SENATE BILL No. 798

October 5, 2005, Introduced by Senators McMANUS, TOY and ALLEN and referred to the Committee on Commerce and Labor.

A bill to amend 1995 PA 24, entitled

"Michigan economic growth authority act,"

by amending section 8 (MCL 207.808), as amended by 2004 PA 398.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 8. (1) After receipt of an application, the authority may
- 2 enter into an agreement with an eligible business for a tax credit
- 3 under section 9 if the authority determines that all of the
- 4 following are met:

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- 5 (a) Except as provided in subsection (5), the eligible
- 6 business creates 1 or more of the following within 12 months of the
- 7 expansion or location as determined by the authority:
 - (i) A minimum of 75 qualified new jobs at the facility if
- 9 expanding in this state.

- $\mathbf{1}$ (ii) A minimum of 150 qualified new jobs at the facility if
- 2 locating in this state.
- 3 (iii) A minimum of 25 qualified new jobs at the facility if the
- 4 facility is located in a neighborhood enterprise zone as determined
- 5 under the neighborhood enterprise zone act, 1992 PA 147, MCL
- 6 207.771 to 207.786, is located in a renaissance zone under the
- 7 Michigan renaissance zone act, 1996 PA 376, MCL 125.2681 to
- 8 125.2696, or is located in a federally designated empowerment zone,
- 9 rural enterprise community, or enterprise community.
- 10 (iv) A minimum of 5 qualified new jobs at the facility if the
- 11 eligible business is a qualified high-technology business.
- 12 (v) A minimum of 5 qualified new jobs at the facility if the
- 13 eligible business is a rural business.
- 14 (b) Except as provided in subsection (5), the eligible
- 15 business agrees to maintain 1 or more of the following for each
- 16 year that a credit is authorized under this act:
- (i) A minimum of 75 qualified new jobs at the facility if
- 18 expanding in this state.
- (ii) A minimum of 150 qualified new jobs at the facility if
- 20 locating in this state.
- 21 (iii) A minimum of 25 qualified new jobs at the facility if the
- 22 facility is located in a neighborhood enterprise zone as determined
- 23 under the neighborhood enterprise zone act, 1992 PA 147, MCL
- 24 207.771 to 207.786, is located in a renaissance zone under the
- 25 Michigan renaissance zone act, 1996 PA 376, MCL 125.2681 to
- 26 125.2696, or is located in a federally designated empowerment zone,
- 27 rural enterprise community, or enterprise community.

- 1 (iv) If the eligible business is a qualified high-technology
- 2 business, all of the following apply:
- 3 (A) A minimum of 5 qualified new jobs at the facility.
- 4 (B) A minimum of 25 qualified new jobs at the facility within
- 5 years after the date of the expansion or location as determined
- 6 by the authority and a minimum of 25 qualified new jobs at the
- 7 facility each year thereafter for which a credit is authorized
- 8 under this act.
- $\mathbf{9}$ (v) If the eligible business is a rural business, all of the
- 10 following apply:
- 11 (A) A minimum of 5 qualified new jobs at the facility.
- 12 (B) A minimum of 25 qualified new jobs at the facility within
- 13 5 years after the date of the expansion or location as determined
- 14 by the authority.
- 15 (c) Except as provided in subsection (5), in addition to the
- 16 jobs specified in subdivision (b), the eligible business, if
- 17 already located within this state, agrees to maintain a number of
- 18 full-time jobs equal to or greater than the number of full-time
- 19 jobs it maintained in this state prior to the expansion, as
- 20 determined by the authority.
- 21 (d) Except as otherwise provided in this subdivision, the
- 22 average wage paid for all retained jobs and qualified new jobs is
- 23 equal to or greater than 150% of the federal minimum wage. However,
- 24 if the eligible business is a qualified high-technology business,
- 25 then the average wage paid for all qualified new jobs is equal to
- 26 or greater than 400% of the federal minimum wage.
- 27 (e) Except for a qualified high-technology business, the

