HB-4290, House Concurred, January 26, 2022 HB-4290, As Passed Senate, January 20, 2022

> SENATE SUBSTITUTE FOR HOUSE BILL NO. 4290

A bill to amend 1967 PA 281, entitled

"Income tax act of 1967,"

by amending section 30 (MCL 206.30), as amended by 2021 PA 168.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 30. (1) "Taxable income" means, for a person other than a corporation, estate, or trust, adjusted gross income as defined in the internal revenue code subject to the following adjustments under this section:

5 (a) Add gross interest income and dividends derived from
6 obligations or securities of states other than Michigan, in the
7 same amount that has been excluded from adjusted gross income less
8 related expenses not deducted in computing adjusted gross income
9 because of section 265(a)(1) of the internal revenue code.

(b) Add taxes on or measured by income to the extent the taxes
 have been deducted in arriving at adjusted gross income including
 any direct or indirect allocated share of taxes paid by a flow through entity under part 4.

5 (c) Add losses on the sale or exchange of obligations of the
6 United States government, the income of which this state is
7 prohibited from subjecting to a net income tax, to the extent that
8 the loss has been deducted in arriving at adjusted gross income.

9 (d) Deduct, to the extent included in adjusted gross income, 10 income derived from obligations, or the sale or exchange of 11 obligations, of the United States government that this state is prohibited by law from subjecting to a net income tax, reduced by 12 any interest on indebtedness incurred in carrying the obligations 13 14 and by any expenses incurred in the production of that income to 15 the extent that the expenses, including amortizable bond premiums, were deducted in arriving at adjusted gross income. 16

17 (e) Deduct, to the extent included in adjusted gross income,18 the following:

19 (i) Compensation, including retirement or pension benefits,20 received for services in the Armed Forces of the United States.

21 (*ii*) Retirement or pension benefits under the railroad
22 retirement act of 1974, 45 USC 231 to 231v.

23 (iii) Beginning January 1, 2012, retirement or pension benefits
24 received for services in the Michigan National Guard.

25 (f) Deduct the following to the extent included in adjusted 26 gross income subject to the limitations and restrictions set forth 27 in subsection (9):

28 (i) Retirement or pension benefits received from a federal29 public retirement system or from a public retirement system of or

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1 created by this state or a political subdivision of this state.

(*ii*) Retirement or pension benefits received from a public
retirement system of or created by another state or any of its
political subdivisions if the income tax laws of the other state
permit a similar deduction or exemption or a reciprocal deduction
or exemption of a retirement or pension benefit received from a
public retirement system of or created by this state or any of the
political subdivisions of this state.

9 (iii) Social Security benefits as defined in section 86 of the10 internal revenue code.

11 (iv) Beginning on and after January 1, 2007, retirement or 12 pension benefits not deductible under subparagraph (i) or 13 subdivision (e) from any other retirement or pension system or 14 benefits from a retirement annuity policy in which payments are made for life to a senior citizen, to a maximum of \$42,240.00 for a 15 16 single return and \$84,480.00 for a joint return. The maximum 17 amounts allowed under this subparagraph shall be reduced by the amount of the deduction for retirement or pension benefits claimed 18 19 under subparagraph (i) or subdivision (e) and by the amount of a 20 deduction claimed under subdivision (p). For the 2008 tax year and 21 each tax year after 2008, the maximum amounts allowed under this 22 subparagraph shall be adjusted by the percentage increase in the 23 United States Consumer Price Index for the immediately preceding 24 calendar year. The department shall annualize the amounts provided 25 in this subparagraph as necessary.

(v) The amount determined to be the section 22 amount eligible
for the elderly and the permanently and totally disabled credit
provided in section 22 of the internal revenue code.

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(g) Adjustments resulting from the application of section 271.

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(h) Adjustments with respect to estate and trust income as
 provided in section 36.

3 (i) Adjustments resulting from the allocation and4 apportionment provisions of chapter 3.

