

**SUBSTITUTE FOR
SENATE BILL NO. 773**

A bill to amend 1995 PA 24, entitled
"Michigan economic growth authority act,"
by amending sections 8 and 10 (MCL 207.808 and 207.810), section 8
as amended by 2008 PA 257 and section 10 as amended by 2006 PA 283.

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:

5 (a) Except as provided in subsection (5), the eligible
6 business creates 1 or more of the following as determined by the
7 authority and provided with written agreement:

8 (i) A minimum of 50 qualified new jobs at the facility if
9 expanding in this state.

1 (ii) A minimum of 50 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:

17 (i) A minimum of 50 qualified new jobs at the facility if
18 expanding in this state.

19 (ii) A minimum of 50 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 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.

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) and as otherwise
16 provided in this subdivision, in addition to the jobs specified in
17 subdivision (b), the eligible business, if already located within
18 this state, agrees to maintain a number of full-time jobs equal to
19 or greater than the number of full-time jobs it maintained in this
20 state prior to the expansion, as determined by the authority. After
21 an eligible business has entered into a written agreement as
22 provided in subsection (2), the authority may adjust the number of
23 full-time jobs required to be maintained by the authorized business
24 under this subdivision, in order to adjust for decreases in full-
25 time jobs in the authorized business in this state due to the
26 divestiture of operations, provided a single other person continues
27 to maintain those full-time jobs in this state. The authority shall

1 not approve a reduction in the number of full-time jobs to be
2 maintained unless the authority has determined that it can monitor
3 the maintenance of the full-time jobs in this state by the other
4 person, and the authorized business agrees in writing that the
5 continued maintenance of the full-time jobs in this state by the
6 other person, as determined by the authority, is a condition of
7 receiving tax credits under the written agreement. A full-time job
8 maintained by another person under this subdivision, that otherwise
9 meets the requirements of section ~~3(i)~~**3(J)**, shall be considered a
10 full-time job, notwithstanding the requirement that a full-time job
11 be performed by an individual employed by an authorized business,
12 or an employee leasing company or professional employer
13 organization on behalf of an authorized business.

14 (d) Except as otherwise provided in this subdivision, the wage
15 paid for each retained job and qualified new job is equal to or
16 greater than 150% of the federal minimum wage. However, if the
17 eligible business is a qualified high-wage activity, then the wage
18 paid for each qualified new job is equal to or greater than 300% of
19 the ~~federal~~**STATE** minimum wage. However, beginning on ~~the effective~~
20 ~~date of the amendatory act that added this sentence~~**AUGUST 4, 2008**,
21 the authority may include the value of the health care benefit in
22 determining the wage paid for each retained job or qualified new
23 job for an eligible business under this act.

24 (e) The plans for the expansion, retention, or location are
25 economically sound.

26 (f) Except for an eligible business described in subsection
27 (5)(c), the eligible business has not begun construction of the

1 facility.

2 (g) The expansion, retention, or location of the eligible
3 business will benefit the people of this state by increasing
4 opportunities for employment and by strengthening the economy of
5 this state.

6 (h) The tax credits offered under this act are an incentive to
7 expand, retain, or locate the eligible business in Michigan and
8 address the competitive disadvantages with sites outside this
9 state.

10 (i) A cost/benefit analysis reveals that authorizing the
11 eligible business to receive tax credits under this act will result
12 in an overall positive fiscal impact to the state. **THE COST/BENEFIT**
13 **ANALYSIS SHALL INCLUDE AN ANALYSIS OF THE COMPETITIVE RELATIONSHIP**
14 **OF THE ELIGIBLE BUSINESS TO COMPETING BUSINESSES ALREADY LOCATED IN**
15 **THIS STATE. IF THE COMPETITIVE ANALYSIS INDICATES SUBSTANTIAL**
16 **COMPETITION WITH 1 OR MORE BUSINESSES ALREADY LOCATED IN THIS**
17 **STATE, THE AUTHORITY SHALL DISCLOSE THE NAMES AND ADDRESSES OF THE**
18 **BUSINESSES THAT ARE DETERMINED TO BE IN COMPETITION WITH THE**
19 **ELIGIBLE BUSINESS TO THE LEGISLATURE, LEGISLATORS, AND THE SENATE**
20 **AND HOUSE FISCAL AGENCIES IN THE SAME MANNER AS PROVIDED IN SECTION**
21 **10(1).**

