

HOUSE BILL No. 4143

February 3, 1993, Introduced by Rep. Porreca and referred to the Committee on Education.

A bill to amend sections 2, 8, and 28 of Act No. 230 of the Public Acts of 1972, entitled as amended "State construction code act of 1972," sections 2 and 28 as amended by Act No. 371 of the Public Acts of 1980 and section 8 as amended by Act No. 135 of the Public Acts of 1989, being sections 125.1502, 125.1508, and 125.1528 of the Michigan Compiled Laws; to add section 8a; and to repeal certain acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Sections 2, 8, and 28 of Act No. 230 of the
- 2 Public Acts of 1972, sections 2 and 28 as amended by Act No. 371
- 3 of the Public Acts of 1980 and section 8 as amended by Act
- 4 No. 135 of the Public Acts of 1989, being sections 125.1502,
- 5 125.1508, and 125.1528 of the Michigan Compiled Laws, are amended
- 6 and section 8a is added to read as follows:

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- 1 Sec. 2. (1) As used in this act:
- 2 (a) "Agricultural or agricultural purposes" means of, or
- 3 pertaining to, or connected with, or engaged in agriculture or
- 4 tillage -which- THAT is characterized by the act or business of
- 5 cultivating or using land and soil for the production of crops
- 6 for the use of animals or humans, and includes, but is not
- 7 limited to, purposes related to agriculture, farming, dairying,
- 8 pasturage, horticulture, floriculture, viticulture, and animal
- 9 and poultry husbandry.
- (b) "Application for a building permit" means an application
- 11 for a building permit submitted to an enforcing agency pursuant
- 12 to this act and plans, specifications, surveys, statements, and
- 13 other material submitted to the enforcing agency together or in
- 14 connection with the application.
- (c) "Barrier free design" means design complying with legal
- 16 requirements for architectural designs -which THAT eliminate the
- 17 type of barriers and hindrances that deter handicappers from
- 18 having access to and free mobility in and around a building or
- 19 structure.
- 20 (d) "Board of appeals" means the construction board of
- 21 appeals of a governmental subdivision provided for in section
- 22 14.
- (e) "Boards" means the state plumbing and electrical admin-
- 24 istrative boards and the barrier free design board provided for
- 25 in Act No. 1 of the Public Acts of 1966, as amended, being sec-
- 26 tions 125.1351 to 125.1356 of the Michigan Compiled Laws.

- (f) "Building" means a combination of materials, whether
 portable or fixed, forming a structure affording a facility or
 shelter for use or occupancy by persons, animals, or property.
 The term does not include a building incidental to the use for
 agricultural purposes of the land on which the building is
 located if it is not used in the business of retail trade. The
 term shall be construed as though followed by the words "or part
 or parts of the building and all equipment in the building"
 unless the context clearly requires a different meaning.
- (h) "Business day" means a day of the year, exclusive of a 14 Saturday, Sunday, or legal holiday.
- (i) "Chief elected official" means the chairperson of the 16 county board of commissioners, the city mayor, the village presi17 dent, or the township supervisor.
- (j) "Code" means the state construction code provided for in 19 section 4 or a part thereof of limited application, and includes 20 a modification of or amendment to the code.
- (k) "Commission" means the state construction code commis-22 sion created by section 3.
- (1) "Construction" means the construction, erection, recon-24 struction, alteration, conversion, demolition, repair, moving, or 25 equipping of buildings or structures.
- (m) "Construction regulation" means a law, act, rule,
 resolution, regulation, ordinance, or code, general or special,

- 1 or compilation thereof, -heretofore or hereafter BEFORE OR AFTER
- 2 enacted or adopted -- by this state or a county, city, village,
- 3 or township including a department, board, bureau, commission, or
- 4 other agency thereof, relating to the design, construction, or
- 5 use of buildings and structures and the installation of equipment
- 6 in the building or structure. Construction regulation does not
- 7 include a zoning ordinance or rule issued pursuant to a zoning
- 8 ordinance and related to zoning.
- 9 (n) "Department" means the department of labor.
- (o) "Director" means the director of labor or an authorized
 11 representative of the director.
- (p) "Energy conservation" means the efficient use of energy
- 13 by providing building envelopes with high thermal resistance and
- 14 low air leakage, and the selection of energy efficient mechani-
- 15 cal, electrical service, and illumination systems, equipment,
- 16 devices, or apparatus.
- 17 (q) "Enforcing agency" means the enforcing agency, in
- 18 accordance with section 8 or 9, -which THAT is responsible for
- 19 administration and enforcement of a nationally recognized model
- 20 code or this act and the code within a governmental subdivision.
- 21 -, except EXCEPT for the purposes of section 19, enforcing
- 22 agency means the agency in a governmental unit principally
- 23 responsible for the administration and enforcement of applicable
- 24 construction regulations.
- 25 (r) "Equipment" means plumbing, heating, electrical, venti-
- 26 lating, air conditioning, and refrigerating equipment.

