

SENATE BILL No. 597

May 4, 1993, Introduced by Senator DE GROW and referred to the Committee on Finance.

A bill to amend sections 1204a, 1211, 1212, 1277, 1278, 1280, 1284, 1611, 1612, and 1613 of Act No. 451 of the Public Acts of 1976, entitled as amended
"The school code of 1976,"
section 1204a as amended and sections 1277, 1278, and 1280 as added by Act No. 25 of the Public Acts of 1990, section 1211 as amended by Act No. 236 of the Public Acts of 1992, section 1284 as amended by Act No. 143 of the Public Acts of 1992, and sections 1611 and 1612 as amended and section 1613 as added by Act No. 333 of the Public Acts of 1982, being sections 380.1204a, 380.1211, 380.1212, 380.1277, 380.1278, 380.1280, 380.1284, 380.1611, 380.1612, and 380.1613 of the Michigan Compiled Laws;

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parts of the act.

to add sections 1211a, 1211b, and 1602a; and to repeal certain

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 1204a, 1211, 1212, 1277, 1278, 1280,
- 2 1284, 1611, 1612, and 1613 of Act No. 451 of the Public Acts of
- 3 1976, section 1204a as amended and sections 1277, 1278, and 1280
- 4 as added by Act No. 25 of the Public Acts of 1990, section 1211
- 5 as amended by Act No. 236 of the Public Acts of 1992,
- 6 section 1284 as amended by Act No. 143 of the Public Acts of
- 7 1992, and sections 1611 and 1612 as amended and section 1613 as
- 8 added by Act No. 333 of the Public Acts of 1982, being sections
- 9 380.1204a, 380.1211, 380.1212, 380.1277, 380.1278, 380.1280,
- 10 380.1284, 380.1611, 380.1612, and 380.1613 of the Michigan
- 11 Compiled Laws, are amended and sections 1211a, 1211b, and 1602a
- 12 are added to read as follows:
- 13 Sec. 1204a. (1) The IF THE board of a school district
- 14 that does not want to forfeit a percentage of the school
- 15 district's state school aid PAYMENTS TO BE WITHHELD as described
- 16 in section 19 of the state school aid act of 1979, Act No. 94 of
- 17 the Public Acts of 1979, being section 388.1619 of the Michigan
- 18 Compiled Laws, -or that wants to receive and is eligible for
- 19 additional state school aid for quality programs as provided in
- 20 sections 21(1) and 21a of the state school aid act of 1979, being
- 21 sections 388.1621 and 388.1621a of the Michigan Compiled Laws,
- 22 THE BOARD shall prepare, make available to the state board and
- 23 the public, and provide that each school in the school district
- 24 distributes to the public at an open meeting an annual educa-
- 25 tional report. The annual educational report shall include, but

- 1 is not limited to, all of the following information for each
 2 public school in the school district:
- (a) The accreditation status of each school within the school district, the process by which pupils are assigned to particular schools, and a description of each specialized school.
- 6 (b) The status of the 3- to 5-year school improvement plan 7 as described in section 1277 for each school within the school 8 district.
- 9 (c) A copy of the core curriculum and a description of its 10 implementation and the variances from the model core curriculum 11 developed by the state board pursuant to section 1278(2).
- (d) A report for each school of aggregate student achieve13 ment based upon the results of any locally-administered student
 14 competency tests, statewide assessment tests, or nationally
 15 normed achievement tests that were given to pupils attending
 16 school in the school district.
- (e) For the year in which the report is filed and the previ18 ous school year, the district —membership—PUPIL retention report
 19 as defined in section 6 of the state school aid act of 1979, —Act
 20 No. 94 of the Public Acts of 1979, being section 388.1606 of the
 21 Michigan Compiled Laws.
- (f) The number and percentage of parents, legal guardians,
 or persons in loco parentis with pupils enrolled in the school
 district who participate in parent-teacher conferences for pupils
 at the elementary, middle, and secondary school level, as
 appropriate.

- 1 (g) A comparison with the immediately preceding school year
- 2 of the information required by subdivisions (a) through (f).
- 3 (2) Within 90 days after the effective date of the amenda-
- 4 tory act that added this section NOT LATER THAN JUNE 11, 1990,
- 5 the state board shall prepare and make available to school dis-
- 6 tricts suggestions for accumulating the information listed in
- 7 subsection (1) and a model ANNUAL educational report for school
- 8 districts to consider in the implementation of this section.
- 9 Sec. 1211. (1) Subject to section 753, the THE board of a
- 10 school district shall vote to levy PROPERTY taxes necessary for
- 11 school operating purposes to conduct the educational programs
- 12 authorized by the board AT A RATE NOT TO EXCEED 27 MILLS, AS
- 13 FOLLOWS:
- 14 (A) A SCHOOL DISTRICT MAY LEVY PROPERTY TAXES FOR SCHOOL
- 15 OPERATING PURPOSES WITHOUT APPROVAL OF THE SCHOOL ELECTORS AT A
- 16 RATE NOT TO EXCEED 18 MILLS.
- 17 (B) IF A SCHOOL DISTRICT WAS AUTHORIZED AS OF DECEMBER 31,
- 18 1992 TO LEVY IN 1993 PROPERTY TAXES FOR SCHOOL OPERATING PURPOSES
- 19 AT A RATE IN EXCESS OF 18 MILLS, INCLUDING THE MILLS ALLOCATED TO
- 20 THE SCHOOL DISTRICT IN 1992 FOR SCHOOL OPERATING PURPOSES UNDER
- 21 THE PROPERTY TAX LIMITATION ACT, ACT NO. 62 OF THE PUBLIC ACTS OF
- 22 1933, BEING SECTIONS 211.201 TO 211.217A OF THE MICHIGAN COMPILED
- 23 LAWS, THE SCHOOL DISTRICT MAY CONTINUE UNTIL THE EXISTING AUTHO-
- 24 RIZATION EXPIRES TO LEVY THE EXCESS AUTHORIZED MILLS WITHOUT
- 25 ADDITIONAL APPROVAL OF THE SCHOOL ELECTORS AT A RATE NOT TO
- 26 EXCEED THE NUMBER OF MILLS OVER 18 THAT IS NECESSARY TO ENSURE
- 27 THAT THE SCHOOL DISTRICT'S COMBINED STATE AND LOCAL GENERAL

