SUBSTITUTE FOR HOUSE BILL NO. 6620

A bill to amend 1980 PA 450, entitled
"The tax increment finance authority act,"
by amending section 1 (MCL 125.1801), as amended by 2005 PA 29.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. As used in this act:
- 2 (a) "Advance" means a transfer of funds made by a municipality
- 3 to an authority or to another person on behalf of the authority.
- 4 Evidence of the intent to repay an advance is required and may
- 5 include, but is not limited to, an executed agreement to repay,
- 6 provisions contained in a tax increment financing plan approved
- 7 before the advance or before August 14, 1993, or a resolution of
- 8 the authority or the municipality.
- 9 (b) "Assessed value" means 1 of the following:
- 10 (i) For valuations made before January 1, 1995, the state

- 1 equalized valuation as determined under the general property tax
- 2 act, 1893 PA 206, MCL 211.1 to 211.157 211.155.
- 3 (ii) For valuations made after December 31, 1994, taxable value
- 4 as determined under section 27a of the general property tax act,
- 5 1893 PA 206, MCL 211.27a.
- 6 (c) "Authority" means a tax increment finance authority
- 7 created under this act.
- 8 (d) "Authority district" means that area within which an
- 9 authority exercises its powers and within which 1 or more
- 10 development areas may exist.
- (e) "Board" means the governing body of an authority.
- 12 (f) "Captured assessed value" means the amount in any 1 year
- 13 by which the current assessed value of the development area,
- 14 including the assessed value of property for which specific local
- 15 taxes are paid in lieu of property taxes as determined in
- 16 subdivision (w), exceeds the initial assessed value. The state tax
- 17 commission shall prescribe the method for calculating captured
- 18 assessed value.
- 19 (q) "Chief executive officer" means the mayor or city manager
- 20 of a city, the president of a village, or the supervisor of a
- 21 township.
- (h) "Development area" means that area to which a development
- 23 plan is applicable.
- 24 (i) "Development area citizens council" or "council" means
- 25 that advisory body established pursuant to section 20.
- 26 (j) "Development plan" means that information and those
- 27 requirements for a development set forth in section 16.

- 1 (k) "Development program" means the implementation of the
- 2 development plan.
- (l) "Eligible advance" means an advance made before August 19,
- 4 1993.
- 5 (m) "Eligible obligation" means an obligation issued or
- 6 incurred by an authority or by a municipality on behalf of an
- 7 authority before August 19, 1993 and its subsequent refunding by a
- 8 qualified refunding obligation. Eligible obligation includes an
- 9 authority's written agreement entered into before August 19, 1993
- 10 to pay an obligation issued after August 18, 1993 and before
- 11 December 31, 1996 by another entity on behalf of the authority.
- 12 Eligible obligation also includes an ongoing management contract or
- 13 contract for professional services or development services that was
- 14 entered into by the authority or a municipality on behalf of the
- 15 authority in 1991, and related similar written agreements executed
- 16 before 1984, if the 1991 agreement both provides for automatic
- 17 annual renewal and incorporates by reference the prior related
- 18 agreements; however, receipt by an authority of tax increment
- 19 revenues authorized under subdivision (aa) (ii) in order to pay costs
- 20 arising under those contracts shall be limited to:
- 21 (i) For taxes levied before July 1, 2005, the amount permitted
- 22 to be received by an authority for an eligible obligation as
- 23 provided in this act.
- 24 (ii) For taxes levied after June 30, 2005 and before July 1,
- **25** 2006, \$3,000,000.00.
- 26 (iii) For taxes levied after June 30, 2006 and before July 1,
- 27 2007, \$3,000,000.00.

