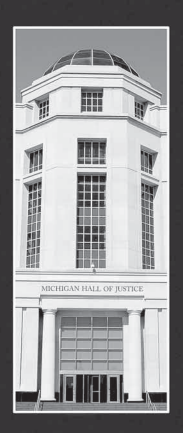
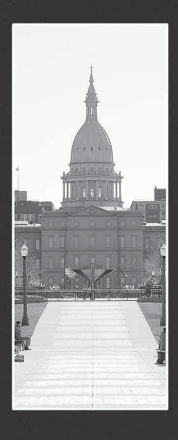
MICHIGAN

TAXPAYER'S GUIDE









2008

REFERENCE FOR THE 2007 TAX YEAR

Dear Taxpayer:

With our varying tax laws under constant review and often changing, the task of sorting all the information put before you at this time of year becomes more and more difficult.

For the 2007 tax year, I hope to make that task a little easier by providing you with the "2008 Michigan Taxpayer's Guide." This booklet gives you the latest information on many of Michigan's tax laws, in simple-to-understand English, put together in a single publication.

This booklet contains information for the 2007 tax year on property taxes, homestead property tax credits, farmland and open space tax relief, the home heating credit program, the Michigan Income Tax, the Michigan Business Tax, and other tax-related subjects. Your attention to the information contained in this booklet may ease the burden of filling out state tax forms and may even save you money. However, this booklet is not designed to provide you with line-by-line instructions for filling out state income tax forms. That information is provided by the Michigan Department of Treasury in the income tax instruction books that include your tax forms.

This year, the annualized income tax rate is 4.01%, and the personal exemption for taxpayers and dependents on state income tax returns increases to \$3,400. The pension and annuity income deductions are larger, and the interest and dividend income deduction for senior citizens is larger. The income tax form also has special categories of personal exemptions known as the Michigan special exemptions. These exemption categories are in addition to your allowable federal exemptions and include age 65 or older, deaf, blind or disabled, and unemployment compensation that amounts to 50% or more of adjusted gross income. You may now exempt \$2,200 of income for each special exemption category that applies to you, your spouse (if filing jointly), or dependents.

Most taxpayers may request that their income tax refund be directly deposited into a U.S. financial account of their choice. To request direct deposit, you must fill out the direct deposit portion of your MI-1040CR, or MI-1040CR-2. You may also file Form 3174 and attach it to your state income tax form.

This booklet was prepared in 2008 to provide taxpayers with useful information about their 2007 state taxes. It is not meant as a substitute for Michigan Department of Treasury tax instruction booklets.

As always, I welcome your comments on this booklet or any matter of legislative concern.

The tax forms have been included as an example for taxpayers. Anyone using these forms to file their state income tax and property tax credits should consult the department's instruction booklets. Any references on these forms to page numbers refer to pages in the department's instruction booklets and not to pages in this Taxpayer's Guide.

The information in this publication is available, upon request, in an alternative, accessible format.



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Help With Your Taxes

The assistance of the Michigan Department of Treasury is acknowledged for its role in the preparation of this publication.

This information is provided free to Michigan citizens and is not for resale or profit.

Prepared by the Michigan Legislature January 2008

MICHIGAN PROPERTY TAX

An important part of our state's tax structure has traditionally been the reliance on the general property tax for the funding of school districts, townships, villages, cities, and counties of the state. It has been the largest yielding tax of all of Michigan's state and local taxes, and it has long been a major source of revenue for the financing of the operating expenses of schools. With the passage of 1993 PA 145, however, local property taxes were eliminated as a source of funding for K-12 and intermediate school district school operating funding. With approximately 64% of the \$10.2 billion in total funding for schools eliminated, it became necessary to look for a new way to restructure Michigan's tax system. In 1994, the voters of the state of Michigan approved ballot Proposal A by a margin of 1,681,541 to 750,952 in a special election held on March 15, 1994. This proposal (Senate Joint Resolution S), in part, imposed an additional 2% rate on the sales and use taxes and capped the rate of annual increases in taxable value to the rate of inflation or 5%, whichever is less. When the property is transferred, it is assessed in the following year at one half of true cash value. For 2008, the inflation rate is 2.3%.

In addition, 1993 PA 331 created the State Education Tax Act, imposing a six-mill state education tax levy on all property subject to the general property tax. Public Act 312 of 1993 allows local school districts to levy not more than 18 mills for school operating purposes or the number of mills levied in 1993 for school operating purposes, whichever is less. Principal residences and, pursuant to 1994 PA 136, qualified agricultural property are exempt from the 18-mill levy. A homeowner's principal residence is defined, in part, to mean that portion of a dwelling or unit in a multiple dwelling owned and occupied as the owner's principal residence. A homestead also includes all of an owner's unoccupied residential property adjoining or contiguous to the dwelling owned and used as the owner's principal residence, any portion of a principal residence rented or leased as a residence to another as long as that portion rented or leased is less than 50% of the dwelling's total square footage of living space, a life care facility, or property owned by a cooperative housing corporation and occupied as a principal residence by tenant stockholders.

Qualified agricultural property, in part, means unoccupied property and related buildings classified as agricultural or other unoccupied property and related buildings on that property devoted primarily to agricultural use. Property used for commercial storage, processing, distribution, marketing, or shipping is not qualified agricultural property, and an owner will not receive an exemption for that portion of the taxable value of the property used for a commercial or industrial purpose.

To be eligible for the homeowner's principal residence/qualified agricultural use property exemption in 2008, an owner of property must have claimed an exemption by filing an affidavit with the local tax collecting unit on or before May 1. Exemptions filed in prior years are valid until revoked. A husband and wife, filing income tax returns jointly, are entitled to no more than one principal residence exemption. To be eligible for the agricultural use property exemption on land classified for assessment purposes as agricultural, it is not necessary to file an affidavit unless the assessor requests it.

In addition to the 18 mills in local, nonhomestead property tax permitted to be levied under 1993 PA 312, a limited number of high-revenue school districts may levy supplemental "hold harmless" mills on a principal residence and, in some circumstances, on nonhomestead property. With voter approval, an intermediate school district may also levy up to three "regional enhancement" mills on all property for school operating purposes. School districts may, with voter approval, levy up to five mills for the creation of a sinking fund to construct and repair school buildings, and a school district operating a community college may continue to levy taxes for operation at a rate equal to the mills formerly authorized. With the expiration of such authorization, the district, with voter approval, may renew the millage authorization, levy additional millage, or both. Finally, an intermediate school district, pursuant to 1994 PA 258, may authorize certain millage for operating expenses, funding vocational-technical education programs, and special education programs.

A TAXPAYER'S GUIDE

When looking at the property tax changes in Michigan, it is helpful to realize that, with the exception of the state education tax, the property tax is really a general term for all the property taxes imposed by townships, school districts, counties, cities or villages, and other local units of government, which are all local in nature. Money raised through property taxes goes toward financing local services, such as police and fire protection; public education; the operation of city, village, township, and county governments; and financing special projects such as sewers, streets, or parks. All property taxes collected by local units of government, other than the state education tax which is sent to the School Aid Fund for distribution, are kept locally, and no part of that revenue is sent to or used by the state.

The property tax may be collected in the summer or the winter, or in some combination. Townships traditionally collected property taxes in the winter after the agricultural harvest, but most cities now collect city property taxes in a summer levy. School boards or intermediate school districts can request that a city or township collect half or all of their school taxes in the summer. If they fail to reach an agreement, the county treasurer or the school district treasurer can collect the summer school taxes. Community college levies are billed in December, but may be billed in July if the local tax collecting unit collects a summer tax. County extra-voted millage will continue to be collected in the winter.

In addition, under 2002 PA 244, the six-mill State Education Tax is now collected in the summer. Beginning with the July 2005 property tax billing, most of the county portion of property taxes is being collected in the summer rather than in the winter. This shift took place incrementally over a period of three years. As of July 2007, all of the county general property tax is collected in a summer tax levy.

The following is intended to provide you with general information about this tax, the assessment of property, the equalization process, what to do if you feel your assessment is too high, and property tax rates, as well as important dates as to when tax rates are determined, assessments are made, and taxpayers can appeal.

YOUR PROPERTY TAX ASSESSMENT

Property subject to taxation by local units of government is classified as either real or personal property. Real property consists of land and any improvements to the land, such as buildings and water and sewer facilities. In contrast, personal property includes tangible items such as furniture, machines, and equipment belonging to a business and those items not permanently attached to land or buildings. Customary household goods such as furnishings, clothing, and cars are some of the items that have been exempted from this tax.

Real property has been further divided into the following classifications: agricultural, commercial, developmental, industrial, residential, and timber cutover; while personal property has been classified as either agricultural, commercial, industrial, residential, or utility personal property.

In 1954, the Michigan Supreme Court ruled that the "assessed value" of property shall be the value placed upon the property by the local assessing officer, as equalized by the county and finally by the state. Equalization is needed to ensure that property owners in all parts of the county or school district pay their fair share of that unit's taxes. Equalization provides that all similar properties are equally and uniformly assessed and serves to ensure that a school district, city, township, or village in which property is underassessed does not get more than its fair share of state aid. The Michigan Constitution requires that property be assessed uniformly at a rate not to exceed 50% of true cash value. In 1965, the Michigan Legislature set the assessment rate at 50% of true cash value, as authorized by the Constitution.

Property assessment is an annual, three-step process. First, the local assessor determines the assessed value of property based on the condition of the property on December 31 of the previous year. Second, the board of commissioners in each county applies an adjustment factor to the assessments of each city and township in which assessments are above or below the required level. Third, the State Tax Commission applies an adjustment factor to the assessments of a county when its assessments, after the county adjustments, still fail to meet the required level.

Furthermore, the law also requires that the local assessor send to each owner or person or persons listed on the assessment roll of the property a notice, by first-class mail, of an increase in the tentative state equalized valuation (SEV) or the tentative taxable value for the year. The tentative taxable value is the value used to calculate property taxes under the requirements of Proposal A. This notice must be sent at least ten days before the meeting of the local board of review, and it must specify each parcel of property, the tentative taxable value for the current year, and the taxable value for the immediately preceding year. The notice must also include the SEV for the immediately preceding year, the tentative SEV for the current year and the SEV for the immediately preceding year, the classification of the property, the inflation rate for the immediately preceding year, and a statement explaining the relationship between SEV and taxable value. The notice must also include a reminder that, if the owner purchased the principal residence after May 1 of the prior year, the owner must file a homeowner's principal residence exemption claim on or before May 1.

The Michigan Constitution requires uniform assessments and because, prior to 1981, some taxing jurisdictions had not assessed property at 50% of true cash value, counties and the state had equalized the assessment roll by multiplying the assessed value by a factor designed to bring the total assessed value of all real or personal property on the roll to 50% of true cash value. In carrying out this annual equalization process, it became apparent that among the six different classes of real property and five different classes of personal property, which local units combined for assessment and equalization purposes, some were being assessed at or near the 50% rate, while others were being assessed at a considerably lower rate. This meant that when the local unit of government combined the different classes to determine what rate was needed to bring the total assessed valuation of all property up to the prescribed 50% rate, those classes that were already at or near it would be carrying a greater tax burden than those classes that were at a lower rate.

The process of equalization is now done separately for personal property and for each class of real property within each of the assessing units and the counties. Therefore, if, within an assessing unit, a particular classification of real property, such as residential, has been assessed at the proper percentage of true cash value, no equalization factor will be necessary. The 1981 equalization process was the first year in which the separate equalization by class was accomplished.

As a further step to encourage local assessors to assess property at 50% of its true cash value, 1981 PA 213 was enacted. This law has required a city or township, when its state equalized valuation exceeds its assessed valuation, to reduce its maximum authorized millage rate to produce the same amount of property tax dollars which would have been generated on the assessed valuation.

When looking at your property tax assessment, it is important to remember that property has been assessed on the basis of its usual selling price (true cash value). For tax purposes, property has traditionally been assessed at 50% of the true cash value and, on equalization, this resulted in the determination of the property's state equalized valuation (SEV). With the passage of Proposal A in March of 1994, however, the annual increase in a property's value for tax purposes, adjusted for all additions or losses, was capped at the rate of inflation or 5%, whichever is less. Taxable value is now the basis for the property tax assessment and, under 1998 PA 542, is the basis for the levy of special assessments that are levied on a millage rate basis. Therefore, a property will have both an SEV and a taxable value. Assuming that your property's true cash value rises faster than the rate of inflation or 5%, whichever is less, over time the property's taxable value may grow at a rate that is significantly lower than the rate of growth of its SEV. When a property is transferred, however, the following year's SEV becomes the property's taxable value. A transfer of ownership occurs when a title or present interest in the property is transferred by, but not limited to, conveyance by deed, land contract, trust, distribution under a will, and certain leases. Transfers of property from one spouse to the other spouse or from a decedent to a surviving spouse, among other exceptions, are not considered to be a transfer of ownership.

A TAXPAYER'S GUIDE

In addition, legislation enacted in 2000 eliminated the pop-up from taxable value to SEV when eligible farmland is transferred to new owners. Part of an agricultural preservation package recommended by the Senate Agricultural Preservation Task Force, 2000 PA 260 provided that when someone purchases eligible farmland they may file an affidavit testifying that the property would remain in agricultural use for at least seven years, and the transfer would not trigger the pop-up from taxable value to SEV for assessment purposes.

Applicable for all transfers of agricultural property since January 1, 2000, the pop-up elimination assures that the property will be assessed on taxable value as if the transfer did not occur. If the property has a change in use out of agricultural production, however, 2000 PA 261 provides that a portion of the benefits of the property tax pop-up elimination will be recaptured. The proceeds of the recapture are dedicated to the Agricultural Preservation Fund for local property development rights preservation programs under 2000 PA 262. A similar law was enacted in 2006 (2006 PA 446). It exempts from the pop-up transfers of land subject to a conservation easement.

THE BOARD OF REVIEW

If, for any reason, you disagree with the assessed value, taxable value, or assessment classification of your property, you may appeal that value to your local governmental board of review. Township boards of review are comprised of three, six, or nine voters of the township who are appointed by the township board. If the board consists of six or nine members, it will be split into committees of three. Under 2006 PA 143, a township may also appoint up to two alternate members. An immediate family member of the assessor may not be a member of the board of review. Two-thirds of the board must be comprised of property taxpayers in the township. The size, composition, and appointment of city boards of review vary according to requirements of their respective charters. Cities may also establish boards of review in the same manner as townships.

Township review boards meet on the Tuesday following the first Monday in March to review the roll and, in the week containing the second Monday in March, to hear protests. The board must meet for a total of at least 12 hours in the second week of March. Review boards in townships must meet at least three hours after 6:00 p.m. The meeting times for city boards of review vary according to requirements of their respective charters. For places and times of their meetings, watch your newspaper or call your local city or township hall. Boards of review also meet in July and in December to correct qualified errors in the roll, including adjustments for property incorrectly listed as having had a transfer of ownership or certain other errors regarding the taxable status of the property. These meeting dates are also used for disputes over claims for the homeowner's principal residence, poverty, and initial qualified agricultural property exemptions. If you are not satisfied with the judgment of the board of review, you may appeal its decision to the Michigan Tax Tribunal.

Remember, it is important that you appeal to the local board of review if you think your property is unfairly assessed relative to similar property. In addition, to make an appeal at the state level, you must have first appealed your assessment locally. This is because the county or state equalization process may require a "factor" which could increase your SEV above the 50% of true cash value level if your property is not properly assessed by the local assessor. If a taxpayer has his or her assessed value or taxable value reduced as a result of a protest, the assessor must use that reduced amount as the basis for determining the next year's assessment.

The governing body of a city or township may authorize, by adoption of an ordinance or resolution, nonresident taxpayers to file a protest before the board of review by letter without a personal appearance by taxpayers or their representatives. If such an ordinance or resolution is adopted, the township or city must notify taxpayers of this option in their assessment notices. In addition, the law requires a local review board to send a written notification of the board's action to every individual who makes a request, protest, or application for correction of property assessment.

If your homeowner's principal residence exemption claim is denied, you may appeal that denial to the Residential and Small Claims Division of the Michigan Tax Tribunal within 35 days of the notice of the denial. If the initial denial was made by the Department of Treasury, the first appeal is made with the Department of Treasury. If it is again denied, it would be appealed to the Tax Tribunal. The March board of review has no authority over claims for homeowner's principal residence exemptions. These claims may be granted by the July or December boards of review for the current year and the immediately three preceding years.

THE MICHIGAN TAX TRIBUNAL

Under the Tax Tribunal Act, an independent tax tribunal has the power to hear appeals of judgments of the local boards of review. The tribunal is a quasi-judicial body whose seven members are appointed by the Governor and confirmed by the Michigan Senate.

If you do not believe that you received a fair and equitable response from your local board of review, you may appeal your assessment to the Michigan Tax Tribunal. Generally, you must file your appeal before June 30 in the year in which you received the assessment, even if you do not receive notification of the results of your appeal by the cutoff date. To make an appeal to the state level, you must have first appealed your assessment to the local board of review, unless you have an appeal pending.

If you have an appeal for a prior year pending before the Michigan Tax Tribunal for claims of property tax exemption or before the Tribunal's Residential Property and Small Claims Division, which has not yet been heard, the Tax Tribunal Act provides that a subsequent assessment dispute will be added automatically to the appeal pending before the Tribunal. You may request that any subsequent year be excluded at the time of the hearing.

An opportunity will be made available upon receipt of the Tribunal's notice of hearing for you to amend the appeal to include subsequent assessment disputes. The Michigan Tax Tribunal will include an instruction form with the notice of hearing advising taxpayers of their right to amend their petition. If you request an evening hearing, the hearing will be held after 6:00 p.m. In addition to hearing appeals from judgments of boards of review, the Residential Property and Small Claims Division also has exclusive jurisdiction over claims for agricultural, poverty, and homeowner's principal residence exemptions, as well as taxes, interest, and penalties for failure to notify an assessor of a transfer of ownership of property. An appeal of a claim for a homeowner's principal residence exemption must be filed with the division within 35 days after the assessor, county treasurer, or county equalization director denies a claim for exemption. An appeal of a claim for a poverty exemption must be filed within 30 days after the July or December board of review (which are held to correct errors in the roll) denies a claim of exemption.

There is no fee for the filing of a homeowner's principal residence property tax appeal with the Residential Property and Small Claims Division of the Michigan Tax Tribunal. The fees for the filing of other property tax appeals are on a scale determined by the amount of SEV in contention. The minimum fee for filing other appeals of a property's taxable value with the Residential Property and Small Claims Division is \$25.00 unless there is a dispute as to the value of an addition or loss, in which case the fee is based on a scale determined by the amount of SEV in contention.

An initial letter of appeal to the Michigan Tax Tribunal should be addressed to the Michigan Tax Tribunal, P.O. Box 30232, Lansing, MI 48909. The letter should state: (1) that you have protested the assessed value this year at your local board of review; (2) the number of assessments you are appealing; and (3) the location of the property by village, city, or township and county. This letter must be postmarked on or before June 30.

YOUR PROPERTY TAX RATES

The tax rate (millage) is the number of tax dollars the taxpayer must pay for each \$1,000 of taxable value. This rate varies by local unit, but certain statewide constitutional and statutory restrictions exist. The rate may not exceed 15 mills (\$15 per \$1,000) except in counties in which allocation among jurisdictions is permanently fixed by the voters at up to 18 mills. Excluded from these limitations are: (1) debt service taxes for all debts of all local units approved by the electorate; (2) extra-voted millage rates up to 50 mills, including allocated mills, for not more than 20 years; and (3) taxes imposed by those units having tax limitations provided by charter or general law (cities, villages, charter townships, charter counties, and charter authorities). As part of Proposal A, 1993 PA 314 provides that local school districts may no longer levy allocated mills and the 15-mill limit is reduced by the number of allocated school mills in 1993.

With the passage in 1978 by Michigan voters of Proposal E, the Headlee Tax Limitation Amendment, the Michigan Constitution was amended to require that if the SEV of existing property in a local unit of government increased by more than the consumer price index, the millage rate must be reduced to yield the same amount of revenue, adjusted for inflation, as could have been collected at the existing authorized rate. With the passage of Proposal A, this millage reduction is made using taxable value.

The Michigan Legislature placed in law a formula by which a local unit of government must reduce its maximum authorized millage when its state equalized value/taxable value increases by a percentage greater than the percentage of increase in the average annual consumer price index, not including that part of the increase that is caused by new construction and improvements.

However, because the rate of inflation since 1979 was often higher than the annual increases in the property value of many local units of government, millages had not been reduced nearly enough to satisfy some homeowners. To deal with this situation, and to ensure that local governing bodies have control over whether property taxes increase, 1982 PA 5 was enacted. This law, known as the "Truth in Taxation Act," has limited the amount of property tax a local unit can collect to what was collected the previous year, plus the taxes yielded from new additions to the property tax roll. This procedure is carried out by reducing the millage rate to the level which will yield that amount of property tax revenue. The limit can only be increased by a local governing body after it advertises its intent to collect higher taxes, conducts a special public hearing on the specific subject, and then votes to approve the additional millage rate. Taxing units that comply with the "Truth in Budgeting" requirements of the Uniform Budgeting and Accounting Act, however, are exempt from the "Truth in Taxation" notice and public hearing requirements when the hearing is intended to cover both the proposed budget and the proposed tax rate. Legislation enacted in 1999 prohibits the rounding up of millage rates to avoid fractions in computing taxes. Under 1999 PA 38, assessors must round down millage rates to four decimal places and round down tax amounts to the nearest one cent.

