## HOUSE SUBSTITUTE FOR SENATE BILL NO. 512

A bill to amend 1967 PA 281, entitled "Income tax act of 1967,"

by amending section 30 (MCL 206.30), as amended by 2018 PA 38.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 30. (1) "Taxable income" means, for a person other than a
- 2 corporation, estate, or trust, adjusted gross income as defined in
- 3 the internal revenue code subject to the following adjustments
- 4 under this section:
- 5 (a) Add gross interest income and dividends derived from
- 6 obligations or securities of states other than Michigan, in the
- 7 same amount that has been excluded from adjusted gross income less
- 8 related expenses not deducted in computing adjusted gross income
- 9 because of section 265(a)(1) of the internal revenue code.

- 1 (b) Add taxes on or measured by income to the extent the taxes
- 2 have been deducted in arriving at adjusted gross income.
- 3 (c) Add losses on the sale or exchange of obligations of the
- 4 United States government, the income of which this state is
- 5 prohibited from subjecting to a net income tax, to the extent that
- 6 the loss has been deducted in arriving at adjusted gross income.
- 7 (d) Deduct, to the extent included in adjusted gross income,
- 8 income derived from obligations, or the sale or exchange of
- 9 obligations, of the United States government that this state is
- 10 prohibited by law from subjecting to a net income tax, reduced by
- 11 any interest on indebtedness incurred in carrying the obligations
- 12 and by any expenses incurred in the production of that income to
- 13 the extent that the expenses, including amortizable bond premiums,
- 14 were deducted in arriving at adjusted gross income.
- 15 (e) Deduct, to the extent included in adjusted gross income,
- 16 the following:
- 17 (i) Compensation, including retirement or pension benefits,
- 18 received for services in the Armed Forces of the United States.
- 19 (ii) Retirement or pension benefits under the railroad
- 20 retirement act of 1974, 45 USC 231 to 231v.
- 21 (iii) Beginning January 1, 2012, retirement or pension
- 22 benefits received for services in the Michigan National Guard.
- 23 (f) Deduct the following to the extent included in adjusted
- 24 gross income subject to the limitations and restrictions set forth
- 25 in subsection (9):
- 26 (i) Retirement or pension benefits received from a federal
- 27 public retirement system or from a public retirement system of or

- 1 created by this state or a political subdivision of this state.
- (ii) Retirement or pension benefits received from a public
- 3 retirement system of or created by another state or any of its
- 4 political subdivisions if the income tax laws of the other state
- 5 permit a similar deduction or exemption or a reciprocal deduction
- 6 or exemption of a retirement or pension benefit received from a
- 7 public retirement system of or created by this state or any of the
- 8 political subdivisions of this state.
- 9 (iii) Social Security benefits as defined in section 86 of the
- 10 internal revenue code.
- 11 (iv) Beginning on and after January 1, 2007, retirement or
- 12 pension benefits not deductible under subparagraph (i) or
- 13 subdivision (e) from any other retirement or pension system or
- 14 benefits from a retirement annuity policy in which payments are
- 15 made for life to a senior citizen, to a maximum of \$42,240.00 for a
- 16 single return and \$84,480.00 for a joint return. The maximum
- 17 amounts allowed under this subparagraph shall be reduced by the
- 18 amount of the deduction for retirement or pension benefits claimed
- 19 under subparagraph (i) or subdivision (e) and by the amount of a
- 20 deduction claimed under subdivision (p). For the 2008 tax year and
- 21 each tax year after 2008, the maximum amounts allowed under this
- 22 subparagraph shall be adjusted by the percentage increase in the
- 23 United States Consumer Price Index for the immediately preceding
- 24 calendar year. The department shall annualize the amounts provided
- 25 in this subparagraph as necessary. As used in this subparagraph,
- 26 "senior citizen" means that term as defined in section 514.
- (v) The amount determined to be the section 22 amount eligible