- 1 REVENUE PER MEMBERSHIP PUPIL FOR THE 1993-1994 SCHOOL FISCAL YEAR
- 2 IS EQUAL TO 103% OF THE SCHOOL DISTRICT'S COMBINED STATE AND
- 1 LOCAL GENERAL REVENUE PER MEMBERSHIP PUPIL FOR 1992-1993 SCHOOL
- 4 FISCAL YEAR OR AT A RATE OF 9 MILLS, WHICHEVER IS LESS.
- 5 (C) IN ADDITION TO THE NUMBER OF MILLS OF PROPERTY TAXES FOR
- 6 SCHOOL OPERATING PURPOSES ALLOWED UNDER SUBDIVISIONS (A) AND (B),
- 7 A SCHOOL DISTRICT MAY LEVY ADDITIONAL MILLS UP TO THE 27-MILL
- 8 LIMIT IF APPROVED BY THE SCHOOL ELECTORS AFTER JUNE 2, 1993.
- 9 HOWEVER, A SCHOOL DISTRICT RECEIVING STATE FUNDS TO MEET THE PER
- 10 PUPIL FOUNDATION GUARANTEE UNDER SECTION 11 OF ARTICLE IX OF THE
- 11 STATE CONSTITUTION OF 1963 SHALL NOT LEVY MILLS UNDER THIS SUBDI-
- 12 VISION THAT WOULD RESULT IN THE SCHOOL DISTRICT'S COMBINED STATE
- 13 AND LOCAL GENERAL REVENUE PER MEMBERSHIP PUPIL BEING GREATER THAN
- 14 110% OF THE SCHOOL DISTRICT'S COMBINED STATE AND LOCAL GENERAL
- 15 REVENUE PER MEMBERSHIP PUPIL FOR THE IMMEDIATELY PRECEDING SCHOOL
- 16 FISCAL YEAR. BEGINNING IN 1994, A SCHOOL DISTRICT SHALL NOT HOLD
- 17 MORE THAN 2 ELECTIONS IN A CALENDAR YEAR CONCERNING AN ADDITIONAL
- 18 MILLAGE UNDER THIS SUBDIVISION, REGARDLESS OF THE NUMBER OF QUES-
- 19 TIONS PRESENTED AT THE ELECTION. A vote under this subsection to
- 20 levy operating millage greater than the millage allocated to the
- 21 school district under section 5i or 11 of the property tax limi-
- 22 tation act, Act No. 62 of the Public Acts of 1933, being
- 23 sections 211.205i and 211.211 of the Michigan Compiled Laws,
- 24 shall be considered a vote to comply with section 753.
- 25 (2) IF A SCHOOL DISTRICT LEVIES MILLAGE FOR SCHOOL OPERATING
- 26 PURPOSES THAT IS IN EXCESS OF THE LIMITS OF THIS SECTION, THE

- 1 AMOUNT OF THE RESULTING EXCESS TAX REVENUE SHALL BE DEDUCTED FROM
- 2 THE SCHOOL DISTRICT'S NEXT REGULAR TAX LEVY.
- 3 (3) IF A SCHOOL DISTRICT LEVIES MILLAGE FOR SCHOOL OPERATING
- 4 PURPOSES THAT IS LESS THAN THE LIMITS OF THIS SECTION, THE BOARD
- 5 OF THE SCHOOL DISTRICT MAY LEVY AT THE SCHOOL DISTRICT'S NEXT
- 6 REGULAR TAX LEVY AN ADDITIONAL NUMBER OF MILLS NOT TO EXCEED THE
- 7 ADDITIONAL MILLAGE NEEDED TO MAKE UP THE SHORTFALL. ADDITIONAL
- 8 MILLAGE SHALL NOT BE LEVIED UNDER THIS SUBSECTION UNLESS THE
- 9 TOTAL NUMBER OF MILLS LEVIED UNDER THIS SECTION, INCLUDING THE
- 10 ADDITIONAL MILLAGE UNDER THIS SUBSECTION, DOES NOT EXCEED THE
- 11 NUMBER OF MILLS THE SCHOOL DISTRICT WAS AUTHORIZED TO LEVY FOR
- 12 SCHOOL OPERATING PURPOSES, INCLUDING ALLOCATED MILLS, AS OF JUNE
- **13** 2, 1993.
- 14 (4) -(2) As used in this section: -, "school
- 15 (A) "COMBINED STATE AND LOCAL GENERAL REVENUE PER MEMBERSHIP
- 16 PUPIL" MEANS COMBINED STATE AND LOCAL REVENUE PER MEMBERSHIP
- 17 PUPIL, AS DEFINED IN SECTION 20 OF THE STATE SCHOOL AID ACT OF
- 18 1979, BEING SECTION 388.1620 OF THE MICHIGAN COMPILED LAWS.
- 19 (B) "MEMBERSHIP" MEANS THAT TERM AS DEFINED IN THE STATE
- 20 SCHOOL AID ACT OF 1979.
- 21 (C) "SCHOOL operating purposes" includes expenditures for
- 22 furniture and equipment, for alterations necessary to maintain
- 23 school facilities in a safe and sanitary condition, for funding
- 24 the cost of energy conservation improvements in school facili-
- 25 ties, for deficiencies in operating expenses for the preceding
- 26 year, AND for paying the operating allowance due from the school
- 27 district to a joint high school district in which the school

- 1 district is a participating school district under part 3a. -
- 2 and for making payments required or permitted to be paid under
- 3 section 752 or 753. TAXES LEVIED FOR SCHOOL OPERATING PURPOSES
- 4 DO NOT INCLUDE TAXES LEVIED UNDER SECTION 1212, TAXES LEVIED
- 5 UNDER SECTION 1356(4) FOR ELIMINATING AN OPERATING DEFICIT, TAXES
- 6 LEVIED UNDER SECTION 1602A FOR OPERATING A COMMUNITY COLLEGE
- 7 UNDER PART 25, OR TAXES PAID BY A SCHOOL DISTRICT OF THE FIRST
- 8 CLASS TO A PUBLIC LIBRARY COMMISSION PURSUANT TO SECTION 11(D) OF
- 9 THE PROPERTY TAX LIMITATION ACT, ACT NO. 62 OF THE PUBLIC ACTS OF
- 10 1933, BEING SECTION 211.211 OF THE MICHIGAN COMPILED LAWS.
- 11 SEC. 1211A. FOR EACH SCHOOL DISTRICT, NOT LATER THAN JUNE
- 12 15, 1993 THE DEPARTMENT OF TREASURY SHALL CERTIFY THE SCHOOL
- 13 DISTRICT'S COMBINED STATE AND LOCAL GENERAL REVENUE PER MEMBER-
- 14 SHIP PUPIL FOR THE 1992-1993 SCHOOL YEAR AND THE NUMBER OF MILLS
- 15 THE SCHOOL DISTRICT MAY LEVY IN 1993 UNDER SECTION 1211 (1)(B)
- 16 AND (C). IN ADDITION, NOT LATER THAN JUNE 15 OF EACH YEAR AFTER
- 17 1993 THE DEPARTMENT OF TREASURY ANNUALLY SHALL CERTIFY FOR EACH
- 18 SCHOOL DISTRICT THE NUMBER OF MILLS THE SCHOOL DISTRICT MAY LEVY
- 19 UNDER SECTION 1211 (1)(C) FOR THE PARTICULAR YEAR. THE DEPART-
- 20 MENT OF EDUCATION SHALL PROVIDE TO THE DEPARTMENT OF TREASURY ALL
- 21 INFORMATION NECESSARY FOR THE DEPARTMENT OF TREASURY TO MAKE THE
- 22 CERTIFICATIONS UNDER THIS SECTION. IF A SCHOOL DISTRICT DOES NOT
- 23 CHALLENGE THE DEPARTMENT OF TREASURY'S CERTIFICATION UNDER THIS
- 24 SECTION BY JUNE 30 OF THE YEAR IN WHICH THE CERTIFICATION IS
- 25 MADE, THE DETERMINATIONS CONTAINED IN THE CERTIFICATION ARE PRE-
- 26 SUMED TO BE CORRECT.