- (s) "Executive director" means the director of the bureau of construction codes as set forth under section 7.
- (t) "Governmental subdivision" means a county, city, vil4 lage, or township -which- THAT in accordance with section 8 or 9
 5 has assumed responsibility for the administration and enforcement
 6 of a nationally recognized model code or this act and the code
 7 within its jurisdiction.
- 8 (u) "Handicapper" means a person whose physical characteris9 tics have a particular relationship to that person's ability to
 10 be self-reliant in the person's movement throughout and use of
 11 the building environment.
- (v) "Mobile home" means a vehicular, portable structure

 13 built on a chassis and designed to be used without a permanent

 14 foundation as a dwelling when connected to required utilities and

 15 which THAT is, or is intended to be, attached to the ground, to

 16 another structure, or to a utility system on the same premises

 17 for more than 30 consecutive days.
- (w) "Other laws and ordinances" means other laws and ordinances, whether enacted by this state or by a county, city, village, or township and the rules issued thereunder.
- (x) "Owner" means the owner of the freehold of the premises

 22 or lesser estate in the premises, a mortgagee or vendee in pos
 23 session, an assignee of rents, receiver, executor, trustee,

 24 lessee, or any other person, sole proprietorship, partnership,

 25 association, or corporation directly or indirectly in control of

 26 a building, structure, or real property or his or her duly

 27 authorized agent.

- 1 (y) "Premanufactured unit" means an assembly of materials or 2 products intended to comprise all or part of a building or struc-3 ture, and which THAT is assembled at other than the final loca-4 tion of the unit of the building or structures by a repetitive 5 process under circumstances intended to insure uniformity of 6 quality and material content. Premanufactured unit includes a
- 8 (Z) "SCHOOL BUILDING" MEANS A STRUCTURE IN WHICH 6 OR MORE
 9 PUPILS RECEIVE INSTRUCTION. SCHOOL BUILDING ALSO MEANS A STRUC10 TURE OWNED, LEASED, OR UNDER THE CONTROL OF A PUBLIC OR PRIVATE K.
 11 TO 12 SCHOOL SYSTEM OR A COMMUNITY COLLEGE OR JUNIOR COLLEGE
 12 ESTABLISHED UNDER SECTION 7 OF ARTICLE VIII OF THE STATE CONSTI13 TUTION OF 1963 OR PART 25 OF THE SCHOOL CODE OF 1976, ACT NO. 451
 14 OF THE PUBLIC ACTS OF 1976, BEING SECTIONS 380.1601 TO 380.1607
 15 OF THE MICHIGAN COMPILED LAWS. SCHOOL BUILDING DOES NOT INCLUDE
 16 A STRUCTURE OWNED, LEASED, OR UNDER THE CONTROL OF A COLLEGE OR
 17 UNIVERSITY DESCRIBED IN SECTION 4, 5, OR 6 OF ARTICLE VIII OF THE
 18 STATE CONSTITUTION OF 1963.
- (AA) -(z) "Structure" means that which is built or con20 structed, an edifice or building of any kind, or a piece of work
 21 artificially built up or composed of parts joined together in
 22 some definite manner. Structure does not include a structure
 23 incident to the use for agricultural purposes of the land on
 24 which the structure is located and does not include works of
 25 heavy civil construction, including, without limitation—BUT NOT
 26 LIMITED TO, a highway, bridge, dam, reservoir, lock, mine,
 27 harbor, dockside port facility, an airport landing facility and

7 mobile home.