- 1 for the elderly and the permanently and totally disabled credit
- 2 provided in section 22 of the internal revenue code.
- 3 (g) Adjustments resulting from the application of section 271.
- 4 (h) Adjustments with respect to estate and trust income as
- 5 provided in section 36.
- 6 (i) Adjustments resulting from the allocation and
- 7 apportionment provisions of chapter 3.
- 8 (j) Deduct the following payments made by the taxpayer in the
- 9 tax year:
- 10 (i) For the 2010 tax year and each tax year after 2010, the
- 11 amount of a charitable contribution made to the advance tuition
- 12 payment fund created under section 9 of the Michigan education
- 13 trust act, 1986 PA 316, MCL 390.1429.
- (ii) The amount of payment made under an advance tuition
- 15 payment contract as provided in the Michigan education trust act,
- 16 1986 PA 316, MCL 390.1421 to 390.1442.
- 17 (iii) The amount of payment made under a contract with a
- 18 private sector investment manager that meets all of the following
- 19 criteria:
- 20 (A) The contract is certified and approved by the board of
- 21 directors of the Michigan education trust to provide equivalent
- 22 benefits and rights to purchasers and beneficiaries as an advance
- 23 tuition payment contract as described in subparagraph (ii).
- 24 (B) The contract applies only for a state institution of
- 25 higher education as defined in the Michigan education trust act,
- 26 1986 PA 316, MCL 390.1421 to 390.1442, or a community or junior
- 27 college in Michigan.

- 1 (C) The contract provides for enrollment by the contract's
- 2 qualified beneficiary in not less than 4 years after the date on
- 3 which the contract is entered into.
- 4 (D) The contract is entered into after either of the
- 5 following:
- **6** (I) The purchaser has had his or her offer to enter into an
- 7 advance tuition payment contract rejected by the board of directors
- 8 of the Michigan education trust, if the board determines that the
- 9 trust cannot accept an unlimited number of enrollees upon an
- 10 actuarially sound basis.
- 11 (II) The board of directors of the Michigan education trust
- 12 determines that the trust can accept an unlimited number of
- 13 enrollees upon an actuarially sound basis.
- 14 (k) If an advance tuition payment contract under the Michigan
- 15 education trust act, 1986 PA 316, MCL 390.1421 to 390.1442, or
- 16 another contract for which the payment was deductible under
- 17 subdivision (j) is terminated and the qualified beneficiary under
- 18 that contract does not attend a university, college, junior or
- 19 community college, or other institution of higher education, add
- 20 the amount of a refund received by the taxpayer as a result of that
- 21 termination or the amount of the deduction taken under subdivision
- 22 (j) for payment made under that contract, whichever is less.
- (l) Deduct from the taxable income of a purchaser the amount
- 24 included as income to the purchaser under the internal revenue code
- 25 after the advance tuition payment contract entered into under the
- 26 Michigan education trust act, 1986 PA 316, MCL 390.1421 to
- 27 390.1442, is terminated because the qualified beneficiary attends

- 1 an institution of postsecondary education other than either a state
- 2 institution of higher education or an institution of postsecondary
- 3 education located outside this state with which a state institution
- 4 of higher education has reciprocity.
- 5 (m) Add, to the extent deducted in determining adjusted gross
- 6 income, the net operating loss deduction under section 172 of the
- 7 internal revenue code.
- 8 (n) Deduct a net operating loss deduction for the taxable year
- 9 as determined under section 172 of the internal revenue code
- 10 subject to the modifications under section 172(b)(2) of the
- 11 internal revenue code and subject to the allocation and
- 12 apportionment provisions of chapter 3 of this part for the taxable
- 13 year in which the loss was incurred.
- 14 (o) Deduct, to the extent included in adjusted gross income,
- 15 benefits from a discriminatory self-insurance medical expense
- 16 reimbursement plan.
- 17 (p) Beginning on and after January 1, 2007, subject to any
- 18 limitation provided in this subdivision, a taxpayer who is a senior
- 19 citizen may deduct to the extent included in adjusted gross income,
- 20 interest, dividends, and capital gains received in the tax year not
- 21 to exceed \$9,420.00 for a single return and \$18,840.00 for a joint
- 22 return. The maximum amounts allowed under this subdivision shall be
- 23 reduced by the amount of a deduction claimed for retirement or
- 24 pension benefits under subdivision (e) or a deduction claimed under
- 25 subdivision (f) (i), (ii), (iv), or (v). For the 2008 tax year and
- 26 each tax year after 2008, the maximum amounts allowed under this
- 27 subdivision shall be adjusted by the percentage increase in the

