

DEPARTMENT OF HEALTH AND HUMAN SERVICES FY 2017-18 DECISION DOCUMENT PART 2 and PART 2A BOILERPLATE

House Bill 4238 (H-1)
AS REPORTED BY THE SUBCOMMITTEE APRIL 19, 2017

HOUSE APPROPRIATIONS SUBCOMMITTEE ON HEALTH AND HUMAN SERVICES

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HOUSE FISCAL AGENCY

Mary Ann Cleary, Director Kevin Koorstra, Associate Director Susan Frey, Senior Fiscal Analyst Viola Bay Wild, Senior Fiscal Analyst

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April 21, 2017



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
GENERAL SECTIONS			
State Spending to Local Governments			
Sec. 201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for fiscal year 2016-2017 is \$6,668,715,800.00 and state spending from state resources to be paid to local units of government for fiscal year 2016-2017 is \$1,316,100,200.00. The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF HEALTH AND HUMAN SERVICES	Sec. 8-201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for THE fiscal year 2016-2017 2018 is \$6,668,715,800.00 \$6,903,905,200.00 and state spending from state resources to be paid to local units of government for fiscal year 2016-2017 2018 is \$1,316,100,200.00 \$1,371,570,500.00. The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF HEALTH AND HUMAN SERVICES	Sec. 201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for fiscal year 2016-2017 2017-2018 is \$6,668,715,800.00 \$6,783,884,100.00 and state spending from state resources to be paid to local units of government for fiscal year 2016-2017 2017-2018 is \$1,316,100,200.00 \$1,361,256,600.00. The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF HEALTH AND HUMAN SERVICES	



FY 2016-17	FY 2017-2018			FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
COMMUNITY SERVICES AND OUTREACH Housing and support services	[Executive makes the following revisions, and alters order] (ONLY changed items are shown	[House makes the following revisions, and alters order to follow order of bill Part 1 line items]				
CHILDREN'S SERVICES AGENCY - CHILD WELFARE Child care fund\$ 139,165,200	below) COMMUNITY SERVICES AND	(ONLY changed items are shown below)				
CHILDREN'S SERVICES AGENCY - JUVENILE JUSTICE County juvenile officers \$3,525,200 PUBLIC ASSISTANCE Family independence program \$8,500 State disability assistance payments 948,400 Multicultural integration funding 5,478,200	OUTREACH Housing and support services \$638,300 637,300 Crime victim rights services grants 6,825,000 7,216,000 CHILDREN'S SERVICES AGENCY	Housing and support services \$638,300 637,300 Crime victim rights services grants 6,825,000 7,216,000				
	CHILD WELFARE Child care fund \$139,165,200 142,736,200	Child care fund \$139,165,200 141,665,000				
	CHILDREN'S SERVICES AGENCY – JUVENILE JUSTICE County juvenile officers \$3,525,200	CHILDREN'S SERVICES AGENCY – JUVENILE JUSTICE County juvenile officers \$3,525,200				
	PUBLIC ASSISTANCE Family independence program \$8,500 \$5,100 State disability assistance payments 948,400 742,600	Family independence program \$8,500 \$5,100 State disability assistance payments 948,400 742,600				
BEHAVIORAL HEALTH PROGRAM ADMINISTRATION AND SPECIAL PROJECTS Community residential and support services \$292,100	BEHAVIORAL HEALTH PROGRAM ADMINISTRATION AND SPECIAL PROJECTS BEHAVIORAL HEALTH PROGRAM ADMINISTRATION \$3,132,000 Community residential and support services \$292,100	BEHAVIORAL HEALTH PROGRAM ADMINISTRATION \$3,132,000 Community residential and support services \$292,100				



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
BEHAVIORAL HEALTH SERVICES Medicaid mental health services	(ONLY changed items are shown below) BEHAVIORAL HEALTH SERVICES Medicaid mental health services \$780,138,400 790,776,700 Medicaid substance use disorder services 18,455,200 17,505,600 Community substance use disorder prevention, education, and treatment 13,547,400 14,553,400 Children's waiver home care program 6,824,000 6,500,000 Nursing home PAS/ARR-OBRA 2,727,800 2,728,200 Children with serious emotional disturbance waiver 2,500,000 Healthy Michigan plan - behavioral health 8,911,400 15,421,700 Autism services 21,211,900 36,641,700 HEALTH HOMES 70,700	(ONLY changed items are shown below) Medicaid mental health services \$780,138,400 781,860,700 Medicaid substance use disorder services 18,455,200-17,505,600 Community substance use disorder prevention, education, and treatment 13,547,400 14,553,400 Children's waiver home care program 6,824,000 6,500,000 Nursing home PAS/ARR-OBRA 2,727,800 2,728,200 Children with serious emotional disturbance waiver 2,500,000 3,522,000 Healthy Michigan plan - behavioral health 8,911,400 15,257,000 Autism services 21,211,900 34,880,700 HEALTH HOMES 70,700	
HEALTH POLICY Primary care services	HEALTH POLICY Primary care services \$ 87,700 87,300 HEALTH INNOVATION GRANTS 137,100	Primary care services \$ 87,700 87,300	
DISEASE CONTROL, PREVENTION, AND EPIDEMIOLOGY Immunization program\$ 1,042,700	LABORATORY SERVICES Laboratory services \$ 5,200 5,300 DISEASE CONTROL, PREVENTION, AND EPIDEMIOLOGY Immunization program \$ 1,042,700 1,039,300 CHILDHOOD LEAD PROGRAM	Laboratory services \$ 5,200 5,300 Immunization program \$ 1,042,700 1,039,300 CHILDHOOD LEAD PROGRAM	
	314,800 EPIDEMIOLOGY ADMINISTRATION 154,800	314,800 EPIDEMIOLOGY ADMINISTRATION 154,800	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
LOCAL HEALTH AND ADMINISTRATIVE SERVICES AIDS prevention, testing, and care programs \$929,400 Cancer prevention and control program 102,700 Chronic disease control and health promotion administration 7,100 Essential local public health services 34,199,500 Health and wellness initiatives 1,918,300 Implementation of 1993 PA 133, MCL 333.17015 300 Sexually transmitted disease control program 194,300 FAMILY, MATERNAL, AND CHILD HEALTH Prenatal care outreach and service delivery support \$3,469,800	(ONLY changed items are shown below) LOCAL HEALTH AND ADMINISTRATIVE SERVICES AIDS prevention, testing, and care programs \$929,400 1,809,300 Cancer prevention and control program 102,700 Chronic disease control and health promotion administration 7,100 Essential local public health services 34,199,500 35,736,100 Health and wellness initiatives 1,918,300 2,189,900 Implementation of 1993 PA 133, MCL 333.17015 300 Sexually transmitted disease control program 194,300 701,300 PUBLIC HEALTH ADMINISTRATION 1,000 FAMILY, MATERNAL, AND CHILD HEALTH Prenatal care outreach and service delivery support \$3,469,800 2,997,600 FAMILY, MATERNAL, AND CHILDREN'S HEALTH SERVICES ADMINISTRATION 8,800	(ONLY changed items are shown below) AIDS prevention, testing, and care programs \$ 929,400 1,809,300 Cancer prevention and control program 102,700 Chronic disease control and health promotion administration 7,100 Essential local public health services 34,199,500 35,736,100 Health and wellness initiatives 1,918,300 2,189,900 Implementation of 1993 PA 133, MCL 333.17015 300 Sexually transmitted disease control program 194,300 701,300 PUBLIC HEALTH ADMINISTRATION 1,000 Prenatal care outreach and service delivery support \$ 3,469,800 2,997,600 FAMILY, MATERNAL, AND CHILD HEALTH ADMINISTRATION 8,800	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CHILDREN'S SPECIAL HEALTH CARE SERVICES Outreach and advocacy	(ONLY changed items are shown below) CHILDREN'S SPECIAL HEALTH CARE SERVICES Outreach and advocacy \$2,755,000 2,440,900	(ONLY changed items are shown below)	
Respite care program	Medical care and treatment. 949,800 1,236,200	Medical care and treatment. 949,800 1,236,200	
	AGING AND ADULT SERVICES AGENCY Community services \$ 19,033,500 19,383,500	Community services \$ 19,033,500 20,033,500 Nutrition services 11,087,000 11,837,000	
	Respite care program 5,868,700 6,468,700 Senior volunteer service programs 963,600 940,800	Respite care program 5,868,700 6,468,700 Senior volunteer service programs 963,600 940,800	
MEDICAL SERVICES Hospital services and therapy \$2,449,500 Physician services 12,504,900 Transportation 949,800 Dental services 1,402,400 Long-term care services 82,912,800	MEDICAL SERVICES Hospital services and therapy \$2,449,500 1,575,500 Physician services 12,504,900 8,926,800 Transportation 949,800 53,200 Dental services 1,402,400 2,141,200 Long-term care services 82,912,800 102,419,500	Hospital services and therapy \$2,449,500 1,575,500 Physician services 12,504,900 8,926,800 Transportation 949,800 53,200 Dental services 1,402,400 2,141,200 Long-term care services 82,912,800 102,419,500	
TOTAL OF PAYMENTS TO LOCAL UNITS OF GOVERNMENT\$ 1,316,100,200	TOTAL OF PAYMENTS TO LOCAL UNITS OF GOVERNMENT \$1,316,100,200 1,371,570,500	\$ 1,316,100,200 1,361,256,600	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Appropriations Subject to Management and Budget Act			
Sec. 202. The appropriations authorized under this part and part 1 are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	Sec. 8-202. The appropriations authorized under this part and part 1 ARTICLE are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	Sec. 202. No changes to current law.	



Terms and Acronyms Sec. 203. As used in this part and part 1: (a) "AIDS" means acquired immunodeficiency syndrome. (b) "CMHSP" means acquired immunodeficiency syndrome. (c) "CMTSP" means acquired immunodeficiency syndrome. (b) "CMHSP" means acquired immunodeficiency syndrome. (c) "CMTSP" means acquired immunodeficiency syndrome. (b) "CMHSP" means acquired immunodeficiency syndrome. (c) "CMTSP" means acquired immunodeficiency syndrome. (d) "CHSPT" means acromative means the fiscal year ending September 30, 2017. (d) "Department" means the department of health and human services. (e) "Director" means the director of the department. (f) "DSH" means disproportionate share hospital. (f) "FERST" means early and periodic screening, diagnosis, and treatment. (h) "Federal poverty level" means the poverty guidelines published annually in the Federal Register by the United States Department of Health and Human Services under its authority to revise the poverty line under 42 USC 9902. (i) "TITE" means full-time equated. (i) "GME" means graduate medical education. (k) "Health plan" means, at a minimum, an organization that meets the criteria for delivering the comprehensive package of services under the department's comprehensive health plan. (l) "HEDIS" means health maintenance organization. (n) "IDEA" means the individuals with disabilities education act, 20 USC 1400 to 1482. (o) "IOC" means interdepartmental grant. (o) "MCH" means maternal and child health.	FY 2016-17		FY 2017-2018	
Sec. 203. As used in this part and part 1: (a) "AIDS" means acquired immunodeficiency syndrome. (b) "CMHSP" means a community mental health services program as that term is defined in section 100a of the mental health code, 1974 PA 258, MCL 330.1100a. (c) "Current fiscal year" means the fiscal year ending September 30, 2017. (d) "Department" means the director of the department. (f) "Director" means the director of the department. (h) "Federal poverty level" means the poverty guidelines published annually in the Federal Register by the United States Department of Health and Human Services under its authority to revise the poverty lieu under 42 USC 9902. (i) "FTE" means full-time equated. (j) "GME" means graduate medical education. (k) "Health plan" means, at a minimum, an organization that meets the criteria for delivering the comprehensive health plan. (i) "HEOIS" means health maintenance organization. (ii) "IDEA" means the individuals with disabilities education act, 20 USC 1400 to 1482. (o) "IDG" means interdepartmental grant. (o) "MCM" means miterdepartmental grant. (o) "IDG" means interdepartmental grant.	CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 203. As used in this part and part 1: (a) "AIDS" means acquired immunodeficiency syndrome. (b) "CMHSP" means a community mental health services program as that term is defined in section 100a of the mental health code, 1974 PA 258, MCL 330, 1100a. (c) "Current fiscal year" means the fiscal year ending September 30, 2017. (d) "Department" means the department of health and human services. (e) "Director" means the director of the department. (f) "DSh" means disproportionate share hospital. (g) "EFSDT" means early and periodic screening, diagnosis, and treatment. (h) "Federal poverty level" means the poverty guidelines published annually in the Federal Register by the United States Department of Health and Human Services under its authority to revise the poverty lime under 42 USC 9902. (i) "TET" means full-time equated. (j) "GMES" means propriensive health plan. (k) "Health plan" means, at a minimum, an organization that meets the criteria for delivering the comprehensive package of services under the department's comprehensive health plan. (n) "HEDIS" means health maintenance organization. (n) "IDEA" means health maintenance organization. (n) "IDEA" means health maintenance organization. (n) "IDEA" means theirdepartmental grant. (n) "IDEA" means the individuals with disabilities education act, 20 USC 1400 to 1482.	Terms and Acronyms			
(q) "Medicaid" mean subchapter XIX of the social security act, 42 USC 1396 to 1396w-5. (r) "Medicare" means subchapter XVIII of the social security act,	Sec. 203. As used in this part and part 1: (a) "AIDS" means acquired immunodeficiency syndrome. (b) "CMHSP" means a community mental health services program as that term is defined in section 100a of the mental health code, 1974 PA 258, MCL 330.1100a. (c) "Current fiscal year" means the fiscal year ending September 30, 2017. (d) "Department" means the department of health and human services. (e) "Director" means the director of the department. (f) "DSH" means disproportionate share hospital. (g) "EPSDT" means early and periodic screening, diagnosis, and treatment. (h) "Federal poverty level" means the poverty guidelines published annually in the Federal Register by the United States Department of Health and Human Services under its authority to revise the poverty line under 42 USC 9902. (i) "FTE" means full-time equated. (j) "GME" means graduate medical education. (k) "Health plan" means, at a minimum, an organization that meets the criteria for delivering the comprehensive package of services under the department's comprehensive health plan. (f) "HEDIS" means health maintenance organization. (n) "HMO" means health maintenance organization. (n) "HMO" means health maintenance organization. (n) "IDEA" means interdepartmental grant. (p) "MCH" means maternal and child health. (q) "Medicaid" mean subchapter XIX of the social security act, 42 USC 1396 to 1396w-5.	below) Sec. 8-203. As used in this part and part 1 ARTICLE: (c) "Current fiscal year" means the fiscal year ending September 30, 2017. (r) "Medicare" means subchapter XVIII of the social security act, 42 USC 1395 to 1395#. and items relettered as	below) Sec. 203. As used in this part and part 1: (c) "Current fiscal year" means the fiscal year ending September 30,	
	the elderly. (t) "MIChild" means the program described in section 1670. (u) "MiSACWIS" means Michigan statewide automated child welfare information system.			



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(v) "PAS/ARR-OBRA" means the preadmission screening and annual resident review required under the omnibus budget reconciliation act of 1987, section 1919(e)(7) of the social	(ONLY changed items are shown below)	(ONLY changed items are shown below)	
security act, 42 USC 1396r. (w) "PIHP" means an entity designated by the department as a regional entity or a specialty prepaid inpatient health plan for Medicaid mental health services, services to individuals with	(x) "Previous fiscal year" means the fiscal year ending September 30, 2016.	(x) "Previous fiscal year" means the fiscal year ending September 30, 2016 2017.	
developmental disabilities, and substance use disorder services. Regional entities are described in section 204b of the mental health code, 1974 PA 258, MCL 330.1204b. Specialty	(z) "SSI" means supplemental security income.	(z) "SSI" means supplemental security income.	
prepaid inpatient health plans are described in section 232b of the mental health code, 1974 PA 258, MCL 330.1232b. (x) "Previous fiscal year" means the fiscal year ending September 30, 2016.		(Z) "SNAP" MEANS SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM.	
(y) "Settlement" means the settlement agreement entered in the case of <u>Dwayne B.</u> v <u>Snyder</u> , docket no. 2:06-cv-13548 in the United States District Court for the Eastern District of Michigan. (z) "SSI" means supplemental security income. (aa) "Temporary assistance for needy families" or "TANF" or	(cc) "Title IV-D" means part D of title I+V of the social security act, 42 USC 651 to 669b.	(FF) "USDA" MEANS UNITED STATES DEPARTMENT OF	
"title IV-A" means part A of subchapter IV of the social security act, 42 USC 601 to 619. (bb) "Title IV-B" means part B of title IV of the social security	and items relettered as	AGRICULTURE and items relettered as	
act, 42 USC 620 to 629m. (cc) "Title IV-D" means part D of title IV of the social security act, 42 USC 651 to 669b. (dd) "Title IV-E" means part E of title IV of the social security act, 42 USC 670 to 679c. (ee) "Title X" means subchapter VIII of the public health service	appropriate	appropriate	
act, 42 USC 300 to 300a-8, which establishes grants to states for family planning services.			
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-204. Move Sec. 208 on Internet Reporting Requirements to Sec. 8-204, with revisions.	Sec. 204. Move Sec. 208 on Internet Reporting Requirements to Sec. 204, with no changes from current law.	
Time-Limited Addendum to Social Welfare Act			
Sec. 205. According to section 1b of the social welfare act, 1939 PA 280, MCL 400.1b, the department shall treat part 1 and this part as a time-limited addendum to the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b.	Move to Sec. 8-221 with no changes from current law.	Move to Sec. 221 with no changes from current law.	

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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-205. Move Sec. 209 on Purchasing Preference for American, Michigan, and Veteran Goods or Services to Sec. 8-205, with revisions.	Sec. 205. Move Sec. 209 on Purchasing Preference for American, Michigan, and Veteran Goods or Services to Sec. 205, with no changes from current law.	
Contingency Fund Appropriations			
Sec. 206. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$400,000,000.00 for federal contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. These funds shall not be made available to increase TANF authorization.	Move to Sec. 8-210 (1) with revisions: (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$400,000,000.00 for federal contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 THIS ARTICLE under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. These funds shall not be made available to increase TANF authorization.	Move to Sec. 210 (1) with no changes from current law.	
(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$45,000,000.00 for state restricted contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 8-210 (2) with revisions: (2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$45,000,000.00 for state restricted contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 THIS ARTICLE under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 210 (2) with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$40,000,000.00 for local contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 8-210 (3) with revisions: (3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$40,000,000.00 for local contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 THIS ARTICLE under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 210 (3) with no changes from current law.	
(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$60,000,000.00 for private contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 8-210 (4) with revisions: (4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$60,000,000.00 for private contingency funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 THIS ARTICLE under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Move to Sec. 210 (4) with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-206. Move Sec. 210 on Businesses in Deprived and Depressed Communities to Sec. 8- 206, with no changes from current law.	Sec. 206. Move Sec. 210 on Businesses in Deprived and Depressed Communities to Sec. 206, with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Performance Metrics			
Sec. 207. The department shall maintain, on a publicly accessible website, a department scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the department's performance.	Move to Sec. 8-213 with revisions: Sec. 207 8-213. The department shall maintain, on a publicly accessible website, a department scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the department's AGENCY'S performance.	Move to Sec. 213 with revisions: Sec. 207 213. The department shall maintain, on a publicly accessible website, a department scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the department's AN AGENCY'S performance.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-207. Move Sec. 217 on Out- of-State Travel Report to Sec. 8- 207, with no changes from current law.	Sec. 207. Move Sec. 217 on Out- of-State Travel Report to Sec. 207, with no changes from current law.	
Internet Reporting Requirements			
Sec. 208. Unless otherwise specified, the departments and agencies receiving appropriations in part 1 shall use the Internet to fulfill the reporting requirements of this part and part 1. This requirement shall include transmission of reports via electronic mail to the recipients identified for each reporting requirement, and it shall include placement of reports on the Internet.	Move to Sec. 8-204, with revisions: Sec. 208 8-204. Unless otherwise specified, the THE departments and agencies receiving appropriations in part 1 shall use the Internet to fulfill the reporting requirements of this part and part 1 ARTICLE. This requirement shall MAY include transmission of reports via electronic mail to the recipients identified for each reporting requirement, and OR it shall MAY include placement of reports on the AN Internet OR INTRANET SITE.	Move to Sec. 204 , with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-208. Move Sec. 276 on Legal Services of Attorney General to Sec. 8-208, with no changes from current law.	Sec. 208. Move Sec. 276 on Legal Services of Attorney General to Sec. 208, with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Purchasing Preference for American, Michigan, and Veteran Goods or Services			
Sec. 209. Funds appropriated in part 1 shall not be used for the purchase of foreign goods or services, or both, if competitively priced and of comparable quality American goods or services, or both, are available. Preference shall be given to goods or services, or both, manufactured or provided by Michigan businesses if they are competitively priced and of comparable quality. In addition, preference shall be given to goods or services, or both, that are manufactured or provided by Michigan businesses owned and operated by veterans if they are competitively priced and of comparable quality.	Move to Sec. 8-205, with revisions: Sec. 209. Funds appropriated in part 1 shall not be used for the purchase of foreign goods or services, or both, if competitively priced and of comparable quality American goods or services, or both, are available. Preference shall be given to goods or services, or both, manufactured or provided by Michigan businesses if they are competitively priced and of comparable quality. In addition, preference shall SHOULD be given to goods or services, or both, that are manufactured or provided by Michigan businesses owned and operated by veterans if they are competitively priced and of comparable quality.	Move to Sec. 205 , with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-209. Move Sec. 287 on General Fund/General Purpose Appropriation Lapse Report to Sec. 8-209, with no changes from current law.	Sec. 209. Move Sec. 287 on General Fund/General Purpose Appropriation Lapse Report to Sec. 209, with no changes from current law.	
Businesses in Deprived and Depressed Communities Sec. 210. The director shall take all reasonable steps to ensure businesses in deprived and depressed communities compete for and perform contracts to provide services or supplies, or both. Each director shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities for services, supplies, or both.	Move to Sec. 8-206 , with no changes from current law.	Move to Sec. 206 , with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-210. Move Sec. 206 on Contingency Fund Appropriations to Sec. 8-210, with revisions.	Sec. 210. Move Sec. 206 on Contingency Fund Appropriations to Sec. 210, with no changes from current law.	
Fee Revenue Carryforward			
Sec. 211. If the revenue collected by the department from fees and collections exceeds the amount appropriated in part 1, the revenue may be carried forward with the approval of the state budget director into the subsequent fiscal year. The revenue carried forward under this section shall be used as the first source of funds in the subsequent fiscal year.	Move to Sec. 8-226 , with no changes from current law.	Move to Sec. 226 , with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-211. Move Sec. 292 on Accessible Website Data on Expenditures and Payments to Sec. 8-211, with no changes from current law.	Sec. 211. Move Sec. 292 on Accessible Website Data on Expenditures and Payments to Sec. 211, with no changes from current law.	
Detailed Report of Fund Sources			
Sec. 212. (1) On or before February 1 of the current fiscal year, the department shall report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget director on the detailed name and amounts of estimated federal, restricted, private, and local sources of revenue that support the appropriations in each of the line items in part 1.	Delete current law.	Move to Sec. 217 (1) , with no changes from current law.	
(2) Upon the release of the next fiscal year executive budget recommendation, the department shall report to the same parties in subsection (1) on the amounts and detailed sources of federal, restricted, private, and local revenue proposed to support the total funds appropriated in each of the line items in part 1 of the next fiscal year executive budget proposal.	Delete current law.	Move to Sec. 217 (2) , with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-212. Move Sec. 265 on Report of State Restricted Funds to Sec. 8-212, with revisions.	Sec. 212. Move Sec. 265 on Report of State Restricted Funds to Sec. 212, with no changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Report on Tobacco Tax Funds and Healthy Michigan Fund			
Sec. 213. The state departments, agencies, and commissions receiving tobacco tax funds and Healthy Michigan fund revenue from part 1 shall report by April 1 of the current fiscal year to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget director on the following: (a) Detailed spending plan by appropriation line item including description of programs and a summary of organizations receiving these funds. (b) Description of allocations or bid processes including need or demand indicators used to determine allocations. (c) Eligibility criteria for program participation and maximum benefit levels where applicable. (d) Outcome measures used to evaluate programs, including measures of the effectiveness of these programs in improving the health of Michigan residents. (e) Any other information considered necessary by the house of representatives or senate appropriations committees or the state budget director.	Move to Sec. 8-227, with revisions: Sec. 243 8-227. The state departments, agencies, and commissions receiving tobacco tax funds and Healthy Michigan fund revenue from part 1 shall report by April 1 of the current fiscal year to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget director on the following: (a) Detailed spending plan by appropriation line item including description of programs and a summary of organizations receiving these funds. (b) Description of allocations or bid processes including need or demand indicators used to determine allocations. (c) Eligibility criteria for program participation and maximum benefit levels where applicable. (d) Outcome measures used to evaluate programs, including measures of the effectiveness of these programs in improving the health of Michigan residents. (e) Any other information considered necessary by the house of representatives or senate	Move to Sec. 227, with revisions: Sec. 243 227. The state departments, agencies, and commissions receiving tobacco tax funds and Healthy Michigan fund revenue from part 1 shall report by April 1 of the current fiscal year to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget director on the following: (a) Detailed spending plan by appropriation line item including description of programs and a summary of organizations receiving these funds. (b) Description of allocations or bid processes including need or demand indicators used to determine allocations. (c) Eligibility criteria for program participation and maximum benefit levels where applicable. (d) Outcome measures used to evaluate programs, including measures of the effectiveness of these programs in improving the health of Michigan residents. (e) Any other information considered necessary by the house of representatives or senate	
	appropriations committees or the state budget director.	appropriations committees or the state budget director.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-213. Move Sec. 207 on Performance Metrics to Sec. 8-213, with revisions.	Sec. 213. Move Sec. 207 on Performance Metrics to Sec. 213, with revisions.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
FTE Report			
Sec. 214. By March 1 and August 1 of the current fiscal year, the department shall report on the number of FTEs in pay status by type of staff.	Delete current law.	Move to Sec. 281 , with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-214. Move Sec. 297 on Legacy Costs to Sec. 8-214, with revisions.	Sec. 214. Move Sec. 297 on Legacy Costs to Sec. 214, with revisions.	
Notification if Legislative Objectives Conflict with Federal Regulation			
Sec. 215. If a legislative objective of this part or of a bill or amendment to a bill to amend the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b, cannot be implemented because implementation would conflict with or violate federal regulations, the department shall notify the state budget director, the chairs of the house and senate subcommittees on the department budget, and the house and senate fiscal agencies and policy offices of that fact.	Sec. 8-215. No changes from current law.	Sec. 215. If EITHER OF THE FOLLOWING EVENTS OCCUR, WITHIN 30 DAYS THE DEPARTMENT SHALL NOTIFY THE STATE BUDGET DIRECTOR, THE CHAIRS OF THE HOUSE AND SENATE SUBCOMMITTEES ON THE DEPARTMENT BUDGET, AND THE HOUSE AND SENATE FISCAL AGENCIES AND POLICY OFFICES OF THAT FACT: (A) a legislative objective of this part or of a bill or amendment to a bill to amend the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b, cannot be implemented because implementation would conflict with or violate federal regulations; the department shall notify the state budget director, the chairs of the house and senate subcommittees on the department budget, and the house and senate fiscal agencies and policy offices of that fact. (B) A FEDERAL GRANT, FOR WHICH A NOTICE OF AN AWARD HAS BEEN RECEIVED, CANNOT BE USED, OR WILL NOT BE	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Use of Prior-Year Revenue			
Sec. 216. (1) In addition to funds appropriated in part 1 for all programs and services, there is appropriated for write-offs of accounts receivable, deferrals, and for prior year obligations in excess of applicable prior year appropriations, an amount equal to total write-offs and prior year obligations, but not to exceed amounts available in prior year revenues.	Sec. 8-216. (1) No changes from current law.	Sec. 216. (1) No changes from current law.	
(2) The department's ability to satisfy appropriation fund sources in part 1 shall not be limited to collections and accruals pertaining to services provided in the current fiscal year, but shall also include reimbursements, refunds, adjustments, and settlements from prior years.	(2) No changes from current law.	(2) No changes from current law.	
Out-of-State Travel Report			
Sec. 217. The departments and agencies receiving appropriations in part 1 shall prepare a report on out-of-state travel expenses not later than January 1 of each year. The travel report shall be a listing of all travel by classified and unclassified employees outside this state in the immediately preceding fiscal year that was funded in whole or in part with funds appropriated in the department's budget. The report shall be submitted to the senate and house appropriations committees, the house and senate fiscal agencies, and the state budget director. The report shall include the following information:	Move to Sec. 8-207 , with no changes from current law.	Move to Sec. 207 , with no changes from current law.	
(a) The dates of each travel occurrence. (b) The transportation and related costs of each travel occurrence, including the proportion funded with state general fund/general purpose revenues, the proportion funded with state restricted revenues, the proportion funded with federal revenues, and the proportion funded with other revenues.			
HOUSE REORGANIZATION OF BOILERPLATE		Sec. 217. Move Sec. 212 on Detailed Report of Fund Sources to Sec. 217, with no changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Basic Health Services			
Sec. 218. The department shall include, but not be limited to, the following in its annual list of proposed basic health services as required in part 23 of the public health code, 1978 PA 368, MCL 333.2301 to 333.2321:	Sec. 8-218. No changes from current law.	Sec. 218. No changes from current law.	
 (a) Immunizations. (b) Communicable disease control. (c) Sexually transmitted disease control. (d) Tuberculosis control. (e) Prevention of gonorrhea eye infection in newborns. (f) Screening newborns for the conditions listed in section 5431 of the public health code, 1978 PA 368, MCL 333.5431, or recommended by the newborn screening quality assurance advisory committee created under section 5430 of the public health code, 1978 PA 368, MCL 333.5430. (g) Health and human services annex of the Michigan emergency management plan. (h) Prenatal care. 			
Contract with Michigan Public Health Institute			
Sec. 219. (1) The department may contract with the Michigan Public Health Institute for the design and implementation of projects and for other public health-related activities prescribed in section 2611 of the public health code, 1978 PA 368, MCL 333.2611. The department may develop a master agreement with the Institute to carry out these purposes for up to a 3-year period. The department shall report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget director on or before January 1 of the current fiscal year all of the following:	Sec. 8-219. (1) No changes from current law.	Sec. 219. (1) No changes from current law.	
 (a) A detailed description of each funded project. (b) The amount allocated for each project, the appropriation line item from which the allocation is funded, and the source of financing for each project. (c) The expected project duration. (d) A detailed spending plan for each project, including a list of all subgrantees and the amount allocated to each subgrantee. 			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) On or before September 30 of the current fiscal year, the department shall provide to the same parties listed in subsection (1) a copy of all reports, studies, and publications produced by the Michigan Public Health Institute, its subcontractors, or the department with the funds appropriated in part 1 and allocated to the Michigan Public Health Institute.	(2) On or before September 30 of the current fiscal year, FROM THE FUNDS APPROPRIATED IN PART 1 AND ALLOCATED TO THE MICHIGAN PUBLIC HEALTH INSTITUTE, the department shall POST OR provide LINKS ON ITS WEBSITE to the same parties listed in subsection (1) a copy of all reports, studies, and publications produced by the Michigan Public Health Institute, OR its subcontractors, or the department with the funds appropriated in part 1 and allocated to the Michigan Public Health Institute.	(2) On or before September DECEMBER 30 of the current fiscal year, the department shall provide to the same parties listed in subsection (1) a copy of all reports, studies, and publications produced by the Michigan Public Health Institute, its subcontractors, or the department with the funds appropriated in part 1 THE DEPARTMENT'S BUDGET IN THE PREVIOUS FISCAL YEAR and allocated to the Michigan Public Health Institute.	
Faith-Based Contracts and Services Sec. 220. The department shall ensure that faith-based	Sec. 8-220. No changes from	Sec. 220. No changes from current	
organizations are able to apply and compete for services, programs, or contracts that they are qualified and suitable to fulfill. The department shall not disqualify faith-based organizations solely on the basis of the religious nature of their organization or their guiding principles or statements of faith.	current law.	law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-221. Move Sec. 205 on Time-Limited Addendum to Social Welfare Act to Sec. 8-221, with no changes from current law.	Sec. 221. Move Sec. 205 on Time- Limited Addendum to Social Welfare Act to Sec. 221, with no changes from current law.	
Notification and Report of Policy Changes			
Sec. 222. (1) The department shall make the entire policy and procedures manual available and accessible to the public via the department website.	Delete current law.	Sec. 222. (1) No changes from current law.	

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall report no later than April 1 of the current fiscal year on each specific policy change made to implement a public act affecting the department that took effect during the prior calendar year to the house and senate appropriations subcommittees on the budget for the department, the joint committee on administrative rules, the senate and house fiscal agencies, and policy offices. The department shall attach each policy bulletin issued during the prior calendar year to this report.	Sec. 8-222. (2) No changes from current law.	(2) No changes from current law.	
Fees for Publications, Videos, Conferences, and Workshops Sec. 223. The department may establish and collect fees for publications, videos and related materials, conferences, and workshops. Collected fees shall be used to offset expenditures to pay for printing and mailing costs of the publications, videos and related materials, and costs of the workshops and conferences. The department shall not collect fees under this section that exceed the cost of the expenditures.	Sec. 8-223. The department may establish and collect fees for publications, videos and related materials, conferences, and workshops. Collected fees ARE APPROPRIATED WHEN RECEIVED AND shall be used to offset expenditures to pay for printing and mailing costs of the publications, videos and related materials, and costs of the workshops and conferences. The department shall not collect fees under this section that exceed the cost of the expenditures.	Sec. 223. The department may establish and collect fees for publications, videos and related materials, conferences, and workshops. Collected fees ARE APPROPRIATED WHEN RECEIVED AND shall be used to offset expenditures to pay for printing and mailing costs of the publications, videos and related materials, and costs of the workshops and conferences. The department shall not collect fees under this section that exceed the cost of the expenditures. WHEN COLLECTED FEES ARE APPROPRIATED UNDER THIS SECTION IN AN AMOUNT THAT EXCEEDS THE CURRENT FISCAL YEAR APPROPRIATION, WITHIN 30 DAYS THE DEPARTMENT SHALL NOTIFY THE CHAIRS OF THE HOUSE AND SENATE SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES AND POLICY OFFICES, AND THE STATE BUDGET DIRECTOR OF THAT FACT.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Food Assistance Overissuance Collections			
Sec. 224. The department may retain all of the state's share of food assistance overissuance collections as an offset to general fund/general purpose costs. Retained collections shall be applied against federal funds deductions in all appropriation units where department costs related to the investigation and recoupment of food assistance overissuances are incurred. Retained collections in excess of such costs shall be applied against the federal funds deducted in the departmentwide administration appropriation unit.	Sec. 8-224. No changes from current law.	Sec. 224. The department may retain all of the state's share of food assistance overissuance collections as an offset to general fund/general purpose costs. Retained collections shall be applied against federal funds deductions in all appropriation units where department costs related to the investigation and recoupment of food assistance overissuances are incurred. Retained collections in excess of such costs shall be applied against the federal funds deducted in the departmentwide DEPARTMENTAL administration AND SUPPORT appropriation unit.	
Public and Private Service Providers			
Sec. 225. (1) Sanctions, suspensions, conditions for provisional license status, and other penalties shall not be more stringent for private service providers than for public entities performing equivalent or similar services.	Sec. 8-225. (1) No changes from current law.	Sec. 225. (1) No changes from current law.	
(2) Neither the department nor private service providers or licensees shall be granted preferential treatment or considered automatically to be in compliance with administrative rules based on whether they have collective bargaining agreements with direct care workers. Private service providers or licensees without collective bargaining agreements shall not be subjected to additional requirements or conditions of licensure based on their lack of collective bargaining agreements.	(2) No changes from current law.	(2) No changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-226. Move Sec. 211 on Fee Revenue Carryforward to Sec. 8- 226, with no changes from current law.	Sec. 226. Move Sec. 211 on Fee Revenue Carryforward to Sec. 226, with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PROPOSED EXECUTIVE REORGANIZATION OF BOILERPLATE	Sec. 8-227. Move Sec. 213 on Report on Tobacco Tax Funds and Healthy Michigan Fund to Sec. 8- 227, with revisions.	Sec. 227. Move Sec. 213 on Report on Tobacco Tax Funds and Healthy Michigan Fund to Sec. 227, with revisions.	
Healthy Michigan Plan Incentive Allocation			
Sec. 228. From the funds appropriated in part 1 for Healthy Michigan plan, \$1,000,000.00 shall be distributed to the Medicaid health plans to inform residents about Healthy Michigan plan incentives that have been shown to improve health outcomes. The incentives shall be limited to those health outcomes measured within the Healthy Michigan plan evaluation. The department shall not use funds appropriated in part 1 to advertise enrollment in the Healthy Michigan plan.	Delete current law.	Delete current law.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Interagency Agreement with Talent Investment Agency for Use of TANF Funds			
Sec. 229. (1) The department shall extend the interagency agreement with the talent investment agency for the duration of the current fiscal year, which concerns TANF funding to provide job readiness and welfare-to-work programming. The interagency agreement shall include specific outcome and performance reporting requirements as described in this section. TANF funding provided to the talent investment agency in the current fiscal year is contingent on compliance with the data and reporting requirements described in this section. The interagency agreement must require the talent investment agency to provide all of the following items by January 1 of the current fiscal year for the previous fiscal year to the senate and house appropriations subcommittees on the department budget: (a) An itemized spending report on TANF funding, including all of the following: (i) Direct services to recipients. (ii) Administrative expenditures. (b) The number of family independence program (FIP) recipients served through the TANF funding, including all of the following: (i) The number and percentage who obtained employment through Michigan Works!. (ii) The number and percentage who fulfilled their TANF work requirement through other job readiness programming. (iii) Average TANF spending per recipient. (iv) The number and percentage of recipients who were referred to Michigan Works! but did not receive a job or job readiness placement and the reasons why.	Sec. 8-229. (1) The department shall extend the interagency agreement with the talent investment agency for the duration of the current fiscal year, which concerns TANF funding to provide job readiness and welfare-to-work programming. The interagency agreement shall include specific outcome and performance reporting requirements as described in this section. TANF funding provided to the talent investment agency in the current fiscal year is contingent on compliance with the data and reporting requirements described in this section. The interagency agreement must require the talent investment agency to provide all of the following items by January 1 of the current fiscal year for the previous fiscal year to the senate and house appropriations subcommittees AND THE STATE BUDGET OFFICE on the department budget: (No changes from current law for (a) and (b)).	Sec. 229. (1) The department shall extend the interagency agreement with the talent investment agency for the duration of the current fiscal year, which concerns TANF funding to provide job readiness and welfare-to-work programming. The interagency agreement shall include specific outcome and performance reporting requirements as described in this section. TANF funding provided to the talent investment agency in the current fiscal year is contingent on compliance with the data and reporting requirements described in this section. The interagency agreement must require the talent investment agency to provide all of the following items by January 1 of the current fiscal year for the previous fiscal year to the senate and house appropriations subcommittees on the department budget AND THE STATE BUDGET OFFICE: (No changes from current law for (a) and (b)).	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Not later than March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices an annual report on the following matters itemized by Michigan Works! agency: the number of referrals to Michigan Works! job readiness programs, the number of referrals to Michigan Works! job readiness programs who became a participant in the Michigan Works! job readiness programs, the number of participants who obtained employment, and the cost per participant case.	(2) Not later than March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices AND THE STATE BUDGET OFFICE, an annual report on the following matters itemized by Michigan Works! agency: the number of referrals to Michigan Works! job readiness programs, the number of referrals to Michigan Works! job readiness programs who became a participant in the Michigan Works! job readiness programs, the number of participants who obtained employment, and the cost per participant case.	(2) Not later than March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices, AND THE STATE BUDGET OFFICE an annual report on the following matters itemized by Michigan Works! agency: the number of referrals to Michigan Works! job readiness programs, the number of referrals to Michigan Works! job readiness programs who became a participant in the Michigan Works! job readiness programs, the number of participants who obtained employment, and the cost per participant case.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Reports on Information Technology Expansion Projects			
Sec. 230. (1) By December 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office all of the following information:	Move to Sec. 8-1901 (1), with no changes to current law.	Move to Sec. 1901 (1), with no changes to current law.	
 (a) The process used to define requests for proposals for each expansion of information technology projects, including timelines, project milestones, and intended outcomes. (b) If the department decides not to contract the services out to design and implement each element of the information technology expansion, the department shall submit its own project plan, which includes, at a minimum, the requirements in subdivision (a). (c) A recommended project management plan with milestones and time frames. (d) The proposed benefits from implementing the information technology expansion, including customer service improvement, form reductions, potential time savings, caseload reduction, and return on investment. 			
(2) Once an award for an expansion of information technology is made, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a projected cost of the expansion broken down by use and type of expense.	Move to Sec. 8-1901 (2), with no changes to current law.	Move to Sec. 1901 (2), with no changes to current law.	
Travel Reimbursement to Local County Board Members and Directors			
Sec. 231. From the funds appropriated in part 1 for travel reimbursements to employees, the department shall allocate up to \$100,000.00 toward reimbursing counties for the out-of-pocket travel costs of the local county department board members and county department directors to attend 1 meeting per year of the Michigan County Social Services Association.	Delete current law.	Sec. 231. No changes from current law.	