22 (j) If the eligible business is a qualified high-technology
23 business described in section ~~3(m)(i)~~ **3(N)**, the eligible business
24 ~~agrees~~ **DEMONSTRATES** that not less than ~~25%~~ **10%** of the total
25 operating expenses of the business ~~will be maintained for~~ **IN THE**
26 **IMMEDIATELY PROCEEDING 2 YEARS WAS ATTRIBUTABLE TO** research and
27 development. ~~for the first 3 years of the written agreement.~~

1 (2) If the authority determines that the requirements of
2 subsection (1), (5), (9), or (11) have been met, the authority
3 shall determine the amount and duration of tax credits to be
4 authorized under section 9, and shall enter into a written
5 agreement as provided in this section. ~~The~~**EXCEPT AS OTHERWISE**
6 **PROVIDED UNDER THIS SECTION, THE** duration of the tax credits shall
7 not exceed 20 years or for an authorized business that is a
8 distressed business, 3 years. In determining the amount and
9 duration of tax credits authorized, the authority shall consider
10 the following factors:

11 (a) The number of qualified new jobs to be created or retained
12 jobs to be maintained.

13 (b) The average wage and health care benefit level of the
14 qualified new jobs or retained jobs relative to the average wage
15 and health care benefit paid by private entities in the county in
16 which the facility is located.

17 (c) The total capital investment or new capital investment the
18 eligible business will make.

19 (d) The cost differential to the business between expanding,
20 locating, or retaining new jobs in Michigan and a site outside of
21 Michigan.

22 (e) The potential impact of the expansion, retention, or
23 location on the economy of Michigan.

24 (f) The cost of the credit under section 9, the staff,
25 financial, or economic assistance provided by the local government
26 unit, or local economic development corporation or similar entity,
27 and the value of assistance otherwise provided by this state. **THE**

1 **AUTHORITY SHALL NOT ADVOCATE 1 LOCATION OVER ANOTHER LOCATION IN**
2 **THIS STATE FOR POLITICAL PURPOSES.**

3 (g) Whether the expansion, retention, or location will occur
4 in this state without the tax credits offered under this act.

5 (h) Whether the authorized business reuses or redevelops
6 property that was previously used for an industrial or commercial
7 purpose in locating the facility.

8 (3) A written agreement between an eligible business and the
9 authority shall include, but need not be limited to, all of the
10 following:

11 (a) A description of the business expansion, retention, or
12 location that is the subject of the agreement.

13 (b) Conditions upon which the authorized business designation
14 is made.

15 (c) A statement by the eligible business that a violation of
16 the written agreement may result in the revocation of the
17 designation as an authorized business and the loss or reduction of
18 future credits under section 9.

19 (d) A statement by the eligible business that a
20 misrepresentation in the application may result in the revocation
21 of the designation as an authorized business and the refund of
22 credits received under section 9 **PLUS A PENALTY EQUAL TO 10% OF THE**
23 **CREDITS RECEIVED UNDER SECTION 9.**

24 (e) A method for measuring full-time jobs before and after an
25 expansion, retention, or location of an authorized business in this
26 state.

27 (f) A written certification from the eligible business

1 regarding all of the following:

2 (i) The eligible business will follow a competitive bid process
3 for the construction, rehabilitation, development, or renovation of
4 the facility, and that this process will be open to all Michigan
5 residents and firms. The eligible business may not discriminate
6 against any contractor on the basis of its affiliation or
7 nonaffiliation with any collective bargaining organization.

8 (ii) The eligible business will make a good faith effort to
9 employ, if qualified, Michigan residents at the facility.

10 (iii) The eligible business will make a good faith effort to
11 employ or contract with Michigan residents and firms to construct,
12 rehabilitate, develop, or renovate the facility.

13 (iv) The eligible business is encouraged to make a good faith
14 effort to utilize Michigan-based suppliers and vendors when
15 purchasing goods and services.

16 (g) A condition that if the eligible business qualified under
17 subsection (5)(b)(ii) and met the subsection (1)(e) requirement by
18 filing a chapter 11 plan of reorganization, the plan must be
19 confirmed by the bankruptcy court within 6 years of the date of the
20 agreement or the agreement is rescinded.

21 (4) Upon execution of a written agreement as provided in this
22 section, an eligible business is an authorized business.