- facilities for the generation, or transmission, or distribution of electricity. Structure shall be construed as though followed by the words "or part or parts of the structure and all equipment in the structure" unless the context clearly indicates otherwise.
- (2) Unless the context clearly indicates otherwise,

 7 -references A REFERENCE to this act, or to this act and the

 8 code, -shall refer to MEANS this act and rules promulgated pur
 9 suant to this act, including the code.
- (1) This act and the code -are applicable APPLY If throughout the state, except that a governmental subdivision may 12 elect to exempt itself from certain parts of this act and the 13 code by adopting and enforcing a nationally recognized model 14 building code or other nationally recognized model codes. 15 -shall- IS not -be- necessary for a governmental subdivision to 16 elect to exempt itself from every part of the code promulgated by 17 the commission in order to preserve its exemption election as to 18 1 or more nationally recognized model codes. A governmental sub-19 division may make this election by the passage of an ordinance 20 adopting by reference or otherwise without amendment a nationally 2) recognized model building code or other nationally recognized 22 model codes. A county ordinance adopted pursuant to this act 23 shall be adopted by the county board of commissioners and shall 24 be signed by the chairperson of the county board of commissioners 25 and certified by the county clerk. A governmental subdivision 26 -which- THAT elects not to be governed by certain parts of this 27 act and the code shall review and update its codes by amending

- 1 its ordinance at least once every 3 years by adopting without 2 amendment all changes to those codes and submitting a certified 3 copy of the amended ordinance to the commission. However, a gov-4 ernmental subdivision adopting nationally recognized model codes 5 may approve amendments to those codes by ordinance. The amend-6 ments shall -become effective TAKE EFFECT 90 days after passage 7 of the ordinance and 90 days after a certified copy of the ordi-8 nance is delivered to the commission, unless the commission 9 determines after a public hearing that the codes, as amended, do 10 not adequately protect the health, safety, or welfare of the 11 people of the governmental subdivision; -, or that the amend-12 ments -tend to- unnecessarily increase construction costs or 13 restrict the use of new materials, products, or methods of 14 construction; -or- THAT THE AMENDMENTS provide preferential 15 treatment to types or classes of materials, products, or methods 16 of construction; — or that the amendment obstructs AMENDMENTS 17 OBSTRUCT the substantive uniformity of building codes within a 18 region or locality in the state.
- (2) Within 10 days after the effective date of this subsection, the executive director shall provide a notice of intent

 21 form to all governmental subdivisions administering and enforcing

 22 a nationally recognized model code. This form shall set forth

 23 the date return receipt is required, which date shall not be less

 24 than 60 days after receipt. The chief elected official of the

 25 governmental subdivision that receives this notice shall indicate

 26 on the form the intention of the governmental subdivision as to

 27 whether it shall continue to administer and enforce its code and

1 transmit this notice to the executive director within the 2 prescribed period. If a governmental subdivision fails to submit 3 a notice of intent to continue to administer and enforce its code 4 within the date set forth in the notice, the executive director 5 shall send a notice by registered mail to the clerk of that gov-6 ernmental subdivision. The registered notice shall indicate that 7 the governmental subdivision -shall have HAS 15 additional days 8 in which to submit a notice of intent to continue to administer 9 and enforce its code. If the governmental subdivision does not 10 respond by the end of the 15 additional days, it shall be concluis sively presumed that the governmental subdivision does not intend 12 to continue to administer and enforce its code and the executive 13 director shall assume the responsibility for administering and 14 enforcing this act and the code in that governmental subdivision, 15 unless the county within which that governmental subdivision is 16 located has submitted a notice of intent to continue to adminis-17 ter and enforce this act and the code. Governmental subdivisions 18 may provide by agreement for joint enforcement of another nation-19 ally recognized model code adopted pursuant to subsection (1). 20 (3) A county -which THAT was administering and enforcing 21 this act and the code pursuant to section 9(1) on December 30, 22 1980, and has submitted a notice of intent to continue to admin-23 ister and enforce the code to the executive director pursuant to 24 section 9, after December 30, 1980, may exempt itself pursuant to 25 subsection (1) by the passage of an ordinance adopting by refer-26 ence or otherwise without amendment a nationally recognized model 27 building code or other nationally recognized model codes.

1 However, that action shall not take effect until 90 days after 2 passage of an ordinance to that effect. Before the effective 3 date of this action and the effective date of the ordinance, the 4 county -which THAT proposes to adopt an ordinance to this effect 5 shall file the proposed ordinance for approval pursuant to sub-6 section (1) with the commission. The commission shall review the 7 proposed ordinance. If the commission does not approve or disap-8 prove the proposed ordinance within 90 days after it is filed 9 with the commission, the proposed ordinance shall be considered 10 approved unless the county grants the commission additional time 11 to consider the proposed ordinance. The executive director shall 12 notify a county -which THAT elects to exempt itself pursuant to 13 subsection (1) of all governmental subdivisions within their 14 jurisdiction that have not submitted a notice of intent to con-15 tinue to administer and enforce its code. It -shall be IS the 16 responsibility of that county to administer and enforce that code 17 for all of the governmental subdivisions within the county 18 -which THAT have not submitted a notice of intent to continue to 19 administer and enforce its code within its jurisdiction. 20 structure commenced under an effective code shall be completed 21 under that code. A county which THAT elects to exempt itself 22 in accordance with this subsection may exercise the option to 23 administer and enforce this act and the code pursuant to section 24 9(1). However, the exercise of this election to administer and 25 enforce this act and the code shall not take effect until 6 26 months after passage of an ordinance to that effect.