FY 2016-17	FY 2017-2018				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
Report on Status of DHHS Merger					
Sec. 233. By March 31 and September 30 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and state budget office on the status of the merger, executed according to Executive Order No. 2015-4, of the department of community health and the department of human services to create the department of health and human services. The report must indicate changes from the prior report and shall include, but not be limited to, all of the following information: (a) The impact on client service delivery or access to services, including the restructuring or consolidation of services. (b) Any cost increases or reductions that resulted from rent or building occupancy changes. (c) Facilities in use, including any office closures or consolidations, or new office locations, including hoteling stations. (d) Current status of FTE positions, including the number of FTE positions that were eliminated or added due to duplication of efforts. (e) Any other efficiencies, costs, or savings associated with the merger.	Delete current law.	Delete current law.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Child Welfare Contract Change Notification			
Sec. 240. The department shall notify the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices of any changes to a child welfare master contract template, including the adoption master contract template, the independent living plus master contract template, the placing agency foster care master contract template, and the residential foster care juvenile justice master contract template, not less than 30 days before the change takes effect.	Delete current law.	Move to Sec. 531, with revisions. Sec. 240. 531. The department shall notify the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices of any changes to a child welfare master contract template, including the adoption master contract template, the independent living plus master contract template, the CHILD placing agency foster care master contract template, and the residential foster care juvenile justice master contract template, not less than 30 days before the change takes effect.	
Appropriations for Healthy Michigan Plan			
Sec. 252. The appropriations in part 1 for Healthy Michigan plan - behavioral health, Healthy Michigan plan administration, and Healthy Michigan plan are contingent on the provisions of the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b, that were contained in 2013 PA 107 not being amended, repealed, or otherwise altered to eliminate the Healthy Michigan plan. If that occurs, then, upon the effective date of the amendatory act that amends, repeals, or otherwise alters those provisions, the remaining funds in the Healthy Michigan plan - behavioral health, Healthy Michigan plan administration, and Healthy Michigan plan line items shall only be used to pay previously incurred costs and any remaining appropriations shall not be allotted to support those line items.	Delete current law.	Sec. 252. No changes from current law.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Communications with Legislature Regarding Waivers			
Sec. 263. (1) Except as otherwise provided in this subsection, before submission of a waiver, a state plan amendment, or a similar proposal to the Centers for Medicare and Medicaid Services or other federal agency, the department shall provide written notification of the planned submission to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies and policy offices, and the state budget office. This subsection does not apply to the submission of a waiver, a state plan amendment, or similar proposal that does not propose a material change or is outside of the ordinary course of waiver, state plan amendment, or similar proposed submissions.	Sec. 8-263. (1) Except as otherwise provided in this subsection, before submission of a waiver,—a OR state plan amendment,—or a similar proposal to the Centers for Medicare and Medicaid Services—or other federal agency, the department shall provide written notification of the planned submission to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies and policy offices, and the state budget office. This subsection does not apply to the submission of a waiver,—a OR state plan amendment,—or similar proposed that does not propose a material change or is outside of the ordinary course of waiver,—OR state plan amendment,—or similar proposed submissions.	Sec. 263. (1) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall provide written biannual reports to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office summarizing the status of any new or ongoing discussions with the Centers for Medicare and Medicaid Services or the United States Department of Health and Human Services or other federal agency regarding potential or future waiver applications as well as the status of submitted waivers that have not yet received federal approval. If, at the time a biannual report is due, there are no reportable items, then no report is required to be provided.	(2) The department shall provide written biannual reports to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office summarizing the status of any new or ongoing discussions with the Centers for Medicare and Medicaid Services or the United States Department of Health and Human Services or other federal agency regarding potential or future waiver applications as well as the status of submitted waivers that have not yet received federal approval. If, at the time a biannual report is due, there are no reportable items, then no report is required to be provided.	(2) No changes from current law.	
DHHS Employee Communication with Legislature			
Sec. 264. The department shall not take disciplinary action against an employee for communicating with a member of the legislature or his or her staff.	Delete current law.	Sec. 264. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Report of State Restricted Funds			
Sec. 265. Within 14 days after the release of the executive budget recommendation, the department shall cooperate with the state budget office to provide the senate and house appropriations chairs, the senate and house appropriations subcommittees chairs on the department budget, and the senate and house fiscal agencies with an annual report on estimated state restricted fund balances, state restricted fund projected revenues, and state restricted fund expenditures for the previous fiscal year and the current fiscal year.	Move to Sec. 8-212, with revisions: Sec. 265 8-212. Within 14 days after the release of the executive budget recommendation, the department shall cooperate with the state budget office to provide the senate and house appropriations chairs, the senate and house appropriations chairs on the department budget, and the senate and house fiscal agencies with an annual report on estimated state restricted fund projected revenues, and state restricted fund expenditures for the previous fiscal year and the current fiscal year FISCAL YEARS ENDING SEPTEMBER 30, 2017 AND SEPTEMBER 30, 2018.	Move to Sec. 212, with no changes from current law.	

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FY 2016-17	FY 2017-2018			FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
Expenses Recovered from Legal Actions as Notified by Attorney General						
Sec. 270. The department shall advise the legislature of the receipt of a notification from the attorney general's office of a legal action in which expenses had been recovered pursuant to section 106(4) of the social welfare act, 1939 PA 280, MCL 400.106, or any other statute under which the department has the right to recover expenses. By November 1 and May 1 of the current fiscal year, the department shall submit a written report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office that includes, at a minimum, all of the following:	Sec. 8-270. No changes from current law.	Sec. 270. No changes from current law.				
 (a) The total amount recovered from the legal action. (b) The program or service for which the money was originally expended. (c) Details on the disposition of the funds recovered such as the appropriation or revenue account in which the money was deposited. (d) A description of the facts involved in the legal action. 						

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Capped Federal Funds Report			
Sec. 274. (1) The department, in collaboration with the state budget office, shall submit to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices 1 week after the day the governor submits to the legislature the budget for the ensuing fiscal year a report on spending and revenue projections for each of the capped federal funds listed below. The report shall contain actual spending and revenue in the previous fiscal year, spending and revenue projections for the current fiscal year as enacted, and spending and revenue projections within the executive budget proposal for the fiscal year beginning October 1, 2017 for each individual line item for the department budget. The report shall also include federal funds transferred to other departments. The capped federal funds shall include, but not be limited to, all of the following:	Sec. 8-274. (1) No changes from current law.	Sec. 274. (1) No changes from current law, except change date as shown: " October 1, 2017 2018"	
 (b) Title XX social services block grant. (c) Title IV-B part I child welfare services block grant. (d) Title IV-B part II promoting safe and stable families funds. (e) Low-income home energy assistance program. 			
(2) The department, in collaboration with the state budget office, shall not utilize capped federal funding for economics adjustments for FTEs or other economics costs that are included as part of the budget submitted to the legislature by the governor for the ensuing fiscal year. **NOTE: Governor's signing letter states subsection (2) is considered unenforceable.	Delete current law.	(2) The IT IS THE INTENT OF THE LEGISLATURE THAT THE department, in collaboration with the state budget office, shall not utilize capped federal funding for economics adjustments for FTEs or other economics costs that are included as part of the budget submitted to the legislature by the governor for the ensuing fiscal year, UNLESS THERE IS A REASONABLE EXPECTATION FOR INCREASED FEDERAL FUNDING TO BE AVAILABLE TO THE DEPARTMENT FROM THAT CAPPED REVENUE SOURCE IN THE ENSUING FISCAL YEAR.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) By February 15 of the current fiscal year, the department shall prepare an annual report of its efforts to identify additional TANF maintenance of effort sources and rationale for any increases or decreases from all of the following, but not limited to: (a) Other departments. (b) Local units of government. (c) Private sources.	Delete current law.	Delete current law.	
Year-End Federal Funds Adjustments			
Sec. 275. (1) As part of the year-end closing process, the department, with the approval of the state budget director, is authorized to realign sources between other federal, TANF, and capped federal financing authorizations in order to maximize federal revenues. This realignment of financing shall not produce a gross increase or decrease in the department's total individual line item authorizations, nor will it produce a net increase or decrease in total federal revenues, or a net increase in TANF authorization.	Sec. 8-275. (1) No changes from current law.	Sec. 275. (1) No changes from current law.	
(2) Not later than November 30, the department shall submit to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices a report on the realignment of federal fund sources that took place as part of the year-end closing process for the previous fiscal year.	(2) No changes from current law.	(2) No changes from current law.	
Legal Services of Attorney General			
Sec. 276. Funds appropriated in part 1 shall not be used by a principal executive department, state agency, or authority to hire a person to provide legal services that are the responsibility of the attorney general. This prohibition does not apply to legal services for bonding activities and for those outside services that the attorney general authorizes.	Move to Sec. 8-208 , with no changes from current law.	Move to Sec. 208 , with no changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Performance-Based Contracting Sec. 279. (1) All master contracts relating to human services as funded by the appropriations in sections 103, 104, 105, 106, 107, 108, and 109 of part 1 shall be performance-based contracts that employ a client-centered results-oriented process that is based on measurable performance indicators and desired outcomes and includes the annual assessment of the quality of services provided.	Sec. 8-279. (1) No changes from current law.	Sec. 279. (1) No changes from current law.	
(2) By February 1 of the current fiscal year, the department shall provide the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget office a report detailing measurable performance indicators, desired outcomes, and an assessment of the quality of services provided by the department during the previous fiscal year.	(2) No changes from current law.	(2) No changes from current law.	
Personnel-Related Costs Report			
Sec. 280. On a quarterly basis, the department shall provide a report to the house and senate appropriations committees, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director that provides all of the following for each line item in part 1 containing personnel-related costs, including the specific individual amounts for salaries and wages, payroll taxes, and fringe benefits:	Delete current law.	Delete current law.	
 (a) FTE authorization. (b) Spending authorization for personnel-related costs, by fund source, under the spending plan. (c) Actual year-to-date expenditures for personnel-related costs, by fund source, through the end of the prior month. (d) The projected year-end balance or shortfall for personnel-related costs, by fund source, based on actual monthly spending levels through the end of the prior month. (e) A specific plan for addressing any projected shortfall for personnel-related costs at either the gross or fund source level. 			
HOUSE REORGANIZATION OF BOILERPLATE		Sec. 281. Move Sec. 214 on FTE Report to Sec. 281, with no changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
General Fund/General Purpose Appropriation Lapse Report			
Sec. 287. Not later than November 30, the state budget office shall prepare and transmit a report that provides for estimates of the total general fund/general purpose appropriation lapses at the close of the prior fiscal year. This report shall summarize the projected year-end general fund/general purpose appropriation lapses by major departmental program or program areas. The report shall be transmitted to the chairpersons of the senate and house appropriations committees, and the senate and house fiscal agencies.	Move to Sec. 8-209 , with no changes from current law.	Move to Sec. 209 , with no changes from current law.	
Services and Administrative Limitations for New Contracts			
Sec. 288. (1) Beginning October 1 of the current fiscal year, no less than 90% of a new department contract supported solely from state restricted funds or general fund/general purpose funds and designated in this part or part 1 for a specific entity for the purpose of providing services to individuals shall be expended for such services after the first year of the contract.	Delete current law.	Sec. 288. (1) No changes from current law.	
(2) The department may allow a contract to exceed the limitation on administrative and services costs if it can be demonstrated that an exception should be made to the provision in subsection (1).	Delete current law.	(2) No changes from current law.	
(3) By September 30 of the current fiscal year, the department shall report to the house and senate appropriations subcommittees on the department budget, house and senate fiscal agencies, and state budget office on the rationale for all exceptions made to the provision in subsection (1) and the number of contracts terminated due to violations of subsection (1).	Delete current law.	(3) No changes from current law.	

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Supervisor-to-Staff Ratio Report			
Sec. 289. By March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices an annual report on the supervisor-to-staff ratio by department divisions and subdivisions.	Delete current law.	Sec. 289. No changes from current law.	
Welfare Fraud Hotline			
Sec. 290. Any public advertisement for state assistance shall also inform the public of the welfare fraud hotline operated by the department.	Delete current law.	Delete current law.	
E-Verify			
Sec. 291. The department shall verify, using the e-verify system, that all new department employees, and new hire employees of contractors and subcontractors paid from funds appropriated in part 1, are legally present in the United States. The department may verify this information directly or may require contractors and subcontractors to verify the information and submit a certification to the department.	Delete current law.	Sec. 291. No changes from current law.	
Accessible Website Data on Expenditures and Payments			
Sec. 292. The department shall cooperate with the department of technology, management, and budget to maintain a searchable website accessible by the public at no cost that includes, but is not limited to, all of the following for each department or agency: (a) Fiscal year-to-date expenditures by category. (b) Fiscal year-to-date expenditures by appropriation unit. (c) Fiscal year-to-date payments to a selected vendor, including the vendor name, payment date, payment amount, and payment description. (d) The number of active department employees by job classification. (e) Job specifications and wage rates.	Move to Sec. 8-211 , with no changes from current law.	Move to Sec. 211 , with no changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Analytics Platform for Medicaid Claims			
Sec. 293. (1) The department shall explore a project to implement a cloud-based, interactive analytics platform for Medicaid claims to identify areas of best practice, cost-reduction and quality improvement opportunities, and comparative cost analysis among providers, hospitals, and managed care organizations. The analytics platform would include the ability to adjust for variations in patient risk and acuity differences when comparing performance across regions and hospitals. The analytics platform would provide data analysis on, but not be limited to, readmission rates, mortality, complication rates, and total episode costs across high-volume acute episodes of care, including pre- and post-discharge costs.	Delete current law.	Delete current law.	
(2) The project would include a methodology to identify and measure savings generated by the project. The legislative intent is that an amount appropriated for the project would not exceed the anticipated savings generated by the project.	Delete current law.	Delete current law.	



FY 2016-17	FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
CURRENT LAW Michigan Medicaid Information System Project Revenue Sec. 294. From the funds appropriated in part 1 for the Michigan Medicaid information system (MMIS) line item, \$20,000,000.00 in private revenue may be received from and allocated for other states interested in participating as part of the broader MMIS initiative. By March 1 of the current fiscal year, the department shall provide a report on the use of MMIS by other states for the previous fiscal year, including a list of states, type of use, and revenue and expenditures related to the agreements with the other states to use the MMIS. The report shall be provided to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office.	Move to Sec. 8-1903, with revisions: Sec. 294 8-1903. From the funds appropriated in part 1 for the Michigan Medicaid information system (MMIS) line item, \$20,000,000.00 in private revenue may be received from and allocated for other states interested in participating as part of the broader MMIS initiative. By March 1 of the current fiscal year, the department shall provide a report on the use of MMIS by other states for the previous fiscal year, including a list of states, type of use, and revenue and expenditures related to the agreements with the other states to use the MMIS. The report shall be provided to the house and senate appropriations subcommittees on	Move to Sec. 1902, with revisions: Sec. 294 1902. From the funds appropriated in part 1 for the Michigan Medicaid information system (MMIS) line item, \$20,000,000.00 in private revenue may be received from and allocated for other states interested in participating as part of the broader MMIS initiative. By March 1 of the current fiscal year, the department shall provide a report on the use of MMIS by other states for the previous fiscal year, including a list of states, type of use, and revenue and expenditures related to the agreements with the other states to use the MMIS. The report shall be provided to the house and senate appropriations subcommittees on	SENATE	
	the department budget, the house and senate fiscal agencies, and the state budget office.	the department budget, the house and senate fiscal agencies, and the state budget office.		
Multicultural Integration Funding				
Sec. 295. (1) From the funds appropriated in part 1 to agencies providing physical and behavioral health services to multicultural populations, the department shall award grants in accordance with the requirements of subsection (2). The state is not liable for any spending above the contract amount.	Sec. 8-295. (1) No changes from current law.	Sec. 295. (1) No changes from current law.		



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall require each contractor described in subsection (1) that receives greater than \$1,000,000.00 in state grant funding to comply with performance-related metrics to maintain their eligibility for funding. The organizational metrics shall include, but not be limited to, all of the following: (a) Each contractor or subcontractor shall have accreditations that attest to their competency and effectiveness as behavioral health and social service agencies. (b) Each contractor or subcontractor shall have a mission that is consistent with the purpose of the multicultural agency. (c) Each contractor shall validate that any subcontractors utilized within these appropriations share the same mission as the lead agency receiving funding. (d) Each contractor or subcontractor shall demonstrate cost-effectiveness. (e) Each contractor or subcontractor shall ensure their ability to leverage private dollars to strengthen and maximize service provision.	(2) No changes from current law.	(2) No changes from current law.	
(f) Each contractor or subcontractor shall provide timely and accurate reports regarding the number of clients served, units of service provision, and ability to most their stated goals.			
(3) The department shall require an annual report from the contractors described in subsection (2). The annual report, due 60 days following the end of the contract period, shall include specific information on services and programs provided, the client base to which the services and programs were provided, information on any wraparound services provided, and the expenditures for those services. The department shall provide the annual reports to the senate and house appropriations subcommittees on health and human services, the senate and house fiscal agencies, and the state budget office.	(3) No changes from current law.	(3) No changes from current law.	

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FY 2016-17	FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Legacy Costs				
Sec. 297. Total authorized appropriations from all sources under part 1 for legacy costs for the current fiscal year are \$364,972,800.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$202,368,400.00. Total agency appropriations for retiree health care legacy costs are estimated at \$162,604,400.00.	Move to Sec. 8-214, with revisions: Sec. 297 8-214. Total authorized appropriations from all sources under part 1 for legacy costs for the current fiscal year ENDING SEPTEMBER 30, 2018 are ESTIMATED AT \$364,972,800.00 \$335,657,300.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$202,368,400.00 \$172,731,300.00. Total agency appropriations for retiree health care legacy costs are estimated at \$162,604,400.00 \$162,926,000.00.	Move to Sec. 214, with revisions: Sec. 297 214. Total authorized appropriations from all sources under part 1 for legacy costs for the current fiscal year are ESTIMATED AT \$364,972,800.00 \$335,657,300.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$202,368,400.00 \$172,731,300.00. Total agency appropriations for retiree health care legacy costs are estimated at \$162,604,400.00 \$162,926,000.00.		



DEDADTMENT OF HEALTH AND HIMAN SERVICES.

Boilerplate for General Sections						
FY 2016-17			FY 2017-2018			
CURRENT LAW		EXECUTIVE	HOUSE	SENATE		
Behavioral Health Integration Sec. 298. (1) The department shall work with a workgroup to make recommendations regarding the most effective financing model and policies for behavioral health services in order to improve the coordination of behavioral and physical health services for individuals with mental illnesses, intellectual and developmental disabilities, and substance use disorders. The workgroup shall include, but not be limited to, the Michigan Association of Community Mental Health Boards, Medicaid health plans, and advocates for consumers of behavioral health services.	efference of the control of the cont	c. 8-298. (1) The department shall rk with a workgroup to make ommendations regarding the most petive financing model and policies behavioral health services in order of the policies behavioral health services in order of the policies behavioral health services in order of the policies behavioral health Services for inviduals with mental illnesses, of the policies health services for inviduals with mental illnesses, of the policies and developmental abilities, and substance use prefers IN MICHIGAN. The regroup shall include, but not be itted to, the Michigan Association of mmunity Mental Health Boards, dicaid health plans, and advocates consumers of behavioral health vices. ALL EFFORTS MADE WARDS IMPROVING THE PORDINATION OF SUPPORTS	Replace current law with NEW House Language: SEC. 298 (1) FOR THE ITEMS DESCRIBED IN SUBSECTIONS (2) AND (3), THE DEPARTMENT SHALL DEMONSTRATE BOTH THE SUCCESSES AND WEAKNESSES OF ALTERING THE BEHAVIORAL HEALTH SERVICES DELIVERY SYSTEM. IN EVALUATING THE SUCCESSES AND WEAKNESSES, THE DEPARTMENT SHALL CONSIDER ALL OF THE FOLLOWING, INCLUDING, BUT NOT LIMITED TO, IMPROVEMENT OF THE COORDINATION BETWEEN BEHAVIORAL HEALTH AND PHYSICAL HEALTH, IMPROVEMENT OF SERVICES AVAILABLE TO INDIVIDUALS WITH MENTAL ILLNESSES, INTELLECTUAL OR DEVELOPMENTAL DISABILITIES,			

TO, PERSON CENTERED PLANNING WITH THE **EXPECTATION OF HIGH QUALITY** AND CONSISTENT CARE PROVIDED STATEWIDE.

OR SUBSTANCE USE DISORDERS. BENEFITS ASSOCIATED WITH WHOLE PERSON CENTERED **PLANNING. BENEFITS** ASSOCIATED WITH FULL ACCESS TO COMMUNITY-BASED SERVICES AND SUPPORTS, AND FINANCIAL EFFICIENCIES. ANY AND ALL **REALIZED BENEFITS AND COST** SAVINGS OF ALTERING THE BEHAVIORAL HEALTH SYSTEM SHALL BE REINVESTED IN SERVICES AND SUPPORTS FOR INDIVIDUALS HAVING OR AT RISK OF HAVING MENTAL ILLNESS, **INTELLECTUAL OR DEVELOPMENTAL DISABILITY, OR** SUBSTANCE USE DISORDER.

AND SERVICES FOR PERSONS

HAVING OR AT RISK OF HAVING INTELLECTUAL DISABILITIES.

DEVELOPMENTAL DISABILITIES.

HEALTH NEEDS SHALL BE BUILT

VALUES AGREED UPON BY THE

WORKGROUP. THESE VALUES

INCLUDE, BUT ARE NOT LIMITED

SUBSTANCE USE DISORDERS, MENTAL HEALTH AND PHYSICAL

UPON THE PUBLISHED CORE

SECTION 298 STAKEHOLDER



FY 2016-17	FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
(2) New House Language.		(2) THE DEPARTMENT SHALL WORK WITH A WILLING CMHSP IN KENT COUNTY AND ALL MEDICAID HEALTH PLANS IN THE COUNTY TO PILOT A FULL PHYSICAL AND BEHAVIORAL HEALTH INTEGRATED SERVICE MODEL CONSISTENT WITH THE STATED CORE VALUES OF THE WORKGROUP ESTABLISHED IN SECTION 298 OF ARTICLE X OF 2016 PA 268.		
(3) New House Language.		(3) THE DEPARTMENT SHALL IMPLEMENT A PUBLIC STATEWIDE BEHAVIORAL HEALTH MANAGED CARE ORGANIZATION CONSISTENT WITH THE CORE VALUES STATED BY THE WORKGROUP DESCRIBED IN SUBSECTION (2). THE ORGANIZATION SHALL OPERATE IN CONJUNCTION WITH AN APPOINTED STATE COMMISSION THAT SHALL CONSIST OF APPROPRIATELY IDENTIFIED AND DIVERSE MEMBERS.		

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(4) New House Language.			
(,		(4) BY MARCH 15 OF THE	
		CURRENT FISCAL YEAR, THE	
		DEPARTMENT SHALL REPORT	
		TO THE HOUSE AND SENATE	
		APPROPRIATIONS	
		SUBCOMMITTEES ON THE	
		DEPARTMENT BUDGET, THE	
		HOUSE AND SENATE FISCAL	
		AGENCIES, THE HOUSE AND	
		SENATE POLICY OFFICES, AND	
		THE STATE BUDGET OFFICE ON	
		PROGRESS, A TIMEFRAME FOR	
		IMPLEMENTATION, AND ANY	
		IDENTIFIED BARRIERS TO IMPLEMENTATION OF THE	
		ITEMS DESCRIBED IN	
		SUBSECTIONS (2) AND (3). IN	
		ADDITION, THE REPORT SHALL	
		ALSO INCLUDE INFORMATION	
		ON POLICY CHANGES AND ANY	
		OTHER EFFORTS MADE TO	
		IMPROVE THE COORDINATION	
		OF SUPPORTS AND SERVICES	
		FOR INDIVIDUALS HAVING OR	
		AT RISK OF HAVING MENTAL	
		ILLNESS, AN INTELLECTUAL OR	
		DEVELOPMENTAL DISABILITY,	
		SUBSTANCE USE DISORDER,	
		OR PHYSICAL HEALTH NEEDS.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The workgroup shall consider the following goals in making its recommendations:	Delete current law.	Delete current law.	
 (a) Core principles of person-centered planning, self-determination, full community inclusion, access to CMHSP services, and recovery orientation. (b) Avoiding the return to a medical and institutional model of supports and services for individuals with behavioral health and developmental disability needs. (c) Coordination of physical health and behavioral health care and services at the point at which the consumer receives that care and those services. (d) Ensure full access to community-based services and supports. (e) Ensure full access to integrated behavioral and physical health services within community-based settings. 			
(f) Reinvesting efficiencies gained back into services.(g) Ensure transparent public oversight, governance, and accountability.			

House Fiscal Agency General Sections BP - 43 4/21/2017



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The workgroup's recommendations shall include a detailed plan for the transition to any new financing model or policies recommended by the workgroup, including a plan to ensure continuity of care for consumers of behavioral health services in order to prevent current customers of behavioral health services from experiencing a disruption of services and supports, identification of ways to enhance services and supports, and identification of any gaps in services and supports. The workgroup shall consider the use of 1 or more pilot programs in areas with an appropriate number of consumers of behavioral health services and a range of behavioral health needs as part of that transition plan.	Delete current law.	Delete current law.	
(4) The workgroup's recommendations shall also recommend annual benchmarks to measure progress in implementation of any new financing model or policy recommendations over a 3-year period and ensure that actuarially sound per member per month payments for Medicaid behavioral health services are no less than the per member per month payments used for Medicaid behavioral health services in the fiscal year ending September 30, 2017.	Delete current law.	Delete current law.	
(5) The department shall provide, after each workgroup meeting, a status update on the workgroup's progress and, by January 15 of the current fiscal year, a final report on the workgroup's recommendations to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.	Delete current law.	Delete current law.	
(6) Except for pilot programs described in subsection (3), no funding that has been paid to the prepaid inpatient health plans in prior fiscal years from the Medicaid mental health services, Medicaid substance use disorder services, Healthy Michigan plan - behavioral health, or autism services appropriation line items shall be transferred or paid to any other entity without specific legislative authorization through enactment of a budget act containing appropriation line-item changes or authorizing boilerplate language.	Delete current law.	Delete current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Request for Proposal for Contract			
Sec. 299. (1) No state department or agency shall issue a request for proposal (RFP) for a contract in excess of \$5,000,000.00, unless the department or agency has first considered issuing a request for information (RFI) or a request for qualification (RFQ) relative to that contract to better enable the department or agency to learn more about the market for the products or services that are the subject of the RFP. The department or agency shall notify the department of technology, management, and budget of the evaluation process used to determine if an RFI or RFQ was not necessary prior to issuing the RFP.	Delete current law.	Sec. 299. (1) No changes from current law.	
(2) From funds appropriated in part 1, for all RFPs issued during the current fiscal year where an existing service received proposals by multiple vendors, the department shall notify all vendors within 30 days of the RFP decision. The notification to vendors shall include details on the RFP process, including the respective RFP scores and the respective cost for each vendor. If the highest scored RFP or lowest cost RFP does not receive the contract for an existing service offered by the department, the notification shall issue an explanation for the reasons that the highest scored RFP or lowest cost RFP did not receive the contract and detail the incremental cost target amount or service level required that was required to migrate the service to a new vendor. Additionally, the department shall include in the notification details as to why a cost or service difference is justifiable if the highest scored or lowest cost vendor does not receive the contract.	Delete current law.	(2) No changes from current law.	

House Fiscal Agency General Sections BP - 45 4/21/2017



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by September 30 of the current fiscal year a report that summarizes all RFPs during the current fiscal year where an existing service received proposals by multiple vendors. The report shall list all finalized RFPs where there was a divergence from awarding the contract to the lowest cost or highest scoring vendor. The report shall also include the cost or service threshold required by department policy that must be satisfied in order for an existing contract to be received by new vendor.	Delete current law.	(3) No changes from current law.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES - Boilerplate for Departmentwide Administration

FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
DEPARTMENTWIDE ADMINISTRATION 2-1-1 Statewide Call System Sec. 307. (1) From the funds appropriated in part 1 for demonstration projects, \$950,000.00 shall be distributed as provided in subsection (2). The amount distributed under this subsection shall not exceed 50% of the total operating expenses of the program described in subsection (2), with the remaining 50% paid by local United Way organizations and other nonprofit organizations and foundations.	DEPARTMENTWIDE ADMINISTRATION DEPARTMENTAL ADMINISTRATION AND SUPPORT Sec. 8-307. (1) No changes from current law.	DEPARTMENTWIDE ADMINISTRATION DEPARTMENTAL ADMINISTRATION AND SUPPORT Sec. 307. (1) No changes from current law.	
(2) Funds distributed under subsection (1) shall be distributed to Michigan 2-1-1, a nonprofit corporation organized under the laws of this state that is exempt from federal income tax under section 501(c)(3) of the internal revenue code of 1986, 26 USC 501(c)(3), and whose mission is to coordinate and support a statewide 2-1-1 system. Michigan 2-1-1 shall use the funds only to fulfill the Michigan 2-1-1 business plan adopted by Michigan 2-1-1 in January 2005.	(2) No changes from current law.	(2) No changes from current law.	
(3) Michigan 2-1-1 shall refer to the department any calls received reporting fraud, waste, or abuse of state-administered public assistance.	(3) No changes from current law.	(3) No changes from current law.	
(4) Michigan 2-1-1 shall report annually to the department and the house and senate standing committees with primary jurisdiction over matters relating to human services and telecommunications on 2-1-1 system performance, the senate and house appropriations subcommittees on the department budget, and the senate and house fiscal agencies, including, but not limited to, call volume by health and human service needs and unmet needs identified through caller data and customer satisfaction metrics.	(4) No changes from current law.	(4) No changes from current law.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES - Boilerplate for Departmentwide Administration

FY 2016-17		EV 2017 2019	
		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Mentoring for At-Risk Children			
Sec. 310. It is the intent of the legislature that the department shall work with youth-oriented nonprofit organizations to provide mentoring programming for children of incarcerated parents and other at-risk children.	Delete current law.	Delete current law.	
Terminal Leave Payouts			
Sec. 316. From the funds appropriated in part 1 for terminal leave payouts and other employee costs, the department shall not spend in excess of its annual gross appropriation unless it identifies and requests a legislative transfer from another budgetary line item supporting administrative costs, as provided by section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Sec. 8-316. No changes from current law.	Sec. 316. From the funds appropriated in part 1 for terminal leave payouts and other employee costs PAYMENTS, the department shall not spend in excess of its annual gross appropriation unless it identifies and requests a legislative transfer from another budgetary line item supporting administrative costs, as provided by section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Child Support Enforcement

FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CHILD SUPPORT ENFORCEMENT Child Support Incentive Payments and Enforcement System Requirements			
Sec. 401. (1) The appropriations in part 1 assume a total federal child support incentive payment of \$26,500,000.00.	Sec. 8-401. No changes from current law.	Sec. 401. No changes from current law.	
(2) From the federal money received for child support incentive payments, \$12,000,000.00 shall be retained by the state and expended for child support program expenses.	(2) No changes from current law.	(2) No changes from current law.	
(3) From the federal money received for child support incentive payments, \$14,500,000.00 shall be paid to the counties based on each county's performance level for each of the federal performance measures as established in 45 CFR 305.2.	(3) No changes from current law.	(3) No changes from current law.	
(4) If the child support incentive payment to the state from the federal government is greater than \$26,500,000.00, then 100% of the excess shall be retained by the state and is appropriated until the total retained by the state reaches \$15,397,400.00.	(4) No changes from current law.	(4) No changes from current law.	
(5) If the child support incentive payment to the state from the federal government is greater than the amount needed to satisfy the provisions identified in subsections (1), (2), (3), and (4), the additional funds shall be subject to appropriation by the legislature.	(5) No changes from current law.	(5) No changes from current law.	
(6) If the child support incentive payment to the state from the federal government is less than \$26,500,000.00, then the state and county share shall each be reduced by 50% of the shortfall.	(6) No changes from current law.	(6) No changes from current law.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Child Support Enforcement

FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
County Incentive for Child Support Collections			
Sec. 409. (1) If statewide retained child support collections exceed \$38,300,000.00, 75% of the amount in excess of \$38,300,000.00 is appropriated to legal support contracts. This excess appropriation may be distributed to eligible counties to supplement and not supplant county title IV-D funding.	Sec. 8-409. (1) No changes from current law.	Sec. 409. (1) No changes from current law.	
(2) Each county whose retained child support collections in the current fiscal year exceed its fiscal year 2004-2005 retained child support collections, excluding tax offset and financial institution data match collections in both the current year and fiscal year 2004-2005, shall receive its proportional share of the 75% excess.	(2) No changes from current law.	(2) No changes from current law.	
Escheated Child Support Collections Authorization Adjustment			
Sec. 410. (1) If title IV-D-related child support collections are escheated, the state budget director is authorized to adjust the sources of financing for the funds appropriated in part 1 for legal support contracts to reduce federal authorization by 66% of the escheated amount and increase general fund/general purpose authorization by the same amount. This budget adjustment is required to offset the loss of federal revenue due to the escheated amount being counted as title IV-D program income in accordance with federal regulations at 45 CFR 304.50.	Sec. 8-410. (1) No changes from current law.	Sec. 410. (1) No changes from current law.	
(2) The department shall notify the chairs of the house and senate appropriations subcommittees on the department budget and the house and senate fiscal agencies within 15 days of the authorization adjustment in subsection (1).	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
COMMUNITY SERVICES AND OUTREACH			
School Success Partnership Program			
Sec. 450. (1) From the funds appropriated in part 1 for school success partnership program, the department shall allocate \$450,000.00 by December 1 of the current fiscal year to support the Northeast Michigan Community Service Agency programming, which will take place in each county in the Governor's Prosperity Region 3. The department shall require the following performance objectives be measured and reported for the duration of the state funding for the school success partnership program:	Sec. 8-450. (1) No changes from current law.	Sec. 450. (1) Increase amount from "\$450,000.00" to "\$525,000.00."	
(a) Increasing school attendance and decreasing chronic absenteeism.			
(b) Increasing academic performance based on grades with emphasis on math and reading.			
(c) Identifying barriers to attendance and success and connecting families with resources to reduce these barriers.			
(d) Increasing parent involvement with the parent's child's school and community.			
(2) The Northeast Michigan Community Service Agency shall provide reports to the department on January 31 and June 30 of the current fiscal year on the number of children and families served and the services that were provided to families to meet the performance objectives identified in this section. The department shall distribute the reports within 1 week after receipt to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Allocation of Funds for Forensic Nurse Examiner Programs			
Sec. 452. From the funds appropriated in part 1 for justice assistance grants, the department shall continue to support forensic nurse examiner programs to facilitate training for improved evidence collection for the prosecution of sexual assault. The funds shall be used for program coordination and training.	Sec. 8-452. No changes from current law.	Sec. 452. From the funds appropriated in part 1 for CRIME VICTIM justice assistance grants, the department shall continue to support forensic nurse examiner programs to facilitate training for improved evidence collection for the prosecution of sexual assault. The funds shall be used for program coordination and training.	
	NEW LANGUAGE	NEW LANGUAGE	
	SEC. 8-453. FROM THE FUNDS APPROPRIATED IN PART 1 FOR HOMELESS PROGRAMS, THE DEPARTMENT SHALL INCREASE EMERGENCY SHELTER PROGRAM PER DIEM RATES TO \$16.00 PER BED NIGHT TO SUPPORT EFFORTS OF SHELTER PROVIDERS TO MOVE HOMELESS INDIVIDUALS AND HOUSEHOLDS INTO PERMANENT HOUSING AS QUICKLY AS POSSIBLE. THE PURPOSE OF THIS ENHANCEMENT IS TO INCREASE THE NUMBER OF SHELTER DISCHARGES TO STABLE HOUSING DESTINATIONS, DECREASE RECIDIVISM RATES	SEC. 453. FROM THE FUNDS APPROPRIATED IN PART 1 FOR HOMELESS PROGRAMS, THE DEPARTMENT SHALL INCREASE EMERGENCY SHELTER PROGRAM PER DIEM RATES TO \$16.00 PER BED NIGHT TO SUPPORT EFFORTS OF SHELTER PROVIDERS TO MOVE HOMELESS INDIVIDUALS AND HOUSEHOLDS INTO PERMANENT HOUSING AS QUICKLY AS POSSIBLE. THE PURPOSE OF THIS ENHANCEMENT IS TO INCREASE THE NUMBER OF SHELTER DISCHARGES TO STABLE HOUSING DESTINATIONS, DECREASE RECIDIVISM RATES FOR SHELTER CLIENTS, AND REDUCE THE	
	FOR SHELTER CLIENTS, AND REDUCE THE AVERAGE LENGTH OF STAY IN EMERGENCY SHELTERS.	AVERAGE LENGTH OF STAY IN EMERGENCY SHELTERS.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	(Previously Sec. 642)	(Previously Sec. 642)	
	SEC. 8-454. THE DEPARTMENT SHALL ALLOCATE THE FULL AMOUNT OF FUNDS APPROPRIATED IN PART 1 FOR HOMELESS PROGRAMS TO PROVIDE SERVICES FOR HOMELESS INDIVIDUALS AND FAMILIES, INCLUDING, BUT NOT LIMITED TO, THIRD-PARTY CONTRACTS FOR EMERGENCY SHELTER SERVICES.	HOMELESS PROGRAMS TO PROVIDE SERVICES FOR HOMELESS INDIVIDUALS AND FAMILIES, INCLUDING, BUT NOT	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	_	(Previously Sec. 643)	-
		SEC. 455. AS A CONDITION OF	
		RECEIPT OF FEDERAL TANF	
		FUNDS, HOMELESS SHELTERS	
		AND HUMAN SERVICES AGENCIES	
		SHALL COLLABORATE WITH THE DEPARTMENT TO OBTAIN	
		NECESSARY TANF ELIGIBILITY	
		INFORMATION ON FAMILIES AS	
		SOON AS POSSIBLE AFTER	
		ADMITTING A FAMILY TO THE	
		HOMELESS SHELTER. FROM THE	
		FUNDS APPROPRIATED IN PART 1	
		FOR HOMELESS PROGRAMS, THE	
		DEPARTMENT IS AUTHORIZED TO	
		MAKE ALLOCATIONS OF TANF	
		FUNDS ONLY TO THE HOMELESS	
		SHELTERS AND HUMAN SERVICES AGENCIES THAT REPORT	
		AGENCIES THAT REPORT NECESSARY DATA TO THE	
		DEPARTMENT FOR THE PURPOSE	
		OF MEETING TANF ELIGIBILITY	
		REPORTING REQUIREMENTS.	
		HOMELESS SHELTERS OR HUMAN	
		SERVICES AGENCIES THAT DO	
		NOT REPORT NECESSARY DATA	
		TO THE DEPARTMENT FOR THE	
		PURPOSE OF MEETING TANF	
		ELIGIBILITY REPORTING	
		REQUIREMENTS WILL NOT	
		RECEIVE REIMBURSEMENTS THAT EXCEED THE PER DIEM AMOUNT	
		THEY RECEIVED IN FISCAL YEAR	
		2000. THE USE OF TANF FUNDS	
		UNDER THIS SECTION IS NOT AN	
		ONGOING COMMITMENT OF	
		FUNDING.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Hope Network Funding			
Sec.1701. (PA 340 of 2016) (1) From the funds appropriated in part 1A for community services and outreach administration, \$250,000.00 shall be allocated to Hope Network to provide job training in both a single facility and in supervised enclaves in the private employer community for individuals with developmental disabilities with the goal of gainful employment.	Striking current law.	Striking current law.	
2) From the funds appropriated in part 1A for community services and outreach administration, \$500,000.00 shall be allocated to Hope Network to operate the Michigan Education Corps, which received funding under section 35(6) of the state school aid act of 1979, 1979 PA 94, MCL 388.1635a. The Michigan Education Corps shall include program data related to the additional funding awarded under this subsection in addition to the data required when submitting the August 1 report to the legislature required under section 35(6) of the state school aid act of 1979, 1979 PA 94, MCL 388.1635a.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CHILDREN'S SERVICES AGENCY - CHILD WELFARE	CHILDREN'S SERVICES SERVICE AGENCY - CHILD WELFARE		
Foster Care Time Limit Goals			
Sec. 501. (1) A goal is established that not more than 25% of all children in foster care at any given time during the current fiscal year will have been in foster care for 24 months or more.	Sec. 8-501. (1) No changes from current law.	Sec. 501. (1) No changes from current law.	
(2) By March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a report describing the steps that will be taken to achieve the specific goal established in this section and on the percentage of children who currently are in foster care and who have been in foster care a total of 24 or more months.	Striking current law.	(2) No changes from current law.	
Indian Tribal Government Foster Care Reimbursement			
Sec. 502. From the funds appropriated in part 1 for foster care, the department shall provide 50% reimbursement to Indian tribal governments for foster care expenditures for children who are under the jurisdiction of Indian tribal courts and who are not otherwise eligible for federal foster care cost sharing.	Sec. 8-502. No changes from current law.	Sec. 502. No changes from current law.	
Child Welfare Performance-Based Funding			
Sec. 503. (1) In accordance with the final report of the Michigan child welfare performance-based funding task force issued in response to section 503 of article X of 2013 PA 59, the department shall continue to develop actuarially sound case rates for necessary out-of-home child welfare services that achieve permanency by the department and private child placing agencies in a prospective payment system under a performance-based funding model.	Sec. 8-503. (1) No changes from current law.	Sec. 503. (1) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall continue to develop a prospective rate payment system for private agencies	(2) No changes from current law.	(2) No changes from current law.	
that includes funding for adoption incentive payments.			
The full cost prospective rate payment system will			
identify and cover contractual costs paid through the			
case rate developed by an independent actuary.			
(3) By March 1 of the current fiscal year, the	(3) No changes from current law.	(3) No changes from current law.	
department shall provide to the senate and house			
appropriations committees on the department budget,			
the senate and house fiscal agencies and policy			
offices, and the state budget office a report on the full			
cost analysis of the performance-based funding model. The report shall include background			
information on the project and give details about the			
contractual costs covered through the case rate.			
(4) In accordance with the final report of the Michigan	Striking current law.	Striking current law.	
child welfare performance-based funding task force	Summing Sum sim sum		
issued in response to section 503 of article X of 2013			
PA 59, the department shall implement a 5-year			
independent, third-party evaluation of the			
performance-based funding model. The evaluator			
shall be selected through a competitive process by a			
rating committee that includes, but is not limited to,			
representatives from the department and private child			
placing agencies.	(F) (A) No. 10 (10 (10 (10 (10 (10 (10 (10 (10 (10	(5) (4) No. 10 (1)	
(5) The department shall only implement the	(5) (4) No changes from current law.	(5) (4) No changes from current law.	
performance-based funding model into additional counties where the department, private child welfare			
agencies, the county, and the court operating within			
that county have signed a memorandum of			
understanding that incorporates the intentions of the			
concerned parties in order to implement the			
performance-based funding model.			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(6) The department, in conjunction with members from both the house of representatives and senate, private child placing agencies, the courts, and counties shall implement the recommendations that are described in the workgroup report that was provided in section 503 of article X of 2013 PA 59 to establish a performance-based funding for public and private child welfare services providers. The department shall provide a quarterly report on the status of the performance-based contracting model to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, and the senate and house fiscal agencies and policy offices.	(6) (5) The department, in conjunction with members from both the house of representatives and senate, private child placing agencies, the courts, and counties shall implement the recommendations that are described in the workgroup report that was provided in section 503 of article X of 2013 PA 59 to establish a performance-based funding for public and private child welfare services providers. The department shall provide a quarterly report on the status of the performance-based contracting model to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, and the senate and house fiscal agencies and policy offices and THE STATE BUDGET OFFICE.	(6) (5) No changes from current law.	
(7) From the funds appropriated in part 1 for the performance-based funding model pilot, the department shall continue to work with the West Michigan Partnership for Children Consortium on the implementation of the performance-based funding model pilot. The consortium shall accept and comprehensively assess referred youth, assign cases to members of its continuum or leverage services from other entities, and make appropriate case management decisions during the duration of a case. The consortium shall operate an integrated continuum of care structure, with services provided by both private and public agencies, based on individual case needs. The consortium shall demonstrate significant organizational capacity and competencies, including experience with managing risk-based contracts, financial strength, experienced staff and leadership, and appropriate governance structure.	(7) (6) No changes from current law.	(7) (6) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Child Welfare Performance-Based One-Time Funding			
Sec. 504. (1) The department may establish a master agreement with the West Michigan Partnership for Children Consortium for a performance-based child welfare contracting pilot program. The consortium shall consist of a network of affiliated child welfare service providers that will accept and comprehensively assess referred youth, assign cases to members of its continuum or leverage services from other entities, and make appropriate case management decisions during the duration of a case.	Sec. 8-504 (1). No changes from current law.	Sec. 504 (1). No changes from current law.	
(2) The consortium shall operate an integrated continuum of care structure, with services provided by private or public agencies, based on individual case needs. The consortium shall demonstrate significant organizational capacity and competencies, including financial strength, experienced staff and leadership, and appropriate governance structure.	(2) The consortium shall operate an integrated continuum of care structure, with services provided by private or public agencies, based on individual case needs. The consortium shall demonstrate significant organizational capacity and competencies, including financial strength, experienced staff and leadership, and appropriate governance structure.	(2) The consortium shall operate an integrated continuum of care structure, with services provided by private or public agencies, based on individual case needs. The consortium shall demonstrate significant organizational capacity and competencies, including financial strength, experienced staff and leadership, and appropriate governance structure.	
(3) By March 1 of the current fiscal year, the consortium shall provide to the department and the house and senate appropriations subcommittees on the department budget a report on the consortium, including, but not limited to, actual expenditures, number of children placed by agencies in the consortium, fund balance of the consortium, and the status of the consortium evaluation.	No changes from current law.	(3) By March 1 of the current fiscal year, the consortium shall provide to the department and the house and senate appropriations subcommittees on the department budget a report on the consortium, including, but not limited to, actual expenditures, ADMINISTRATIVE EXPENSES, number of children placed by agencies in the consortium, fund balance of the consortium, and the status of the consortium evaluation.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
DHHS and Wayne County Juvenile Justice Report			
Sec. 505. By March 1 of the current fiscal year, the department and Wayne County shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget office a report for youth served in the previous fiscal year and in the first quarter of the current fiscal year outlining the number of youth served within each juvenile justice system, the type of setting for each youth, performance outcomes, and financial costs or savings.	Sec. 8-505. By March 1 of the current fiscal year, the department and Wayne County shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget office a report for youth served REFERRED OR COMMITTED TO THE DEPARTMENT FOR CARE OR SUPERVISION in the previous fiscal year and in the first quarter of the current fiscal year outlining the number of youth served within each THE juvenile justice system, the type of setting for each youth, performance outcomes, and financial costs or savings.	Sec. 505. By March 1 of the current fiscal year, the department and Wayne County shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget office a report for youth served—REFERRED OR COMMITTED TO THE DEPARTMENT FOR CARE OR SUPERVISION in the previous fiscal year and in the first quarter of the current fiscal year outlining the number of youth served within each THE juvenile justice system, the type of setting for each youth, performance outcomes, and financial costs or savings.	
Foster Care Private Collections			
Sec. 507. The department's ability to satisfy appropriation deducts in part 1 for foster care private collections shall not be limited to collections and accruals pertaining to services provided only in the current fiscal year but may include revenues collected during the current fiscal year for services provided in prior fiscal years.	Sec. 8-507. No changes from current law.	Sec. 507. No changes from current law.	
Children Trust Fund (CTF) Revenues and Joint Projects			
Sec. 508. (1) In addition to the amount appropriated in part 1 for children's trust fund grants, money granted or money received as gifts or donations to the children's trust fund created by 1982 PA 249, MCL 21.171 to 21.172, is appropriated for expenditure.	Sec. 8-508. (1) No changes from current law.	Sec. 508. (1) No changes from current law.	



FY 2016-17	FY 2017-18			FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
(2) The department and the child abuse and neglect prevention board shall collaborate to ensure that administrative delays are avoided and the local grant recipients and direct service providers receive money in an expeditious manner. The department and board shall make available the children's trust fund contract funds to grantees within 31 days of the start date of the funded project.	(2) No changes from current law.	(2) No changes from current law.				
Physical and Mental Health Assessment Reports						
Sec. 511. The department shall provide semiannual reports to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, and the senate and house fiscal agencies and policy offices on the number and percentage of children who received timely health examinations after entry into foster care and the number and percentage of children entering foster care who received a required mental health examination after entry into foster care.	Striking current law.	Sec. 511. No changes from current law.				

House Fiscal Agency CSA- Child Welfare BP - 61 4/21/2017



- AGENCT			
FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		NEW LANGUAGE	
		SEC. 512. (1) FROM THE FUNDS	
		APPROPRIATED IN PART 1, THE	
		DEPARTMENT SHALL CONDUCT A	
		STUDY ON THE COST AND	
		FEASIBILITY OF EXTENDING BASIC	
		FOSTER CARE SERVICES AND FINANCIAL RESOURCES TO	
		CHILDREN AND TO THE	
		CAREGIVERS OF CHILDREN WHO	
		HAVE BEEN REMOVED FROM	
		THEIR BIRTH PARENT, BIRTH	
		PARENTS, OR GUARDIAN AND	
		PLACED WITH A RELATIVE	
		OUTSIDE OF THE FOSTER CARE	
		SYSTEM. (2) THE DEPARTMENT SHALL	
		REPORT THE FINDINGS OF THE	
		STUDY DESCRIBED IN	
		SUBSECTION (1) TO THE HOUSE	
		AND SENATE APPROPRIATIONS	
		SUBCOMMITTEES ON THE	
		DEPARTMENT BUDGET, THE	
		HOUSE AND SENATE FISCAL	
		AGENCIES, AND THE HOUSE AND	
		SENATE POLICY OFFICES BY JULY 1 OF THE CURRENT FISCAL YEAR.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Child Placements in Out-of-State Facilities			
Sec. 513. (1) The department shall not expend funds appropriated in part 1 to pay for the direct placement by the department of a child in an out-of-state facility unless all of the following conditions are met:	Sec. 8-513 (1). No changes from current law.	Sec. 513 (1). No changes from current law.	
 (a) There is no appropriate placement available in this state as determined by the department interstate compact office. (b) An out-of-state placement exists that is nearer to the child's home than the closest appropriate in-state placement as determined by the department interstate compact office. (c) The out-of-state facility meets all of the licensing standards of this state for a comparable facility. (d) The out-of-state facility meets all of the applicable licensing standards of the state in which it is located. (e) The department has done an on-site visit to the out-of-state facility, reviewed the facility records, reviewed licensing records and reports on the facility, and believes that the facility is an appropriate placement for the child. 			
(2) The department shall not expend money for a child placed in an out-of-state facility without approval of the deputy director for children's services.	(2) The department shall not expend money for a child placed in an out-of-state facility without approval of the deputy EXECUTIVE director for OF THE children's services AGENCY.	(2) The department shall not expend money for a child placed in an out-of-state facility without approval of the deputy EXECUTIVE director for OF THE children's services AGENCY.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The department shall submit an annual report to the state court administrative office, the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, the house and senate policy offices, and the state budget office on the number of Michigan children residing in out-of-state facilities at the time of the report, the total cost and average per diem cost of these out-of-state placements to this state, and a list of each such placement arranged by the Michigan county of residence for each child.	(3) No changes from current law.	(3) No changes from current law.	
(4) It is the intent of the legislature that the department shall work in conjunction with the courts and the state court administrative office to identify data needed to calculate statewide recidivism rates for adjudicated youth placed in either residential secure or nonsecure facilities, defined at 6 months after a youth is released from placement.	Striking current law.	(4) No changes from current law.	
(5) By March 1 of the current fiscal year, the department shall notify the legislature on the status of efforts to accomplish the intent of subsection (4).	Striking current law.	(5) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Child Protective Services Report			
Sec. 514. The department shall make a comprehensive report concerning children's protective services (CPS) to the legislature, including the senate and house policy offices and the state budget director, by March 1 of the current fiscal year, that shall include all of the following:	Striking current law.	Sec. 514. No changes from current law.	
(a) Statistical information including, but not limited to, all of the following: (i) The total number of reports of child abuse or child neglect investigated under the child protection law, 1975 PA 238, MCL 722.621 to 722.638, and the number of cases classified under category I or category II and the number of cases classified under category III, category IV, or category V. (ii) Characteristics of perpetrators of child abuse or child neglect and the child victims, such as age, relationship, race, and ethnicity and whether the perpetrator exposed the child victim to drug activity, including the manufacture of illicit drugs, that exposed the child victim to substance abuse, a drug house, or methamphetamine. (iii) The mandatory reporter category in which the individual who made the report fits, or other categorization if the individual is not within a group required to report under the child protection law, 1975 PA 238, MCL 722.621 to 722.638.			
(<i>iv</i>) The number of cases that resulted in the separation of the child from the parent or guardian and the period of time of that separation, up to and including termination of parental rights.			
(v) For the reported complaints of child abuse or child neglect by teachers, school administrators, and school counselors, the number of cases classified under			
category I or category II and the number of cases classified under category III, category IV, or category V.			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CURRENT LAW (vi) For the reported complaints of child abuse or child neglect by teachers, school administrators, and school counselors, the number of cases that resulted in separation of the child from the parent or guardian and the period of time of that separation, up to and including termination of parental rights. (b) New policies related to children's protective services including, but not limited to, major policy changes and court decisions affecting the children's protective services system during the immediately preceding 12-month period. (c) Statistical information regarding families that were classified in category III, including, but not limited to, all of the following: (i) The total number of cases classified in category III. (ii) The number of cases in category III referred to voluntary community services and closed with no additional monitoring. (iii) The number of cases in category III referred to voluntary community services and monitored for up to 90 days. (iv) The number of cases in category III for which the department entered more than 1 determination that there was evidence of child abuse or child neglect.	EXECUTIVE Striking current law.		SENATE
(v) The number of cases in category III that the department reclassified from category III to category II. (vi) The number of cases in category III that the department reclassified from category III to category I. (vii) The number of cases in category III that the department reclassified from category III to category I that			
resulted in a removal. (d) The department policy, or changes to the department policy, regarding children who have been exposed to the production or manufacture of methamphetamines.			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Kent County Privatization Implementation			
Sec. 515. By March 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office that provides an update on the privatization of child welfare services in Kent County as described in section 515 of article X of 2013 PA 59 and includes all of the following:	Striking current law.	Sec. 515. No changes from current law.	
 (a) Costs or savings that resulted from the program. (b) Gaps in funding. (c) Program successes. (d) Challenges and barriers to a successful implementation. 			
Treatment Foster Care			
Sec. 519. The department shall permit any private agency that has an existing contract with this state to provide foster care services to be also eligible to provide treatment foster care services.	Striking current law.	Sec. 519. No changes from current law.	
Fostering Futures Scholarship Program			
Sec. 522. (1) From the funds appropriated in part 1 for youth in transition, the department shall allocate \$750,000.00 for college scholarships through the fostering futures scholarship program in the Michigan education trust to youths who were in foster care because of child abuse or child neglect and are attending a college located in this state. Of the funds appropriated, 100% shall be used to fund scholarships for the youths described in this section.	Sec. 8-522. (1) No changes from current law.	Striking current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Not later than March 1 of the current fiscal year, the department shall provide a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office that includes the number of youths who received scholarships and the amount of each scholarship, and the total amount of funds spent or encumbered in the current fiscal year.	(2) No changes from current law.	Striking current law.	
Family Preservation Program Report and TANF Eligibility Reporting			
Sec. 523. (1) By February 15 of the current fiscal year, the department shall report on the families first, family reunification, and families together building solutions family preservation programs to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office. The report shall provide an estimate of total costs savings as a result of avoiding placement of children in foster care for families who received family preservation services and shall include information for each program on any innovations that may increase savings or reductions in administrative costs.	Sec. 8-523. (1) No changes from current law.	Sec. 523. No changes from current law.	
(2) From the funds appropriated in part 1 for youth in transition and domestic violence prevention and treatment, the department is authorized to make allocations of TANF funds only to agencies that report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements.	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Strong Families/Safe Children Spending Plan			
Sec. 524. As a condition of receiving funds appropriated in part 1 for strong families/safe children, counties must submit the service spending plan to the department by October 1 of the current fiscal year for approval. The department shall approve the service spending plan within 30 calendar days after receipt of a properly completed service spending plan.	Sec. 8-524. No changes from current law.	Sec. 524. No changes from current law.	
On-Site Evaluations			
Sec. 525. The department shall implement the same on-site evaluation processes for privately operated child welfare and juvenile justice residential facilities as is used to evaluate state-operated facilities. Penalties for noncompliance shall be the same for privately operated child welfare and juvenile justice residential facilities and state-operated facilities.	Sec. 8-525. No changes from current law.	Sec. 525. No changes from current law.	
Title IV-E Demonstration Project Waiver			
Sec. 526. From the funds appropriated in part 1 for foster care payments and related administrative costs, the department may implement the federally approved title IV-E child welfare waiver demonstration project. As required under the waiver, any savings resulting from the demonstration project must be quantified and reinvested into child welfare programming.	Sec. 8-526. No changes from current law.	Sec. 526. No changes from current law.	



E AGENO!				
FY 2016-17		FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
		(Previously Sec. 240)		
		SEC 524 THE DEPARTMENT		
		SEC. 531. THE DEPARTMENT SHALL NOTIFY THE HOUSE AND		
		SENATE APPROPRIATIONS		
		SUBCOMMITTEES ON THE		
		DEPARTMENT BUDGET, THE		
		HOUSE AND SENATE FISCAL AGENCIES, AND THE HOUSE AND		
		SENATE POLICY OFFICES OF ANY		
		CHANGES TO A CHILD WELFARE		
		MASTER CONTRACT TEMPLATE,		
		INCLUDING THE ADOPTION MASTER CONTRACT TEMPLATE,		
		THE INDEPENDENT LIVING PLUS		
		MASTER CONTRACT TEMPLATE,		
		THE CHILD PLACING AGENCY		
		FOSTER CARE MASTER CONTRACT TEMPLATE, AND THE		
		RESIDENTIAL FOSTER CARE		
		JUVENILE JUSTICE MASTER		
		CONTRACT TEMPLATE, NOT LESS		
		THAN 30 DAYS BEFORE THE		
		CHANGE TAKES EFFECT.		
	I			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Licensing and Contract Compliance Review			
Sec. 532. (1) The department, in collaboration with representatives of private child and family agencies, shall revise and improve the annual licensing review process and the annual contract compliance review process for child placing agencies and child caring institutions. The improvement goals shall be safety and care for children. Improvements to the review process shall be directed toward alleviating administrative burdens so that agency resources may be focused on children. The revision shall include identification of duplicative staff activities and information sought from child placing agencies and child caring institutions in the annual review process. The department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget director on or before January 15 of the current fiscal year on the findings of the annual licensing review.	Striking current law.	Sec. 532. No changes from current law.	
(2) The department shall conduct licensing reviews no more than once every 4 years for child placing agencies and child caring institutions that are	Striking current law.	Striking current law.	
nationally accredited and have no outstanding violations.			



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FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Child Welfare Payment Promptness Sec. 533. (1) The department shall make payments to child placing facilities for in-home and out-of-home care services and adoption services within 30 days of receiving all necessary documentation from those agencies. It is the intent of the legislature that the burden of ensuring that these payments are made in a timely manner and no payments are in arrears is upon the department.	Sec. 8-533. (1) The department shall make payments to child placing facilities for in-home and out-of-home care services and adoption services within 30 days of receiving all necessary documentation from those agencies. It is the intent of the legislature that the burden of ensuring that these payments are made in a timely manner and no payments are in arrears is upon the department.	Sec. 533. (1) No changes from current law.	
(2) No later than March 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office that details each private child placing agency and the percentage of payments that were in excess of 30 days during the entire prior fiscal year and the first quarter of the current fiscal year.	(2) No changes from current law.	(2) No changes from current law.	
Statewide Automated Child Welfare Information System (SACWIS) Report Sec. 534. (1) The department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by November 1 of the current fiscal year an implementation plan regarding the appropriation in part 1 to implement the MiSACWIS. The plan shall include, but not be limited to, efforts to bring the system in compliance with the settlement and other federal guidelines set forth by the United States Department of Health and Human Services Administration for Children and Families.	Renumbers to Sec. 8-1904. (1) No changes from current law.	Renumbers to Sec. 1903. (1) No changes from current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by November 1 of the current fiscal year a status report on the planning, implementation, and operation, regardless of the current operational status, regarding the appropriation in part 1 to implement the MiSACWIS. The report shall provide details on the planning, implementation, and operation of the system, including, but not limited to, all of the following:	Striking current law.	(2) No changes from current law.	
 (a) Areas where implementation went as planned. (b) The number of known issues. (c) The average number of help tickets submitted per day. (d) Any additional overtime or other staffing costs to address known issues and volume of help tickets. (e) Any contract revisions to address known issues and volume of help tickets. (f) Other strategies undertaken to improve implementation. (g) Progress developing cross-system trusted data 			
exchange with MiSACWIS. (h) Progress in moving away from a statewide/tribal automated child welfare information system (SACWIS/TACWIS) to a comprehensive child welfare information system (CCWIS). (i) Progress developing and implementing a program to monitor data quality. (j) Progress developing and implementing custom integrated systems for private agencies and tribal governments.			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Residential Bed Space Standards and Preferences Sec. 537. (1) The department, in collaboration with child placing agencies, shall develop a strategy to implement section 1150 of the social welfare act, 1939 PA 280, MCL 400.1150. The strategy shall include a requirement that a department caseworker responsible for preparing a recommendation to a court concerning a juvenile placement shall provide, as part of the recommendation, information regarding the requirements of section 1150 of the social welfare act, 1939 PA 280, MCL 400.1150.	Striking current law.	Sec. 537. (1) No changes from current law.	
(2) By March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a report on the strategy described in subsection (1).	Striking current law.	(2) No changes from current law.	
Psychotropic Medication For Youth in Out-of- Home Placements			
Sec. 540. If a physician or psychiatrist who is providing services to state or court wards placed in a residential facility submits a formal request to the department to change the psychotropic medication of a ward, the department shall, if the ward is a state ward, make a determination on the proposed change within 7 business days after the request or, if the ward is a temporary court ward, seek parental consent within 7 business days after the request. If parental consent is not provided within 7 business days, the department shall petition the court on the eighth business day.	Striking current law.	Sec. 540. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Foster Care Agency Administrative Rates			
Sec. 546. (1) From the funds appropriated in part 1 for foster care payments and from child care fund, the department shall pay providers of foster care services not less than a \$37.00 administrative rate.	Sec. 8-546. (1) From the funds appropriated in part 1 for foster care payments and from child care fund, the department shall pay providers of GENERAL foster care services, INDEPENDENT LIVING, AND TRIAL REUNIFICATION SERVICES not less than a \$37.00 \$46.20 administrative rate.	Sec. 546. (1) From the funds appropriated in part 1 for foster care payments and from child care fund, the department shall pay providers of GENERAL foster care services, AND TRIAL REUNIFICATION SERVICES not less than a \$37.00 \$45.60 administrative rate.	
(2) From the funds appropriated in part 1 for foster care payments and from child care fund, the department shall pay providers of general independent living services not less than a \$28.00 administrative rate.	Striking current law.	(2) From the funds appropriated in part 1 for foster care payments and from child care fund, the department shall pay providers of general independent living services not less than a \$28.00 \$37.10 administrative rate.	
(3) From the funds appropriated in part 1, the department shall pay providers of independent living plus services statewide per diem rates for staff-supported housing and host-home housing based on proposals submitted in response to a solicitation for pricing. The independent living plus program provides staff-supported housing and services for foster youth ages 16 through 19 who, because of their individual needs and assessments, are not initially appropriate for general independent living foster care.	(3) (2) No changes from current law.	(3) No changes from current law.	
(4) From the funds appropriated in part 1, the department shall pay providers of foster care services an additional \$8.00 administrative rate, if section 117a of the social welfare act, 1939 PA 280, MCL 400.117a, is amended to eliminate the county match rate for the additional administrative rate provided in this subsection. Payments under this subsection shall be made, not less than, on a monthly basis.	Striking current law.	Striking current law.	
(5) If required by the federal government to meet title IV-E requirements, providers of foster care services shall submit quarterly expenditure reports to the department to identify actual costs of providing foster care services.	(5) (3) No changes from current law.	(5) (4) No changes from current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(6) From the funds appropriated in part 1, the department shall provide an increase to each private provider of residential services, if section 117a of the social welfare act, 1939 PA 280, MCL 400.117a, is amended to eliminate the county match rate for the additional rate provided in this section.	Striking current law.	Striking current law.	
Guardianship Assistance Rates			
Sec. 547. From the funds appropriated in part 1 for the guardianship assistance program, the department shall pay a minimum rate that is not less than the approved age-appropriate payment rates for youth placed in family foster care.	Sec. 8-547. No changes from current law.	Sec. 547. No changes from current law.	
Special Needs Adoption Subsidy			
Sec. 556. No later than December 1 for the current fiscal year, the department shall provide an annual report to the subcommittees of the senate and house appropriations committees on the department budget, the house and senate fiscal agencies and policy offices, and the state budget director that includes the following:	Striking current law.	Striking current law.	
 (a) The number of complaints filed by adoptive parents who were not notified that their adopted child had special needs. (b) The number of cases that received redetermined adoption assistance as defined in section 115f of the social welfare act, 1939 PA 280, MCL 400.115f, the total expenditures on the program, and the number of cases in each determination of care level of payment. 			



FY 2016-17 CURRENT LAW	FY 2017-18		
	EXECUTIVE	HOUSE	SENATE
Child Welfare Training Institute Report			
Sec. 558. (1) The department shall explore ways to maximize use of training programs or courses provided through the child welfare training institute accessible online and in service areas throughout the state, provided the delivery is an appropriate option for achieving specific learning objectives. These training programs and courses shall be made available to employees of private child placing agencies and child carring institutions.	Striking current law.	Striking current law.	
The department shall conduct a workgroup possisting of members from the department, private shild placing agencies, and child caring institutions, with the goal of reducing the current 4 weeks of entralized child welfare institute training class time. It the intent of the legislature that the number of days in-person pre-service child welfare training be duced by 50%. Not later than November 1 of the arrent fiscal year, the department shall provide a suport to the senate and house appropriations abcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on the adings of the workgroup, including the timeline, assibility, and cost for the implementation plan equired to implement the child welfare training stitute redesign.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by March 1 of the current fiscal year a report on the training programs or courses provided through the child welfare training institute described in subsection (1), and the annual cost for each program or course. The report shall include the following data:	Striking current law.	Striking current law.	
 (a) The number of training programs or courses that were provided for private agencies. (b) The number of employees from private agencies who attended any training. (c) The number of training programs or courses that were provided through an online forum. (d) The number of training programs or courses that were provided in local service areas. (e) For courses that are in-person or not accessible online, attendance figures for each course. 			
Parent-to-Parent			
Sec. 559. (1) From the funds appropriated in part 1 for adoption support services, the department shall allocate \$250,000.00 to the Adoptive Family Support Network by December 1 of the current fiscal year to operate and expand its adoptive parent mentor program to provide a listening ear, knowledgeable guidance, and community connections to adoptive parents and children who were adopted in this state or another state.		Sec. 559. (1) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The Adoptive Family Support Network shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by March 1 of the current fiscal year a report on the program described in subsection (1), including, but not limited to, the number of cases served and the number of cases in which the program prevented an out-of-home placement.	(2) No changes from current law.	(2) No changes from current law.	
Time and Travel Reimbursements for Foster Parents			
Sec. 562. The department shall provide time and travel reimbursements for foster parents who transport a foster child to parent-child visitations. As part of the foster care parent contract, the department shall provide written confirmation to foster parents that states that the foster parents have the right to request these reimbursements for all parent-child visitations. The department shall provide these reimbursements within 60 days of receiving a request for eligible reimbursements from a foster parent.	Striking current law.	Sec. 562. No changes from current law.	
Parent-Child and Parent-Caseworker Visitations			
Sec. 564. (1) The department shall develop a clear policy for parent-child visitations. The local county offices, caseworkers, and supervisors shall meet a 50% success rate, after accounting for factors outside of the caseworker's control.	Striking current law.	Striking current law.	
(2) Per the court-ordered number of required meetings between caseworkers and parent, the caseworkers shall achieve a success rate of 65%, after accounting for factors outside of the caseworker's control.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) By March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a report on the following:	Striking current law.	Striking current law.	
 (a) The percentage of success rate for parent-child visitations and court-ordered required meetings between caseworkers referenced in subsections (1) and (2) for the previous year. (b) The barriers to achieve the success rates in subsections (1) and (2) and how this information is tracked. 			
Medical Passports			
Sec. 567. (1) The caseworker or supervisor who is assigned to a foster care case is responsible for completing a medical passport for the cases assigned to him or her. If a child in foster care is transferred to a new placement or returned to his or her parent's or guardian's home, the medical passport and any school records in the caseworkers' or supervisors' possession must be transferred within 2 weeks from the date of placement or return to the home.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by March 1 of the current fiscal year a report on the items described in subsection (1), including the following: (a) The percentage of medical passports that were properly filled out. (b) From the total medical passports transferred, the percentage that transferred within 2 weeks from the date of placement or return to the home. (c) From the total school records, the percentage that transferred within 2 weeks from the date of placement or return to the home. (d) The implementation steps that have been taken to improve the outcomes for the measures in subdivisions (a) and (b).	(2) Sec. 8-567. The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by March 1 of the current fiscal year a report on COMPLETION OF MEDICAL PASSPORTS FOR CHILDREN IN FOSTER CARE the items described in subsection (1), including the following: (a) The percentage of medical passports that were properly filled out. (b) From the total medical passports transferred, the percentage that transferred within 2 weeks from the date of placement or return to the home. (c) From the total school records, the percentage that transferred within 2 weeks from the date of placement or return to the home. (d) The implementation steps that have been taken to improve the outcomes for the measures in subdivisions (a) and (b).	(2) Sec. 567. The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office by March 1 of the current fiscal year a report on COMPLETION OF MEDICAL PASSPORTS FOR CHILDREN IN FOSTER CARE the items described in subsection (1), including the following: (a) The percentage of medical passports that were properly filled out. (b) From the total medical passports	JUNITE



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Adoption Subsidy Negotiations			
Sec. 568. (1) From the funds appropriated in part 1 for adoption subsidies, the department shall pay a minimum adoption subsidy rate that is not less than 95% of the rate that was or would have been provided for the adoptee in family foster care at the time of the adoption. This rate includes the determination of care rate that was paid or would have been paid to the adoptive parent for the adoptee in a family foster care placement, and this amount shall be increased to reflect any increase in the standard age appropriate foster care rate.	Striking current law.	Striking current law.	
(2) "Determination of care rate" as described in this section means a supplemental payment to the standard age appropriate foster care rate that may be justified when extraordinary care or expense is required. The supplemental payment is based on 1 or more of the following case situations where additional care is required of the foster care provider or adoptive parent or an additional expense exists:	Striking current law.	Striking current law.	
 (a) Physically disabled children for whom the adoptive parent must provide measurably greater supervision and care. (b) Children with special psychological or psychiatric needs that require extra time and measurably greater amounts of care and attention by the adoptive parent. (c) Children requiring special diets that are more expensive than a normal diet and that require extra time and effort by the adoptive parent to obtain or prepare. (d) Children whose severe acting-out or antisocial behavior requires a measurably greater amount of care and attention of the adoptive parent. 			
(3) The department shall, on a separate form, allow an adoptive parent to sign a certification that he or she rejects a support subsidy.	Striking current law.	Striking current law.	
(4) If this section conflicts with state statute enacted subsequent to this act, the state statute controls.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Private Agency Adoption Completion Payment Rate			
Sec. 569. The department shall reimburse private child placing agencies that complete adoptions at the rate according to the date on which the petition for adoption and required support documentation was accepted by the court and not according to the date the court's order placing for adoption was entered.	Striking current law.	Striking current law.	
Contracts to License Relative Caregivers			
Sec. 574. (1) From the funds appropriated in part 1 for foster care payments, \$2,500,000.00 is allocated to support performance-based contracts with child placing agencies to facilitate the licensure of relative caregivers as foster parents. Agencies shall receive \$2,300.00 for each facilitated licensure if completed within 180 days after a child's placement or, if a waiver was previously approved, 180 days from the application date. If the facilitated licensure, or approved waiver, is completed after 180 days, the agency shall receive up to \$2,300.00. The agency facilitating the licensure would retain the placement and continue to provide case management services for at least 50% of the newly licensed cases for which the placement was appropriate to the agency. Up to 50% of the newly licensed cases would have direct foster care services provided by the department.	Sec. 8-574. (1) No changes to current law.	Sec. 574. (1) No changes to current law.	
(2) From the funds appropriated for foster care payments, \$375,000.00 is allocated to support family incentive grants to private and community-based foster care service providers to assist with home improvements or payment for physical exams for applicants needed by foster families to accommodate foster children.	(2) No changes to current law.	(2) No changes to current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Foster Parents Report			
Sec. 583. By February 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, the senate and house fiscal agencies and policy offices, and the state budget office a report that includes: (a) The number and percentage of foster parents that dropped out of the program in the previous fiscal year and the reasons the foster parents left the program and how those figures compare to prior fiscal years. (b) The number and percentage of foster parents successfully retained in the previous fiscal year and how those figures compare to prior fiscal years.	Sec. 8-583. By February 1 March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, the senate and house fiscal agencies and policy offices, and the state budget office a report that includes: (a) The number and percentage of foster parents that dropped out of the program in the previous fiscal year and the reasons the foster parents left the program and how those figures compare to prior fiscal years. (b) The number and percentage of foster parents successfully retained in the previous fiscal year and how those figures compare to prior fiscal years.	Sec. 583. By February 1 March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, the senate and house fiscal agencies and policy offices, and the state budget office a report that includes: (a) The number and percentage of foster parents that dropped out of the program in the previous fiscal year and the reasons the foster parents left the program and how those figures compare to prior fiscal years. (b) The number and percentage of foster parents successfully retained in the previous fiscal year and how those figures compare to prior fiscal years.	
Private Agency Staff Training			
Sec. 585. The department shall make available at least 1 pre-service training class each month in which new caseworkers for private foster care and adoption agencies can enroll.	Sec. 8-585. No changes from current law.	Sec. 585. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Reports from Children's Rights Settlement Monitor			
Sec. 588. (1) Concurrently with public release, the department shall transmit all reports from the court-appointed settlement monitor, including, but not limited to, the needs assessment and period outcome reporting, to the state budget office, the senate and house appropriations subcommittees on the department budget, and the senate and house fiscal agencies and policy offices, without revision	Sec. 8-588. (1) No changes from current law.	Sec. 588. (1) No changes from current law.	
(2) The department shall report quarterly to the state budget office, the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices on the number of children enrolled in the guardianship assistance and foster care - children with serious emotional disturbance waiver programs.	(2) No changes from current law.	(2) No changes from current law.	
Payment of Foster Care Administrative Rate			
Sec. 589. (1) From the funds appropriated in part 1 for child care fund, the department shall pay 100% of the administrative rate for all new cases referred to providers of foster care services.	Striking current law.	Striking current law.	
(2) On a monthly basis, the department shall report on the number of all foster care cases administered by the department and all foster care cases administered by private providers.	(2) Sec. 8-589. No changes from current law.	(2) Sec. 589. No changes from current law.	
Residential Service Providers Staff Ratio			
Sec. 593. The department may allow residential service providers for child abuse and child neglect cases to implement a staff ratio during working hours of 1 staff to 5 children.	Sec. 8-593. No changes from current law.	Sec. 593. No changes from current law.	