5 (j) Deduct the following payments made by the taxpayer in the 6 tax year:

7 (i) The amount of a charitable contribution made to the advance
8 tuition payment fund created under section 9 of the Michigan
9 education trust act, 1986 PA 316, MCL 390.1429.

10 (*ii*) The amount of payment made under an advance tuition
11 payment contract as provided in the Michigan education trust act,
12 1986 PA 316, MCL 390.1421 to 390.1442.

13 (iii) The amount of payment made under a contract with a private14 sector investment manager that meets all of the following criteria:

15 (A) The contract is certified and approved by the board of
16 directors of the Michigan education trust to provide equivalent
17 benefits and rights to purchasers and beneficiaries as an advance
18 tuition payment contract as described in subparagraph (*ii*).

19 (B) The contract applies only for a state institution of
20 higher education as defined in the Michigan education trust act,
21 1986 PA 316, MCL 390.1421 to 390.1442, or a community or junior
22 college in Michigan.

23 (C) The contract provides for enrollment by the contract's
24 qualified beneficiary in not less than 4 years after the date on
25 which the contract is entered into.

26 (D) The contract is entered into after either of the27 following:

28 (I) The purchaser has had his or her offer to enter into an29 advance tuition payment contract rejected by the board of directors

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of the Michigan education trust, if the board determines that the
 trust cannot accept an unlimited number of enrollees upon an
 actuarially sound basis.

4 (II) The board of directors of the Michigan education trust
5 determines that the trust can accept an unlimited number of
6 enrollees upon an actuarially sound basis.

7 (k) If an advance tuition payment contract under the Michigan 8 education trust act, 1986 PA 316, MCL 390.1421 to 390.1442, or 9 another contract for which the payment was deductible under 10 subdivision (j) is terminated and the qualified beneficiary under 11 that contract does not attend a university, college, junior or community college, or other institution of higher education, add 12 13 the amount of a refund received by the taxpayer as a result of that 14 termination or the amount of the deduction taken under subdivision 15 (j) for payment made under that contract, whichever is less.

16 (1) Deduct from the taxable income of a purchaser the amount 17 included as income to the purchaser under the internal revenue code 18 after the advance tuition payment contract entered into under the 19 Michigan education trust act, 1986 PA 316, MCL 390.1421 to 20 390.1442, is terminated because the qualified beneficiary attends 21 an institution of postsecondary education other than either a state 22 institution of higher education or an institution of postsecondary 23 education located outside this state with which a state institution of higher education has reciprocity. 24

(m) Add, to the extent deducted in determining adjusted gross
income, the net operating loss deduction under section 172 of the
internal revenue code.

28 (n) Deduct a net operating loss deduction for the taxable year29 as determined under section 172 of the internal revenue code

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subject to the modifications under section 172(b)(2) of the
 internal revenue code and subject to the allocation and
 apportionment provisions of chapter 3 for the taxable year in which
 the loss was incurred.

5 (o) Deduct, to the extent included in adjusted gross income,
6 benefits from a discriminatory self-insurance medical expense
7 reimbursement plan.

8 (p) Beginning on and after January 1, 2007, subject to any 9 limitation provided in this subdivision, a taxpayer who is a senior 10 citizen may deduct to the extent included in adjusted gross income, 11 interest, dividends, and capital gains received in the tax year not to exceed \$9,420.00 for a single return and \$18,840.00 for a joint 12 return. The maximum amounts allowed under this subdivision shall be 13 14 reduced by the amount of a deduction claimed for retirement or 15 pension benefits under subdivision (e) or a deduction claimed under 16 subdivision (f) (i), (ii), (iv), or (v). For the 2008 tax year and each 17 tax year after 2008, the maximum amounts allowed under this 18 subdivision shall be adjusted by the percentage increase in the 19 United States Consumer Price Index for the immediately preceding 20 calendar year. The department shall annualize the amounts provided 21 in this subdivision as necessary. Beginning January 1, 2012, the 22 deduction under this subdivision is not available to a senior 23 citizen born after 1945.