(4) A governmental subdivision -which- THAT has elected to 1 2 assume responsibility for the administration and enforcement of 3 this act and the code, and has submitted a notice of intent to 4 continue to administer and enforce the code to the executive 5 director pursuant to section 9, after December 30, 1980, may 6 reverse that election and exempt itself pursuant to subsection 7 (1) by the passage of an ordinance adopting by reference or oth-8 erwise without amendment a nationally recognized model building 9 code or other nationally recognized model codes. However, that 10 action shall not take effect until 90 days after passage of an 11 ordinance to that effect. Before the effective date of this 12 action and the effective date of the ordinance, the governmental 13 subdivision -which THAT proposes to adopt an ordinance to this 14 effect shall file the proposed ordinance for approval pursuant to 15 subsection (1) with the commission. The commission shall review 16 the proposed ordinance. If the commission does not approve or 17 disapprove the proposed ordinance within 90 days after it is 18 filed with the commission, the proposed ordinance shall be con-19 sidered approved unless the governmental subdivision grants the 20 commission additional time to consider the proposed ordinance. 21 structure commenced under an effective code shall be completed 22 under that code. A governmental subdivision -which THAT elects 23 to exempt itself in accordance with this subsection may exercise 24 the option to make itself subject to this act and the code pursu-25 ant to section 9(1). However, the exercise of this election to 26 be subject to this act and the code shall not take effect until 6 27 months after passage of an ordinance to that effect.

1 (5) A governmental subdivision -which THAT has elected to 2 exempt itself pursuant to subsection (1) may reverse that elec-3 tion, making itself subject to the act and the code. However, 4 that action shall not take effect until 60 days after passage of 5 an ordinance to that effect. A structure commenced under an 6 effective code shall be completed under that code. A governmen-7 tal subdivision -which THAT elects to make itself subject to the 8 code in accordance with this subsection may exercise the option 9 to exempt itself pursuant to subsection (1) not later than 3 10 years -subsequent to AFTER its administration and enforcement of 11 the code. However, that exemption shall not take effect until 1 12 year after passage of an ordinance to that effect. 13 (6) A governmental subdivision -which THAT, before 14 December 30, 1980, has not administered and enforced either this 15 act and the code or another nationally recognized model code may 16 elect to exempt itself from certain parts of this act and the 17 code pursuant to subsection (1) -- by the passage of an ordi-18 nance to that effect. A governmental subdivision which THAT 19 makes this election after December 30, 1980 shall submit, in 20 addition to the ordinance, an application to the commission for 21 approval to administer and enforce that code within its 22 jurisdiction. This application shall be made on the proper form 23 to be provided by the commission. The standards for approval 24 shall include, but not be limited to, the certification by the 25 governmental subdivision that the enforcing agency is qualified 26 by experience or training to administer and enforce that 27 nationally recognized model code and all related acts and rules,

- that agency personnel are provided as necessary, administrative 2 services are provided, plan review services are provided, and 3 timely field inspection services shall be provided. The execu-4 tive director shall seek additional information if the executive 5 director considers it necessary. The commission shall render a 6 decision on the application for approval to administer and 7 enforce that code which has been adopted and transmit its find-8 ings to that governmental subdivision within 90 days of receipt 9 of the application. The commission shall document its reasons if 10 the commission disapproves an application. A governmental subdi-11 vision -which THAT receives a disapproval may resubmit its 12 application for approval. Upon receipt of approval from the com-13 mission for the administration and enforcement of that adopted 14 code, the governmental subdivision shall administer and enforce 15 that code within its jurisdiction pursuant to the provisions of 16 its approved application.
- 17 (7) The state construction code or any of its sections
 18 shall go into TAKE effect 6 months after the code's initial
 19 promulgation. The 6-month delay does not apply to rules promul20 gated to implement sections 13a, 13b, 19, and 21 and the require21 ments of barrier free design and energy conservation of this act
 22 and code. A governmental subdivision may not exempt itself from
 23 the requirements of this section, SECTION 8A, section 9(8) and
 24 (10), and sections 9a, 10, 13a, 13b, 14, 15, 20, 22(1), 23, and
 25 23a. The 6-month delay does not apply to amendments to the code
 26 or any of the code's sections after the initial promulgation. A
 27 governmental subdivision which THAT elects to exempt itself