- 1 United States Consumer Price Index for the immediately preceding
- 2 calendar year. The department shall annualize the amounts provided
- 3 in this subdivision as necessary. Beginning January 1, 2012, the
- 4 deduction under this subdivision is not available to a senior
- 5 citizen born after 1945. As used in this subdivision, "senior
- 6 citizen" means that term as defined in section 514.
- 7 (q) Deduct, to the extent included in adjusted gross income,
- 8 all of the following:
- 9 (i) The amount of a refund received in the tax year based on
- 10 taxes paid under this part.
- (ii) The amount of a refund received in the tax year based on
- 12 taxes paid under the city income tax act, 1964 PA 284, MCL 141.501
- **13** to 141.787.
- 14 (iii) The amount of a credit received in the tax year based on
- 15 a claim filed under sections 520 and 522 to the extent that the
- 16 taxes used to calculate the credit were not used to reduce adjusted
- 17 gross income for a prior year.
- 18 (r) Add the amount paid by the state on behalf of the taxpayer
- 19 in the tax year to repay the outstanding principal on a loan taken
- 20 on which the taxpayer defaulted that was to fund an advance tuition
- 21 payment contract entered into under the Michigan education trust
- 22 act, 1986 PA 316, MCL 390.1421 to 390.1442, if the cost of the
- 23 advance tuition payment contract was deducted under subdivision (j)
- 24 and was financed with a Michigan education trust secured loan.
- 25 (s) Deduct, to the extent included in adjusted gross income,
- 26 any amount, and any interest earned on that amount, received in the
- 27 tax year by a taxpayer who is a Holocaust victim as a result of a

- 1 settlement of claims against any entity or individual for any
- 2 recovered asset pursuant to the German act regulating unresolved
- 3 property claims, also known as Gesetz zur Regelung offener
- 4 Vermogensfragen, as a result of the settlement of the action
- 5 entitled In re: Holocaust victim assets litigation, CV-96-4849, CV-
- **6** 96-5161, and CV-97-0461 (E.D. NY), or as a result of any similar
- 7 action if the income and interest are not commingled in any way
- 8 with and are kept separate from all other funds and assets of the
- 9 taxpayer. As used in this subdivision:
- 10 (i) "Holocaust victim" means a person, or the heir or
- 11 beneficiary of that person, who was persecuted by Nazi Germany or
- 12 any Axis regime during any period from 1933 to 1945.
- 13 (ii) "Recovered asset" means any asset of any type and any
- 14 interest earned on that asset including, but not limited to, bank
- 15 deposits, insurance proceeds, or artwork owned by a Holocaust
- 16 victim during the period from 1920 to 1945, withheld from that
- 17 Holocaust victim from and after 1945, and not recovered, returned,
- 18 or otherwise compensated to the Holocaust victim until after 1993.
- 19 (t) Deduct all of the following:
- (i) To the extent not deducted in determining adjusted gross
- 21 income, contributions made by the taxpayer in the tax year less
- 22 qualified withdrawals made in the tax year from education savings
- 23 accounts, calculated on a per education savings account basis,
- 24 pursuant to the Michigan education savings program act, 2000 PA
- 25 161, MCL 390.1471 to 390.1486, not to exceed a total deduction of
- **26** \$5,000.00 for a single return or \$10,000.00 for a joint return per
- 27 tax year. The amount calculated under this subparagraph for each

- 1 education savings account shall not be less than zero.
- (ii) To the extent included in adjusted gross income, interest
- 3 earned in the tax year on the contributions to the taxpayer's
- 4 education savings accounts if the contributions were deductible
- 5 under subparagraph (i).
- 6 (iii) To the extent included in adjusted gross income,
- 7 distributions that are qualified withdrawals from an education
- 8 savings account to the designated beneficiary of that education
- 9 savings account.
- 10 (u) Add, to the extent not included in adjusted gross income,
- 11 the amount of money withdrawn by the taxpayer in the tax year from
- 12 education savings accounts, not to exceed the total amount deducted
- 13 under subdivision (t) in the tax year and all previous tax years,
- 14 if the withdrawal was not a qualified withdrawal as provided in the
- 15 Michigan education savings program act, 2000 PA 161, MCL 390.1471
- 16 to 390.1486. This subdivision does not apply to withdrawals that
- 17 are less than the sum of all contributions made to an education
- 18 savings account in all previous tax years for which no deduction
- 19 was claimed under subdivision (t), less any contributions for which
- 20 no deduction was claimed under subdivision (t) that were withdrawn
- 21 in all previous tax years.
- (v) A taxpayer who is a resident tribal member may deduct, to
- 23 the extent included in adjusted gross income, all nonbusiness
- 24 income earned or received in the tax year and during the period in
- 25 which an agreement entered into between the taxpayer's tribe and
- 26 this state pursuant to section 30c of 1941 PA 122, MCL 205.30c, is
- 27 in full force and effect. As used in this subdivision:

- $oldsymbol{1}$  (i) "Business income" means business income as defined in
- 2 section 4 and apportioned under chapter 3.
- (ii) "Nonbusiness income" means nonbusiness income as defined
- 4 in section 14 and, to the extent not included in business income,
- 5 all of the following:
- **6** (A) All income derived from wages whether the wages are earned
- 7 within the agreement area or outside of the agreement area.
- 8 (B) All interest and passive dividends.
- 9 (C) All rents and royalties derived from real property located
- 10 within the agreement area.
- 11 (D) All rents and royalties derived from tangible personal
- 12 property, to the extent the personal property is utilized within
- 13 the agreement area.
- 14 (E) Capital gains from the sale or exchange of real property
- 15 located within the agreement area.
- 16 (F) Capital gains from the sale or exchange of tangible
- 17 personal property located within the agreement area at the time of
- **18** sale.
- 19 (G) Capital gains from the sale or exchange of intangible
- 20 personal property.
- 21 (H) All pension income and benefits including, but not limited
- 22 to, distributions from a 401(k) plan, individual retirement
- 23 accounts under section 408 of the internal revenue code, or a
- 24 defined contribution plan, or payments from a defined benefit plan.
- 25 (I) All per capita payments by the tribe to resident tribal
- 26 members, without regard to the source of payment.
- (J) All gaming winnings.

- $oldsymbol{1}$  (iii) "Resident tribal member" means an individual who meets
- 2 all of the following criteria:
- 3 (A) Is an enrolled member of a federally recognized tribe.
- 4 (B) The individual's tribe has an agreement with this state
- 5 pursuant to section 30c of 1941 PA 122, MCL 205.30c, that is in
- 6 full force and effect.
- 7 (C) The individual's principal place of residence is located
- 8 within the agreement area as designated in the agreement under sub-
- 9 subparagraph (B).
- 10 (w) For tax years beginning after December 31, 2011, eliminate
- 11 all of the following:
- 12 (i) Income from producing oil and gas to the extent included
- 13 in adjusted gross income.
- 14 (ii) Expenses of producing oil and gas to the extent deducted
- 15 in arriving at adjusted gross income.
- 16 (x) For tax years that begin after December 31, 2015, deduct
- 17 all of the following:
- (i) To the extent not deducted in determining adjusted gross
- 19 income, contributions made by the taxpayer in the tax year less
- 20 qualified withdrawals made in the tax year from an ABLE savings
- 21 account, pursuant to the Michigan ABLE program act, 2015 PA 160,
- 22 MCL 206.981 to 206.997, not to exceed a total deduction of
- 23 \$5,000.00 for a single return or \$10,000.00 for a joint return per
- 24 tax year. The amount calculated under this subparagraph for an ABLE
- 25 savings account shall not be less than zero.
- 26 (ii) To the extent included in adjusted gross income, interest
- 27 earned in the tax year on the contributions to the taxpayer's ABLE

