## HOUSE SUBSTITUTE FOR SENATE BILL NO. 164

A bill to amend 1961 PA 120, entitled

"An act to authorize the development or redevelopment of principal shopping districts and business improvement districts; to permit the creation of certain boards; to provide for the operation of principal shopping districts and business improvement districts; to provide for the creation, operation, and dissolution of business improvement zones; and to authorize the collection of revenue and the bonding of certain local governmental units for the development or redevelopment projects,"

by amending sections 10, 10b, 10c, 10e, and 10f (MCL 125.990, 125.990b, 125.990c, 125.990e, and 125.990f), as amended by 2020 PA 91.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 10. As used in this chapter:
  - (a) "Assessable property" means real property in a zone area





- 1 other than property classified as residential real property under
- 2 section 34c of the general property tax act, 1893 PA 206, MCL
- 3 211.34c, or real property exempt from the collection of taxes under
- 4 the general property tax act, 1893 PA 206, MCL 211.1 to 211.155.
- 5 However, assessable property may include real property in a zone
- 6 area classified as residential real property under section 34c of
- 7 the general property tax act, 1893 PA 206, MCL 211.34c, only if the
- 8 plan for the zone area designates property classified as
- 9 residential real property in the zone area as assessable property
- 10 as part of its assessment proceeding.
- 11 (b) "Assessment" means an assessment imposed under this
   12 chapter against assessable property for the benefit of the property
   13 owners.
- 14 (c) "Assessment revenues" revenue" means the money collected
  15 by a business improvement zone from any assessments, including any
  16 interest on the assessments.
- 17 (d) "Board" means the board of directors of a business18 improvement zone.
- (e) "Business improvement zone" means a business improvementzone created under this chapter.
  - (f) "Nonprofit corporation" means a nonprofit corporation organized under the nonprofit corporation act, 1982 PA 162, MCL 450.2101 to 450.3192, and that complies with all of the following:
  - (i) The articles of incorporation of the nonprofit corporation provide that the nonprofit corporation may promote a business improvement zone and may also provide management services related to the implementation of a zone plan.
- 28 (ii) The nonprofit corporation is exempt from federal income 29 tax under section 501(c)(4) or (6) of the internal revenue code of

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1 1986, <del>28</del> 26 USC 501.

- 2 (g) "Person" means an individual, partnership, corporation,3 limited liability company, association, or other legal entity.
- 4 (h) "Project" means any activity within a zone area for the 5 benefit of property owners authorized by section 10a. to enhance 6 the business environment within a zone area.
  - (i) "Property owner" means a person who that owns, or an agent authorized in writing by a person who that owns, assessable property according to the records of the treasurer of the city or village in which the business improvement zone is located.
  - (j) "Proportional voting" means voting with an allocation of votes under section 10f(7) if provided for in a zone plan or a proposed zone plan.
  - (k) (j)—"Qualifying period" means the period in which a business improvement zone is authorized to operate and impose and collect assessments, beginning on the date that the business improvement zone is approved by the property owners voting on the question as provided in section 10f and ending 7 to 10 calendar years after that date as determined in the petition described in section 10c. The 10-year period or qualifying period of a business improvement zone that was created before June 28, 2018 begins on the date that the business improvement zone was approved by the property owners voting on the question as provided in section 10f.
  - (l) (k)—"Zone area" means the area designated in the zone plan as the area to be served by the business improvement zone.
  - (m) (l)—"Zone plan" means a set of goals, strategies, objectives, and guidelines for the operation of a business improvement zone.
- 29 Sec. 10b. (1) One or more business improvement zones may be

- 1 established within a city or village.
- 2 (2) The zone plan shall allocate assessments on the basis of
- 3 the benefit to assessable property. A zone area shall must be
- 4 contiguous, with the exception of public streets, alleys, parks,
- 5 and other public rights-of-way.
- 6 (3) A business improvement zone may be established in a city
- 7 or village even if the city or village has established a principal
- 8 shopping district or business improvement district under chapter 1.
- 9 Assessable property shall must not be included in any of the
- 10 following:
- 11 (a) More than 1 business improvement zone established under
- 12 this chapter.
- 13 (b) Both a principal shopping district and a business
- 14 improvement district established under chapter 1.
- 15 (4) A zone plan may provide for assessments. If a zone plan
- 16 provides for assessments, the zone plan must include a basis for
- 17 the allocation of assessments in compliance with section 10h on the
- 18 basis of 1 or more of the following:
- 19 (a) Assessed value.
- 20 (b) Taxable value.
- 21 (c) Square footage.
- 22 (d) Street frontage.
- 23 (e) Any other factor relating to assessable property
- 24 identified in the zone plan.
- 25 (5) If the zone plan for a zone area provides a basis for the
- 26 allocation of assessments on the basis of assessed value, the
- 27 majority of all properties within the zone area, both by assessed
- 28 value and square footage, must be assessable property.
- 29 (6) If the zone plan for a zone area provides a basis for the