23 (5) Through December 31, 2007, after receipt of an
24 application, the authority may enter into a written agreement with
25 an eligible business that meets 1 or more of the following
26 criteria:

27 (a) Is located in this state on the date of the application,

1 makes new capital investment of \$250,000,000.00 in this state, and
2 maintains 500 retained jobs, as determined by the authority.

3 (b) Meets 1 or more of the following criteria:

4 (i) Relocates production of a product to this state after the
5 date of the application, makes capital investment of
6 \$500,000,000.00 in this state, and maintains 500 retained jobs, as
7 determined by the authority.

8 (ii) Maintains 150 retained jobs at a facility, maintains 1,000
9 or more full-time jobs in this state, and makes new capital
10 investment in this state.

11 (iii) Is located in this state on the date of the application,
12 maintains at least 100 retained jobs at a single facility, and
13 agrees to make new capital investment at that facility equal to the
14 greater of \$100,000.00 per retained job maintained at that facility
15 or \$10,000,000.00 to be completed or contracted for not later than
16 December 31, 2007.

17 (iv) Maintains 300 retained jobs at a facility; the facility is
18 at risk of being closed and if it were to close, the work would go
19 to a location outside this state, as determined by the authority;
20 new management or new ownership is proposed for the facility that
21 is committed to improve the viability of the facility, unless
22 otherwise provided in this subparagraph; and the tax credits
23 offered under this act are necessary for the facility to maintain
24 operations. The authority may not enter into a written agreement
25 under this subparagraph after December 31, 2007. Of the written
26 agreements entered into under this subparagraph, the authority may
27 enter into 3 written agreements under this subparagraph that are

1 excluded from the requirements of subsection (1)(e), (f), **AND** (h) ~~7~~
2 ~~and (i)~~ if the authority considers it in the public interest and if
3 the eligible business would have met the requirements of subsection
4 (1)(g) ~~7-AND (h) 7-and (k)~~ within the immediately preceding 6
5 months from the signing of the written agreement for a tax credit.
6 Of the 3 written agreements described in this subparagraph, the
7 authority may also waive the requirement for new management if the
8 existing management and labor make a commitment to improve the
9 viability and productivity of the facility to better meet
10 international competition as determined by the authority.

11 (v) Maintains 100 retained jobs at a facility; is a rural
12 business, unless otherwise provided in this subparagraph; the
13 facility is at risk of being closed and if it were to close, the
14 work would go to a location outside this state, as determined by
15 the authority; new management or new ownership is proposed for the
16 facility that is committed to improve the viability of the
17 facility; and the tax credits offered under this act are necessary
18 for the facility to maintain operations. The authority may not
19 enter into a written agreement under this subparagraph after
20 December 31, 2007. Of the written agreements entered into under
21 this subparagraph, the authority may enter into 3 written
22 agreements under this subparagraph that are excluded from the
23 requirements of subsection (1)(e), (f), and (h) if the authority
24 considers it in the public interest and if the eligible business
25 would have met the requirements of subsection ~~(1)(g)~~ **(1)(E), (G),**
26 **AND** (h) ~~7-and (e)~~ within the immediately preceding 6 months from
27 the signing of the written agreement for a tax credit. Of the 3

1 written agreements described in this subparagraph, the authority
2 may also waive the requirement that the business be a rural
3 business if the business is located in a county with a population
4 of 500,000 or more and 600,000 or less.

5 (vi) Maintains 175 retained jobs and makes new capital
6 investment at a facility in a county with a population of not less
7 than 7,500 but not greater than 8,000.

8 (vii) Is located in this state on the date of the application,
9 maintains at least 675 retained jobs at a facility, agrees to
10 create 400 new jobs, and agrees to make a new capital investment of
11 at least \$45,000,000.00 to be completed or contracted for not later
12 than December 31, 2007. Of the written agreements entered into
13 under this subparagraph, the authority may enter into 1 written
14 agreement under this subparagraph that is excluded from the
15 requirements of subsection (1)(f) if the authority considers it in
16 the public interest.

17 (viii) Is located in this state on the date of the application,
18 makes new capital investment of \$250,000,000.00 or more in this
19 state, and makes that capital investment at a facility located
20 north of the 45th parallel.

21 (c) Is a distressed business.

22 (6) ~~Each~~ **THROUGH DECEMBER 31, 2008, EACH** year, the authority
23 shall not execute new written agreements that in total provide for
24 more than 400 yearly credits over the terms of those agreements
25 entered into that year for eligible businesses that are not
26 qualified high-technology businesses, distressed businesses, rural
27 businesses, or an eligible business described in subsection (11).

