HB-4810, As Passed House, March 11, 2014HB-4810, As Passed Senate, March 11, 2014

SUBSTITUTE FOR

HOUSE BILL NO. 4810

A bill to amend 1893 PA 206, entitled

"The general property tax act,"

by amending section 7cc (MCL 211.7cc), as amended by 2013 PA 140.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 7cc. (1) A principal residence is exempt from the tax 2 levied by a local school district for school operating purposes to 3 the extent provided under section 1211 of the revised school code, 4 1976 PA 451, MCL 380.1211, if an owner of that principal residence 5 claims an exemption as provided in this section. Notwithstanding 6 the tax day provided in section 2, the status of property as a 7 principal residence shall be determined on the date an affidavit 8 claiming an exemption is filed under subsection (2).

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(2) Except as otherwise provided in subsection (5), an owner

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1 of property may claim 1 exemption under this section by filing an affidavit on or before May 1 for taxes levied before January 1, 2 2012 or, for taxes levied after December 31, 2011, on or before 3 4 June 1 for the immediately succeeding summer tax levy and all 5 subsequent tax levies or on or before November 1 for the 6 immediately succeeding winter tax levy and all subsequent tax levies with the local tax collecting unit in which the property is 7 located. The affidavit shall state that the property is owned and 8 9 occupied as a principal residence by that owner of the property on the date that the affidavit is signed. The affidavit shall be on a 10 11 form prescribed by the department of treasury. One copy of the 12 affidavit shall be retained by the owner, 1 copy shall be retained by the local tax collecting unit until any appeal or audit period 13 14 under this act has expired, and 1 copy shall be forwarded to the department of treasury pursuant to subsection (4), together with 15 all information submitted under subsection (28) for a cooperative 16 17 housing corporation. The affidavit shall require the owner claiming 18 the exemption to indicate if that owner or that owner's spouse has 19 claimed another exemption on property in this state that is not 20 rescinded or a substantially similar exemption, deduction, or 21 credit on property in another state that is not rescinded. If the 22 affidavit requires an owner to include a social security number, 23 that owner's number is subject to the disclosure restrictions in 1941 PA 122, MCL 205.1 to 205.31. If an owner of property filed an 24 25 affidavit for an exemption under this section before January 1, 26 2004, that affidavit shall be considered the affidavit required 27 under this subsection for a principal residence exemption and that

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exemption shall remain in effect until rescinded as provided in
 this section.

3 (3) Except as otherwise provided in subsection (5), a husband
4 and wife who are required to file or who do file a joint Michigan
5 income tax return are entitled to not more than 1 exemption under
6 this section. For taxes levied after December 31, 2002, a person is
7 not entitled to an exemption under this section if any of the
8 following conditions occur:

9 (a) That person has claimed a substantially similar exemption,
10 deduction, or credit on property in another state that is not
11 rescinded.

(b) Subject to subdivision (a), that person or his or her spouse owns property in a state other than this state for which that person or his or her spouse claims an exemption, deduction, or credit substantially similar to the exemption provided under this section, unless that person and his or her spouse file separate income tax returns.

18 (c) That person has filed a nonresident Michigan income tax
19 return, except active duty military personnel stationed in this
20 state with his or her principal residence in this state.

(d) That person has filed an income tax return in a state other than this state as a resident, except active duty military personnel stationed in this state with his or her principal residence in this state.

(e) That person has previously rescinded an exemption under
this section for the same property for which an exemption is now
claimed and there has not been a transfer of ownership of that

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property after the previous exemption was rescinded, if either of
 the following conditions is satisfied:

3 (i) That person has claimed an exemption under this section for4 any other property for that tax year.

5 (*ii*) That person has rescinded an exemption under this section
6 on other property, which exemption remains in effect for that tax
7 year, and there has not been a transfer of ownership of that
8 property.

(4) Upon receipt of an affidavit filed under subsection (2) 9 and unless the claim is denied under this section, the assessor 10 11 shall exempt the property from the collection of the tax levied by 12 a local school district for school operating purposes to the extent provided under section 1211 of the revised school code, 1976 PA 13 14 451, MCL 380.1211, as provided in subsection (1) until December 31 15 of the year in which the property is transferred or, except as otherwise provided in subsection (5), is no longer a principal 16 17 residence as defined in section 7dd. The local tax collecting unit 18 shall forward copies of affidavits to the department of treasury 19 according to a schedule prescribed by the department of treasury.

