HOUSE BILL NO. 4695

June 26, 2025, Introduced by Rep. Markkanen and referred to Committee on Natural Resources and Tourism.

A bill to amend 2000 PA 321, entitled

"Recreational authorities act,"

by amending sections 1 and 3 (MCL 123.1131 and 123.1133), section 3 as amended by 2016 PA 174.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. This act shall be known and may be cited as the
- 2 "recreational authorities and natural resources authority act".
- 3 Sec. 3. As used in this act:
- 4 (a) "Articles" means the articles of incorporation of an
- 5 authority.

- (b) "Authority" or "recreational authority" means a
 recreational an authority established under section 5.
- 3 (c) "Board" means the board of directors of the authority.
- 4 (d) "District" means a portion of a municipality having
 5 boundaries coterminous with those of a precinct used for general
 6 elections.
- 7 (e) "Electors of the authority" means the qualified and
 8 registered electors of the participating municipality or
 9 municipalities who reside within the territory of the authority.
- 10 (f) "Largest county" means, of those counties in which a
 11 participating municipality is located, the county having the
 12 greatest population.
- 13 (g) "Municipality" means a city, county, village, township, or 14 school district.
- 15 (h) "Park" means an area of land or water, or both, dedicated
 16 to 1 or more of the following uses:
- 17 (i) Recreational purposes, including, but not limited to,
 18 landscaped tracts; picnic grounds; playgrounds; athletic fields;
 19 camps; campgrounds; zoological and botanical gardens; living
 20 historical farms; boating, hunting, fishing, and birding areas;
 21 swimming areas; and foot, bicycle, and bridle paths.
- 22 (ii) Open or scenic space.
- 23 (iii) Environmental, conservation, nature, or wildlife areas.
- (i) "Participating municipality" means a municipality or
 district that is named in articles of incorporation or proposed
 articles of incorporation as joining in the original establishment
 of an authority, or a municipality or district that joins an
 existing authority and is added to the articles of incorporation,
 and that has not withdrawn from the authority.

- 1 (j) "Public forest and natural resources area" means an area
- 2 of land or water, or both, and buildings and other improvements on
- 3 the area, that is designated by an authority to be used primarily
- 4 for 1 or more of the following:
- 5 (i) Recreational purposes, including, but not limited to,
- 6 landscaped tracts; picnic grounds; playgrounds; athletic fields;
- 7 camps; campgrounds; zoological and botanical gardens; living
- 8 historical farms; boating, hunting, fishing, and birding areas;
- 9 swimming areas; foraging and fruit picking; and foot, snowmobile,
- 10 ORV, bicycle, and bridle paths or trails. As used in this
- 11 subparagraph, "ORV" means that term as defined in section 81101 of
- 12 the natural resources and environmental protection act, 1994 PA
- 13 451, MCL 324.81101.
- 14 (ii) Open or scenic space.
- 15 (iii) Environmental, conservation, nature, or wildlife areas.
- 16 (iv) Forestry or natural resources management.
- 17 (v) Protection or preservation of cultural or historical
- 18 resources.
- 19 (vi) Any activity that may be a dedicated use of a park under
- 20 subdivision (h).
- 21 (k) (j) "Public historic farm" means a parcel of public land
- 22 and its buildings that are accessible to the public, and provides,
- 23 but is not limited to, agricultural and historical programs,
- 24 farming activities and animal husbandry, community recreation
- 25 activities and events, programs held in common areas, meeting
- 26 rooms, and community gardens, and access to surrounding parkland.
- 27 (l) (k)—"Swimming pool" includes equipment, structures, areas,
- 28 and enclosures intended for the use of individuals using or
- 29 operating a swimming pool, such as equipment, dressing, locker,

- 1 shower, and toilet rooms.
- 2 (m) (l)—"Territory of the authority" means the combined
- 3 territory of the participating municipality or municipalities that
- 4 is served by an authority.
- 5 Enacting section 1. This amendatory act does not take effect
- 6 unless Senate Bill No. (request no. S01810'25) or House Bill
- 7 No. (request no. H01810'25) of the 103rd Legislature is
- 8 enacted into law.