24 (q) Deduct, to the extent included in adjusted gross income,25 all of the following:

26 (i) The amount of a refund received in the tax year based on
27 taxes paid under this part and any direct or indirect allocated
28 share of a refund received by a flow-through entity under part 4.
29 (ii) The amount of a refund received in the tax year based on

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1 taxes paid under the city income tax act, 1964 PA 284, MCL 141.5012 to 141.787.

3 (*iii*) The amount of a credit received in the tax year based on a
4 claim filed under sections 520 and 522 to the extent that the taxes
5 used to calculate the credit were not used to reduce adjusted gross
6 income for a prior year.

7 (r) Add the amount paid by the state on behalf of the taxpayer 8 in the tax year to repay the outstanding principal on a loan taken 9 on which the taxpayer defaulted that was to fund an advance tuition 10 payment contract entered into under the Michigan education trust 11 act, 1986 PA 316, MCL 390.1421 to 390.1442, if the cost of the 12 advance tuition payment contract was deducted under subdivision (j) 13 and was financed with a Michigan education trust secured loan.

14 (s) Deduct, to the extent included in adjusted gross income, 15 any amount, and any interest earned on that amount, received in the 16 tax year by a taxpayer who is a Holocaust victim as a result of a 17 settlement of claims against any entity or individual for any 18 recovered asset pursuant to the German act regulating unresolved 19 property claims, also known as Gesetz zur Regelung offener 20 Vermogensfragen, as a result of the settlement of the action 21 entitled In re: Holocaust victim assets litigation, CV-96-4849, CV-22 96-5161, and CV-97-0461 (E.D. NY), or as a result of any similar 23 action if the income and interest are not commingled in any way with and are kept separate from all other funds and assets of the 24 25 taxpayer. As used in this subdivision:

26 (i) "Holocaust victim" means a person, or the heir or
27 beneficiary of that person, who was persecuted by Nazi Germany or
28 any Axis regime during any period from 1933 to 1945.

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(ii) "Recovered asset" means any asset of any type and any

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1 interest earned on that asset including, but not limited to, bank 2 deposits, insurance proceeds, or artwork owned by a Holocaust 3 victim during the period from 1920 to 1945, withheld from that 4 Holocaust victim from and after 1945, and not recovered, returned, 5 or otherwise compensated to the Holocaust victim until after 1993. 6 (t) Deduct all of the following:

(i) To the extent not deducted in determining adjusted gross 7 8 income, contributions made by the taxpayer in the tax year less 9 qualified withdrawals made in the tax year from education savings 10 accounts, calculated on a per education savings account basis, pursuant to the Michigan education savings program act, 2000 PA 11 12 161, MCL 390.1471 to 390.1486, not to exceed a total deduction of 13 \$5,000.00 for a single return or \$10,000.00 for a joint return per 14 tax year. The amount calculated under this subparagraph for each 15 education savings account shall not be less than zero.

16 (ii) To the extent included in adjusted gross income, interest 17 earned in the tax year on the contributions to the taxpayer's 18 education savings accounts if the contributions were deductible 19 under subparagraph (i).

20 (iii) To the extent included in adjusted gross income,
21 distributions that are qualified withdrawals from an education
22 savings account to the designated beneficiary of that education
23 savings account.

(u) Add, to the extent not included in adjusted gross income,
the amount of money withdrawn by the taxpayer in the tax year from
education savings accounts, not to exceed the total amount deducted
under subdivision (t) in the tax year and all previous tax years,
if the withdrawal was not a qualified withdrawal as provided in the
Michigan education savings program act, 2000 PA 161, MCL 390.1471

to 390.1486. This subdivision does not apply to withdrawals that are less than the sum of all contributions made to an education savings account in all previous tax years for which no deduction was claimed under subdivision (t), less any contributions for which no deduction was claimed under subdivision (t) that were withdrawn in all previous tax years.