- 1 SEC. 1211B. THE BOARD OF A SCHOOL DISTRICT MAY PREPARE
- 2 ALTERNATIVE PROPOSALS FOR SUBMISSION TO THE SCHOOL ELECTORS ON
- 3 THE QUESTION OF AUTHORIZING A TAX RATE TO BE LEVIED PURSUANT TO
- 4 THIS ACT, AND MAY WITHDRAW BY RESOLUTION 1 OR MORE OF THE PROPOS-
- 5 ALS BEFORE THE DATE OF THE ELECTION. IF THE BOARD WITHDRAWS A
- 6 PROPOSAL UNDER THIS SECTION, THE BOARD SHALL DELIVER A COPY OF
- 7 THE RESOLUTION WITHDRAWING THE PROPOSAL TO NECESSARY ELECTIONS
- 8 OFFICIALS AT LEAST 1 WEEK BEFORE THE DATE OF THE ELECTION. A
- 9 PROPOSAL WITHDRAWN BY A BOARD UNDER THIS SECTION SHALL NOT BE ON
- 10 THE BALLOT.
- 11 Sec. 1212. (1) The— IF APPROVED BY THE SCHOOL ELECTORS OF
- 12 THE SCHOOL DISTRICT, THE board of a school district may levy a
- 13 tax of not to exceed 5 mills on the state equalized valuation of
- 14 the school district each year for a period of not to exceed 20
- 15 years, for the purpose of creating a sinking fund to be used for
- 16 the purchase of real estate for sites for, and the construction
- 17 or repair of, school buildings. The sinking fund tax levy -shall
- 18 be IS subject to the 15 mill tax limitation provisions of sec-
- 19 tion 6, article 9 of the state constitution of 1963 and THE PROP-
- 20 ERTY TAX LIMITATION ACT, Act No. 62 of the Public Acts of 1933,
- 21 as amended, being sections 211.201 to 211.217a of the Michigan
- 22 Compiled Laws.
- 23 (2) The proposition of levying a sinking fund tax shall be
- 24 submitted to the school electors of the school district at an
- 25 annual or special meeting or election. A PROPOSITION SHALL NOT
- 26 BE SUBMITTED TO THE SCHOOL ELECTORS UNDER THIS SECTION AFTER
- 27 JUNE 2, 1993.

(3) The -question- PROPOSITION of levying taxes for the 2 purpose of creating a sinking fund shall be by ballot in substan-3 tially the following form: "Shall _____ levy ____ mills (legal name of school district) 6 to create a sinking fund for the purpose of 8 for a period of years? Yes () () " No 10 Sec. 1277. (1) Considering criteria established by the 11 12 state board, IF the board of a school district that wants to 13 receive and is eligible for additional state school aid for qual-14 ity programs as provided in sections 21(1) and 21a of the state 15 school aid act of 1979, Act No. 94 of the Public Acts of 1979, 16 being sections 388.1621 and 388.1621a of the Michigan Compiled 17 Laws, DOES NOT WANT THE SCHOOL DISTRICT'S STATE SCHOOL AID PAY-18 MENTS TO BE WITHHELD AS DESCRIBED IN SECTION 19 OF THE STATE 19 SCHOOL AID ACT OF 1979, BEING SECTION 388.1619 OF THE MICHIGAN 20 COMPILED LAWS, THE BOARD shall adopt and implement a 3- to 5-year 21 school improvement plan and continuing school improvement process 22 for each school within the school district. The school improve-23 ment plan shall include, but is not limited to, a mission state-24 ment, goals based on student outcomes for all students, curricu-25 lum alignment corresponding with those goals, evaluation pro-26 cesses, staff development, and building level decision making. 27 School board members, school building administrators, teachers 28 and other school employees, pupils, parents of pupils attending 29 that school, and other residents of the school district shall

- 1 participate in the planning, development, implementation, and
- 2 evaluation of the district's school improvement plan. Upon
- 3 request of the board of a school district, the department shall
- 4 assist the school district in the development and implementation
- 5 of a district school improvement plan. Intermediate school dis-
- 6 tricts and educational organizations may also provide assistance
- 7 for these purposes. A school improvement plan described in this
- 8 section shall be updated annually by the board of the school
- 9 district.
- 10 (2) The school improvement plan of a school district shall
- 11 be maintained on file with the intermediate school district to
- 12 which the school district is constituent.
- 13 (3) The state board shall annually review a random sampling
- 14 of school improvement plans. Based on its review, the state
- 15 board shall annually submit a report on school improvement activ-
- 16 ities planned and accomplished by each of the school districts
- 17 that were part of the sampling to the senate and house committees
- 18 that have the responsibility for education legislation.
- 19 Sec. 1278. (1) -The- IF THE board of -each A school dis-
- 20 trict that wants to receive and is eligible for additional state
- 21 school aid for quality programs as provided in sections 21(1) and
- 22 21a of the state school aid act of 1979, Act No. 94 of the Public
- 23 Acts of 1979, being sections 388.1621 and 388.1621a of the
- 24 Michigan Compiled Laws, DOES NOT WANT THE SCHOOL DISTRICT'S
- 25 STATE SCHOOL AID PAYMENTS TO BE WITHHELD AS DESCRIBED IN SECTION
- 26 19 OF THE STATE SCHOOL AID ACT OF 1979, BEING SECTION 388.1619 OF
- 27 THE MICHIGAN COMPILED LAWS, THE BOARD shall make available to all