To determine what your property tax will be for the year, multiply your total local millage rate by your taxable value. A mill equals one one-thousandth of a dollar (\$1 of tax for each \$1,000 of taxable value). For example, if your local millage rate is 32 mills (\$32 per \$1,000 of taxable value) and your taxable value is \$100,000, the formula would be \$32 x 100, for a property tax of \$3,200. In addition, the Michigan Department of Treasury has a property tax estimator on its website (http://www.michigan.gov/treasury).

To evaluate the real cost of property taxes to you, it is necessary to relate your property tax bill to the program of tax credits and deductions discussed beginning with page 18 of this booklet. In 2007, for example, 1.5 million eligible Michigan homeowners and renters received credits averaging about \$577 from the state through the homestead property tax credit program, for a total of nearly \$880 million. Please be aware that, with the reduction in property taxes, total property tax credits for 1994 and 1995 dropped by nearly 40%. The state average millage rate declined from 56.64 mills in 1993 to 31.00 mills on homesteads and 48.79 mills on nonhomestead property in 1995.

In 2006, the state had an average millage rate of 39.96 mills, which generated \$13.60 billion in general property tax revenue collected by local units of government. The state average rate was 32.6 mills on a

principal residence and 51.4 mills on nonhomesteads. The \$13.60 billion was divided among local units of government as follows:

Local Unit of Government	2006 Percent of Total Mills Levied	2006 Estimated Dollars Levied (in Millions)
County	15.93%	\$2,166.5
Township	6.30	856.4
City	17.85	2,427.0
Village	0.71	96.1
School	44.27	6,019.2
State Education Tax	14.95	2,032.8

This is a good indication of what percentage of your property tax dollars have gone to finance specific operations of local government.

SPECIAL ASSESSMENT DEFERRAL

Many senior citizens have been concerned that rising property taxes could force them from their homes. The homestead property tax reforms approved by Proposal A in 1994 and the homestead property tax credit program will help alleviate this problem for many, but those measures do not address the matter of special assessments, which include assessments for the installation of curbs, gutters, sidewalks, pavements, and drains; tap-in water and sewer fees; roads; and police and fire services, among others. Public Act 225 of 1976, as amended, has provided specific relief in this regard.

Under the provisions of this law, as amended, a homeowner who is 65 years of age or older or who is totally and permanently disabled, and who is a citizen of the United States, a resident of this state for five or more years, the sole owner of the homestead for five or more years, and whose annual household income was not more than \$20,308 in 2007, is eligible to defer special assessments on that homestead. The total amount of the special assessment to be deferred, exclusive of interest, cannot be less than \$300. Since January 1, 1984, the limit on household income for special assessment deferments has been adjusted annually according to the annual average percentage increase or decrease in the Detroit Consumer Price Index.

Special assessments will be deferred until one year after the owner's death or until the homestead is sold, conveyed, or transferred to someone else. Death of a spouse, however, will not terminate the deferment for the surviving spouse, unless the surviving spouse remarries.

Other significant provisions of 1976 PA 225 are:

- 1. That a homeowner who meets the eligibility requirements for deferment of a special assessment, and who borrowed from a lending institution to pay a special assessment before January 8, 1981, is eligible to receive money from a special revolving fund. This fund was established within the Michigan Department of Treasury to allow these individuals to repay the lending institution the principal amount used to pay the special assessment;
- 2. That the owner or owner's estate pay an interest penalty of 1% per month if the property on which a special assessment deferment has been granted is sold and the deferment has not been terminated. The interest penalty is charged from the date of sale of the property; and
- 3. For those who qualify for a special assessment deferment, the payment of the deferred special assessment by the owner or the owner's estate will include an interest charge of 1% per month or fraction of a month.

SUMMER PROPERTY TAX DEFERMENT

Many homeowners are required to pay summer property taxes which become due well before state homestead tax refund checks are issued. However, section 51 of the General Property Tax Act requires any local unit of government collecting a summer property tax to defer collection of the tax until the following February 15, for the following categories of people:

- 1. Homestead property of a taxpayer who is totally and permanently disabled, blind, paraplegic, quadriplegic, hemiplegic, a senior citizen (age 62 or over, including the unremarried surviving spouse of a person who was 62 years of age or older at the time of death), eligible serviceperson, eligible veteran, or an eligible widow or widower, and whose total household income in the prior taxable year did not exceed \$40,000.
- 2. Property classified or used as agricultural real property, if the gross receipts of the agricultural or horticultural operations in the previous year or the average gross receipts of such operations in the previous three years are not less than the owner's household income in the previous year.

To claim a deferment, a taxpayer must file an intent to defer with the treasurer of the property tax collecting unit on a form the treasurer's office will make available. Persons eligible for the deferment must file by September 15 of the tax year or by the time the tax would become subject to interest or late penalty charges. If different treasurers collect school and municipal summer taxes, an intent to defer must be filed with each to defer the collection of each. Summer property taxes deferred under this procedure, which are not paid by the following February 15, shall not be subject to penalties or interest for the period of the deferment. This allows you to apply for and receive your homestead property tax rebate before the taxes are due.

Section 44 of the General Property Tax Act authorizes local property tax collecting units to collect up to a 1% property tax administration fee and, on taxes paid after February 15, a 3% late penalty charge. In order to impose a property tax administration fee, collection fee, or any type of late penalty charge, the governing body of the local property tax collecting unit must adopt a one-time ordinance or resolution authorizing their imposition. However, the 3% late penalty charge may be waived by the local governing body of a city or township for the homestead property of a senior citizen, paraplegic, quadriplegic, hemiplegic, eligible serviceperson, eligible veteran, eligible widow or widower, totally and permanently disabled person, or blind person if that individual can demonstrate to the local treasurer that a claim has been filed for a property tax credit and not received by February 15. In addition, the governing body of a local property tax collecting unit may waive all or part of the property tax administration fee or the late penalty charge, or both.

If you think you qualify for the summer deferment or waiver, contact your local treasurer for an application.

WINTER TAX DEFERRAL AND WAIVER

A taxpayer who is a senior citizen, paraplegic, quadriplegic, hemiplegic, eligible serviceperson, eligible veteran, eligible widow or widower, or who is totally and permanently disabled or blind may be able to delay paying the winter taxes on his or her homestead until April 30 of the first year of delinquency. Section 59 of the General Property Tax Act allows county boards of commissioners to waive for those taxpayers any interest, fee, or penalty in excess of the interest, fee, or penalty that would have been added if the tax had been paid by February 15 if they:

- 1. Have applied for a property tax credit before February 15;
- 2. Have not received their refund before March 1; and
- 3. Present a copy of the property tax credit form to their county treasurer.

However, this deferral is permitted only if a county board of commissioners adopts a resolution approving the deferral.

The law also requires the county treasurer to waive the county's property tax administration fee and to either waive or refund interest charges on delinquent taxes for taxpayers who meet the above qualifications. Contact your county treasurer to determine if your county has made the deferment available and to determine if you qualify.

POVERTY EXEMPTION

Section 7u of the General Property Tax Act, being MCL § 211.7u, as amended by 1994 PA 390, provides that eligible homeowners may apply for an exemption from paying property taxes. To be eligible for an exemption, a homeowner must apply to the local assessing unit after January 1 but before the day prior to the last day of the board of review.

A person may be eligible to request an exemption if they, at a minimum, owned and occupied the property as their homestead, demonstrated evidence of ownership and identification, and meet poverty income standards. The board of review of the assessing unit would determine if the applicant meets the minimum requirements for exemption and if the application should be granted or denied based on the guidelines for both income and asset levels adopted by the local unit of government. These standards are to be made available to the public. Appeals of poverty exemption denials may be brought before the July or December board of review.

2008 PROPERTY TAX AND COLLECTIONS CALENDAR

This 2008 Property Tax and Collections Calendar has been prepared in accordance with all legislation and directives of the Attorney General applicable to 2008 property taxes. The interpretation of these statutes and directives does not constitute a legal opinion but is rather a statement of the facts, as the State Tax Commission believes them to be.

It should be noted that the statutory requirement for assessments, before and after county and state equalization, is still 50% of True Cash Value, and that the Constitution still requires that assessments NOT exceed 50% of True Cash Value, before and after county and state equalization.

Section references are as assigned in the Michigan Compiled Laws (MCL).

TAX DAY FOR 2008 PROPERTY TAX ASSESSMENTS AND DEADLINE FOR SUBMITTING EQUALIZATION STUDIES USED TO SET THE STARTING BASE FOR 2008 EQUALIZATION

December 31, 2007

Tax day for 2008 assessments and 2008 property taxes (Section 211.2, Michigan Compiled Laws (MCL)).

Deadline for counties to file 2007 equalization studies for 2008 starting bases with the State Tax Commission (STC) for all classifications in all units on STC form L-4018 (Administrative Rule R 209.41).

SIGNIFICANT 2008 PROPERTY TAX AND COLLECTIONS DATES

January 1, 2008

New Michigan Business Tax goes into effect. (See Bulletin 7 of 2007.) Note: The MBT changed the Personal Property mills for both industrial and commercial property beginning with the 2008 property tax collection. For more information, please visit the MBT website at: <u>Taxes - Michigan Business Tax</u>.

January 25

Distribution of Taxes:

LOCAL UNITS WITH A STATE EQUALIZED VALUATION (SEV) OF \$15,000,000 OR LESS: 2007 taxes collected by January 10 must be distributed on or before January 25 (MCL 211.43). ALL OTHER LOCAL UNITS:

Make distribution of 2007 taxes collected within ten business days after the 1st and 15th of each month except March (MCL 211.43).

February 1

Deadline for a "qualified business" to submit STC form L-4143 for "qualified personal property" with the assessor (MCL 211.8a).

Notice by certified mail to all properties that are delinquent on their 2006 taxes (MCL 211.78f).

February 14

Last day to pay property taxes without the imposition of a late penalty charge equal to 3% of the tax in addition to the property tax administration fee, if any (MCL 211.44).

February 15

A local unit of government that collects a summer property tax shall defer the collection until this date for property which qualifies (MCL 211.51).

The STC reports assessed valuations for Department of Natural Resources (DNR) lands to assessors (MCL 324.2153).

3% penalty may be added to 2007 tax if authorized by the governing body of a city or township. The governing body may waive the penalty for the homestead property of a senior citizen, paraplegic, quadriplegic, hemiplegic, eligible service person, eligible veteran, eligible widow or widower, totally and permanently disabled or blind person if that person has filed a claim for a homestead property tax credit with the State Treasurer <u>before</u> February 15. Also applies to a person whose property is subject to a farmland/development rights agreement if they present a copy of the development rights agreement or verification that the property is subject to the development rights agreement <u>before</u> February 15 (MCL 211.44).

February 18 is a Holiday **February 19**

Third Monday in February: Deadline for County Equalization Director to publish in a newspaper the

tentative equalization ratios and estimated SEV multipliers for 2008 (MCL 211.34a).

February 20

The STC certifies metallic mineral property assessments to assessors before February 20

(MCL 211.24).

Deadline for taxpayer filing of personal property statement with assessor. Deadline for taxpayer to file form 3711 if a claim of exemption is being made for heavy earth moving equipment. (See STC

Bulletin No. 4 of 2001 (MCL 211.19).)

February 29

Last day for local treasurers to collect 2007 taxes (MCL 211.45).

March 1

The STC shall publish the inflation rate before this date (MCL 211.34d).

County Property Tax Administration Fee of 4% added to unpaid 2007 taxes and interest at 1% per

month (MCL 211.44).

County Treasurer commences settlement with local unit treasurers (MCL 211.55).

Properties with delinquent 2006 taxes forfeit to the County Treasurer (MCL 211.78g).

March 3

First Monday in March: The 2008 assessment roll shall be completed and certified by the assessor

(MCL 211.24).

March 4

The assessor shall submit the 2008 assessment roll to the Board of Review (BOR) on the Tuesday

following the first Monday in March (MCL 211.29).

Tuesday following first Monday in March: Organizational meeting of township BOR (MCL 211.29).

City BOR may vary according to charter provisions.

March 10

Second Monday in March: Second meeting of township BOR, which must start not earlier than 9 a.m. and not later than 3 p.m. BOR must meet one additional day during this week and shall hold at least three hours of its required sessions during the week of the second Monday in March after 6 p.m. (MCL 211.30).

Note: The governing body of a city or township may authorize an alternative starting date for the second meeting of the March BOR, which can be either the Tuesday or the Wednesday following the second Monday in March.

March 14

Within ten business days after the last day of February, at least 90% of the total tax collections on hand on February 29 must be delivered by the local unit treasurer to the county and school district treasurers (MCL 211.43).

April 1

Separate tax limitations voted after April 1 of any year are not effective until the subsequent year (MCL 211.205i).

Not later than April 1, local unit treasurers make final adjustment and delivery of the total amount of tax collections on hand (MCL 211.43).

April 7

First Monday in April: Last day for BOR protest of assessed value, taxable value, property classification, or percentage of Qualified Agricultural Property exemption assigned by the assessor and BOR (MCL 211.30a).

April 9

The Township Supervisor or assessor shall deliver completed assessment roll, with BOR certification, to the County Equalization Director **not later than the tenth day after adjournment of the BOR or by April 9** (the Wednesday following the first Monday in April), whichever date occurs first (MCL 211.30(4)).

An assessor shall file STC form L-4021 with the County Equalization Department and STC form L-4022 (signed by the assessor) with the County Equalization Department and the STC, immediately following adjournment of the BOR.

An assessor must file with the STC the Summary Value Report providing Total Equivalent SEV and Total Equivalent Industrial/Commercial SEV for their unit(s).

April 15 Tuesday following second Monday in April: County Board of Commissioners meets in equalization

session (MCL 209.5 and 211.34). The County Equalization Director files a tabular statement of the county equalization adopted by the County Board of Commissioners on STC form L-4024, prescribed and furnished by the STC, immediately after adoption. County equalization shall be completed and

STC form L-4024 filed with the STC prior to May 5, 2008 (first Monday in May).

April 21 Third Monday in April: County Equalization Director files separate STC form L-4023 for each unit in

the county with the STC (MCL 211.150).

Allocation Board meets and receives budgets (MCL 211.210).

April 30 Last day of deferral period for winter (December 1) property tax levies, if the deferral for qualified

taxpayers was authorized by the County Board of Commissioners (MCL 211.59).

May 1 Deadline for filing Homeowner's Principal Residence affidavits (form 2368) for exemption from the

18-mill school operating tax (MCL 211.7cc).

Denial of a Homeowner's Principal Residence exemption may be appealed by the owner to the Small

Claims Division of the MTT within 35 days after the date of the notice of denial.

Deadline for filing the Farmland affidavit (form 2599) with the local assessor if the property is NOT classified agricultural or if the assessor asks an owner to file it to determine whether the property

includes structures that are not exempt.

Final day for completion of delinquent tax rolls (MCL 211.57).

May 5 * First Monday in May: Deadline for filing official County Board of Commissioners report of

county equalization (L-4024) with the STC. Appeal from county equalization to the MTT must be filed within 30 days after the adoption of the county equalization report by the County Board of

Commissioners (MCL 205.735).

First Monday in May: Deadline for assessor to file tabulation of Taxable Valuations for each

classification of property with the County Equalization Director on STC form L-4025 to be used in

"Headlee" calculations (MCL 211.34d(2)).

May 12 Second Monday in May: Preliminary SEV recommendations presented to the STC (MCL 209.2).

May 15 Not later than this date, the state must have prepared an annual assessment roll for the state-assessed

properties such as telephone companies and railroads (MCL 207.9).

May 19 * Third Monday in May: County allocation boards must issue preliminary order (MCL 211.215).

Third Monday in May: County Equalization Director completes STC form L-4028 for millage reduction fractions with all information available within each single county. Copy of STC form L-4028 is filed with the STC and with the director of the equalization department in each county

which shares inter-county taxing jurisdictions.

May 26 is a Holiday Fourth Monday in May: State Equalization Proceeding – final state equalization order is issued by the

May 27 STC (MCL 209.4).

May 30 If as a result of State Equalization the taxable value of property changes, the assessing officer of each

township or city shall revise the millage reduction fractions by this date (MCL 211.34d(2)).

After May 28 and Before June 2

Last day for Allocation Board Hearing (not less than 8 days or more than 12 days after issuance of

preliminary order) (MCL 211.215).

May 31 (MTT) Appeals of property classified as commercial real, industrial real, developmental real, commercial

personal, industrial personal or utility personal must be made by filing a written petition with the

MTT on or before May 31 of the tax year involved (MCL 205.735a).

^{*} Requirements of Section 31 of Article IX of State Constitution and of MCL sections 211.34(1) and 211.34d.

June 1

First notice sent to all properties that are delinquent on 2007 taxes (MCL 211.78b).

No later than June 1, the County Treasurer delivers to the State Treasurer a statement listing the total amount of state education tax (SET) not returned delinquent that was collected by the County Treasurer, and collected and remitted to the County Treasurer by each City or Township Treasurer, together with a statement for the county and for each city or township of the number of parcels from which the SET was collected, the number of parcels for which the SET was billed, and the total amount retained by the County Treasurer and by the City or Township Treasurer (MCL 211.905b(11)).

June 2 *

First Monday in June: Deadline for notifying protesting taxpayer in writing of BOR action

(MCL 211.30).

County Equalization Director calculates current year millage reduction fractions including those for inter-county taxing jurisdictions. The completed, verified STC form L-4028 is filed with the County Treasurer and the STC on or before the first Monday in June (MCL 211.34d(3)).

June 9

Allocation Board must issue final order not later than the second Monday in June (MCL 211.216).

(MTT)

Appeal from millage allocation to the MTT must be filed within 30 days after issuance of the final

order (MCL 205.735).

June 23

Fourth Monday in June: Deadline for Equalization Directors to file tabulation of final Taxable

Valuations with the STC on STC form L-4046 (MCL 211.27d).

June 30

Deadline for classification appeals to the STC (MCL 211.34c). A classification appeal must be filed with the STC in writing on or before June 30. BORs must provide the taxpayer with the form to appeal their classification.

Deadline for County Equalization Director to file Interim Status Report of the ongoing study for the current year (Administrative Rule R 209.41).

Before June 30, Township Supervisor shall prepare and furnish the summer tax roll before June 30 to the Township Treasurer with Supervisor's collection warrant attached if summer school taxes are to be collected (MCL 380.1612).

July 1

Taxes due and payable in those jurisdictions authorized to levy a summer tax. (Charter units may have a different due date.)

By the 1st day of each month

County Treasurer must account for and deliver to the state the SET collections on hand on or before the 15th of the immediately preceding month (MCL 211.43(10)).

By the 15th day of each month

County Treasurer must account for and deliver to the state the SET collections on hand on the last day of the preceding month (MCL 211.43(10)).

July 22

Tuesday following the third Monday in July: The July BOR may be convened to correct a qualified error (MCL 211.53b). (See STC Bulletin No. 5 of 2006.)

An owner of property that is a "Homeowner's Principal Residence" on May 1 may appeal to the July BOR in the year for which an exemption was claimed or in the immediately succeeding three years if the exemption was not on the tax roll (MCL 211.7cc(20)). (See page 2 of STC Bulletin No. 6 of 2003.)

An owner of property that is Qualified Agricultural Property on May 1 may appeal to the July BOR for the current year and the immediately preceding year if the exemption was not on the tax roll (MCL 211.7ee(6)).

July BOR may hear appeals for current year only for poverty exemptions, <u>but not</u> poverty exemptions denied by the March BOR (MCL 211.7u). (See page 12 of STC Bulletin No. 12 of 1997.)

July 31 (MTT)

Appeals of property classified as residential real, agricultural real, timber-cutover real or agricultural personal must be made by filing a written petition with the MTT on or before July 31 of the tax year involved (MCL 205.735a).

^{*} Requirements of Section 31 of Article IX of State Constitution and of MCL sections 211.34(1) and 211.34d.

July 31 (continued) A protest of assessed valuation or taxable valuation or the percentage of Qualified Agricultural

Property exemption subsequent to BOR action, must be filed with the MTT, in writing on or before

July 31.

August 18 Third Monday in August: Deadline for taxpayer to file appeal directly with the MTT if final

equalization multiplier exceeds tentative multiplier and a taxpayer's assessment, as equalized, is in

excess of 50% of true cash value (MCL 205.737).

September 1 Second notice by first class mail to all properties that are delinquent on 2007 taxes (MCL 211.78c).

September 15 Last day of deferral period for summer property tax levies, if the deferral for qualified taxpayers was

authorized by the County Board of Commissioners (MCL 211.51(7)).

Interest of 1% per month will accrue if the payment is late for the SET and county taxes that are part of the summer tax collection (MCL 211.905b(9) and 211.44a(5)). Note: date may be different

depending on the city charter.