(v) A taxpayer who is a resident tribal member may deduct, to
the extent included in adjusted gross income, all nonbusiness
income earned or received in the tax year and during the period in
which an agreement entered into between the taxpayer's tribe and
this state pursuant to section 30c of 1941 PA 122, MCL 205.30c, is
in full force and effect. As used in this subdivision:

13 (i) "Business income" means business income as defined in14 section 4 and apportioned under chapter 3.

15 (ii) "Nonbusiness income" means nonbusiness income as defined 16 in section 14 and, to the extent not included in business income, 17 all of the following:

18 (A) All income derived from wages whether the wages are earned19 within the agreement area or outside of the agreement area.

20 (B) All interest and passive dividends.

21 (C) All rents and royalties derived from real property located22 within the agreement area.

(D) All rents and royalties derived from tangible personal
property, to the extent the personal property is utilized within
the agreement area.

26 (E) Capital gains from the sale or exchange of real property27 located within the agreement area.

28 (F) Capital gains from the sale or exchange of tangible29 personal property located within the agreement area at the time of

1 sale.

2 (G) Capital gains from the sale or exchange of intangible3 personal property.

4 (H) All pension income and benefits including, but not limited
5 to, distributions from a 401(k) plan, individual retirement
6 accounts under section 408 of the internal revenue code, or a
7 defined contribution plan, or payments from a defined benefit plan.

8 (I) All per capita payments by the tribe to resident tribal9 members, without regard to the source of payment.

10 (J) All gaming winnings.

11 (*iii*) "Resident tribal member" means an individual who meets all 12 of the following criteria:

13 (A) Is an enrolled member of a federally recognized tribe.

14 (B) The individual's tribe has an agreement with this state
15 pursuant to section 30c of 1941 PA 122, MCL 205.30c, that is in
16 full force and effect.

17 (C) The individual's principal place of residence is located
18 within the agreement area as designated in the agreement under sub19 subparagraph (B).

20 (w) Eliminate all of the following:

21 (i) Income from producing oil and gas to the extent included in22 adjusted gross income.

23 (*ii*) Expenses of producing oil and gas to the extent deducted24 in arriving at adjusted gross income.

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(x) Deduct all of the following:

(i) To the extent not deducted in determining adjusted gross
income, contributions made by the taxpayer in the tax year less
qualified withdrawals made in the tax year from an ABLE savings
account, pursuant to the Michigan achieving a better life

1 experience (ABLE) program act, 2015 PA 160, MCL 206.981 to 206.997, 2 not to exceed a total deduction of \$5,000.00 for a single return or 3 \$10,000.00 for a joint return per tax year. The amount calculated 4 under this subparagraph for an ABLE savings account shall not be 5 less than zero.

6 (*ii*) To the extent included in adjusted gross income, interest
7 earned in the tax year on the contributions to the taxpayer's ABLE
8 savings account if the contributions were deductible under
9 subparagraph (*i*).

10 (iii) To the extent included in adjusted gross income, 11 distributions that are qualified withdrawals from an ABLE savings 12 account to the designated beneficiary of that ABLE savings account.

13 (v) Add, to the extent not included in adjusted gross income, 14 the amount of money withdrawn by the taxpayer in the tax year from 15 an ABLE savings account, not to exceed the total amount deducted 16 under subdivision (x) in the tax year and all previous tax years, 17 if the withdrawal was not a qualified withdrawal as provided in the 18 Michigan achieving a better life experience (ABLE) program act, 19 2015 PA 160, MCL 206.981 to 206.997. This subdivision does not 20 apply to withdrawals that are less than the sum of all contributions made to an ABLE savings account in all previous tax 21 22 years for which no deduction was claimed under subdivision (x), 23 less any contributions for which no deduction was claimed under 24 subdivision (x) that were withdrawn in all previous tax years.

(z) For tax years that begin after December 31, 2018, deduct,
to the extent included in adjusted gross income, compensation
received in the tax year pursuant to the wrongful imprisonment
compensation act, 2016 PA 343, MCL 691.1751 to 691.1757.