- 1 from this act and the code may do so within 6 months after the
- 2 promulgation of the code in the manner provided in subsection
- 3 (1), except that any amendments the governmental subdivision
- 4 adopts at that time are subject to review by the commission as
- 5 set forth in subsection (1) within 120 days after a copy of the
- 6 adopted amendments is delivered to the commission by certified
- 7 mail with return receipt requested.
- 8 (8) A governmental subdivision which— THAT elects to exempt
- 9 itself from certain parts of this act and the code pursuant to
- 10 subsection (1) and is enforcing its code within its jurisdiction
- 11 pursuant to subsection (1) may rescind that ordinance by which it
- 12 elected to exempt itself from certain parts of this act and the
- 13 code, and transfer the responsibility for the administration and
- 14 enforcement of this act and the code within the governmental sub-
- 15 division to the executive director. The executive director shall
- 16 assume the responsibility for administering and enforcing this
- 17 act and the code in that governmental subdivision unless the
- 18 county within which that governmental subdivision is located has
- 19 submitted a notice of intent to continue to administer and
- 20 enforce the code. However, that action shall not take effect
- 21 until 12 months after the passage of an ordinance to that
- 22 effect. A structure commenced under an effective code shall be
- 23 completed under that code.
- 24 (9) Locally adopted codes shall not apply to public or non-
- 25 public schools within the governmental subdivision without con-
- 26 currence by the school authorities having jurisdiction.

- (9) -(10) Sections 8A, 10, 13a, 13b, 19, 21, and 23a, other
- 2 provisions of this act and code directly relating to the
- 3 provisions of sections 8A, 10, 13a, 13b, 19, 21, and 23a, and
- 4 provisions of the code relating to the requirements of barrier
- 5 free design and energy conservation -shall be- ARE effective
- 6 throughout the state without local modifications notwithstanding
- 7 the exception of subsections (1) to (9). The standards for pre-
- 8 manufactured housing shall not be less than the standards
- 9 required for nonpremanufactured housing, except that mobile homes
- 10 shall be considered to have complied with this requirement by
- 11 compliance with the state code provisions adopting a nationally
- 12 recognized mobile home code.
- (10) -(++) The commission may limit the application of a
- 14 part of the code to include or exclude the following:
- (a) Specified classes or types of buildings or structures,
- 16 according to use, or other distinctions as may make differentia-
- 17 tion or separate classification or regulation necessary, proper,
- 18 or desirable. The commission shall consider the specific prob-
- 19 lems of the construction or alteration of a single family,
- 20 owner-occupied recreational dwelling -, which THAT is located in
- 21 a sparsely populated area and -which- THAT is to be occupied on a
- 22 part-time basis.
- (b) Specified areas of the state based on size, population
- 24 density, special conditions prevailing in the area, or other fac-
- 25 tors as may make differentiation or separate classification or
- 26 regulation necessary, proper, or desirable.