1 FOR CALENDAR YEAR 2009, THE AUTHORITY SHALL NOT EXECUTE NEW WRITTEN
2 AGREEMENTS DESCRIBED IN THIS SUBSECTION THAT IN TOTAL PROVIDE FOR
3 MORE THAN 400 YEARLY CREDITS OVER THE TERMS OF THOSE AGREEMENTS
4 ENTERED INTO THAT YEAR, PLUS UP TO 85 ADDITIONAL YEARLY CREDITS
5 PREVIOUSLY ISSUED BY THE AUTHORITY. FOR CALENDAR YEAR 2010 AND EACH
6 YEAR THEREAFTER, THE AUTHORITY SHALL NOT EXECUTE NEW WRITTEN
7 AGREEMENTS DESCRIBED IN THIS SUBSECTION THAT IN TOTAL PROVIDE FOR
8 MORE THAN 300 YEARLY CREDITS OVER THE TERMS OF THOSE AGREEMENTS
9 ENTERED INTO THAT YEAR, PLUS UP TO 85 ADDITIONAL YEARLY CREDITS
10 PREVIOUSLY ISSUED BY THE AUTHORITY. AS USED IN THIS SUBSECTION,
11 "CREDITS PREVIOUSLY ISSUED" MEANS 2/3 OF THE NUMBER OF TAX CREDITS
12 AUTHORIZED BY THE AUTHORITY FOR AN AUTHORIZED BUSINESS BEGINNING IN
13 CALENDAR YEAR 1999 THAT MEET ALL OF THE FOLLOWING:

14 (A) THAT THE AUTHORIZED BUSINESS DID NOT USE ANY OR A PORTION
15 OF THE TAX CREDITS AUTHORIZED UNDER THAT WRITTEN AGREEMENT.

16 (B) THAT THE AUTHORIZED BUSINESS NO LONGER QUALIFIES AS AN
17 AUTHORIZED BUSINESS UNDER A SPECIFIC WRITTEN AGREEMENT AS
18 DETERMINED BY THE AUTHORITY.

19 (C) THE AUTHORITY DETERMINED AT A MEETING UPON A VOTE OF THE
20 MAJORITY OF THE MEMBERS PRESENT THAT THE CREDITS PREVIOUSLY
21 AUTHORIZED DO SATISFY BOTH SUBDIVISIONS (A) AND (B).

22 (7) The authority shall not execute more than ~~50~~75 new
23 written agreements each year for eligible businesses that are
24 qualified high-technology businesses or rural business. Only ~~25~~35
25 of the ~~50~~75 written agreements for businesses that are qualified
26 high-technology businesses or rural business may be executed each
27 year for qualified rural businesses. **ONLY 50 OF THE WRITTEN**

1 AGREEMENTS FOR BUSINESSES THAT ARE QUALIFIED HIGH-TECHNOLOGY
2 BUSINESSES OR RURAL BUSINESSES MAY BE EXECUTED EACH YEAR FOR A
3 HIGH-TECHNOLOGY BUSINESS THAT ENGAGES IN A QUALIFIED HIGH-WAGE
4 ACTIVITY. ONLY 4 OF THE 75 AGREEMENTS EXECUTED UNDER THIS
5 SUBSECTION MAY PROVIDE FOR A TAX CREDIT WITH A DURATION OF MORE
6 THAN 12 YEARS BUT NOT MORE THAN 20 YEARS. THE AUTHORITY SHALL NOT
7 EXECUTE A WRITTEN AGREEMENT FOR AN ELIGIBLE BUSINESS THAT IS A
8 QUALIFIED HIGH-TECHNOLOGY BUSINESS OR RURAL BUSINESS UNDER THIS
9 SUBSECTION IF THAT ELIGIBLE BUSINESS HAS CLAIMED A CREDIT UNDER
10 SECTION 455 OF THE MICHIGAN BUSINESS TAX ACT, 2007 PA 36, MCL
11 208.1455.

12 (8) The authority shall not execute more than 20 new written
13 agreements each year for eligible businesses that are distressed
14 businesses. The authority shall not execute more than 5 of the
15 written agreements described in this subsection each year for
16 distressed businesses that had 1,000 or more full-time jobs at a
17 facility 4 years immediately preceding the application to the
18 authority under this act. The authority shall not execute more than
19 5 new written agreements each year for eligible businesses
20 described in subsection (11). The authority shall not execute more
21 than 4 new written agreements each year for eligible businesses
22 described in subsection (11) in local governmental units that have
23 a population greater than 16,000.