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(aa) For the 2016, 2017, 2018, and 2019 tax years and for each

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tax year that begins on and after January 1, 2025, a taxpayer who 1 is a disabled veteran may deduct, to the extent included in 2 adjusted gross income, income reported on a federal income tax form 3 1099-C that is attributable to the cancellation or discharge of a 4 student loan by the United States Department of Education pursuant 5 6 to the total and permanent disability discharge program, 34 CFR 7 685.213. As used in this subdivision, "disabled veteran" means an 8 individual who meets either of the following criteria:

9 (i) Has been determined by the United States Department of
10 Veterans Affairs to be permanently and totally disabled as a result
11 of military service and entitled to veterans' benefits at the 100%
12 rate.

13 (*ii*) Has been rated by the United States Department of Veterans14 Affairs as individually unemployable.

15 (bb) For tax years that begin on and after January 1, 2021, and subject to the limitation under this subdivision, deduct, to 16 17 the extent not deducted in determining adjusted gross income, wagering losses deducted under section 165(d) of the internal 18 19 revenue code on the taxpayer's federal income tax return for the 20 same tax year. For a nonresident, only wagering losses that are 21 attributable to wagering transactions placed at or through a casino 22 or licensed race meeting located in this state may be deducted and 23 must not exceed the gains on wagering transactions allocated to 24 this state under section 110(2)(d). As used in this subdivision, 25 "casino" and "licensed race meeting" mean those terms as defined in 26 section 110.

(cc) Except as otherwise provided under subparagraph (i), for
tax years that begin on and after January 1, 2022, deduct all of
the following:

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1 (i) To the extent not deducted in determining adjusted gross 2 income, contributions made by the taxpayer in the tax year less 3 qualified withdrawals made in the tax year from a first-time home buyer savings account, pursuant to the Michigan first-time home 4 buyer savings program act, not to exceed a total deduction of 5 6 \$5,000.00 for a single return or \$10,000.00 for a joint return per 7 tax year. The amount calculated under this subparagraph for a 8 first-time home buyer savings account shall not be less than zero. 9 The deduction under this subparagraph does not apply for tax years 10 that begin after December 31, 2026.

(*ii*) To the extent not deducted in determining adjusted gross
income, interest earned in the tax year on the contributions to the
taxpayer's first-time home buyer savings account.

(*iii*) To the extent included in adjusted gross income,
distributions that are qualified withdrawals from a first-time home
buyer savings account to the qualified beneficiary of that savings
account.

18 (dd) For tax years that begin on and after January 1, 2022, 19 add, to the extent not included in adjusted gross income, the 20 amount of money withdrawn by the taxpayer in the tax year from a first-time home buyer savings account, not to exceed the total 21 22 amount deducted under subdivision (cc) in the tax year and all 23 previous tax years, if the withdrawal was not a qualified 24 withdrawal as provided in the Michigan first-time home buyer 25 savings program act. This subdivision does not apply to withdrawals 26 that are less than the sum of all contributions made to a first-27 time home buyer savings account in all previous tax years for which 28 no deduction was claimed under subdivision (cc), less any 29 contributions for which no deduction was claimed under subdivision

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(cc) that were withdrawn in all previous tax years.

2 (2) Except as otherwise provided in subsection (7) and section
3 30a, a personal exemption of \$3,700.00 multiplied by the number of
4 personal and dependency exemptions shall be subtracted in the
5 calculation that determines taxable income. The number of personal
6 and dependency exemptions allowed shall be determined as follows:

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7 (a) Each taxpayer may claim 1 personal exemption. However, if
8 a joint return is not made by the taxpayer and his or her spouse,
9 the taxpayer may claim a personal exemption for the spouse if the
10 spouse, for the calendar year in which the taxable year of the
11 taxpayer begins, does not have any gross income and is not the
12 dependent of another taxpayer.

13 (b) A taxpayer may claim a dependency exemption for each14 individual who is a dependent of the taxpayer for the tax year.