20 (5) Except as otherwise provided in this subsection, not more 21 than 90 days after exempted property is no longer used as a 22 principal residence by the owner claiming an exemption, that owner 23 shall rescind the claim of exemption by filing with the local tax 24 collecting unit a rescission form prescribed by the department of 25 treasury. If an owner is eligible for and claims an exemption for 26 that owner's current principal residence, that owner may retain an 27 exemption for not more than 3 tax years on property previously

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1 exempt as his or her principal residence if that property is not 2 occupied, is for sale, is not leased, and is not used for any business or commercial purpose by filing a conditional rescission 3 4 form prescribed by the department of treasury with the local tax 5 collecting unit within the time period prescribed in subsection (2). Beginning in the 2012 tax year, subject to the payment 6 requirement set forth in this subsection, if a land contract 7 vendor, bank, credit union, or other lending institution owns 8 property as a result of a foreclosure or forfeiture of a recorded 9 instrument under chapter 31, 32, or 57 of the revised judicature 10 act of 1961, 1961 PA 236, MCL 600.3101 to 600.3285 and MCL 600.5701 11 12 to 600.5759, or through deed or conveyance in lieu of a foreclosure 13 or forfeiture on that property and that property had been exempt 14 under this section immediately preceding the foreclosure, that land contract vendor, bank, credit union, or other lending institution 15 16 may retain an exemption on that property at the same percentage of 17 exemption that the property previously had under this section if 18 that property is not occupied other than by the person who claimed 19 the exemption under this section immediately preceding the foreclosure or forfeiture, is for sale, is not leased to any person 20 21 other than the person who claimed the exemption under this section 22 immediately preceding the foreclosure, and is not used for any 23 business or commercial purpose. A land contract vendor, bank, 24 credit union, or other lending institution may claim an exemption 25 under this subsection by filing a conditional rescission form 26 prescribed by the department of treasury with the local tax 27 collecting unit within the time period prescribed in subsection

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(2). Property is eligible for a conditional rescission if that 1 property is available for lease and all other conditions under this 2 subsection are met. A copy of a conditional rescission form shall 3 4 be forwarded to the department of treasury according to a schedule 5 prescribed by the department of treasury. An owner or a land contract vendor, bank, credit union, or other lending institution 6 that files a conditional rescission form shall annually verify to 7 the assessor of the local tax collecting unit on or before December 8 9 31 that the property for which the principal residence exemption is 10 retained is not occupied other than by the person who claimed the 11 exemption under this section immediately preceding the foreclosure 12 or forfeiture, is for sale, is not leased except as otherwise provided in this section, and is not used for any business or 13 14 commercial purpose. The land contract vendor, bank, credit union, or other lending institution may retain the exemption authorized 15 under this section for not more than 3 tax years. If an owner or a 16 land contract vendor, bank, credit union, or other lending 17 18 institution does not annually verify by December 31 that the 19 property for which the principal residence exemption is retained is 20 not occupied other than by the person who claimed the exemption 21 under this section immediately preceding the foreclosure or forfeiture, is for sale, is not leased except as otherwise provided 22 23 in this section, and is not used for any business or commercial 24 purpose, the assessor of the local tax collecting unit shall deny 25 the principal residence exemption on that property. Except as 26 otherwise provided in this section, if property subject to a 27 conditional rescission is leased, the local tax collecting unit

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shall deny that conditional rescission and that denial is 1 2 retroactive and is effective on December 31 of the year immediately preceding the year in which the property subject to the conditional 3 4 rescission is leased. An owner who fails to file a rescission as required by this subsection is subject to a penalty of \$5.00 per 5 6 day for each separate failure beginning after the 90 days have elapsed, up to a maximum of \$200.00. This penalty shall be 7 collected under 1941 PA 122, MCL 205.1 to 205.31, and shall be 8 deposited in the state school aid fund established in section 11 of 9 article IX of the state constitution of 1963. This penalty may be 10 11 waived by the department of treasury. If a land contract vendor, 12 bank, credit union, or other lending institution retains an exemption on property under this subsection, that land contract 13 14 vendor, bank, credit union, or other lending institution shall pay an amount equal to the additional amount that land contract vendor, 15 bank, credit union, or other lending institution would have paid 16 under section 1211 of the revised school code, 1976 PA 451, MCL 17 380.1211, if an exemption had not been retained on that property, 18 19 together with an administration fee equal to the property tax 20 administration fee imposed under section 44. The payment required 21 under this subsection shall be collected by the local tax 22 collecting unit at the same time and in the same manner as taxes collected under this act. The administration fee shall be retained 23 by the local tax collecting unit. The amount collected that the 24 25 land contract vendor, bank, credit union, or other lending 26 institution would have paid under section 1211 of the revised 27 school code, 1976 PA 451, MCL 380.1211, if an exemption had not

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1 been retained on that property is an amount that is not captured by 2 any authority as tax increment revenues and shall be distributed to the department of treasury monthly for deposit into the state 3 4 school aid fund established in section 11 of article IX of the state constitution of 1963. If a land contract vendor, bank, credit 5 6 union, or other lending institution transfers ownership of property for which an exemption is retained under this subsection, that land 7 contract vendor, bank, credit union, or other lending institution 8 9 shall rescind the exemption as provided in this section and shall notify the treasurer of the local tax collecting unit of that 10 11 transfer of ownership. If a land contract vendor, bank, credit 12 union, or other lending institution fails to make the payment 13 required under this subsection for any property within the period 14 for which property taxes are due and payable without penalty, the local tax collecting unit shall deny that conditional rescission 15 and that denial is retroactive and is effective on December 31 of 16 17 the immediately preceding year. If the local tax collecting unit denies a conditional rescission, the local tax collecting unit 18 19 shall remove the exemption of the property and the amount due from 20 the land contract vendor, bank, credit union, or other lending 21 institution shall be a tax so that the additional taxes, penalties, 22 and interest shall be collected as provided for in this section. If 23 payment of the tax under this subsection is not made by the March 1 24 following the levy of the tax, the tax shall be turned over to the 25 county treasurer and collected in the same manner as delinquent 26 taxes under this act. A person who previously occupied property as 27 his or her principal residence but now resides in a nursing home or