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FY 2016			FY 2017-18	
CURRENT	ΓLAW	EXECUTIVE	HOUSE	SENATE
		NEW LANGUAGE	NEW LANGUAGE	
		SEC. 8-594. FROM THE FUNDS		
		APPROPRIATED IN PART 1 FOR	APPROPRIATED IN PART 1 FOR	
		FOSTER CARE PAYMENTS, THE	FOSTER CARE PAYMENTS, THE	
		DEPARTMENT SHALL SUPPORT	DEPARTMENT SHALL SUPPORT	
		REGIONAL RESOURCE TEAMS TO	REGIONAL RESOURCE TEAMS TO	
		PROVIDE FOR THE RECRUITMENT, RETENTION, AND TRAINING OF	PROVIDE FOR THE RECRUITMENT, RETENTION, AND TRAINING OF	
		FOSTER AND ADOPTIVE PARENTS	FOSTER AND ADOPTIVE PARENTS	
		AND SHALL EXPAND THE	AND SHALL EXPAND THE	
		MICHIGAN YOUTH	MICHIGAN YOUTH	
		OPPORTUNITIES INITIATIVE TO	OPPORTUNITIES INITIATIVE TO	
		ALL MICHIGAN COUNTIES. THE	ALL MICHIGAN COUNTIES. THE	
		PURPOSE OF THIS INVESTMENT IS	PURPOSE OF THIS INVESTMENT IS	
		TO INCREASE THE NUMBER OF	TO INCREASE THE NUMBER OF	
		ANNUAL INQUIRIES FROM	ANNUAL INQUIRIES FROM	
		PROSPECTIVE FOSTER PARENTS,	PROSPECTIVE FOSTER PARENTS,	
		INCREASE THE NUMBER OF NON-	INCREASE THE NUMBER OF NON-	
		RELATIVE FOSTER HOMES THAT ACHIEVE LICENSURE EACH YEAR,	RELATIVE FOSTER HOMES THAT ACHIEVE LICENSURE EACH YEAR,	
		INCREASE THE ANNUAL	INCREASE THE ANNUAL	
		RETENTION RATE OF NON-	RETENTION RATE OF NON-	
		RELATIVE FOSTER HOMES,	RELATIVE FOSTER HOMES,	
		REDUCE THE NUMBER OF OLDER	REDUCE THE NUMBER OF OLDER	
		FOSTER YOUTH PLACED OUTSIDE	FOSTER YOUTH PLACED OUTSIDE	
		OF FAMILY SETTINGS, AND	OF FAMILY SETTINGS, AND	
		PROVIDE OLDER YOUTH WITH	PROVIDE OLDER YOUTH WITH	
		ENHANCED SUPPORT IN	ENHANCED SUPPORT IN	
		TRANSITIONING TO ADULTHOOD.	TRANSITIONING TO ADULTHOOD.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Supplemental County Payments (PA 340 of 2016)			
Sec.1702. (1) From the funds appropriated in part 1A for supplemental county payments, the department of health and human services shall make payments to counties or tribes to supplement payments received by counties or tribes for the fiscal year ending September 30, 2016. Payments made according to this section are due and payable on the effective date of this act. Requests from the counties or tribes for reimbursements shall include, but are not limited to, indirect costs, information technology costs, direct administrative support costs, and software costs. Counties or tribes requesting reimbursements in excess of those delineated in subsection (2) must submit a department of health and human services certification form for reimbursement. Reimbursements to counties or tribes in excess of those delineated in subsection (2) shall be made by the department of health and human services by February 15, 2017. If eligible reimbursement requests in excess of those delineated in subsection (2) exceed the funds appropriated less those disbursed subject to subsection (2), the reimbursements do not exceed the funds appropriated in part 1A for this purpose.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) From the funds appropriated in part 1A for supplemental county payments, the department of health and human services shall allocate \$3,962,700.00 to counties to supplement payments. December 31, 2016 in the following amounts:		Striking current law.	
Allegan County Alpena County Alpena County Arenac County Berrien County Calhoun County Clinton County Crawford County Gratiot County Jackson County Asamazoo County Calmazoo County Cunty Jackson County Cunty Cunty County			
Washtenaw County 101,500 Wayne County \$405,400			



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FY 2016-17	FY 2017-18			FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
(3) It is the intent of the legislature that the reimbursements described in this section shall constitute final reimbursements for the fiscal year ending September 30, 2016 among counties, tribes, and the department of health and human services.	Striking current law.	Striking current law.				

House Fiscal Agency CSA- Child Welfare BP - 89 4/21/2017



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PUBLIC ASSISTANCE Shelter Vendor Payments			
Sec. 601. Whenever a client agrees to the release of his or her name and address to the local housing authority, the department shall request from the local housing authority information regarding whether the housing unit for which vendoring has been requested meets applicable local housing codes. Vendoring shall be terminated for those units that the local authority indicates in writing do not meet local housing codes until such time as the local authority indicates in writing that local housing codes have been met.	Sec. 8-601. No changes from current law.	Sec. 601. No changes from current law.	
Multiple Disability Applications Sec. 602. The department shall establish a policy to conduct a full evaluation of an individual's assistance needs if the individual has applied for disability more than 1 time within a 1-year period.	Striking current law.	Striking current law.	
Medicaid Claims for Outpatient Services Work Group			
Sec. 603. By March 1 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a report on the steps taken to implement the action plan developed by the Medicaid claim workgroup established in section 603 of article X of 2014 PA 252, including the steps taken to implement the action plan developed by the workgroup, and the department's ongoing efforts to maximize Medicaid claims for foster children and adjudicated youths.	Striking current law.	Striking current law.	

House Fiscal Agency Public Assistance BP - 90 4/21/2017



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
State Disability Assistance (SDA) Program				
	Sec. 8-604. (1) No changes from current law.	Sec. 604. (1) No changes from current law.		

House Fiscal Agency Public Assistance BP - 91 4/21/2017



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Applicants for and recipients of the state disability assistance program shall be considered needy if they:	(2) No changes from current law.	(2) No changes from current law.	
(a) Meet the same asset test as is applied for the family independence program.(b) Have a monthly budgetable income that is less than the payment standards.			
(3) Except for a person described in subsection (1)(c) or (d), a person is not disabled for purposes of this section if his or her drug addiction or alcoholism is a contributing factor material to the determination of disability. "Material to the determination of disability" means that, if the person stopped using drugs or alcohol, his or her remaining physical or mental limitations would not be disabling. If his or her remaining physical or mental limitations would be disabling, then the drug addiction or alcoholism is not material to the determination of disability and the person may receive state disability assistance. Such a person must actively participate in a substance abuse treatment program, and the assistance must be paid to a third party or through vendor payments. For purposes of this section, substance abuse treatment includes receipt of inpatient or outpatient services or participation in alcoholics anonymous or a similar program.	(3) No changes from current law.	(3) No changes from current law.	
SDA Reimbursement	O O COT No shares for a second	One COE No share a form a second	
Sec. 605. The level of reimbursement provided to state disability assistance recipients in licensed adult foster care facilities shall be the same as the prevailing supplemental security income rate under the personal care category.	Sec. 8-605. No changes from current law.	Sec. 605. No changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Repayment Agreements for Retroactive Supplemental Security Income (SSI) Payments			
Sec. 606. County department offices shall require each recipient of family independence program and state disability assistance who has applied with the social security administration for supplemental security income to sign a contract to repay any assistance rendered through the family independence program or state disability assistance program upon receipt of retroactive supplemental security income benefits.	Sec. 8-606. No changes from current law.	Sec. 606. No changes from current law.	
Public Assistance Recovery and Recoupment Revenue			
Sec. 607. (1) The department's ability to satisfy appropriation deductions in part 1 for state disability assistance/supplemental security income recoveries and public assistance recoupment revenues shall not be limited to recoveries and accruals pertaining to state disability assistance, or family independence assistance grant payments provided only in the current fiscal year, but may include revenues collected during the current year that are prior year related and not a part of the department's accrued entries.	Sec. 8-607. (1) No changes from current law.	Sec. 607. (1) No changes from current law.	
(2) The department may use supplemental security income recoveries to satisfy the deduct in any line in which the revenues are appropriated, regardless of the source from which the revenue is recovered.	(2) No changes from current law.	(2) No changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Adult Foster Care and Homes for the Aged Payment Limits			
Sec. 608. Adult foster care facilities providing domiciliary care or personal care to residents receiving supplemental security income or homes for the aged serving residents receiving supplemental security income shall not require those residents to reimburse the home or facility for care at rates in excess of those legislatively authorized. To the extent permitted by federal law, adult foster care facilities and homes for the aged serving residents receiving supplemental security income shall not be prohibited from accepting third-party payments in addition to supplemental security income if the payments are not for food, clothing, shelter, or result in a reduction in the recipient's supplemental security income payment.	Sec. 8-608. No changes from current law.	Sec. 608. No changes from current law.	
Sec. 609. The state supplementation level under the supplemental security income program for the personal care/adult foster care and home for the aged categories shall not be reduced during the current fiscal year. The legislature shall be notified not less than 30 days before any proposed reduction in the state supplementation level.	Sec. 8-609. No changes from current law.	Sec. 609. No changes from current law.	
State Emergency Relief (SER) Sec. 610. (1) In developing good cause criteria for the state emergency relief program, the department shall grant exemptions if the emergency resulted from unexpected expenses related to maintaining or securing employment.	Sec. 8-610. (1) No changes from current law.	Sec. 610. (1) No changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) For purposes of determining housing affordability eligibility for state emergency relief, a group is considered to have sufficient income to meet ongoing housing expenses if their total housing obligation does not exceed 75% of their total net income.	(2) No changes from current law.	(2) No changes from current law.	
(3) State emergency relief payments shall not be made to individuals who have been found guilty of fraud in regard to obtaining public assistance.	(3) No changes from current law.	(3) No changes from current law.	
(4) State emergency relief payments shall not be made available to persons who are out-of-state residents or illegal immigrants.	(4) No changes from current law.	(4) No changes from current law.	
(5) State emergency relief payments for rent assistance shall be distributed directly to landlords and shall not be added to Michigan bridge cards.	(5) No changes from current law.	(5) No changes from current law.	
State Supplementation Rate Restriction Sec. 611. The state supplementation level under the supplemental security income program for the living independently or living in the household of another categories shall not exceed the minimum state supplementation level as required under federal law or regulations.	Sec. 8-611. No changes from current law.	Sec. 611. No changes from current law.	
Indigent Burial Sec. 613. (1) The department shall provide reimbursements for the final disposition of indigent persons. The reimbursements shall include the following: (a) The maximum allowable reimbursement for the	Sec. 8-613. (1) No changes from current law.	Sec. 613. (1) No changes from current law.	
final disposition is \$800.00. (b) The adult burial with services allowance is \$725.00. (c) The adult burial without services allowance is \$490.00. (d) The infant burial allowance is \$170.00.			

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EV 0040 4E	EV ANAL AN			
FY 2016-17		FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
(2) It is the intent of the legislature that this charge limit reflect a total increase of \$5.00 per case in payments to funeral directors for funeral goods and services over the payment rate in place for the previous fiscal year. In addition, reimbursement for a cremation permit fee of up to \$75.00 and for mileage at the standard rate will also be made available for an eligible cremation. The reimbursements under this section shall take into consideration religious preferences that prohibit cremation.	(2) It is the intent of the legislature that this charge limit reflect a total increase of \$5.00 per case in payments to funeral directors for funeral goods and services over the payment rate in place for the previous fiscal year. In addition, Reimbursement for a cremation permit fee of up to \$75.00 and for mileage at the standard rate will also be made available for an eligible cremation. The reimbursements under this section shall take into consideration religious preferences that prohibit cremation.	(2) It is the intent of the legislature that this charge limit reflect a total increase of \$5.00 per case in payments to funeral directors for funeral goods and services over the payment rate in place for the previous fiscal year. In addition, Reimbursement for a cremation permit fee of up to \$75.00 and for mileage at the standard rate will also be made available for an eligible cremation. The reimbursements under this section shall take into consideration religious preferences that prohibit cremation.	-	
SDA Recipients Eligible for SSI Benefits Sec. 614. The department shall report to the senate and house of representatives appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices by January 15 of the current fiscal year on the number and percentage of state disability assistance recipients who were determined to be eligible for federal supplemental security income benefits in the previous fiscal year.	Striking current law.	Sec. 614. No changes from current law.		
Illegal Alien Public Assistance Prohibition Sec. 615. Except as required by federal law or regulations, funds appropriated in part 1 shall not be used to provide public assistance to a person who is an illegal alien. This section shall not prohibit the department from entering into contracts with food banks, emergency shelter providers, or other human services agencies who may, as a normal part of doing business, provide food or emergency shelter.	Sec. 8-615. No changes from current law.	Sec. 615. No changes from current law.		

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Electronic Benefit Transfer (EBT) Fees Sec. 616. The department shall require retailers that participate in the electronic benefits transfer program to charge no more than \$2.50 in fees for cash back as a condition of participation.	Sec. 8-616. No changes from current law.	Sec. 616. No changes from current law.	
Law Enforcement Information Network (LEIN) Report			
Sec. 617. The department shall prepare a report on the number and percentage of public assistance recipients, categorized by type of assistance received, who were no longer eligible for assistance because of their status in the law enforcement information network and provide the report by January 15 of the current fiscal year to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, and the senate and house fiscal agencies and policy offices.	Striking current law.	Striking current law.	
Title IV-A (TANF) and Food Assistance Benefit Exemption			
Sec. 619. (1) Subject to subsection (2), the department shall exempt from the denial of title IV-A assistance and food assistance benefits under 21 USC 862a any individual who has been convicted of a felony that included the possession, use, or distribution of a controlled substance, after August 22, 1996, if the individual is not in violation of his or her probation or parole requirements. Benefits shall be provided to such individuals as follows:	Sec. 8-619. (1) No changes from current law.	Sec. 619. (1) No changes from current law.	
(a) A third-party payee or vendor shall be required for any cash benefits provided.(b) An authorized representative shall be required for food assistance receipt.			



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Subject to federal approval, an individual is not entitled to the exemption in this section if the individual was convicted in 2 or more separate cases of a felony that included the possession, use, or distribution of a controlled substance after August 22, 1996.	(2) No changes from current law.	(2) No changes from current law.	
Medicaid Eligibility Determination Standards of Promptness			
Sec. 620. (1) The department shall make a determination of Medicaid eligibility not later than 90 days if disability is an eligibility factor. For all other Medicaid applicants, including patients of a nursing home, the department shall make a determination of Medicaid eligibility within 45 days of application.	Sec. 8-620. (1) No changes from current law.	Sec. 620. (1) No changes from current law.	
(2) The department shall report on a quarterly basis to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on families and human services, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on the average Medicaid eligibility standard of promptness for each of the required standards of promptness under subsection (1) and for medical review team reviews achieved statewide and at each local office.	(2) No changes from current law.	(2) No changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Legal Services Association of Michigan			
Sec. 625. From the funds appropriated in part 1 for SSI advocacy legal services, the department shall allocate \$500,000.00 to contract with the Legal Services Association of Michigan to provide assistance to individuals who have applied for or wish to apply for SSI or other federal disability benefits. The Legal Services Association of Michigan shall provide a list of new recipients accepted to the department to verify that services have been provided to department recipients. The Legal Services Association of Michigan and the department shall work together to develop release forms to share information in appropriate cases. The Legal Services Association of Michigan shall provide quarterly reports indicating cases opened, cases closed, level of services provided on closed cases, and case outcomes on closed cases.	Striking current law.	Striking current law.	
Family Independence Program (FIP) Suspicion-Based Drug Testing Pilot Program Sec. 630. From the funds appropriated in part 1 for family independence program, the department shall conduct a suspicion-based drug testing pilot	Striking current law.	Striking current law.	
program for the family independence program according to sections 57y and 57z of the social welfare act, 1939 PA 280, MCL 400.57y and 400.57z.			
Homeless Programs Funding			
Sec. 642. The department shall allocate the full amount of funds appropriated in part 1 for homeless programs to provide services for homeless individuals and families, including, but not limited to, third-party contracts for emergency shelter services.	Renumbered to Sec. 8-454. No changes from current law.	Renumbered to Sec. 454. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Homeless Programs TANF Eligibility Reporting			
Sec. 643. As a condition of receipt of federal TANF funds, homeless shelters and human services agencies shall collaborate with the department to obtain necessary TANF eligibility information on families as soon as possible after admitting a family to the homeless shelter. From the funds appropriated in part 1 for homeless programs, the department is authorized to make allocations of TANF funds only to the agencies that report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements. Homeless shelters or human services agencies that do not report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements will not receive reimbursements that exceed the per diem amount they received in fiscal year 2000. The use of TANF funds under this section should not be considered an ongoing commitment of funding.	Sec. 8-643. No changes from current law.	Renumbered to Sec. 455. No changes from current law.	
Domestic Violence Homeless Criteria for State Emergency Relief			
Sec. 645. An individual or family is considered homeless, for purposes of eligibility for state emergency relief, if living temporarily with others in order to escape domestic violence. For purposes of this section, domestic violence is defined and verified in the same manner as in the department's policies on good cause for not cooperating with child support and paternity requirements.	Sec. 8-645. No changes from current law.	Sec. 645. No changes from current law.	



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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		NEW LANGUAGE	
		Sec. 650. THE DEPARTMENT SHALL	
		APPLY THE FOOD ASSISTANCE	
		ELIGIBILITY REQUIREMENTS AS PRESCRIBED IN 7 CFR 273.24(A) – (D)	
		ON A STATEWIDE BASIS FOR THE	
		FISCAL YEAR BEGINNING OCTOBER	
		1, 2017.	
		, -	
		NEW LANGUAGE	
		SEC. 651. (1) FROM THE FUNDS	
		APPROPRIATED IN PART 1, THE	
		DEPARTMENT SHALL ALLOCATE UP	
		TO \$1,500,000.00 TO MICHIGAN STATE	
		UNIVERSITY (MSU) EXTENSION FOR	
		THE MICHIGAN CORNER STORE	
		INITIATIVE. FUNDS PROVIDED FOR THE MICHIGAN CORNER STORE	
		INITIATIVE SHALL BE USED FOR THE	
		PURPOSE OF PROVIDING GRANTS TO	
		SMALL FOOD RETAILERS TO	
		INCREASE THE AVAILABILITY AND	
		SALES OF FRESH AND NUTRITIOUS	
		FOOD IN LOW AND MODERATE	
		INCOME AREAS OF THE STATE. IN	
		DETERMINING QUALIFIED PROJECTS	
		TO FUND, THE MSU EXTENSION	
		SHALL CONSIDER THE LEVEL OF	
		NEED IN THE AREA TO BE SERVED.	
		THE MSU EXTENSION SHALL REPORT	
		ANNUALLY TO THE DEPARTMENT ON	
		THE PROJECTS FUNDED, THE GEOGRAPHIC DISTRIBUTION OF THE	
		PROJECTS, THE COSTS OF THE	
		PROGRAM, AND THE OUTCOMES,	
		INCLUDING THE NUMBER AND TYPE	
		OF JOBS CREATED AND HEALTH	
		IMPACTS ASSOCIATED WITH THE	
		PROGRAM.	



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
		THE DEPARTMENT SHALL PROVIDE THE REPORT DESCRIBED IN THIS SECTION TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES, AND THE HOUSE AND SENATE POLICY OFFICES.		
		TO QUALIFY, GRANT APPLICANTS MUST DO ALL OF THE FOLLOWING: (A) BE A SMALL FOOD RETAILER. (B) BE LOCATED IN LOW- OR MODERATE-INCOME AREA. (C) ACCEPT OR AGREE TO ACCEPT AS A CONDITION OF RECEIVING ASSISTANCE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM BENEFITS. (D) AGREE TO APPLY TO ACCEPT SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WIC) BENEFITS AND ACCEPT WIC BENEFITS, IF ELIGIBLE. (E) AGREE TO ABIDE BY THE CONDITIONS FOR RECEIVING ASSISTANCE. (F) COLLECT AND PROVIDE DATA AND OTHER INFORMATION REQUIRED BY THE DEPARTMENT AND MSU EXTENSION FOR MONITORING,		
		ACCOUNTABILITY, AND EVALUATION PURPOSES.		



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
		(2) GRANT MONEY DISBURSED		
		UNDER THE MICHIGAN CORNER		
		STORE INITIATIVE MAY BE USED FOR		
		THE FOLLOWING PURPOSES:		
		(A) 0ALABY AND ACCOUNTED		
		(A) SALARY AND ASSOCIATED COSTS OF EMPLOYEES OR		
		COSTS OF EMPLOYEES OR CONTRACTORS PROVIDING		
		EDUCATION, ADVICE, OR		
		OTHER ASSISTANCE ON		
		FOOD SAFETY AND		
		HANDLING, NUTRITION		
		EDUCATION, BUSINESS		
		OPERATIONS, AND		
		PROMOTION TO SMALL		
		FOOD RETAILERS.		
		(B) REFRIGERATION, DISPLAY		
		SHELVING, OR OTHER		
		EQUIPMENT FOR SMALL FOOD RETAILERS		
		NECESSARY FOR STOCKING		
		HEALTHY FOODS AND		
		FRESH PRODUCE, AT A		
		COST OF LESS THAN		
		\$5,000.00 PER RETAILER.		
		(C) MATERIALS AND SUPPLIES		
		FOR NUTRITION EDUCATION		
		AND HEALTHY FOOD		
		PROMOTION.		
		(D) MINI-GRANTS TO RETAILERS OF NO MORE THAN \$100.00		
		PER RETAILER TO MEET		
		INITIAL EXPENSES		
		INCURRED WITH		
		PARTICIPATION IN THE		
		PROGRAM.		



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		NEW LANGUAGE	-
		SEC. 652. (1) THE DEPARTMENT	
		SHALL MONITOR THE STATUS OF	
		THE WAIVER REQUEST DATED	
		FEBRUARY 17, 2017 FROM THE	
		STATE OF MAINE TO THE USDA TO	
		WAIVE SPECIFIC SNAP REGULATIONS SO THAT MAINE	
		CAN EXEMPT SUGAR-SWEETENED	
		BEVERAGES AND CANDY FROM	
		PURCHASE WITH SNAP BENEFITS.	
		(2) THE DEPARTMENT SHALL	
		IMMEDIATELY REPORT TO THE	
		HOUSE AND SENATE	
		APPROPRIATIONS SUBCOMMITTEES ON THE	
		SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE	
		HOUSE AND SENATE FISCAL	
		AGENCIES, AND THE HOUSE AND	
		SENATE POLICY OFFICES IF THE	
		WAIVER DESCRIBED IN	
		SUBSECTION (1) RECEIVES FEDERAL APPROVAL.	
		(3) IF THE WAIVER DESCRIBED IN	
		SUBSECTION (1) RECEIVES	
		FEDERAL APPROVAL, THE	
		DEPARTMENT SHALL PREPARE	
		AND SUBMIT A SIMILAR WAIVER	
		FOR THE STATE OF MICHIGAN TO	
		THE USDA TO WAIVE THE FEDERAL STATUTORY REQUIREMENTS IN	
		SECTION 2012(K), 7 USC 2012 AND	
		IN 7 CFR 271.2 REGARDING THE	
		SNAP PROGRAM SO THAT THIS	
		STATE CAN EXEMPT SUGAR	
		SWEETENED BEVERAGES AND	
		CANDY FROM PURCHASE WITH SNAP BENEFITS WHICH ARE	
		DISTRIBUTED THROUGH THE	
		STATE FOOD ASSISTANCE	
		PROGRAM.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		(4) THE DEPARTMENT SHALL REPORT TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES, AND THE HOUSE AND SENATE POLICY OFFICES WHEN THE WAIVER DESCRIBED IN SUBSECTION (3) IS SUBMITTED TO THE USDA.	
Domestic Violence Exemption to Food Assistance Requirements			
Sec. 653. From the funds appropriated in part 1 for food assistance, an individual who is the victim of domestic violence and does not qualify for any other exemption may be exempt from the 3-month in 36-month limit on receiving food assistance under 7 USC 2015. This exemption can be extended an additional 3 months upon demonstration of continuing need.	Sec. 8-653. No changes from current law.	Sec. 653. No changes from current law.	
Food Assistance Program (FAP) Double Up Food Bucks Program			
Sec. 654. The department shall notify recipients of food assistance program benefits that their benefits can be spent with their bridge cards at many farmers' markets in the state. The department shall also notify recipients about the Double Up Food Bucks program that is administered by the Fair Food Network. Recipients shall receive information about the Double Up Food Bucks program, including information that when the recipient spends \$20.00 at participating farmers' markets through the program, the recipient can receive an additional \$20.00 to buy Michigan produce.	Sec. 8-654. No changes from current law.	Sec. 654. No changes from current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Low Income Home Energy Assistance Program (LIHEAP) Spending Plan			
Sec. 655. Within 14 days after the spending plan for low-income home energy assistance program is approved by the state budget office, the department shall provide the spending plan, including itemized projected expenditures, to the chairpersons of the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.	Sec. 8-655. No changes from current law.	Sec. 655. No changes from current law.	
Food Bank Council TANF Eligibility Reporting			
Sec. 660. From the funds appropriated in part 1 for Food Bank Council of Michigan, the department is authorized to make allocations of TANF funds only to the agencies that report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements. The agencies that do not report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements will not receive allocations in excess of those received in fiscal year 2000. The use of TANF funds under this section should not be considered an ongoing commitment of funding.	Sec. 8-660. No changes from current law.	Sec. 660. From the funds appropriated in part 1 for Food Bank Council of Michigan, the department is authorized to make allocations of TANF funds only to the agencies that report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements. The agencies that do not report necessary data to the department for the purpose of meeting TANF eligibility reporting requirements will not receive allocations in excess of those received in fiscal year 2000. The use of TANF funds under this section should not be considered IS NOT an ongoing commitment of funding.	
Annual FIP Clothing Allowance			
Sec. 669. The department shall allocate \$6,270,000.00 for the annual clothing allowance. The allowance shall be granted to all eligible children in a family independence program group.	Sec. 669. The department shall allocate \$6,270,000.00 up to \$9,000,000 for the annual clothing allowance. The allowance shall be granted to all eligible children in a family independence program group.	Sec. 669. The department shall allocate \$6,270,000.00 \$7,170,000.00 for the annual clothing allowance. The allowance shall be granted to all eligible children in a family independence program group.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Electronic Benefit Transfer Card Abuse Report			
Sec. 672. (1) The department's office of inspector general shall report to the senate and house of representatives appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices by February 15 of the current fiscal year on department efforts to reduce inappropriate use of Michigan bridge cards. The department shall provide information on the number of recipients of services who used their electronic benefit transfer card inappropriately and the current status of each case, the number of recipients whose benefits were revoked, whether permanently or temporarily, as a result of inappropriate use, and the number of retailers that were fined or removed from the electronic benefit transfer program for permitting inappropriate use of the cards.	Striking current law.	Sec. 672. (1) No changes from current law.	
(2) As used in this section, "inappropriate use" means not used to meet a family's ongoing basic needs, including food, clothing, shelter, utilities, household goods, personal care items, and general incidentals.	Striking current law.	(2) No changes from current law.	
Family Independence Program (FIP) Goals Sec. 677. (1) The department shall establish a state goal for the percentage of family independence program cases involved in employment activities. The percentage established shall not be less than 50%. The goal for long-term employment shall be 15% of cases for 6 months or more.	Sec. 8-677. (1) No changes from current law.	Sec. 677. (1) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) On a quarterly basis, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget director on the number of cases referred to Partnership. Accountability. Training. Hope. (PATH), the current percentage of family independence program cases involved in PATH employment activities, an estimate of the current percentage of family independence program cases that meet federal work participation requirements on the whole, and an estimate of the current percentage of the family independence program cases that meet federal work participation requirements for those cases referred to PATH.	(2) No changes from current law.	(2) No changes from current law.	
 (3) The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a quarterly report that includes all of the following: (a) The number and percentage of nonexempt family independence program recipients who are employed. (b) The average and range of wages of employed family independence program recipients. (c) The number and percentage of employed family independence program recipients who remain employed for 6 months or more. 	(3) No changes from current law.	(3) No changes from current law.	
Caseworker Policy Changes Sec. 686. (1) The department shall ensure that program policy requires caseworkers to confirm that individuals presenting personal identification issued by another state seeking assistance through the family independence program, food assistance program, state disability assistance program, or medical assistance program are not receiving benefits from any other state.	Sec. 8-686. (1). No changes from current law.	Sec. 686. (1). No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall require caseworkers to confirm the address provided by any individual seeking family independence program benefits or state disability assistance benefits.	(2) No changes from current law.	(2) No changes from current law.	
(3) The department shall prohibit individuals with property assets assessed at a value higher than \$200,000.00 from accessing assistance through department-administered programs, unless such a prohibition would violate federal rules and guidelines.	(3) No changes from current law.	(3) No changes from current law.	
(4) The department shall require caseworkers to obtain an up-to-date telephone number during the eligibility determination or redetermination process for individuals seeking medical assistance benefits.	(4) No changes from current law.	(4) No changes from current law.	
Application and Case Closure Information			
Sec. 687. (1) The department shall, on a quarterly basis by February 1, May 1, August 1, and November 1, compile and make available on its website all of the following information about the family independence program, state disability assistance, the food assistance program, Medicaid, and state emergency relief:	Sec. 8-687. (1) No changes from current law.	Sec. 687. (1) No changes from current law.	
 (a) The number of applications received. (b) The number of applications approved. (c) The number of applications denied. (d) The number of applications pending and neither approved nor denied. (e) The number of cases opened. (f) The number of cases closed. (g) The number of cases at the beginning of the quarter and the number of cases at the end of the quarter. 			
(2) The information provided under subsection (1) shall be compiled and made available for the state as a whole and for each county and reported separately for each program listed in subsection (1).	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The department shall, on a quarterly basis by February 1, May 1, August 1, and November 1, compile and make available on its website the family independence program information listed as follows:	(3) No changes from current law.	(3) No changes from current law.	
 (a) The number of new applicants who successfully met the requirements of the 21-day assessment period for PATH. (b) The number of new applicants who did not meet the requirements of the 21-day assessment period for PATH. (c) The number of cases sanctioned because of the school truancy policy. (d) The number of cases closed because of the 48-month and 60-month lifetime limits. (e) The number of first-, second-, and third-time sanctions. (f) The number of children ages 0-5 living in FIP-sanctioned households. 			
(4) The department shall notify the state budget office, the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices when the reports required in this section are made available on the department's website.	Striking current law.	Striking current law.	
LIHEAP Heat and Eat Program (PA 340 of 2016)			
Sec.1704. From the funds appropriated in part 1 for the low-income home energy assistance program, up to \$6,766,800.00 of federal funding shall be allocated to provide an additional \$20.01 payment to food assistance program cases that are not currently eligible for the standard utility allowance to enable these cases to receive expanded food assistance benefits through the program commonly known as the heat and eat program.	Sec. 8-688. No changes from current law.	Renumbers to Sec. 688. No changes from current law.	



FY 2016-17 CURRENT LAW EXECUTIVE NEW LANGUAGE SEC. 8-689. FROM THE FUNDS APPROPRIATED IN PART 1 FOR PUBLIC ASSISTANCE FIELD STAFF, THE DEPARTMENT SHALL EXPAND ITS PATHWAYS TO POTENTIAL PROGRAM. THE PURPOSE OF THIS ENHANCEMENT IS TO REDUCE CHRONIC ABSENTEEISM, DECREASE THE NUMBER OF STUDENTS WHO REPEAT GRADES, DECREASE THE RATE OF DROPOUTS, AND INCREASE GRADUATION RATES AT PATHWAYS SCHOOLS. THE
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THAT RANK AMONG THE LOWEST
ACHIEVING FIVE PERCENT OF ALL
MICHIGAN PUBLIC SCHOOLS AND
IN SCHOOLS LOCATED IN AT-RISK "RISING TIDE" COMMUNITIES
TARGETED FOR PROGRAMMING TO
MAXIMIZE ECONOMIC
DEVELOPMENT AND ECONOMIC
EXPANSION.



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CHILDREN'S SERVICES AGENCY - JUVENILE JUSTICE			
Residential Facility Contracts			
Sec. 701. Unless required from changes to federal or state law or at the request of a provider, the department shall not alter the terms of any signed contract with a private residential facility serving children under state or court supervision without written consent from a representative of the private residential facility.	Striking current law.	Striking current law.	
Alternative Regional Detention Services County Charge-Back	CHILDREN'S SERVICES AGENCY - JUVENILE JUSTICE	CHILDREN'S SERVICES AGENCY - JUVENILE JUSTICE	
Sec. 706. Counties shall be subject to 50% chargeback for the use of alternative regional detention services, if those detention services do not fall under the basic provision of section 117e of the social welfare act, 1939 PA 280, MCL 400.117e, or if a county operates those detention services programs primarily with professional rather than volunteer staff.	Sec. 8-706. No changes from current law.	Sec. 706. No changes from current law.	



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Child Care Fund Reimbursement TANF Eligibility Reporting Requirements				
Sec. 707. In order to be reimbursed for child care fund expenditures, counties are required to submit department-developed reports to enable the department to document potential federally claimable expenditures. This requirement is in accordance with the reporting requirements specified in section 117a(7) of the social welfare act, 1939 PA 280, MCL 400.117a.		Sec. 707. No changes from current law.		



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
County Spending Plan Required			
Sec. 708. (1) As a condition of receiving funds appropriated in part 1 for the child care fund line item, by December 15 of the current fiscal year, counties shall have an approved service spending plan for the current fiscal year. Counties must submit the service spending plan to the department by October 1 of the current fiscal year for approval. Upon submission of the county service spending plan, the department shall approve within 30 calendar days after receipt of a properly completed service plan that complies with the requirements of the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b. The department shall notify and submit county service spending plan revisions to any county whose county service spending plan is not accepted upon initial submission. The department shall not request any additional revisions to a county service spending plan outside of the requested revision notification submitted to the county by the department. The department shall notify a county within 30 days after approval that its service plan was approved.	current law.	Sec. 708. (1) No changes from current law.	