September 30 * Clerk of township or city delivers to Supervisor and County Clerk a certified copy of all statements,

certificates, and records of vote directing monies to be raised by taxation of property (MCL 211.36).

Financial officer of each unit of local government computes tax rates in accordance with

MCL 211.34 and 211.34d and governing body certifies that rates comply with Section 31, Article IX of the State Constitution of 1963 and MCL 211.24e, Truth in Taxation, on STC form L-4029 on or

before September 30.

October * October apportionment session of the County Board of Commissioners. Board examines certificates,

directs spread of taxes in terms of millage rates to be spread on Taxable Valuations. County Equalization Director submits apportionment report to the STC (MCL 207.12 and 211.37).

County Prosecutor is obligated by statute to furnish legal advice promptly regarding the

apportionment report. A County Board of Commissioners shall not authorize the levy of a tax unless the governing body of the taxing jurisdiction has certified that the requested millage has been reduced, if necessary, in compliance with Section 31 of Article IX of the State Constitution of 1963 and MCL 211.34(1) and 211.34d. The County Board of Commissioners also receives certifications that

Truth in Taxation hearings have been held if required (MCL 211.24e).

October 15 The assessor reports status of Industrial Facility Tax property, to the STC (MCL 207.567).

Qualified local governmental units report to the STC on the status of each exemption granted under

the Obsolete Property Rehabilitation Act (MCL 125.2794).

November 5 On or before November 5, Township Supervisor shall notify Township Treasurer of the amount of

county, state and school taxes apportioned in township to enable Treasurer to obtain necessary bond

for collection of taxes (MCL 211.43(1)).

November 28 On or before November 28, Township Treasurer gives County Treasurer a bond running to the county

in the actual amount of county, state and school taxes (MCL 211.43(2)).

December 1 2008 taxes due and payable to local unit Treasurer are a lien on real property. Charter cities or

villages may provide for a different day (MCL 211.40).

Tax levy reports from assessors to the STC are due. County Apportionment Report to the STC is

due (MCL 207.12).

On or before December 1, County Treasurer delivers to Township Supervisor a signed statement of approval of the bond and the Township Supervisor delivers the tax roll to the Township Treasurer.

(MTT) Appeal to the MTT of a contested tax bill must be filed within 60 days after the mailing of the tax

bill that the taxpayer seeks to contest (MCL 205.735). (Limited to arithmetic errors.)

^{*} Requirements of Section 31 of Article IX of State Constitution and of MCL sections 211.34(1) and 211.34d.

December 9

Tuesday following the second Monday in December: Special BOR meeting may be convened by assessing officer to correct a qualified error (MCL 211.53b). (See STC Bulletin No. 5 of 2006.)

An owner of property that is a "Homeowner's Principal Residence" on May 1 may appeal to the December BOR in the year for which an exemption was claimed or in the immediately succeeding three years if the exemption was not on the tax roll (MCL 211.7cc(20)). (See page 2 of STC Bulletin No. 6 of 2003.)

An owner of property that is Qualified Agricultural Property on May 1 may appeal to the December BOR for the current year and the immediately preceding year if the exemption was not on the tax roll (MCL 211.7ee(6)).

December BOR to hear appeals for current year poverty exemptions only, but not poverty exemptions denied by the March BOR (MCL 211.7u). (See page 12 of STC Bulletin No. 12 of 1997.)

December 31, 2008 is a Holiday January 1, 2009 is a Holiday **January 2, 2009** The Department of Treasury may appeal the 2008 classification of any assessable property to the Small Claims Division of the MTT (MCL 211.34c).

Due date for filing of County Equalization Department studies made during 2008 with the STC. These studies are used for the 2008 revised valuation starting bases.

December 31, 2008

Tax day for 2009 property taxes (MCL 211.2).

FARMLAND AND OPEN SPACE TAX RELIEF

In 1974, the Michigan Legislature passed and the Governor signed into law 1974 PA 116—the Farmland and Open Space Preservation Act—to alleviate the rapid and often premature conversion of land, uniquely suited for agriculture and open space, to more intensive uses. This law, which is now Part 361 of the Natural Resources and Environmental Protection Act, enables a landowner to voluntarily enter into a developmental rights agreement or a developmental rights easement with the state.

These agreements or easements, which are legally recorded documents, ensure that enrolled lands (active farmland or certain open space lands are eligible) remain in a particular use for an agreed upon period of time. Initial development rights agreements or easements are subject to a term of not less than ten years; however, those entered into after June 5, 1996, may have a term of up to 90 years. In return for maintaining the land in a particular use, the landowner is entitled to certain tax benefits. Legislation enacted in 1995 (1995 PA 59 as subsequently amended), however, permits, upon payment of a portion of the credit, the withdrawal of all or a portion of the property subject to a development rights agreement under certain circumstances.

The tax benefits afforded to landowners participating under this program were tempered somewhat in recent years by the tax benefits associated with 1994 Proposal A. In 2001, however, these benefits were significantly increased. Under 2000 PA 421, benefits fall into the following three categories:

- 1. Lands that qualify and are approved under the farmland or open space provisions of the law are exempt from special assessments for sanitary sewers, water, lights, or nonfarm drainage, except for years before 1995 as to a dwelling or nonfarm structure located on the land, unless the assessments were imposed before enrollment in the program;
- 2. Under a farmland development rights agreement, the landowner is entitled to claim as a credit against state income tax liability the amount by which the farmland property taxes on land and structures restricted by such agreements exceed 3.5% of household income. This credit is in addition to a homestead property tax credit which the landowner may claim on the state income tax return; and
- 3. For those lands under an open space easement, development rights held by the state or local governing body are exempt from ad valorem taxes.

To be eligible, the agricultural land must be actively farmed and must generally meet one of the following qualifications: be 40 or more acres in size; five to 40 acres in size with a minimum per-acre gross income of \$200 per year; or a Department of Agriculture-designated "specialty farm" with a minimum gross annual income of \$2,000. At least 51% of the land must be primarily devoted to an agricultural use, except for specialty farms.

Open space land is divided into two categories, but in both cases the land must be undeveloped. The first category involves historic, riverfront, or shoreland areas and requires that, to be eligible, the land must meet one of the following criteria: be registered as an historic site by appropriate state or federal action; be lands adjacent to a state-designated natural river under Part 305 of the Natural Resources and Environmental Protection Act; or be designated as an environmental area under Part 323 of the Natural Resources and Environmental Protection Act. The second category of open space land is more general and is meant to provide a tool for local units of government to protect local open space lands.

Requirements for eligibility include that the land conserve natural or scenic resources, enhance recreational opportunities, preserve historic sites, or preserve idle potential farmland of not less than 40 acres in size. The idle potential farmland class is the only one under the open space categories which has an acreage requirement.

Landowners eligible to apply for a farmland preservation tax credit and who are required to file a Michigan income tax return must complete and attach Michigan Department of Treasury Form MI-1040CR-5 to their state income tax returns. Individuals applying for this credit must include with their application a copy of a receipt showing payment of property taxes for the year for which the credit is being claimed or the prior year. If a copy of the receipt is not included, the Michigan Department of Treasury will issue the check made out to the claimant and the county treasurer in the county in which the claimant's property is located. The money will first be used for payment of the taxpayer's property taxes, interest, penalties, and tax administration fees. Any money remaining will be returned to the claimant.

A law passed in 1988 (1988 PA 423) provides that, beginning with the 1984 tax year, certain taxpayers who were partners in partnerships, shareholders in S corporations, holders of property under a life lease, or owners of a trust can claim the Farmland Preservation Credit. Moreover, pursuant to 1996 PA 233, members of limited liability companies are also eligible for the credit. The Department of Treasury is allowed to require individuals applying for the credit to furnish the department with a copy of a tax return and supporting schedules filed under the IRS Code.

Like the homestead property tax credit, this tax credit is based on household income. The property taxes you may claim for your 2007 credit are those taxes billed for 2007. Approximately \$33 million was paid in 2007 to about 8,100 eligible taxpayers. Those who are eligible for this tax credit should receive copies of the MI-1040CR-5 form in the mail from the Michigan Department of Treasury. Taxpayers filing the MI-1040CR-5 form may now be eligible to e-file, if the percentage of ownership is not split.

For further information on the farmland preservation tax credit, contact:

Michigan Department of Treasury Farmland Preservation Unit P.O. Box 30058 Lansing, MI 48909 (800) 487-7000

General questions about the Farmland and Open Space Preservation Act should be addressed to:

Michigan Department of Agriculture Environmental Stewardship Division Farmland and Open Space Unit P.O. Box 30449 Lansing, MI 48909 (517) 373-3328

MICHIGAN INCOME TAX

The Michigan individual income tax was first adopted in 1967. It is a direct flat-rate tax on the federal adjusted gross income of individuals, estates, and trusts. Interest income from obligations or securities of states and their political subdivisions other than Michigan is also subject to the state income tax. Adjustments are made with respect to estate or trust income. The Michigan income tax rate is 4.01% for the 2007 tax year. This is an annualized rate reflecting the mid-year adoption of a temporary income tax rate increase to 4.35%.

Legislation enacted in 2004 (2004 PA 199) allows U.S. military personnel, serving in a combat zone on April 15, 2008, up to 180 days after leaving the combat zone to file their tax returns. This extension mirrors the one provided by the federal income tax.

ELECTRONIC FILING AND DIRECT DEPOSIT OF REFUND

Electronic (or E-) filing allows you to file your income tax returns by computer instead of mailing paper returns. Safe and convenient, E-filing generally allows you to receive your refund much quicker than paper filing. You may E-file using commercially available software or online services. You may also use a commercial tax preparer. Some taxpayers are eligible for free E-filing services.

You may E-file both your state and federal forms, or you may wish to E-file your Michigan return separately. You may even file your homestead property tax credit and/or your home heating credit claims separately. Amended returns, fiscal year returns, and returns for prior years may not be E-filed. In addition, taxpayers claiming the stillbirth tax credit cannot E-file.

Most taxpayers have the option of having their income tax refund deposited directly into their bank accounts. To have your refund deposited directly into the U.S. financial institution of your choice, complete the direct deposit portion of your MI-1040, MI-1040CR, MI-1040CR-2, or MI-1040CR-9. You may also attach a Direct Deposit of Refund Form 3174 to your MI-1040 tax form. Do not request direct deposit if you are filing a home heating credit claim from which an energy draft will be issued.

Some taxpayers may not be eligible for direct deposit. If for some reason the Department of Treasury cannot deposit your refund directly, they will send you a check. When requesting direct deposit, be sure that your financial institution will accept direct deposit, that the name(s) on the return match the name(s) on the bank account, and that your account number and routing transit number are correct.

STATE INCOME TAX DEDUCTIONS

Taxpayers are allowed to subtract from adjusted gross income a number of deductions. These include \$3,400 for each personal and dependency exemption. A taxpayer who is age 65 or older is allowed an additional exemption of \$2,200. A \$2,200 special exemption is also available for a taxpayer who is deaf, paraplegic, quadriplegic, hemiplegic, totally and permanently disabled, or blind. A taxpayer may claim the special exemptions for dependents who qualify for the exemption. A taxpayer whose state income tax return includes unemployment compensation that amounts to 50% or more of adjusted gross income is also allowed an additional \$2,200 exemption. If you claim the 65 or older exemption, you may NOT claim an exemption as totally and permanently disabled. Although a portion of Social Security benefits of individuals at certain income levels are taxable by the federal government, Michigan taxpayers can deduct from adjusted gross income the amount of any Social Security benefits received for the year which are included in federal adjusted gross income.

Any persons eligible to be claimed as a dependent on someone else's tax return, and whose adjusted gross income is more than \$1,500, may claim a \$1,500 personal exemption on their own return. This

applies whether or not the other person claims the dependent exemption. If a dependent's income is \$1,500 or less, that person need not file a return unless claiming a refund of withholding. The Child Care Act of 1997 created a child deduction. The child deduction was revised for the 2000 tax year and beyond. Taxpayers with dependents 18 years of age or younger on December 31, 2007, may deduct \$600 per child.

Interest income from federal government obligations and all pension benefits received from a Michigan or U.S. government public retirement system may also be subtracted from adjusted gross income. Pension or retirement benefits from a private pension are deductible to a maximum of \$42,240 (\$84,480 on a joint return). These figures are adjusted annually by the U.S. Consumer Price Index. The amount of this deduction is reduced by the amount of any public or military pension benefits deducted.

The deduction for the dividend, interest, and capital gain income of senior citizens has increased. For the 2007 tax year, this deduction has been increased to \$9,420 (\$18,840 on a joint return). The maximum amount of this deduction is reduced by the amount of a deduction taken for retirement or pension benefits. This deduction is adjusted annually by the U.S. Consumer Price Index.

In addition, deductions may be taken for Armed Forces compensation, income from an out-of-state business or rental income from out-of-state property, any refund of state or city income tax that is included as income on federal Income Tax Form 1040, and political contributions up to a maximum of \$50 per year for an individual or \$100 per year on a joint return.

Michigan taxpayers who bought a Michigan Education Trust contract are entitled to deduct the full amount of the contract from their income in the year of purchase. If a loan was taken out to purchase the contract, a deduction can still be made for the full amount paid for the contract, but not for any interest paid on the loan. A taxpayer may also claim a deduction for contributions made to an education savings account established under the Michigan Education Savings Program (MESP). The deduction for annual contributions is limited to \$5,000 (\$10,000 on a joint return).

Qualified taxpayers who are residents in a renaissance zone may also deduct income earned or received while residents of a Michigan renaissance zone. If you are a resident in a renaissance zone for at least 183 consecutive days and meet other qualifications, you may be exempt from paying state and city income tax, and property taxes (except debt and sinking fund mills). A deduction is also available for money and interest resulting from a settlement of claims for Holocaust victims. The deduction is retroactive to the 1994 tax year.

Public Act 400 of 2000 created an income tax deduction for charitable contributions made from distributions from pensions or IRAs. The act sets the deduction at the amount deductible on the taxpayer's federal return, minus both the amount of the state deduction for retirement or pension benefits and two times the amount of the state public contribution, homeless shelter/food bank, and community foundation credits claimed by the taxpayer. To qualify, payment to the charity must occur within 60 days of receiving the distribution.

Under the provisions of 2005 PA 214, a taxpayer may also deduct gains realized from a qualified initial equity investment of at least \$100,000 in a business engaged in competitive edge technologies.

STATE INCOME TAX CREDITS

In addition to the homestead property tax credit program (discussed on page 23) and the farmland and open space preservation tax credit (discussed on page 16), Michigan taxpayers are allowed many different types of credits against their personal income tax liability, chief of which is the home heating credit. A specific section that follows (see page 30) will be devoted to the home heating credit.

Other types of credits against personal income tax liability include allowances for income taxes paid to other states (except reciprocal states), political subdivisions of other states, the District of Columbia, Canadian provinces, or Michigan cities.

The Canadian provincial credit is allowed only for that portion of the provincial tax not claimed on the individual's United States income tax return. In determining this credit, you may not use any Canadian provincial tax carried forward from previous years.

If you pay a city income tax in Michigan, you may claim a portion of the tax as a credit against your state income tax liability. The city income tax credit is computed as follows:

City Inco	ome Tax Credit Computation
Tax Paid	Credit
\$100 or less	
\$101 - \$150	\$20 plus 10% of the excess over \$100
\$151 or more	\$25 plus 5% of the excess over \$150
	The total credit cannot be more than \$10,000.

Michigan taxpayers are permitted a public contribution credit for gifts of money or artwork created by the taxpayer if given to Michigan colleges and universities and their fund-raising organizations, the Michigan Colleges Foundation, the State Art in Public Places Fund, the State of Michigan Museum, public libraries, or public broadcasting stations. A taxpayer may also claim a credit for gifts of money or any artwork to a Michigan municipality or a nonprofit corporation affiliated with a Michigan municipality and an art institute in that municipality to benefit an art institute. Artwork created by the taxpayer qualifies for credit if given to the state of Michigan or a Michigan municipality for public display. Finally, gifts of money or artwork created by the taxpayer qualify for credit if given to the state of Michigan for the preservation of state archives. The amount of the credit permitted for a public contribution is 50% of the contribution up to \$100 (\$200 on a joint return).

Michigan taxpayers are eligible for a nonrefundable historic preservation tax credit. The credit is available for owners or long-term lessees of qualified historic resources and is equal to up to 25% of certain expenses incurred in the rehabilitation of the qualified historic resource. To be eligible, the rehabilitation project must be certified by the State Historic Preservation Office.

The community foundations tax credit covers contributions made during the tax year to endowment funds of certified community foundations. The nonrefundable credit is limited to 50% of the total charitable contributions up to \$100 (\$200 on a joint return). A list of certified community foundations is included in the state income tax instruction booklet and in the forms at the back of this booklet. You must enter the proper code to receive your credit.

An additional credit is available for cash contributions to shelters for homeless persons, food kitchens, food banks, or other entities whose primary purpose is to provide overnight accommodation, food, or meals to persons who are indigent. This nonrefundable homeless credit is 50% of the cash contributed by the taxpayer not to exceed \$100 for a taxpayer filing singly or \$200 for a husband and wife filing a joint return.

To be eligible, the contribution must be in cash (U.S. currency, personal check, money order, or credit card); it must be made to an organization located in Michigan whose primary purpose is the delivery of

food, meals, or shelter to indigent persons; and the contribution must be tax deductible for the donor under the federal Internal Revenue Code.

Public Act 313 of 2004 created a new, nonrefundable credit for vehicle donations. The credit is equal to 50% of the fair market value of an automobile donated to a charitable organization that intends to give the automobile to a qualified individual for employment-related transportation. The credit may not exceed \$50 (\$100 for a husband and wife filing a joint return). Donors must receive a Donor Tax Credit Certificate for Donated Vehicle Form (Form 4284) from a certified charitable organization to be able to claim the credit. The following charitable organizations have been certified as charities for which the credit is available:

2007 MICHIGAN VEHICLE DONATION CODE LIST

105	Goodwill Industries of Mid-Michigan, Inc.	604	Carlink, Inc.
202	Goodwill Wheels to Work	705	Goodwill Industries of Northern Michigan, Inc.
406	Goodwill Industries of Greater Detroit	803	Goodwill Industries of West Michigan, Inc.
601	Goodwill of Southwestern Michigan, Inc.	905	Goodwill Industries of Southeast Michigan, Inc.

The public contribution credit, community foundation credit, vehicle donation credit, and the homeless credit are computed separately. A taxpayer filing singly who donates a qualified vehicle valued in excess of \$200, and contributes \$200 to a public broadcast system, \$200 to a certified community foundation, and \$200 to an eligible shelter, for example, may claim a \$50 vehicle donation credit, a \$100 public contributions credit, a \$100 community foundation credit, and a \$100 homeless credit on his or her income tax return

Public Act 7 of 1995 created a nonrefundable credit for tuition and uniformly required fees paid to a "qualified" state institution of higher learning. To be eligible, the claimant must have an adjusted gross income of \$200,000 or less and be a resident of the state. The amount of the credit is limited to 8% of undergraduate tuition and fees paid up to \$375 per student per year. The credit is limited to four tax years for each student. To be qualified, an institution of higher learning must, among other factors, pledge to keep the increase in its tuition rates to not more than the annual percentage increase in the U.S. Consumer Price Index. The credit is not available to students attending an institution providing programs solely for sectarian instruction or religious worship. The following colleges and universities have been certified as institutions for which the 2007 credit is available:

2007 MICHIGAN COLLEGE AND UNIVERSITY CODE LIST

0203 Baker College of Allen Park	0512	Glen Oaks Community College
0222 Baker College of Auburn Hills	0516	Gogebic Community College
0228 Baker College of Cadillac	0285	Grace Bible College
0430 Baker College of Cass City	0280	Kettering University
0224 Baker College of Clinton Township	0556	Macomb Community College
0225 Baker College of Flint	0213	Miller College
0223 Baker College of Jackson	0580	Mott Community College
0227 Baker College of Muskegon	0588	North Central Michigan College
0229 Baker College of Owosso	0592	Northwestern Michigan College
0226 Baker College of Port Huron	0612	Oakland Community College
0505 Bay Mills Community College	0636	Wayne County Community College
0240 Cleary University	0640	West Shore Community College
0508 Delta College		

In addition to the section on the homestead property tax credit program, the individual section on home heating credits which follows (see page 30) has been singled out for particular attention because of its importance to state taxpayers. The largest of these credits, however, is the homestead property tax

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credit, a system of refunds and credits for local property taxes under which approximately \$880 million was returned in 2007 to Michigan citizens whose property taxes or rent took up a large proportion of their household income. The home heating credit was added in 1978, paying out approximately \$81.5 million to low-income families and to senior citizens in 2007.

The home heating credit program is designed to provide assistance to people in relation to their ability to meet their own property taxes and home heating costs. The measurement of that ability is called "household income."

Household income, which is discussed on page 27 of this booklet, includes almost all income available to the household for the year. In addition to earned income, it includes such things as Social Security and pension benefits, unemployment compensation, and cash public assistance. A further description of individual credit programs will follow.