(c) For tax years beginning on and after January 1, 2019, a taxpayer may claim an additional exemption under this subsection in the tax year for which the taxpayer has a certificate of stillbirth from the department of health and human services as provided under section 2834 of the public health code, 1978 PA 368, MCL 333.2834.

20 (3) Except as otherwise provided in subsection (7), a single
21 additional exemption determined as follows shall be subtracted in
22 the calculation that determines taxable income in each of the
23 following circumstances:

(a) \$1,800.00 for each taxpayer and every dependent of the
taxpayer who is a deaf person as defined in section 2 of the deaf
persons' interpreters act, 1982 PA 204, MCL 393.502; a paraplegic,
a quadriplegic, or a hemiplegic; a person who is blind as defined
in section 504; or a person who is totally and permanently disabled
as defined in section 522. When a dependent of a taxpayer files an

annual return under this part, the taxpayer or dependent of the
 taxpayer, but not both, may claim the additional exemption allowed
 under this subdivision.

4 (b) For tax years beginning after 2007, \$250.00 for each
5 taxpayer and every dependent of the taxpayer who is a qualified
6 disabled veteran. When a dependent of a taxpayer files an annual
7 return under this part, the taxpayer or dependent of the taxpayer,
8 but not both, may claim the additional exemption allowed under this
9 subdivision. As used in this subdivision:

10 (i) "Qualified disabled veteran" means a veteran with a 11 service-connected disability.

12 (*ii*) "Service-connected disability" means a disability incurred
13 or aggravated in the line of duty in the active military, naval, or
14 air service as described in 38 USC 101(16).

15 (*iii*) "Veteran" means a person who served in the active 16 military, naval, marine, coast guard, or air service and who was 17 discharged or released from his or her service with an honorable or 18 general discharge.

19 (4) An individual with respect to whom a deduction under 20 subsection (2) is allowable to another taxpayer during the tax year 21 is not entitled to an exemption for purposes of subsection (2), but 22 may subtract \$1,500.00 in the calculation that determines taxable 23 income for a tax year.

(5) A nonresident or a part-year resident is allowed that
proportion of an exemption or deduction allowed under subsection
(2), (3), or (4) that the taxpayer's portion of adjusted gross
income from Michigan sources bears to the taxpayer's total adjusted
gross income.

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(6) In calculating taxable income, a taxpayer shall not

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subtract from adjusted gross income the amount of prizes won by the
 taxpayer under the McCauley-Traxler-Law-Bowman-McNeely lottery act,
 1972 PA 239, MCL 432.1 to 432.47.

(7) For each tax year beginning on and after January 1, 2013, 4 5 the personal exemption allowed under subsection (2) shall be 6 adjusted by multiplying the exemption for the tax year beginning in 7 2012 by a fraction, the numerator of which is the United States 8 Consumer Price Index for the state fiscal year ending in the tax 9 year prior to the tax year for which the adjustment is being made 10 and the denominator of which is the United States Consumer Price 11 Index for the 2010-2011 state fiscal year. For the 2022 tax year and each tax year after 2022, the adjusted amount determined under 12 this subsection shall be increased by an additional \$600.00. The 13 14 resultant product shall be rounded to the nearest \$100.00 15 increment. For each tax year, the exemptions allowed under 16 subsection (3) shall be adjusted by multiplying the exemption amount under subsection (3) for the tax year by a fraction, the 17 numerator of which is the United States Consumer Price Index for 18 19 the state fiscal year ending the tax year prior to the tax year for 20 which the adjustment is being made and the denominator of which is the United States Consumer Price Index for the 1998-1999 state 21 fiscal year. The resultant product shall be rounded to the nearest 22 23 \$100.00 increment.

24 (8) As used in this section, "retirement or pension benefits"25 means distributions from all of the following:

26 (a) Except as provided in subdivision (d), qualified pension
27 trusts and annuity plans that qualify under section 401(a) of the
28 internal revenue code, including all of the following:

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(i) Plans for self-employed persons, commonly known as Keogh or

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1 HR10 plans.

