# **SENATE BILL No. 361**

May 3, 2017, Introduced by Senator BOOHER and referred to the Committee on Finance.

A bill to amend 1967 PA 281, entitled

"Income tax act of 1967,"

by amending sections 651 and 655 (MCL 206.651 and 206.655), section 651 as amended by 2011 PA 171 and section 655 as added by 2011 PA 38.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 651. As used in this chapter:

(a) "Billing address" means the location indicated in the books and records of the financial institution on the first day of 4 the tax year or on a later date in the tax year when the customer relationship began as the address where any notice, statement, or 5 6 bill relating to a customer's account is mailed.

(b) "Borrower is located in this state" or "credit card holder

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is located in this state" means a borrower, other than a credit
 card holder, that is engaged in a trade or business which maintains
 its commercial domicile in this state, or a borrower that is not
 engaged in a trade or business or a credit card holder whose
 billing address is in this state.

6 (c) "Commercial domicile" means the headquarters of the trade 7 or business, that is the place from which the trade or business is principally managed and directed, or if a financial institution is 8 9 organized under the laws of a foreign country, of the Commonwealth 10 of Puerto Rico, or any territory or possession of the United 11 States, such financial institution's commercial domicile shall be 12 deemed for the purposes of this chapter to be the state of the United States or the District of Columbia from which such financial 13 14 institution's trade or business in the United States is principally managed and directed. It shall be presumed, subject to rebuttal, 15 that the location from which the financial institution's trade or 16 17 business is principally managed and directed is the state of the United States or the District of Columbia to which the greatest 18 19 number of employees are regularly connected or out of which they 20 are working, irrespective of where the services of such employees 21 are performed, as of the last day of the tax year.

22 (d) "Credit card" means a credit, travel, or entertainment23 card.

(e) "Credit card issuer's reimbursement fee" means the fee a financial institution receives from a merchant's bank because 1 of the persons to whom the financial institution has issued a credit card has charged merchandise or services to the credit card.

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(F) "FFIEC" MEANS THE FEDERAL FINANCIAL INSTITUTIONS
 EXAMINATION COUNCIL ESTABLISHED PURSUANT TO SECTION 1004 OF THE
 FINANCIAL INSTITUTIONS REGULATORY AND INTEREST RATE CONTROL ACT OF
 1978, PUBLIC LAW 95-630, 12 USC 3303.

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(G) (f) "Financial institution" means any of the following:

6 (i) A bank holding company, a national bank, a state chartered
7 bank, a state chartered savings bank, a federally chartered savings
8 association, or a federally chartered farm credit system
9 institution.

10 (*ii*) Any entity, other than an entity subject to the tax
11 imposed under chapter 12, who is directly or indirectly owned by an
12 entity described in subparagraph (*i*) and is a member of the unitary
13 business group.

14 (*iii*) A unitary business group of entities described in
15 subparagraph (*i*) or (*ii*), or both.

16 (H) (g) "Gross business" means the sum of the following less 17 transactions between those entities included in a unitary business 18 group:

19 (i) Fees, commissions, or other compensation for financial20 services.

21 (*ii*) Net gains, not less than zero, from the sale of loans and22 other intangibles.

23 (*iii*) Net gains, not less than zero, from trading in stocks,24 bonds, or other securities.

25 (*iv*) Interest charged to customers for carrying debit balances26 of margin accounts.

27 (v) Interest and dividends received.

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(vi) Any other gross proceeds resulting from the operation as
 a financial institution.

(I) (h)-"Loan" means any extension of credit resulting from 3 4 direct negotiations between the financial institution and its 5 customer, or the purchase, in whole or in part, of such extension 6 of credit from another. Loans include participations, syndications, and leases treated as loans for federal income tax purposes. Loans 7 shall not include properties treated as loans under section 595 of 8 the internal revenue code, futures or forward contracts, options, 9 10 notional principal contracts such as swaps, credit card 11 receivables, including purchased credit card relationships, non-12 interest-bearing balances due from depository institutions, cash items in the process of collection, federal funds sold, securities 13 14 purchased under agreements to resell, assets held in a trading account, securities, interests in a real estate mortgage investment 15 16 conduit, or other mortgage-backed or asset-backed security, and other similar items. 17

(J) (i) "Loan secured by real property" means that 50% or more
of the aggregate value of the collateral used to secure a loan or
other obligation, when valued at fair market value as of the time
the original loan or obligation was incurred, was real property.

(K) (j) "Merchant discount" means the fee or negotiated discount charged to a merchant by the financial institution for the privilege of participating in a program whereby a credit card is accepted in payment for merchandise or services sold to the credit card holder.

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(*l*) (k)-"Michigan obligations" means a bond, note, or other

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obligation issued by a governmental unit described in section 3 of
 the shared credit rating act, 1985 PA 227, MCL 141.1053.