In 2000, Public Act 394 created a new income tax credit for eligible adoption expenses. Taxpayers may now claim a credit for qualified adoption expenses in excess of the federal credit or \$1,200, whichever is less.

Under 2006 PA 319, taxpayers receiving a Certificate of Stillbirth from the Department of Community Health may take a refundable income tax credit. For the 2007 tax year, the credit is set at \$160.00.

MILITARY FAMILY RELIEF FUND

The Military Family Relief Fund check-off program was created by 2004 PA 363. Taxpayers may donate \$1 or more to the fund, which provides up to \$2,000 in assistance to needy families of Michigan military personnel serving in active duty. A portion of the fund is also dedicated to the Michigan Soldiers' Home.

CHILDREN OF VETERANS TUITION GRANT FUND

The Children of Veterans Tuition Grant Program and income tax check-off were created by 2005 PAs 248 and 249. The check-off allows Michigan taxpayers to voluntarily contribute \$2.00 or more to the fund. Proceeds of the fund assist with undergraduate tuition expenses for eligible children of Michigan veterans who died or suffered total and permanent disability in the line of duty.

CHILDREN'S TRUST FUND

Under 2005 PA 160, an individual may designate a donation of \$5.00 or more to the Children's Trust Fund by check-off. The money is used for efforts to prevent child abuse and neglect.

A taxpayer may also purchase a Children's Trust Fund specialty license plate or make a contribution of any amount to this fund. Make a donation by credit card or check to: Children's Trust Fund, P.O. Box 30037, Lansing, MI 48909.

NONGAME WILDLIFE FUND

Public Act 189 of 1983 initiated an income tax check-off program allowing taxpayers to designate any amount to be credited to the State of Michigan Nongame Fish and Wildlife Fund. Although the check-off program is no longer on the income tax form, a taxpayer may purchase a wildlife habitat specialty license plate or continue to make a contribution of any amount to this fund to help support the research and management of nongame wildlife.

You may make a direct contribution with a check payable to the State of Michigan—Nongame Wildlife Fund. The address for contributions is Cashier's Office, Michigan Department of Natural Resources, P.O. Box 30451, Lansing, MI 48909-7951.

HOMESTEAD PROPERTY TAX RELIEF

In 1973, the Michigan Legislature enacted the Homestead Property Tax Credit Act. The initial provisions of 1973 PA 20 were subsequently amended and expanded to provide a means for Michigan taxpayers to link property tax to household income in an effort to make the overall tax system more equitable.

Also known as the "circuit breaker," this program has provided nearly \$19.4 billion in relief from property taxes to Michigan homeowners and renters since it was implemented 33 years ago. In 2007, for example, 1.5 million eligible Michigan homeowners and renters received credits averaging approximately \$577 from this program, for a total of about \$880 million in property tax relief.

The homestead property tax credit is a device through which taxpayers can receive a tax credit for an amount of their property tax which exceeds a certain percentage of their household income for that year. This program establishes the following categories under which homeowners or renters are eligible for a homestead property tax credit:

- 1. Citizens age 65 and older and the surviving spouses of senior citizens. A claimant or spouse must be age 65 by December 31 of the tax year for which they are filing.
- 2. Paraplegic, hemiplegic, and quadriplegic persons.
- 3. Deaf and totally and permanently disabled persons who are not over age 65.
- 4. Eligible veterans, active military personnel, blind persons, and the surviving spouses of veterans.
- 5. All other homeowners and renters.

Under this program, a credit/refund for property taxes paid is determined by placing homeowners and renters into one of the categories listed above and then relating their property taxes, or percent of rent paid, to their household income. Individuals must have resided in Michigan for at least six months of the immediately preceding year in which they are applying for a credit.

GENERAL PROVISIONS

Homeowners and renters who do not qualify for consideration under one of the special categories are granted a credit against their state income tax equal to 60% of the amount by which their property taxes exceed 3.5% of their household income. In lieu of property taxes paid by the homeowner, renters will base their claim on 20% of their yearly rent. If there is no income tax due or if the property tax credit exceeds the income tax, a refund will be made. The credit cannot exceed \$1,200.

Since the 1982 tax year, there has been a phaseout of the property tax credit for taxpayers whose household income exceeded a certain amount. Your credit is reduced by 10% for each \$1,000 or part of \$1,000 by which household income is greater than \$73,650. If your household income is \$82,650 or more, you are not entitled to a property tax credit.

Persons whose household income consisted totally of Family Independence Program (FIP) assistance or Department of Human Services (DHS) benefits are not eligible for a property tax credit. For persons who received a part of their income from these programs, their credit will be reduced by the percentage which their total household income was composed of FIP or DHS benefits. This reduction shall not exceed the total of FIP or DHS payments received during that year.

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In calculating this credit, individuals must exclude from their total FIP benefits for the year the amount of any child support payments paid to the Friend of the Court which offset or reduced their FIP benefits. For example, if 60% of your total household income was from FIP benefits less any applicable child support payments and 40% was from wages and child support, your actual credit would be 40% of the property tax credit calculated before proration.

The following is an example of how a regular credit would be figured: Mr. and Mrs. Smith's household income was \$15,000. Their property tax was \$700. The credit is computed by multiplying the household income (\$15,000) by a fixed 3.5%. If the property tax is more than 3.5% of the household income, the excess is multiplied by 60% to determine the credit, as follows:

$15,000 \times 3.5\% = 3$	\$525: \$´	700 - \$	5525 = 9	8175 x	60% = 6	credit of	\$105
\$15,000 A 5.5 /c - 9	$\nu = \nu$, ψ	700 W	- J	11 1 2 11	0070 - 1	JICUIT OI	4100

Other example	es include:		Excess:	
2007 Household Income	2007 Property Tax	3.5% of 2007 Household Income	Property Tax Minus 3.5% of Income	Amount of Credit or Refund (60% of Excess)
\$7,500.00	\$500.00	\$262.50	\$237.50	\$142.50
\$10,000.00	\$1,000.00	\$350.00	\$650.00	\$390.00
\$20,000.00	\$1,500.00	\$700.00	\$800.00	\$480.00
\$25,000.00	\$850.00	\$875.00	*	\$0.00*

^{*} In this example, because the taxpayer's property tax payment for the year was less than 3.5% of household income, the taxpayer is not eligible for a credit.

SENIOR CITIZENS AND DEAF, DISABLED, PARAPLEGIC, HEMIPLEGIC. OR OUADRIPLEGIC PERSONS

A senior citizen is defined as a person 65 years old or older and, for 2007, a husband and wife are eligible if either has reached the age of 65 on or before December 31, 2007. The definition also includes the unremarried surviving spouse of a person who died after reaching the age of 65. Totally and permanently disabled persons are defined as such by the United States Social Security Administration.

The property tax relief available to low-income persons in this category is much greater than the allowance granted to other taxpayers. If the household income is \$3,000 or less, then 100% of the property tax is refundable.

Senior citizens and deaf, disabled, paraplegic, hemiplegic, or quadriplegic persons with household incomes of more than \$3,000 receive a credit or a refund for all of their property taxes above the percentage of their household income as shown in the following chart.

2007 Household Income	Percentage of Household Income Not Refundable
Not over \$3,000	0.0%
\$3,001 - \$4,000	1.0%
\$4,001 - \$5,000	2.0%
\$5,001 - \$6,000	3.0%
\$6,001 and over	3.5%

For example: Mr. and Mrs. Jones are senior citizens whose household income was \$5,400. They were billed \$500 for property taxes. The credit is computed by first multiplying their household income (\$5,400) by the percentage not refundable (3%) and then taking the difference between 3% of income and the amount of taxes paid.

 $$5,400 \times 3\% = $162; $500 - $162 =$ credit of \$338

Other example	es for senior citiz	ens are:		
2007	2007	Percentage of	Amount of Tax	Amount of
Household	Property	Household Income	Which Must	Credit
Income	Taxes Paid	Not Refundable	Be Paid	or Refund
\$3,500.00	\$500.00	1.0%	\$35.00	\$465.00
\$4,500.00	\$650.00	2.0%	\$90.00	\$560.00
\$6,500.00	\$800.00	3.5%	\$227.50	\$572.50

A senior citizen who rents should substitute 20% of yearly rent for property taxes paid during the 2007 tax year in the above computation. However, senior citizens whose rent is more than 40% of their household income may get a bigger credit using an alternative credit computed by subtracting 40% of their household income from their rent. Disabled persons are not eligible for the alternative computation.

Senior citizens who rent should calculate their credit using both the standard and alternative formulas, and claim the larger credit. However, the maximum property tax credit for all taxpayers cannot exceed \$1,200.

BLIND PERSONS

All blind persons who are homeowners are eligible for property tax credit benefits. If the taxable value of the claimant's homestead is \$3,500 or less, then 100% of the property tax is refunded. If the taxable value is more than \$3,500, the credit/refund is equal to the percentage relationship between \$3,500 and the taxable value. The taxable value appears on your tax bill.

For example: Taxable Value: \$10,500 Property Tax Paid: \$480

Percent of taxes refundable = 33.33% (.3333) x \$480 = credit of \$160

Note: If both husband and wife are blind, the allowance is \$7,000.

Blind persons also qualify as totally and permanently disabled and may be entitled to a larger credit under that category. Blind persons who rent may claim a credit only under the totally and permanently disabled category. Homeowners who are blind will use Michigan Department of Treasury Form MI-1040CR-2 to file for a credit. Renters who are blind will use the Form MI-1040CR to file for a credit.

VETERANS, ACTIVE MILITARY PERSONNEL, OR THE SURVIVING SPOUSE OF A DECEASED VETERAN

If you are a Michigan homeowner and qualify as a veteran, active military personnel, or the surviving spouse of a deceased veteran under one of the veteran status classifications, you may be eligible for a related homestead property tax credit. Unless you have a service-connected disability or are the surviving spouse of a person with a service-connected disability or of a veteran deceased while in service, your household income may not exceed \$7,500.

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It is possible that persons qualifying under this category are entitled to a larger credit as a senior citizen, general taxpayer, or as a totally and permanently disabled person. Such claims are based on household income instead of a taxable value allowance. You should calculate your credit under all the categories you qualify for and claim the one providing the largest credit.

Veterans Status and Value Allov	vance	
Filing Status	Percentage of Disability	Taxable Value Allowance
A. Veteran (or surviving spouse) with service-connected		
disability	10% - 50%	\$3,500
	60% - 80%	\$4,000
	90% - 100%	\$4,500
B. Veteran of wars before World War I, pensioned veteran		
or surviving spouse, or active military personnel		\$3,500
C. Surviving spouse of a nondisabled or nonpensioned vetera	n	\$2,500
D. Surviving spouse of veteran deceased while in service		\$4,500

If you are eligible to file Form MI-1040CR-2, your tax credit is based upon the taxable value allowance: taxable value ratio which was explained in the section regarding blind property taxpayers.

For example:

You are a veteran with a 10% disability. Your home has a taxable value of \$10,500, with property taxes of \$525. As a disabled veteran, you have a taxable value allowance of \$3,500.

The credit is computed as follows:

Percent of taxes refundable = 33.33% (.3333) x \$525 = credit of \$175

Eligible military personnel, veterans, and their surviving spouses who rent a homestead are entitled to a credit that is computed in a manner similar to the credit allowed those who own their home. The taxable value of a rented homestead is determined by dividing the taxes in rent (20% of rent paid in the 2007 tax year) by the property tax rate of the homestead being rented. The property tax rate can be determined by contacting your local assessor.

QUESTIONS AND ANSWERS

WHAT IS HOUSEHOLD INCOME?

premiums.

For determining your homestead property tax credit and home heating credit, household income includes all income subject to the federal income tax, plus all other income specifically exempted by the federal income tax law.

The following are the more common forms of income not subject to the federal income tax which must

be included in household income for purposes of computing a refund or credit: 1. Social Security and railroad retirement benefits. 2. Veterans pensions and disability payments. 3. Other pensions and annuities. 4. Interest on state and local obligations. 5. Worker's compensation benefits. 6. Cash public assistance and other payments on your behalf (FIP or DHS benefits). 7. Child support payments. 8. Gifts in cash or kind in excess of \$300. 9. Sick pay. 10. Scholarship, stipend, grant, or GI bill benefits. 11. Compensation for damages to character or personal injury or sickness. 12. An inheritance, other than an inheritance from your spouse. 13. Proceeds of a life insurance policy paid on the death of the insured, other than a policy on your spouse. 14. Reimbursements from dependent care and/or medical care spending accounts. Not included are the following: 1. Amounts received from a governmental unit for repair or improvement of your homestead. 2. Surplus foods. 3. Chore service payments (such payments are income to the provider but not to the person receiving the benefits).

4. State and local income tax refunds, including homestead property tax credits (farmland preservation tax credits or refunds must be included in household income).

6. Health, life, and accident insurance premiums paid by your employer.

5. Amounts deducted from Social Security or railroad retirement benefits for Medicare

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	7.	The first \$300 of income from gambling, bingo, lottery, or prizes and awards.
	8.	Energy assistance grants and energy assistance tax credits.
	9.	The first \$300 in gifts, cash, or expenses paid on your behalf by a family member or friend.
	10.	Government payments to a third party, such as your doctor.
	11.	Stipends received by a person 60 years of age or older for acting as a foster grandparent or a senior companion.
	12.	Loan proceeds.
	13.	Inheritance from a spouse.
	14.	Life insurance benefits from a spouse.
Tax	paye	ers may reduce household income by subtracting:
	1.	Federal adjustments to income, including:
		• Educator expenses.
		 Certain business expenses of reservists, performing artists, and fee-based government officials IRA, SEP, SIMPLE, or Keogh plan deductions.
		• Student loan interest deductions.
		• Moving expenses into or within Michigan.
		• Deductions of self-employment tax.
		• Self-employment health insurance deductions.
		• Tuition and fees.
		• Penalties on early withdrawal of savings.
		• Alimony paid.
		 Medical savings account deductions.
	2.	Medical insurance or HMO premiums you paid for yourself and your family (not Medicare), including medical insurance premiums paid through payroll deduction.

WHAT CONSTITUTES A HOMESTEAD?

The term homestead means the place where you live, whether it is owned or rented, and includes a mobile home or lot in a trailer park. You may have only one homestead at any given time, and you must be the occupant of the property for it to be your homestead. To qualify for a credit, your homestead must be in Michigan. A vacation or income property you own does not qualify as your homestead.

WHAT KINDS OF PROPERTY TAXES ARE ELIGIBLE FOR CREDIT?

The property taxes you may claim for your 2007 credit are the property taxes on your principal residence for which you were billed in 2007, regardless of when you paid them. An administration fee of 1% or less may be included, but not penalties or interest. Special assessments may be included only if they are based on taxable value and either applied to the entire taxing jurisdiction, or are levied for police, fire, or advanced life support in an entire township except for the village portion of a township.

Real property classified as agricultural land for property tax purposes is part of a person's homestead under any of the following conditions:

- 1. If the gross receipts from the taxpayer's agricultural or horticultural operations are greater than household income, all property taxes on the farmland adjacent and contiguous to the taxpayer's home, including taxes on unoccupied farmland, may be claimed for credit.
- 2. If gross receipts from the taxpayer's agricultural or horticultural operations are less than household income and the taxpayer has lived in his or her home for more than ten years, the credit for property taxes is available for the property taxes on the home and on land lived on which is adjacent or contiguous to the home. If a taxpayer in this category has not lived on the land for ten years, then only the taxes on the home and five acres of adjacent and contiguous land may be claimed for credit.

Persons living in a mobile home park may claim credit on the \$3.00 per month specific tax on trailer lots and 20% of lot rental. Renters of housing subject to local property taxes should use 20% of rent paid in lieu of property taxes in the computation of the credit.

If you are a renter of tax-exempt housing which pays service fees instead of property taxes to the municipality in which you live, you should use 10% of your rent in calculating your property tax credit.

If you are a permanent occupant of a nursing home, foster care home, or home for the aged that is subject to property taxes, you may consider the facility as your homestead. You may use the allocated share of the property taxes levied on the facility as taxes eligible for credit. Your manager should be able to tell you what your allocated share is. If your facility care charges are paid directly to the facility by a government agency, only that portion of the charges paid by you that are equal to or in excess of the allocable share of property taxes may be used in calculating the credit.

Property taxes on a homestead that is bought or sold during the year must be prorated according to the number of days occupied, regardless of any agreement entered into by the parties involved as to who shall pay the taxes. For example: if the 2007 taxes on the home you sold on June 30 amounted to \$600 for the entire year, you may use \$300 as taxes eligible for credit.

HOW TO APPLY FOR A REFUND

Tax refunds can be obtained by filing the tax credit claim Form MI-1040CR for general claimants, senior citizens, totally and permanently disabled persons, and for persons who are either paraplegic, hemiplegic, or quadriplegic. Please remember to include information concerning the taxable value of your homestead on the proper line of your tax form to help assure the prompt processing of your claim. Active military personnel, eligible veterans or their surviving spouses, and blind persons file Form MI-1040CR-2 if it gives them a bigger credit than from Form MI-1040CR. All individuals claiming a refund should file their claim with their Michigan income tax return. Your 2007 Michigan income tax return must be filed by April 15, 2008.

The period for amending your claim for homestead property tax credit is four years from the date set for filing the original claim. If you do not have to file a Michigan income tax return, but are eligible for property tax relief, you should file your claim as soon as you know the amount of your 2007 homestead property taxes and household income. The Michigan Department of Treasury will send you the refund to which you are entitled.

If you have any questions about the homestead property tax relief program or about completing any state income tax forms, see the "Michigan Tele-Help" system section discussed on the inside back cover of this booklet.

HOME HEATING CREDITS

In 1978, the Michigan Legislature enacted a one-year program to help individuals meet some of the rising costs for heating their homes. The Home Heating Assistance Program was extended by 1979 PA 126 for the 1979 and 1980 tax years and by 1981 PA 152 for tax years 1981 through 1983.

Since 1984, this program has been extended and modified on several occasions, most recently by 2001 PA 169. This law extended the credit indefinitely, contingent on federal low-income home heating energy assistance. This program gives low-income persons the opportunity to claim a credit against their state income tax for part of their home heating costs. In 2007, approximately \$81.5 million in tax credits were claimed by 406,100 low-income families, for an average credit of about \$201.00.

People who live in a nursing home, an adult foster care home, a home for the aged, or a substance abuse center are not eligible for this tax credit. You also are not eligible if you are a full-time student and are claimed as a dependent by another.

There are two methods available for computing a home heating credit: the standard method and, for individuals with very low incomes and high heating costs, an alternative formula. In calculating your credit using the standard method, the amount of the home heating tax credit is determined by first figuring the amount of your household income and the number of exemptions you can claim. Then, use the following table to find the standard allowance (the maximum credit permitted) for your total exemptions claimed. The figure on the right of the table (income ceiling) shows the maximum income which can be earned to be eligible for the credit.

Standard Allowances				
Your Exemptions	Standard Allowance	2007 Income Ceiling		
0 or 1	\$394	\$11,243		
2	\$528	\$15,072		
3	\$662	\$18,900		
4	\$796	\$22,729		
5	\$930	\$26,558		
6 or more	\$1,064	\$30,386		
	+ \$134 for each exemption over 6	+ \$3,829 for each exemption over 6		

Across from your number of exemptions is your standard allowance. Your credit is your standard allowance minus 3.5% of your household income. The home heating credit is funded by a block grant from the federal government. In order to limit credits to the available amount of federal funding, 2007 credits will be multiplied by a proration factor of 53%. A claimant whose heating costs are included in his/her rent, should multiply the result of the preceding calculation by 50%. You will not get a credit if your household income exceeds the amount in the income ceiling column at the right of the table.

SAMPLE COMPUTATION

John and Mary Smith had a household income of \$9,200. They had two children and were entitled to four exemptions.

Standard Allowance	\$796.00
Less: 3.5% of household income (.035 x \$9,200)	<u>- \$322.00</u>
Home Heating Credit Subtotal	\$474.00
Proration Factor	_x .53
Home Heating Credit (rounded to the nearest dollar)	\$251.00

ALTERNATIVE CREDIT

To determine if you qualify for the alternative credit formula, look at the table below and see if your household income exceeds the maximum specified on the right for the number of exemptions you are eligible to claim:

Your Exemptions	Maximum Income
0 or 1	\$12,263
2	\$16,502
3 or more	\$20,282

To compute the alternative credit, you must determine your total heating costs for the 12 consecutive monthly billing periods ending during October of the tax year (November 2006 to October 2007). Then you reduce your total heating cost (maximum allowed in 2007 is \$2,231) by 11% of your household income. Your home heating credit will be 70% of this amount. For the 2007 tax year, credits will be multiplied by a factor of 53%. If your claim is for less than 12 months or your heating costs are currently included in your rent, you cannot claim an alternative credit.

SAMPLE COMPUTATION

Bill and Helen Smith had a household income of \$7,500 and were entitled to three exemptions. Their total heating cost was \$1,500.

Fuel cost	\$1	,500.00
Less 11% of household income (.11 x \$7,500)	_ \$	825.00
Balance	\$	675.00
Multiply by 70%	X	.70
Home Heating Credit Subtotal		472.50
Proration Factor	X	.53
Home Heating Credit (rounded to the nearest dollar)	\$	250.00

Even if you qualify for the alternative credit, you should also calculate your credit using the standard method and claim the larger credit.