- 1 SEC. 8A. (1) EXCEPT AS PROVIDED IN SUBSECTION (3), THE
- 2 EXECUTIVE DIRECTOR IS RESPONSIBLE FOR THE ADMINISTRATION AND
- 3 ENFORCEMENT OF THIS ACT AND THE CODE IN EACH SCHOOL BUILDING IN
- 4 THIS STATE.
- 5 (2) EXCEPT AS PROVIDED IN SUBSECTION (3), THE BUREAU OF CON-
- 6 STRUCTION CODES SHALL PERFORM FOR SCHOOL BUILDINGS ALL PLAN
- 7 REVIEWS AND INSPECTIONS REQUIRED BY THE CODE AND SHALL BE THE
- 8 ENFORCING AGENCY FOR THIS ACT. EXCEPT AS PROVIDED IN SUBSECTION
- 9 (3), A SCHOOL BUILDING SHALL NOT BE CONSTRUCTED, REMODELED, OR
- 10 RECONSTRUCTED IN THIS STATE AFTER THE EFFECTIVE DATE OF THE AMEN-
- 11 DATORY ACT THAT ADDED THIS SECTION UNTIL WRITTEN APPROVAL OF THE
- 12 PLANS AND SPECIFICATIONS IS OBTAINED FROM THE BUREAU OF CONSTRUC-
- 13 TION CODES INDICATING THAT THE SCHOOL BUILDING WILL BE DESIGNED
- 14 AND CONSTRUCTED IN CONFORMANCE WITH THE CODE. THIS SUBSECTION
- 15 DOES NOT APPLY TO ANY SCHOOL BUILDING FOR WHICH CONSTRUCTION HAS
- 16 COMMENCED BEFORE THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT
- 17 ADDED THIS SECTION.
- 18 (3) THE EXECUTIVE DIRECTOR SHALL DELEGATE THE RESPONSIBILITY
- 19 FOR THE ADMINISTRATION AND ENFORCEMENT OF THIS ACT TO THE APPLI-
- 20 CABLE ENFORCING AGENCY IF BOTH THE SCHOOL BOARD AND THE GOVERNING
- 21 BODY OF THE GOVERNMENTAL SUBDIVISION HAVE CERTIFIED TO THE CON-
- 22 STRUCTION CODE COMMISSION, IN A MANNER PRESCRIBED BY THE COMMIS-
- 23 SION, THAT FULL-TIME CODE OFFICIALS, INSPECTORS, AND PLAN REVIEW-
- 24 ERS REGISTERED UNDER THE BUILDING OFFICIALS AND INSPECTORS REGIS-
- 25 TRATION ACT, ACT NO. 54 OF THE PUBLIC ACTS OF 1986, BEING SEC-
- 26 TIONS 338.2301 TO 338.2313 OF THE MICHIGAN COMPILED LAWS, WILL
- 27 CONDUCT PLAN REVIEWS AND INSPECTIONS OF SCHOOL BUILDINGS.

- 1 (4) THIS SECTION DOES NOT AFFECT THE RESPONSIBILITIES OF THE 2 STATE FIRE MARSHAL PURSUANT TO THE FIRE PREVENTION CODE, ACT 3 NO. 207 OF THE PUBLIC ACTS OF 1941, BEING SECTIONS 29.1 TO 29.33 4 OF THE MICHIGAN COMPILED LAWS.
- Sec. 28. (1) Any provision of section 34 of Act No. 18 of 6 the Public Acts of the Extra Session of 1933, being section 7 125.684 of the Michigan Compiled Laws; Act No. 266 of the Public 8 Acts of 1929, as amended, being sections 338.901 to 338.917 of 9 the Michigan Compiled Laws; Act No. 222 of the Public Acts of 1901, as amended, being sections 338.951 to 338.965 of the 10 Michigan Compiled Laws; THE ELECTRICAL ADMINISTRATIVE ACT, Act 12 No. 217 of the Public Acts of 1956, as amended, being sections 13 338.881 to 338.892 of the Michigan Compiled Laws; and any other 14 public act of this state —which—THAT is inconsistent or —in 15 conflict— CONFLICTS with this act is superseded to the extent of 16 the inconsistency or conflict.
- (2) This act shall not be construed to repeal, amend, super18 sede, or otherwise affect the powers and duties presently exer19 cised under THE AIR POLLUTION ACT, Act No. 348 of the Public Acts
 20 of 1965, as amended, being sections 336.11 to 336.36 of the
 21 Michigan Compiled Laws; Part 124 of THE PUBLIC HEALTH CODE, Act
 22 No. 368 of the Public Acts of 1978, being sections 333.12401 to
 23 333.12434 of the Michigan Compiled Laws; THE MICHIGAN OCCUPA24 TIONAL SAFETY AND HEALTH ACT, Act No. 154 of the Public Acts of
 25 1974, as amended, being sections 408.1001 to 408.1094 of the
 26 Michigan Compiled Laws; THE BOILER ACT OF 1965, Act No. 290 of
 27 the Public Acts of 1965, as amended, being sections 408.751 to

- 1 408.776 of the Michigan Compiled Laws; or Act No. 227 of the
- 2 Public Acts of 1967, as amended, being sections 408.801 to
- 3 408.824 of the Michigan Compiled Laws. This act shall not be
- 4 construed to repeal, amend, or otherwise affect Act No. 306 of
- 5 the Public Acts of 1937, as amended, being sections 388.851 to
- 6 388.855a of the Michigan Compiled Laws.
- 7 Section 2. Act No. 306 of the Public Acts of 1937, being
- 8 sections 388.851 to 388.855a of the Michigan Compiled Laws, is
- 9 repealed.