- 1 (iv) For taxes levied after June 30, 2007 and before July 1,
- 2 2008, \$3,000,000.00.
- 3 (v) For taxes levied after June 30, 2008 and before July 1,
- 4 2009, \$3,000,000.00.
- 5 (vi) For taxes levied after June 30, 2009 and before July 1,
- **6** 2010, \$3,000,000.00.
- 7 (vii) For taxes levied after June 30, 2010 and before July 1,
- **8** 2011, \$2,650,000.00.
- 9 (viii) For taxes levied after June 30, 2011 and before July 1,
- **10** 2012, \$2,400,000.00.
- 11 (ix) For taxes levied after June 30, 2012 and before July 1,
- **12** 2013, \$2,125,000.00.
- 13 (x) For taxes levied after June 30, 2013 and before July 1,
- **14** 2014, \$1,500,000.00.
- 15 (xi) For taxes levied after June 30, 2014 and before July 1,
- **16** 2015, \$1,150,000.00.
- 17 (xii) For taxes levied after June 30, 2015, \$0.00.
- (n) "Fiscal year" means the fiscal year of the authority.
- 19 (o) "Governing body" means the elected body of a municipality
- 20 having legislative powers.
- 21 (p) "Initial assessed value" means the assessed value, as
- 22 equalized, of all the taxable property within the boundaries of the
- 23 development area at the time the resolution establishing the tax
- 24 increment financing plan is approved as shown by the most recent
- 25 assessment roll of the municipality for which equalization has been
- 26 completed at the time the resolution is adopted. Property exempt
- 27 from taxation at the time of the determination of the initial

- 1 assessed value shall be included as zero. For the purpose of
- 2 determining initial assessed value, property for which a specific
- 3 local tax is paid in lieu of a property tax shall not be considered
- 4 property that is exempt from taxation. The initial assessed value
- 5 of property for which a specific tax was paid in lieu of a property
- 6 tax shall be determined as provided in subdivision (w).
- 7 (q) "Municipality" means a city.
- 8 (r) "Obligation" means a written promise to pay, whether
- 9 evidenced by a contract, agreement, lease, sublease, bond, or note,
- 10 or a requirement to pay imposed by law. An obligation does not
- 11 include a payment required solely because of default upon an
- 12 obligation, employee salaries, or consideration paid for the use of
- 13 municipal offices. An obligation does not include those bonds that
- 14 have been economically defeased by refunding bonds issued under
- 15 this act. Obligation includes, but is not limited to, the
- 16 following:
- 17 (i) A requirement to pay proceeds derived from ad valorem
- 18 property taxes or taxes levied in lieu of ad valorem property
- 19 taxes.
- 20 (ii) A management contract or a contract for professional
- 21 services.
- 22 (iii) A payment required on a contract, agreement, bond, or note
- 23 if the requirement to make or assume the payment arose before
- 24 August 19, 1993.
- (iv) A requirement to pay or reimburse a person for the cost of
- 26 insurance for, or to maintain, property subject to a lease, land
- 27 contract, purchase agreement, or other agreement.

- 1 (v) A letter of credit, paying agent, transfer agent, bond
- 2 registrar, or trustee fee associated with a contract, agreement,
- 3 bond, or note.
- 4 (s) "On behalf of an authority", in relation to an eligible
- 5 advance made by a municipality, or an eligible obligation or other
- 6 protected obligation issued or incurred by a municipality, means in
- 7 anticipation that an authority would transfer tax increment
- 8 revenues or reimburse the municipality from tax increment revenues
- 9 in an amount sufficient to fully make payment required by the
- 10 eligible advance made by a municipality, or the eligible obligation
- 11 or other protected obligation issued or incurred by the
- 12 municipality, if the anticipation of the transfer or receipt of tax
- increment revenues from the authority is pursuant to or evidenced
- 14 by 1 or more of the following:
- 15 (i) A reimbursement agreement between the municipality and an
- 16 authority it established.
- 17 (ii) A requirement imposed by law that the authority transfer
- 18 tax increment revenues to the municipality.
- 19 (iii) A resolution of the authority agreeing to make payments to
- 20 the incorporating unit.
- 21 (iv) Provisions in a tax increment financing plan describing
- 22 the project for which the obligation was incurred.
- 23 (t) "Other protected obligation" means:
- 24 (i) A qualified refunding obligation issued to refund an
- 25 obligation described in subparagraph (ii) or (iii), an obligation that
- 26 is not a qualified refunding obligation that is issued to refund an
- 27 eligible obligation, or a qualified refunding obligation issued to