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HOW TO APPLY

You must claim a Home Heating Credit on Form MI-1040CR-7. To receive your 2007 credit, claims must be filed by September 30, 2008. If your claim is approved, the Michigan Department of Treasury will send the credit directly to your enrolled heating provider.

If your credit is for more than you owe your energy provider, you must check the box on line 43 of the Michigan Home Heating Credit Form (MI-1040CR-7) if you want the overpayment refunded to you. If you were a Department of Human Services recipient who received any heat assistance other than the Home Heating Credit before December 31, 2007, your heat provider will keep any overpayment. Your heat provider must keep this overpayment for nine months and apply it to any future bills that you may have during that period of time. At the end of nine months, if you still have an overpayment, your heat provider will refund the balance to you.

If you rent, you are still eligible for the credit. If your heating costs are included in your rent payment, your credit will be reduced by 50%.

MICHIGAN BUSINESS TAX

The Michigan Business Tax (MBT), established by 2007 PA 36, became effective January 1, 2008. It replaced the Single Business Tax (1975 PA 228), which was repealed by an initiated law (2006 PA 325).

The Michigan Business Tax has two major components in its base: 1) a business income tax imposed at a rate of 4.95%, and 2) a modified gross receipts tax (gross receipts less purchases from other firms) imposed at a rate of 0.8%. Insurance companies and financial institutions are taxed under separate provisions.

The MBT retains many of the best qualities of the former SBT, including most of the former act's tax credits. It improves on the SBT by placing more reliance on profits, rewards business investment in Michigan, and promotes investments in research and development. The Michigan Business Tax maintained and made significant improvements to the small business alternative filing credit. The act also created a new, 35% industrial personal property tax credit, and, in conjunction with 2007 PAs 37-40, exempted industrial personal property from the 6-mill state education tax and the 18-mill local school levy. Commercial personal property is also exempted from 12 mills of a local school district's 18-mill levy.

As a replacement for the use tax on certain services scheduled to go into effect in December 2007, an MBT surcharge was adopted (2007 PA 145). The surcharge is equal to 21.99% of the taxpayer's MBT liability calculated before credits. The surcharge is capped at \$6 million for any one taxpayer. The surcharge will be eliminated in 2017, unless Michigan personal income declines in each of the prior three years. If the surcharge revenue exceeds certain revenue thresholds, 60% will be returned to the taxpayers and 40% will be deposited in the state's rainy day fund. Financial institutions are also subject to the surcharge. The initial rate is 27.7%. For subsequent tax years, their surcharge will be 23.4%. Insurance companies are exempt from the surcharge.

KEY FEATURES OF THE MBT

The major features of the Michigan Business Tax are:

- 1. The MBT imposes an income tax on every taxpayer with business activity in the state. The tax is imposed on the business income tax base after allocation or apportionment at the rate of 4.95%.
- 2. The act imposes a modified gross receipts tax on the privilege of doing business in this state. The modified gross receipts tax base is determined by taking a taxpayer's gross receipts less purchases from other firms. The gross receipts tax rate is 0.8% of the apportioned tax base.
- 3. Insurance companies and financial institutions are taxed under separate provisions. A special tax on insurance companies is levied at a rate of 1.25% of gross direct Michigan premiums. A financial institutions tax is levied at a rate of 0.235% of net capital.
- 4. The MBT requires unitary business groups to file a combined return. A unitary group is generally one with functional integration and centralized management. More specifically, a unitary group is a group of U.S. persons, one of which owns or controls more than 50% of the ownership interest, and that has business activities that either result in a flow of value between or among persons in the business group, or that has business activities or operations that are integrated with, are dependent on, or contribute to each other.

A TAXPAYER'S GUIDE

- 5. The act creates a number of new tax credits, chief of which includes a Michigan compensation and Michigan investment credit. For the 2008 tax year, the compensation credit is 0.296% of the taxpayer's compensation. In subsequent years, the credit rate will be 0.370%. The investment tax credit is set at 2.32% for the 2008 tax year. For subsequent tax years the rate will be 2.9%.
- 6. A research and development tax credit is available for 1.52% of the firm's Michigan research and development expenses. For tax years after 2008 the credit will be 1.90%. A new research and development credit is also available for taxpayer's contributions to eligible, MEGA-approved, research and development businesses. The credit is equal to 30% of the contribution up to \$300,000.
- 7. The MBT created a refundable 35% industrial personal property tax credit. In addition, related legislation exempted industrial personal property from the 6-mill state education tax and the 18-mill local operating millage. Commercial personal property is exempted from 12 mills of the 18-mill local operating millage.
- 8. The MBT retains a number of tax credits available under the former SBT. These include the start-up business credit, small business credit, venture capital investment credit, charitable contribution credit, worker's compensation credit, community foundation credit, homeless shelter credit, Next Energy alternative energy credit, the MEGA credit, brownfield credit, renaissance zone credit, and the historic preservation credit. The MBT also provides certain targeted credits. These include a new entrepreneurial credit, and a new credit for large charitable contributions to art, historical, or zoo institutions.
- 9. The MBT retains the \$350,000 filing threshold. The small business tax credit allows a firm with no more than \$20 million in gross receipts, \$1.3 million in adjusted business income, and \$160,000 in any owner's compensation to claim a credit equal to the amount by which the tax exceeds 1.8% of adjusted business income. This credit mitigates the cliff effect of the SBT by allowing a reduced credit for taxpayers with owner's compensation of up to \$180,000.
- 10. Public Act 145 of 2007 amended the MBT to create a temporary MBT surcharge equal to 21.99%. A higher surcharge is imposed on financial institutions. The surcharge is designed as a replacement for the short-lived use tax on services. The surcharge is capped at \$6 million for any one taxpayer. The surcharge will expire on January 1, 2017, if Michigan personal income growth exceeds 0% in 2014, 2015, or 2016.
- 11. The Michigan Business Tax uses a single sales factor to allocate the proportion of a multi-state firm's business activity in Michigan. MBT business activity is sourced on the basis of market, or where the recipient receives the benefit. (Under the SBT, the business activity, other than the sale of tangible personal property, was only sourced to Michigan if, based on costs of performance, a greater proportion of the business activity was performed in Michigan. This commonly resulted in the sourcing of business activity back to the origination state.) The MBT also eliminates throwback sales. Sales may be sourced to another state if that state has the authority to tax, even if it does not do so.

NEW STATE TAX LAWS

INCOME TAX

2007 PA 94—The act amended the Income Tax Act of 1967 to provide for a temporary income tax rate increase. The rate is set at 4.35% on and after October 1, 2007 (4.01% prorated for the 2007 tax year). Beginning October 1, 2011, the rate will be reduced by 0.1% each year until the rate is 3.95%. On and after October 1, 2015, the rate will revert back to 3.9%. The act also created a new disabled veteran tax exemption beginning with the 2008 tax year.

2007 PA 113—The act revised the income tax check-off program provisions to, with the 2008 tax year, allow check-off contributions to the Prostate Cancer Research Fund, Amanda's Fund for Breast Cancer Prevention and Treatment, the Animal Welfare Fund, and the Michigan Housing and Community Development Fund. Any fund not raising at least \$100,000 for two consecutive years may be dropped from the program. Ultimately, the check-off programs will be on a special schedule with the income tax forms.

SALES AND USE TAX

2007 PA 93—The act amended the Use Tax Act to impose the tax on a broad range of services. The tax was subsequently repealed by 2007 PA 145.

2007 PA 148—The act provides tax amnesty to taxpayers who did not comply with the short-lived use tax on services. The act also provides for refunds of any service taxes actually paid by persons receiving services subject to the tax.

MICHIGAN BUSINESS TAX

2007 PA 36—The act created the Michigan Business Tax to replace the Single Business Tax which was repealed by an initiated law (2006 PA 325). This act is discussed more fully in a separate section beginning on page 33.

2007 PA 145—The act created a 21.99% Michigan Business Tax surcharge, and reduced the limit on the compensation credit, the investment tax credit, and the research and development credit. The measure also repealed the use tax on services.

PROPERTY TAX

2007 PA 37—The act amended the State School Aid Act of 1979 to exempt industrial personal property from the 18-mill local school property tax. It also exempted commercial personal property from 12 mills of the 18-mill school levy. The act was part of a package of legislation creating the new Michigan Business Tax.

2007 PA 38—The act exempted industrial personal property from the 6-mill state education tax. The act was part of a package of legislation creating the new Michigan Business Tax.

2007 PA 39—The act amended the State Education Tax Act to exempt personal property subject to the industrial facilities tax from the portion of the tax attributable to the 6-mill state education tax and the local 18-mill local school levy. The act was part of a package of legislation creating the new Michigan Business Tax.

2007 PA 40—The act amended the General Property Tax Act to conform to Public Acts 37 and 38. The act was part of a package of legislation creating the new Michigan Business Tax.

Certified Community Foundations and Component Funds

A component fund serves donors and nonprofit organizations in a specific geographic area as a restricted fund of a neighboring community foundation. The following are certified for the Community Foundations Credit for 2007.

- 01 Albion Community Foundation
- 56 Allegan County Community Foundation Saugatuck/Douglas Area Community Fund
- 63 Anchor Bay Community Foundation
- 02 Ann Arbor Area Community Foundation Community Foundation of Plymouth Ypsilanti Area Community Fund
- 49 Baraga County Community Foundation
- 58 Barry Community Foundation
- 17 Battle Creek Community Foundation Athens Area Community Foundation Homer Area Community Foundation Springfield Community Foundation
- 03 Bay Area Community Foundation Arenac County Fund
- 04 Berrien Community Foundation
- 45 Branch County Community Foundation
- 36 Cadillac Area Community Foundation Missaukee Area Community Foundation
- 64 Canton Community Foundation
- 06 Capital Region Community Foundation Eaton County Community Foundation
- 66 Central Montcalm Community Foundation
- 44 Charlevoix County Community Foundation
- 28 Community Foundation for Muskegon County Community Foundation for Mason County Community Foundation for Oceana County
- 29 Community Foundation for Northeast Michigan Iosco County Community Foundation North Central Michigan Community Foundation Straits Area Community Foundation
- 09 Community Foundation for Southeast Michigan Chelsea Community Foundation Community Foundation for Livingston County
- 10 Community Foundation of Greater Flint Clio Area Community Fund Fenton Community Fund Flushing Community Fund Grand Blanc Community Fund **Davison Community Fund**
- 19 Community Foundation of Greater Rochester
- 11 Community Foundation of Monroe County Greater Milan Area Foundation The Bedford Foundation
- 35 Community Foundation of St. Clair County
- 20 Community Foundation of the Holland/Zeeland Area
- 54 Community Foundation of the Upper Peninsula Alger Regional Community Foundation Chippewa County Community Foundation Community Foundation for Delta County Gogebic-Ontonagon Community Foundation Les Cheneaux Area Community Foundation Schoolcraft County Community Foundation St. Ignace Area Community Foundation Tahquamenon Area Community Foundation West Iron County Area Community Foundation
- 72 Community Foundation of Troy
- 50 Dickinson County Area Community Foundation Crystal Falls/Forest Park Area Community Fund Norway Area Community Fund

- 13 Four County Community Foundation
- 14 Fremont Area Community Foundation Lake County Community Foundation Mecosta County Community Foundation Osceola County Community Foundation
- 15 Grand Haven Area Community Foundation Allendale Community Foundation Coopersville Area Community Foundation
- 16 Grand Rapids Community Foundation Ionia County Community Foundation Lowell Area Community Fund Southeast Ottawa Community Foundation Sparta Community Foundation
 - Wyoming Community Foundation
- 46 Grand Traverse Regional Community Foundation
- 48 Gratiot County Community Foundation
- 18 Greater Frankenmuth Area Community Foundation
- 37 Greenville Area Community Foundation Lakeview Area Community Fund Montcalm Panhandle Community Fund
- 43 Hillsdale County Community Foundation
- 60 Huron County Community Foundation
- 21 Jackson County Community Foundation
- 22 Kalamazoo Community Foundation Covert Township Community Foundation
- 67 Keweenaw Community Foundation
- 77 Lapeer County Community Foundation
- 23 Leelanau Township Community Foundation
- 62 Lenawee Community Foundation
- 55 Livonia Community Foundation
- 25 M & M Area Community Foundation
- 65 Mackinac Island Community Foundation
- 24 Manistee County Community Foundation
- 39 Marquette Community Foundation Greater Ishpeming Area Community Fund Gwinn Area Community Fund Negaunee Area Community Fund
- 26 Marshall Community Foundation
- 05 Michigan Gateway Community Foundation
- 27 Midland Area Community Foundation Clare County Community Foundation Gladwin County Endowment Fund
- 42 Mt. Pleasant Area Community Foundation
- 68 Northville Community Foundation
- 75 Otsego County Community Foundation
- 47 Petoskey-Harbor Springs Area Community Foundation
- 76 Roscommon County Community Foundation
- 30 Saginaw Community Foundation
 - Chesaning Area Community Foundation Fund
- Sanilac County Community Foundation
- Shelby Community Foundation
- 31 Shiawassee Community Foundation
- 57 Southfield Community Foundation
- 74 Sterling Heights Community Foundation
- 40 Sturgis Area Community Foundation Constantine Area Community Foundation White Pigeon Area Community Foundation
- 32 Three Rivers Area Community Foundation
- 73 Tuscola County Community Foundation

School District Code List (See MI-1040 or MI-1040CR, line 4.)

Michigan public school districts are listed alphabetically with code numbers to the **left** of the names. When more than one district has the same name, the county or city name in parentheses helps you choose the right district. **Residents**, choose the code for the district where you lived on December 31, 2007. Call your local assessor or treasurer if you do not know your school district name. **Nonresidents**, enter "10000" in the code box.

31020	Adams Twp.	73180	Bridgeport-Spaulding	82040	Dearborn Heights (7)	80110	Gobles
46020	Addison	11340	Bridgman	80050	Decatur	41120	Godfrey-Lee
46010	Adrian	47010	Brighton	76090	Deckerville	41020	Godwin Heights
58020	Airport	17140	Brimley	46070	Deerfield	25050	Goodrich
79010	Akron-Fairgrove	46050	Britton-Macon	08010	Delton-Kellogg	25030	Grand Blanc
05010	Alba	12020	Bronson	17050	Detour	70010	Grand Haven
13010 01010	Albion	76060	Brown City	82010	Detroit	23060	Grand Ledge
74030	Alcona	11310	Buchanan	19010	DeWitt Dexter	41010 41130	Grand Rapids Grandville
03030	Algonac Allegan	28035 73080	Buckley Buena Vista	81050 31100	Dollar Bay-Tamarack City	62050	Grandville
82020	Allen Park	56020	Bullock Creek	14020	Dowagiac Union	42030	Grant Twp. (2)
70040	Allendale	75020	Burr Oak	44050	Dryden	38050	Grass Lake
29010	Alma	02020	Burt Twp.	58050	Dundee	59070	Greenville
44020	Almont	78020	Byron	78030	Durand	82300	Grosse Ile Twp.
04010	Alpena	41040	Byron Center	74050		82055	Grosse Pointe
50040	Anchor Bay	83010	Cadillac	50020	East China	39065	Gull Lake
81010	Ann Arbor	41050	Caledonia	41090	East Detroit East Grand Rapids	52040	Gwinn
06010	Arenac Eastern	31030	Calumet	38090	East Jackson	11670	Hagar Twp. (6)
50050	Armada	30010	Camden-Frontier	15060	East Jordan	35020	Hale
07010	Arvon Twp.	74040	Capac	33010	East Lansing	03100	Hamilton
29020	Ashley	25080	Carman-Ainsworth	34340	Easton Twp. (6)	82060	Hamtramck
13050	Athens	55010	Carney-Nadeau	23050	Eaton Rapids	31010	Hancock
25130	Atherton	79020	Caro	11250	Eau Claire	38100	Hanover-Horton
60010	Atlanta	73030	Carrollton	82250	Ecorse	32060	Harbor Beach
06020 02010	Au Gres Sims AuTrain-Onota	59020	Carson City-Crystal	14030	Edwardsburg	24020	Harbor Springs
63070	Avondale	76070	Carsonville-Pt. Sanilac	05060	Elk Rapids	13070	Harper Creek
		32030	Caseville	32050	Elkton-Pigeon-Bay Port Laker	82320	Harper Woods
32010	Bad Axe	79030	Cass City	05065	Ellsworth	18060	Harrison
43040	Baldwin	14010	Cassopolis	31070	Elm River Twp.	64040	Hart
80020	Bangor (Van Buren)	41070	Cedar Springs	49055	Engadine	80120	Hartford
80240 09030	Bangor Twp. (8) Bangor Twp.	50010 05035	Center Line Central Lake	21010 09050	Escanaba Essexville-Hampton	47060 33060	Hartland Haslett
07020	Baraga	59125	Central Montcalm	67020	Evart	08030	Hastings
21090	Bark River-Harris	75030	Centreville	66045	Ewen-Trout Creek	63130	Hazel Park
19100	Bath	15050	Charlevoix	40060	Excelsior (1)	73210	Hemlock
13020	Battle Creek	23030	Charlotte		` ´	62060	Hesperia
09010	Bay City	31050	Chassell Twp.	68030	Fairview	82070	Highland Park
37040	Beal City	16015	Cheboygan	63200 18020	Farmington Farwell	60020	Hillman
51020	Bear Lake	81040	Chelsea	03050	Fennville	30020	Hillsdale
15010	Beaver Island	73110	Chesaning Union	25100	Fenton	70020	Holland
26010	Beaverton	54025	Chippewa Hills	63020	Ferndale	63210	Holly
58030	Bedford	50080	Chippewa Valley	50090	Fitzgerald	33070	Holt
25240	Beecher	32040	Church	82180	Flat Rock	61120	Holton
34080	Belding	18010	Clare	25010	Flint	13080	Homer
05040 23010	Bellaire Bellevue	63090 63190	Clarenceville Clarkston	25120	Flushing	03070 72020	Houghton Loke
25060	Bendle	63270	Clawson	40020	Forest Area	31110	Houghton Lake Houghton-Portage
25230	Bentley	39020	Climax-Scotts	41110	Forest Hills	47070	Howell
11010	Benton Harbor	46060	Clinton	36015	Forest Park	46080	Hudson
10015	Benzie County Central	50070	Clintondale	19070	Fowler	70190	Hudsonville
63050	Berkley	25150	Clio	47030	Fowlerville	82340	Huron
34140	Berlin Twp. (3)	12010	Coldwater	73190 10025	Frankenmuth Frankfort-Elberta	63220	Huron Valley
11240	Berrien Springs	56030	Coleman	50100	Frankfort-Eiberta Fraser	58070	Ida
27010	Bessemer	32260	1 . ,	53030	Free Soil	44060	Imlay City
21065	Big Bay De Noc	11330	Coloma	73200	Freeland	82080	Inkster
62470	Big Jackson	75040	Colon	62040	Fremont	16050	Inland Lakes
54010	Big Rapids	38040	Columbia	61080	Fruitport	34010	Ionia
73170	Birch Run	39030	Comstock	29050	Fulton	34360	Ionia Twp. (2)
63010 46040	Birmingham Blissfield	41080 38080	Comstock Park Concord	39050	Galesburg-Augusta	22010	Iron Mountain
63080	Bloomfield Hills	75050	Constantine	11160	Galien Twp.	27020	Ironwood
32250	Bloomfield Twp. (7F)	70120	Coopersville	82050	Garden City	52180	Ishpeming
80090	Bloomingdale	78100	Corunna	69020	Gaylord	29060	Ithaca
49020	Bois Blanc Pines	80040	Covert	25070	Genesee	38170	Jackson
15020	Boyne City	20015	Crawford AuSable	72010	Gerrish-Higgins	58080	Jefferson (Monroe)
15030	Boyne Falls	82230	Crestwood	82290	Gibraltar	70175	Jenison
63180	Brandon	76080	Croswell-Lexington	21025	Gladstone	69030	Johannesburg-Lewiston
11210	Brandywine	33040	Dansville	26040	Gladwin	30030	Jonesville
29040	Breckenridge	25140	Davison	45010	Glen Lake		
22030	Breitung Twp.	82030	Dearborn	03440	Glenn		
				1		i	