- 1 savings account if the contributions were deductible under
- 2 subparagraph (i).
- 3 (iii) To the extent included in adjusted gross income,
- 4 distributions that are qualified withdrawals from an ABLE savings
- 5 account to the designated beneficiary of that ABLE savings account.
- 6 (y) Add, to the extent not included in adjusted gross income,
- 7 the amount of money withdrawn by the taxpayer in the tax year from
- 8 an ABLE savings account, not to exceed the total amount deducted
- 9 under subdivision (x) in the tax year and all previous tax years,
- 10 if the withdrawal was not a qualified withdrawal as provided in the
- 11 Michigan ABLE program act, 2015 PA 160, MCL 206.981 to 206.997.
- 12 This subdivision does not apply to withdrawals that are less than
- 13 the sum of all contributions made to an ABLE savings account in all
- 14 previous tax years for which no deduction was claimed under
- 15 subdivision (x), less any contributions for which no deduction was
- 16 claimed under subdivision (x) that were withdrawn in all previous
- 17 tax years.
- 18 (Z) FOR TAX YEARS THAT BEGIN AFTER DECEMBER 31, 2018, DEDUCT
- 19 ALL OF THE FOLLOWING:
- 20 (i) TO THE EXTENT NOT DEDUCTED IN DETERMINING ADJUSTED GROSS
- 21 INCOME, CONTRIBUTIONS MADE BY THE TAXPAYER IN THE TAX YEAR LESS
- 22 QUALIFIED WITHDRAWALS MADE IN THE TAX YEAR FROM A FIRST-TIME HOME
- 23 BUYER SAVINGS ACCOUNT, PURSUANT TO THE MICHIGAN FIRST-TIME HOME
- 24 BUYER SAVINGS PROGRAM ACT, NOT TO EXCEED A TOTAL DEDUCTION OF
- 25 \$5,000.00 FOR A SINGLE RETURN OR \$10,000.00 FOR A JOINT RETURN PER
- 26 TAX YEAR. THE AMOUNT CALCULATED UNDER THIS SUBPARAGRAPH FOR A
- 27 FIRST-TIME HOME BUYER SAVINGS ACCOUNT SHALL NOT BE LESS THAN ZERO.

- 1 A DEDUCTION UNDER THIS SUBSECTION SHALL NOT BE CLAIMED FOR MORE
- 2 THAN 20 TAX YEARS.
- 3 (ii) TO THE EXTENT NOT DEDUCTED IN DETERMINING ADJUSTED GROSS
- 4 INCOME, INTEREST EARNED IN THE TAX YEAR ON THE CONTRIBUTIONS TO THE
- 5 TAXPAYER'S FIRST-TIME HOME BUYER SAVINGS ACCOUNT IF THE
- 6 CONTRIBUTIONS WERE DEDUCTIBLE UNDER SUBPARAGRAPH (i).
- 7 (iii) TO THE EXTENT INCLUDED IN ADJUSTED GROSS INCOME,
- 8 DISTRIBUTIONS THAT ARE QUALIFIED WITHDRAWALS FROM A FIRST-TIME HOME
- 9 BUYER SAVINGS ACCOUNT TO THE QUALIFIED BENEFICIARY OF THAT SAVINGS
- 10 ACCOUNT.
- 11 (AA) ADD, TO THE EXTENT NOT INCLUDED IN ADJUSTED GROSS INCOME,
- 12 THE AMOUNT OF MONEY WITHDRAWN BY THE TAXPAYER IN THE TAX YEAR FROM
- 13 A FIRST-TIME HOME BUYER SAVINGS ACCOUNT, NOT TO EXCEED THE TOTAL
- 14 AMOUNT DEDUCTED UNDER SUBDIVISION (Z) IN THE TAX YEAR AND ALL
- 15 PREVIOUS TAX YEARS, IF THE WITHDRAWAL WAS NOT A QUALIFIED
- 16 WITHDRAWAL AS PROVIDED IN THE MICHIGAN FIRST-TIME HOME BUYER
- 17 SAVINGS PROGRAM ACT. THIS SUBDIVISION DOES NOT APPLY TO WITHDRAWALS
- 18 THAT ARE LESS THAN THE SUM OF ALL CONTRIBUTIONS MADE TO A FIRST-
- 19 TIME HOME BUYER SAVINGS ACCOUNT IN ALL PREVIOUS TAX YEARS FOR WHICH
- 20 NO DEDUCTION WAS CLAIMED UNDER SUBDIVISION (Z), LESS ANY
- 21 CONTRIBUTIONS FOR WHICH NO DEDUCTION WAS CLAIMED UNDER SUBDIVISION
- 22 (Z) THAT WERE WITHDRAWN IN ALL PREVIOUS TAX YEARS.
- 23 (2) Except as otherwise provided in subsection (7) and section
- 24 30a, a personal exemption of \$3,700.00 multiplied by the number of
- 25 personal and dependency exemptions shall be subtracted in the
- 26 calculation that determines taxable income. The number of personal
- 27 and dependency exemptions allowed shall be determined as follows:

- 1 (a) Each taxpayer may claim 1 personal exemption. However, if
- 2 a joint return is not made by the taxpayer and his or her spouse,
- 3 the taxpayer may claim a personal exemption for the spouse if the
- 4 spouse, for the calendar year in which the taxable year of the
- 5 taxpayer begins, does not have any gross income and is not the
- 6 dependent of another taxpayer.
- 7 (b) A taxpayer may claim a dependency exemption for each
- 8 individual who is a dependent of the taxpayer for the tax year.
- 9 (3) Except as otherwise provided in subsection (7), a single
- 10 additional exemption determined as follows shall be subtracted in
- 11 the calculation that determines taxable income in each of the
- 12 following circumstances:
- 13 (a) \$1,800.00 for each taxpayer and every dependent of the
- 14 taxpayer who is a deaf person as defined in section 2 of the deaf
- 15 persons' interpreters act, 1982 PA 204, MCL 393.502; a paraplegic,
- 16 a quadriplegic, or a hemiplegic; a person who is blind as defined
- 17 in section 504; or a person who is totally and permanently disabled
- 18 as defined in section 522. When a dependent of a taxpayer files an
- 19 annual return under this part, the taxpayer or dependent of the
- 20 taxpayer, but not both, may claim the additional exemption allowed
- 21 under this subdivision.
- 22 (b) For tax years beginning after 2007, \$250.00 for each
- 23 taxpayer and every dependent of the taxpayer who is a qualified
- 24 disabled veteran. When a dependent of a taxpayer files an annual
- 25 return under this part, the taxpayer or dependent of the taxpayer,
- 26 but not both, may claim the additional exemption allowed under this
- 27 subdivision. As used in this subdivision:

- (i) "Qualified disabled veteran" means a veteran with a
  service-connected disability.
- $\bf 3$  (ii) "Service-connected disability" means a disability
- 4 incurred or aggravated in the line of duty in the active military,
- 5 naval, or air service as described in 38 USC 101(16).
- 6 (iii) "Veteran" means a person who served in the active
- 7 military, naval, marine, coast guard, or air service and who was
- 8 discharged or released from his or her service with an honorable or
- 9 general discharge.
- 10 (4) An individual with respect to whom a deduction under
- 11 subsection (2) is allowable to another taxpayer during the tax year
- 12 is not entitled to an exemption for purposes of subsection (2), but
- 13 may subtract \$1,500.00 in the calculation that determines taxable
- 14 income for a tax year.
- 15 (5) A nonresident or a part-year resident is allowed that
- 16 proportion of an exemption or deduction allowed under subsection
- 17 (2), (3), or (4) that the taxpayer's portion of adjusted gross
- 18 income from Michigan sources bears to the taxpayer's total adjusted
- 19 gross income.
- 20 (6) In calculating taxable income, a taxpayer shall not
- 21 subtract from adjusted gross income the amount of prizes won by the
- 22 taxpayer under the McCauley-Traxler-Law-Bowman-McNeely lottery act,
- 23 1972 PA 239, MCL 432.1 to 432.47.
- 24 (7) For each tax year beginning on and after January 1, 2013,
- 25 the personal exemption allowed under subsection (2) shall be
- 26 adjusted by multiplying the exemption for the tax year beginning in
- 27 2012 by a fraction, the numerator of which is the United States