- 1 refund an obligation described in this subparagraph.
- 2 (ii) An obligation issued or incurred by an authority or by a
- 3 municipality on behalf of an authority after August 19, 1993, but
- 4 before December 31, 1994, to finance a project described in a tax
- 5 increment finance plan approved by the municipality in accordance
- 6 with this act before December 31, 1993, for which a contract for
- 7 final design is entered into by the municipality or authority
- 8 before March 1, 1994.
- 9 (iii) An obligation incurred by an authority or municipality
- 10 after August 19, 1993, to reimburse a party to a development
- 11 agreement entered into by a municipality or authority before August
- 12 19, 1993, for a project described in a tax increment financing plan
- 13 approved in accordance with this act before August 19, 1993, and
- 14 undertaken and installed by that party in accordance with the
- 15 development agreement.
- 16 (iv) An obligation issued or incurred by an authority or by a
- 17 municipality on behalf of an authority to implement a project
- 18 described in a tax increment finance plan approved by the
- 19 municipality in accordance with this act before August 19, 1993,
- 20 that is located on land owned by a public university on the date
- 21 the tax increment financing plan is approved, and for which a
- 22 contract for final design is entered into before December 31, 1993.
- (v) An ongoing management or professional services contract
- 24 with the governing body of a county which was entered into before
- 25 March 1, 1994 and which was preceded by a series of limited term
- 26 management or professional services contracts with the governing
- 27 body of the county, the last of which was entered into before

- **1** August 19, 1993.
- 2 (vi) An obligation issued or incurred by a municipality under a
- 3 contract executed on December 19, 1994 as subsequently amended
- 4 between the municipality and the authority to implement a project
- 5 described in a tax increment finance plan approved by the
- 6 municipality under this act before August 19, 1993 for which a
- 7 contract for final design was entered into by the municipality
- 8 before March 1, 1994 provided that final payment by the
- 9 municipality is made on or before December 31, 2001.
- 10 (vii) An obligation issued or incurred by an authority or by a
- 11 municipality on behalf of an authority that meets all of the
- 12 following qualifications:
- 13 (A) The obligation is issued or incurred to finance a project
- 14 described in a tax increment financing plan approved before August
- 15 19, 1993 by a municipality in accordance with this act.
- 16 (B) The obligation qualifies as an other protected obligation
- 17 under subparagraph (ii) and was issued or incurred by the authority
- 18 before December 31, 1994 for the purpose of financing the project.
- 19 (C) A portion of the obligation issued or incurred by the
- 20 authority before December 31, 1994 for the purpose of financing the
- 21 project was retired prior to December 31, 1996.
- (D) The obligation does not exceed the dollar amount of the
- 23 portion of the obligation retired prior to December 31, 1996.
- 24 (viii) AN OBLIGATION INCURRED BY AN AUTHORITY THAT MEETS BOTH OF
- 25 THE FOLLOWING QUALIFICATIONS:
- 26 (A) THE OBLIGATION IS A CONTRACT OF LEASE ORIGINALLY EXECUTED
- 27 ON DECEMBER 20, 1994 BETWEEN THE MUNICIPALITY AND THE AUTHORITY TO

- 1 PARTIALLY IMPLEMENT THE AUTHORITY'S DEVELOPMENT PLAN AND TAX
- 2 INCREMENT FINANCING PLAN.
- 3 (B) THE OBLIGATION QUALIFIES AS AN OBLIGATION UNDER
- 4 SUBPARAGRAPH (ii). THE OBLIGATION DESCRIBED IN THIS SUBPARAGRAPH MAY
- 5 BE AMENDED TO EXTEND CASH RENTAL PAYMENTS FOR A PERIOD NOT TO
- 6 EXCEED 30 YEARS THROUGH THE YEAR 2039. THE DURATION OF THE
- 7 DEVELOPMENT PLAN AND TAX INCREMENT FINANCING PLAN DESCRIBED IN THIS
- 8 SUBPARAGRAPH IS EXTENDED TO 1 YEAR AFTER THE FINAL DATE THAT THE
- 9 EXTENDED CASH RENTAL PAYMENTS ARE DUE. THE OBLIGATION DESCRIBED IN
- 10 THIS SUBPARAGRAPH MAY BE AMENDED TO INCLUDE ADDITIONAL CASH RENTAL
- 11 PAYMENTS BY THE AUTHORITY FROM THE MUNICIPALITY FOR LEASE OF A
- 12 BUILDING OR BUILDINGS USED AS A NEW PERFORMING ARTS FACILITY, AN
- 13 ADDITION TO AN EXISTING CONVENTION AND EXHIBITION CENTER BUILDING,
- 14 AND INFRASTRUCTURE IMPROVEMENTS, FINANCED UNDER SECTION 11(3) OF
- 15 1948 (1ST EX SESS) PA 31, MCL 123.961.
- 16 (u) "Public facility" means 1 or more of the following:
- 17 (i) A street, plaza, or pedestrian mall, and any improvements
- 18 to a street, plaza, boulevard, alley, or pedestrian mall, including
- 19 street furniture and beautification, park, parking facility,
- 20 recreation facility, playground, school, library, public
- 21 institution or administration building, right of way, structure,
- 22 waterway, bridge, lake, pond, canal, utility line or pipeline, and
- 23 other similar facilities and necessary easements of these
- 24 facilities designed and dedicated to use by the public generally or
- 25 used by a public agency. As used in this subparagraph, public
- 26 institution or administration building includes, but is not limited
- 27 to, a police station, fire station, court building, or other public