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FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall submit a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices by February 15 of the current fiscal year on the number of counties that fail to submit a service spending plan by October 1 and the number of service spending plans not approved by December 15. The report shall include the number of county service spending plans that were not approved as first submitted by the counties, as well as the number of plans that were not approved by the department after being resubmitted by the county with the first revisions that were requested by the department.	(2) The department shall submit a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices AND THE STATE BUDGET OFFICE by February 15 of the current fiscal year on the number of counties that fail to submit a service spending plan by October 1 and the number of service spending plans	(2) The department shall submit a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices AND THE STATE BUDGET OFFICE by February 15 of the current fiscal year on the number of counties that fail to submit a service spending plan by October 1 and the number of service spending plans	SENATE
were requested by the department.	were not approved as first submitted by the counties, as well as the number of plans that were not approved by the department after being resubmitted by the county with the first revisions that were requested by the department.	were not approved as first submitted by the counties, as well as the number of plans that were not approved by the department after being resubmitted by the county with the first revisions that were requested by the department.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
W.J. Maxey Training School Closure			
Sec. 709. (1) The department's master contract for juvenile justice residential foster care services shall be amended to prohibit contractors from denying a referral for placement of a youth, or terminating a youth's placement, if the youth's assessed treatment needs are in alignment with the facility's residential program type, as identified by the court or the department. In addition, the master contract shall require that youth placed in juvenile justice residential foster care facilities must have regularly scheduled treatment sessions with a licensed psychologist or psychiatrist, or both, and access to the licensed psychologist or psychiatrist as needed.	current law.	Sec. 709. No changes from current law.	
(2) The rates established for private residential juvenile justice facilities that were in effect on October 1, 2015 remain in effect for the current fiscal year.	(2) No changes from current law.	Striking current law.	
(3) The department shall submit a report by December 31 of the current fiscal year to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the senate and house policy offices on the current placement and status of the youth transferred from the W.J. Maxey Training School during the previous and current fiscal year as a result of the closure.	Striking current law.	Striking current law.	



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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Residential Facility of Last Resort			
Sec. 721. If the demand for placements at state-operated juvenile justice residential facilities exceeds capacity, the department shall not increase the available occupancy or services at the facilities, and shall post a request for proposals for a contract with not less than 1 private provider of residential services for juvenile justice youth to be a residential facility of last resort.		Sec. 721. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
FIELD OPERATIONS AND SUPPORT SERVICES			
Centers for Independent Living			
Sec. 801. (1) Funds appropriated in part 1 for independent living shall be used to support the general operations of centers for independent living in delivering mandated independent living services in compliance with federal rules and regulations for the centers, by existing centers for independent living to serve underserved areas, and for projects to build the capacity of centers for independent living to deliver independent living services. Applications for the funds shall be reviewed in accordance with criteria and procedures established by the department. The funds appropriated in part 1 may be used to leverage federal vocational rehabilitation innovation and expansion funds consistent with 34 CFR 361.35 up to \$5,543,000.00, if available. If the possibility of matching federal funds exists, the centers for independent living network will negotiate a mutually beneficial contractual arrangement with Michigan rehabilitation services. Funds shall be used in a manner consistent with the state plan for independent living. Services provided should assist people with disabilities to move toward self-sufficiency, including support for accessing transportation and health care, obtaining employment, community living, nursing home transition, information and referral services, education, youth transition services, veterans, and stigma reduction activities and community education. This includes the independent living guide project that specifically focuses on economic self-sufficiency.	Sec. 8-801. (1) No changes from current law.	Sec. 801. (1) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The Michigan centers for independent living shall provide a report by March 1 of the current fiscal year to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, the house and senate policy offices, and the state budget office on direct customer and system outcomes and performance measures.	(2) No changes from current law.	(2) No changes from current law.	
Vocational Rehabilitation Funding Maximization Sec. 802. The Michigan rehabilitation services shall work collaboratively with the bureau of services for blind persons, service organizations, and government entities to identify qualified match dollars to maximize use of available federal vocational rehabilitation funds.		Sec. 802. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Michigan Rehabilitation Services Report			
Sec. 803. The department shall provide an annual report by February 1 to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and house and senate policy offices on efforts taken to improve the Michigan rehabilitation services. The report shall include all of the following items: (a) Reductions and changes in administration costs and staffing. (b) Service delivery plans and implementation steps achieved. (c) Reorganization plans and implementation steps achieved. (d) Plans to integrate Michigan rehabilitative services programs into other services provided by the department. (e) Quarterly expenditures by major spending category. (f) Employment and job retention rates from both Michigan rehabilitation services and its nonprofit partners. (g) Success rate of each district in achieving the program goals.	(c) Reorganization plans and implementation steps achieved. (d) Plans to integrate Michigan rehabilitative services programs into	an annual report by February 1 to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and house and senate policy offices, AND THE STATE BUDGET OFFICE on efforts taken to improve the Michigan rehabilitation services. The report shall include all of the following items: (a) Reductions and changes in administration costs and staffing. (b) Service delivery plans and implementation steps achieved. (c) Reorganization plans and implementation steps achieved.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
MRS Funding for Disabled Agricultural Workers			
Sec. 804. From the funds appropriated in part 1 for Michigan rehabilitation services, the department shall allocate \$50,000.00 along with available federal match to support the provision of vocational rehabilitation services to eligible agricultural workers with disabilities. Authorized services shall assist agricultural workers with disabilities in acquiring or maintaining quality employment and independence.	Sec. 8-804. No changes from current law.	Sec. 804. No changes from current law.	
Order of Selection			
Sec. 805. It is the intent of the legislature that Michigan rehabilitation services shall not implement an order of selection for vocational and rehabilitative services. If the department is at risk of entering into an order of selection for services, the department shall notify the chairs of the senate and house subcommittees on the department budget and the senate and house fiscal agencies and policy offices within 2 weeks of receiving notification.	Striking current law.	Sec. 805. No changes from current law.	
Job Development and Community Employment- Related Contracts			
Sec. 806. From the funds appropriated in part 1 for Michigan rehabilitation services, the department shall allocate \$6,100,300.00, including federal matching funds, to service authorizations with community-based rehabilitation organizations for job development and other community employment-related support services.	Sec. 8-806. From the funds appropriated in part 1 for Michigan rehabilitation services, the department shall allocate \$6,100,300.00, including federal matching funds, to service authorizations with community-based rehabilitation organizations for job development and other community employment related support services. AN ARRAY OF NEEDED SERVICES THROUGHOUT THE CUSTOMER'S REHABILITATION PROCESS.	in part 1 for Michigan rehabilitation services, the department shall allocate	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Michigan MiCAFE Contract			
Sec. 807. From the funds appropriated in part 1 for Elder Law of Michigan MiCAFE contract, the department shall allocate not less than \$350,000.00 to the Elder Law of Michigan MiCAFE to assist this state's elderly population in participating in the food assistance program. Of the \$350,000.00 allocated under this section, the department shall use \$175,000.00, which are general fund/general purpose funds, as state matching funds for not less than \$175,000.00 in United States Department of Agriculture funding to provide outreach program activities, such as eligibility screening and information services, as part of a statewide food assistance hotline.	Sec. 8-807. No changes from current law.	Sec. 807. No changes from current law.	
Vehicle Repairs Sec. 825. From the funds appropriated in part 1, the department shall provide individuals not more than \$500.00 for vehicle repairs, including any repairs done in the previous 12 months. However, the department may in its discretion pay for repairs up to \$900.00. Payments under this section shall include the combined total of payments made by the department and work participation program.	Sec. 8-825. No changes from current law.	Sec. 825. No changes from current law.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Out-Stationed Eligibility Specialists			
Sec. 850. (1) The department shall maintain outstationed eligibility specialists in community-based organizations, community mental health agencies, nursing homes, adult placement and independent living settings, federally qualified health centers, and hospitals unless a community-based organization, community mental health agency, nursing home, adult placement and independent living setting, federally qualified health centers, or hospital requests that the program be discontinued at its facility.	current law.	law.	
(2) From the funds appropriated in part 1 for donated funds positions, the department shall enter into a	(2) From the funds appropriated in part 1 for donated funds positions, the department shall enter into a contractS	(2) From the funds appropriated in part 1 for donated funds positions, the department shall enter into a contractS	
contract with any agency that requests a donated funds position and is able and eligible under federal	with any agency AGENCIES THAT	with any agency AGENCIES THAT	
law to provide the required matching funds for federal funding, as determined by federal statute and	ARE that requests a donated funds position and is able and eligible under	ARE that requests a donated funds position and is able and eligible under	
regulations. If the department denies a request for	federal law to provide the required	federal law to provide the required	
donated funds positions, the department shall provide to the agency that made the request the	matching funds for federal funding, as determined by federal statute and	matching funds for federal funding, as determined by federal statute and	
federal statute or regulation that supports the denial.	regulations. If the department denies a	regulations. If the department denies a	
If there is no federal statute or regulation that supports the denial, the department shall grant the	request for donated funds positions, the department shall provide to the agency	request for donated funds positions, the department shall provide to the agency	
request for the donated funds position.	that made the request the federal	that made the request the federal	
Togaset is: the deliated failed position.	statute or regulation that supports the	statute or regulation that supports the	
	denial. If there is no federal statute or	denial. If there is no federal statute or	
	regulation that supports the denial, the	regulation that supports the denial, the	
	department shall grant the request for the donated funds position.	department shall grant the request for the donated funds position.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) A contract for a donated funds position must include, but not be limited to, the following performance metrics: (a) Meeting a standard of promptness for processing	(3) A contract for a AN ASSISTANCE PAYMENTS donated funds position must include, but not be limited to, the following performance metrics:	(3) A contract for a AN ASSISTANCE PAYMENTS donated funds position must include, but not be limited to, the following performance metrics:	
applications for Medicaid and other public assistance programs under state law. (b) Meeting required standards for error rates in determining programmatic eligibility as determined by the department.	 (a) Meeting a standard of promptness for processing applications for Medicaid and other public assistance programs under state law. (b) Meeting required standards for error rates in determining programmatic eligibility as determined by the department. 	 (a) Meeting a standard of promptness for processing applications for Medicaid and other public assistance programs under state law. (b) Meeting required standards for error rates in determining programmatic eligibility as determined by the department. 	
(4) The department shall only fill additional donated funds positions after a new contract has been signed. That position shall also be abolished when the contract expires or is terminated.	(4) No changes from current law	(4) No changes from current law	
(5) The department shall classify as limited-term FTEs any new employees who are hired to fulfill the donated funds position contracts or are hired to fill any vacancies from employees who transferred to a donated funds position.	(5) No changes from current law.	(5) No changes from current law.	
(6) By March 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies and policy offices, and the state budget office detailing information on the donated funds positions, including the total number of occupied positions, the total private contribution of the positions, and the total cost to the state for any nonsalary expenditure for the donated funds position employees.	(6) No changes from current law.	(6) No changes from current law.	



FY 2016-17		FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
	NEW LANGUAGE	NEW LANGUAGE			
	SEC. 8-851. FROM THE FUNDS APPROPRIATED IN PART 1 FOR ADULT SERVICES FIELD STAFF, THE DEPARTMENT SHALL IMPROVE STAFFING RATIOS IN ADULT PROTECTIVE SERVICES PROGRAMS WITH THE GOAL OF REDUCING THE NUMBER OF OLDER ADULTS WHO ARE VICTIMS OF CRIME AND FRAUD. THE PURPOSE OF THE STAFFING ENHANCEMENT IS TO INCREASE STANDARD OF PROMPTNESS BY 90% OR ABOVE IN EVERY COUNTY, AS MEASURED BY COMMENCING AN INVESTIGATION WITHIN 24 HOURS, ESTABLISHING FACE-TO-FACE CONTACT WITH THE CLIENT WITHIN 72 HOURS, AND COMPLETING THE INVESTIGATION WITHIN 30 DAYS.	APPROPRIATED IN PART 1 FOR ADULT SERVICES FIELD STAFF, THE DEPARTMENT SHALL IMPROVE STAFFING RATIOS IN ADULT PROTECTIVE SERVICES PROGRAMS WITH THE GOAL OF REDUCING THE NUMBER OF OLDER ADULTS WHO ARE VICTIMS OF CRIME AND FRAUD. THE PURPOSE OF THE STAFFING ENHANCEMENT IS TO INCREASE STANDARD OF PROMPTNESS BY 90% OR ABOVE IN EVERY COUNTY, AS MEASURED BY COMMENCING AN INVESTIGATION WITHIN 24 HOURS, ESTABLISHING FACE-TO-FACE CONTACT WITH THE CLIENT WITHIN			
		NEW LANGUAGE			
		SEC. 852. THE 29 ADDITIONAL FTE AUTHORIZATIONS IN PART 1 ADDED TO THE PUBLIC ASSISTANCE FIELD STAFF LINE ITEM IN THE CURRENT FISCAL YEAR SHALL BE ALLOCATED TO SUPPORT THE PATHWAYS TO POTENTIAL PROGRAM TO PROVIDE ADDITIONAL STAFF IN SCHOOLS.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
BEHAVIORAL HEALTH SERVICES	BEHAVIORAL HEALTH PROGRAM		
Comprehensive System of Community Mental Health Services	ADMINISTRATION AND SPECIAL PROJECTS		
Sec. 901. Funds appropriated in part 1 are intended to support a system of comprehensive community mental health services under the full authority and responsibility of local CMHSPs or PIHPs in accordance with the mental health code, 1974 PA 258, MCL 330.1001 to 330.2106, the Medicaid provider manual, federal Medicaid waivers, and all other applicable federal and state laws.	Sec. 901. No changes from current law.	Sec. 901. No changes from current law.	
Contracts Between DHHS and CMHSPs/PIHPs			
Sec. 902. (1) From funds appropriated in part 1, final authorizations to CMHSPs or PIHPs shall be made upon the execution of contracts between the department and CMHSPs or PIHPs. The contracts shall contain an approved plan and budget as well as policies and procedures governing the obligations and responsibilities of both parties to the contracts. Each contract with a CMHSP or PIHP that the department is authorized to enter into under this subsection shall include a provision that the contract is not valid unless the total dollar obligation for all of the contracts between the department and the CMHSPs or PIHPs entered into under this subsection for the current fiscal year does not exceed the amount of money appropriated in part 1 for the contracts authorized under this subsection.		Sec. 902. (1) No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall immediately report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget director if either of the following occurs:	(2) No changes from current law.	(2) No changes from current law.	
(a) Any new contracts the department has entered into with CMHSPs or PIHPs that would affect rates or expenditures.(b) Any amendments to contracts the department has entered into with CMHSPs or PIHPs that would affect rates or expenditures.			
(3) The report required by subsection (2) shall include information about the changes and their effects on rates and expenditures.	(3) No changes from current law.	(3) No changes from current law.	
Report on CMHSPs, PIHPs, Regional Entities Designated by DHHS as PIHPs, and Managing Entities for Substance Use Disorders			
Sec. 904. (1) Not later than May 31 of the current fiscal year, the department shall provide a report on the CMHSPs, PIHPs, regional entities designated by the department as PIHPs, and managing entities for substance use disorders to the members of the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget director that includes the information required by this section.	Sec. 904. (1) No changes from current law.	Sec. 904. (1) No changes from current law.	
 (2) The report shall contain information for each CMHSP, PIHP, regional entity designated by the department as a PIHP, and managing entity for substance use disorders and a statewide summary, each of which shall include at least the following information: (a) A demographic description of service recipients that, minimally, shall include reimbursement eligibility, client population, age, ethnicity, housing arrangements, and diagnosis. 	(2) The report shall contain information for each CMHSP, PIHP, regional entity designated by the department as a PIHP, and managing entity for substance use disorders and a statewide summary, each of which shall include at least the following information: (a) A demographic description of service recipients that, minimally, shall include reimbursement eligibility, client population, age, ethnicity, housing arrangements, and diagnosis.	(2) Concur with the Executive.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(b) Per capita expenditures in total and by client population group and cultural and ethnic groups of the services area, including the deaf and hard of hearing population. (c) Financial information that, minimally, includes a description of funding authorized; expenditures by diagnosis group, service category, and reimbursement eligibility; and cost information by Medicaid, Healthy Michigan plan, state appropriated non-Medicaid mental health services, local funding, and other fund sources, including administration and funds specified for all outside contracts for services and products. Financial information must include the amount of funding, from each fund source, used to cover clinical services and supports. Service category includes all department-approved services.	(b) Per capita expenditures in total and by client population group and cultural and ethnic groups of the services area, including the deaf and hard of hearing population. (c) Financial information that, minimally, includes a description of funding authorized; expenditures by diagnosis group, service category, and reimbursement eligibility; and cost information by Medicaid, Healthy Michigan plan, state appropriated non-Medicaid mental health services, local funding, and other fund sources, including administration and funds specified for all outside contracts for services and products. Financial information must include the amount of funding, from each fund source, used to cover clinical services and supports. Service category includes all department approved services. (c) EXPENDITURES STRATIFIED BY DEPARTMENT-DESIGNATED COMMUNITY MENTAL HEALTH ENTITY, BY CENTRAL DIAGNOSIS AND REFERRAL AGENCY, BY FUND SOURCE, BY SUBCONTRACTOR, BY POPULATION SERVED, AND BY SERVICE TYPE. ADDITIONALLY, DATA ON ADMINISTRATIVE EXPENDITURES BY DEPARTMENT-DESIGNATED COMMUNITY MENTAL HEALTH ENTITY SHALL BE REPORTED.	Concur with the Executive.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(d) Data describing service outcomes that include, but	(D) EXPENDITURES PER STATE	Concur with the Executive.	
are not limited to, an evaluation of consumer	CLIENT, WITH DATA ON THE		
satisfaction, consumer choice, and quality of life	DISTRIBUTION OF EXPENDITURES		
concerns including, but not limited to, housing and	REPORTED USING A HISTOGRAM		
employment.	APPROACH.		
	(E) NUMBER OF SERVICES		
	PROVIDED BY CENTRAL DIAGNOSIS		
	AND REFERRAL AGENCY, BY		
	SUBCONTRACTOR, AND BY		
	SERVICE TYPE. ADDITIONALLY,		
	DATA ON LENGTH OF STAY,		
	REFERRAL SOURCE, AND		
	PARTICIPATION IN OTHER STATE		
	PROGRAMS.		
	(F) COLLECTIONS FROM OTHER		
	FIRST- OR THIRD-PARTY PAYERS,		
	PRIVATE DONATIONS, OR OTHER STATE OR LOCAL PROGRAMS, BY		
	DEPARTMENT-DESIGNATED		
	COMMUNITY MENTAL HEALTH		
	ENTITY, BY SUBCONTRACTOR, BY		
	POPULATION SERVED, AND BY		
	SERVICE TYPE.		
	(d) (G) Data describing service		
	outcomes that include, but are not		
	limited to, an evaluation of consumer		
	satisfaction, consumer choice, and		
	quality of life concerns including, but not		
	limited to, housing and employment.		



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
 (e) Information about access to CMHSPs that includes, but is not limited to, the following: (i) The number of people receiving requested services. (ii) The number of people who requested services but did not receive services. (f) The number of second opinions requested under the code and the determination of any appeals. (g) Lapses and carryforwards during the immediately preceding fiscal year for CMHSPs, PIHPs, regional entities designated by the department as PIHPs, and managing entities for substance use disorders. 	CMHSPs that includes, but is not limited to, the following: (i) The number of people receiving requested services. (ii) The number of people who requested services but did not receive services. (f) (iii) The number of second opinions requested under the code and the	Concur with the Executive.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(h) Performance indicator information required to be submitted to the department in the contracts with CMHSPs, PIHPs, regional entities designated by the department as PIHPs, and managing entities for substance use disorders. (i) Administrative expenditures of each CMHSP, PIHP, regional entity designated by the department as a PIHP, and managing entity for substance use disorders that includes a breakout of the salary, benefits, and pension of each executive level staff and shall include the director, chief executive, and chief operating officers and other members identified as executive staff.	(h) (J) Performance indicator information required to be submitted to the department in the contracts with CMHSPs, PIHPs, regional entities designated by the department as PIHPs, and managing entities for substance use disorders. (i) (K) Administrative expenditures of each CMHSP, PIHP, regional entity designated by the department as a PIHP, and managing entity for substance use disorders that includes a breakout of the salary, benefits, and pension of each executive level staff and shall include the director, chief executive, and chief operating officers and other members identified as executive staff.	Concur with the Executive.	
(3) The department shall include data reporting requirements listed in subsection (2) in the annual contract with each individual CMHSP, PIHP, regional entity designated by the department as a PIHP, and managing entity for substance use disorders.	(3) No changes from current law.	(3) No changes from current law.	
(4) The department shall take all reasonable actions to ensure that the data required are complete and consistent among all CMHSPs, PIHPs, regional entities designated by the department as PIHPs, and managing entities for substance use disorders.	(4) No changes from current law.	(4) No changes from current law.	
Sec. 905. Proposed Executive Reorganization of Boilerplate Sec. 1007.	Sec. 1007 905. (1) From the funds appropriated in part 1 for behavioral health program administration, the department shall maintain a psychiatric residential treatment facility TRANSITIONAL UNIT and children's behavioral action team. These services will augment the continuum of behavioral health services for high-need youth and provide additional continuity of care and transition into supportive community-based services.	Sec. 1007 905. (1) From the funds appropriated in part 1 for behavioral health program administration, the department shall maintain a psychiatric residential treatment facility TRANSITIONAL UNIT and children's behavioral action team. These services will augment the continuum of behavioral health services for high-need youth and provide additional continuity of care and transition into supportive community-based services.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2)	(2) Outcomes and performance measures for this initiative include, but are not limited to, the following:	(2) Outcomes and performance measures for this initiative include, but are not limited to, the following:	
	(a) The rate of rehospitalization for youth served through the program at 30 and 180 days.	(a) The rate of rehospitalization for youth served through the program at 30 and 180 days.	
	(b) Measured change in the Child and Adolescent Functional Assessment Scale for children served through the program.	(b) Measured change in the Child and Adolescent Functional Assessment Scale for children served through the program.	
State Disability Assistance Substance Use Disorder Services Program			
Sec. 906. (1) The funds appropriated in part 1 for the state disability assistance substance use disorder services program shall be used to support per diem room and board payments in substance use disorder residential facilities. Eligibility of clients for the state disability assistance substance use disorder services program shall include needy persons 18 years of age or older, or emancipated minors, who reside in a substance use disorder treatment center.	Sec. 906. (1) No changes form current law.	Sec. 906. (1) No changes form current law.	
(2) The department shall reimburse all licensed substance use disorder programs eligible to participate in the program at a rate equivalent to that paid by the department to adult foster care providers. Programs accredited by department-approved accrediting organizations shall be reimbursed at the personal care rate, while all other eligible programs shall be reimbursed at the domiciliary care rate.	(2) No changes from current law.	(2) No changes from current law.	
Substance Use Disorder Prevention, Education, and Treatment Grants Sec. 907. (1) The amount appropriated in part 1 for substance use disorder prevention, education, and treatment grants shall be expended to coordinate care and services provided to individuals with severe and persistent mental illness and substance use disorder diagnoses.	Sec. 907. (1) No changes from current law.	Sec. 907. (1) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall approve managing entity fee schedules for providing substance use disorder services and charge participants in accordance with their ability to pay.		(2) No changes from current law.	
(3) The managing entity shall continue current efforts to collaborate on the delivery of services to those clients with mental illness and substance use disorder diagnoses with the goal of providing services in an administratively efficient manner.	(3) No changes from current law.	(3) No changes from current law.	
Report on Substance Use Disorder Prevention, Education, and Treatment Programs			
Sec. 908. (1) By April 1 of the current fiscal year, the department shall report the following data from the prior fiscal year on substance use disorder prevention, education, and treatment programs to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office:	Striking current law.	Striking current law.	
(a) Expenditures stratified by department-designated community mental health entity, by central diagnosis and referral agency, by fund source, by subcontractor, by population served, and by service type. Additionally, data on administrative expenditures by department-designated community mental health entity shall be reported.			
(b) Expenditures per state client, with data on the distribution of expenditures reported using a histogram approach.			
(c) Number of services provided by central diagnosis and referral agency, by subcontractor, and by service type. Additionally, data on length of stay, referral source, and participation in other state programs.			
(d) Collections from other first- or third-party payers, private donations, or other state or local programs, by department-designated community mental health entity, by subcontractor, by population served, and by service type.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall take all reasonable actions to ensure that the required data reported are complete and consistent among all department-designated community mental health entities.	Striking current law.	Striking current law.	
Sec. 909. New Executive Language.	SEC. 909. FROM THE FUNDS	SEC. 909. FROM THE FUNDS	
	APPROPRIATED IN PART 1 FOR	APPROPRIATED IN PART 1 FOR	
	COMMUNITY SUBSTANCE USE	COMMUNITY SUBSTANCE USE	
	DISORDER PREVENTION,	DISORDER PREVENTION,	
	EDUCATION, AND TREATMENT, THE	EDUCATION, AND TREATMENT, THE	
	DEPARTMENT SHALL USE	DEPARTMENT SHALL USE	
	AVAILABLE REVENUE FROM THE	AVAILABLE REVENUE FROM THE	
	MARIHUANA REGULATORY FUND	MARIHUANA REGULATORY FUND	
	ESTABLISHED IN 2016 PA 281		
	333.27603 TO: IMPROVE PHYSICAL	THE MEDICAL MARIHUANA	
	HEALTH; EXPAND ACCESS TO	FACILITIES LICENSING ACT, 2016 PA	
	SUBSTANCE USE DISORDER	281, MCL 333.27603 333.27604 , TO:	
	PREVENTION AND TREATMENT	IMPROVE PHYSICAL HEALTH;	
	SERVICES; AND STRENGTHEN THE	EXPAND ACCESS TO SUBSTANCE	
	EXISTING PREVENTION,	USE DISORDER PREVENTION AND	
	TREATMENT, AND RECOVERY	TREATMENT SERVICES; AND	
	SYSTEMS.	STRENGTHEN THE EXISTING	
		PREVENTION, TREATMENT, AND	
		RECOVERY SYSTEMS.	
Substance Use Disorder Treatment for Public Assistance Recipients			
Sec. 910. The department shall ensure that substance use disorder treatment is provided to applicants and recipients of public assistance through the department who are required to obtain substance use disorder treatment as a condition of eligibility for public assistance.	Sec. 910. No changes from current law.	Sec. 910. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Jail Diversion Services for Persons with Mental Illness or Developmental Disability			
Sec. 911. (1) The department shall ensure that each contract with a CMHSP or PIHP requires the CMHSP or PIHP to implement programs to encourage diversion of individuals with serious mental illness, serious emotional disturbance, or developmental disability from possible jail incarceration when appropriate.		Sec. 911. (1) No changes from current law.	
(2) Each CMHSP or PIHP shall have jail diversion services and shall work toward establishing working relationships with representative staff of local law enforcement agencies, including county prosecutors' offices, county sheriffs' offices, county jails, municipal police agencies, municipal detention facilities, and the courts. Written interagency agreements describing what services each participating agency is prepared to commit to the local jail diversion effort and the procedures to be used by local law enforcement agencies to access mental health jail diversion services are strongly encouraged.	Striking current law.	(2) No changes from current law.	
Sec. 912. The department shall contract directly with the Salvation Army harbor light program to provide non-Medicaid substance use disorder services if the local coordinating agency or the department confirms the Salvation Army harbor light program meets the standard of care. The standard of care shall include, but is not limited to, utilization of the medication assisted treatment option.	Striking current law.	Sec. 912. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Report on Medicaid Mental Health Payments and Cases			
Sec. 918. On or before the twenty-fifth of each month, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget director on the amount of funding paid to PIHPs to support the Medicaid managed mental health care program in the preceding month. The information shall include the total paid to each PIHP, per capita rate paid for each eligibility group for each PIHP, and number of cases in each eligibility group for each PIHP, and year-to-date summary of eligibles and expenditures for the Medicaid managed mental health care program.	Sec. 918. No changes from current law.	Sec. 918. No changes from current law.	
Rate-Setting Process for PIHPs			
Sec. 920. (1) As part of the Medicaid rate-setting process for behavioral health services, the department shall work with PIHP network providers and actuaries to include any state and federal wage and compensation increases that directly impact staff who provide Medicaid-funded community living supports, personal care services, respite services, skill-building services, and other similar supports and services as part of the Medicaid rate.	Sec. 920. (1) No changes from current law.	Sec. 920. (1) No changes from current law.	
(2) It is the intent of the legislature that any increased Medicaid rate related to state minimum wage increases shall also be distributed to direct care employees.	Striking current law.	Striking current law.	
Capitation Rates Increase for PIHPs			
Sec. 928. (1) Each PIHP shall provide, from internal resources, local funds to be used as a part of the state match required under the Medicaid program in order to increase capitation rates for PIHPs. These funds shall not include either state funds received by a CMHSP for services provided to non-Medicaid recipients or the state matching portion of the Medicaid capitation payments made to a PIHP.	Striking current law.	Sec. 928. (1) No changes from current law.	



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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) It is the intent of the legislature that any funds that	Striking current law.	(2) No changes from current law.	
lapse from the funds appropriated in part 1 for			
Medicaid mental health services shall be redistributed			
to individual CMHSPs as a reimbursement of local			
funds on a proportional basis to those CMHSPs whose			
local funds were used as state Medicaid match. By			
April 1 of the current fiscal year, the department shall			
report to the senate and house appropriations			
subcommittees on the department budget, the senate			
and house fiscal agencies, the senate and house			
policy offices, and the state budget office on the lapse			
by PIHP from the previous fiscal year and the			
projected lapse by PIHP in the current fiscal year.			
County Matching Funds to CMHSP			
Sec. 935. A county required under the provisions of	Sec. 935. No changes from current law.	Sec. 935. No changes from current law.	
the mental health code, 1974 PA 258, MCL 330.1001			
to 330.2106, to provide matching funds to a CMHSP			
for mental health services rendered to residents in its			
jurisdiction shall pay the matching funds in equal			
installments on not less than a quarterly basis			
throughout the fiscal year, with the first payment being			
made by October 1 of the current fiscal year.			



FY 2017-2018		
EXECUTIVE	HOUSE	SENATE
Sec. 940. (1) According to section 236 of the mental health code, 1974 PA 258, MCL 330.1236, the department shall do both of the following:	Sec. 940. (1) Concur with the Executive.	
(a) Review expenditures for each CMHSP to identify CMHSPs with projected allocation surpluses and to identify CMHSPs with projected allocation shortfalls. The department shall encourage the board of a CMHSP		
concur with the department's recommendation to reallocate those funds to CMHSPs with projected allocation shortfalls. (b) Withdraw UNSPENT funds that have		
OTHER REALLOCATED funds were expended in a manner not provided for in the approved contract and operating budget, including expending funds on services and programs provided to individuals residing outside of the		
CMHSP's geographic region. (2) A CMHSP that has its funding allocation transferred out or withdrawn during the current fiscal year as described in subsection (1) is not eligible for any additional funding reallocations during the remainder of the current fiscal year, UNLESS THAT CMHSP IS RESPONDING TO A PUBLIC HEALTH	(2) Concur with the Executive.	
	Sec. 940. (1) According to section 236 of the mental health code, 1974 PA 258, MCL 330.1236, the department shall do both of the following: (a) Review expenditures for each CMHSP to identify CMHSPs with projected allocation surpluses and to identify CMHSPs with projected allocation shortfalls. The department shall encourage the board of a CMHSP with a projected allocation surplus to concur with the department's recommendation to reallocate those funds to CMHSPs with projected allocation shortfalls. (b) Withdraw UNSPENT funds that have been allocated to a CMHSP if those OTHER REALLOCATED funds were expended in a manner not provided for in the approved contract and operating budget, including expending funds on services and programs provided to individuals residing outside of the CMHSP's geographic region. (2) A CMHSP that has its funding allocation transferred out or withdrawn during the current fiscal year as described in subsection (1) is not eligible for any additional funding reallocations during the remainder of the current fiscal year, UNLESS THAT CMHSP IS	Sec. 940. (1) According to section 236 of the mental health code, 1974 PA 258, MCL 330.1236, the department shall do both of the following: (a) Review expenditures for each CMHSP to identify CMHSPs with projected allocation surpluses and to identify CMHSPs with projected allocation shortfalls. The department shall encourage the board of a CMHSP with a projected allocation surplus to concur with the department's recommendation to reallocate those funds to CMHSPs with projected allocation shortfalls. (b) Withdraw UNSPENT funds that have been allocated to a CMHSP if these OTHER REALLOCATED funds were expended in a manner not provided for in the approved contract and operating budget, including expending funds on services and programs provided to individuals residing outside of the CMHSP's geographic region. (2) A CMHSP that has its funding allocation transferred out or withdrawn during the current fiscal year as described in subsection (1) is not eligible for any additional funding reallocations during the remainder of the current fiscal year, UNLESS THAT CMHSP IS RESPONDING TO A PUBLIC HEALTH EMERGENCY AS DETERMINED BY



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) The department shall notify the chairs of the appropriation subcommittees on the department budget when a request is made and when the department grants approval for reallocation or withdraw as described in subsection (1). By September 30 of the current fiscal year, the department shall provide a report on the amount of funding reallocated or withdrawn to the senate and house appropriation subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.	(3) No changes from current law.	(3) No changes from current law.	
Medicaid Spenddown Allocation			
Sec. 941. From the funds appropriated in part 1 for community mental health non-Medicaid services, no less than \$3,000,000.00 shall be allocated to CMHSPs to support costs related to Medicaid spenddown beneficiaries having to satisfy monthly deductible requirements.	Striking current law.	Striking current law.	
CMHSP Notice of Reduction, Termination, or			
Suspension of CMHSP Provided Services Sec. 942. A CMHSP shall provide at least 30 days' notice before reducing, terminating, or suspending services provided by a CMHSP to CMHSP clients, with the exception of services authorized by a physician that no longer meet established criteria for medical necessity.	Sec. 942. No changes from current law.	Sec. 942. No changes from current law.	
Autism Spectrum Disorder Treatment Sec. 958. Medicaid services shall include treatment for autism spectrum disorders as defined in the federally approved Medicaid state plan. These services may be coordinated with the Medicaid health plans and the Michigan Association of Health Plans.	Sec. 958. No changes from current law.	Sec. 958. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
University Autism Programs			
Sec. 960. (1) From the funds appropriated in part 1 for university autism programs, the department shall continue a grant process for autism programs. These grants are intended to increase the number of applied behavioral analysts, increase the number of autism diagnostic services provided, or increase employment of individuals who are diagnosed with autism spectrum disorder.	Move to Sec. 1906.(1) No changes from current law	Move to Sec. 1906.(1) No changes from current law	
(2) As a condition of accepting the grants described in subsection (1), each university shall track and report back to the department where the individuals who have completed the applied behavioral analysis training are initially employed and the location of the initial employment.	Move to Sec. 1906(2). No changes from current law.	Move to Sec. 1906(2). No changes from current law.	
(3) Outcomes and performance measures related to this initiative include, but are not limited to, the following:	Move to Sec. 1906(3). No changes from current law.	Move to Sec. 1906(3). No changes from current law.	
(a) An increase in applied behavioral analysts certified from university autism programs.			
(b) The number of autism diagnostic services provided.			
(c) The employment rate of employment program participants.			
(d) The employment rate of applied behavioral analysts trained through the university autism programs.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
National Accreditation Review Criteria for Behavioral Health Services			
Sec. 994. (1) Contingent upon federal approval, if a CMHSP, PIHP, or subcontracting provider agency is reviewed and accredited by a national accrediting entity for behavioral health care services, the department, by April 1 of the current fiscal year, shall consider that CMHSP, PIHP, or subcontracting provider agency in compliance with state program review and audit requirements that are addressed and reviewed by that national accrediting entity.	Striking current law.	Sec. 994. (1) Contingent UPON BY JANUARY 1 OF THE CURRENT FISCAL YEAR, THE DEPARTMENT SHALL SEEK federal approval,—if THROUGH EITHER A WAIVER REQUEST OR STATE PLAN AMENDMENT TO ALLOW a CMHSP, PIHP, or subcontracting provider agency THAT is reviewed and accredited by a national accrediting entity for behavioral health care services, the department, by April 1 of the current fiscal year, shall consider that CMHSP, PIHP, or subcontracting provider agency TO BE CONSIDERED in compliance with state program review and audit requirements that are addressed and reviewed by that national accrediting entity.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) By June 1 of the current fiscal year, the department shall report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office all of the following: (a) A list of each CMHSP, PIHP, and subcontracting provider agency that is considered in compliance with state program review and audit requirements under subsection (1). (b) For each CMHSP, PIHP, or subcontracting provider agency described in subdivision (a), all of the following: (i) The state program review and audit requirements that the CMHSP, PIHP, or subcontracting provider agency is considered in compliance with. (ii) The national accrediting entity that reviewed and accredited the CMHSP, PIHP, or subcontracting provider agency.		(2) By June 1 APRIL 1 of the current fiscal year, the department shall report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office all of the following: (A) THE STATUS OF THE FEDERAL APPROVAL PROCESS REQUIRED IN SUBSECTION (1). (a) (B) A list of each CMHSP, PIHP, and subcontracting provider agency that is considered TO BE in compliance with state program review and audit requirements under subsection (1). (b) (C) For each CMHSP, PIHP, or subcontracting provider agency described in subdivision (a) (B), all BOTH of the following:	SENATE
		 (i) The state program review and audit requirements that the CMHSP, PIHP, or subcontracting provider agency is considered TO BE in compliance with. (ii) The national accrediting entity that reviewed and accredited the CMHSP, PIHP, or subcontracting provider agency. 	
(3) The department shall continue to comply with state and federal law and shall not initiate an action that negatively impacts beneficiary safety.	Striking current law.	(3) The department shall continue to comply with state and federal law and shall not initiate an action that negatively impacts beneficiary safety. ANY COST SAVINGS ATTRIBUTED TO THIS ACTION SHALL BE REINVESTED BACK INTO SERVICES.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(4) As used in this section, "national accrediting entity" means the Joint Commission, formerly known as the Joint Commission on Accreditation of Healthcare Organizations, the Commission on Accreditation of	Striking current law.	(4) No changes from current law.	
Rehabilitation Facilities, the Council on Accreditation, the URAC, formerly known as the Utilization Review Accreditation Commission, the National Committee for Quality Assurance, or other appropriate entity, as approved by the department.			
Mental Health Diversion Council			
Sec. 995. From the funds appropriated in part 1 for behavioral health program administration, \$4,350,000.00 is intended to address the recommendations of the mental health diversion council.	Sec. 995. No changes from current law.	Sec. 995. No changes from current law.	
Distribution of Substance Use Disorder Block Grant Funds			
Sec. 997. The population data used in determining the distribution of substance use disorder block grant funds shall be from the most recent federal census.	Striking current law.	Striking current law.	
Distribution of General Funds to CMHSPs			
Sec. 998. For distribution of state general funds to CMHSPs, if the department decides to use census data, the department shall use the most recent federal decennial census data available.		Sec. 998. Concur with the Executive.	
Policies and Procedures for PIHPs or CMHSPs	BEHAVIORAL HEALTH SERVICES		
Sec. 1003. The department shall notify the Michigan Association of Community Mental Health Boards when developing policies and procedures that will impact PIHPs or CMHSPs.		Sec. 1003. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CMHSP and PIHP Rebasing Notification Sec. 1004. The department shall provide the senate and house appropriations subcommittee on the department budget, the senate and house fiscal agencies, and the state budget office any rebased formula changes to either Medicaid behavioral health services or non-Medicaid mental health services 90 days before implementation. The notification shall include a table showing the changes in funding allocation by PIHP for Medicaid behavioral health services or by CMHSP for non-Medicaid mental health services.	Sec. 1004. No changes from current law.	Sec. 1004. No changes from current law.	
Providers of Services to High-Need Children or Adults Sec. 1005. For the purposes of special projects involving high-need children or adults, including the not guilty by reason of insanity population, the department may contract directly with providers of services to these identified populations. Psychiatric Residential Treatment Facility and	Sec. 1005. No changes from current law.	Sec. 1005. No changes from current law.	
Children's Behavioral Action Team Sec. 1007. (1) From the funds appropriated in part 1 for behavioral health program administration, the department shall maintain a psychiatric residential treatment facility and children's behavioral action team. These services will augment the continuum of behavioral health services for high-need youth and provide additional continuity of care and transition into supportive community-based services.	Move to Sec. 1007. 905. (1) From the funds appropriated in part 1 for behavioral health program administration, the department shall maintain a psychiatric residential treatment facility TRANSITIONAL UNIT and children's behavioral action team. These services will augment the continuum of behavioral health services for high-need youth and provide additional continuity of care and transition into supportive community-based services.	Move to Sec. 1007. 905. (1) From the funds appropriated in part 1 for behavioral health program administration, the department shall maintain a psychiatric—residential treatment facility TRANSITIONAL UNIT and children's behavioral action team. These services will augment the continuum of behavioral health services for high-need youth and provide additional continuity of care and transition into supportive community-based services.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Outcomes and performance measures for this initiative include, but are not limited to, the following:	Move to Sec. 905. (2) No changes from current law.	Move to Sec. 905. (2) No changes from current law.	
(a) The rate of rehospitalization for youth served through the program at 30 and 180 days.			
(b) Measured change in the Child and Adolescent Functional Assessment Scale for children served through the program.			
PIHP Administrative Costs, Mental Health Care, Service Rates, and Direct Care Reimbursement			
Sec. 1008. The PIHP shall do all of the following:	Sec. 1008. The PIHP AND CMHSPS shall do all of the following:	Sec. 1008. Concur with the Executive.	
 (a) Work to reduce administration costs by ensuring that PIHP responsible functions are efficient to allow optimal transition of dollars to direct services. This process must include limiting duplicate layers of administration and minimizing PIHP-delegated services that may result in higher costs or inconsistent service delivery, or both. (b) Take an active role in managing mental health care by ensuring consistent and high-quality service delivery throughout its network and promote a conflict-free care management environment. (c) Ensure that direct service rate variances are related to the level of need or other quantifiable measures to ensure that the most money possible reaches direct services. 	 (a) Work to reduce administration costs by ensuring that PIHP responsible functions are efficient to allow optimal transition of dollars to direct services. This process must include limiting duplicate layers of administration and minimizing PIHP-delegated services that may result in higher costs or inconsistent service delivery, or both. (b) Take an active role in managing mental health care by ensuring consistent and high-quality service delivery throughout its network and 		
(d) Whenever possible, promote fair and adequate direct care reimbursement, including fair wages for direct service workers.	(c) Ensure that direct service rate variances are related to the level of need or other quantifiable measures to ensure that the most money possible reaches direct services.		
	(d) Whenever possible, promote fair and adequate direct care reimbursement, including fair wages for direct service workers.		