39010	Kalamazoo	61060	Mona Shores	12040	Quincy
51045	Kaleva Norman Dickson	58010	Monroe		
40040	Kalkaska	59045	Montabella	21060	Rapid River
25110	Kearsley	61180	Montague	61210	Ravenna
41140	Kelloggsville	25260	Montrose	30070	Reading
41145	Kenowa Hills	49070	Moran Twp.	82110	Redford Union
41150	Kent City	46100	Morenci	67060	Reed City
41160	Kentwood	54040	Morley Stanwood	79110	Reese
28090	Kingsley	78060	Morrice	61220	Reeths-Puffer
79080	Kingston	50160	Mt. Clemens	52110	Republic-Michigamme
7,7000	Kingston	25040	Mt. Morris	50180	Richmond
07040	L'Anse	37010	Mt. Pleasant	82120	River Rouge
50140	L'Anse Creuse	02070	Munising	11033	River Valley
78040		61010		82400	Riverview
	Laingsburg Lake City		Muskegon	63260	Rochester
57020	,	61020	Muskegon Heights	41210	Rockford
25200	Lake Fenton	38130	Napoleon	71080	Rogers City
31130	Lake Linden-Hubbell	52090	Negaunee	50190	Romeo
63230	Lake Orion	11200	New Buffalo	82130	Romulus
50120	Lake Shore (Macomb)	50170	New Haven	50030	Roseville
11030	Lakeshore (Berrien)	78070	New Lothrop	63040	Royal Oak
13090	Lakeview (Calhoun)	62070	Newaygo	17110	Rudyard
50130	Lakeview (Macomb)	52015	N.I.C.E. (Ishpeming)		•
59090	Lakeview (Montcalm)	11300	Niles	73010	Saginaw City
25280	Lakeville	30050	North Adams-Jerome	73040	Saginaw Twp.
34090	Lakewood	44090	North Branch	81120	Saline
63280	Lamphere	55115	North Central	46130	Sand Creek
33020	Lansing	22045	North Dickinson	76210	Sandusky
44010	Lapeer	32080	North Huron	34120	Saranac
80130	Lawrence	61230	North Muskegon	03080	Saugatuck
80140	Lawton	1	C	17010	Sault Ste. Marie
45020	Leland	45040	Northport	39160	Schoolcraft
49040	Les Cheneaux	41025	Northview	64080	Shelby
33100	Leslie	82390	Northville	37060	Shepherd
81070	Lincoln	38140	Northwest	32610	Sigel Twp. (3)
82090	Lincoln Park	22025	Norway-Vulcan	32620	Sigel Twp. (4)
25250	Linden	75100	Nottawa	32630	Sigel Twp. (6)
30040	Litchfield	63100	Novi	11830	Sodus Twp. (5)
24030	Littlefield	63250	Oak Park	80010	South Haven
82095	Livonia	61065	Oakridge	50200	South Lake
41170	Lowell	33170	Okemos	63240	South Lyon
53040	Ludington	23080	Olivet	82140	South Redford
33040	Ludnigton	71050	Onaway	63060	Southfield
49110	Mackinac Island	23490	Oneida Twp. (3)	82405	Southgate
16070	Mackinaw City	51060	Onekama	41240	Sparta
46090	Madison (Lenawee)	46110	Onsted	70300	Spring Lake
63140	Madison (Oakland)	66050	Ontonagon	38150	Spring Lake Springport
05070	Mancelona	61190	Orchard View	73240	St. Charles
81080	Manchester			49010	
51070	Manistee	35010	Oscoda	I	St. Ignace
77010	Manistique	03020	Otsego	19140	St. Johns
83060	Manton	19120	Ovid-Elsie	11020	St. Joseph
23065	Maple Valley	32090	Owendale-Gagetown	29100	St. Louis
13095	Mar Lee	78110	Owosso	06050	Standish-Sterling
14050	Marcellus	63110	Oxford	31140	Stanton Twp.
67050	Marion	34040	Palo	55120	Stephenson
76140	Marlette	39130	Parchment	33200	Stockbridge
52170	Marquette	80160	Paw Paw	75010	Sturgis
13110	Marshall	76180	Peck	58100	Summerfield
03060	Martin	24040	Pellston	02080	Superior Central
74100	Marysville	13120	Pennfield	45050	Suttons Bay
	-	64070	Pentwater	73255	Swan Valley
33130 58090	Mason (Ingham) Mason (Monroe)	78080	Perry	25180	Swartz Creek
			•	48040	Tobouromanan
53010	Mason County Central	24070	Petoskey	48040	Tahquamenon
53020	Mason County Eastern	19125	Pewamo-Westphalia	35030	Tawas
80150	Mattawan	17090	Pickford Pinekney	82150	Taylor
79090	Mayville	47080	Pinckney	46140	Telegraha
57030	McBain	09090	Pinconning	13130	Tekonsha
82045	Melvindale-North Allen Park	67055	Pine River	08050	Thornapple Kellogg
74120	Memphis	30060	Pittsford	75080	Three Rivers
75060	Mendon	03010	Plainwell	28010	Traverse City
55100	Menominee	82100	Plymouth-Canton	82155	Trenton
56050	Meridian	63030	Pontiac	59080	Tri County
73230	Merrill	32130	Port Hope	63150	Troy
83070	Mesick	74010	Port Huron	32170	Ubly
38120	Michigan Center	39140	Portage	13135	Union City
21135	Mid Peninsula	34110	Portland	79145	Unionville-Sebewaing
56010	Midland	71060	Posen	50210	Utica
81100	Milan	23090	Potterville	30210	Cucu
79100	Millington	52100	Powell Twp.		
68010	Mio-AuSable				

50220 Van Dyke 69040 Vanderbilt 38020 Vandercook Lake 79150 Vassar 32650 Verona Twp. (1F) 59150 Vestaburg 39170 Vicksburg 27070 Wakefield-Marenisco 30080 Waldron 64090 Walkerville 63290 Walled Lake Warren 50230 50240 Warren Woods 63300 Waterford 27080 Watersmeet Twp. 11320 Watervliet 33215 Waverly 03040 Wayland Union 82160 Wayne-Westland 33220 Webberville 52160 Wells Twp. West Bloomfield 63160 65045 West Branch-Rose City West Iron County 36025 70070 West Ottawa 38010 Western 82240 Westwood 25210 Westwood Heights 62090 White Cloud 75070 White Pigeon 66070 White Pine 17160 Whitefish 58110 Whiteford 61240 Whitehall 81140 Whitmore Lake 35040 Whittemore Prescott 33230 Williamston 81150 Willow Run 16100 Wolverine 82365 Woodhaven-Brownstown 82170 Wyandotte 41026 Wyoming 74130 Yale 81020 Ypsilanti

82430 Van Buren

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2007 MICHIGAN Individual Income Tax Return MI-1040

Return is due April 15, 2008.

Type	or print in blue or black ink. Print numbers like th	<u> 118: 0/23456/89 - N</u>	OT like th	IS: DI4 F	
	1. Filer's First Name M.I. Last Name			2. Filer's Social Security	No. (Example: 123-45-6789)
밀	If a Joint Return, Spouse's First Name M.I. Last Name	_		_	_
LABEL	Home Address (No., Street, P.O. Box or Rural Route)		Spouse's Social Secur	ity No. (Example: 123-45-6789)	
Ä L	nome Address (No., Street, 1.O. Box of Fidial House)			_	
PLACE	City or Town	State ZIP Code		▶ 4. School District Code (5	digits - see p. 45)
	ARY FAMILY RELIEF FUND				
CHILI	PREN'S TRUST FUND PREN OF VETERANS TUITION GRANT PROGRAM	•	•	amily Relief Fund, Childre Program on lines 21, 22, a	
▶ 5.	STATE CAMPAIGN FUND	Yes No	▶6. FAF	RMERS, FISHERMEN OF	SEAFARERS
	Check this box if you (or your spouse, if filing a joint return) want \$3 of your taxes to go to	. You	_	Check this box if 2/3 of	your income is from
	this fund. This will not increase your tax or reduce your refund. b.	. Spouse		farming, fishing or seafa	•
→ 7.	FILING STATUS. Check one.		▶ 8. RES	SIDENCY. Check all that a	
	a. Single		a. 🗌	Resident	-FF-7
	3 and enter	s box "c," complete line spouse's name below:	_	***************	If you check box "b" or
	b. Married, filing jointly		b.	Nonresident*	"c," you must complete and attach Schedule NR.
	c. Married, filing separately*		с. 🗌	Part-Year Resident*	and attach schedule Nrt.
▶ 9.	EXEMPTIONS				
	a. Number of exemptions you claimed on your 2007 for	ederal return	> 9	ya. x \$3,400	00
	b. Number of individuals 65 or older who qualify for a		> 9	у b . х \$2,200	00
	 Number of individuals who qualify for one of the foll deaf, blind, hemiplegic, paraplegic, quadriplegic, or 		sabled > 9	x \$2,200	00
	d. Number of children ages 18 and under you claimed			od x \$600	00
	 If your unemployment compensation is 50% or mor (amount claimed on line 10) check the box and ent 	ter \$2,200		e. (·) \$2,200	00
	f. If someone else can claim you as a dependent, che Worksheet 2 on p.10, and enter the amount from the	eck the box, complete ne worksheet	▶ 9	of. 🔲 (~)	00
	g. Add lines 9a, 9b, 9c, 9d, 9e, and 9f. Enter here and	d on line 15		99	00
10.	Adjusted gross income from your U.S. 1040, 1040A	A, 1040EZ or 1040NR (see	p. 10)	▶ 10.	00
11.	Additions from Michigan Schedule 1, line 7. Attach Sc	chedule 1		11.	00
12.	Total. Add lines 10 and 11			12.	00
13.	Subtractions from Michigan Schedule 1, line 21. Atta	ıch Schedule 1		13.	00
14.	Income subject to tax. Subtract line 13 from line 12.	If line 13 is greater than line	2, enter '	"0" 14.	00
15.	Exemption allowance. Enter the amount from line 9	g or Schedule NR, line 20		15.	00
16.	Taxable income. Subtract line 15 from line 14. If line	15 is greater than line 14, e	enter "0"	16.	00
17.	Tax. Multiply line 16 by 4.01% (.0401). Enter here an	nd carry amount to line 18		17.	00
	DIRECT DEPOSIT Deposit your refund directly into			b. Type of (1)	Checking (2) Savings
	Deposit your refund directly into your bank account! See p. 11			Account	
	and complete a, b and c. c. Account Number				

2007 M	II-1040, Page 2	Filer's Social Secu	rity Number	
		-		
	All nonrefundable credits are now claimed on Schedule 2.			
18.	Enter amount of tax from line 17	18.		00
19.	Total Nonrefundable Credits. Attach Schedule 2		19.	00
20.	Income tax. Subtract line 19 from line 18. If line 19 is greater than line 18, enter "	f0" > 20.		00
21.	Military Family Relief Fund. Enter your contribution amount (\$1 minimum)		▶ 21.	00
22.	Children's Trust Fund. Enter your contribution amount (\$5 minimum)		> 22.	00
23.	Children of Veterans Tuition Grant Program. Enter your contribution amount (\$2 r	minimum)	▶ 23.	00
24.	USE Enter use tax due on Internet, mail order or other out-of-state purchase TAX Worksheet 1, line 3, p. 9.	es from	▶ 24.	00
25.	Add lines 20, 21, 22, 23 and 24	25.		00
REFU	INDABLE CREDITS AND PAYMENTS			
26.	Property Tax Credit. Attach MI-1040CR or MI-1040CR-2		▶ 26.	00
27.	Farmland Preservation Credit. Attach MI-1040CR-5		> 27.	00
28.	Qualified Adoption Expenses. Attach U.S. 8839 and MI-8839		▶ 28.	00
29.	Stillbirth Credit. Enter amount from Worksheet 3, p. 11		▶ 29.	00
30.	Michigan tax withheld from Schedule W, line 3. Attach Schedule W		▶ 30.	00
31.	Estimated tax, extension payments and 2006 credit forward		▶ 31.	00
32.	Total refundable credits and payments. Add lines 26 through 31	32.		00
REFU	IND OR TAX DUE Office Use Only			
33.	If line 32 is less than line 25, enter TAX DUE Include interest and penalty if applicable (see p. 11)	PAY ▶ 33.		00
34.	If line 32 is greater than line 25, subtract line 25 from line 32. You overpaid this ar	mount 34.		00
35.	Amount of line 34 to be credited to your 2008 estimated tax for your 2008 tax retu	urn	▶ 35.	00
36.	Subtract line 35 from line 34	REFUND > 36.		00
	eased Taxpayer. If Filer and/or Spouse died after December 31, 2006, check the	Preparer Certification		
appro	priate box below.	this return is based on all in		any knowledge.
▶∟	Filer is Deceased Spouse is Deceased	Preparer's PTIN, FEIN o	or SSN	
	payer Certification. I declare under penalty of perjury that the information in this return ttachments is true and complete to the best of my knowledge.	\		
	Signature Date	Preparer's Business Nar	me (print or type)	

Refund, Credit or zero returns. Mail your return to: Michigan Department of Treasury, Lansing, MI 48956
Pay amount on line 33. Mail your check and return to: Michigan Department of Treasury, Lansing, MI 48929

Make your check payable to "State of Michigan." Print your Social Security number and "2007 income tax" on the front of your check. Do not staple your check to the return. Keep a copy of your return and all supporting schedules for six years.

☐ No

Date

Yes

Preparer's Business Address (print or type)

To check the status of your refund, have a copy of your MI-1040 available when you visit: www.michigan.gov/iit

▶ I authorize Treasury to discuss my return with my preparer.

Spouse's Signature

2007 MICHIGAN Schedule 1 Additions and Subtractions

Type or print in blue or black ink. Print numbers like this: 0/23456789 - NOT like this: 0147 Attach to Form MI-1040.

Attach to Form MI-1040.			Attachment Sequ	ence No.1A
Filer's First Name	M.I.	Last Name	Filer's Social Security Number (Example: 123	-45-6789)
If a Joint Return, Spouse's First Name	M.I.	Last Name	Spouse's Social Security Number (Example:	123-45-6789)
Additions to Income				
1. Gross interest and dividends from				
(other than Michigan) or their po2. Deduction for taxes on, or meas			nent tax taken on	00
			▶ 2.	00
3. Gains from Michigan column of	MI-104	0D and MI-4797		00
4. Losses attributable to other state	tes (see	p. 12)	······ 4.	00
5. Net loss from federal column of	your M	ichigan MI-1040D or MI-4797	······ 5.	00
6. Other (see p. 12). Describe: _			→ 6.	00
7. Total additions. Add lines 1 the	rough 6	. Enter here and on MI-1040, lin	e 11 7.	00
Subtractions from Incom	e			
8. Income from U.S. government by (Attach U.S. Schedule B or 104		_	ed in MI-1040, line 10.	00
9. Military pay from U.S. Armed Fo		cluded in MI-1040, line 10 (attac s schedule.)		00
(include retirement pay on line	12 01 (11)	s scriedule.)	9.	
10. Gains from federal column of M	lichigan	MI-1040D and MI-4797	▶ 10.	00
11. Income attributable to another s			<u> </u>	00
 Retirement or pension benefits See exceptions, p. 14. Name o 		d in MI-1040, line 10. (Include m :	The state of the s	00
13. Dividend/interest/capital gains of	deductio	on for senior citizens (see p. 14)		00
14. Social Security benefits from U.				00
 Income earned while a resident 				00
Michigan state and local income		_		00
17. Michigan Education Savings Pr		4. =		00
18. MET Michigan Education	Trust		······ ▶ 18.	00
19. Venture Capital Deduction. Att	ach For	m 4534		00
20. Miscellaneous subtractions (see	e p. 14)	Describe:	→ 20.	00
24 Total subtractions Add lines	8 throug	nh 20 Enter here and on MI-10	40 line 13	00

2007 MICHIGAN Schedule 2 Nonrefundable Credits

Issued under authority of P.A. 281 of 1967.

Attach to Form MI-1040.					Attachm	ient Sequence No. 1B				
Filer's First Name	M.I.		Filer's Social Security Number (Example: 123-45-6789)							
				_		_				
If a Joint Return, Spouse's First Name	M.I.	Last Name		Spouse's Social Secu	rity Numbe	r (Example: 123-45-6789)				
				_		_				
				Amount		<u>Credit</u>				
1. Income tax paid to Michigan cities	s (see	p. 15)	▶ 1a.	00	1b.	00				
2. Public contributions (see p. 15)		▶ 2a.	00	2b.	00					
3. Community Foundations. Enter of	ode fro	om p. 44	▶ 3a.	00	3b.	00				
4. Homeless Shelter/Food Bank cas	sh cont	tributions (see p. 16)	▶ 4a.	00	4b.	00				
5. Income tax paid to another state.	Attac	h a copy of the return	5a.	00	▶ 5b.	00				
6. Michigan Historic Preservation Ta	ax Cre	dit. Attach Form 3581	▶ 6a.	00	▶ 6b.	00				
7. College Tuition and Fees Credit.	Attach	Schedule CT			> 7.	00				
8. Vehicle Donation Credit. Enter co	ode fro	om p. 17	▶ 8a.	00	8b.	00				

6b, 7 and 8b. Enter here and carry amount to your MI-1040, line 19 9.

00

9. Total nonrefundable credits. Add lines 1b, 2b, 3b, 4b, 5b,

Use Tax

You owe use tax for mail order and Internet purchases made from out-of-state sellers as well as purchases while traveling in foreign countries. Use tax must be paid on the total price (including shipping and handling charges).

Every state that has a sales tax has a companion tax for purchases made outside that state, by catalog or over the Internet. In Michigan, that companion tax is called the "use tax," but might be described more accurately as a remote sales tax because it is a 6 percent tax owed on purchases made outside of Michigan.

How to Pay Use Tax

Pay use tax on your MI-1040. Use Worksheet 1 to calculate your tax and enter the amount of tax due on line 24.

Worksheet Calculation

Line 1: For purchases of \$0-\$1,000, if you know the amount, multiply your total purchases times 6 percent (.06) and enter the amount on Line 1, or

For purchases under \$1,000, if you have incomplete or inaccurate receipts to

calculate your purchases, you may use Table 1 - Use Tax to estimate your taxes. (See the example.)

Line 1 should contain a number unless you made no purchases under \$1,000 subject to the use tax. If we later determine that you owe use tax, you may be subject to penalty and interest.

Line 2: In all cases, if a single purchase is \$1,000 or more, you must pay 6 percent use tax on those purchases.

Example: Kurt ordered a computer from a catalog retailer in New York for \$1,437.50. Kurt also purchased items over the Internet for less than \$1,000 during the year, but lost his receipts. He is sure he did not pay Michigan sales tax. Kurt's AGI is \$46,500. Kurt would complete Worksheet 1 as follows:

Line 1: Kurt selects \$23 from the table based on his AGI \$23.00

Line 2: Kurt enters \$1,437.50 x 6 percent \$86.25

Line 3: Total use tax due \$109.25

Kurt would enter \$109 (no cents) on his 2007 MI-1040, line 24.

WORKSHEET 1 - USE TAX

Line 2: Single purchases \$1,000 or more x 6 percent (.06) \$_____

Line 3: Total Use Tax Due (total of Lines 1 and 2)......\$

Enter amount from Line 3 above on your 2007 MI-1040, Line 24. If the amount on Line 3 is 0, enter 0 on your 2007 MI-1040, Line 24.

TABLE 1 - USE TAX

AGI*
\$0-\$10,000\$3
\$10,001-\$20,000 \$8
\$20,001-\$30,000\$13
\$30,001-\$40,000\$18
\$40,001-\$50,000\$23
\$50,001-\$75,000\$31
\$75,001-\$100,000 \$44
Above \$100,000 Multiply AGI by 0.05% (.0005)

* AGI from MI-1040, line 10

Using **Table 1 - Use Tax** to estimate your taxes does not preclude Treasury from auditing your account. If additional tax is due, you may receive an assessment for the amount of the tax owed, plus applicable penalty and interest.

Use Tax on the Difference

If you paid at least 6 percent to another state on your purchase, you do not owe use tax to Michigan. If you paid less than 6 percent, you owe the difference. Note: The full 6 percent use tax is owed on purchases made in a foreign country.

For more information, see www.michigan.gov/taxes.

PRSRT STD U.S. POSTAGE PAID Mich. Dept. of Treasury

Review this label. If the information is correct, place the label on the address block of your tax return. **If any information is incorrect, do not use this label.** Write the correct information on the return. If you use a tax preparer, take this booklet to your preparer and ask him or her to use this label. Using this label will help shorten the processing time of your return.

Financial Information for Fiscal Year 2006

This information is intended to give you an overview and broad perspective of the state's financial operations. These figures were derived from the latest *Michigan Comprehensive Annual Financial Report* for the fiscal year ended September 30, 2006.

State Revenues and Financing Sources

Stat

Total

State Expenditures and Financing Uses (Millions of Dollars)

(Millions of Dollars)							
Financing Source	<u>Amount</u>	<u>%</u>					
Sales and Use Taxes	\$8,051.9	28.6%					

Sales and Use Taxes	\$8,051.9	28.6%
Income Tax	6,226.3	22.2%
Other Revenue & Taxes	5,688.7	20.2%
Single Business & Insur. Taxes	2,105.7	7.5%
Motor Vehicle & Fuel Taxes	2,015.3	7.2%
State Education Tax	2,003.5	7.1%
Tobacco & Liquor Taxes	1,324.2	4.7%
Lottery Profits	699.5	2.5%
Total	\$28,115.1	100.0%

(millions of Bollans)		
Financing Use	Amount	<u>%</u>
Education	\$13,526.7	48.1%
Health	4,280.2	15.2%
Law Enforcement & Public Safety	2,240.0	8.0%
Transportation	2,153.7	7.6%
General Government	1,623.4	5.8%
Human Services	1,283.8	4.6%
Revenue Sharing to Local Governments	1,103.6	3.9%
Economic Dev. & Environmental Reg.	949.0	3.4%
Other	954.7	_3.4%

Treasury Offices

Forms are available at Treasury offices listed below. Treasury office staff do not prepare tax returns.