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assisted living facility may retain an exemption on that property
 if the owner manifests an intent to return to that property by
 satisfying all of the following conditions:

4 (a) The owner continues to own that property while residing in5 the nursing home or assisted living facility.

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(b) The owner has not established a new principal residence.

7 (c) The owner maintains or provides for the maintenance of
8 that property while residing in the nursing home or assisted living
9 facility.

10 (d) That property is not occupied, is not for sale, is not 11 leased, and is not used for any business or commercial purpose. 12 (6) Except as otherwise provided in subsection (5), if the assessor of the local tax collecting unit believes that the 13 14 property for which an exemption is claimed is not the principal residence of the owner claiming the exemption, the assessor may 15 deny a new or existing claim by notifying the owner and the 16 17 department of treasury in writing of the reason for the denial and 18 advising the owner that the denial may be appealed to the 19 residential and small claims division of the Michigan tax tribunal 20 within 35 days after the date of the notice. The assessor may deny 21 a claim for exemption for the current year and for the 3 22 immediately preceding calendar years. If the assessor denies an 23 existing claim for exemption, the assessor shall remove the exemption of the property and, if the tax roll is in the local tax 24 25 collecting unit's possession, amend the tax roll to reflect the 26 denial and the local treasurer shall within 30 days of the date of 27 the denial issue a corrected tax bill for any additional taxes with

1 interest at the rate of 1.25% per month or fraction of a month and 2 penalties computed from the date the taxes were last payable without interest or penalty. If the tax roll is in the county 3 4 treasurer's possession, the tax roll shall be amended to reflect 5 the denial and the county treasurer shall within 30 days of the 6 date of the denial prepare and submit a supplemental tax bill for any additional taxes, together with interest at the rate of 1.25% 7 per month or fraction of a month and penalties computed from the 8 9 date the taxes were last payable without interest or penalty. 10 Interest on any tax set forth in a corrected or supplemental tax 11 bill shall again begin to accrue 60 days after the date the 12 corrected or supplemental tax bill is issued at the rate of 1.25% per month or fraction of a month. Taxes levied in a corrected or 13 14 supplemental tax bill shall be returned as delinquent on the March 15 1 in the year immediately succeeding the year in which the corrected or supplemental tax bill is issued. If the assessor 16 17 denies an existing claim for exemption, the interest due shall be 18 distributed as provided in subsection (25). However, if the 19 property has been transferred to a bona fide purchaser before 20 additional taxes were billed to the seller as a result of the 21 denial of a claim for exemption, the taxes, interest, and penalties 22 shall not be a lien on the property and shall not be billed to the 23 bona fide purchaser, and the local tax collecting unit if the local 24 tax collecting unit has possession of the tax roll or the county 25 treasurer if the county has possession of the tax roll shall notify 26 the department of treasury of the amount of tax due, interest, and 27 penalties through the date of that notification. The department of

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1 treasury shall then assess the owner who claimed the exemption 2 under this section for the tax, interest, and penalties accruing as a result of the denial of the claim for exemption, if any, as for 3 4 unpaid taxes provided under 1941 PA 122, MCL 205.1 to 205.31, and 5 shall deposit any tax or penalty collected into the state school 6 aid fund and shall distribute any interest collected as provided in subsection (25). The denial shall be made on a form prescribed by 7 the department of treasury. If the property for which the assessor 8 has denied a claim for exemption under this subsection is located 9 10 in a county in which the county treasurer or the county 11 equalization director have elected to audit exemptions under 12 subsection (10), the assessor shall notify the county treasurer or 13 the county equalization director of the denial under this subsection. 14

(7) If the assessor of the local tax collecting unit believes 15 that the property for which the exemption is claimed is not the 16 17 principal residence of the owner claiming the exemption and has not 18 denied the claim, the assessor shall include a recommendation for 19 denial with any affidavit that is forwarded to the department of 20 treasury or, for an existing claim, shall send a recommendation for 21 denial to the department of treasury, stating the reasons for the 22 recommendation.

(8) The department of treasury shall determine if the property
is the principal residence of the owner claiming the exemption.
Except as otherwise provided in subsection (21), the department of
treasury may review the validity of exemptions for the current
calendar year and for the 3 immediately preceding calendar years.