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PIHP Network Provider Workforce Recruitment	New Executive Language:	SEC. 1009. FROM THE FUNDS	
and Retention		APPROPRIATED IN PART 1 FOR	
		MEDICAID MENTAL HEALTH	
Sec. 1009. (1) The department shall work with PIHP	SEC. 1009. FROM THE FUNDS	SERVICES AND HEALTHY MICHIGAN	
network providers to analyze the workforce challenges of recruitment and retention of staff who provide	APPROPRIATED IN PART 1 FOR	PLAN - BEHAVIORAL HEALTH, THE	
Medicaid-funded community living supports, personal	MEDICAID MENTAL HEALTH	DEPARTMENT SHALL ALLOCATE UP	
care services, respite services, skill building services,	SERVICES AND HEALTHY MICHIGAN	TO \$45,000,000.00 \$22,500,000.00 TO	
and other similar supports and services. The	PLAN - BEHAVIORAL HEALTH, THE	INCREASE HOURLY WAGES BY \$0.25	
department workgroup must consider ways to attract	DEPARTMENT SHALL ALLOCATE UP	FOR DIRECT CARE WORKERS	
and retain staff to provide Medicaid-funded supports	TO \$45,000,000.00 TO INCREASE	PROVIDING MEDICAID BEHAVIORAL	
and services.	HOURLY WAGES FOR DIRECT CARE	HEALTH SUPPORTS AND SERVICES.	
	WORKERS PROVIDING MEDICAID	THE DEPARTMENT SHALL	
	BEHAVIORAL HEALTH SUPPORTS	CONTRACTUALLY MANDATE THESE	
	AND SERVICES. THE PURPOSE OF	FUNDS BE FULLY PASSED	
	THIS ALLOCATION IS TO INCREASE	THROUGH TO AGENCIES DIRECTLY	
	ACCESS TO DIRECT CARE	RESPONSIBLE FOR PAYING THE	
	SERVICES AS REPORTED IN CMHSP	DIRECT CARE WORKERS' WAGES	
	SUB-ELEMENT COST REPORTS, TO	AND SHALL CONTRACTUALLY	
	REDUCE THE TURNOVER RATE	MANDATE THAT THE AGENCIES TO	
	AMONG DIRECT CARE WORKERS,	PROVIDE THE DEPARTMENT WITH	
	AND TO IMPROVE THE QUALITY OF	ENDING WAGES AT THE END OF	
	DIRECT CARE SUPPORTS AND	THE PREVIOUS FISCAL YEAR AND	
	SERVICES.	THE NEW INCREASED WAGES	
		PROVIDED IN THE CURRENT FISCAL	
		YEAR. THE PURPOSE OF THIS	
		ALLOCATION IS TO INCREASE	
		ACCESS TO DIRECT CARE	
		SERVICES AS REPORTED IN CMHSP	
		SUB-ELEMENT COST REPORTS, TO	
		REDUCE THE TURNOVER RATE	
		AMONG DIRECT CARE WORKERS,	
		AND TO IMPROVE THE QUALITY OF	
		DIRECT CARE SUPPORTS AND	
		SERVICES.	
(2) The department workgroup must include PIHP	Striking current law.	Striking current law.	
providers, CMHSPs, individuals with disabilities, and			
staff.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) By March 1 of the current fiscal year, the department shall provide a status report on the workgroup's suggestions to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget director, making note in the report when the participants outlined in subsection (2) reached consensus on the workgroup's suggestions and when the participants outlined in subsection (2) had points of difference on the workgroup's suggestions.	Striking current law.	Striking current law.	
Kevin's Law			
Sec. 1010. From the funds appropriated in part 1 for behavioral health program administration, up to \$2,000,000.00 shall be allocated to address the implementation of court-ordered assisted outpatient treatment as provided under chapter 4 of the mental health code, 1974 PA 258, MCL 330.1400 to 330.1491.		Sec. 1010. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Medicaid Spenddown Report			
Sec. 1012. By September 30 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office addressing the challenge of meeting monthly deductible requirements in the Medicaid program and establish policy recommendations. The report shall include, but not be limited to, all of the following items: (a) The average number of individuals who do not meet their monthly Medicaid deductibles in this state each year. (b) How the reduction in general fund investment to CMHSPs for non-Medicaid services has played a role in the inability of many individuals to meet their spenddown. (c) What currently counts as the protected income	appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office addressing the challenge of meeting monthly deductible requirements in the Medicaid program and establish policy recommendations. The report shall include, but not be limited to, all of the following items: DETAILING THE AVERAGE NUMBER OF INDIVIDUALS WHO DO NOT MEET THEIR MONTHLY MEDICAID DEDUCTIBLES IN THIS STATE EACH YEAR. (a) The average number of individuals who do not meet their monthly Medicaid	Sec. 1012. No changes from current law.	
level and how that compares to other states.	deductibles in this state each year.		
(d) An action plan for implementation of any proposed changes.(e) An estimate of the costs that may be incurred from adoption of recommendations included in the report.	(b) How the reduction in general fund investment to CMHSPs for non-Medicaid services has played a role in the inability of many individuals to meet their spenddown.		
	(c) What currently counts as the protected income level and how that compares to other states.		
	(d) An action plan for implementation of any proposed changes.		
	(e) An estimate of the costs that may be incurred from adoption of recommendations included in the report.		



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
STATE PSYCHIATRIC HOSPITALS AND FORENSIC MENTAL HEALTH SERVICES Third-Party Payments and Revenue Recapture Project			
Sec. 1051. The department shall continue a revenue recapture project to generate additional revenues from third parties related to cases that have been closed or are inactive. A portion of revenues collected through project efforts may be used for departmental costs and contractual fees associated with these retroactive collections and to improve ongoing departmental reimbursement management functions.	Sec. 1051. No changes from current law.	Sec. 1051. No changes from current law.	
Gifts and Bequests Sec. 1052. The purpose of gifts and bequests for patient living and treatment environments is to use additional private funds to provide specific enhancements for individuals residing at state-operated facilities. Use of the gifts and bequests shall be consistent with the stipulation of the donor. The expected completion date for the use of gifts and bequests donations is within 3 years unless otherwise stipulated by the donor.	Sec. 1052. No changes from current law.	Sec. 1052. No changes from current law.	
Closures or Consolidations of State Hospitals and Centers Sec. 1055. (1) The department shall not implement any closures or consolidations of state hospitals, centers, or agencies until CMHSPs or PIHPs have programs and services in place for those individuals currently in those facilities and a plan for service provision for those individuals who would have been admitted to those facilities.	Sec. 1055. (1) The department shall not implement any PERMANENT, PLANNED closures or consolidations of state hospitals, centers, or agencies until CMHSPs or PIHPs have programs and services in place for those individuals currently in those facilities and a plan for service provision for those individuals who would have been admitted to those facilities.	Sec. 1055. (1) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) All closures or consolidations are dependent upon adequate department-approved CMHSP and PIHP plans that include a discharge and aftercare plan for each individual currently in the facility. A discharge and aftercare plan shall address the individual's housing needs. A homeless shelter or similar temporary shelter arrangements are inadequate to meet the individual's housing needs.	(2) No changes from current law.	(2) No changes from current law.	
(3) Four months after the certification of closure required in section 19(6) of the state employees' retirement act, 1943 PA 240, MCL 38.19, the department shall provide a closure plan to the house and senate appropriations subcommittees on the department budget and the state budget director.	(3) No changes from current law.	(3) No changes from current law.	
(4) Upon the closure of state-run operations and after transitional costs have been paid, the remaining balances of funds appropriated for that operation shall be transferred to CMHSPs or PIHPs responsible for providing services for individuals previously served by the operations.	(4) No changes from current law.	(4) No changes from current law.	
Patient Reimbursement			
Sec. 1056. The department may collect revenue for patient reimbursement from first- and third-party payers, including Medicaid and local county CMHSP payers, to cover the cost of placement in state hospitals and centers. The department is authorized to adjust financing sources for patient reimbursement based on actual revenues earned. If the revenue collected exceeds current year expenditures, the revenue may be carried forward with approval of the state budget director. The revenue carried forward shall be used as a first source of funds in the subsequent year.	Sec. 1056. No changes from current law.	Sec. 1056. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Hawthorn Center and Caro Center Evaluation			
Sec. 1057. The department shall work with the department of technology, management, and budget to evaluate the condition of the Hawthorn Center and the Caro Center, the cost-effectiveness of improvements and investments and make recommendations to improve the quality of the facilities needed by the patients.	Striking current law.	Sec. 1057. The department shall work with the department of technology, management, and budget to evaluate the condition of the Hawthorn Center and the Caro Center, the cost-effectiveness of improvements and investments and make recommendations to improve the quality of the facilities FACILITY needed by the patients.	
Privatization of Food and Custodial Services			
Sec. 1058. Effective October 1 of the current fiscal year, the department, in consultation with the department of technology, management, and budget, may maintain a bid process to identify 1 or more private contractors to provide food service and custodial services for the administrative areas at any state hospital identified by the department as capable of generating savings through the outsourcing of such services.	Striking current law.	Sec. 1058. No changes from current law.	
Center for Forensic Psychiatry Addition			
Sec. 1059. (1) From the increased funds appropriated in part 1 in center for forensic psychiatry, the department shall open an additional wing at the center for forensic psychiatry to provide additional capacity for specialized services to criminal defendants who are adjudicated as incompetent to stand trial or not guilty by reason of insanity.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
 (2) The department shall identify specific outcomes and performance measures for this initiative, including, but not limited to, the following: (a) The average wait time for persons ruled incompetent to stand trial before admission to the center for forensic psychiatry. (b) The average wait time for persons ruled incompetent to stand trial before admission to other state-operated psychiatric facilities. (c) The number of persons waiting to receive services at the center for forensic psychiatry. (d) The number of persons waiting to receive services at other state-operated hospitals and centers. 	SEC. 1059. (2) The department shall identify specific outcomes and performance measures for this initiative THE CENTER FOR FORENSIC PSYCHIATRY, including, but not limited to, the following: (a) The average wait time for persons ruled incompetent to stand trial before admission to the center for forensic psychiatry. (b) The average wait time for persons ruled incompetent to stand trial before admission to other state-operated	SEC. 1059. (2) Concur with the Executive.	OLIMIL



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1060. (1) New House Language.		SEC. 1060. (1) THE DEPARTMENT	
		SHALL CONVENE A	
		WORKGROUP IN	
		COLLABORATION WITH LABOR	
		UNION REPRESENTATION, CIVIL	
		SERVICE, AND ANY OTHER	
		APPROPRIATE PARTIES TO	
		RECOMMEND SOLUTIONS TO	
		ADDRESS MANDATORY	
		OVERTIME, STAFF TURNOVER,	
		AND STAFF RETENTION AT THE	
		STATE PSYCHIATRIC	
		HOSPITALS AND CENTERS,	
		INCLUDING, BUT NOT LIMITED	
		TO, PERMITTING RETIRED	
		WORKERS TO RETURN AND	
		PERMITTING HIRING OF PART-	
		TIME WORKERS.	
(2) New House Language.		(2) BY MARCH 1 OF THE CURRENT	
		FISCAL YEAR, THE DEPARTMENT	
		SHALL PROVIDE THE	
		WORKGROUP'S	
		RECOMMENDATIONS TO THE SENATE AND HOUSE	
		APPROPRIATIONS	
		SUBCOMMITTEES ON THE	
		DEPARTMENT BUDGET, THE	
		SENATE AND HOUSE FISCAL	
		AGENCIES, AND THE STATE	
		BUDGET OFFICE.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
HEALTH POLICY			
Free Health Clinic Funding			
Sec. 1140. From the funds appropriated in part 1 for primary care services, \$250,000.00 shall be allocated to free health clinics operating in the state. The department shall distribute the funds equally to each free health clinic. For the purpose of this appropriation, "free health clinics" means nonprofit organizations that use volunteer health professionals to provide care to uninsured individuals.	Delete current law.	Sec. 1140. No changes from current law.	
Options for Incentivizing Primary Care Medical School Students to Stay in Michigan			
Sec. 1142. The department shall continue to seek means to increase retention of Michigan medical school students for completion of their primary care residency requirements within this state and ultimately, for some period of time, to remain in this state and serve as primary care physicians. The department is encouraged to work with Michigan institutions of higher education.	Delete current law.	Sec. 1142. No changes from current law.	
Health Innovation Grants			
Sec. 1143. The department may award health innovation grants to address emerging issues and encourage cutting edge advances in health care including strategic partners in both the public and private sectors.	Sec. 8-1143. No changes from current law.	Delete current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Federal Grant for Blueprint for Health Innovation			
Sec. 1144. (1) From the funds appropriated in part 1 for health policy administration, the department shall allocate the federal state innovation model grant funding that supports implementation of the health delivery system innovations detailed in this state's "Reinventing Michigan's Health Care System: Blueprint for Health Innovation" document. This initiative will test new payment methodologies, support improved population health outcomes, and support improved infrastructure for technology and data sharing and reporting. The funds will be used to provide financial support directly to regions participating in the model test and to support statewide stakeholder guidance and technical support.	Sec. 8-1144. (1) No changes from current law.	Sec. 1144. (1) No changes from current law.	
 (2) Outcomes and performance measures for the initiative under subsection (1) include, but are not limited to, the following: (a) Increasing the number of physician practices fulfilling patient-centered medical home functions. (b) Reducing inappropriate health utilization, specifically reducing preventable emergency department visits, reducing the proportion of hospitalizations for ambulatory sensitive conditions, and reducing this state's 30-day hospital 	(2) No changes from current law.	(2) No changes from current law.	
readmission rate. (3) By March 1 and September 1 of the current fiscal year, the department shall submit a written report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office on the status of the program and progress made since the prior report.	(3) No changes from current law.	(3) No changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(4) From the funds appropriated in part 1 for health policy administration, any data aggregator created as part of the allocation of the federal state innovation model grant funds must meet the following standards:	Delete current law.	(4) No changes from current law.	
(a) The primary purpose of the data aggregator must be to increase the quality of health care delivered in this state, while reducing costs.			
(b) The data aggregator must be governed by a nonprofit entity.			
(c) All decisions regarding the establishment, administration, and modification of the database must be made by an advisory board. The membership of the advisory board must include the director of the department or a designee of the director and representatives of health carriers, consumers, and purchasers.			
(d) The data aggregator must receive health care claims information from, without limitation, commercial health carriers, nonprofit health care corporations, health maintenance organizations, and third party administrators that process claims under a service contract.			
(e) The data aggregator must use existing data sources and technological infrastructure, to the extent possible.			
Payments to Indian or Tribal Facilities for Medical Services			
Sec. 1145. The department will take steps necessary to work with Indian Health Service, Tribal or Urban Indian Health Program facilities that provide services under a contract with a Medicaid managed care entity to ensure that those facilities receive the maximum amount allowable under federal law for Medicaid services.	Sec. 8-1145. No changes from current law.	Sec. 1145. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Bone Marrow Donor Transplant Registry Tissue Typing			
Sec. 1146. From the funds appropriated in part 1 for bone marrow transplant registry, \$250,000.00 shall be allocated to Michigan Blood, the partner of the match registry of the national marrow donor program. The funds shall be used to offset ongoing tissue typing expenses associated with donor recruitment and collection services and to expand those services to better serve the citizens of this state.	Sec. 8-1146. No changes from current law.	Delete current law.	
NEW HOUSE BOILERPLATE		NEW SEC. 1147. (1) FROM THE FUNDS APPROPRIATED IN PART 1 FOR PRIMARY CARE SERVICES, \$1,000,000.00 SHALL BE APPROPRIATED FOR THE FIRST YEAR OF A 6-YEAR EARLY PRIMARY CARE PILOT PROGRAM TO FACILITATE THE PLACEMENT OF PHYSICIANS IN MEDICALLY UNDERSERVED AREAS OF THIS STATE. THE EARLY PRIMARY CARE PILOT PROGRAM FORMAT INCLUDES ALL OF THE FOLLOWING: (A) RECRUITMENT OF INTERESTED PHYSICIANS BEFORE COMPLETION OF FIRST YEAR OF RESIDENCY.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		(B) TO PARTICIPATE IN THE PILOT PROGRAM, A PHYSICIAN MUST DO ALL OF THE FOLLOWING:	
		(/) COMPLETE 1 YEAR OF POST- GRADUATE EDUCATION.	
		(II) COMPLETE AND PASS ALL 3 PARTS OF A NATIONAL LICENSING BOARD EXAMINATION.	
		(III) OBTAIN AN UNRESTRICTED LICENSE TO ENGAGE IN THE PRACTICE OF OSTEOPATHIC MEDICINE AND SURGERY OR AN UNRESTRICTED LICENSE TO ENGAGE IN THE PRACTICE OF MEDICINE IN THIS STATE.	
		(C) A PARTICIPATING PHYSICIAN SHALL ENTER INTO A CONTRACT TO WORK WITH AN EMPLOYER FOR NO LESS THAN 2 YEARS IN A FEDERALLY UNDERSERVED RURAL OR URBAN AREA IN THIS STATE, BEGINNING THE YEAR FOLLOWING COMPLETION OF 1 YEAR OF POST-GRADUATE EDUCATION.	
		(D) THE EMPLOYER SHALL EMPLOY THE PHYSICIAN AT A COMPETITIVE SALARY. A CONTRACTUAL EMPLOYER MAY INCLUDE, BUT IS NOT LIMITED TO, A PRIVATE PRACTICE PHYSICIAN OR PHYSICIAN GROUP, A HOSPITAL OR HOSPITAL SYSTEM, A COMMUNITY CLINIC, OR A FEDERALLY QUALIFIED HEALTH CENTER.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		(E) ASSISTANCE WITH REPAYMENT OF MEDICAL EDUCATION LOANS OF THE PARTICIPATING PHYSICIAN SHALL BE PROVIDED THROUGH LOCAL, STATE, FEDERAL, OR OTHER SOURCES DURING THE EMPLOYMENT PERIOD, WITH A TARGET ASSISTANCE AMOUNT OF \$50,000.00 OVER 2 YEARS.	
		(F) UPON COMPLETION OF THE 2- YEAR EMPLOYMENT PERIOD, PARTICIPATING PHYSICIANS MAY REENTER AND COMPLETE A POST- GRADUATE RESIDENCY PROGRAM.	
		(2) THE DEPARTMENT SHALL SEEK PHILANTHROPIC SUPPORT FOR THE EARLY PRIMARY CARE PILOT PROGRAM TO ACHIEVE INCREASED PARTICIPATION AND MAY USE STATE FUNDS TO MATCH PHILANTHROPIC CONTRIBUTIONS.	
		(3) A PORTION OF THE FUNDS APPROPRIATED FOR THE EARLY PRIMARY CARE PILOT PROGRAM SHALL BE ALLOCATED TO THE MICHIGAN HEALTH COUNCIL TO PARTNER WITH THE DEPARTMENT IN THE ADMINISTRATION OF THE EARLY PRIMARY CARE PILOT PROGRAM.	
		(4) USE OF FUNDS FOR ADMINISTRATION OF THE EARLY PRIMARY CARE PILOT PROGRAM IS LIMITED TO NO MORE THAN 10% OF THE TOTAL OF ALL SOURCES OF FUNDING.	



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FY 2016-17	EVECUTIVE	FY 2017-18	CENATE	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
		(5) THE DEPARTMENT SHALL PREPARE A REPORT ON THE STATUS OF THE EARLY PRIMARY CARE PILOT PROGRAM THAT SHALL INCLUDE, BUT IS NOT LIMITED TO, THE NUMBER OF PHYSICIANS PLACED, LOCATION OF PLACEMENT, TYPE OF EMPLOYER, AVERAGE STUDENT LOAN BURDEN OF THE PARTICIPATING PHYSICIANS, AND AVERAGE LOAN RELIEF PROVIDED UNDER THE PROGRAM. BY APRIL 1 OF THE CURRENT FISCAL YEAR, THE DEPARTMENT SHALL PROVIDE THE REPORT DESCRIBED IN THIS SUBSECTION TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES AND POLICY OFFICES, AND THE STATE BUDGET OFFICE.		
		(6) UNEXPENDED AND UNENCUMBERED FUNDS UP TO A MAXIMUM OF \$1,000,000.00 GENERAL FUND/GENERAL PURPOSE REVENUE IN PART 1 FOR PRIMARY CARE SERVICES ARE DESIGNATED AS WORK PROJECT APPROPRIATIONS, AND ANY UNENCUMBERED OR UNALLOTED FUNDS SHALL NOT LAPSE AT THE END OF THE FISCAL YEAR AND SHALL BE AVAILABLE FOR EXPENDITURES FOR THE EARLY PRIMARY CARE PILOT PROGRAM UNDER THIS SECTION UNTIL THE PROJECT HAS BEEN COMPLETED. ALL OF THE FOLLOWING ARE IN COMPLIANCE WITH SECTION 451A OF THE MANAGEMENT AND BUDGET ACT, 1984 PA 431, MCL 18.1451A:		



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
	IS PF TH TH (B AC PA AT	THE PURPOSE OF THE WORK PROJE TO FUND THE COST OF AN EARLY RIMARY CARE PROGRAM AS PROVIDE RIS SECTION. THE WORK PROJECT WILL BE ECOMPLISHED BY ADMINISTERING THATTORY ARTNERING OF PARTICIPATING RYSICIANS WITH QUALIFYING EMPLOY AD COORDINATING THE NEGOTIATION EDICAL SCHOOL LOAN REPAYMENT ESISTANCE FOR THE PARTICIPATING RYSICIAN. THE TOTAL ESTIMATED COST OF THORK PROJECT IS \$1,000,000.00 OF ENERAL FUND/GENERAL PURPOSE EVENUE. THE TENTATIVE COMPLETION DATE RE WORK PROJECT IS SEPTEMBER 30, 22.	E ZERS OF	
Opioid Fraud Collaboration Sec. 1150. From the funds appropriated in part 1 for health policy administration, the department shall dedicate 1.0 FTE position to coordinate with the department of licensing and regulatory affairs, the department of the attorney general, all appropriate law enforcement agencies, and the Medicaid health plans to reduce fraud related to opioid prescribing within Medicaid, and to address other appropriate recommendations of the prescription drug and opioid abuse task force outlined in its report of October 2015. By October 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on steps the department has taken to coordinate with the entities listed in this section and other stakeholders to reduce fraud related to opioid prescribing, and to address other appropriate recommendations of the task force.	Delete current law.	Delete current law.		



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Opioid Addiction Treatment Education Collaboration			
Sec. 1151. From the funds appropriated in part 1 for health policy administration, the department shall dedicate 1.0 FTE position to coordinate with the department of licensing and regulatory affairs, the department of the attorney general, all appropriate law enforcement agencies, and the Medicaid health plans to work with local substance use disorder agencies and addiction treatment providers to help inform Medicaid beneficiaries of all medically appropriate treatment options for opioid addiction when their treating physician stops prescribing prescription opioid medication for pain, and to address other appropriate recommendations of the prescription drug and opioid abuse task force outlined in its report of October 2015. By October 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on how the department is working with local substance use disorder agencies and addiction treatment providers to ensure that Medicaid beneficiaries are informed of all available and medically appropriate treatment options for opioid addiction when their treating physician stops prescribing prescription opioid medication for pain, and to address other appropriate recommendations of the task force. The report shall include any potential barriers to medication-assisted treatment, as recommended by the Michigan medication-assisted treatment guidelines, for Medicaid beneficiaries in both office-based opioid treatment and opioid treatment program facility settings.	Delete current law.	Delete current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
DISEASE CONTROL, PREVENTION, AND EPIDEMIOLOGY			
Lead Abatement			
Sec. 1180. (1) From the funds appropriated in part 1 for the healthy homes program, no less than \$1,750,000.00 shall be allocated for lead abatement of homes.	Move to Sec. 8-1182 (1) with revisions: Sec. 1180 8-1182. (1) From the funds appropriated in part 1 for the healthy homes program, no less than \$1,750,000.00 \$25,200,000.00 shall be allocated for lead abatement of homes.	Move to Sec. 1182 (1) with revisions: Sec. 4180 1182. (1) From the funds appropriated in part 1 for the healthy homes program, no less than \$1,750,000.00 OF GENERAL FUND/GENERAL PURPOSE FUNDS AND \$25,230,000.00 OF FEDERAL FUNDS shall be allocated for lead abatement of homes.	
(2) By January 1 of the current fiscal year, the department shall provide a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office on the expenditures and activities undertaken by the lead abatement program in the previous fiscal year from the funds appropriated in part 1 for the healthy homes program. The report shall include, but is not limited to, a funding allocation schedule, expenditures by category of expenditure and by subcontractor, revenues received, description of program elements, and description of program accomplishments and progress.	Move to Sec. 8-1182 (2), with no changes from current law.	Move to Sec. 1182 (2), with no changes from current law.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	NEW	NEW	
PROPOSED NEW BOILERPLATE	SEC. 8-1180. FROM THE FUNDS APPROPRIATED IN PART 1 FOR EPIDEMIOLOGY ADMINISTRATION AND FOR CHILDHOOD LEAD PROGRAM, THE DEPARTMENT SHALL REESTABLISH A PUBLIC HEALTH DRINKING WATER UNIT AND ENHANCE CURRENT EFFORTS TO MONITOR CHILD BLOOD LEAD LEVELS. THE INVESTMENT SHALL ENSURE THAT APPROPRIATE INVESTIGATIONS OF POTENTIAL HEALTH HAZARDS OCCUR FOR ALL COMMUNITY AND NON-COMMUNITY DRINKING WATER SUPPLIES WHERE CHEMICAL EXCEEDANCES OF ACTION LEVELS, HEALTH ADVISORY, AND MAXIMUM CONTAMINANT LIMITS ARE IDENTIFIED. THE INVESTMENT WILL ALSO IMPROVE THE TIMELINESS AND QUALITY OF CARE PROVIDED TO CHILDREN WITH LEAD EXPOSURE, LEADING TO A LONG-TERM REDUCTION IN THE PERCENTAGE OF MICHIGAN CHILDREN WITH ELEVATED BLOOD LEAD LEVELS.	SEC. 1180. FROM THE FUNDS APPROPRIATED IN PART 1 FOR EPIDEMIOLOGY ADMINISTRATION AND FOR CHILDHOOD LEAD PROGRAM, THE DEPARTMENT SHALL REESTABLISH A PUBLIC HEALTH DRINKING WATER UNIT AND ENHANCE CURRENT EFFORTS TO MONITOR CHILD BLOOD LEAD LEVELS. THE INVESTMENT PUBLIC HEALTH DRINKING WATER UNIT SHALL ENSURE THAT APPROPRIATE INVESTIGATIONS OF POTENTIAL HEALTH HAZARDS OCCUR FOR ALL COMMUNITY AND NONCOMMUNITY AND NONCOMMUNITY DRINKING WATER SUPPLIES WHERE CHEMICAL EXCEEDANCES OF ACTION LEVELS, HEALTH ADVISORY LEVELS, AND OR MAXIMUM CONTAMINANT LIMITS ARE IDENTIFIED. THE INVESTMENT WILL ALSO WITH THE FISCAL YEAR 2017-2018 INCREASE IN FUNDING, THE CHILDHOOD LEAD PROGRAM SHALL IMPROVE THE TIMELINESS AND QUALITY OF CARE PROVIDED TO CHILDREN WITH LEAD EXPOSURE, LEADING TO ACHIEVE A LONGTERM REDUCTION IN THE PERCENTAGE OF MICHIGAN CHILDREN IN THIS STATE WITH ELEVATED BLOOD LEAD LEVELS.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	NEW	NEW	
PROPOSED NEW BOILERPLATE	SEC. 8-1181. FROM THE FUNDS APPROPRIATED IN PART 1 FOR EPIDEMIOLOGY ADMINISTRATION, THE DEPARTMENT SHALL ESTABLISH AND MAINTAIN A VAPOR INTRUSION RESPONSE UNIT. THIS UNIT IS EXPECTED TO ASSESS RISKS TO PUBLIC HEALTH AT 200 VAPOR INTRUSION SITES EACH YEAR, AND TO RESPOND TO THOSE RISKS WHERE APPROPRIATE. THE PURPOSE OF THE UNIT IS TO REDUCE THE NUMBER OF MICHIGAN RESIDENTS EXPOSED TO TOXIC SUBSTANCES THROUGH VAPOR INTRUSION AND TO IMPROVE HEALTH OUTCOMES FOR THOSE THAT ARE IDENTIFIED AS HAVING BEEN EXPOSED TO VAPOR INTRUSION.	SEC. 1181. FROM THE FUNDS APPROPRIATED IN PART 1 FOR EPIDEMIOLOGY ADMINISTRATION, THE DEPARTMENT SHALL ESTABLISH AND MAINTAIN A VAPOR INTRUSION RESPONSE UNIT. THIS THE VAPOR INTRUSION RESPONSE UNIT. THIS THE VAPOR INTRUSION RESPONSE UNIT IS EXPECTED TO SHALL ASSESS RISKS TO PUBLIC HEALTH AT 200 VAPOR INTRUSION SITES EACH YEAR, AND TO RESPOND TO THOSE VAPOR INTRUSION RISKS WHERE APPROPRIATE. THE PURPOSE GOALS OF THE VAPOR INTRUSION RESPONSE UNIT IS TO REDUCE SHALL INCLUDE REDUCING THE NUMBER OF MICHIGAN RESIDENTS OF THIS STATE EXPOSED TO TOXIC SUBSTANCES THROUGH VAPOR INTRUSION AND TO IMPROVE IMPROVING HEALTH OUTCOMES FOR THOSE INDIVIDUALS THAT ARE IDENTIFIED AS HAVING BEEN EXPOSED TO VAPOR INTRUSION.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
LOCAL HEALTH AND ADMINISTRATIVE SERVICES			
Reimbursement of Local Costs Related to Informed Consent Law			
Sec. 1220. The amount appropriated in part 1 for implementation of the 1993 additions of or amendments to sections 9161, 16221, 16226, 17014, 17015, and 17515 of the public health code, 1978 PA 368, MCL 333.9161, 333.16221, 333.16226, 333.17014, 333.17015, and 333.17515, shall be used to reimburse local health departments for costs incurred related to implementation of section 17015(18) of the public health code, 1978 PA 368, MCL 333.17015.	Sec. 8-1220. No changes from current law.	Sec. 1220. No changes from current law.	
Penalty for Dissolution of Multi-County Local Health Department			
Sec. 1221. If a county that has participated in a district health department or an associated arrangement with other local health departments takes action to cease to participate in such an arrangement after October 1 of the current fiscal year, the department shall have the authority to assess a penalty from the local health department's operational accounts in an amount equal to no more than 6.25% of the local health department's essential local public health services funding. This penalty shall only be assessed to the local county that requests the dissolution of the health department.	Sec. 8-1221. No changes from current law.	Sec. 1221. No changes from current law.	
Essential Local Public Health Services			
Sec. 1222. (1) Funds appropriated in part 1 for essential local public health services shall be prospectively allocated to local health departments to support immunizations, infectious disease control, sexually transmitted disease control and prevention, hearing screening, vision services, food protection, public water supply, private groundwater supply, and on-site sewage management. Food protection shall be provided in consultation with the department of agriculture and rural development. Public water supply, private groundwater supply, and on-site sewage management shall be provided in consultation with the department of environmental quality.	Sec. 8-1222. (1) No changes from current law.	Sec. 1222. (1) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Local public health departments shall be held to contractual standards for the services in subsection (1).	(2) No changes from current law.	(2) No changes from current law.	
(3) Distributions in subsection (1) shall be made only to counties that maintain local spending in the current fiscal year of at least the amount expended in fiscal year 1992-1993 for the services described in subsection (1).	(3) No changes from current law.	(3) No changes from current law.	
(4) By December 1 of the current fiscal year, the department shall provide a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget director on the planned allocation of the funds appropriated for essential local public health services.	(4) No changes from current law.	(4) No changes from current law.	
Volunteer Dental Services Program for the Uninsured			
Sec. 1223. (1) From the funds appropriated in part 1 for dental programs, \$150,000.00 shall be allocated to the Michigan Dental Association for the administration of a volunteer dental program that provides dental services to the uninsured.	Sec. 8-1223. (1) No changes from current law.	Sec. 1223. (1) No changes from current law.	
(2) Not later than December 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house standing committees on health policy, the senate and house fiscal agencies, and the state budget office the number of individual patients treated, number of procedures performed, and approximate total market value of those procedures from the immediately preceding fiscal year.	(2) No changes from current law.	(2) No changes from current law.	
Use of Mobile Dentistry Facility Permit Fee Revenue			
Sec. 1224. The department shall use revenue from mobile dentistry facility permit fees received under section 21605 of the public health code, 1978 PA 368, MCL 333.21605, to offset the cost of the permit program.	Sec. 8-1224. No changes from current law.	Sec. 1224. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Michigan Health Endowment Fund			
Sec. 1225. The department shall work with the Michigan health endowment fund corporation established under section 653 of the nonprofit health care corporation reform act, 1980 PA 350, MCL 550.1653, to explore ways to fund and evaluate current and future policies and programs. It is the intent of the legislature that, by March 1 of the current fiscal year, the senate and house appropriations subcommittees on the department budget shall hold a joint hearing for the purpose of a presentation by the Michigan health endowment fund corporation and the department, detailing the steps taken to work together, and to report on initiatives supported by the Michigan health endowment fund.	Delete current law.	Delete current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1226. From the funds appropriated in part 1 for health and wellness initiatives, \$1,000,000.00 shall be allocated for a school children's healthy exercise program to promote and advance physical health for school children in kindergarten through grade 8. The department shall recommend model programs for sites to implement that incorporate evidence-based best practices. The department shall grant no less than 1/2 of the funds appropriated in part 1 for before- and after-school programs. The department shall establish guidelines for program sites, which may include schools, community-based organizations, private facilities, recreation centers, or other similar sites. The program format shall encourage local determination of site activities and shall encourage local inclusion of youth in the decision-making regarding site activities. Program goals shall include children experiencing improved physical health and access to physical activity opportunities, the reduction of obesity, providing a safe place to play and exercise, and nutrition education. To be eligible to participate, program sites shall provide a 20% match to the state funding, which may be provided in full, or in part, by a corporation, foundation, or private partner. The department shall seek financial support from corporate, foundation, or other private partners for the program or for individual program sites.	Sec. 8-1226. From the funds appropriated in part 1 for health and wellness initiatives, \$1,000,000.00 shall be allocated for a school children's healthy exercise program to promote and advance physical health for school children in kindergarten through grade 8. The department shall recommend model programs for sites to implement that incorporate evidence-based best practices. The department shall grant no less than 1/2 of the funds appropriated in part 1 for before- and after school programs. The department shall establish guidelines for program sites, which may include schools, community-based organizations, private facilities, recreation centers, or other similar sites. The program format shall encourage local determination of site activities and shall encourage local inclusion of youth in the decision-making regarding site activities. Program goals shall include children experiencing improved physical health and access to physical activity opportunities, the reduction of obesity, providing a safe place to play and exercise, and nutrition education. To be eligible to participate, program sites shall provide a 20% match to the state funding, which may be provided in full, or in part, by a corporation, foundation, or private partner. The department shall seek financial support from corporate, foundation, or other private partners for the program or for individual program sites.	Sec. 1226. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Health and Wellness Initiatives Criteria			
Sec. 1227. The department shall establish criteria for all funds allocated under part 1 for health and wellness initiatives. The criteria must include a requirement that all programs funded be evidence-based and supported by research, include interventions that have been shown to demonstrate outcomes that lower cost and improve quality, and be designed for statewide impact. Preference must be given to programs that utilize the funding as match for additional resources including, but not limited to, federal sources.	Sec. 8-1227. No changes from current law.	Sec. 1227. No changes from current law.	