(M) (*I*)—"Participation" means an extension of credit in which
an undivided ownership interest is held on a pro rata basis in a
single loan or pool of loans and related collateral. In a loan
participation, the credit originator initially makes the loan and
then subsequently resells all or a portion of it to other lenders.
The participation may or may not be known to the borrower.

9 (N) (m)—"Principal base of operations", with respect to 10 transportation property, means the place of more or less permanent 11 nature from which said property is regularly directed or 12 controlled. With respect to an employee, the principal base of 13 operations means the place of more or less permanent nature from 14 which the employee regularly does any of the following:

(i) Starts his or her work and to which he or she customarily
returns in order to receive instructions from his or her employer.
(ii) Communicates with his or her customers or other persons.
(iii) Performs any other functions necessary to the exercise
of his or her trade or profession at some other point or points.

20 (O) (n)-"Real property owned" and "tangible personal property 21 owned" mean real and tangible personal property respectively on 22 which the financial institution may claim depreciation for federal 23 income tax purposes or to which the financial institution holds 24 legal title and on which no other person may claim depreciation for 25 federal income tax purposes or could claim depreciation if subject 26 to federal income tax. Real and tangible personal properties do not 27 include coin, currency, or property acquired in lieu of or pursuant

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1 to a foreclosure.

2 (P) (o) "Regular place of business" means an office at which the financial institution carries on its business in a regular and 3 4 systematic manner and which is continuously maintained, occupied, 5 and used by employees of the financial institution. The financial 6 institution shall have the burden of proving that an investment asset or activity or trading asset or activity was properly 7 assigned to a regular place of business outside of this state by 8 9 demonstrating that the day-to-day decisions regarding the asset or 10 activity occurred at a regular place of business outside this 11 state. Where the day-to-day decisions regarding an investment asset 12 or activity or trading asset or activity occur at more than 1 regular place of business and 1 such regular place of business is 13 14 in this state and 1 such regular place of business is outside this state, such asset or activity shall be considered to be located at 15 the regular place of business of the financial institution where 16 17 the investment or trading policies or guidelines with respect to the asset or activity are established. Unless the financial 18 19 institution demonstrates to the contrary, such policies and 20 guidelines shall be presumed to be established at the commercial 21 domicile of the financial institution.

(Q) (p) "Rolling stock" means railroad freight or passenger
 cars, locomotives, or other rail cars.

(R) (q) "Syndication" means an extension of credit in which 2
or more persons finance the credit and each person is at risk only
up to a specified percentage of the total extension of the credit
or up to a specified dollar amount.

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(S) "TOP-TIERED PARENT ENTITY" MEANS THE HIGHEST LEVEL ENTITY
 WITHIN THE UNITARY BUSINESS GROUP THAT IS REQUIRED TO FILE WITH A
 REGULATORY AGENCY UNDER THE STANDARDS PRESCRIBED BY THE FFIEC.

4 (T) "TOTAL EQUITY CAPITAL" MEANS THAT SAME AMOUNT REPORTED BY 5 THE FINANCIAL INSTITUTION OR TOP-TIERED PARENT ENTITY, IN THE CASE OF A UNITARY BUSINESS GROUP OF FINANCIAL INSTITUTIONS, AND AS 6 REPORTED FOR THE TAX YEAR ON ANY OF THE FOLLOWING FORMS OR 7 SUCCESSOR FORMS LISTED IN THIS SUBDIVISION AND DESIGNATED BY THE 8 FFIEC, THAT ARE FILED WITH THE OFFICE OF THE COMPTROLLER OF THE 9 CURRENCY, THE FEDERAL DEPOSIT INSURANCE CORPORATION, OR THE FEDERAL 10 11 **RESERVE SYSTEM:** 

12 (*i*) THE CONSOLIDATED FINANCIAL STATEMENT FOR HOLDING
13 COMPANIES, FR Y-9C.

14 (*ii*) THE PARENT COMPANY ONLY FINANCIAL STATEMENTS FOR SMALL
15 HOLDING COMPANIES, FR Y-9SP.

16 (*iii*) TO THE EXTENT THAT FR Y-9C OR FR Y-9SP ARE NOT FILED FOR
17 THE TAX YEAR, THE CONSOLIDATED REPORTS OF CONDITION AND INCOME,
18 CALL REPORTS, FFIEC 031, 032, 033, OR 034.

(*iv*) A REPORT SIMILAR IN CONTENT AND DESIGNATED BY THE FFIEC.

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(U) (r) "Transportation property" means vehicles and vessels capable of moving under their own power, such as aircraft, trains, water vessels, and motor vehicles, as well as any equipment or containers attached to such property, such as rolling stock, barges, or trailers.