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Except as otherwise provided in subsection (5), if the department 1 2 of treasury determines that the property is not the principal residence of the owner claiming the exemption, the department shall 3 send a notice of that determination to the local tax collecting 4 5 unit and to the owner of the property claiming the exemption, indicating that the claim for exemption is denied, stating the 6 reason for the denial, and advising the owner claiming the 7 exemption of the right to appeal the determination to the 8 9 department of treasury and what those rights of appeal are. The 10 department of treasury may issue a notice denying a claim if an 11 owner fails to respond within 30 days of receipt of a request for 12 information from that department. An owner may appeal the denial of 13 a claim of exemption to the department of treasury within 35 days 14 of receipt of the notice of denial. An appeal to the department of treasury shall be conducted according to the provisions for an 15 informal conference in section 21 of 1941 PA 122, MCL 205.21. 16 17 Within 10 days after acknowledging an appeal of a denial of a claim 18 of exemption, the department of treasury shall notify the assessor 19 and the treasurer for the county in which the property is located 20 that an appeal has been filed. Upon receipt of a notice that the 21 department of treasury has denied a claim for exemption, the 22 assessor shall remove the exemption of the property and, if the tax 23 roll is in the local tax collecting unit's possession, amend the 24 tax roll to reflect the denial and the local treasurer shall within 25 30 days of the date of the denial issue a corrected tax bill for 26 any additional taxes with interest at the rate of 1.25% per month 27 or fraction of a month and penalties computed from the date the

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1 taxes were last payable without interest and penalty. If the tax 2 roll is in the county treasurer's possession, the tax roll shall be amended to reflect the denial and the county treasurer shall within 3 4 30 days of the date of the denial prepare and submit a supplemental 5 tax bill for any additional taxes, together with interest at the 6 rate of 1.25% per month or fraction of a month and penalties computed from the date the taxes were last payable without interest 7 or penalty. Interest on any tax set forth in a corrected or 8 9 supplemental tax bill shall again begin to accrue 60 days after the 10 date the corrected or supplemental tax bill is issued at the rate 11 of 1.25% per month or fraction of a month. The department of 12 treasury may waive interest on any tax set forth in a corrected or supplemental tax bill for the current tax year and the immediately 13 14 preceding 3 tax years if the assessor of the local tax collecting unit files with the department of treasury a sworn affidavit in a 15 form prescribed by the department of treasury stating that the tax 16 17 set forth in the corrected or supplemental tax bill is a result of the assessor's classification error or other error or the 18 19 assessor's failure to rescind the exemption after the owner 20 requested in writing that the exemption be rescinded. Taxes levied 21 in a corrected or supplemental tax bill shall be returned as 22 delinquent on the March 1 in the year immediately succeeding the 23 year in which the corrected or supplemental tax bill is issued. If 24 the department of treasury denies an existing claim for exemption, 25 the interest due shall be distributed as provided in subsection 26 (25). However, if the property has been transferred to a bona fide 27 purchaser before additional taxes were billed to the seller as a

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result of the denial of a claim for exemption, the taxes, interest, 1 2 and penalties shall not be a lien on the property and shall not be billed to the bona fide purchaser, and the local tax collecting 3 4 unit if the local tax collecting unit has possession of the tax 5 roll or the county treasurer if the county has possession of the 6 tax roll shall notify the department of treasury of the amount of tax due and interest through the date of that notification. The 7 department of treasury shall then assess the owner who claimed the 8 9 exemption under this section for the tax and interest plus penalty accruing as a result of the denial of the claim for exemption, if 10 11 any, as for unpaid taxes provided under 1941 PA 122, MCL 205.1 to 12 205.31, and shall deposit any tax or penalty collected into the state school aid fund and shall distribute any interest collected 13 14 as provided in subsection (25).

(9) The department of treasury may enter into an agreement 15 regarding the implementation or administration of subsection (8) 16 17 with the assessor of any local tax collecting unit in a county that 18 has not elected to audit exemptions claimed under this section as 19 provided in subsection (10). The agreement may specify that for a 20 period of time, not to exceed 120 days, the department of treasury 21 will not deny an exemption identified by the department of treasury 22 in the list provided under subsection (11).

(10) A county may elect to audit the exemptions claimed under this section in all local tax collecting units located in that county as provided in this subsection. The election to audit exemptions shall be made by the county treasurer, or by the county equalization director with the concurrence by resolution of the

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1 county board of commissioners. The initial election to audit 2 exemptions shall require an audit period of 2 years. Before 2009, subsequent elections to audit exemptions shall be made every 2 3 4 years and shall require 2 annual audit periods. Beginning in 2009, 5 an election to audit exemptions shall be made every 5 years and shall require 5 annual audit periods. An election to audit 6 exemptions shall be made by submitting an election to audit form to 7 the assessor of each local tax collecting unit in that county and 8 9 to the department of treasury not later than April 1 preceding the October 1 in the year in which an election to audit is made. The 10 11 election to audit form required under this subsection shall be in a 12 form prescribed by the department of treasury. If a county elects 13 to audit the exemptions claimed under this section, the department 14 of treasury may continue to review the validity of exemptions as provided in subsection (8). If a county does not elect to audit the 15 exemptions claimed under this section as provided in this 16 17 subsection, the department of treasury shall conduct an audit of 18 exemptions claimed under this section in the initial 2-year audit 19 period for each local tax collecting unit in that county unless the 20 department of treasury has entered into an agreement with the assessor for that local tax collecting unit under subsection (9). 21