(*ii*) Individual retirement accounts that qualify under section
408 of the internal revenue code if the distributions are not made
until the participant has reached 59-1/2 years of age, except in
the case of death, disability, or distributions described by
section 72(t)(2)(A)(*iv*) of the internal revenue code.

7 (*iii*) Employee annuities or tax-sheltered annuities purchased
8 under section 403(b) of the internal revenue code by organizations
9 exempt under section 501(c)(3) of the internal revenue code, or by
10 public school systems.

11 (*iv*) Distributions from a 401(k) plan attributable to employee
12 contributions mandated by the plan or attributable to employer
13 contributions.

14 (b) The following retirement and pension plans not qualified15 under the internal revenue code:

16 (i) Plans of the United States, state governments other than
17 this state, and political subdivisions, agencies, or
18 instrumentalities of this state.

19 (*ii*) Plans maintained by a church or a convention or20 association of churches.

(*iii*) All other unqualified pension plans that prescribe
eligibility for retirement and predetermine contributions and
benefits if the distributions are made from a pension trust.

(c) Retirement or pension benefits received by a surviving
spouse if those benefits qualified for a deduction prior to the
decedent's death. Benefits received by a surviving child are not
deductible.

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(d) Retirement and pension benefits do not include:

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(i) Amounts received from a plan that allows the employee to

set the amount of compensation to be deferred and does not
 prescribe retirement age or years of service. These plans include,
 but are not limited to, all of the following:

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4 (A) Deferred compensation plans under section 457 of the5 internal revenue code.

6 (B) Distributions from plans under section 401(k) of the
7 internal revenue code other than plans described in subdivision
8 (a) (iv).

9 (C) Distributions from plans under section 403(b) of the
10 internal revenue code other than plans described in subdivision
11 (a) (*iii*).

12 (*ii*) Premature distributions paid on separation, withdrawal, or
13 discontinuance of a plan prior to the earliest date the recipient
14 could have retired under the provisions of the plan.

15 (*iii*) Payments received as an incentive to retire early unless16 the distributions are from a pension trust.

17 (9) In determining taxable income under this section, the18 following limitations and restrictions apply:

(a) For a person born before 1946, this subsection provides noadditional restrictions or limitations under subsection (1)(f).

21 (b) Except as otherwise provided in subdivision (c), for a person born in 1946 through 1952, the sum of the deductions under 22 23 subsection (1) (f) (i), (ii), and (iv) is limited to \$20,000.00 for a 24 single return and \$40,000.00 for a joint return. After that person 25 reaches the age of 67, the deductions under subsection (1)(f)(i), 26 (ii), and (iv) do not apply and that person is eligible for a deduction of \$20,000.00 for a single return and \$40,000.00 for a 27 28 joint return, which deduction is available against all types of 29 income and is not restricted to income from retirement or pension

benefits. A person who takes the deduction under subsection (1)(e)
 is not eligible for the unrestricted deduction of \$20,000.00 for a
 single return and \$40,000.00 for a joint return under this
 subdivision.

(c) Beginning January 1, 2013 for a person born in 1946 5 6 through 1952 and beginning January 1, 2018 for a person born after 7 1945 who has retired as of January 1, 2013, if that person receives 8 retirement or pension benefits from employment with a governmental 9 agency that was not covered by the federal social security act, 10 chapter 531, 49 Stat 620, the sum of the deductions under subsection (1) (f) (i), (ii), and (iv) is limited to 35,000.00 for a 11 12 single return and, except as otherwise provided under this 13 subdivision, \$55,000.00 for a joint return. If both spouses filing 14 a joint return receive retirement or pension benefits from 15 employment with a governmental agency that was not covered by the federal social security act, chapter 531, 49 Stat 620, the sum of 16 17 the deductions under subsection (1)(f)(i), (ii), and (iv) is limited to \$70,000.00 for a joint return. After that person reaches the age 18 19 of 67, the deductions under subsection (1)(f)(i), (ii), and (iv) do 20 not apply and that person is eligible for a deduction of \$35,000.00 for a single return and \$55,000.00 for a joint return, or 21 22 \$70,000.00 for a joint return if applicable, which deduction is 23 available against all types of income and is not restricted to 24 income from retirement or pension benefits. A person who takes the 25 deduction under subsection (1) (e) is not eligible for the unrestricted deduction of \$35,000.00 for a single return and 26 \$55,000.00 for a joint return, or \$70,000.00 for a joint return if 27 28 applicable, under this subdivision.