DETROIT

Cadillac Place, Suite 2-200 3060 W. Grand Blvd.

DIMONDALE *

7285 Parsons Drive (*NOT a mailing address)

ESCANABA

State Office Building, Room 7 305 Ludington St. (open 8 - 12 only)

FLINT

State Office Building, 7th Floor 125 E. Union St.

GRAND RAPIDS

State Office Building, 2nd Floor 350 Ottawa St., NW - Unit 17

STERLING HEIGHTS

41300 Dequindre, Suite 200

TRAVERSE CITY

701 S. Elmwood Ave., 4th Floor (open 8 - 12 only)

Unclaimed Property

\$28,115.1

100.0%

The Michigan Department of Treasury is holding millions of dollars in abandoned and unclaimed property belonging to Michigan residents. To check if the Treasury Department is holding funds for you or your family, visit our Web site at www.michigan.gov/unclaimedproperty.

E-file and Leave the Paper Behind!



- Accurate
- Quick Refunds
- Proof of Acceptance
- May Be Free do you qualify?

www.Mlfastfile.org

Prin	t numbers like this: 0/2345				this: 0147		. 0 File to 0			nt Sequence No. 05
FRE	▶ 1. Filer's First Name	M.I.	Last Na	me			2. Filers S	ocial Security N	Number (Example: 123-45-6789)
ΙT	If a Joint Return, Spouse's First Name	M.I.	Last Na	me				_		-
LABEL							▶ 3. Spouse'	s Social Securi	ty Numbe	er (Example: 123-45-6789)
<u> </u>	Home Address (No., Street, P.O. Box or	Rural F	Route)					_	-	-
PLACE	City or Town			State	ZIP Code		▶ 4. School D	District Code (5	digits - s	ee p. 45)
▶ 5.	a. Age 65 or older; or an unrewho was 65 or older at the			e of a pe	erson b .	. D or	eaf, blind, he r totally and p	miplegic, para ermanently d	aplegic, isabled	quadriplegic,
6.	Homeowners: Enter the 2007	taxab	le value	of you	ır homestead (see p.	. 20)			▶ 6.	00
7.	Property Taxes levied on your h	ome ii	n 2007	(see p.	18) or amount from I	line 42,	47 and 49 .		▶ 7.	00
8.	Renters: Enter rent you paid in	2007	from lin	e 44		▶ 8.		00		-
9.	Multiply line 8 by 20% (.20)								9.	00
10.	Total. Add lines 7 and 9								10.	00
но	JSEHOLD INCOME. Include in	come	from b	oth sp	ouses.					
11.	Wages, salaries, tips, sick, strike	e and	SUB pa	ıy, etc.)	11.	00
12.	All interest and dividend income	(inclu	ding no	ntaxab	le interest))	12.	00
13.	Net business, royalty or rent inco	ome (i	ncludin	g self-e	mployment))	13.	00
14.	Retirement pension, annuity, an	d IRA	benefit	s. Nam	ne of payer:)	14.	00
15.	Net farm income)	15.	00
16.	Capital gains less capital losses	(see	p. 21))	16.	00
17.	Alimony and other taxable incom	ne (se	e p. 21)	. Desc	ribe:)	17.	00
18.	Social Security, SSI and/or railro	oad re	tiremen	t benef	its)	18.	00
19.	Child support (see p. 21))	19.	00
20.	Unemployment compensation)	20.	00
21.	Other nontaxable income (see p	. 21).	Descri	be:)	21.	00
22.	Workers' compensation, veterar	ns' disa	ability c	ompen	sation and pension b	enefits)	22.	00
23.	FIP and other DHS benefits									00
24.						1		UBTOTAL	24.	00
	Other adjustments (see p. 21).					1		00		
26.	Medical insurance or HMO pren	niums	you pai	d for yo	ou and your family	26.		00	_	
27.	Add lines 25 and 26)	27.	00
28.	HOUSEHOLD INCOME. Subtra	ct line	27 fror	n line 2	4. If more than \$82,650	0, STOP	; you are not	eligible	28.	00
29.	Multiply line 28 by 3.5% (.035) o	r by th	ne perce	ent in T	able 3 (see p. 22) (if	negativ	e, enter 0) .		29.	00
If yo	Subtract line 29 from line 10. If ou checked a box on line 5, corothers must complete line 31.	nplete	line 3	2 or 33	. FIP/DHS recipients	s, comp	olete line 32	2.	30.	00
3 1.	Multiply line 30 by 60% (.60) (ma	axiiiiU	ш ф 1,20	10). GC) to lifte 34				31.	00
	FIP/DHS recipients, enter amou Worksheet 6 on p. 22 and enter	amou	nt from	worksh	eet here (maximum	\$1,200)	. Go to line	34	32.	00
	If you checked a box on line 5 (if (maximum \$1,200). Go to line 3	4							33.	00
34.	CREDIT. If your household inco	me (li	ne 28) i	s less t	han or equal to \$73,6	650, ent	ter the amou	unt that appl	ies	

to you from line 31, 32 or 33 here. If household income is more than \$73,650, you must reduce your credit (see instructions on p. 22). If you file an MI-1040, carry this amount to your MI-1040, line 26 ______ ▶ 34.

2007 MI-1040CR, Page 2				F	iler's Social	Security Number		
, 0						_	_	
▶ 35. Residency Status in 2007:				*Complete	e Dates of	Michigan Resider	ncy in 200	 17 7)
a. Resident				YOU	ites as iviivi-i	DD-1111 (Example: 0	SPOU	
b. Nonresident		<u>FROM</u>	-	-	- 2007	<u>'</u>		- 2007
c. Part-Year Resident*		<u>TO</u>	-	-	- 2007	<u>'</u>		- 2007
PART 1: HOMEOWNERS. Repor	t on lines 36 and	37 the addr	esses of th	ne homest	eads you		dit on.	
36. Address of where you lived on December 3	1, 2007, if different tha	an reported on l	line 1.			Taxable Value		
37. Address of homestead sold during 2007 (No	o., street and city).					Taxable Value		
If you bought or sold your home in 2007	7, complete lines	38-42.	HOME	STEAD:	Α	. Bought		B. Sold
38. Number of days occupied (total ca	annot be more th	nan 365)		▶38	3.			
39. Divide line 38 by 365 and enter pe	ercentage here			39)	%		%
40. Property taxes levied in calendar	-).			
41. Prorated taxes. Multiply line 40 b	y percentage on	line 39		41				
42. Taxes eligible for credit. Add line	41, columns A a	and B. Enter	here and	on line 7		42. L		00
PART 2: RENTERS		В			C # Months	D		E
Address of Homestead You Rented (No., Street, Apt. #, City, ZIP Code)	L	andowner's Name	and Address		# Months Rented	Monthly Rent	▶ Tot	al Rent Paid
44. Total rent you paid (not more than								00
PART 3: OCCUPANTS OF HOUS 45. Name and Address of Housing Project or L		CH SERVIC	E FEES	ARE PAI	D INSTE	EAD OF TAXES	<u>S</u>	
43. Name and Address of Housing Project of L	andowner							
46. Enter the total rent you paid in 20	07 Do not includ	e amounte na	id on your h	ehalf by a	governmer	at agency 46		00
47. Multiply line 46 by 10% or less (se								00
								-
PART 4: OCCUPANTS OF NURS 48. Name and Address of Care Facility	SING OR ADUI	LIFOSIE	R CARE I	HOMES	OR HOM	IES FOR THE	AGED	
To. Name and Address of Safe Fashing								
49. Your share of taxes paid by the la	andowner (see p.	. 19). Enter h	nere and o	n line 7		49.		00
_	a. Routing				— , , ,	arne of .		
DIRECT DEPOSIT Deposit your refund directly into	Transit Number				D. T.	ype of (1) Cocount:	Checking	(2) Savings
your bank account! See p. 11 and complete a, b and c.	c. Account Number							
Deceased Taxpayers. If Filer and/or Spo	upo diad offer 10, 21	2006 antor dat	aa balaw	I_				
ENTER DATE OF DEATH ONLY. Example			es below.			on. I declare under formation of which I h		
Filer — —	Spouse -			Prepare	er's PTIN, FI	EIN or SSN		
Taxpayer Certification. I declare under	nenalty of periuny tha	t the information	n in this	 				
return and attachments is true and complete to t		dge.	TIII UIIS	▶ Prepare	er's Business	Name (print or type)	i	
Filer's Signature		Date						
Spouse's Signature		Date		Prepare	er's Business	s Address (print or typ	pe)	
Lauthorize Treasury to discuss my return with	my preparer	Ves	□ No	1				

If you are also filing Form MI-1040, attach this form behind it.

If not, mail this form to: **Michigan Department of Treasury, Lansing, MI 48956**

2007 MICHIGAN Homestead Property Tax Credit Claim for Veterans and Blind People MI-1040CR-2

1. Filer's First Name	
State ZIP Code A. School District Code (5 digits - see p. 15)	5-6789)
State ZIP Code A. School District Code (5 digits - see p. 15)	5-6789)
State ZIP Code 4. School District Code (5 digits - see p. 15) 5. Residency Status in 2007: a. Resident *If you checked box "c," enter dates of Michigan residency in 2007. Enter dates as MM-DD-YYYY (Example: 04-15-2007) YOU SPOUSE	5-6789)
State ZIP Code 4. School District Code (5 digits - see p. 15) 5. Residency Status in 2007: a. Resident *If you checked box "c," enter dates of Michigan residency in 2007. Enter dates as MM-DD-YYYY (Example: 04-15-2007) YOU SPOUSE	
*If you checked box "c," enter dates of Michigan residency in 2007. a. Resident *If you checked box "c," enter dates of Michigan residency in 2007. Enter dates as MM-DD-YYYY (Example: 04-15-2007) YOU SPOUSE	
*If you checked box "c," enter dates of Michigan residency in 2007. a. Resident *If you checked box "c," enter dates of Michigan residency in 2007. Enter dates as MM-DD-YYYY (Example: 04-15-2007) YOU SPOUSE	
a. Resident Enter dates as MM-DD-YYYY (Example: 04-15-2007) YOU SPOUSE	
a. Resident YOU SPOUSE	
h Nonresident FROM: — — 2007 — — 2007	
b. Nonitesident	
c. ☐ Part-Year Resident* TO: — — 2007 — — 2007	
• 6. Check one of the following that applies to you:	
a. Blind and own your homestead * d. Active military, pensioned veteran or his/her surviving	
Veteran with service-connected disability or	
Surviving spouse of a nondisabled or nonpensioned	
* If you checked "d" or "e" above and your household income (line 29) is more than \$7,500, you cannot claim a credit on this form	
7. Taxable value allowance from Table 1, p.10	00
8. Taxable value of homestead	00
9. Property taxes levied on your home for 2007 (see p. 4)	00
10. Percent of tax relief. Divide line 7 by line 8	%
11. Multiply line 9 by line 10. Enter the result (maximum \$1,200)	00
HOUSEHOLD INCOME. Include income from both spouses.	
12. Wages, salaries, tips, sick, strike and SUB pay, etc.	00
13. All interest and dividend income (including nontaxable interest) 13.	00
14. Net business, royalty or rent income (including self-employment)	00
15. Retirement pension, annuity, and IRA benefits. Name of payer: > 15	00
16. Net farm income ▶ 16. 17. Capital gains less capital losses (see p. 7) ▶ 17.	00
18. Alimony and other taxable income (see p. 7). Describe:	00
19. Social Security, SSI and/or railroad retirement benefits 19. 19. 19. 19. 19.	00
20. Child support (see p. 8)	00
21. Unemployment compensation > 21.	00
22. Other nontaxable income (see p. 8). Describe: > 22.	00
23. Workers' compensation, veterans' disability compensation and pension benefits	00
24. FIP and other DHS benefits	00
25. SUBTOTAL. Add lines 12-24	00
26. Other adjustments (see p. 8). Describe: 26 26.	
27. Medical insurance or HMO premiums you paid for you and your family 27	100
28. Add lines 26 and 27	00
29. HOUSEHOLD INCOME. Subtract line 28 from line 25. If greater than \$82,650, STOP; you are not eligible. > 29.	00
30. PROPERTY TAX CREDIT (maximum \$1,200). Enter one of the following:	
a. FIP/DHS RECIPIENTS, enter amount from the Worksheet on p. 8.	
b. If line 29 is more than \$73,650, see instructions on p. 9 and enter the reduced amount.c. ALL OTHERS, enter the amount from line 11.	
If you file an MI-1040, carry this amount to your MI-1040, line 26	

2007 MI-1040CR-2, Page 2		Filer's Social Security Number					
				L			
PART 1: HOMEOWNERS. Report on 31. Address of where you lived on December 31, 200			f the h	nomeste	eads you	are claiming cr	edit on.
32. Address of homestead sold during 2007 (No., stro	eet and city).						
If you bought or sold your home in 2007	. complete	lines 33-41. If				HOME	STEAD
you also rented a homestead during 200	7, complet	e lines 42-53.			A.	Moved Into	B. Moved From
33. Number of days occupied (total cann					3- 	0/	
34. Divide line 33 by 365 and enter perce	-					%	9
35. Property taxes levied in calendar year					j.		
36. Prorated taxes. Multiply line 35 by pe	_						
37. Taxable value allowance (see Table	1, p. 10)			37	`- 		
38. Taxable value					3- <u> </u>	0/	ļ
39. Divide line 37 by line 38).	%	9
40. Prorated credit. Multiply line 36 by lin)		
41. Property tax credit. Add line 40, colur							
Part-year renters, do not carry to lin PART 2: RENTERS (Veterans Only)					41.	C
42. Address of Homestead You Rented (No., Street, Apt. #, City, ZIP Code)		B Landowner's Name and Addre	ss		C # Months Rented	D Monthly Rent	Total Rent Paid for Each Homestead
(No., Orlect, 7 pt. #, Orly, Zii Oode)					Kented		Lacit Homesicad
	1						
							_
43. Total rent you paid (not more than 12	months). A	dd total rent for each	perio	d		43.	C
44. Multiply line 43 by 20% (.20). Service	fee housing	g residents use 10%	(.10) d	r less (see p. 5)		
Full-year renters, enter here and on I	ne 9					44.	c
45. Multiply non-homestead property tax	millage by	.001 (see p. 10, Cred	dit Cor	nputatio	on Exam	ples) 45.	
46. Full-year renters, divide line 44 by li	ne 45 to get	your taxable value. I	Enter h	nere an	d on line	8 46.	C
Part-year renters, complete lines 47 thro	ugh 53.						
47. Divide line 43 by the number of mont	hs you rente	ed				47.	
48. Multiply line 47 by 12 months	-						
49. Multiply line 48 by 20% (.20). Service							C
50. Divide line 49 by line 45. This is your		-					C
51. Percent of tax relief. Divide line 7 by							0
52. Multiply line 44 by line 51							С
53. Add lines 41 and 52. Enter here and						53.	C
a. F	Routing				_	_	
Deposit your refund directly into	ransit lumber				D. T	ype of ccount: ► (1)	Checking (2) Saving
your bank account! See p. 9 and c. A	ccount lumber						
Deceased Taxpayers. If Filer and/or Spouse							nder penalty of perjury that nich I have any knowledge.
ENTER DATE OF DEATH ONLY. Example: 04-1.	5-2008 (MM-DD-Y	YYY). 				EIN or SSN	Ten i nave any knowledge.
▶ Filer — — > Sp	ouse		_ ′	Гориго			
Taxpayer Certification. I declare under pena	lty of periury th	at the information in this	\dashv				
return and attachments is true and complete to the be		edge.		Prepare	er's Busines	s Name (print or typ	e)
Filer's Signature		Date					
Spouse's Signature		Date	\dashv	Prepare	r's Busines	s Address (print or ty	ype)

Date

▶ I authorize Treasury to discuss my return with my preparer.

Spouse's Signature

2007 MICHIGAN Farmland Preservation Tax Credit

Corporate Farm Owners, Estates or Trusts

Issued under authority of P.A. 451 of 1994. Type or print in blue or black ink.

1. Name a	nd Address (No. and Street, City,	▶ 2. Federal Employer ID Number (FEIN)					
					▶ 3. Tax Year of C	Claim	
					Mo.	Y	r.
					▶ 4. First Year Un	•	
If was to			1070 -1-1'		Mo.		r.
	ve agreements entered into Once you elect a qualification					nula in Part 1	I, line 9 or
	: GROSS RECEIPTS Q			-		1978 go f	o Part 2 \
FAIXI I	. GROSS RECEIF 13 Q	A A	B	C	<u> </u>	 	E
		1st Year	2nd \	1	_	Year	5th Year
		757.75					
5. Years	preceding the claim year						
6. Prope	rty taxes on enrolled land						
7. Multip	ly line 6 by 5						
8. Agricu	ultural gross receipts						
9 C	heck here if line 8 is greate	er than line 7 in at least t	hree of the five	e years preceding	claim year AND yo	ou elect this	qualification.
I0. Prope	rty taxes on enrolled land	in the first year under co	ntract		1	0	
I1. Multip	ly the property taxes on lin	e 10 by 5			1	1	
I2 Agricu	ultural receipts for averagin	a Enter total of line 8 co	Jumps A. R. a	nd C	1	2	
iz. Agricu	illurar receipts for averagin	ig. Enter total of line 6 cc	JIUITIIIS A, D, a	id C	I	۷	
I3. Avera	ge gross receipts. Divide li	ne 12 by 3			1	3	
14. C	heck here if line 13 is grea	ter than line 11 AND you	u elect this qua	lification.			
PART 2:	: TAXES THAT CAN BI	F CI AIMED FOR CRI	FDIT AND A	I OCATION TO	FACH AGREE	MENT	
Complete	columns A through D and line	es 16 through 27. If you hav	ve more than on	e agreement, comple	ete columns E and F	Attach copie	s of property tax
statements	s (bills) for all land under agre	ements. Be sure the corres			<u> </u>	 	
	A	_	B	C Date of	D	E Divide Each	F Allocated Tax
	Agreement Numbe	ir	2006 or 2007 Paid Tax	Agreement	Total Tax For Each	Amount in Column D by	Credit Multiply Line 27 by
County Code	0 1 1 1 1 1	Expiration Date	Receipts Attached		Agreement	Total on Line 15, Column D	Percentage in Column E
(2 digits)	Contract Number	(Enter as MM-DD-YY)	YES NO				
						%	
						%	
						%	
						%	
15. Total	of columns D, E, and F					%	
	s from column D on land en zero unless you checked t				>	16	
17 . Taxes	s from column D on land er	nrolled before January 1,	, 1978		>	17	
	s qualifying for credit. Add	-				18	
							ın on page 2.

PART 3: TAXES THAT CANNOT BE CLAIMED FOR CREDIT

19. Taxable income from <i>U.S. 1120</i> , ordinary income from adjusted total income from <i>U.S. 1041</i> (see instruction			▶ 19.								
20. Depletion allowance claimed on your federal income	20. Depletion allowance claimed on your federal income tax return										
21. Capital and net operating loss carryforwards and ca	> 21 .										
22. Compensation and director fees of active sharehold	22. Compensation and director fees of active shareholders (from C-8000KC, line 6)										
23. Compensation and director fees of officers (from C-	-8000KC, line 7)		23 .								
24. Compensation of shareholders other than those wh	o are officers or active	(see instructions)	> 24 .								
25. Total. Add lines 19 through 24			25								
26. Taxes that cannot be claimed for credit. Multiply line	e 25 by 3.5% (.035)		26								
PART 4: CREDIT											
27. Farmland Property Tax Credit. Subtract line 26 from If line 26 is greater than line 18, enter zero			> 27								
28. Amount of credit applied to SBT liability. Enter here C-8000, line 44. Enter this amount on your C-8000,		•	28								
29. Amount of credit to be REFUNDED. Subtract line 26	8 from line 27		> 29								
PART 5: CERTIFICATION AND SIGNATURE											
Taxpayer Certification. I declare under penalty of perjury that the and attachments is true and complete to the best of my knowledge.	ne information in this return		eclare under penalty of perjury that this n of which I have any knowledge.								
Filer's Signature	Date	Preparer's PTIN, FEIN or SS	iN								
Spouse's Signature	Date	Preparer's Business Name (p	print or type)								
		Preparer's Business Address	s (print or type)								
▶ I authorize Treasury to discuss my return with my preparer.	Yes No										

If this credit is applied to your SBT liability, attach this claim to the front of your C-8000. Otherwise mail to:

Farmland Preservation Unit Michigan Department of Treasury P.O. Box 30058 Lansing, MI 48909

For assistance, visit our Web site at **www.michigan.gov/taxes** or call toll-free 1-800-827-4000 for answers to your questions about Michigan income tax and credit forms. Persons who have hearing or speech impairments may call 517-636-4999 (TTY).