(11) If a county elects to audit the exemptions claimed under this section as provided in subsection (10) and the county treasurer or his or her designee or the county equalization director or his or her designee believes that the property for which an exemption is claimed is not the principal residence of the owner claiming the exemption, the county treasurer or his or her

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1 designee or the county equalization director or his or her designee 2 may, except as otherwise provided in subsection (5), deny an existing claim by notifying the owner, the assessor of the local 3 4 tax collecting unit, and the department of treasury in writing of 5 the reason for the denial and advising the owner that the denial may be appealed to the residential and small claims division of the 6 Michigan tax tribunal within 35 days after the date of the notice. 7 The county treasurer or his or her designee or the county 8 9 equalization director or his or her designee may deny a claim for 10 exemption for the current year and for the 3 immediately preceding 11 calendar years. If the county treasurer or his or her designee or 12 the county equalization director or his or her designee denies an 13 existing claim for exemption, the county treasurer or his or her 14 designee or the county equalization director or his or her designee shall direct the assessor of the local tax collecting unit in which 15 16 the property is located to remove the exemption of the property from the assessment roll and, if the tax roll is in the local tax 17 collecting unit's possession, direct the assessor of the local tax 18 19 collecting unit to amend the tax roll to reflect the denial and the 20 treasurer of the local tax collecting unit shall within 30 days of 21 the date of the denial issue a corrected tax bill for any 22 additional taxes with interest at the rate of 1.25% per month or 23 fraction of a month and penalties computed from the date the taxes 24 were last payable without interest and penalty. If the tax roll is 25 in the county treasurer's possession, the tax roll shall be amended 26 to reflect the denial and the county treasurer shall within 30 days 27 of the date of the denial prepare and submit a supplemental tax

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bill for any additional taxes, together with interest at the rate 1 2 of 1.25% per month or fraction of a month and penalties computed from the date the taxes were last payable without interest or 3 4 penalty. Interest on any tax set forth in a corrected or 5 supplemental tax bill shall again begin to accrue 60 days after the date the corrected or supplemental tax bill is issued at the rate 6 of 1.25% per month or fraction of a month. Taxes levied in a 7 corrected or supplemental tax bill shall be returned as delinquent 8 9 on the March 1 in the year immediately succeeding the year in which 10 the corrected or supplemental tax bill is issued. If the county 11 treasurer or his or her designee or the county equalization 12 director or his or her designee denies an existing claim for exemption, the interest due shall be distributed as provided in 13 14 subsection (25). However, if the property has been transferred to a bona fide purchaser before additional taxes were billed to the 15 seller as a result of the denial of a claim for exemption, the 16 17 taxes, interest, and penalties shall not be a lien on the property 18 and shall not be billed to the bona fide purchaser, and the local 19 tax collecting unit if the local tax collecting unit has possession 20 of the tax roll or the county treasurer if the county has 21 possession of the tax roll shall notify the department of treasury 22 of the amount of tax due and interest through the date of that 23 notification. The department of treasury shall then assess the 24 owner who claimed the exemption under this section for the tax and 25 interest plus penalty accruing as a result of the denial of the 26 claim for exemption, if any, as for unpaid taxes provided under 27 1941 PA 122, MCL 205.1 to 205.31, and shall deposit any tax or

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1 penalty collected into the state school aid fund and shall 2 distribute any interest collected as provided in subsection (25). The department of treasury shall annually provide the county 3 4 treasurer or his or her designee or the county equalization 5 director or his or her designee a list of parcels of property 6 located in that county for which an exemption may be erroneously claimed. The county treasurer or his or her designee or the county 7 equalization director or his or her designee shall forward copies 8 9 of the list provided by the department of treasury to each assessor in each local tax collecting unit in that county within 10 days of 10 11 receiving the list.

12 (12) If a county elects to audit exemptions claimed under this section as provided in subsection (10), the county treasurer or the 13 14 county equalization director may enter into an agreement with the assessor of a local tax collecting unit in that county regarding 15 the implementation or administration of this section. The agreement 16 17 may specify that for a period of time, not to exceed 120 days, the 18 county will not deny an exemption identified by the department of 19 treasury in the list provided under subsection (11).

