STATE OF MICHIGAN

COURT OF APPEALS

FORD MOTOR CREDIT COMPANY,	UNPUBLISHED January 12, 2010
Plaintiff-Appellant,	
V DEPARTMENT OF TREASURY, TREASURER FOR THE DEPARTMENT OF TREASURY, and STATE OF MICHIGAN,	No. 289781 Court of Claims LC No. 07-000173-MT
Defendants-Appellees.	
Before: Fort Hood, P.J., and Cavanagh and K. F. Kelly, JJ. MEMORANDUM.	
Plaintiff appeals as of right from the order granting defendants. We affirm.	summary disposition in favor of
We reject the constitutional arguments raised by plainting <i>LLC v Dep't of Treasury</i> , Mich App; NW2d it remains entitled to the refund based on the definition of person is without merit. MCL 205.51(1)(a) expressly provides that limited meaning is disclosed by the context." Once the intention it prevails over any conflicting rule of statutory construction 584, 595; 487 NW2d 698 (1992); <i>Thompson v Thompson</i> , 2	(2009). Plaintiff's contention that on contained in MCL 205.51(1)(a) it does not apply where "a more on of the Legislature is discovered, . See <i>People v Russo</i> , 439 Mich

Affirmed.

supra; Thompson, supra.

/s/ Karen M. Fort Hood

/s/ Mark J. Cavanagh

/s/ Kirsten Frank Kelly

NW2d 250 (2004). In light of the Legislature's amendment of MCL 205.54i to express its original intent that only the person who remits the tax on the specific sale at retail was entitled to the bad debt deduction, plaintiff's position is without merit. Lastly, plaintiff's assertion that it is entitled to the bad debt deduction based on an assignment is contrary to the Legislature's expressed statement that the deduction is available only to the person who remits the tax. *Russo*,