- 1 safety facility.
- (ii) The acquisition and disposal of real and personal property
- 3 or interests in real and personal property, demolition of
- 4 structures, site preparation, relocation costs, building
- 5 rehabilitation, and all associated administrative costs, including,
- 6 but not limited to, architect's, engineer's, legal, and accounting
- 7 fees as contained in the resolution establishing the district's
- 8 development plan.
- 9 (iii) An improvement to a facility used by the public or a
- 10 public facility as those terms are defined in section 1 of 1966 PA
- 11 1, MCL 125.1351, which improvement is made to comply with the
- 12 barrier free design requirements of the state construction code
- 13 promulgated under the Stille-DeRossett-Hale single state
- 14 construction code act, 1972 PA 230, MCL 125.1501 to 125.1531.
- (v) "Qualified refunding obligation" means an obligation
- 16 issued or incurred by an authority or by a municipality on behalf
- 17 of an authority to refund an obligation if the 1 OF THE FOLLOWING
- 18 APPLIES:
- 19 (i) THE refunding obligation meets both of the following:
- 20 (A) (i)—The net present value of the principal and interest to
- 21 be paid on the refunding obligation, including the cost of
- 22 issuance, will be less than the net present value of the principal
- 23 and interest to be paid on the obligation being refunded, as
- 24 calculated using a method approved by the department of treasury.
- 25 (B) $\frac{(ii)}{(ii)}$ The net present value of the sum of the tax increment
- 26 revenues described in subdivision (aa) (ii) and the distributions
- 27 under section 12a to repay the refunding obligation will not be

- 1 greater than the net present value of the sum of the tax increment
- $\mathbf{2}$ revenues described in subdivision (aa) (ii) and the distributions
- 3 under section 12a to repay the obligation being refunded, as
- 4 calculated using a method approved by the department of treasury.
- 5 (ii) THE REFUNDING OBLIGATION IS A TAX INCREMENT REFUNDING BOND
- 6 ISSUED TO REFUND A REFUNDING BOND THAT IS AN OTHER PROTECTED
- 7 OBLIGATION ISSUED AS A CAPITAL APPRECIATION BOND DELIVERED TO THE
- 8 MICHIGAN MUNICIPAL BOND AUTHORITY ON DECEMBER 21, 1994, AND THE
- 9 AUTHORITY, BY RESOLUTION OF ITS BOARD, AUTHORIZED ISSUANCE OF THE
- 10 REFUNDING OBLIGATION BEFORE JANUARY 1, 2011 WITH A FINAL MATURITY
- 11 NOT LATER THAN 2039. THE MUNICIPALITY BY MAJORITY VOTE OF THE
- 12 MEMBERS OF ITS GOVERNING BODY MAY PLEDGE ITS FULL FAITH AND CREDIT
- 13 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THE REFUNDING
- 14 OBLIGATION. A REFUNDING OBLIGATION ISSUED UNDER THIS SUBPARAGRAPH
- 15 IS NOT SUBJECT TO THE REQUIREMENTS OF SECTION 305(2), (3), (5), OR
- 16 (6), 501, 503, OR 611 OF THE REVISED MUNICIPAL FINANCE ACT, 2001 PA
- 17 34, MCL 141.2305, 141.2501, 141.2503, AND 141.2611. THE DURATION OF
- 18 THE DEVELOPMENT PLAN AND THE TAX INCREMENT FINANCING PLAN RELATING
- 19 TO THE REFUNDING OBLIGATIONS DESCRIBED IN THIS SUBPARAGRAPH IS
- 20 EXTENDED TO 1 YEAR AFTER THE FINAL DATE OF MATURITY OF THE
- 21 REFUNDING OBLIGATION.
- 22 (w) "Specific local tax" means a tax levied under 1974 PA 198,
- 23 MCL 207.551 to 207.572, the commercial redevelopment act, 1978 PA
- 24 255, MCL 207.651 to 207.668, the technology park development act,
- 25 1984 PA 385, MCL 207.701 to 207.718, and 1953 PA 189, MCL 211.181
- 26 to 211.182. The initial assessed value or current assessed value of
- 27 property subject to a specific local tax shall be the quotient of