- 1 Consumer Price Index for the state fiscal year ending in the tax
- 2 year prior to the tax year for which the adjustment is being made
- 3 and the denominator of which is the United States Consumer Price
- 4 Index for the 2010-2011 state fiscal year. For the 2022 tax year
- 5 and each tax year after 2022, the adjusted amount determined under
- 6 this subsection shall be increased by an additional \$600.00. The
- 7 resultant product shall be rounded to the nearest \$100.00
- 8 increment. As used in this section, "United States Consumer Price
- 9 Index" means the United States Consumer Price Index for all urban
- 10 consumers as defined and reported by the United States Department
- 11 of Labor, Bureau of Labor Statistics. For each tax year, the
- 12 exemptions allowed under subsection (3) shall be adjusted by
- 13 multiplying the exemption amount under subsection (3) for the tax
- 14 year by a fraction, the numerator of which is the United States
- 15 Consumer Price Index for the state fiscal year ending the tax year
- 16 prior to the tax year for which the adjustment is being made and
- 17 the denominator of which is the United States Consumer Price Index
- 18 for the 1998-1999 state fiscal year. The resultant product shall be
- 19 rounded to the nearest \$100.00 increment.
- 20 (8) As used in this section, "retirement or pension benefits"
- 21 means distributions from all of the following:
- 22 (a) Except as provided in subdivision (d), qualified pension
- 23 trusts and annuity plans that qualify under section 401(a) of the
- 24 internal revenue code, including all of the following:
- (i) Plans for self-employed persons, commonly known as Keogh
- 26 or HR10 plans.
- (ii) Individual retirement accounts that qualify under section

- 1 408 of the internal revenue code if the distributions are not made
- 2 until the participant has reached 59-1/2 years of age, except in
- 3 the case of death, disability, or distributions described by
- 4 section 72(t)(2)(A)(iv) of the internal revenue code.
- 5 (iii) Employee annuities or tax-sheltered annuities purchased
- 6 under section 403(b) of the internal revenue code by organizations
- 7 exempt under section 501(c)(3) of the internal revenue code, or by
- 8 public school systems.
- 9 (*iv*) Distributions from a 401(k) plan attributable to employee
- 10 contributions mandated by the plan or attributable to employer
- 11 contributions.
- 12 (b) The following retirement and pension plans not qualified
- 13 under the internal revenue code:
- 14 (i) Plans of the United States, state governments other than
- 15 this state, and political subdivisions, agencies, or
- 16 instrumentalities of this state.
- 17 (ii) Plans maintained by a church or a convention or
- 18 association of churches.
- 19 (iii) All other unqualified pension plans that prescribe
- 20 eligibility for retirement and predetermine contributions and
- 21 benefits if the distributions are made from a pension trust.
- 22 (c) Retirement or pension benefits received by a surviving
- 23 spouse if those benefits qualified for a deduction prior to the
- 24 decedent's death. Benefits received by a surviving child are not
- 25 deductible.
- 26 (d) Retirement and pension benefits do not include:
- (i) Amounts received from a plan that allows the employee to

- 1 set the amount of compensation to be deferred and does not
- 2 prescribe retirement age or years of service. These plans include,
- 3 but are not limited to, all of the following:
- 4 (A) Deferred compensation plans under section 457 of the
- 5 internal revenue code.
- **6** (B) Distributions from plans under section 401(k) of the
- 7 internal revenue code other than plans described in subdivision
- 8 (a) (iv).
- 9 (C) Distributions from plans under section 403(b) of the
- 10 internal revenue code other than plans described in subdivision
- **11** (a) (*iii*).
- 12 (ii) Premature distributions paid on separation, withdrawal,
- 13 or discontinuance of a plan prior to the earliest date the
- 14 recipient could have retired under the provisions of the plan.
- 15 (iii) Payments received as an incentive to retire early unless
- 16 the distributions are from a pension trust.
- 17 (9) In determining taxable income under this section, the
- 18 following limitations and restrictions apply:
- 19 (a) For a person born before 1946, this subsection provides no
- 20 additional restrictions or limitations under subsection (1)(f).
- 21 (b) Except as otherwise provided in subdivision (c), for a
- 22 person born in 1946 through 1952, the sum of the deductions under
- 23 subsection (1)(f)(i), (ii), and (iv) is limited to \$20,000.00 for a
- 24 single return and \$40,000.00 for a joint return. After that person
- 25 reaches the age of 67, the deductions under subsection (1)(f)(i),
- **26** (ii), and (iv) do not apply and that person is eligible for a
- 27 deduction of \$20,000.00 for a single return and \$40,000.00 for a