- pupils attending public school in the district a core curriculum
 in compliance with subsection (3).
- (2) A recommended model core curriculum shall be developed by the state board and distributed to each school district in the state. The recommended core curriculum shall define the outcomes to be achieved by all pupils and be based upon the "Michigan K-12" program standards of quality" published by the state board.
- 8 (3) The board of each school district, considering the cur-9 ricular outcomes defined and recommended pursuant to subsection 10 (2), shall do both of the following:
- (a) Establish a core curriculum for its pupils at the elementary, middle, and secondary school levels. The core curricula lum shall define outcomes to be achieved by all pupils and be
 la based upon the school district's educational mission, long-range
 student goals, and student performance objectives. The core curla riculum may vary from the model core curriculum recommended by
 the state board pursuant to subsection (2).
- (b) After consulting with teachers and school building
 19 administrators, determine the instructional program for deliver20 ing the core curriculum and identify the courses and programs in
 21 which the core curriculum will be taught.
- (4) The board may supplement the core curriculum by provid-ing instruction through additional classes and programs.
- (5) A subject or course required by the core curriculum pur-25 suant to subsection (3) shall be made available to all pupils in 26 the school district by a school district, a consortium of school

- 1 districts, or a consortium of 1 or more school districts and 1 or
- 2 more intermediate school districts.
- 3 (6) The state board shall make available to all nonpublic
- 4 schools in this state, as a resource for their consideration, the
- 5 model core curriculum developed for public schools pursuant to
- 6 subsection (2) for the purpose of assisting the governing body of
- 7 a nonpublic school in developing its own core curriculum.
- 8 (7) Any course that would have been considered a nonessen-
- 9 tial elective course under Snyder v Charlotte Schools, 421 Mich
- 10 517 (1984) on -the effective date of the amendatory act that
- 11 added this section APRIL 13, 1990 shall continue to be offered
- 12 to resident pupils of nonpublic schools on a shared time basis.
- 13 Sec. 1280. (1) —The— IF THE board of a school district
- 14 that wants to receive and is eligible for additional state
- 15 school aid for quality programs as provided in sections 21(1) and
- 16 21a of the state school aid act of 1979, Act No. 94 of the Public
- 17 Acts of 1979, being sections 388.1621 and 388.1621a of the
- 18 Michigan Compiled Laws, and that does not want THE SCHOOL
- 19 DISTRICT'S STATE SCHOOL AID PAYMENTS TO BE WITHHELD AS DESCRIBED
- 20 IN SECTION 19 OF THE STATE SCHOOL AID ACT OF 1979, BEING
- 21 SECTION 388.1619 OF THE MICHIGAN COMPILED LAWS, AND DOES NOT WANT
- 22 THE SCHOOL DISTRICT to be subject to the measures described in
- 23 subsection (6), THE BOARD shall ensure that each public school
- 24 within the school district is accredited.
- 25 (2) As used in subsection (1), "accredited" means certified
- 26 by the state board as having met or exceeded state board-approved
- 27 standards established for 6 areas of school operation:

- 1 administration and school organization, curricula, staff, school
 2 plant and facilities, school and community relations, and school
 3 improvement plans and student outcomes. The building-level eval-
- 4 uation used in the accreditation process shall include, but is
- 5 not limited to, school data collection, self-study, visitation
- 6 and validation, determination of outcomes data to be used, and
- 7 the development of a school improvement plan.
- g (3) The department shall develop and distribute to all public schools proposed accreditation standards. Upon distribution of the proposed standards, the department shall hold state—
 11 wide public hearings for the purpose of receiving testimony con12 cerning the standards. After a review of the testimony, the
 13 department shall revise and submit the proposed standards to the
 14 state board. After a review and revision, if appropriate, of the
 15 proposed standards, the state board shall submit the proposed
 16 standards to the senate and house committees that have the
 17 responsibility for education legislation. Upon approval by these
 18 committees, the department shall distribute to all public schools
 19 the standards to be applied to each school for accreditation
 20 purposes.
- (4) The department shall annually review and evaluate for accreditation purposes the performance of a portion of the public schools in the state, including, but not limited to, each school that did not meet accreditation standards the immediately preceding school year.
- (5) The department shall, and the intermediate school27 district to which a school district is constituent, a consortium

- 1 of intermediate school districts, or any combination thereof may,
- 2 provide technical assistance, as appropriate, to a school that is
- 3 not accredited upon request of the board of the unaccredited
- 4 school.
- 5 (6) A school that has not met accreditation standards for 3
- 6 consecutive years is subject to 1 or more of the following mea-
- 7 sures, as determined by the state board:
- 8 (a) The superintendent of public instruction or his or her
- 9 designee shall appoint at the expense of the affected school dis-
- 10 trict an administrator of the school until the school meets
- 11 accreditation standards.
- 12 (b) A parent, legal guardian, or person in loco parentis of
- 13 a child who attends the school shall have the right to send his
- 14 or her child to any accredited public school with an appropriate
- 15 grade level within the school district.
- (c) The school shall be closed.
- 17 (7) The department shall evaluate the school accreditation
- 18 program and the status of schools accredited and shall submit an
- 19 annual report based upon the evaluation to the senate and house
- 20 committees that have the responsibility for education
- 21 legislation. The report shall address the reasons each unaccred-
- 22 ited school is not accredited and shall recommend legislative
- 23 action that will result in the accreditation of all public
- 24 schools in this state.
- 25 Sec. 1284. (1) The board of a school district shall deter-
- 26 mine the length of the school term. —The— HOWEVER, IF THE BOARD
- 27 DOES NOT WANT THE SCHOOL DISTRICT'S STATE SCHOOL AID PAYMENTS TO