24 (9) Beginning January 1, 2008, after receipt of an
25 application, the authority may enter into a written agreement with
26 an eligible business that does not meet the criteria described in
27 subsection (1), if the eligible business meets all of the

1 following:

2 (a) Agrees to retain not fewer than 50 jobs.

3 (b) Agrees to invest, through construction, acquisition,
4 transfer, purchase, contract, or any other method as determined by
5 the authority, at a facility equal to \$50,000.00 or more per
6 retained job maintained at the facility.

7 (c) Certifies to the authority that, without the credits under
8 this act and without the new capital investment, the facility is at
9 risk of closing and the work and jobs would be removed to a
10 location outside of this state.

11 (d) Certifies to the authority that the management or
12 ownership is committed to improving the long-term viability of the
13 facility in meeting the national and international competition
14 facing the facility through better management techniques, best
15 practices, including state of the art lean manufacturing practices,
16 and market diversification.

17 (e) Certifies to the authority that it will make best efforts
18 to keep jobs in Michigan when making plant location and closing
19 decisions.

20 (f) Certifies to the authority that the workforce at the
21 facility demonstrates its commitment to improving productivity and
22 profitability at the facility through various means.

23 (10) Beginning on ~~the effective date of the amendatory act~~
24 ~~that added this subsection~~ **APRIL 28, 2008**, if the authority enters
25 into a written agreement with an eligible business, the written
26 agreement shall include a repayment provision of all or a portion
27 of the credits received by the eligible business for a facility if

Senate Bill No. 773 as amended September 10, 2009

1 the eligible business moves full-time jobs outside this state
 2 during the term of the written agreement and for a period of years
 3 after the term of the written agreement, as determined by the
 4 authority.

5 (11) Beginning January 1, 2008, after receipt of an
 6 application, the authority may enter into a written agreement with
 7 an eligible business that does not meet the criteria described in
 8 subsection (1), if the eligible business meets all of the
 9 following:

10 (a) Agrees to create or retain not fewer than 15 jobs.

11 (b) Agrees to occupy property that is a historic resource as
 12 that term is defined in section 435 of the Michigan business tax
 13 act, 2007 PA 36, MCL 208.1435, and that is located in a downtown
 14 district as defined in section 1 of 1975 PA 197, MCL 125.1651.

15 (c) The average wage paid for each retained job and full-time
 16 job is equal to or greater than 150% of the federal minimum wage.

<<(12) NOTWITHSTANDING SECTION 3, BEGINNING JANUARY 1, 2009, FOR A PERIOD OF 2 YEARS AS DETERMINED BY THE AUTHORIZED BUSINESS, "FULL-TIME JOB" ALSO MEANS A JOB PERFORMED BY AN INDIVIDUAL FOR 30 HOURS OR MORE EACH WEEK AND FOR WHICH HEALTH CARE BENEFITS ARE PROVIDED AND INCOME AND SOCIAL SECURITY TAXES ARE WITHHELD BY AN AUTHORIZED BUSINESS THAT MEETS ALL OF THE FOLLOWING:

(A) WAS A DEBTOR-IN-POSSESSION IN A BANKRUPTCY PROCEEDING IN THE IMMEDIATELY PRECEDING 5-YEAR PERIOD.

(B) MEETS THE REQUIREMENTS OF SUBSECTION (1) (E) IN THE MANNER PROVIDED IN SUBSECTION (3) (G) .

(C) IS SUBJECT TO A COLLECTIVE BARGAINING AGREEMENT.>>

17 Sec. 10. (1) The authority shall report to both houses of the
 18 legislature yearly on October 1 on the activities of the authority.
 19 BEGINNING OCTOBER 1, 2009, AND EACH YEAR THEREAFTER, THE AUTHORITY
 20 SHALL ALSO REPORT TO THE CHAIRPERSON OF THE SENATE APPROPRIATIONS
 21 COMMITTEE, THE CHAIRPERSON OF THE SENATE FINANCE COMMITTEE, THE
 22 CHAIRPERSON OF THE HOUSE OF REPRESENTATIVES APPROPRIATIONS
 23 COMMITTEE, THE CHAIRPERSON OF THE HOUSE OF REPRESENTATIVES TAX
 24 POLICY COMMITTEE, AND THE DIRECTORS OF THE SENATE AND HOUSE FISCAL
 25 AGENCIES. THE AUTHORITY SHALL ALSO REPORT TO THE CHAIRPERSON OR
 26 DIRECTOR UPON WRITTEN REQUEST FROM THE CHAIRPERSON OR DIRECTOR. The
 27 report shall include, but is not limited to, all of the following:

1 (a) The total amount of capital investment attracted under
2 this act.