20 (13) An owner may appeal a denial by the assessor of the local 21 tax collecting unit under subsection (6), a final decision of the 22 department of treasury under subsection (8), or a denial by the 23 county treasurer or his or her designee or the county equalization 24 director or his or her designee under subsection (11) to the 25 residential and small claims division of the Michigan tax tribunal 26 within 35 days of that decision. An owner is not required to pay 27 the amount of tax in dispute in order to appeal a denial of a claim

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1 of exemption to the department of treasury or to receive a final 2 determination of the residential and small claims division of the Michigan tax tribunal. However, interest at the rate of 1.25% per 3 4 month or fraction of a month and penalties shall accrue and be 5 computed from the date the taxes were last payable without interest and penalty. If the residential and small claims division of the 6 Michigan tax tribunal grants an owner's appeal of a denial and that 7 owner has paid the interest due as a result of a denial under 8 9 subsection (6), (8), or (11), the interest received after a distribution was made under subsection (25) shall be refunded. 10

(14) For taxes levied after December 31, 2005, for each county in which the county treasurer or the county equalization director does not elect to audit the exemptions claimed under this section as provided in subsection (10), the department of treasury shall conduct an annual audit of exemptions claimed under this section for the current calendar year.

17 (15) Except as otherwise provided in subsection (5), an 18 affidavit filed by an owner for the exemption under this section 19 rescinds all previous exemptions filed by that owner for any other 20 property. The department of treasury shall notify the assessor of 21 the local tax collecting unit in which the property for which a 22 previous exemption was claimed is located if the previous exemption 23 is rescinded by the subsequent affidavit. When an exemption is 24 rescinded, the assessor of the local tax collecting unit shall 25 remove the exemption effective December 31 of the year in which the 26 affidavit was filed that rescinded the exemption. For any year for 27 which the rescinded exemption has not been removed from the tax

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roll, the exemption shall be denied as provided in this section.
 However, interest and penalty shall not be imposed for a year for
 which a rescission form has been timely filed under subsection (5).

4 (16) Except as otherwise provided in subsection (30), if the 5 principal residence is part of a unit in a multiple-unit dwelling 6 or a dwelling unit in a multiple-purpose structure, an owner shall 7 claim an exemption for only that portion of the total taxable value of the property used as the principal residence of that owner in a 8 9 manner prescribed by the department of treasury. If a portion of a 10 parcel for which the owner claims an exemption is used for a 11 purpose other than as a principal residence, the owner shall claim 12 an exemption for only that portion of the taxable value of the 13 property used as the principal residence of that owner in a manner 14 prescribed by the department of treasury.

15 (17) When a county register of deeds records a transfer of
16 ownership of a property, he or she shall notify the local tax
17 collecting unit in which the property is located of the transfer.

(18) The department of treasury shall make available the 18 19 affidavit forms and the forms to rescind an exemption, which may be 20 on the same form, to all city and township assessors, county 21 equalization officers, county registers of deeds, and closing 22 agents. A person who prepares a closing statement for the sale of 23 property shall provide affidavit and rescission forms to the buyer 24 and seller at the closing and, if requested by the buyer or seller after execution by the buyer or seller, shall file the forms with 25 26 the local tax collecting unit in which the property is located. If 27 a closing statement preparer fails to provide exemption affidavit

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and rescission forms to the buyer and seller, or fails to file the 1 2 affidavit and rescission forms with the local tax collecting unit if requested by the buyer or seller, the buyer may appeal to the 3 4 department of treasury within 30 days of notice to the buyer that 5 an exemption was not recorded. If the department of treasury determines that the buyer qualifies for the exemption, the 6 department of treasury shall notify the assessor of the local tax 7 collecting unit that the exemption is granted and the assessor of 8 the local tax collecting unit or, if the tax roll is in the 9 possession of the county treasurer, the county treasurer shall 10 11 correct the tax roll to reflect the exemption. This subsection does 12 not create a cause of action at law or in equity against a closing 13 statement preparer who fails to provide exemption affidavit and 14 rescission forms to a buyer and seller or who fails to file the affidavit and rescission forms with the local tax collecting unit 15 when requested to do so by the buyer or seller. 16

17 (19) An owner who owned and occupied a principal residence on 18 May 1 for taxes levied before January 1, 2012 for which the 19 exemption was not on the tax roll may file an appeal with the July 20 board of review or December board of review in the year for which 21 the exemption was claimed or the immediately succeeding 3 years. For taxes levied after December 31, 2011, an owner who owned and 22 23 occupied a principal residence on June 1 or November 1 for which 24 the exemption was not on the tax roll may file an appeal with the 25 July board of review or December board of review in the year for 26 which the exemption was claimed or the immediately succeeding 3 27 years. If an appeal of a claim for exemption that was not on the

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tax roll is received not later than 5 days prior to the date of the
 December board of review, the local tax collecting unit shall
 convene a December board of review and consider the appeal pursuant
 to this section and section 53b.