- allocation of assessments on a basis other than assessed value, the majority of all properties within the zone area, both by taxable value and square footage, must be assessable property.
  - (7) A zone plan may provide for caps on the assessment amounts paid by an owner of assessable property and for caps on the growth of assessment amounts.
  - Sec. 10c. A person may initiate the establishment of a business improvement zone by the delivery of a petition to the clerk of the city or village in which a proposed zone area is located. The petition shall must include all of the following:
- (a) An attached map and description of the geographic
  boundaries of the zone area sufficient to identify each assessable
  property included.
  - (b) The signatures of property owners of parcels of assessable property within the zone area, or their authorized agents, representing not less than 30% of the property owners of assessable property within the zone area. In determining whether the threshold under this subdivision is met, the number of required signatures must be determined and the signatures of property owners must be allocated, in the same manner as any proportional vote provided in the proposed zone plan under subdivision (d).
  - (c) An attached listing, by tax parcel identification number, of all parcels within the zone area, separately identifying assessable property.
- 25 (d) An attached zone plan, which shall must include all of the
  26 following:
- (i) The proposed initial board of directors for the zone,
   including no less than 1 owner of residential real property if
   residential real property is determined assessable property by the

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- 1 local governmental unit under section 10, except for a member of
- 2 the board of directors who may be appointed by the city or village
- 3 under section 10g(2).

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- 4 (ii) The method for removal, appointment, and replacement of5 the members of the board.
- 6 (iii) A description of projects planned during the qualifying7 period, including the scope, nature, and duration of the projects.
- 8 (iv) An estimate of the total amount of expenditures for9 projects planned during the qualifying period.
- 10 (ν) The proposed source or sources of financing for the
   11 projects planned during the qualifying period.
  - (vi) If the proposed financing includes assessments, the projected amount or rate of the assessments for each year and the formula basis to be used in allocating the assessment to be imposed on the basis of the benefit to assessable property.
    - (vii) A plan of dissolution for the business improvement zone.
- 17 (viii) Beginning on the effective date of the amendatory act
  18 that added this subparagraph, June 28, 2018, the number of calendar
  19 years in the qualifying period, not more than 10 calendar years and
  20 not less than 7 calendar years.
  - (ix) If proportional voting will apply, a description of the proportional voting mechanism to be used or, if proportional voting will not apply, a statement to that effect.
- (e) A formula basis for allocating assessments in the zone
  area that is based on the benefit to assessable property.
  consistent with section 10b.
- Sec. 10e. (1) If a petition is delivered to the clerk of the city or village in accordance with section 10c, the governing body of the city or village shall within 28 days schedule a public



- hearing of the governing body to review the zone plan and any
  proposed assessment and to receive public comment. The clerk shall
  notify all owners of parcels within the zone area of the public
  hearing by first-class mail.
- 5 (2) At the public hearing required under subsection (1), or at 6 the next regularly scheduled meeting of the governing body of the 7 city or village, the governing body shall approve or reject the 8 establishment of the business improvement zone and the zone plan 9 attached to the petition under section 10c. If the governing body 10 rejects the establishment of the business improvement zone and the 11 zone plan, the clerk shall notify all property owners within the proposed zone of a meeting of the property owners within the 12 proposed zone, which shall must be held not sooner than 7 days or 13 14 later than 21 days after the date of the rejection by the governing 15 body. The notice shall must be sent by first-class mail to the property owners not less than 7 days prior to before the scheduled 16 17 date of the meeting and shall must include the specific location 18 and the scheduled date and time of the meeting, as determined by 19 the person initiating the establishment of the business improvement 20 zone under section 10c(1). Any notice required as part of the 21 assessment process shall include a statement that a property owner 22 of residential real property within a business improvement zone may 23 seek a homestead deferment for an assessment under this act in the same manner as provided in section 4 of 1976 PA 225, MCL 24 25 211.764.**10c**.
  - (3) At the meeting, the property owners may amend the zone plan if approved by a majority of the property owners voting at the meeting, using proportional voting if applicable under the zone plan. The amended zone plan may be resubmitted to the clerk of the

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- 1 city or village without the requirement of a new petition under
- 2 section 10c for approval or rejection at a meeting of the governing
- 3 body of the city or village not later than 28 days after the
- 4 amended zone plan is resubmitted to the clerk. If a zone plan is
- 5 not rejected within 56 days of the date the amended zone plan is
- 6 resubmitted to the clerk, the amended zone plan is considered
- 7 approved by the governing body of the city or village. If the
- 8 amended zone plan is rejected by the governing body, then the
- 9 amended zone plan may not be resubmitted without the delivery of a
- 10 new petition under section 10c.
- 11 (4) A governing body of a city or village shall consider the
- 12 establishment of a business improvement zone and a zone plan for
- 13 the business improvement zone under this section if all of the
- 14 following apply:
- 15 (a) The zone plan complies with the requirements of section
- **16** 10c.
- 17 (b) The zone plan for the business improvement zone provides
- 18 that the services to be provided by the business improvement zone
- 19 and the projects under the zone plan would be supplemental to the
- 20 services, projects, and functions of the city or village.
- 21 (c) The zone plan provides a basis for allocating assessments
- 22 that complies with this chapter.
- 23 (5) Approval of the business improvement zone and zone plan
- 24 shall serve serves as a determination by the city or village that
- 25 any assessment set forth in the zone plan, including the basis for
- 26 allocating the assessment, is appropriate, subject only to the
- 27 approval of the business improvement zone and the zone plan by the
- 28 property owners in accordance with section 10f.
- 29 (6) If the governing body of the city or village approves the