- 1 BE WITHHELD AS DESCRIBED IN SECTION 101 OF THE STATE SCHOOL AID
- 2 ACT OF 1979, BEING SECTION 388.1701 OF THE MICHIGAN COMPILED
- 3 LAWS, THE BOARD SHALL ENSURE THAT THE minimum number of days of
- 4 -student PUPIL instruction -shall be IN A SCHOOL YEAR IS 180.
- 5 -Except as provided in section 101 of the state school aid act of
- 6 1979, being section 388.1701 of the Michigan Compiled Laws, a
- 7 district failing to hold 180 days of student instruction shall
- 8 forfeit 1/180 of its total state school aid for each day of
- 9 failure. Not later than August 1, the board of each district
- 10 shall certify to the state board the number of days of -student-
- 11 PUPIL instruction in the previous school year. -If the district
- 12 did not hold at least 180 days of student instruction, the deduc-
- 13 tion of state school aid shall be made in the following fiscal
- 14 year from the first payment of state school aid. Days lost
- 15 because of strikes or teachers' conferences shall not be counted
- 16 as days of -student PUPIL instruction.
- (2) The state board shall promulgate rules for the implemen-
- 18 tation of this section.
- 19 SEC. 1602A. (1) THE BOARD OF A SCHOOL DISTRICT OPERATING A
- 20 COMMUNITY COLLEGE UNDER THIS PART MAY LEVY TAXES FOR THE OPERA-
- 21 TION OF THE COMMUNITY COLLEGE AT A MILLAGE RATE NOT TO EXCEED THE
- 22 NUMBER OF MILLS DETERMINED BY THE DEPARTMENT TO EQUAL THE NUMBER
- 23 OF MILLS AUTHORIZED UNDER SECTION 1211 AS OF THE EFFECTIVE DATE
- 24 OF THE AMENDATORY ACT THAT ADDED THIS SECTION FOR OPERATING THE
- 25 COMMUNITY COLLEGE AND REPORTED TO THE DEPARTMENT FOR THE PURPOSE
- 26 OF COMPILING THE ACTIVITY CLASSIFICATION STRUCTURE DATA UNDER
- 27 SECTION 204 OF ACT NO. 150 OF THE PUBLIC ACTS OF 1992. THE

- 1 MILLAGE ALLOWED UNDER THIS SUBSECTION MAY BE LEVIED WITHOUT A
- 2 VOTE OF THE SCHOOL ELECTORS OF THE SCHOOL DISTRICT UNTIL THE
- 3 MILLAGE AUTHORIZATION EXPIRES.
- 4 (2) WITH THE APPROVAL OF THE SCHOOL ELECTORS OF THE SCHOOL
- 5 DISTRICT, THE BOARD OF A SCHOOL DISTRICT MAY RENEW THE MILLAGE
- 6 AUTHORIZED UNDER SUBSECTION (1) OR LEVY ADDITIONAL MILLAGE FOR
- 7 THE OPERATION OF THE COMMUNITY COLLEGE, OR BOTH.
- 8 Sec. 1611. (1) Upon the approval of the city governing
- 9 body before January 1, 1983, the board of a school district or
- 10 intermediate school district situated in whole or in part in a
- 11 city may certify either the total or 1/2 of the levy of school
- 12 property taxes on the city portion of the school district or
- 13 intermediate school district. If certified, or if approval of
- 14 the city governing body is not given before January 1, 1983 and a
- 15 city agrees or elects pursuant to section 1613 to collect either
- 16 the total or 1/2 of the levy of school taxes on the taxable prop-
- 17 erty of the city portion of the school district or intermediate
- 18 school district, the appropriate officials of that city in which
- 19 the school district or intermediate school district is located
- 20 shall assess, spread, and collect these school taxes and shall
- 21 remit the collections to the school district or intermediate
- 22 school district as provided in THE GENERAL PROPERTY TAX ACT, Act
- 23 No. 206 of the Public Acts of 1893, being sections 211.1 to
- 24 211.157 of the Michigan Compiled Laws. FOR 1993 AND 1994 ONLY,
- 25 THE PERCENTAGE OF THE LEVY OF SCHOOL PROPERTY TAXES COLLECTED
- 26 UNDER THIS SECTION SHALL BE THE SAME PERCENTAGE OF THAT LEVY AS
- 27 IN 1992.

- (2) Except where a city assessed and collected school taxes pursuant to this section —prior to—BEFORE December 31, 1974, 3 reasonable expenses incurred by the city in assessing and collecting the school taxes, to the extent that those expenses are 5 in addition to the expenses of assessing and collecting other 6 taxes at the same time and, except as otherwise agreed to by the 7 city and school district or intermediate school district, exceed 8 the amount of any fee and charge imposed by the city on collection of the school taxes, shall be billed to and paid by the 10 school board —of education—or intermediate school board.
- 11 However, if these additional reasonable expenses are allowed by
 12 this section to a city exercising its option under section
 13 1613(3), the following limitations —shall—apply:
- 14 (a) These additional reasonable expenses shall not exceed
 15 the amount specified in the statement required by section
 16 1613(4)(b) as the actual cost of collection in addition to fees
 17 and charges authorized by section 1613(4)(g) that the treasurer
 18 of the school district, intermediate school district, or county
 19 has determined to be imposed.

(b) The total reasonable expenses, without deduction because
the expense is part of the expense of assessing and collecting
the taxes at the same time and including fees and charges
imposed by the city on the collection of the school taxes, shall
hot exceed the amount specified in the statement required by section 1613(4)(b) as the aggregate amount of the costs of collection the district has determined to incur itself or the county

- 1 treasurer may receive from district payments and from fees and
- 2 charges imposed pursuant to section 1613(4)(g).
- 3 (3) In proceedings for the assessment, spreading, and col-
- 4 lection of taxes for school purposes in the school district or
- 5 intermediate school district, and for the receipt and disburse-
- 6 ment of money belonging to the school district or intermediate
- 7 district, the city assessing officer, city clerk, and city trea-
- 8 surer of the city in which the school district or intermediate
- 9 school district is situated -shall- have like powers and duties
- 10 as prescribed by the laws of this state for township supervisors,
- 11 township clerks, and township treasurers.
- 12 (4) School taxes collected by a city -shall become a lien
- 13 against the property on which assessed in the same manner and on
- 14 the same date as city taxes or, if the city approves the collec-
- 15 tion of school taxes on a date other than the date it collects
- 16 the city taxes, on July 1. HOWEVER, FOR 1993 ONLY, THE SCHOOL
- 17 TAXES BECOME A LIEN AGAINST THE PROPERTY ON WHICH ASSESSED, AND
- 18 BECOME DUE FROM THE OWNER OF THAT PROPERTY, ON JULY 17, 1993. The
- 19 school taxes -which- THAT are collected with the city taxes
- 20 -shall be ARE subject to the same penalties, interest, and col-
- 21 lection charges as city taxes and shall be returned as delinquent
- 22 to the county treasurer in the same manner and with the same
- 23 interest, penalties, and fees as city taxes are returned. School
- 24 taxes collected by a city pursuant to this section on a date
- 25 other than a date it collects city taxes -shall be ARE subject
- 26 to the same fees and charges a city may impose under section 44
- 27 of Act No. 206 of the Public Acts of 1893, being section 211.44