- 1 expansion, retention, or location of the eligible business will not
- 2 occur in this state without the tax credits offered under this act.
- 3 (f) Except for an eligible business described in subsection
- 4 (5)(b)(ii), the local governmental unit in which the eligible
- 5 business will expand, be located, or maintain retained jobs, or a
- 6 local economic development corporation or similar entity, will make
- 7 a staff, financial, or economic commitment to the eligible business
- 8 for the expansion, retention, or location.
- **9** (g) The financial statements of the eligible business
- 10 indicated that it is financially sound or has submitted a chapter
- 11 11 plan of reorganization to the bankruptcy court and that its
- 12 plans for the expansion, retention, or location are economically
- 13 sound.
- 14 (h) Except for an eligible business described in subsection
- 15 (5)(c), the eligible business has not begun construction of the
- **16** facility.
- 17 (i) The expansion, retention, or location of the eligible
- 18 business will benefit the people of this state by increasing
- 19 opportunities for employment and by strengthening the economy of
- 20 this state.
- 21 (j) The tax credits offered under this act are an incentive to
- 22 expand, retain, or locate the eligible business in Michigan and
- 23 address the competitive disadvantages with sites outside this
- 24 state.
- 25 (k) A cost/benefit analysis reveals that authorizing the
- 26 eligible business to receive tax credits under this act will result
- 27 in an overall positive fiscal impact to the state.

- 1 (1) If feasible, as determined by the authority, in locating
- 2 the facility, the authorized business reuses or redevelops property
- 3 that was previously used for an industrial or commercial purpose.
- 4 (m) If the eligible business is a qualified high-technology
- **5** business described in section 3(m)(i), the eligible business agrees
- 6 that not less than 25% of the total operating expenses of the
- 7 business will be maintained for research and development for the
- 8 first 3 years of the written agreement.
- 9 (2) If the authority determines that the requirements of
- 10 subsection (1) or (5) have been met, the authority shall determine
- 11 the amount and duration of tax credits to be authorized under
- 12 section 9, and shall enter into a written agreement as provided in
- 13 this section. The duration of the tax credits shall not exceed 20
- 14 years or for an authorized business that is a distressed business,
- 15 3 years. In determining the amount and duration of tax credits
- 16 authorized, the authority shall consider the following factors:
- 17 (a) The number of qualified new jobs to be created or retained
- 18 jobs to be maintained.
- (b) The average wage level of the qualified new jobs or
- 20 retained jobs relative to the average wage paid by private entities
- 21 in the county in which the facility is located.
- 22 (c) The total capital investment or new capital investment the
- 23 eliqible business will make.
- 24 (d) The cost differential to the business between expanding,
- 25 locating, or retaining new jobs in Michigan and a site outside of
- 26 Michigan.
- (e) The potential impact of the expansion, retention, or

- 1 location on the economy of Michigan.
- 2 (f) The cost of the credit under section 9, the staff,
- 3 financial, or economic assistance provided by the local government
- 4 unit, or local economic development corporation or similar entity,
- 5 and the value of assistance otherwise provided by this state.
- 6 (3) A written agreement between an eligible business and the
- 7 authority shall include, but need not be limited to, all of the
- 8 following:
- 9 (a) A description of the business expansion, retention, or
- 10 location that is the subject of the agreement.
- 11 (b) Conditions upon which the authorized business designation
- 12 is made.
- 13 (c) A statement by the eligible business that a violation of
- 14 the written agreement may result in the revocation of the
- 15 designation as an authorized business and the loss or reduction of
- 16 future credits under section 9.
- 17 (d) A statement by the eligible business that a
- 18 misrepresentation in the application may result in the revocation
- 19 of the designation as an authorized business and the refund of
- 20 credits received under section 9.
- 21 (e) A method for measuring full-time jobs before and after an
- 22 expansion, retention, or location of an authorized business in this
- 23 state.
- 24 (f) A written certification from the eligible business
- 25 regarding all of the following:
- 26 (i) The eligible business will follow a competitive bid process
- 27 for the construction, rehabilitation, development, or renovation of

- 1 the facility, and that this process will be open to all Michigan
- 2 residents and firms. The eligible business may not discriminate
- 3 against any contractor on the basis of its affiliation or
- 4 nonaffiliation with any collective bargaining organization.
- 5 (ii) The eligible business will make a good faith effort to
- 6 employ, if qualified, Michigan residents at the facility.
- 7 (iii) The eligible business will make a good faith effort to
- 8 employ or contract with Michigan residents and firms to construct,
- 9 rehabilitate, develop, or renovate the facility.
- 10 (iv) The eligible business is encouraged to make a good faith
- 11 effort to utilize Michigan-based suppliers and vendors when
- 12 purchasing goods and services.
- 13 (g) A condition that if the eligible business qualified under
- 14 subsection (5)(b)(ii) and met the subsection (1)(g) requirement by
- 15 filing a chapter 11 plan of reorganization, the plan must be
- 16 approved by the bankruptcy court within 2 years of the date of the
- 17 agreement or the agreement is rescinded.
- 18 (4) Upon execution of a written agreement as provided in this
- 19 section, an eligible business is an authorized business.
- 20 (5) After receipt of an application, the authority may enter
- 21 into a written agreement, which shall include a repayment provision
- 22 of all or a portion of the credits under section 9 for a violation
- 23 of the written agreement, with an eligible business that meets 1 or
- 24 more of the following criteria:
- 25 (a) Is located in this state on the date of the application,
- 26 makes new capital investment of \$250,000,000.00 in this state, and
- 27 maintains 500 retained jobs, as determined by the authority.