- business improvement zone and zone plan or if the amended zone plan
  is considered approved under subsection (3), the clerk of the city
  or village shall set an election pursuant to section 10f not more
  than 49 days following the approval.
- (7) The clerk of the city or village shall send to the 5 6 property owners notice by first-class mail of the election not less 7 than 28 days before the election and publish the notice at least 8 once in a newspaper of general circulation in the city or village 9 in which the zone area is located not less than 7 days or more than 10 21 days prior to before the date scheduled for the election. Any 11 notice required as part of the assessment process shall include a 12 statement that a property owner of residential real property within a business improvement zone may seek a homestead deferment for an 13 14 assessment under this act in the same manner as provided in section 15 4 of 1976 PA 225, MCL 211.764.
- 16 (8) The election described in this section and section 10f is 17 not an election subject to the Michigan election law, 1954 PA 116, 18 MCL 168.1 to 168.992.
  - (9) The person who that filed the petition under section 10c, the proposed board members, and the property owners may, at the option and under the direction of the clerk, assist the clerk of the city or village in conducting the election to keep minimize the expenses of the election at a minimum.incurred by the city or village.
  - Sec. 10f. (1) All property owners as of the date of the delivery of the petition as provided in section 10c are eligible to participate in the election. The election shall must be conducted by mail. The question to be voted on by the property owners is the adoption of the zone plan and the establishment of the business

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- 1 improvement zone, including the identity of the initial board.
- 2 (2) A zone plan and the proposal for the establishment of a
  3 business improvement zone, including the identity of the initial
  4 board, shall be are considered adopted upon the approval of more
  5 than 60% of the property owners voting in the election, using

proportional voting if applicable under the zone plan.

- 7 (3) Upon acceptance or rejection of a business improvement 8 zone and zone plan by the property owners, the resulting business 9 improvement zone or the person filing the petition under section 10 10c shall, at the request of the city or village, reimburse the 11 city or village for all or a portion of the reasonable expenses 12 incurred to comply with this chapter. The governing body of the city or village may forgive and choose not to collect all or a 13 14 portion of the reasonable expenses incurred to comply with this
- (4) Adoption of a business improvement zone and zone plan under this section authorizes the creation of the business improvement zone and the implementation of the zone plan for the qualifying period.
  - (5) Adoption of a business improvement zone and zone plan under this section and the creation of the business improvement zone does not relieve the business improvement zone from following, or does not waive any rights of the city or village to enforce, any applicable laws, statutes, or ordinances. A business improvement zone created under this chapter shall comply with all applicable state and federal laws.
- (6) To the extent not protected by the immunity conferred by
  1964 PA 170, MCL 691.1401 to 691.1419, a city or village that
  approves a business improvement zone within its boundaries is

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chapter.

- immune from civil or administrative liability arising from any
  actions of that business improvement zone.
- 3 (7) Subject to subsection (8), if a zone plan provides for 4 proportional voting, the proportional vote of a property owner must 5 be allocated as follows:
  - (a) If the zone plan for the zone area provides a basis for allocating assessments based upon taxable value, the votes of property owners may be proportionate to the amount that the taxable value of their respective real property for the preceding calendar year bears to the taxable value of all assessable property in the zone area for that calendar year.
    - (b) If the zone plan for the zone area provides for allocation of assessments based upon assessed value, the votes of property owners may be proportionate to the amount that the assessed value of their respective real property for the preceding calendar year bears to the assessed value of all assessable property in the zone area for that calendar year.
    - (c) If the zone plan for the zone area provides a basis for allocating assessments other than taxable value or assessed value, the votes of property owners may be proportionate to the amount that the assessment for their respective real property for the prior calendar year bears to the total value of assessments for assessable property in the zone area in that calendar year.
    - (8) The proportional vote allocated to any 1 property owner must not exceed 25% of the total vote. If the proportional vote of a single property owner under this section exceeds 25%, the amount in excess of 25% must be reallocated among the remaining property owners in proportion to the amount that the assessment of their respective assessable property for the prior calendar year bears to

- 1 the assessment of all assessable property in the zone area owned by
- 2 the remaining property owners during that calendar year. For
- 3 purposes of this subsection, property owners that are affiliates
- 4 shall be treated as a single property owner.
- 5 (9) As used in this section, "affiliate" means that term as
- 6 defined in section 90l of the Michigan strategic fund act, 1984 PA
- 7 270, MCL 125.2090*l*.

