

ASSESSOR AFFIDAVIT REGARDING THE DETERMINATION THAT A QUALIFIED START-UP BUSINESS EXEMPTION HAS BEEN ERRONEOUSLY GRANTED

County

The changes in Taxable Value recorded on this affidavit are authorized by Section 7 h h of the General Property Tax Act, P.A. 206 of 1893, as amended.

In accordance with this authority, a correction has been made in the Assessed Value(s) and Taxable Value(s) of the following described property:

_____ located in the City of/Township of/Village of _____. This is a correction to the _____
(Parcel Identification Number) (Tax Years)

Correction of Assessed Value and Taxable Value						
School Code	Year of Assessment:			Year of Assessment:		
	Before Correction	Amount of Increase	Corrected	Before Correction	Amount of Increase	Corrected
Assessed Value						
Taxable Value						

Correction of Taxing Unit Levy						
Taxing Unit	Year of Assessment:			Year of Assessment:		
	Before Correction	Amount of Increase	Corrected	Before Correction	Amount of Increase	Corrected
County						
Intermediate School District						
Community College						
State Education Tax						
Local School Operating						
Local School Supplemental (<=18)						
Local School Supplemental (> 18)						
Local School Enhancement						
Local School Debt						
City/Township/Village						
Other						
Total						

NOTE: The levy section of this affidavit does not include collections fees, penalties, and interest paid. These must be included, when applicable, by the treasurer as required by M.C.L. 211 7 h h.

I, _____, being the certified assessor for the City/Twp of _____, do hereby swear or affirm that the above information is true, to the best of my knowledge.

Signature of Certified Assessor	Date	Certification No.
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Copies to: State Tax Commission, Equalization Department, County Treasurer, and the Treasurers of all other affected Taxing Authorities.