17. Net farm income

18. Capital gains less capital losses

21. Child support

22. Unemployment compensation

24. Workers' compensation, veterans' disability compensation and pension benefits

26. Subtotal. Add lines 13 - 25. Enter here and carry amount to line 27SUBTOTAL

25. FIP and other DHS benefits > 25.

20. Social Security, Supplemental Security Income (SSI) and/or railroad retirement benefits ▶ 20.

19. Alimony and other taxable income (see instructions). Describe: ___

23. Other nontaxable income (see instructions). Describe: ___

Type or print in blue or black ink. 2007 MICHIGAN Home Heating Credit Claim MI-1040CR-7 Print numbers like this: 0/23456789 - NOT like this: 0147Attachment Sequence No. 08 1. Filer's First Name ▶ 2. Filer's Social Security No. (Example: 123-45-6789) If a Joint Return, Spouse's First Name M.I. Last Name ▶ 3. Spouse's Social Security No. (Example: 123-45-6789) Home Address (No., Street, P.O. Box or Rural Route) City or Town ▶ **4.** County Code (p.15) 귑 No 5. Are your heating costs currently included in your rent or is ▶ 11. Exemptions. Enter the number that applies your heat service in someone else's name (see instructions)? to you, your spouse, or your dependents and complete line 12 below. 6. Do you want your name and address referred to other government assistance programs for which you may qualify? Personal Exemption ▶ a (You and your spouse only) Age 65 or older **▶** b. 7. Do you or your spouse now receive Supplemental Security Income (SSI)? Deaf, Disabled or Blind ... **▶** c. 8. ENTER YOUR AGE if you are age 60 or older Unemployment compensation ▶ d. greater than 50% of AGI **9.** How much were you billed for heat between 11/1/2006 - 10/31/2007?..... Number of children living with you: 00 Ages 2 and under..... **▶** e ▶ 10. If you lived in one of these CARE facilities (not a senior • Ages 3-5..... **▶** f. apartment complex) for all of 2007, check the box (see instructions). Ages 6-18..... **▶** g. Adult Foster Care Home Dependent adults, other than your Nursing Home spouse, who live with you **▶** h. Licensed Home for the Aged Substance Abuse Center Add lines 11a through 11h 12. Enter below the name, Social Security number, relationship and age of the dependents you claimed in line 11, e - h above. Dependent's Name Dependent's Relationship to You Social Security Number Age in Years b. d. 00 13. Wages, salaries, tips, sick, strike and SUB pay, etc 00 14. All interest and dividend income (including nontaxable interest) 00 00 16. Annuity, retirement pension and IRA benefits. Name of Payer: _

						_
+	0000	2007	37	01	2.7	9

17.

18.

21.

▶ 22.

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200	7 MI-1040CR-7, Page 2	Filer's Social Se	Filer's Social Security Number				
				<u> </u>			
27.	Enter amount from line 26				27.	00	
	Other adjustments (see instructions). Describe:			28.	00		
29.	Medical insurance or HMO premiums you	u paid for you and y	our family	29.	00		
30.	Add lines 28 and 29				30.	00	
31.	HOUSEHOLD INCOME. Subtract line 30	from line 27. If line	e 30 is greater	than line 27, enter "	0" > 31.	00	
Sta	ndard and Alternate Home Heating	Credit Computa	tions				
32.	STANDARD CREDIT. Standard allowan	ce from Table A, p	.15	32.	00		
33.	Multiply household income (line 31) by 3. Subtract line 33 from line 32 for standard	5% (.035)		33.	00		
34.	Subtract line 33 from line 32 for standard If line 33 is greater than line 32, enter "0"	credit amount.		34.	00		
35.	If you answered "Yes" to line 5, multiply to on line 40. (If approved, the final amount	he amount on line 3	34 by 50% (.50). Enter here and	35.	00	
36.	ALTERNATE CREDIT. Total heating co \$2,231 (whichever is less)	sts from line 9 or		26	00		
27	Multiply household income (line 31) by 1				00		
	Subtract line 37 from line 36. If line 37 is				00		
	Multiply line 38 by 70% (.70) for alternate	_			00		
	If you completed line 35, enter that amou					<u> </u>	
40.	of lines 34 or 39 here	Tit fiere. Otherwise,		GI	40.	00	
41.	HOME HEATING CREDIT. Multiply the	amount on line 40 b	oy 53% (0.53)		> 41.	00	
42	RESIDENCY in 2007.						
72.					of Michigan residency ir (Example: 04-15-2007)		
	a. Resident			OU	SPOUSE		
	b. Nonresident	FROM:	_	- 2007		- 2007	
	c. Part-Year Resident*	TO:	_	- 2007		- 2007	
IMP	ORTANT						
43.	- Vou must shock this how to m		om your heat	provider for any ov	erpayment to your h	eat account,	
	ore you sign, please review your claim. Man and that you have answered all the quest	ke sure your name		ty number and curre	ent mailing address are	e on the	
	ceased Taxpayers. If Filer and/or Spouse died TER DATE OF DEATH ONLY. Example: 04-15-200		dates below.	Preparer Certificat this return is based on all	ion. I declare under penal information of which I have	ty of perjury that any knowledge.	
▶ Fil	er – – Þ Spouse	<u> </u>	- 1	Preparer's PTIN, FEII	N or SSN		
	xpayer Certification. I declare under penalty of		ation in this	Description Dustrace	lana (ariat as topa)		
	rn and attachments is true and complete to the best of s Signature	f my knowledge. Date		Preparer's Business N	атне (ринк от туре)		
Spor	ise's Signature	Date		Preparer's Business A	Address (print or type)		
Ορυι	oo o orginaturo	Date					
▶ 1a	authorize Treasury to discuss my return with my prepa	rer. Yes	No				

File (postmark) your claim by September 30, 2008. Mail your claim to: Michigan Department of Treasury Lansing, MI 48956

+ 0000 2007 37 02 27 7

Michigan Department of Treasury 2871 (Rev. 10-07), Page 1 **Schedule CT**

2007 MICHIGAN College Tuition and Fees Credit

Issued under authority of P.A. 7 of 1995.

Attach to Form MI-1040. Type or print in blue or black ink. Print numbers like this: 0/23456789 - NOT like this: 0147

۸	ttach	mont	Seque	nco	Nο	۸7
4	llaciii	ment	Seque	ance	NO.	υı

▶ 1. Filer's First Na	ame		M.I.	Last Name		▶ 2. Filer's Soci	al Security Number (Ex	(ample: 123-45-6789)			
If a Joint Return, S	Return, Spouse's First Name M.I. Last Name				Spouse's Social Security Number (Example: 123-45-6789)						
Limitations: To be eligible to claim the credit, you must be a permanent Michigan resident, your adjusted gross income must be \$200,000 or less and the student(s) must have attended a school listed on the back of this form.											
3. Adjusted gross income from your MI-1040, line 10) 3. 00					
4. Credit Am	ount. Con	nplete all	colum	ns and ro	und all amounts to the nea	rest dollar.					
А		>	В		С	D College or	E Amount of	F Multiply each amount in Col. E by 8% and enter			
Student N	Name	Student So	cial Secu	rity Number	Name of Qualifying Michigan College or University Attended	University Code Number (see p. 2)	Undergraduate Tuition and Fees Paid	here. Cannot exceed \$375 per student.			
a.											
b.											
c.		_		_							
d.		_		_							
					F here and carry this xceed \$375 per student.)	\$	> 4e.	00			
					e tuition and fees for the s		> 5.	Yes No			
					s contributing to undergradh "d" references.	duate tuition a	nd fees for the s	tudent(s) listed			
А					В						
Student Identification From Line 4 Abov					Name and Address of Co	ntributor					
a.											
b.											
c.											
d.											

General Information Michigan College Tuition and Fees Credit

A nonrefundable Michigan income tax credit for college tuition and uniformly-required fees paid on behalf of a student is available for 2007. Uniformly-required fees are those fees which are paid by all students attending the named college or university.

To claim this credit, you must be a permanent resident of Michigan at the time the tuition and fees were paid, have adjusted gross income of \$200,000 or less, and file a *Michigan Individual Income Tax Return* (Form MI-1040).

The student(s) must attend a Michigan institution of higher education which certifies that tuition will not increase in the following academic year by more than the preceding year's rate of inflation. See the list below. If the school is not listed, you may not claim the credit.

The amount of the credit is limited to 8 percent of tuition and fees paid per student. The credit cannot exceed \$375 for each student in each tax year and can only be taken for four years per student.

Students attending an institution providing programs solely for sectarian instruction or religious worship are not eligible for the credit.

0203 Baker College of Allen Park

When computing the credit remember:

- The student must be working on an undergraduate degree or certificate.
- Use the amount of tuition and fees actually paid by the claimant during the tax year. Tuition and fees paid by student loan funds are eligible for the credit. Do not include the amount covered by MET contracts, scholarships, grants, etc.
- The cost of books, room and board, transportation, etc. are <u>not</u> considered tuition and fees paid and therefore cannot be used in the computation.
- The credit cannot exceed \$375 per student, even if two or more individuals have contributed to one student's education.
- Amounts paid into (or under) a MET contract do <u>not</u> qualify as tuition paid.

Treasury may request proof of tuition and fees paid. Failure to attach your *Schedule CT* to your MI-1040 can delay processing of your return.

Visit Treasury's Web Site at www.michigan.gov/taxes

0512 Glen Oaks Community College

If the school is not listed, you may not claim the credit.

2007 MICHIGAN COLLEGE AND UNIVERSITY CODE LIST

Approved colleges and universities are listed alphabetically with code numbers to the left of the name. Enter the appropriate Michigan College or University Code Number on your Schedule CT, column D, line 4. (Do not enter the school business account number.)

			cion cano community concept
0222	Baker College of Auburn Hills	0516	Gogebic Community College
0228	Baker College of Cadillac	0285	Grace Bible College
0430	Baker College of Cass City	0280	Kettering University
0224	Baker College of Clinton Township	0556	Macomb Community College
0225	Baker College of Flint	0213	Miller College
0223	Baker College of Jackson	0580	Mott Community College
0227	Baker College of Muskegon	0588	North Central Michigan College
0229	Baker College of Owosso	0592	Northwestern Michigan College
0226	Baker College of Port Huron	0612	Oakland Community College
0505	Bay Mills Community College	0636	Wayne County Community College
0240	Cleary University	0640	West Shore Community College
0508	Delta College		

www.michigan.gov/taxes

2007 MICHIGAN Qualified Adoption Expenses MI-8839

INSTRUCTIONS: You must complete form U.S. 8839, Qualified Adoption Expenses, prior to completing this form. (Important: If you do not qualify for the federal adoption credit, you are not eligible for a Michigan adoption credit.) If your adjusted gross income exceeds \$210,820 you are not eligible for this credit. Attach this form and a copy of your completed U.S. 8839 to your MI-1040. Type or print in blue or black ink.

Print	numbers like this: 0/2345	6789	7 - NOT	like this: Ø14)	チ		Attachment Sequence	No. 10
File	r's First Name	M.I.	Last Name	9		Filer's Social Security	Number (Example: 123-45-678	
						_	_	
If a	If a Joint Return, Spouse's First Name		Last Name	e		Spouse's Social Secu	urity Number (Example: 123-45	-6789)
						_	-	
	RT 1: INFORMATION ABC					N		
	▶ A			▶ B		▶ C	▶ D	
	Child's Name			Child's Year of Birth	Child's	Identifying Number	Qualified Expense for Each	ch Child
1.					_	_		00
2.					_	_		00
3.					_	_		00
4.					_	_		00
5.	Total qualified expenses.* Enter	er total	of Columr	ı D		····· 5.		00
	RT 2: ADOPTION CREDIT		from Dow	4 > 6				
ъ.	Enter total number of eligible of	miaren	Irom Part	7 6.				
7.	Enter amount from U.S. 8839,	line 12				7.		00
8.	Subtract line 7 from line 5. If li	ne 7 is	larger tha	n line 5, enter zero		> 8.		00
9.	Multiply line 6 by \$1,200) 9.		00
10	Enter the amallar of line 9 or li	00 D bo	ro and an	line 29 of your ML 10	140	\ 10		00

*NOTE: If you have more than four children, attach a separate schedule listing the information requested in Part 1 for each additional child. On line 5 above, enter the total of column D plus the qualified expenses from the additional schedule.

10. Enter the smaller of line 8 or line 9 here and on line 28 of your MI-1040

▶ 10.

The credit amount of \$1,200 per child is the maximum credit a taxpayer will receive in Michigan regardless of the amount claimed or carried forward at the federal level.

Michigan Department of Treasury 3174 (Rev. 9-07) Issued under authority of P.A. 281 of 1967.

2007 MICHIGAN Direct Deposit of Refund

* Attach to Form MI-1040CR-7. Type or print in blue or black ink.

Print numbers like this: 0/23456789 - NOT like this: 0147

Attachment Sequence No. 11

▶ 1. Filer's First Name	M.I.	Last Name		▶ 2.	Filer's Social	Security No. (E	example: 123-45-6789)
					_	_	_
3. If a Joint Return, Spouse's First Name	M.I.	Last Name		Ļ			
				4.	Spouse's Soc	cial Security No	. (Example: 123-45-6789)
5. Name of Financial Institution					-	-	-
▶ 6. Routing Transit Number (RTN)			wo numbers of th be 01 through 1 ugh 32.			▶ 8.	Type of Account: (1) Checking
7. Account Number							(2) Savings

Why Use Direct Deposit?

Convenient: Your refund is deposited directly into your account at the financial institution of your choice.

<u>Safe</u>: Direct Deposit eliminates lost or stolen refund checks.

Reliable: Direct Deposit is done electronically. Your refund is deposited timely, even if you are on vacation or traveling on business.

General Instructions

If you file an MI-1040CR-7 and are not receiving an energy draft, complete this form to have your check directly deposited into your bank account.

First check with your financial institution to (1) make sure it will accept direct deposit, (2) obtain the correct RTN and account number, and (3) if

applicable, verify that your financial institution will allow a joint refund to be deposited into an individual account.

* You may also use Direct Deposit if you file an MI-1040, MI-1040CR or MI-1040CR-2. The request for Direct Deposit information is contained on these forms. A separate Direct Deposit of Refund, Form 3174, is not required.

You should NOT file this form if:

- You file an MI-1040CR-7 and an energy draft will be issued or a credit will be sent to your heat provider.
- You file electronically. Give your RTN and bank account number to your tax preparer. This information will become part of the electronic file.
- You are a personal representative filing a return on behalf of a deceased taxpayer.
- You completed the Direct Deposit information on the MI-1040, MI-1040CR or MI-1040CR-2.

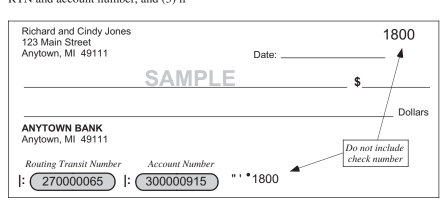
Line-by-Line Instructions

Lines not listed are self-explanatory.

Line 5: Enter the name of the financial institution where the Direct Deposit will be made.

Line 6: Enter the nine-digit routing number. The RTN is usually found between the symbols |: and |: on the bottom of your check (see check sample). The first two digits must be 01 through 12 or 21 through 32.

Line 7: Enter your bank account number up to 17 characters (both numbers and letters). The account number is usually found immediately to the right of the RTN on the bottom of your check (see check sample). Include hyphens but omit spaces and special symbols. Enter the number from left to right and leave unused boxes blank. Do not include the check number.



The routing transit number and account number may appear in a different location on your check.

What If There Is a Problem With My Direct Deposit Request?

If we are unable to honor your request for Direct Deposit, we will send you a check. Your request for Direct Deposit may be affected by any of the following:

- You or your spouse owe a debt to the State of Michigan or to a third party which the state is obligated to pay before it can refund money to you. This includes child support, garnishments and levies.
- You close your bank account after submitting your tax return and Direct Deposit request.
- The financial institution rejects the Direct Deposit because you entered an incorrect RTN or account number, or you did not check the correct box for line 8.
- You requested that your refund be deposited into a foreign bank or a foreign branch of a U.S. bank. The State of Michigan can only make direct deposits to accounts in U.S. financial institutions located in the United States.

For more information on Direct Deposit, call 1-800-827-4000, select menu option "1," then "4" then "192." You may also contact your financial institution to find out if your Direct Deposit has been made. Allow at least eight weeks for the processing of your refund before calling your financial institution.

Help With Your Taxes

The Michigan Department of Treasury offers a variety of services designed to assist you and most are available 24 hours a day, seven days a week.

Note: To obtain information about your account using the Internet and Telephone options listed below, you must have the following information from your return: (1) primary filer's Social Security Number, (2) adjusted gross income or household income, (3) the year of the return, and (4) filing status (single, married filing joint or separate).

INTERNET



www.michigan.gov/iit

This secure Web site was designed specifically to protect your personal tax information. Use the Department of Treasury Web site to:

- Check the status of your return
- Check estimated payments you made during the year
- Change your address
- Ask a specific question about your account.



www.michigan.gov/taxes

Find the following information on this Department of Treasury Web site:

- Current year forms and instructions
- Answers to many tax preparation questions
- Most commonly used tax forms
- Free assistance in preparing your return
- Other tax time resources.

TELEPHONE



1-800-827-4000 Automated Information Service

With Treasury's automated phone system you can:

- Check the status of your return
- Get information on estimated payments
- Order current year and prior year tax forms.

Tele-Help: For prerecorded information about income tax and tax credit topics, dial 1-800-827-4000 and press option "1." (A complete list of income tax and tax credit topics is available in the income tax instruction booklet.) While most questions can be answered by the Automated Information Service, you may speak with one of our customer service representatives from 8:00 a.m. to 4:45 p.m., Monday through Friday.

Persons who have hearing or speech impairments may call 517-636-4999 (TTY).

Request for Refund of Use Tax Paid on Services

Issued under authority of Public Act 148 of 2007.

Instructions: Use this form only to request a refund from the Michigan Department of Treasury for use tax paid on services. Do not use this form if you received or requested a refund from the service provider. A copy of the receipt itemizing the service charge and tax collected must accompany this request. Complete all fields on this form.

PART 1: Taxpayer Identificat	ion					
First Name	M.I. Last Name			Social Security Number		
Home Address (No., Street, P.O. Box or R	ural Route)	1				
City or Town				State	ZIP Code	
City of Town			Sidle	ZIF Code		
PART 2: Service Provider Inf	ormatio	n				
Name of Service Provider						
Address (No., Street, P.O. Box or Rural Ro	oute)					
City or Town			State	ZIP Code		
PART 3: Service Details						
Date of Service			Type of Service			
Cost of Service		Use Tax Paid				
Copy of Receipt Attached			•			
Yes. Copy of receipt is required.			est will not be processed.			
Have you requested or received a refund f	rom the Ser	vice Provider for use tax paid?				
Yes. This refund request will not be pr	ocessed.	□ No				
PART 4: Certification						
I declare under penalty of perjury that the in	nformation i	n this return and attachments is	true and complete to the	best of my knowledge		
Signature			Di	ate		

For additional information, visit **www.michigan.gov/taxes**. You may also contact a Customer Service Representative at (517) 636-4730.

Mail a signed refund request with an attached copy of your receipt to:

Sales, Use and Withholding Taxes Michigan Department of Treasury P. O. Box 30781 Lansing, Michigan 48909

Help With Your Taxes

The Michigan Department of Treasury offers a variety of services designed to assist you, and most are available 24 hours a day, seven days a week.

IMPORTANT: To obtain information about your account using the following Internet and Telephone Options, you will need the following information from your return:

- Social Security number of the primary filer (filer listed first on the return)
- Tax year of the return
- Adjusted gross income or household income
- Filing status (single, married joint, married separate).

INTERNET OPTIONS

www.michigan.gov/incometax

Find the following information on this Web site:

- · Current year forms and instructions
- Answers to many tax preparation questions
- Most commonly used tax forms
- Free assistance in preparing your return
- · Other tax time resources.

www.michigan.gov/iit

This secure Web site was designed specifically to protect your personal tax information. Use this Web site to:

- Check the status of your return
- · Check estimated payments you made during the year
- · Check the status of letters you have sent to Treasury

- Change your address
- Ask a specific question about your account.

TELEPHONE OPTIONS

1-800-827-4000 Automated Information Service

With Treasury's automated phone system, you can:

- · Request the status of your refund
- Request information on estimated payments
- Order current tax year forms.

Tele-Help: For prerecorded information about income tax and tax credit topics, dial 1-800-827-4000 and press option "1." See below for a complete list of topics.

While most questions can be answered by the Automated Information Service, you may speak with one of our customer service representatives from 8:00 a.m. to 4:45 p.m., Monday through Friday, by calling 1-800-827-4000.

Telephone help is available using TTY equipment by calling (517) 636-4999. Printed material in an alternate format may be obtained by calling 1-800-827-4000, press options 1, 4, and 223.

FORMS

Find tax forms using the Internet and Telephone Options listed on this page. Commonly used forms are also available at Treasury offices (see back cover) and most public libraries, Northern Michigan post offices, Michigan Secretary of State branch offices and Department of Human Services (DHS) branch offices.

Tele-Help Code Numbers and Topics Tax Information at Your Fingertips! Call 1-800-827-4000

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