- 1 joint return, which deduction is available against all types of
- 2 income and is not restricted to income from retirement or pension
- 3 benefits. A person who takes the deduction under subsection (1)(e)
- 4 is not eligible for the unrestricted deduction of \$20,000.00 for a
- 5 single return and \$40,000.00 for a joint return under this
- 6 subdivision.
- 7 (c) Beginning January 1, 2013 for a person born in 1946
- 8 through 1952 and beginning January 1, 2018 for a person born after
- 9 1945 who has retired as of January 1, 2013, if that person receives
- 10 retirement or pension benefits from employment with a governmental
- 11 agency that was not covered by the federal social security act,
- 12 chapter 531, 49 Stat 620, the sum of the deductions under
- 13 subsection (1)(f)(i), (ii), and (iv) is limited to \$35,000.00 for a
- 14 single return and, except as otherwise provided under this
- 15 subdivision, \$55,000.00 for a joint return. If both spouses filing
- 16 a joint return receive retirement or pension benefits from
- 17 employment with a governmental agency that was not covered by the
- 18 federal social security act, chapter 531, 49 Stat 620, the sum of
- 19 the deductions under subsection (1)(f)(i), (ii), and (iv) is
- 20 limited to \$70,000.00 for a joint return. After that person reaches
- 21 the age of 67, the deductions under subsection (1)(f)(i), (ii), and
- (iv) do not apply and that person is eligible for a deduction of
- 23 \$35,000.00 for a single return and \$55,000.00 for a joint return,
- 24 or \$70,000.00 for a joint return if applicable, which deduction is
- 25 available against all types of income and is not restricted to
- 26 income from retirement or pension benefits. A person who takes the
- 27 deduction under subsection (1)(e) is not eligible for the

- 1 unrestricted deduction of \$35,000.00 for a single return and
- 2 \$55,000.00 for a joint return, or \$70,000.00 for a joint return if
- 3 applicable, under this subdivision.
- 4 (d) Except as otherwise provided under subdivision (c) for a
- 5 person who was retired as of January 1, 2013, for a person born
- 6 after 1952 who has reached the age of 62 through 66 years of age
- 7 and who receives retirement or pension benefits from employment
- 8 with a governmental agency that was not covered by the federal
- 9 social security act, chapter 532, 49 Stat 620, the sum of the
- 10 deductions under subsection (1)(f)(i), (ii), and (iv) is limited to
- 11 \$15,000.00 for a single return and, except as otherwise provided
- 12 under this subdivision, \$15,000.00 for a joint return. If both
- 13 spouses filing a joint return receive retirement or pension
- 14 benefits from employment with a governmental agency that was not
- 15 covered by the federal social security act, chapter 532, 49 Stat
- 16 620, the sum of the deductions under subsection (1)(f)(i), (ii),
- 17 and (iv) is limited to \$30,000.00 for a joint return.
- 18 (e) Except as otherwise provided under subdivision (c) or (d),
- 19 for a person born after 1952, the deduction under subsection
- 20 (1)(f)(i), (ii), or (iv) does not apply. When that person reaches
- 21 the age of 67, that person is eligible for a deduction of
- 22 \$20,000.00 for a single return and \$40,000.00 for a joint return,
- 23 which deduction is available against all types of income and is not
- 24 restricted to income from retirement or pension benefits. If a
- 25 person takes the deduction of \$20,000.00 for a single return and
- 26 \$40,000.00 for a joint return, that person shall not take the
- 27 deduction under subsection (1)(f)(iii) and shall not take the

- 1 personal exemption under subsection (2). That person may elect not
- 2 to take the deduction of \$20,000.00 for a single return and
- 3 \$40,000.00 for a joint return and elect to take the deduction under
- 4 subsection (1)(f)(iii) and the personal exemption under subsection
- 5 (2) if that election would reduce that person's tax liability. A
- 6 person who takes the deduction under subsection (1)(e) is not
- 7 eligible for the unrestricted deduction of \$20,000.00 for a single
- 8 return and \$40,000.00 for a joint return under this subdivision.
- 9 (f) For a joint return, the limitations and restrictions in
- 10 this subsection shall be applied based on the age of the older
- 11 spouse filing the joint return.
- 12 (10) As used in this section, "oil and gas" means oil and gas
- 13 subject to severance tax under 1929 PA 48, MCL 205.301 to 205.317.
- 14 Enacting section 1. This amendatory act does not take effect
- 15 unless Senate Bill No. 511 of the 99th Legislature is enacted into
- **16** law.