1 of the Michigan Compiled Laws. School taxes collected pursuant 2 to this section on or before September 14 of each year by a city 3 that collects school taxes on a date other than the date it col-4 lects city taxes shall be without interest, but such taxes col-5 lected after September 14 in each year shall bear interest at the 6 rate imposed by section 59 of Act No. 206 of the Public Acts of 7 1893, being section 211.59 of the Michigan Compiled Laws, on 8 delinquent property tax levies which became a lien in the same 9 year. All interest and penalties that are imposed -prior to-10 BEFORE the date these taxes are returned delinquent and that are 11 attributable to school taxes other than collection fees -shall-12 belong to the school district or intermediate school district. 13 The collection fees if imposed shall be retained by the city. Sec. 1612. (1) Upon the approval of a township board before 14 15 January 1, 1983, the board of a school district or intermediate 16 school district may certify either the total or 1/2 of the levy 17 of school property taxes on the township portion of the school 18 district or intermediate school district. If certified, or if 19 approval of the township board is not given before January 1, 20 1983 and pursuant to section 1613 a township elects or agrees to 21 collect either the total or 1/2 of the total school taxes of a 22 school district or intermediate school district located in the 23 township, the township supervisor before June 30 of each year 24 shall prepare the assessment and tax rolls and furnish these 25 rolls to each affected township treasurer with the supervisor's 26 collection warrant attached. - thereto. - Each township treasurer 27 shall proceed to collect the taxes and remit the collections to

- 1 the school district or intermediate school district as provided
- 2 in THE GENERAL PROPERTY TAX ACT, Act No. 206 of the Public Acts
- 3 of 1893, as amended, being sections 211.1 to 211.157 of the
- 4 Michigan Compiled Laws. FOR 1993 AND 1994 ONLY, THE PERCENTAGE
- 5 OF THE SCHOOL PROPERTY TAX LEVY COLLECTED UNDER THIS SECTION
- 6 SHALL BE THE SAME PERCENTAGE OF THAT LEVY AS IN 1992. Except
- 7 where a township assessed and collected school taxes pursuant to
- 8 this section -prior to BEFORE December 31, 1974, reasonable
- 9 expenses incurred by the township in assessing and collecting the
- 10 school taxes, to the extent that the expenses are in addition to
- 11 the expenses of assessing and collecting any other taxes at the
- 12 same time and, except as otherwise agreed to by the township and
- 13 school district or intermediate school district, exceed the
- 14 amount of any fees and charges imposed by the township on collec-
- 15 tion of the school taxes, shall be billed to and paid by the
- 16 school board or intermediate school board. However, if these
- 17 additional reasonable expenses are allowed by this section to a
- 18 township exercising its option under section 1613(3), the follow-
- 19 ing limitations shall apply:
- (a) These additional reasonable expenses shall not exceed
- 21 the amount specified in the statement required by section
- 22 1613(4)(b) as the actual cost of collection in addition to fees
- 23 and charges authorized by section 1613(4)(g) that the treasurer
- 24 of the school district, intermediate school district, or county
- 25 has determined to be imposed.
- 26 (b) The total reasonable expenses, without deduction because
- 27 the expense is part of the expense of assessing and collecting

- 1 other taxes at the same time and including fees and charges
- 2 imposed by the township on the collection of the school taxes,
- 3 shall not exceed the amount specified in the statement required
- 4 by section 1613(4)(b) as the aggregate amount of the costs of
- 5 collection the district has determined to incur itself or the
- 6 county treasurer may receive from district payments and from fees
- 7 and charges imposed pursuant to section 1613(4)(g).
- g (2) School taxes collected by a township -shall become a
- 9 lien against the property on which assessed on July 1. HOWEVER,
- 10 FOR 1993 ONLY, THE SCHOOL TAXES BECOME A LIEN AGAINST THE PROP-
- 11 ERTY ON WHICH ASSESSED, AND BECOME DUE FROM THE OWNER OF THAT
- 12 PROPERTY, ON JULY 17, 1993. Taxes collected on or before
- 13 September 14 in each year shall be without interest. Taxes col-
- 14 lected after September 14 of any year shall bear interest at the
- 15 rate imposed by section 59 of Act No. 206 of the Public Acts of
- 16 1893, being section 211.59 of the Michigan Compiled Laws, on
- 17 delinquent property tax levies -which THAT became a lien in the
- 18 same year. The school taxes -which- THAT are collected by a
- 19 township -shall be- ARE subject to the same fees and charges the
- 20 township may impose under section 44 of Act No. 206 of the
- 21 Public Acts of 1893, being section 211.44 of the Michigan
- 22 Compiled Laws. All interest and penalties, other than collection
- 23 fees, that are imposed -prior-to-BEFORE the date these taxes are
- 24 returned delinquent and that are attributable to school taxes
- 25 shall belong to the school district or intermediate school
- 26 district. Interest and, to the extent permitted by section 44 of
- 27 Act No. 206 of the Public Acts of 1893, fees shall be included

- 1 in the delinquent tax rolls returned to the county treasurer as
 2 of March 1 of each year.
- 3 (3) Act No. 206 of the Public Acts of 1893, as amended,
- 4 -shall apply APPLIES to proceedings in relation to the assess-
- 5 ment, spreading, and collection of taxes for school purposes in
- 6 the school district or intermediate school district, and to the
- 7 powers and duties of the township supervisor and the township
- 8 treasurer.
- 9 Sec. 1613. (1) By adoption of a resolution of its board
- 10 before February 1, 1983, or before January 1 in any year thereaf-
- 11 ter, a school district or intermediate school district may deter-
- 12 mine to impose a summer property tax levy, which resolution by
- 13 its terms may be applicable until revoked by the board of the
- 14 school district or intermediate school district or for levies in
- 15 any year specified therein. For each year such a resolution
- 16 applies the school district or intermediate school district that
- 17 has adopted the resolution shall request, before February 1, 1983
- 18 or before January 1 in any year thereafter, each city and town-
- 19 ship in which it is located to agree to collect the summer levy
- 20 in that year of either the total or 1/2, as specified in the res-
- 21 olution, of the school property taxes. FOR 1993 AND 1994 ONLY,
- 22 THE PERCENTAGE OF THE SCHOOL PROPERTY TAX LEVY COLLECTED UNDER
- 23 THIS SECTION SHALL BE THE SAME PERCENTAGE OF THAT LEVY AS IN
- 24 1992. Notice of the meeting of the respective school district
- 25 board or intermediate school district board at which this resolu-
- 26 tion will be offered for adoption shall be published by the
- 27 district, not less than 6 days before holding the meeting, in a