5 (20) An owner who owned and occupied a principal residence within the time period prescribed in subsection (2) in any year 6 before the 3 immediately preceding tax years for which the 7 exemption was not on the tax roll as a result of a qualified error 8 on the part of the local tax collecting unit may file a request for 9 10 the exemption for those tax years with the department of treasury. 11 The request for the exemption shall be in a form prescribed by the 12 department of treasury and shall include all documentation the 13 department of treasury considers necessary to consider the request 14 and to correct any affected official records if a qualified error on the part of the local tax collecting unit is recognized and an 15 exemption is granted. If the department of treasury denies a 16 17 request for the exemption under this subsection, the owner is 18 responsible for all costs related to the request as determined by 19 the department of treasury. If the department of treasury grants a 20 request for the exemption under this subsection and the exemption 21 results in an overpayment of the tax in the years under 22 consideration, the department of treasury shall notify the 23 treasurer of the local tax collecting unit, the county treasurer, 24 and other affected officials of the error and the granting of the request for the exemption and all affected official records shall 25 26 be corrected consistent with guidance provided by the department of 27 treasury. If granting the request for the exemption results in an

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overpayment, a rebate, including any interest paid by the owner, 1 2 shall be paid to the owner within 30 days of the receipt of the notice. A rebate shall be without interest. The treasurer in 3 4 possession of the appropriate tax roll may deduct the rebate from 5 the appropriate tax collecting unit's subsequent distribution of 6 taxes. The treasurer in possession of the appropriate tax roll shall bill to the appropriate tax collecting unit the tax 7 collecting unit's share of taxes rebated. A local tax collecting 8 unit responsible for a qualified error under this subsection shall 9 reimburse each county treasurer and other affected local official 10 11 required to correct official records under this subsection for the 12 costs incurred in complying with this subsection.

13 (21) If an owner of property received a principal residence 14 exemption to which that owner was not entitled in any year before the 3 immediately preceding tax years, as a result of a qualified 15 error on the part of the local tax collecting unit, the department 16 17 of treasury may deny the principal residence exemption as provided 18 in subsection (8). If the department of treasury denies an 19 exemption under this subsection, the owner shall be issued a 20 corrected or supplemental tax bill as provided in subsection (8), 21 except interest shall not accrue until 60 days after the date the corrected or supplemental tax bill is issued. A local tax 22 23 collecting unit responsible for a qualified error under this 24 subsection shall reimburse each county treasurer and other affected 25 local official required to correct official records under this 26 subsection for the costs incurred in complying with this 27 subsection.

23

1 (22) If the assessor or treasurer of the local tax collecting 2 unit believes that the department of treasury erroneously denied a 3 claim for exemption, the assessor or treasurer may submit written 4 information supporting the owner's claim for exemption to the 5 department of treasury within 35 days of the owner's receipt of the notice denying the claim for exemption. If, after reviewing the 6 information provided, the department of treasury determines that 7 the claim for exemption was erroneously denied, the department of 8 9 treasury shall grant the exemption and the tax roll shall be 10 amended to reflect the exemption.

11 (23) If granting the exemption under this section results in 12 an overpayment of the tax, a rebate, including any interest paid, 13 shall be made to the taxpayer by the local tax collecting unit if 14 the local tax collecting unit has possession of the tax roll or by the county treasurer if the county has possession of the tax roll 15 within 30 days of the date the exemption is granted. The rebate 16 17 shall be without interest. If an exemption for property classified 18 as timber-cutover real property is granted under this section for 19 the 2008 or 2009 tax year, the tax roll shall be corrected and any 20 delinquent and unpaid penalty, interest, and tax resulting from 21 that property not having been exempt under this section for the 22 2008 or 2009 tax year shall be waived.

(24) If an exemption under this section is erroneously granted
for an affidavit filed before October 1, 2003, an owner may request
in writing that the department of treasury withdraw the exemption.
The request to withdraw the exemption shall be received not later
than November 1, 2003. If an owner requests that an exemption be

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1 withdrawn, the department of treasury shall issue an order 2 notifying the local assessor that the exemption issued under this section has been denied based on the owner's request. If an 3 4 exemption is withdrawn, the property that had been subject to that 5 exemption shall be immediately placed on the tax roll by the local tax collecting unit if the local tax collecting unit has possession 6 7 of the tax roll or by the county treasurer if the county has possession of the tax roll as though the exemption had not been 8 granted. A corrected tax bill shall be issued for the tax year 9 being adjusted by the local tax collecting unit if the local tax 10 11 collecting unit has possession of the tax roll or by the county 12 treasurer if the county has possession of the tax roll. Unless a denial has been issued prior to July 1, 2003, if an owner requests 13 14 that an exemption under this section be withdrawn and that owner pays the corrected tax bill issued under this subsection within 30 15 days after the corrected tax bill is issued, that owner is not 16 17 liable for any penalty or interest on the additional tax. An owner who pays a corrected tax bill issued under this subsection more 18 19 than 30 days after the corrected tax bill is issued is liable for 20 the penalties and interest that would have accrued if the exemption 21 had not been granted from the date the taxes were originally 22 levied.

(25) Subject to subsection (26), interest at the rate of 1.25%
per month or fraction of a month collected under subsection (6),
(8), or (11) shall be distributed as follows:

26 (a) If the assessor of the local tax collecting unit denies27 the exemption under this section, as follows:

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1

(i) To the local tax collecting unit, 70%.

2 (*ii*) To the department of treasury, 10%.

3 (*iii*) To the county in which the property is located, 20%.

4 (b) If the department of treasury denies the exemption under5 this section, as follows:

6 (i) To the local tax collecting unit, 20%.