3 (b) The total number of qualified new jobs created under this
4 act.

5 (c) The total number of new written agreements.

6 (d) Name and location of all authorized businesses and the
7 names and addresses of all of the following:

8 (i) The directors and officers of the corporation if the
9 authorized business is a corporation.

10 (ii) The partners of the partnership or limited liability
11 partnership if the authorized business is a partnership or limited
12 liability partnership.

13 (iii) The members of the limited liability company if the
14 authorized business is a limited liability company.

15 (e) The amount and duration of the tax credit separately for
16 each authorized business.

17 **(F) THE NUMBER OF JOBS REQUIRED UNDER THE WRITTEN AGREEMENT TO**
18 **BE CREATED OR RETAINED FOR EACH AUTHORIZED BUSINESS TO BE ELIGIBLE**
19 **FOR THE TAX CREDITS UNDER THE WRITTEN AGREEMENT.**

20 **(G) ~~(f)~~**—The amount of any fee, donation, or other payment of
21 any kind from the authorized business to the Michigan economic
22 development corporation or a foundation or fund associated with the
23 Michigan economic development corporation paid or made in the
24 previous reporting year end or, if it is the first reporting year
25 for the authorized business, for the immediately preceding 3
26 calendar years.

27 **(H) ~~(g)~~**—The total number of new written agreements **AND THE**

1 TOTAL CAPITAL INVESTMENT REQUIRED FOR THE CREDIT UNDER WRITTEN
2 AGREEMENTS entered into under section 8(5) OR (9) and, of those
3 written agreements, the number in which the board determined that
4 it was in the public interest to waive 1 or more of the
5 requirements of section 8(1).

6 (I) FOR EACH WRITTEN AGREEMENT WITH EACH AUTHORIZED BUSINESS,
7 THE ACTUAL NUMBER OF JOBS CREATED OR RETAINED FOR THE MOST RECENT
8 PERIOD THAT INFORMATION IS AVAILABLE AND ALL PREVIOUS YEARS UNDER
9 THE WRITTEN AGREEMENT, THE TOTAL CAPITAL INVESTMENT AT THAT
10 FACILITY FOR TAX CREDITS AUTHORIZED UNDER SECTION 8(5) OR (9) FOR
11 THAT YEAR AND ALL PREVIOUS YEARS UNDER THE WRITTEN AGREEMENT, AND
12 THE TOTAL VALUE OF THE TAX CREDITS RECEIVED UNDER THAT WRITTEN
13 AGREEMENT FOR THAT YEAR AND ALL PREVIOUS YEARS UNDER THE WRITTEN
14 AGREEMENT.

15 (J) A COPY OF EACH CERTIFICATE ISSUED UNDER SECTION 431, 431A,
16 431B, OR 431C OF THE MICHIGAN BUSINESS TAX ACT, 2007 PA 36, MCL
17 208.1431, 208.1431A, 208.1431B, AND 208.1431C.

18 (K) THE IDENTITY OF EACH AUTHORIZED BUSINESS AND THE NUMBER OF
19 YEARLY CREDITS IDENTIFIED AS CREDITS PREVIOUSLY ISSUED IN SECTION
20 8(6).

21 (L) A DETAILED ANALYSIS OF THE COST DIFFERENTIAL DESCRIBED IN
22 SECTION 8(2)(D) FOR EACH AUTHORIZED BUSINESS.

23 (2) BEFORE THE AUTHORITY SUBMITS THE REPORT DESCRIBED IN
24 SUBSECTION (1), THE AUDITOR GENERAL SHALL AUDIT THAT REPORT AND
25 INCLUDE COMMENTS ABOUT ITS AUDIT WITH THE REPORT.

26 Enacting section 1. This amendatory act does not take effect
27 unless all of the following bills of the 95th Legislature are

1 enacted into law:

2 (a) Senate Bill No. 70.

3 (b) Senate Bill No. 774.