- 1 (b) Meets 1 or more of the following criteria:
- 2 (i) Relocates production of a product to this state after the
- 3 date of the application, makes capital investment of
- 4 \$500,000,000.00 in this state, and maintains 500 retained jobs, as
- 5 determined by the authority.
- 6 (ii) Maintains 150 retained jobs at a facility, maintains 1,000
- 7 or more full-time jobs in this state, and makes new capital
- 8 investment in this state.
- 9 (iii) Is located in this state on the date of the application,
- 10 maintains at least 100 retained jobs at a single facility, and
- 11 agrees to make new capital investment at that facility equal to the
- 12 greater of \$100,000.00 per retained job maintained at that facility
- 13 or \$10,000,000.00 to be completed not later than December 31, 2006.
- 14 (iv) MAINTAINS 300 RETAINED JOBS AT A FACILITY; IS A RURAL
- 15 BUSINESS; THE FACILITY IS AT RISK OF BEING CLOSED AND IF IT WERE TO
- 16 CLOSE, THE WORK WOULD GO TO A LOCATION OUTSIDE THIS STATE, AS
- 17 DETERMINED BY THE AUTHORITY; NEW MANAGEMENT OR NEW OWNERSHIP IS
- 18 PROPOSED FOR THE FACILITY THAT IS COMMITTED TO IMPROVE THE
- 19 VIABILITY OF THE FACILITY; AND THE TAX CREDITS OFFERED UNDER THIS
- 20 ACT ARE NECESSARY FOR THE FACILITY TO MAINTAIN OPERATIONS. THE
- 21 AUTHORITY MAY NOT ENTER INTO A WRITTEN AGREEMENT UNDER THIS
- 22 SUBPARAGRAPH AFTER DECEMBER 31, 2006. OF THE WRITTEN AGREEMENTS
- 23 ENTERED INTO UNDER THIS SUBPARAGRAPH, THE AUTHORITY MAY ENTER INTO
- 24 1 WRITTEN AGREEMENT UNDER THIS SUBPARAGRAPH THAT IS EXCLUDED FROM
- 25 THE REQUIREMENTS OF SUBSECTION (1)(E), (F), (G), (H), (J), AND (K)
- 26 IF THE AUTHORITY CONSIDERS IT IN THE PUBLIC INTEREST AND IF THE
- 27 ELIGIBLE BUSINESS WOULD HAVE MET THE REQUIREMENTS OF SUBSECTION

- 1 (1)(E), (I), (J), AND (K) WITHIN THE IMMEDIATELY PRECEDING 6 MONTHS
- 2 FROM THE SIGNING OF THE WRITTEN AGREEMENT FOR A TAX CREDIT.
- 3 (c) Is a distressed business.
- 4 (6) The authority shall not execute more than 25 new written
- 5 agreements each year for eligible businesses that are not qualified
- 6 high-technology businesses, distressed businesses, or rural
- 7 businesses. If the authority executes less than 25 new written
- 8 agreements in a year, the authority may carry forward for 1 year
- 9 only the difference between 25 and the number of new agreements
- 10 executed in the immediately preceding year.
- 11 (7) The authority shall not execute more than 50 new written
- 12 agreements each year for eligible businesses that are qualified
- 13 high-technology businesses or rural business. Only 5 of the 50
- 14 written agreements for businesses that are qualified high-
- 15 technology businesses or rural business may be executed each year
- 16 for qualified rural businesses.
- 17 (8) The authority shall not execute more than 20 new written
- 18 agreements each year for eligible businesses that are distressed
- 19 businesses. The authority shall not execute more than 5 of the
- 20 written agreements described in this subsection each year for
- 21 distressed businesses that had 1,000 or more full-time jobs at a
- 22 facility 4 years immediately preceding the application to the
- 23 authority under this act.