7

(ii) To the department of treasury, 70%.

8

(iii) To the county in which the property is located, 10%.

9 (c) If the county treasurer or his or her designee or the
10 county equalization director or his or her designee denies the
11 exemption under this section, as follows:

12

2 (*i*) To the local tax collecting unit, 20%.

13

14 (*iii*) To the county in which the property is located, 70%.

(ii) To the department of treasury, 10%.

15 (26) Interest distributed under subsection (25) is subject to 16 the following conditions:

(a) Interest distributed to a county shall be deposited into a
restricted fund to be used solely for the administration of
exemptions under this section. Money in that restricted fund shall
lapse to the county general fund on the December 31 in the year 3
years after the first distribution of interest to the county under
subsection (25) and on each succeeding December 31 thereafter.

(b) Interest distributed to the department of treasury shall
be deposited into the principal residence property tax exemption
audit fund, which is created within the state treasury. The state
treasurer may receive money or other assets from any source for
deposit into the fund. The state treasurer shall direct the

26

investment of the fund. The state treasurer shall credit to the fund interest and earnings from fund investments. Money in the fund shall be considered a work project account and at the close of the fiscal year shall remain in the fund and shall not lapse to the general fund. Money from the fund shall be expended, upon appropriation, only for the purpose of auditing exemption affidavits.

8 (27) Interest distributed under subsection (25) is in addition
9 to and shall not affect the levy or collection of the county
10 property tax administration fee established under this act.

(28) A cooperative housing corporation is entitled to a full or partial exemption under this section for the tax year in which the cooperative housing corporation files all of the following with the local tax collecting unit in which the cooperative housing corporation is located if filed within the time period prescribed in subsection (2):

17

(a) An affidavit form.

(b) A statement of the total number of units owned by the cooperative housing corporation and occupied as the principal residence of a tenant stockholder as of the date of the filing under this subsection.

(c) A list that includes the name, address, and social security number of each tenant stockholder of the cooperative housing corporation occupying a unit in the cooperative housing corporation as his or her principal residence as of the date of the filing under this subsection.

27

(d) A statement of the total number of units of the

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cooperative housing corporation on which an exemption under this
 section was claimed and that were transferred in the tax year
 immediately preceding the tax year in which the filing under this
 section was made.

5 (29) Before May 1, 2004 and before May 1, 2005, the treasurer
6 of each county shall forward to the department of education a
7 statement of the taxable value of each school district and fraction
8 of a school district within the county for the preceding 4 calendar
9 years. This requirement is in addition to the requirement set forth
10 in section 151 of the state school aid act of 1979, 1979 PA 94, MCL
11 388.1751.

12 (30) For a parcel of property open and available for use as a 13 bed and breakfast, the portion of the taxable value of the property 14 used as a principal residence under subsection (16) shall be 15 calculated in the following manner:

16

(a) Add all of the following:

17 (i) The square footage of the property used exclusively as that18 owner's principal residence.

19 (*ii*) 50% of the square footage of the property's common area.

20 (iii) If the property was not open and available for use as a
21 bed and breakfast for 90 or more consecutive days in the
22 immediately preceding 12-month period, the result of the following
23 calculation:

24 (A) Add the square footage of the property that is open and
25 available regularly and exclusively as a bed and breakfast, and 50%
26 of the square footage of the property's common area.

27

(B) Multiply the result of the calculation in sub-subparagraph

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(A) by a fraction, the numerator of which is the number of
 consecutive days in the immediately preceding 12-month period that
 the property was not open and available for use as a bed and
 breakfast and the denominator of which is 365.

5 (b) Divide the result of the calculation in subdivision (a) by6 the total square footage of the property.

7 (31) The owner claiming an exemption under this section for
8 property open and available as a bed and breakfast shall file an
9 affidavit claiming the exemption within the time period prescribed
10 in subsection (2) with the local tax collecting unit in which the
11 property is located. The affidavit shall be in a form prescribed by
12 the department of treasury.

13

(32) As used in this section:

14 (a) "Bed and breakfast" means property classified as
15 residential real property under section 34c that meets all of the
16 following criteria:

17 (i) Has 10 or fewer sleeping rooms, including sleeping rooms
18 occupied by the owner of the property, 1 or more of which are
19 available for rent to transient tenants.

20 (*ii*) Serves meals at no extra cost to its transient tenants.
21 (*iii*) Has a smoke detector in proper working order in each
22 sleeping room and a fire extinguisher in proper working order on
23 each floor.

(b) "Common area" includes, but is not limited to, a kitchen,
dining room, living room, fitness room, porch, hallway, laundry
room, or bathroom that is available for use by guests of a bed and
breakfast or, unless guests are specifically prohibited from access

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1 to the area, an area that is used to provide a service to guests of 2 a bed and breakfast.

(c) "Qualified error" means that term as defined in section 3 4 53b.

5 Enacting section 1. This amendatory act is retroactive and is 6 effective for taxes levies after December 31, 2012.