- 1 newspaper of general circulation in the school district or 2 intermediate school district. This notice shall specify the 3 time, date, and place of the public meeting, shall be not less 4 than 8 vertical inches and 4 horizontal inches, shall be in not 5 less than 12-point type, shall be preceded by a headline in not 6 less than 18-point type stating "Notice of a public meeting to 7 institute a summer property tax levy", shall contain a concise 8 statement of the contents and purpose of the proposed resolution, 9 and shall not be placed in that portion of the newspaper reserved 10 for legal notices and classified advertisements. Upon receipt of 11 the request, the governing body of the city or township shall 12 negotiate the reasonable expenses for collection of the school 13 district's or intermediate school district's summer property tax 14 levy that the city or township may bill under section 1611 or 15 1612. If a city or township and the school district or interme-16 diate school district reach an agreement within 30 days of 17 receipt of the district's request for the collection of the 18 district's summer property tax levy, including an agreement to 19 the amount of reasonable expenses that the city or township may 20 bill under section 1611 or 1612, section 1611 shall govern the 21 other terms of a city's agreement and section 1612 shall govern 22 the other terms of a township's agreement.
- (2) If a city or township and the school district or inter24 mediate school district fail to reach an agreement pursuant to
 25 subsection (1) for the collection of the summer property tax levy
 26 of a school district or intermediate school district subject to
 27 subsection (3), the school district or intermediate school

- 1 district then may negotiate, until April 1, a proposed agreement
- 2 with the county treasurer to collect its summer property tax levy
- 3 against property located in that city or township. If a proposed
- 4 agreement with the county treasurer has not been reached by April
- 5 1, the school district or intermediate school district may deter-
- 6 mine to serve as the property tax collecting unit and collect its
- 7 own summer property tax levy against property in that city or
- 8 township.
- 9 (3) If, pursuant to subsection (2), the school district or
- 10 intermediate school district has determined to collect its own
- 11 summer property tax levy or has reached a proposed agreement with
- 12 a county treasurer on the collection of its summer property tax
- 13 levy against property located in a city or township with which an
- 14 agreement to collect this levy could not be made pursuant to sub-
- 15 section (1), the school district shall notify by April 15 that
- 16 city or township of the terms of the statement required by sub-
- 17 section (4)(b) and the city or township shall have 15 days in
- 18 which to exercise an option to collect the school district's or
- 19 intermediate school district's summer property tax levy pursuant
- 20 to the terms of section 1611 or 1612.
- 21 (4) Collection of all or part of a school district's or
- 22 intermediate school district's property tax levy by a county
- 23 treasurer or by the school district or intermediate school dis-
- 24 trict shall comply with all of the following:
- 25 (a) Collection shall be either 1/2 or the total of the prop-
- 26 erty tax levy against the properties, as specified for that year
- 27 in the resolution of the district.

- (b) The actual cost of the collection which the school district or intermediate school district has agreed to incur itself or to pay the county treasurer that is in addition to any fees imposed pursuant to subdivision (g), and the aggregate amount of costs of collection the district has agreed to incur or the county treasurer may receive from district payments and from fees and charges imposed pursuant to subdivision (g) shall be stated in writing and reported to the state treasurer.
- g (c) Before June 30 the county treasurer or, if the district 10 is collecting its own summer property tax levy, the treasurer of 11 the school district or intermediate school district shall spread 12 the taxes being collected in terms of millages on the assessment 13 roll, assess the amount of tax levied in proportion to the state 14 equalized valuation, and prepare a tax roll Which— THAT commands 15 the appropriate treasurer to collect on July 1 the taxes indi
 16 cated as due on the tax roll.
- (d) Taxes authorized to be collected —shall—become a lien

 18 against the property on which assessed, and due from the owner of

 19 that property, on July 1. HOWEVER, FOR 1993 ONLY, THE SCHOOL

 20 TAXES BECOME A LIEN AGAINST THE PROPERTY ON WHICH ASSESSED, AND

 21 BECOME DUE FROM THE OWNER OF THAT PROPERTY, ON JULY 17, 1993.
- (e) Taxes shall be collected on or before September 14 and 23 all taxes and interest imposed pursuant to subdivision (f) unpaid 24 before March 1 shall be returned as delinquent on March 1. Taxes 25 delinquent under this subdivision shall be collected pursuant to 26 THE GENERAL PROPERTY TAX ACT, Act No. 206 of the Public Acts of

- 1 1893, as amended, BEING SECTIONS 211.1 TO 211.157 OF THE
- 2 MICHIGAN COMPILED LAWS.
- 3 (f) Interest shall be added to taxes collected after
- 4 September 14 at that rate imposed by section 59 of Act No. 206
- 5 of the Public Acts of 1893, being section 211.59 of the Michigan
- 6 Compiled Laws, on delinquent property tax levies -which- THAT
- 7 became a lien in the same year.
- 8 (g) All or a portion of fees or charges, or both, authorized
- 9 under section 44 of Act No. 206 of the Public Acts of 1893,
- 10 being section 211.44 of the Michigan Compiled Laws, may be
- 11 imposed on taxes paid before March 1 and shall be retained by the
- 12 treasurer actually performing the collection of the summer prop-
- 13 erty tax levy of the school district or intermediate school dis-
- 14 trict, regardless of whether all or part of these fees or
- 15 charges, or both, have been waived by the township or city.
- 16 (5) An agreement for the collection of a summer property tax
- 17 levy of a school district or intermediate school district with a
- 18 county treasurer shall include a schedule for delivering collec-
- 19 tions to the school district or intermediate school district.
- 20 (6) To the extent applicable and consistent with the
- 21 requirements of this section, the provisions of Act No. 206 of
- 22 the Public Acts of 1893, shall apply to proceedings in relation
- 23 to the assessment, spreading, and collection of taxes pursuant to
- 24 this section. Additionally, in relation to the assessment,
- 25 spreading, and collection of taxes pursuant to this section, the
- 26 county treasurer or, if the district is collecting its own summer
- 27 property tax levy, the treasurer of the school district or