- 1 the specific local tax paid divided by the ad valorem millage rate.
- 2 However, after 1993, the state tax commission shall prescribe the
- 3 method for calculating the initial assessed value and current
- 4 assessed value of property for which a specific local tax was paid
- 5 in lieu of a property tax.
- 6 (x) "State fiscal year" means the annual period commencing
- 7 October 1 of each year.
- 8 (y) "Tax increment district" or "district" means that area to
- 9 which the tax increment finance plan pertains.
- 10 (z) "Tax increment financing plan" means that information and
- 11 those requirements set forth in sections 13 to 15.
- 12 (aa) "Tax increment revenues" means the amount of ad valorem
- 13 property taxes and specific local taxes attributable to the
- 14 application of the levy of all taxing jurisdictions upon the
- 15 captured assessed value of real and personal property in the
- 16 development area, subject to the following requirements:
- 17 (i) Tax increment revenues include ad valorem property taxes
- 18 and specific local taxes attributable to the application of the
- 19 levy of all taxing jurisdictions other than the state pursuant to
- 20 the state education tax act, 1993 PA 331, MCL 211.901 to 211.906,
- 21 and local or intermediate school districts upon the captured
- 22 assessed value of real and personal property in the development
- 23 area for any purpose authorized by this act.
- 24 (ii) Tax increment revenues include ad valorem property taxes
- 25 and specific local taxes attributable to the application of the
- 26 levy of the state pursuant to the state education tax act, 1993 PA
- 27 331, MCL 211.901 to 211.906, and local or intermediate school

- 1 districts upon the captured assessed value of real and personal
- 2 property in the development area in an amount equal to the amount
- 3 necessary, without regard to subparagraph (i), to repay eligible
- 4 advances, eligible obligations, and other protected obligations.
- 5 (iii) Tax increment revenues do not include any of the
- 6 following:
- 7 (A) Ad valorem property taxes attributable either to a portion
- 8 of the captured assessed value shared with taxing jurisdictions
- 9 within the jurisdictional area of the authority or to a portion of
- 10 value of property that may be excluded from captured assessed value
- 11 or specific local taxes attributable to such ad valorem property
- 12 taxes.
- 13 (B) Ad valorem property taxes excluded by the tax increment
- 14 financing plan of the authority from the determination of the
- 15 amount of tax increment revenues to be transmitted to the authority
- 16 or specific local taxes attributable to such ad valorem property
- 17 taxes.
- 18 (iv) The amount of tax increment revenues authorized to be
- 19 included under subparagraph (ii), and required to be transmitted to
- 20 the authority under section 14(1), from ad valorem property taxes
- 21 and specific local taxes attributable to the application of the
- levy of the state education tax act, 1993 PA 331, MCL 211.901 to
- 23 211.906, a local school district or an intermediate school district
- 24 upon the captured assessed value of real and personal property in a
- 25 development area shall be determined separately for the levy by the
- 26 state, each school district, and each intermediate school district
- 27 as the product of sub-subparagraphs (A) and (B):

- 1 (A) The percentage which the total ad valorem taxes and
- 2 specific local taxes available for distribution by law to the
- 3 state, local school district, or intermediate school district,
- 4 respectively, bear to the aggregate amount of ad valorem millage
- 5 taxes and specific taxes available for distribution by law to the
- 6 state, each local school district, and each intermediate school
- 7 district.
- 8 (B) The maximum amount of ad valorem property taxes and
- 9 specific local taxes considered tax increment revenues under
- 10 subparagraph (ii).