FY 2016-17	FY 2017-18			FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
Traumatic Brain Injury Pilot Analysis						
Sec. 1228. Upon request, the department, in conjunction with the vendor, shall evaluate and analyze the costs and benefits of the traumatic brain injury pilot project as funded in article IV of 2014 PA 252.	Delete current law.	Sec. 1228. Upon request, the department, in conjunction with the vendor, shall evaluate and analyze the costs and benefits of the traumatic brain injury pilot project as funded in article IV of 2014 PA 252. FROM THE FUNDS APPROPRIATED IN PART 1 FOR INJURY CONTROL INTERVENTION PROJECT, \$1,000,000.00 SHALL BE ALLOCATED FOR IMPLEMENTATION OF EVIDENCE-BASED, REAL-TIME, QUALITY ASSURANCE DECISION SUPPORT SOFTWARE IN THE TREATMENT OF PEDIATRIC TRAUMATIC BRAIN INJURY AND FOR PROTOCOLS THAT ARE TO BE AVAILABLE TO ALL HOSPITALS PROVIDING THOSE TRAUMA SERVICES. THE FUNDS SHALL BE USED TO PURCHASE STATEWIDE LICENSES FOR PEDIATRIC TRAUMATIC BRAIN INJURY TREATMENT SOFTWARE AND RELATED SOFTWARE SERVICES AND TO OFFSET HOSPITAL SOFTWARE INTEGRATION COSTS. THE DEPARTMENT SHALL SEEK FEDERAL MATCHING FUNDS THAT MAY BE AVAILABLE FOR IMPLEMENTATION OF THIS SECTION.				



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Outstate Public Health Dental Initiative			
Sec. 1229. (1) From the funds appropriated in part 1 for dental programs, \$1,550,000.00 shall be distributed to local health departments who partner with a qualified nonprofit provider of dental services for the purpose of providing high-quality dental homes for seniors, children, and adults enrolled in Medicaid, and low-income uninsured.	Delete current law.	Delete current law.	
(2) In order to be considered a qualified nonprofit provider of dental services, the provider must demonstrate an effective health insurance enrollment process for uninsured patients and demonstrate to the department an effective process of charging patients on a sliding scale based on the patient's ability to pay.	Delete current law.	Delete current law.	
(3) Outcomes and performance measures for the program under this section include, but are not limited to, the following:(a) The number of uninsured patients who visited a participating dentist over the prior year, broken down between adults and children.	Delete current law.	Delete current law.	
(b) The number of patients assisted with health insurance enrollment, broken down between adults and children.(c) A 5-year trend of the number of uninsured patients being served, broken down between adults and children.			



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
EW HOUSE BOILERPLATE		NEW	
		SEC. 1230. THE DEPARTMENT	
		SHALL DEVELOP AND IMPLEMENT	
		A SCHOOL-BASED PILOT	
		PROGRAM FOR CHILDREN UP TO	
		GRADE 7 THAT MAY INCLUDE, BUT	
		IS NOT LIMITED TO, ORAL HEALTH	
		ASSESSMENTS, PRIMARY DENTAL	
		SERVICES, AND REFERRALS. THE	
		DEPARTMENT SHALL CONSULT WITH THE DEPARTMENT OF	
		EDUCATION IN THE DEVELOPMENT	
		OF THE SCHOOL-BASED PILOT	
		PROGRAM, AND SEEK	
		PARTNERSHIPS WITH LOCAL	
		ENTITIES, AND DENTAL AND	
		PHILANTHROPIC ORGANIZATIONS	
		TO CARRY OUT THE PROGRAM.	
		THE SCHOOL-BASED PILOT	
		PROGRAM SHALL TRACK THE	
		NUMBER OF CHILDREN OFFERED	
		AND RECEIVING SERVICES AT THE	
		SCHOOL SITES. PROGRAM GOALS SHALL INCLUDE IMPROVING ORAL	
		AND PHYSICAL HEALTH	
		OUTCOMES FOR CHILDREN,	
		IMPROVING RATES OF CHILDREN	
		RECEIVING DENTAL SEALANTS,	
		AND REDUCTION OF RATES OF	
		CHILDHOOD TOOTH DECAY.	

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FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
FAMILY, MATERNAL, AND CHILD HEALTH Report of Sexual and Maternal Health Demographics and Expenditures by Marital Status			
Sec. 1300. The department shall monitor estimated public funds administered by the department for family planning, sexually transmitted infection prevention and treatment, and pregnancies and births, as well as demographics collected by the department as voluntarily self-reported by individuals utilizing those services. The department shall monitor the actual expenditures by marital status or, where actual expenditures are not available, shall monitor estimated expenditures by marital status. The department may utilize the DCH-1426 application for health coverage and help paying costs or any other official application for public assistance for medical coverage to determine the actual or estimated public expenditures based on marital status. The department shall provide this information upon request of the legislature.	Delete current law.	Delete current law.	
Report Regarding Pregnancy Planning, Prenatal, and Maternal and Child Health Programs			
Sec. 1301. (1) Before April 1 of the current fiscal year, the department shall submit a report to the house and senate fiscal agencies and the state budget director on planned allocations from the amounts appropriated in part 1 for local MCH services, prenatal care outreach and service delivery support, family planning local agreements, and pregnancy prevention programs. Using applicable federal definitions, the report shall include information on all of the following:	Delete current law.	Sec. 1301. (1) No changes from current law.	
 (a) Funding allocations. (b) Actual number of women, children, and adolescents served and amounts expended for each group for the immediately preceding fiscal year. (c) A breakdown of the expenditure of these funds between urban and rural communities. 			
(2) The department shall ensure that the distribution of funds through the programs described in subsection (1) takes into account the needs of rural communities.	Delete current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) For the purposes of this section, "rural" means a county, city, village, or township with a population of 30,000 or less, including those entities if located within a metropolitan statistical area.	Delete current law.	(3) No changes from current law.	
Family Planning Federal Title X Funding Compliance			
Sec. 1302. Each family planning program receiving federal title X family planning funds under 42 USC 300 to 300a-8 shall be in compliance with all performance and quality assurance indicators that the office of population affairs within the United States Department of Health and Human Services specifies in the program guidelines for project grants for family planning services. An agency not in compliance with the indicators shall not receive supplemental or reallocated funds.	Sec. 8-1302. No changes from current law.	Sec. 1302. No changes from current law.	
Contract Restrictions for Family Planning Local Agreements with State Funds			
Sec. 1303. The department shall not contract with an organization that provides elective abortions, abortion counseling, or abortion referrals, for services that are to be funded with state restricted or state general fund/general purpose funds appropriated in part 1 for family planning local agreements. An organization under contract with the department shall not subcontract with an organization that provides elective abortions, abortion counseling, or abortion referrals, for services that are to be funded with state restricted or state general fund/general purpose funds appropriated in part 1 for family planning local agreements.	Sec. 8-1303. No changes from current law.	Sec. 1303. No changes from current law.	
Prohibit Use of State Funds for Abortion Counseling, Referrals, or Services			
Sec. 1304. The department shall not use state restricted funds or state general funds appropriated in part 1 in the pregnancy prevention program or family planning local agreements appropriation line items for abortion counseling, referrals, or services.	Sec. 8-1304. No changes from current law.	Sec. 1304. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Alternative Pregnancy and Parenting Support Services Program			
Sec. 1307. From the funds appropriated in part 1 for prenatal care outreach and service delivery support, \$400,000.00 of TANF revenue shall be allocated for a pregnancy and parenting support services program, which program must promote childbirth, alternatives to abortion, and grief counseling. The department shall establish a program with a qualified contractor that will contract with qualified service providers to provide free counseling, support, and referral services to eligible women during pregnancy through 12 months after birth. As appropriate, the goals for client outcomes shall include an increase in client support, an increase in childbirth choice, an increase in adoption knowledge, an improvement in parenting skills, and improved reproductive health through abstinence education. The contractor of the program shall provide for program training, client educational material, program marketing, and annual service provider site monitoring. The department shall submit a report to the house and senate appropriations subcommittees on the department budget and the house and senate fiscal agencies by April 1 of the current fiscal year on the number of clients served.	Delete current law.	Sec. 1307. No changes from current law.	
Enhanced Nurse Family Partnership Program Support			
Sec. 1308. From the funds appropriated in part 1 for prenatal care outreach and service delivery support, not less than \$500,000.00 of funding shall be allocated for evidence-based programs to reduce infant mortality including nurse family partnership programs. The funds shall be used for enhanced support and education to nursing teams or other teams of qualified health professionals, client recruitment in areas designated as underserved for obstetrical and gynecological services and other high-need communities, strategic planning to expand and sustain programs, and marketing and communications of programs to raise awareness, engage stakeholders, and recruit nurses.	Sec. 8-1308. No changes from current law.	Sec. 1308. No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Maternal and Child Health Contractual Services Sec. 1309. The department shall allocate funds appropriated in section 117 of part 1 for family, maternal, and child health	Sec. 8-1309. No changes from current law.	Sec. 1309. No changes from current law.	
according to section 1 of 2002 PA 360, MCL 333.1091.			
Housing Rehabilitation and Hazard Abatement Program Task Force			
Sec. 1310. The department shall continue to work jointly with the Michigan state housing development authority and the joint task force established under article IV of 2014 PA 252 to review housing rehabilitation, energy and weatherization, and hazard abatement program policies and to make recommendations for integrating and coordinating project delivery with the goals of serving more families and achieving better outcomes by maximizing state and federal resources. The joint task force may provide recommendations to the department. Recommendations of the joint task force must give consideration to best practices and cost effectiveness.	Sec. 8-1310. No changes from current law.	Sec. 1310. No changes from current law.	
Rural Home Visitation Service Provider Contracting Sec. 1311. From the funds appropriated in part 1 for prenatal care outreach and service delivery support, equal consideration shall be given to all eligible evidence-based providers in all regions in contracting for rural home visitation services.	Delete current law.	Sec. 1311. No changes from current law.	
Fetal Alcohol Syndrome Services			
Sec. 1313. (1) The department shall continue developing an outreach program on fetal alcohol syndrome services, targeting health promotion, prevention, and intervention as described in the Michigan fetal alcohol spectrum disorders 5-year plan 2015-2020.	Sec. 8-1313. (1) No changes from current law.	Sec. 1313. (1) No changes from current law.	
(2) The department shall explore federal grant funding to address prevention services for fetal alcohol syndrome and reduce alcohol consumption among pregnant women.	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
CURRENT LAW NEW HOUSE BOILERPLATE	EXECUTIVE	NEW SEC. 1314. THE DEPARTMENT SHALL ENHANCE EDUCATION AND OUTREAD EFFORTS THAT ENCOURAGE WOMEN OF CHILDBEARING AGE TO SEEK CONFIRMATION AT THE EARLIEST INDICATION OF POSSIBLE PREGNAND AND INITIATE CONTINUOUS AND ROUTINE PRENATAL CARE UPON CONFIRMATION OF PREGNANCY. THE DEPARTMENT SHALL ENSURE THAT DEPARTMENT PROGRAMS, POLICIES AND PRACTICES PROMOTE PRENATA AND OBSTETRICAL CARE BY DOING THE FOLLOWING: (A) SUPPORTING ACCESS TO CARE. (B) REDUCING AND ELIMINATING BARRIERS TO CARE. (C) SUPPORTING RECOMMENDATION FOR BEST PRACTICES. (D) ENCOURAGING OPTIMAL PRENATAL HABITS SUCH AS PRENATAL HABITS SUCH AS PRENATAL WITAMINS, AND CESSATION OF USE OF TOBACCO, ALCOHOL, OR DRUGS. (E) TRACKING OF BIRTH OUTCOMES TO STUDY IMPROVEMENTS IN PREVALENCE OF FETAL DRUG ADDICTION, FETAL ALCOHOL SYNDROME AND OTHER PREVENTABLE NEONATAL DISEASE.	CH CY E AL	
		INCREASE IN HEALTHY BEHAVIORS FOLLOWING CHILDBIRTH.		



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
National Brand Peanut Butter as Approved WIC Food Item			
Sec. 1340. The department shall include national brand peanut butter on the list of approved women, infants, and children special supplemental nutrition program basket items.	Delete current law.	Delete current law.	

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DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Children's Special Health Care

FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CHILDREN'S SPECIAL HEALTH CARE SERVICES			
Children's Special Health Care Services Coverage			
Sec. 1360. The department may do 1 or more of the following:	Sec. 1360. No changes from current law.	Sec. 1360. No changes from current law.	
(a) Provide special formula for eligible clients with specified metabolic and allergic disorders.			
(b) Provide medical care and treatment to eligible patients with cystic fibrosis who are 21 years of age or older.			
(c) Provide medical care and treatment to eligible patients with hereditary coagulation defects, commonly known as hemophilia, who are 21 years of age or older.			
(d) Provide human growth hormone to eligible patients.			

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DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Children's Special Health Care

FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Expansion of Telemedicine Capacity			
Sec. 1361. From the funds appropriated in part 1 for medical care and treatment, the department is authorized to spend those funds for the continued development and expansion of telemedicine capacity to allow families with children in the children's special health care services program to access specialty providers more readily and in a more timely manner.	Sec. 1361. No changes from current law.	Sec. 1361. No changes from current law.	

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FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
AGING AND ADULT SERVICES AGENCY			
Food Access Collaboration			
Sec. 1402. The department may encourage the Food Bank Council of Michigan to collaborate directly with each area agency on aging and any other organizations that provide senior nutrition services to secure the food access of vulnerable seniors.	Sec. 8-1402. No changes from current law.	Sec. 1402. No changes from current law.	
Home-Delivered Meals Waiting Lists			
Sec. 1403. (1) By February 1 of the current fiscal year, the aging and adult services agency shall require each region to report to the aging and adult services agency and to the legislature home-delivered meals waiting lists based upon standard criteria. Determining criteria shall include all of the following:	Sec. 8-1403. (1) No changes from current law.	Sec. 1403. (1) No changes from current law.	
 (a) The recipient's degree of frailty. (b) The recipient's inability to prepare his or her own meals safely. (c) Whether the recipient has another care provider available. (d) Any other qualifications normally necessary for the recipient to receive home-delivered meals. 			
(2) Data required in subsection (1) shall be recorded only for individuals who have applied for participation in the homedelivered meals program and who are initially determined as likely to be eligible for home-delivered meals.	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17		FY 2017-18	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Reporting of Area Agency on Aging Allocations and Expenditures			
Sec. 1417. The department shall provide to the senate and house appropriations subcommittees on the department budget, senate and house fiscal agencies, and state budget director a report by March 30 of the current fiscal year that contains all of the following:	Sec. 8-1417. No changes from current law.	Sec. 1417. No changes from current law.	
(a) The total allocation of state resources made to each area agency on aging by individual program and administration.			
(b) Detail expenditure by each area agency on aging by individual program and administration including both statefunded resources and locally-funded resources.			
Allocation of \$1.1 Million for Locally-Determined Needs			
Sec. 1421. From the funds appropriated in part 1 for community services, \$1,100,000.00 shall be allocated to area agencies on aging for locally determined needs.	Sec. 8-1421. No changes from current law.	Sec. 1421. No changes from current law.	
Elder Abuse Prosecuting Attorney Contract			
Sec. 1422. (1) From the funds appropriated in part 1 for aging and adult services administration, not less than \$300,000.00 shall be allocated for the department to contract with the Prosecuting Attorneys Association of Michigan to provide the support and services necessary to increase the capability of the state's prosecutors, adult protective service system, and criminal justice system to effectively identify, investigate, and prosecute elder abuse and financial exploitation.	Sec. 8-1422. (1) No changes from current law.	Sec. 1422. (1) No changes from current law.	
(2) By March 1 of the current fiscal year, the Prosecuting Attorneys Association of Michigan shall provide a report on the efficacy of the contract to the state budget office, the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the house and senate policy offices.	(2) No changes from current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Alzheimer's Disease In-Home Care Support Services Pilot Program			
Sec. 1424. From the funds appropriated in part 1 for community services, \$150,000.00 is appropriated for Alzheimer's disease services and shall be remitted to the Alzheimer's association-Michigan chapters for the purpose of carrying out a pilot project in Macomb, Monroe, and St. Joseph Counties. The fiduciary for the funds is the Alzheimer's association-greater Michigan chapter. The Alzheimer's association shall provide enhanced services, including 24/7 helpline, continued care consultation, and support groups, to individuals with Alzheimer's disease or dementia and their families in the 3 counties, and partner with a Michigan public university to study whether provision of such inhome support services significantly delays the need for residential long-term care services for individuals with Alzheimer's disease or dementia. The study must also consider potential cost savings related to the delay of long-term care services, if a delay is shown.	Delete current law.	Sec. 1424. From the funds appropriated in part 1 for community services, \$150,000.00 \$100.00 is appropriated for Alzheimer's disease services and shall be remitted to the Alzheimer's association-Michigan chapters for the purpose of carrying out CONTINUATION OF a pilot project in Macomb, Monroe, and St. Joseph Counties. The fiduciary for the funds is the Alzheimer's association-greater Michigan chapter. The Alzheimer's association-greater Michigan chapter. The Alzheimer's association shall provide enhanced services, including 24/7 helpline, continued care consultation, and support groups, to individuals with Alzheimer's disease or dementia and their families in the 3 counties, and partner with a Michigan public university to study whether provision of such in-home support services significantly delays the need for residential long-term care services for individuals with Alzheimer's disease or dementia. The study must also consider potential cost savings related to the delay of long-term care services, if a delay is shown.	



FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Notification from LARA of License Suspension of Care Facility			
Sec. 1425. The department shall coordinate with the department of licensing and regulatory affairs to ensure that, upon receipt of the order of suspension of a licensed adult foster care home, home for the aged, or nursing home, the department of licensing and regulatory affairs shall provide notice to the department and to the house and senate appropriations subcommittees on the department budget.	Sec. 8-1425. No changes from current law.	Sec. 1425. The department shall coordinate with the department of licensing and regulatory affairs to ensure that, upon receipt of the order of suspension of a licensed adult foster care home, home for the aged, or nursing home, the department of licensing and regulatory affairs shall provide notice to the department, and to the house and senate appropriations subcommittees on the department budget, AND TO THE MEMBERS OF THE HOUSE AND SENATE THAT REPRESENT THE LEGISLATIVE DISTRICTS OF THE COUNTY IN WHICH THE FACILITY LIES.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
MEDICAL SERVICES ADMINISTRATION Electronic Health Records Incentive Program Work Project			
Sec. 1501. The unexpended funds appropriated in part 1 for the electronic health records incentive program are considered work project appropriations, and any unencumbered or unallotted funds are carried forward into the following fiscal year. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a:	Sec. 1501. No changes from current law.	Sec. 1501. No changes from current law.	
(a) The purpose of the project to be carried forward is to implement the Medicaid electronic health record program that provides financial incentive payments to Medicaid health care providers to encourage the adoption and meaningful use of electronic health records to improve quality, increase efficiency, and promote safety.			
(b) The projects will be accomplished according to the approved federal advanced planning document.			
(c) The estimated cost of this project phase is identified in the appropriation line item.			
(d) The tentative completion date for the work project is September 30, 2021.			
Transparency Database Website			
Sec. 1502. The department shall spend available work project revenue and any associated federal match to create and develop a transparency database website. This funding is contingent upon enactment of enabling legislation.	Striking current law.	Sec. 1502. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Healthy Michigan Plan Administration			
Sec. 1503. From the funds appropriated in part 1 for Healthy Michigan plan administration, the department shall maintain an accounting structure within the Michigan administrative information network that will allow expenditures associated with the administration of the Healthy Michigan plan to be identified.	Striking current law.	Sec. 1503. From the funds appropriated in part 1 for Healthy Michigan plan administration, the department shall maintain an accounting structure within the Michigan administrative information network STATEWIDE INTEGRATED GOVERNMENTAL MANAGEMENT APPLICATIONS that will allow expenditures associated with the administration of the Healthy Michigan plan to be identified.	
Report on Office of Inspector General and Third Party Liability Savings			
Sec. 1505. By March 1 and September 1 of the current fiscal year, the department shall submit a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office including both of the following:	Sec. 1505. No changes from current law.	Sec. 1505. No changes from current law.	
(a) The department's projected annual increase in reimbursement savings and cost offsets that will result from the funds appropriated in part 1 for the office of inspector general and third party liability efforts.			
(b) The actual increase in reimbursement savings and cost offsets that have resulted from the funds appropriated in part 1 for the office of inspector general and third party liability efforts.			

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Report on Healthy Michigan Plan Public Assistance Call Center			
Sec. 1506. The department shall submit to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office a quarterly report on the implementation status of the public assistance call center that includes all of the following information:	Sec. 1506. No changes from current law.	Sec. 1506. No changes from current law.	
(a) Call volume during the prior quarter.			
(b) Percentage of calls resolved through the public assistance call center.			
(c) Percentage of calls transferred to a local department office or other office for resolution.			
(d) Number of Medicaid applications completed by the public assistance call center staff and submitted on behalf of clients.			
Integrated Services Delivery Enhancement			
Sec. 1507. (1) From the funds appropriated in part 1 for technology supporting integrated service delivery, the department shall establish new information technology tools and enhance existing systems to improve the eligibility and enrollment process for citizens accessing department administered programs. This information technology system will consolidate beneficiary information, support department caseworker efforts in building a success plan for beneficiaries, and better support department staff in supporting enrollees in assistance programs.	Sec. 1507. (1) No changes from current law.	Sec. 1507. (1) No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Outcomes and performance measures for the initiative under subsection (1) include, but are not limited to, the following:	(2) No changes from current law.	(2) No changes from current law.	
(a) Successful consolidation of data warehouses maintained by the department.			
(b) The amount of time a department caseworker devotes to data entry when initiating an enrollee application.			
(c) A reduction in wait times for persons enrolled in assistance programs to speak with department staff and get necessary changes made.			
(d) A reduction in department caseworker workload.			
MEDICAL SERVICES			
Remedial Services Costs and Medicaid Eligibility			
Sec. 1601. The cost of remedial services incurred by residents of licensed adult foster care homes and licensed homes for the aged shall be used in determining financial eligibility for the medically needy. Remedial services include basic self-care and rehabilitation training for a resident.	Sec. 1601. No changes from current law.	Sec. 1601. No changes from current law.	
Medical Services Buy-In Program			
Sec. 1603. (1) The department may establish a program for individuals to purchase medical coverage at a rate determined by the department.	Sec. 1603. (1) No changes from current law.	Sec. 1603. (1) No changes from current law.	
(2) The department may receive and expend premiums for the buy-in of medical coverage in addition to the amounts appropriated in part 1.	(2) No changes from current law.	(2) No changes from current law.	
(3) The premiums described in this section shall be classified as private funds.	(3) No changes from current law.	(3) No changes from current law.	
Medicaid Protected Income Level			
Sec. 1605. The protected income level for Medicaid coverage determined pursuant to section 106(1)(b)(<i>iii</i>) of the social welfare act, 1939 PA 280, MCL 400.106, shall be 100% of the related public assistance standard.	Sec. 1605. No changes from current law.	Sec. 1605. No changes from current law.	
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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Medicaid Eligibility and Patient Pay Amount Deductions for Guardian and Conservator Charges			
Sec. 1606. For the purpose of guardian and conservator charges, the department may deduct up to \$83.00 per month as an allowable expense against a recipient's income when determining medical services eligibility and patient pay amounts.	Sec. 1606. No changes from current law.	Sec. 1606. For the purpose of guardian and conservator charges, the department may deduct up to \$83.00 \$83.01 per month as an allowable expense against a recipient's income when determining medical services eligibility and patient pay amounts.	
Medicaid Presumptive Eligibility for Pregnant Women			
Sec. 1607. (1) An applicant for Medicaid, whose qualifying condition is pregnancy, shall immediately be presumed to be eligible for Medicaid coverage unless the preponderance of evidence in her application indicates otherwise. The applicant who is qualified as described in this subsection shall be allowed to select or remain with the Medicaid participating obstetrician of her choice.	Sec. 1607. (1) No changes from current law.	Sec. 1607. (1) No changes from current law.	
(2) An applicant qualified as described in subsection (1) shall be given a letter of authorization to receive Medicaid covered services related to her pregnancy. All qualifying applicants shall be entitled to receive all medically necessary obstetrical and prenatal care without preauthorization from a health plan. All claims submitted for payment for obstetrical and prenatal care shall be paid at the Medicaid feefor-service rate in the event a contract does not exist between the Medicaid participating obstetrical or prenatal care provider and the managed care plan. The applicant shall receive a listing of Medicaid physicians and managed care plans in the immediate vicinity of the applicant's residence.	(2) No changes from current law.	(2) No changes from current law.	



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(3) In the event that an applicant, presumed to be eligible pursuant to subsection (1), is subsequently found to be ineligible, a Medicaid physician or managed care plan that has been providing pregnancy services to an applicant under this section is entitled to reimbursement for those services until such time as they are notified by the department that the applicant was found to be ineligible for Medicaid.	(3) No changes from current law.	(3) No changes from current law.	
(4) If the preponderance of evidence in an application indicates that the applicant is not eligible for Medicaid, the department shall refer that applicant to the nearest public health clinic or similar entity as a potential source for receiving pregnancy-related services.	(4) No changes from current law.	(4) No changes from current law.	
(5) The department shall develop an enrollment process for pregnant women covered under this section that facilitates the selection of a managed care plan at the time of application.	(5) No changes from current law.	(5) No changes from current law.	
(6) The department shall mandate enrollment of women, whose qualifying condition is pregnancy, into Medicaid managed care plans.	(6) No changes from current law.	(6) No changes from current law.	
(7) The department shall encourage physicians to provide women, whose qualifying condition for Medicaid is pregnancy, with a referral to a Medicaid participating dentist at the first pregnancy-related appointment.	(7) No changes from current law.	(7) No changes from current law.	
Medicaid Payment Rates			
Sec. 1611. (1) For care provided to medical services recipients with other third-party sources of payment, medical services reimbursement shall not exceed, in combination with such other resources, including Medicare, those amounts established for medical services-only patients. The medical services payment rate shall be accepted as payment in full. Other than an approved medical services co-payment, no portion of a provider's charge shall be billed to the recipient or any person acting on behalf of the recipient. Nothing in this section shall be considered to affect the level of payment from a third-party source other than the medical services program. The department shall require a nonenrolled provider to accept medical services payments as payment in full.	Sec. 1611. (1) No changes from current law.	Sec. 1611. (1) No changes from current law.	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Notwithstanding subsection (1), medical services reimbursement for hospital services provided to dual Medicare/medical services recipients with Medicare part B coverage only shall equal, when combined with payments for Medicare and other third-party resources, if any, those amounts established for medical services-only patients, including capital payments.	(2) No changes from current law.	(2) No changes from current law.	
Pharmacy Dispensing Fee and Prescription Drug Co-payments			
Sec. 1620. (1) According to the federal covered outpatient drug final rule with comment (CMS-2345-FC), the department shall establish a professional pharmaceutical dispensing fee for pharmacy benefits that are reimbursed on a fee-for-service basis. In establishing this fee, the department shall comply with federal law while taking into consideration the state's long-term financial exposure and Medicaid beneficiaries' access to care. The established fee shall not be lower than the amount in effect on October 1, 2015.	Sec. 1620. (1) No changes from current law.	Sec. 1620. (1) No changes from current law.	
(2) The department shall require a prescription co- payment for Medicaid recipients not enrolled in the Healthy Michigan plan or with an income less than 100% of the federal poverty level of \$1.00 for a generic drug and \$3.00 for a brand-name drug, except as prohibited by federal or state law or regulation.	(2) No changes from current law.	(2) No changes from current law.	
(3) The department shall require a prescription co- payment for Medicaid recipients enrolled in the Healthy Michigan plan with an income of at least 100% of the federal poverty level of \$4.00 for a generic drug and \$8.00 for a brand-name drug, except as prohibited by federal or state law or regulation.	(3) No changes from current law.	(3) No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1621. New House Language.		SEC. 1621. THE DEPARTMENT SHALL REPORT TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES, AND THE STATE BUDGET OFFICE ON STRATEGIES THE DEPARTMENT IS USING TO MINIMIZE THE STATE COST OF SPECIALTY DRUGS. ALSO, THE DEPARTMENT MAY TAKE ADDITIONAL MEASURES IN ORDER TO FURTHER REDUCE STATE COSTS, WHILE ALSO ENSURING THAT APPROPRIATE CLINICAL CARE IS BEING UTILIZED. THE REPORT SHALL ALSO INCLUDE INFORMATION ON SAVINGS GENERATED AS A RESULT OF THESE ADDITIONAL MEASURES THAT MAY INCLUDE ADDITIONAL COST SHARING, STEP THERAPY, AND PRIOR AUTHORIZATION.	
Maximum Allowable Cost Drug Pricing	0	0 4000 No. 1000 Comment	
Sec. 1629. The department shall utilize maximum allowable cost pricing for generic drugs that is based on wholesaler pricing to providers that is available from at least 2 wholesalers who deliver in this state.	Sec. 1629. No changes from current law.	Sec. 1629. No changes from current law.	
Medical Services Co-payments			
Sec. 1631. (1) The department shall require copayments on dental, podiatric, and vision services provided to Medicaid recipients, except as prohibited by federal or state law or regulation.	Sec. 1631. (1) No changes from current law.	Sec. 1631. (1) No changes from current law.	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Except as otherwise prohibited by federal or state law or regulation, the department shall require Medicaid recipients not enrolled in the Healthy Michigan plan or with an income less than 100% of the federal poverty level to pay not less than the following co-payments:	(2) No changes from current law.	(2) No changes from current law.	
(a) Two dollars for a physician office visit.(b) Three dollars for a hospital emergency room visit.(c) Fifty dollars for the first day of an inpatient hospital stay.(d) One dollar for an outpatient hospital visit.			
(3) Except as otherwise prohibited by federal or state law or regulation, the department shall require Medicaid recipients enrolled in the Healthy Michigan plan with an income of at least 100% of the federal poverty level to pay the following co-payments:	(2) No changes from current law.	(2) No changes from current law.	
 (a) Four dollars for a physician office visit. (b) Eight dollars for a hospital emergency room visit. (c) One hundred dollars for the first day of an inpatient hospital stay. (d) Four dollars for an outpatient hospital visit or any other medical provider visit to the extent allowed by federal or state law or regulation. 			
Institutional Provider Costs Reports Sec. 1641. An institutional provider that is required to submit a cost report under the medical services program shall submit cost reports completed in full within 5 months after the end of its fiscal year.	Sec. 1641. No changes from current law.	Sec. 1641. No changes from current law.	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Nursing Home QAAP Calculation and Review			
Sec. 1645. The department shall consider using the most recent 3 years of actual days of care provided, as reported in the annual cost reports, for the purpose of establishing the nursing facility quality assurance assessment fee. For any year in which the estimated days of care compared to the actual days of care provided by each nursing home and hospital long-term care unit creates an aggregate overpayment of \$1,000,000.00 or more as a result of the nursing facility quality assurance assessment fee, the department shall report the excess assessed amount to the senate and house appropriation subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office. By April 1 of the current fiscal year, the department shall report on feasibility of creating a more accurate formula for next year's assessment and a recommendation if a refund can or cannot be made to the senate and house appropriation subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office.	Striking current law.	Sec. 1645. No changes from current law.	
Sec. 1646. New Executive Language.	SEC. 1646. FROM THE FUNDS APPROPRIATED IN PART 1 FOR	SEC. 1646. FROM THE FUNDS APPROPRIATED IN PART 1 FOR	
	LONG-TERM CARE SERVICES, THE	LONG-TERM CARE SERVICES, THE	
	DEPARTMENT SHALL IMPLEMENT A NURSING FACILITY QUALITY	DEPARTMENT SHALL IMPLEMENT A NURSING FACILITY QUALITY	
	INITIATIVE. THE INITIATIVE WILL BE	INITIATIVE. THE INITIATIVE WILL	
	FINANCED THROUGH AN INCREASE OF THE NURSING FACILITY	SHALL BE FINANCED THROUGH AN INCREASE OF THE NURSING	
	QUALITY ASSURANCE	FACILITY QUALITY ASSURANCE	
	ASSESSMENT, AND WILL PROVIDE	ASSESSMENT, AND WILL SHALL	
	QUALITY INCENTIVE PAYMENTS	PROVIDE QUALITY INCENTIVE	
	INTENDED TO REWARD AND SUPPORT IMPROVEMENT IN	PAYMENTS INTENDED TO REWARD AND SUPPORT IMPROVEMENT IN	
	OUTCOMES FOR NURSING	OUTCOMES FOR NURSING FACILITY	
	FACILITY PATIENTS AND	PATIENTS AND RESIDENTS.	
	RESIDENTS.		



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Health Plan Reimbursement for Hospital ER Service, and Medicaid ER Financial Incentives			
Sec. 1657. (1) Reimbursement for medical services to screen and stabilize a Medicaid recipient, including stabilization of a psychiatric crisis, in a hospital emergency room shall not be made contingent on obtaining prior authorization from the recipient's HMO. If the recipient is discharged from the emergency room, the hospital shall notify the recipient's HMO within 24 hours of the diagnosis and treatment received.	Sec. 1657. (1) No changes from current law.	Sec. 1657. (1) No changes from current law.	
(2) If the treating hospital determines that the recipient will require further medical service or hospitalization beyond the point of stabilization, that hospital shall receive authorization from the recipient's HMO prior to admitting the recipient.	(2) No changes from current law.	(2) No changes from current law.	
(3) Subsections (1) and (2) do not require an alteration to an existing agreement between an HMO and its contracting hospitals and do not require an HMO to reimburse for services that are not considered to be medically necessary.	(3) No changes from current law.	(3) No changes from current law.	
Applicable Boilerplate Sections for Medicaid Managed Care			
Sec. 1659. The following sections of this part are the only ones that shall apply to the following Medicaid managed care programs, including the comprehensive plan, MIChoice long-term care plan, and the mental health, substance use disorder, and developmentally disabled services program: 904, 911, 918, 920, 928, 942, 994, 1008, 1607, 1657, 1662, 1699, 1700, 1702, 1704, 1764, 1806, 1809, 1810, 1820, 1850, 1875, 1882, and 1888.	Sec. 1659. The following sections of this part are the only ones that shall apply to the following Medicaid managed care programs, including the comprehensive plan, MIChoice long-term care plan, and the mental health, substance use disorder, and developmentally disabled services program: 904, 911, 918, 920, 928, 942, 994, 1003, 1004, 1008, 1607, 1657, 1662, 1699, 1700, 1702, 1704, 1764, 1806, 1809, 1810, 1820, 1850, 1875, 1882, and 1888.	Sec. 1659. The following sections of this part are the only ones that shall apply to the following Medicaid managed care programs, including the comprehensive plan, MIChoice long-term care plan, and the mental health, substance use disorder, and developmentally disabled services program: 904, 911, 918, 920, 928, 942, 994, 1008, 1009, 1607, 1657, 1662, 1699, 1700, 1702, 1704, 1764, 1806, 1809, 1810, 1820, 1850, 1875, 1882, and 1888.	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Quality Review and Analysis of Health Plan Performance			
Sec. 1662. (1) The department shall ensure that an external quality review of each contracting HMO is performed that results in an analysis and evaluation of aggregated information on quality, timeliness, and access to health care services that the HMO or its contractors furnish to Medicaid beneficiaries.	Sec. 1662. (1) No changes from current law	Sec. 1662. (1) No changes from current law	
(2) The department shall require Medicaid HMOs to provide EPSDT utilization data through the encounter data system, and HEDIS well child health measures in accordance with the National Committee for Quality Assurance prescribed methodology.	(2) No changes from current law.	(2) No changes from current law.	
(3) The department shall provide a copy of the analysis of the Medicaid HMO annual audited HEDIS reports and the annual external quality review report to the senate and house of representatives appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget director, within 30 days of the department's receipt of the final reports from the contractors.	(3) No changes from current law.	(3) No changes from current law.	
MIChild Program Eligibility Sec. 1670. (1) The appropriation in part 1 for the MIChild program is to be used to provide comprehensive health care to all children under age 19 who reside in families with income at or below 212% of the federal poverty level, who are uninsured and have not had coverage by other comprehensive health insurance within 6 months of making application for MIChild benefits, and who are residents of this state. The department shall develop detailed eligibility criteria through the medical services administration public concurrence process, consistent with the provisions of this part and part 1.	Sec. 1670. (1) No changes from current law.	Sec. 1670. (1) No changes from current law.	