- 1 intermediate school district -shall- have powers and duties
- 2 similar to those prescribed by Act No. 206 of the Public Acts of
- 3 1893, for township supervisors, township clerks, and township
- 4 treasurers. However, this section -shall DOES not be consid-
- 5 ered to transfer any authority over the assessment of property.
- 6 (7) If a county treasurer or the treasurer of a school dis-
- 7 trict or intermediate school district collects the summer prop-
- 8 erty tax levy of the district, the township or city shall deliver
- 9 by June 1 a certified copy of the assessment roll containing
- 10 state equalized valuations for each parcel of taxable property in
- 11 the township or city to the treasurer collecting the summer prop-
- 12 erty tax levy of the school district or intermediate school
- 13 district. The county treasurer or the treasurer of a school dis-
- 14 trict or intermediate school district receiving this certified
- 15 copy of the assessment roll shall remit the necessary cost inci-
- 16 dent to the reproduction of the assessment roll to the township
- 17 or city.
- 18 (8) A county treasurer or treasurer of a school district or
- 19 intermediate school district collecting taxes pursuant to this
- 20 section shall be bonded for tax collection in the same amount and
- 21 in the same manner as a township treasurer would be for undertak-
- 22 ing the duties prescribed by this section.
- 23 (9) An agreement for the collection of a summer property tax
- 24 levy between a school district or intermediate school district
- 25 and a county may cover summer collections for 2 years. If an
- 26 agreement covers summer collections for 2 years, the resolution
- 27 and request required by subsection (1), the notice required by

- 1 subsection (2), and the option to reconsider provided by
- 2 subsection (3) -shall DO not apply for summer collections in the
- 3 second year.
- 4 (10) If collections are made pursuant to this section by a
- 5 county treasurer or by the treasurer of a school district or
- 6 intermediate school district, all payments from a school district
- 7 or intermediate school district for collecting its summer prop-
- 8 erty tax levy and all revenues generated from collection fees
- 9 shall be deposited, when received or collected, in a current
- 10 school tax collection fund, which fund shall be used by the
- 11 county treasurer or treasurer of the school district or interme-
- 12 diate school district to pay for the cost of collecting the
- 13 district's summer property tax levy. The current school tax col-
- 14 lection fund shall be segregated from all other funds and once
- 15 the current school tax collection fund has been established money
- 16 shall not be withdrawn except upon an order, check, or draft of
- 17 the collecting treasurer for the purpose of paying 1 or more of
- 18 the following costs:
- 19 (a) The cost of special deputy treasurers and equipment
- 20 directly involved in the collection of current property taxes.
- 21 (b) The cost of all services determined necessary by the
- 22 collecting treasurer to collect the summer property tax levy of
- 23 the school district or intermediate school district.
- (c) The contract payments to any person, firm, or corpora-
- 25 tion employed by the collecting treasurer to assist in the col-
- 26 lection of the current property taxes.

- 1 (11) All surplus money in a current school tax collection
- 2 fund shall be invested by the collecting treasurer in any
- 3 investment authorized by Act No. 20 of the Public Acts of 1943,
- 4 being sections 129.91 to 129.93 of the Michigan Compiled Laws.
- 5 The county treasurer and the treasurer of a school district or
- 6 intermediate school district shall publish, on March 1 of the
- 7 year after the treasurer first collects the summer property tax
- 8 levy of a school district or intermediate school district and
- 9 each year thereafter, an annual report on the status of the fund
- 10 for the last year ending December 31. The report shall show the
- 11 total charges, expenses, and year-end surplus.
- 12 (12) Money in the current school tax collection fund shall
- 13 not be transferred to the general fund of the county, school dis-
- 14 trict, or intermediate school district or made the subject of
- 15 appropriation by the county, school district, or intermediate
- 16 school district. Any surplus in a current school tax collection
- 17 fund shall be used by the county treasurer, school district trea-
- 18 surer, or intermediate school district treasurer to reduce the
- 19 following costs for the next summer property tax levy of a school
- 20 district or intermediate school district that is collected by the
- 21 county treasurer, school district treasurer, or intermediate
- 22 school district treasurer:
- 23 (a) The costs of collection, in excess of fees and charges,
- 24 incurred or paid pursuant to subsection (4)(b).
- 25 (b) The fees and charges imposed pursuant to subsection
- 26 (4)(g).

- 1 (13) A city treasurer, township treasurer, county treasurer,
- 2 school district treasurer, or intermediate school district
- 3 treasurer that collects pursuant to this section, section 1611,
- 4 or section 1612 the summer property tax levy of a school district
- 5 or intermediate school district against property eligible for a
- 6 deferral of summer property taxes under section 51 of Act No.
- 7 206 of the Public Acts of 1893, being section 211.51 of the
- 8 Michigan Compiled Laws, and, if not otherwise eligible for defer-
- 9 ral thereunder, against property classified as agricultural real
- 10 property if the gross receipts of the agricultural or horticul-
- 11 tural operations in the previous year or the average gross
- 12 receipts of such operations in the previous 3 years are not less
- 13 than the household income of the owner in the previous year shall
- 14 defer the collection of these summer property taxes without pen-
- 15 alty or interest until the following February 15 upon a filing by
- 16 the taxpayer of an intent to defer with the property tax collect-
- 17 ing treasurer in the same manner as provided by section 51 of Act
- 18 No. 206 of the Public Acts of 1893. The treasurer of a city,
- 19 township, school district, intermediate school district, or
- 20 county who collects the summer property tax levy of a school dis-
- 21 trict or intermediate school district also shall comply with the
- 22 publication and assistance requirements of section 51 of Act No.
- 23 206 of the Public Acts of 1893, with respect to property eligible
- 24 for a deferral under this subsection.
- 25 Section 2. Sections 751 to 756 of Act No. 451 of the Public
- 26 Acts of 1976, being sections 380.751 to 380.756 of the Michigan
- 27 Compiled Laws, are repealed.

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Section 3. Sections 1204a, 1211, 1212, 1277, 1278, 1280,
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2 1284, 1611, 1612, and 1613 of Act No. 451 of the Public Acts of
3 1976, as amended by this amendatory act, and section 1602c of Act
4 No. 451 of the Public Acts of 1976, as added by this amendatory
5 act, shall not take effect unless the constitutional amendment
6 proposed in House Joint Resolution G of the 87th Legislature
7 becomes a part of the state constitution of 1963 as provided in
8 section 1 of article XII of the state constitution of 1963.
       Section 4. This amendatory act shall not take effect unless
10 all of the following bills of the 87th Legislature are enacted
11 into law:
       (a) Senate Bill No. 1.
12
       (b) Senate Bill No. 601.
13
14
       (c) Senate Bill No. 600.
15
16
       (d) Senate Bill No. 599.
17
18
       (e) Senate Bill No. 602.
19
20
       (f) Senate Bill No. ____ or House Bill No. ____ (request
21
22 no. 01371'93).
       (q) Senate Bill No. 598.
23
24
       (h) Senate Bill No. 596.
25
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26

1 (i) Senate Bill No. ____ or House Bill No. ____ (request
2 no. 03859'93).