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(d) Except as otherwise provided under subdivision (c) for a

person who was retired as of January 1, 2013, for a person born 1 after 1952 who has reached the age of 62 through 66 years of age 2 and who receives retirement or pension benefits from employment 3 with a governmental agency that was not covered by the federal 4 social security act, chapter 531, 49 Stat 620, the sum of the 5 deductions under subsection (1) (f) (i), (ii), and (iv) is limited to 6 7 \$15,000.00 for a single return and, except as otherwise provided under this subdivision, \$15,000.00 for a joint return. If both 8 9 spouses filing a joint return receive retirement or pension 10 benefits from employment with a governmental agency that was not covered by the federal social security act, chapter 531, 49 Stat 11 12 620, the sum of the deductions under subsection (1)(f)(i), (ii), and 13 (iv) is limited to \$30,000.00 for a joint return.

14 (e) Except as otherwise provided under subdivision (c) or (d), 15 for a person born after 1952, the deduction under subsection 16 (1) (f) (i), (ii), or (iv) does not apply. When that person reaches the 17 age of 67, that person is eligible for a deduction of \$20,000.00 for a single return and \$40,000.00 for a joint return, which 18 deduction is available against all types of income and is not 19 20 restricted to income from retirement or pension benefits. If a person takes the deduction of \$20,000.00 for a single return and 21 \$40,000.00 for a joint return, that person shall not take the 22 deduction under subsection (1)(f)(iii) and shall not take the 23 24 personal exemption under subsection (2). That person may elect not 25 to take the deduction of \$20,000.00 for a single return and 26 \$40,000.00 for a joint return and elect to take the deduction under 27 subsection (1) (f) (iii) and the personal exemption under subsection (2) if that election would reduce that person's tax liability. A 28 29 person who takes the deduction under subsection (1)(e) is not

eligible for the unrestricted deduction of \$20,000.00 for a singlereturn and \$40,000.00 for a joint return under this subdivision.

(f) For a joint return, the limitations and restrictions in 3 this subsection shall be applied based on the date of birth of the 4 5 older spouse filing the joint return. If a deduction under 6 subsection (1)(f) was claimed on a joint return for a tax year in 7 which a spouse died and the surviving spouse has not remarried 8 since the death of that spouse, the surviving spouse is entitled to 9 claim the deduction under subsection (1) (f) in subsequent tax years 10 subject to the same restrictions and limitations, for a single 11 return, that would have applied based on the date of birth of the 12 older of the 2 spouses. For tax years beginning after December 31, 2019, a surviving spouse born after 1945 who has reached the age of 13 14 67 and has not remarried since the death of that spouse may elect 15 to take the deduction that is available against all types of income 16 subject to the same limitations and restrictions as provided under this subsection based on the surviving spouse's date of birth 17 18 instead of taking the deduction allowed under subsection (1)(f), 19 for a single return, based on the date of birth of the older 20 spouse.

21 (10) As used in this section:

(a) "Oil and gas" means oil and gas subject to severance tax
 under 1929 PA 48, MCL 205.301 to 205.317.

24 (b) "Senior citizen" means that term as defined in section25 514.

(c) "United States Consumer Price Index" means the United
States Consumer Price Index for all urban consumers as defined and
reported by the United States Department of Labor, Bureau of Labor
Statistics.

KAS

Enacting section 1. This amendatory act does not take effect
 unless Senate Bill No. 145 of the 101st Legislature is enacted into
 law.

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