(V) (s) "United States obligations" means all obligations of
the United States exempt from taxation under 31 USC 3124(a) or
exempt under the United States constitution or any federal statute,

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including the obligations of any instrumentality or agency of the 1 2 United States that are exempt from state or local taxation under the United States constitution or any statute of the United States. 3 4 Sec. 655. (1) For a financial institution, tax base means the 5 financial institution's net capital. Net capital means equity 6 capital as computed in accordance with generally accepted accounting principles less the average daily book value of United 7 States obligations and Michigan obligations. If the financial 8 institution does not maintain its books and records in accordance 9 10 with generally accepted accounting principles, net capital shall be 11 computed in accordance with the books and records used by the 12 financial institution, so long as the method fairly reflects the 13 financial institution's net capital for purposes of the tax levied by this chapter. Net capital does not include up to 125% of the 14 15 minimum regulatory capitalization requirements of a person subject to the tax imposed under chapter 12. THE TAX BASE IS THE TOTAL 16 17 EQUITY CAPITAL OF THE FINANCIAL INSTITUTION OR TOP-TIERED PARENT ENTITY, IN THE CASE OF A UNITARY BUSINESS GROUP OF FINANCIAL 18 19 INSTITUTIONS, AND, TO THE EXTENT THAT THE FOLLOWING ITEMS ARE INCLUDED IN TOTAL EQUITY CAPITAL, DEDUCT EACH OF THE FOLLOWING 20 BEFORE ALLOCATION OR APPORTIONMENT: 21

(A) THE AVERAGE DAILY BOOK VALUE OF UNITED STATES OBLIGATIONS
OWNED BY MEMBERS OF THE UNITARY BUSINESS GROUP.

24 (B) THE AVERAGE DAILY BOOK VALUE OF MICHIGAN OBLIGATIONS OWNED
25 BY MEMBERS OF THE UNITARY BUSINESS GROUP.

26 (C) SUBJECT TO THE LIMITATION PROVIDED IN THIS SUBDIVISION,
27 THE EQUITY CAPITAL OF A PERSON THAT IS SUBJECT TO THE TAX IMPOSED

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UNDER CHAPTER 12, NOT TO EXCEED 125% OF THE MINIMUM REGULATORY
 CAPITALIZATION REQUIREMENTS OF THE MEMBER. FOR PURPOSES OF THIS
 SUBDIVISION, "EQUITY CAPITAL" MEANS EQUITY CAPITAL AS CALCULATED IN
 ACCORDANCE WITH GENERALLY ACCEPTED ACCOUNTING PRINCIPLES.

(2) Net capital THE TAX BASE shall be determined by adding the 5 financial institution's net capital as of the close of the current 6 tax year. and preceding 4 tax years and dividing the resulting sum 7 by 5. If a financial institution has not been in existence for a 8 9 period of 5 tax years, net capital shall be determined by adding 10 together the financial institution's net capital for the number of 11 tax years the financial institution has been in existence and 12 dividing the resulting sum by the number of years the financial 13 institution has been in existence. For purposes of this section, a partial year shall be treated as a full year. 14 (3) For a unitary business group of financial institutions, 15

16 net capital calculated under this section does not include the 17 investment of 1 member of the unitary business group in another 18 member of that unitary business group.

19 (3) (4) For purposes of this section, each of the following 20 applies:

(a) A change in identity, form, or place of organization of 1
financial institution shall be treated as if a single financial
institution had been in existence for the entire tax year in which
the change occurred and each tax year after the change.

(b) The combination of 2 or more financial institutions into 1
shall be treated as if the constituent financial institutions had
been a single financial institution in existence for the entire tax

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1 year in which the combination occurred and each tax year after the 2 combination, and the book values and deductions ADJUSTMENTS for United States obligations and Michigan obligations of the 3 4 constituent institutions shall be combined. A combination shall 5 include any acquisition required to be accounted for by the 6 surviving financial institution in accordance with generally 7 accepted accounting principles or a statutory merger or 8 consolidation.

9 (C) IF A UNITED STATES PERSON INCLUDED IN A UNITARY BUSINESS GROUP OF FINANCIAL INSTITUTIONS OR A FINANCIAL INSTITUTION COMBINED 10 11 RETURN IS SUBJECT TO TAX UNDER CHAPTER 11 OR 12, ANY BUSINESS 12 INCOME OR EQUITY CAPITAL ATTRIBUTABLE TO THAT PERSON SHALL BE ELIMINATED FROM THE TOTAL EQUITY CAPITAL OF THE UNITARY BUSINESS 13 GROUP AND ANY SALES OR GROSS BUSINESS ATTRIBUTABLE TO THAT PERSON 14 SHALL BE ELIMINATED FROM THE APPORTIONMENT FORMULA UNDER THIS 15 CHAPTER. 16

17 Enacting section 1. (1) This amendatory act is effective for18 tax years beginning after December 31, 2017.

19 (2) The provisions of section 651 of the income tax act of 20 1961, 1961 PA 281, MCL 206.651, as amended by this amendatory act, 21 are curative and intended to clarify existing law and accurately 22 reflect the interpretation and application of those provisions in 23 accordance with the notice to taxpayers dated November 21, 2016, 24 regarding 5-year averaging calculation of net equity capital for 25 financial institutions.

26 Enacting section 2. This amendatory act does not take effect27 unless Senate Bill No. 362

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