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(2) The department may provide up to 1 year of	(2) No changes from current law.	(2) No changes from current law.	
continuous eligibility to children eligible for the MIChild			
program unless the family fails to pay the monthly			
premium, a child reaches age 19, or the status of the			
children's family changes and its members no longer			
meet the eligibility criteria as specified in the state			
plan.			
(3) To be eligible for the MIChild program, a child must	Striking current law.	Striking current law.	
be residing in a family with an adjusted gross income			
of less than or equal to 212% of the federal poverty			
level. The department's verification policy shall be			
used to determine eligibility.	(4) (0) No. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	(4) (0) No. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	
(4) The department may make payments on behalf of	(4) (3) No changes from current law.	(4) (3) No changes from current law.	
children enrolled in the MIChild program as described			
in the MIChild state plan approved by the United			
States Department of Health and Human Services, or from other medical services.			
MIChild Premiums and Prohibition on MIChild			
Copayments			
Copayments			
Sec. 1673. The department may establish premiums	Sec. 1673. No changes from current	Sec. 1673. No changes from current	
for MIChild eligible individuals in families with income	law.	law.	
at or below 212% of the federal poverty level. The			
monthly premiums shall be \$10.00 per month.			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
MIChild Program Benefits			
Sec. 1677. The MIChild program shall provide, at a minimum, all benefits available under the Michigan benchmark plan that are delivered through contracted providers and consistent with federal law, including, but not limited to, the following medically necessary services:	Sec. 1677. No changes from current law.	Sec. 1677. No changes from current law.	
(a) Inpatient mental health services, other than substance use disorder treatment services, including services furnished in a state-operated mental hospital and residential or other 24-hour therapeutically planned structured services.			
(b) Outpatient mental health services, other than substance use disorder services, including services furnished in a state-operated mental hospital and community-based services.			
(c) Durable medical equipment and prosthetic and orthotic devices.			
(d) Dental services as outlined in the approved MIChild state plan.			
(e) Substance use disorder treatment services that may include inpatient, outpatient, and residential substance use disorder treatment services.			
(f) Care management services for mental health diagnoses.			
(g) Physical therapy, occupational therapy, and services for individuals with speech, hearing, and language disorders.			
(h) Emergency ambulance services.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Penalty Money			
Sec. 1682. (1) In addition to the appropriations in part 1, the department is authorized to receive and spend penalty money received as the result of noncompliance with medical services certification regulations. Penalty money, characterized as private funds, received by the department shall increase authorizations and allotments in the long-term care accounts.	Sec. 1682. (1) No changes from current law.	Sec. 1682. (1) No changes from current law.	
(2) Any unexpended penalty money, at the end of the year, shall carry forward to the following year.	(2) No changes from current law.	(2) No changes from current law.	
Medicaid School-Based Services			
Sec. 1692. (1) The department is authorized to pursue reimbursement for eligible services provided in Michigan schools from the federal Medicaid program. The department and the state budget director are authorized to negotiate and enter into agreements, together with the department of education, with local and intermediate school districts regarding the sharing of federal Medicaid services funds received for these services. The department is authorized to receive and disburse funds to participating school districts pursuant to such agreements and state and federal law.	Sec. 1692. No. changes from current law.	Sec. 1692. No. changes from current law.	
 (2) From the funds appropriated in part 1 for medical services school-based services payments, the department is authorized to do all of the following: (a) Finance activities within the medical services administration related to this project. 	(2) No changes from current law.	(2) No changes from current law.	
 (b) Reimburse participating school districts pursuant to the fund-sharing ratios negotiated in the state-local agreements authorized in subsection (1). (c) Offset general fund costs associated with the medical services program. 			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Special Medicaid Reimbursement Appropriation Increase Sec. 1693. The special Medicaid reimbursement appropriation in part 1 may be increased if the department submits a medical services state plan amendment pertaining to this line item at a level higher than the appropriation. The department is authorized to appropriately adjust financing sources in	Sec. 1693. No changes from current law.	Sec. 1693. No changes from current law.	
accordance with the increased appropriation.			
Poison Control Services Sec. 1694. From the funds appropriated in part 1 for special Medicaid reimbursement, \$386,700.00 of general fund/general purpose revenue and any associated federal match shall be distributed for poison control services to an academic health care system that includes a children's hospital that has a high indigent care volume.	Sec. 1694. No changes from current law.	Sec. 1694. No changes from current law.	
Disproportionate Share Hospital (DSH) and Graduate Medical Education (GME) Payments Sec. 1699. (1) The department may make separate payments in the amount of \$45,000,000.00 directly to qualifying hospitals serving a disproportionate share of indigent patients and to hospitals providing GME	Sec. 1699. (1) No changes from current law.	Sec. 1699. (1) No changes from current law.	
training programs. If direct payment for GME and DSH is made to qualifying hospitals for services to Medicaid recipients, hospitals shall not include GME costs or DSH payments in their contracts with HMOs.			
(2) The department shall allocate \$45,000,000.00 in DSH funding using the distribution methodology used in fiscal year 2003-2004.	(2) No changes from current law.	(2) The department shall allocate \$45,000,000.00 \$40,500,000.00 in DSH funding using the distribution methodology used in fiscal year 2003-2004. THIS ALLOCATION IS REDUCED FROM THE PREVIOUS FISCAL YEAR ALLOCATION IN COMPLIANCE WITH SECTION 105D(8) OF THE SOCIAL WELFARE ACT, 1939 PA 280, MCL 400.105D.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Special Hospital Payments Report			
Sec. 1700. (1) By December 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on the distribution of funding provided, and the net benefit if the special hospital payment is not financed with general fund/general purpose revenue, to each eligible hospital during the previous fiscal year from the following special hospital payments: (a) DSH, separated out by unique DSH pool. (b) GME.	Sec. 1700. (1) No changes from current law.	Sec. 1700. (1) No changes from current law.	
(c) Special rural hospital payments provided under section 1866.(d) Lump-sum payments to rural hospitals for special large provided under section 1903.			
obstetrical care provided under section 1802. (2) By May 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on the projected distribution of funding, and the projected net benefit if the special hospital payment is not financed with general fund/general purpose revenue, to each eligible hospital from the following special hospital payments:	(2) No changes from current law.	(2) No changes from current law.	
 (a) DSH, separated out by unique DSH pool. (b) GME. (c) Special rural hospital payments provided under section 1866. (d) Lump-sum payments to rural hospitals for obstetrical care provided under section 1802. 			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Direct Primary Care Pilot			
Sec. 1701. The department shall consider implementing a direct primary care pilot program for Medicaid enrollees. Each Medicaid enrollee who participates in the pilot program shall be enrolled in a direct primary care provider plan that is under contract with 1 or more Medicaid managed care health plans. Outcomes and performance measures for the direct primary care pilot program include, but are not limited to, the following:	Striking current law.	Striking current law.	
(a) The number of enrollees in the pilot program by Medicaid eligibility category.(b) Direct primary care cost per enrollee.(c) Other Medicaid managed care cost savings generated from direct primary care.			
Private Duty Nursing Rate Increase			
Sec. 1702. From the funds appropriated in part 1, the department shall provide a 15% rate increase for private duty nursing services for Medicaid beneficiaries under the age of 21. These additional funds must be used to attract and retain highly qualified registered nurses and licensed practical nurses to provide private duty nursing services so that medically frail children can be cared for in the most homelike setting possible.	Sec. 1702. From the funds appropriated in part 1, the department shall provide a MAINTAIN THE 15% rate increase PROVIDED DURING FISCAL YEAR 2017 for private duty nursing services for Medicaid beneficiaries under the age of 21. These additional funds must be used to attract and retain highly qualified registered nurses and licensed practical nurses to provide private duty nursing services so that medically frail children can be cared for in the most homelike setting possible.	Sec. 1702. From the funds appropriated in part 1, the department shall provide a MAINTAIN THE 15% rate increase PROVIDED DURING THE FISCAL YEAR ENDING SEPTEMBER 30, 2017 for private duty nursing services for Medicaid beneficiaries under the age of 21. These additional funds must be used to attract and retain highly qualified registered nurses and licensed practical nurses to provide private duty nursing services so that medically frail children can be cared for in the most homelike setting possible.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Authority Health GME			
Sec. 1703. From the funds appropriated in part 1A for hospital services and therapy, by January 1, 2017 the department of health and human services shall allocate \$1,400,000.00 in general fund/general purpose revenue and any associated federal match to Authority Health to operate the Authority Health graduate medical education community-based primary care residency training program.	Striking current law.	Striking current law.	
Language included in PA 340 of 2016 (SB 800)			
Enhanced Dental Benefit for Pregnant Women			
Sec. 1704. (1) From the funds appropriated in part 1 for dental services, the department shall allocate \$2,726,000.00 to support the enhancement of the Medicaid adult dental benefit for pregnant women enrolled in a Medicaid program.	Striking current law.	Striking current law.	
(2) Outcomes and performance measures for the program change under this section include, but are not limited to, the following:	Striking current law.	Striking current law.	
(a) The number of pregnant women enrolled in Medicaid who visited a dentist over the prior year.			
(b) The number of dentists statewide who participate in providing dental services to pregnant women enrolled in Medicaid.			
Ambulatory Surgical Center Rate Study			
Sec. 1705. By March 1 of the current fiscal year, the department shall provide to the senate and house appropriation subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office a report to evaluate the various reimbursement rates provided to ambulatory surgical centers, to explain why any differences in reimbursement rates exist, and to recommend any changes to the reimbursement rates.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Injectable Drugs for Respiratory Syncytial Virus			
Sec. 1724. The department shall allow licensed pharmacies to purchase injectable drugs for the treatment of respiratory syncytial virus for shipment to physicians' offices to be administered to specific patients. If the affected patients are Medicaid eligible, the department shall reimburse pharmacies for the dispensing of the injectable drugs and reimburse physicians for the administration of the injectable drugs.	Striking current law.	Sec. 1724. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Literacy Development Assessment Tool			
Sec. 1730. (1) The department shall work with the department of education to evaluate the feasibility of including an assessment tool to promote literacy development of pregnant women and new mothers in the maternal infant health program.	Striking current law.	Sec. 1730. (1) The department shall work CONTINUE TO MAINTAIN ENHANCED ASSESSMENT TOOLS ESTABLISHED IN COLLABORATION with the department of education to evaluate the feasibility of including an assessment tool to THAT promote literacy development of pregnant women and new mothers in the maternal infant health program. WHEN POSSIBLE, THE DEPARTMENT SHALL INCLUDE NEW FATHERS OF THE INFANTS IN THE LITERACY PROMOTION EFFORTS THAT ARE INCLUDED IN THE ASSESSMENT TOOLS AND IN THE SUBSEQUENT SERVICES PROVIDED. THE ASSESSMENT TOOLS WILL EXPAND THE ASSESSMENT OF MATERNAL AND PARENTAL LITERACY AND PROVIDE SUPPORT AND REFERRALS TO RESOURCES TO ENABLE PROGRAM PARTICIPANTS TO ACHIEVE AN INCREASE IN LITERACY THAT MAY CONTRIBUTE TO IMPROVEMENTS IN FAMILY HEALTH, ECONOMIC, AND LIFE OUTCOMES.	
(2) By March 1 of the current fiscal year, the department shall provide a report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office on the findings of the feasibility study on including an assessment tool to promote literacy development of pregnant women and new mothers in the maternal infant health program.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Medicaid Applicant's Legal Residence			
Sec. 1757. The department shall obtain proof from all Medicaid recipients that they are legal United States citizens or otherwise legally residing in this country and that they are residents of this state before approving Medicaid eligibility.	Striking current law.	Sec. 1757. No changes from current law.	
Actuarial Soundness Certification of Medicaid			
Health Plan Rates			
Sec. 1764. The department shall annually certify whether rates paid to Medicaid health plans and specialty PIHPs are actuarially sound in accordance with federal requirements and shall provide a copy of the rate certification and approval of rates paid to Medicaid health plans and specialty PIHPs within 5 business days after certification or approval to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office. When calculating the annual actuarial soundness adjustment, the department shall take into account all Medicaid policy bulletins affecting Medicaid health plans or specialty PIHPs issued after the most recent actuarial soundness process concluded.		Sec. 1764. No changes from current law.	

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CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Medicaid Managed Care for Dual Eligibles			
Sec. 1775. (1) By March 1 and September 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on progress in implementing the waiver to implement managed care for individuals who are eligible for both Medicare and Medicaid, known as MI Health Link, including, but not limited to, a description of how the department intends to ensure that service delivery is integrated, how key components of the proposal are implemented effectively, and any problems and potential solutions as identified by the ombudsman described in subsection (2).	Striking current law.	Sec. 1775. (1) By March 1 and September 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on progress in implementing the waiver to implement managed care for individuals who are eligible for both Medicare and Medicaid, known as MI Health Link, including, but not limited to, a description of how the department intends to ensure that service delivery is integrated, how key components of the proposal are implemented effectively, and any problems and potential solutions as identified by the ombudsman described in subsection (2).	
(2) The department shall ensure the existence of an ombudsman program that is not associated with any project service manager or provider to assist MI Health Link beneficiaries with navigating complaint and dispute resolution mechanisms and to identify problems in the demonstrations and in the complaint and dispute resolution mechanisms.	(2) Sec. 1775. The department shall ensure the existence of an ombudsman program that is not associated with any project service manager or provider to assist MI Health Link beneficiaries with navigating complaint and dispute resolution mechanisms and to identify problems in the demonstrations and in the complaint and dispute resolution mechanisms.	(2) No changes from current law.	
Immunization Media Campaign			
Sec. 1782. Subject to federal approval, from the funds appropriated in part 1 for health plan services, the department shall allocate \$500,000.00 general fund/general purpose plus any available work project funds and federal match to the Medicaid health plans through a capitation rate increase for children. This rate increase shall be used to support a statewide media campaign for improving this state's immunization rates.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-2018	FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Sec. 1790. New House Language.		SEC. 1790. ANY RESTRICTED FUNDS PROVIDED FOR AMBULANCE PROVIDER REIMBURSEMENTS MUST COME FROM AN AMBULANCE PROVIDER QUALITY ASSURANCE ASSESSMENT WITH A BASE NARROWLY TAILORED TO AMBULANCE SERVICES THAT DOES NOT INCLUDE OTHER MUNICIPAL SERVICES.		
Sec. 1791. New House Language.		SEC. 1791. FROM THE FUNDS APPROPRIATED IN PART 1 FOR PHYSICIAN SERVICES, THE DEPARTMENT SHALL INCREASE MEDICAID REIMBURSEMENT RATES FOR NEONATAL SERVICES.		
Distribution of Outpatient DSH Pools Sec. 1800. For the distribution of each of the pools within the \$85,000,000.00 outpatient disproportionate share hospital payment, the department shall develop a formula for the distribution of each pool based on the quality of care, cost, traditional disproportionate share hospital factors such as Medicaid utilization and uncompensated care, and any other factor that the department determines should be considered.	SEC. 1800. THE DEPARTMENT SHALL DISTRIBUTE THE \$85,000,000 MEDICAID VALUE DISPROPORTIONATE SHARE HOSPITAL PAYMENT POOL BASED ON METRICS UTILIZED TO DETERMINE VALUE.	Sec. 1800. For the distribution of each of the pools within the \$85,000,000.00 outpatient disproportionate share hospital payment, the department shall develop MAINTAIN a formula for the distribution of each pool based on the quality of care, cost, traditional disproportionate share hospital factors such as Medicaid utilization and uncompensated care, and any other factor that the department determines should be considered.		



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Primary Care Rates			
Sec. 1801. (1) From the funds appropriated in part 1 for physician services and health plan services, the department shall continue the increase to Medicaid rates for primary care services provided only by primary care providers. For the purpose of this section, a primary care provider is a physician, or a practitioner working under the personal supervision of a physician, who is board-eligible or certified with a specialty designation of family medicine, general internal medicine, or pediatric medicine, or a provider who provides the department with documentation of equivalency. Providers performing a service and whose primary practice is as a non-primary-care subspecialty is not eligible for the increase. The department shall establish policies that most effectively limit the increase to primary care providers for primary care services only.	Sec. 1801. (1) No changes from current law.	Sec. 1801. (1) From the funds appropriated in part 1 for physician services and health plan services, the department shall continue the increase to Medicaid rates for primary care services provided only by primary care providers. For the purpose of this section, a primary care provider is a physician, or a practitioner working under the personal supervision of a physician, who is EITHER LICENSED UNDER PART 170 OR PART 175 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.17001 to 333.17084 and 333.17501 to 333.17556, AND WORKING AS A PRIMARY CARE PROVIDER IN GENERAL PRACTICE OR board-eligible or certified with a specialty designation of family medicine, general internal medicine, or pediatric medicine, or a provider who provides the department with documentation of equivalency. Providers performing a service and whose primary practice is as a non-primary-care subspecialty is not eligible for the increase. The department shall establish policies that most effectively limit the increase to primary care providers for primary care services only.	

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
 (2) The department shall report by March 1 of the current fiscal year to the senate and house subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office the following: (a) A list of medical specialties and licensed providers that were paid enhanced primary care rates in fiscal year 2014-2015. (b) Information on the geographic distribution of specialists who received enhanced rates in fiscal year 2014-2015. 	Striking current law.	(2) The department shall report by March 1 of the current fiscal year to the senate and house subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office the following: (a) A list of medical specialties and licensed providers that were paid enhanced primary care rates in THE fiscal year 2014-2015 ENDING SEPTEMBER 30, 2016.	
		(b) Information on the geographic distribution of specialists who received enhanced rates in THE fiscal year 2014-2015 ENDING SEPTEMBER 30, 2016.	
Rural Hospital Payments for OB Services			
Sec. 1802. From the funds appropriated in part 1, a lump-sum payment shall be made to hospitals that qualified for rural hospital access payments in fiscal year 2013-2014 and that provide obstetrical care in the current fiscal year. The payment shall be calculated as \$830.00 for each obstetrical care case payment and each newborn care case payment for all such cases billed by the qualified hospitals for fiscal year 2012-2013 and shall be paid through the Medicaid health plan hospital rate adjustment process by January 1 of the current fiscal year.	Sec. 1802. No changes from current law.	Sec. 1802. No changes from current law.	
Identification of Medicaid Beneficiaries Who Are Veterans			
Sec. 1804. The department, in cooperation with the department of military and veterans affairs, shall work with the federal public assistance reporting information system to identify Medicaid recipients who are veterans and who may be eligible for federal veterans health care benefits or other benefits.	Sec. 1804. No changes from current law.	Sec. 1804. No changes from current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Graduate Medical Education (GME) Quality Data			
Sec. 1805. Hospitals receiving medical services		Sec. 1805. Hospitals receiving medical	
payments for graduate medical education shall submit		services payments for graduate medical	
fully completed quality data to a nonprofit organization		education shall submit fully completed	
with extensive experience in collecting and reporting	quality data to a nonprofit organization	quality data to a nonprofit organization	
hospital quality data on a public website. The reporting		with extensive experience in collecting	
must utilize consensus-based nationally endorsed	and reporting hospital quality data on a	and reporting hospital quality data on a	
standards that meet National Quality Forum-endorsed		public website. The reporting must	
safe practices. The organization collecting the data		utilize consensus-based nationally	
must be an organization that uses severity-adjusted		endorsed standards that meet National	
risk models and measures that will help patients and	Quality Forum-endorsed safe practices.	Quality Forum-endorsed safe practices.	
payers identify hospital campuses likely to have		The organization collecting the data	
superior outcomes. The public website shall provide		must be an organization that uses	
information to allow consumers to compare safe		severity-adjusted risk models and	
practices by hospital campus, including, but not	·	measures that will help patients and	
limited to, perinatal care, hospital-acquired infection,	payers identify hospital campuses likely	payers identify hospital campuses likely	
and serious reportable events. Hospitals receiving	to have superior outcomes. The public	to have superior outcomes. The public	
medical services payments for graduate medical	website shall provide information to	website shall provide information to	
education shall also make their fully completed quality	allow consumers to compare safe	allow consumers to compare safe	
data available on the hospital's website.	practices by hospital campus, including,	practices by hospital campus, including,	
	but not limited to, perinatal care,	but not limited to, perinatal care,	
	hospital-acquired infection, and serious	hospital-acquired infection, and serious	
	reportable events. Hospitals receiving	reportable events. Hospitals receiving	
	medical services payments for graduate	medical services payments for graduate	
	medical education shall also make their	medical education shall also make their	
	fully completed quality data available on	fully completed quality data available on	
	the hospital's website. THE	the hospital's website. THE	
	DEPARTMENT SHALL WITHHOLD	DEPARTMENT SHALL WITHHOLD	
	25% OF A HOSPITAL'S GRADUATE	25% OF A HOSPITAL'S GRADUATE	
	MEDICAL EDUCATION PAYMENT IF	MEDICAL EDUCATION PAYMENT IF	
	THE HOSPITAL DOES NOT SUBMIT	THE HOSPITAL DOES NOT SUBMIT	
	THE DATA TO A QUALIFYING	THE DATA TO A QUALIFYING	
	NONPROFIT ORGANIZATION	NONPROFIT ORGANIZATION	
	DESCRIBED IN THIS SECTION BY	DESCRIBED IN THIS SECTION BY	
	JANUARY 1 OF THE CURRENT	JANUARY 1 JULY 1 OF THE	

CURRENT FISCAL YEAR.

FISCAL YEAR.



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Common Formulary for Medicaid Health Plans Sec. 1806. (1) The department may establish	Striking current law.	New House Language: SEC. 1806. THE DEPARTMENT	
Sec. 1806. (1) The department may establish performance standards to measure progress in the implementation of the common formulary used by all contracted Medicaid health plans.	Striking current law.	SEC. 1806. THE DEPARTMENT SHALL MONITOR THE PROGRESS OF IMPLEMENTING THE MEDICAID HEALTH PLAN COMMON FORMULARY. AS PART OF THE MONITORING PROCESS, BY MARCH 1 OF THE CURRENT FISCAL YEAR, THE DEPARTMENT SHALL PROVIDE A REPORT TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE FISCAL AGENCIES, AND THE STATE BUDGET OFFICE ON THE FOLLOWING: (A) THE PROGRESS OF IMPLEMENTING THE MEDICAID HEALTH PLAN COMMON FORMULARY. (B) THE PARTICIPATION BY THE MEDICAID HEALTH PLANS IN THE MEDICAID HEALTH PLANS IN THE MEDICAID HEALTH PLANS OF PRIOR AUTHORIZATION APPROVALS OR DISAPPROVALS. (D) ANY AREAS OF INCONSISTENCY ACROSS THE MEDICAID HEALTH PLANS OF THE MEDICAID HEALTH PLANS' IMPLEMENTATION OF THE MEDICAID HEALTH PLAN COMMON FORMULARY.	
(2) The ongoing implementation of the common formulary must include consideration of the department's preferred drug list.	Striking current law.	Striking current law.	
(3) To achieve the objective of low net cost, the contracted health plans may use evidence-based utilization management techniques in the implementation of the common formulary.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018			FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE			
(4) The contracted health plans and the department shall continue to facilitate and emphasize the value of increased participation in the use of e-prescribing and electronic medical records.	Striking current law.	Striking current law.				
Health Plan Performance Standards						
Sec. 1809. The department shall establish separate contract performance standards for Medicaid health plans that adhere to the requirements of section 105d of the social welfare act, 1939 PA 280, MCL 400.105d, associated with the 0.75% and 0.25% capitation withhold. The determination of the performance of the 0.75% capitation withhold is at the discretion of the department but must include recognized concepts such as 1-year continuous enrollment and the HEDIS audited data. The determination of the performance of the 0.25% capitation withhold is at the discretion of the department but must include the utilization of high-value services and discouraging the utilization of low-value services.	Sec. 1809. No changes from current law.	Sec. 1809. No changes from current law.				
Health Plan Encounter Data Reporting						
Sec. 1810. The department shall enhance encounter data reporting processes and develop rules that would make each health plan's encounter data as complete as possible, provide a fair measure of acuity for each health plan's enrolled population for risk adjustment purposes, capitation rate setting, diagnosis-related group rate setting, and research and analysis of program efficiencies while minimizing health plan administrative expense.	Sec. 1810. No changes from current law.	Sec. 1810. No changes from current law.				



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Graduate Medical Education Program Costs			
Sec. 1812. (1) By June 1 of the current fiscal year, and using the most recent available cost reports, the department shall complete a report of all direct and indirect costs associated with residency training programs for each hospital that receives funds appropriated in part 1 for graduate medical education. The report shall be submitted to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office.	Sec. 1812. (1) No changes from current law.	Sec. 1812. (1) No changes from current law.	
(2) By August 1 of the current fiscal year, the department shall develop a template for hospitals receiving funds appropriated in part 1 for graduate medical education to report the following in a standard format:	Striking current law.	Striking current law.	
(a) The marginal cost to add 1 additional residency training program slot.			
(b) The number of additional slots that would result in the need to add additional administrative costs to oversee the residents in the training program.			
(c) The postresidency retention rate for the residency training program.			
(3) The department shall convene a workgroup to use the reports submitted under subsections (1) and (2) to assist in the development of metrics for distribution of graduate medical education funds and shall report to the senate and house appropriations subcommittees on the department budget and the senate and house fiscal agencies on the results of the workgroup by September 30 of the current fiscal year. It is the intent of the legislature that, beginning with the budget for the fiscal year ending September 30, 2018, the metrics developed by this workgroup be used to determine the distribution of funds for graduate medical education.	Striking current law.	Striking current law.	
(4) If needed, the department shall seek a federal waiver to fulfill the requirements of this section.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Recognition of Medicaid Health Plan Accreditation			
Sec. 1820. (1) In order to avoid duplication of efforts, the department shall utilize applicable national accreditation review criteria to determine compliance with corresponding state requirements for Medicaid health plans that have been reviewed and accredited by a national accrediting entity for health care services.	Striking current law.	Striking current law.	
(2) The department shall continue to comply with state and federal law and shall not initiate an action that negatively impacts beneficiary safety.	Striking current law.	Striking current law.	
(3) As used in this section, "national accrediting entity" means the National Committee for Quality Assurance, the URAC, formerly known as the Utilization Review Accreditation Commission, or other appropriate entity, as approved by the department.	Striking current law.	Striking current law.	
(4) By July 1 of the current fiscal year, the department shall provide a progress report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, and the state budget office on implementation of this section.	Striking current law.	Striking current law.	
Telemedicine and Telepsychiatry Use in Underserved Areas			
Sec. 1837. The department shall continue, and expand where appropriate, utilization of telemedicine and telepsychiatry as strategies to increase access to services for Medicaid recipients in medically underserved areas.	Sec. 1837. No changes from current law.	Sec. 1837. No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Graduate Medical Education Priorities			
Sec. 1846. From the funds appropriated in part 1 for graduate medical education, the department shall distribute the funds with an emphasis on the following health care workforce goals:	Sec. 1846. No changes from current law.	Sec. 1846. No changes from current law.	
(a) The encouragement of the training of physicians in specialties, including primary care, that are necessary to meet the future needs of residents of this state.			
(b) The training of physicians in settings that include ambulatory sites and rural locations.			
Eligibility Redetermination by Medicaid Health Plans			
Sec. 1850. The department may allow Medicaid health plans to assist with the redetermination process through outreach activities to ensure continuation of Medicaid eligibility and enrollment in managed care. This may include mailings, telephone contact, or face-to-face contact with beneficiaries enrolled in the individual Medicaid health plan. Health plans may offer assistance in completing paperwork for beneficiaries enrolled in their plan.	Striking current law.	Sec. 1850. No changes from current law.	

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Nonemergency Medical Transportation Pilot	New Executive Language:		
0 4004 The decident half			
Sec. 1861. The department shall encourage cooperation between the Medicaid managed care	SEC. 1861. FROM THE FUNDS		
health plans, other health providers, and nonprofit	APPROPRIATED IN PART 1 FOR	APPROPRIATED IN PART 1 FOR	
entities to continue the facilitation of a pilot	TRANSPORTATION SERVICES, THE	TRANSPORTATION SERVICES, THE	
nonemergency transportation system.	DEPARTMENT SHALL INCREASE	DEPARTMENT SHALL INCREASE	
	THE NUMBER OF COUNTIES WHERE	THE NUMBER OF COUNTIES WHERE	
	A CONTRACTED BROKER	A CONTRACTED BROKER	
	ADMINISTERS THE MEDICAID NON-	ADMINISTERS IN WHICH A LOCAL	
	EMERGENCY TRANSPORTATION	PUBLIC TRANSPORTATION ENTITY	
	BENEFIT. THE PURPOSE OF THIS	IS THE PRIMARY ADMINISTRATOR	
	EXPANSION IS TO IMPROVE ENROLLEE ACCESS TO CARE,	OF THE MEDICAID NONEMERGENCY	
	REDUCE THE NUMBER OF MISSED		
	PHYSICIAN APPOINTMENTS BY	PURPOSE OF THIS EXPANSION IS TO IMPROVE ENROLLEE MEDICAID	
	MEDICAID ENROLLEES, AND	BENEFICIARY ACCESS TO CARE,	
	REDUCE TIME SPENT BY	REDUCE THE NUMBER OF MISSED	
	CASEWORKERS FACILITATING	PHYSICIAN APPOINTMENTS BY	
	NON-EMERGENCY	MEDICAID ENROLLEE MEDICAID	
	TRANSPORTATION FOR MEDICAID	BENEFICIARY, AND REDUCE TIME	
	ENROLLEES. PERFORMANCE	SPENT BY CASEWORKERS	
	GOALS INCLUDE A 20% INCREASE		
	IN BROKER-ADMINISTERED TRIPS,	TRANSPORTATION FOR MEDICAID	
	A REDUCTION IN THE RATE OF	ENROLLEES BENEFICIARIES.	
	TRIPS REPORTED AS MISSED TO	PERFORMANCE GOALS INCLUDE A	
	NO MORE THAN 0.5%, AND THE	20% INCREASE IN BROKER	
	SUCCESSFUL COLLECTION OF	ADMINISTERED TRIPS AN	
	DATA ON PROGRAM UTILIZATION,	INCREASE IN UTILIZATION OF	
	ACCESS, AND BENEFICIARY	LOCAL PUBLIC TRANSPORTATION,	
	SATISFACTION.	A REDUCTION IN THE RATE OF	
		TRIPS REPORTED AS MISSED TO NO	
		MORE THAN 0.5%, AND THE	
		SUCCESSFUL COLLECTION OF	
		DATA ON PROGRAM UTILIZATION,	
		ACCESS, AND BENEFICIARY	
		SATISFACTION.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Obstetrical Rates			
Sec. 1862. From the funds appropriated in part 1, the department shall maintain payment rates for Medicaid obstetrical services at 95% of Medicare levels effective October 1, 2014.	Striking current law.	Sec. 1862. No changes from current law.	
Rural Hospital Payments			
Sec. 1866. (1) From the funds appropriated in part 1 for hospital services and therapy and health plan services, \$12,000,000.00 in general fund/general purpose revenue and any associated federal match shall be awarded to hospitals that meet criteria established by the department for services to low-income rural residents. One of the reimbursement components of the distribution formula shall be assistance with labor and delivery services.	Sec. 1866. (1) No changes from current law.	Sec. 1866. (1) No changes from current law.	
(2) No hospital or hospital system shall receive more than 10.0% of the total funding referenced in subsection (1).	(2) No changes from current law.	(2) No changes from current law.	
(3) To allow hospitals to understand their rural payment amounts under this section, the department shall provide hospitals with the methodology for distribution under this section and provide each hospital with its applicable data that are used to determine the payment amounts by August 1 of the current fiscal year. The department shall publish the distribution of payments for the current fiscal year and the immediately preceding fiscal year.	(3) No changes from current law.	(3) No changes from current law.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1867. (1) New House Language.		SEC. 1867. (1) THE DEPARTMENT	
		SHALL CONVENE A WORKGROUP	
		THAT INCLUDES PSYCHIATRISTS,	
		OTHER RELEVANT PRESCRIBERS,	
		AND PHARMACISTS TO IDENTIFY	
		BEST PRACTICES AND TO DEVELOP	
		A PROTOCOL FOR PSYCHOTROPIC	
		MEDICATIONS. ANY CHANGES	
		PROPOSED BY THE WORKGROUP	
		SHALL PROTECT A MEDICAID	
		BENEFICIARY'S CURRENT	
		PSYCHOTROPIC	
		PHARMACEUTICAL TREATMENT	
		REGIMEN BY NOT REQUIRING A	
		PHYSICIAN CURRENTLY	
		PRESCRIBING ANY TREATMENT TO	
		ALTER OR ADJUST THAT	
		TREATMENT.	
(2) New House Language.		(2) BY MARCH 1 OF THE CURRENT	
		FISCAL YEAR, THE DEPARTMENT	
		SHALL PROVIDE THE WORKGROUP'S	
		RECOMMENDATIONS TO THE	
		SENATE AND HOUSE	
		APPROPRIATIONS	
		SUBCOMMITTEES ON THE	
		DEPARTMENT BUDGET, THE	
		SENATE AND HOUSE FISCAL AGENCIES, AND THE STATE	
		BUDGET OFFICE.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
MIDocs Consortium			
Sec. 1870. The department shall continue to work with the MiDocs consortium to explore alternative graduate medical education financing sources and mechanisms that expand residency opportunities for primary care training, per approval from the Centers for Medicare and Medicaid Services. By December 1 of the current fiscal year, the MiDocs consortium shall submit a report presenting a comprehensive funding plan to the senate and house appropriations subcommittees on the department budget and the senate and house fiscal agencies.	Striking current law.	Striking current law.	
Nursing Facility Transition Initiative			
Sec. 1873. From the funds appropriated in part 1 for long-term care services, the department may allocate up to \$3,700,000.00 for the purpose of outreach and education to nursing home residents and the coordination of housing in order to move out of the facility. In addition, any funds appropriated shall be used for other quality improvement activities of the program. The department shall consider working with the Area Agencies on Aging Association of Michigan, the non-Area Agencies on Aging waivers, and the Disability Network/Michigan to develop a plan for the ongoing sustainability of the nursing facility transition initiative. Program of All-Inclusive Care for the Elderly	Sec. 1873. No changes from current law.	Sec. 1873. No changes from current law.	
(PACE) Inclusion			
Sec. 1874. (1) The department shall ensure, in counties where program of all-inclusive care for the elderly or PACE services are available, that the program of all-inclusive care for the elderly (PACE) is included as an option in all options counseling and enrollment brokering for aging services and managed care programs, including, but not limited to, Area Agencies on Aging, centers for independent living, and the MiChoice home and community-based waiver. Such options counseling must include approved marketing and discussion materials.	Sec. 1874. (1) No changes from current law.	Sec. 1874. (1) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) The department shall establish a workgroup that consists of the independent waiver agents, the medical services administration, and PACE providers, to address PACE program issues as identified within the state contract with PACE providers. The workgroup shall, at a minimum, address the following concerns:	Striking current law.	(2) No changes from current law.	
(a) Timely eligibility processing.(b) Barriers to new enrollment.(c) Future expansion criteria.			
(3) The department shall report by April 1 of the current fiscal year to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on the findings of the workgroup.	Striking current law.	(3) The department shall report by April FEBRUARY 1 of the current fiscal year to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office on the findings of the workgroup.	
Prior Authorization for Certain Drugs			
Sec. 1875. (1) The department and its contractual agents may not subject Medicaid prescriptions to prior authorization procedures during the current fiscal year if that drug is carved out or is not subject to prior authorization procedures as of May 9, 2016, and is generally recognized in a standard medical reference or the American Psychiatric Association's Diagnostic and Statistical Manual for the Treatment of a Psychiatric Disorder.	Striking current law.	Sec. 1875. (1) No changes from current law.	
(2) The department and its contractual agents may not subject Medicaid prescriptions to prior authorization procedures during the current fiscal year if that drug is carved out or is not subject to prior authorization procedures as of May 9, 2016 and is a prescription drug that is generally recognized in a standard medical reference for the treatment of epilepsy or seizure disorder or organ replacement therapy.	Striking current law.	(2) No changes from current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) As used in this section, "prior authorization" means a process implemented by the department or its contractual agents that conditions, delays, or denies delivery or particular pharmacy services to Medicaid beneficiaries upon application of predetermined criteria by the department or its contractual agents to those pharmacy services. The process of prior authorization often requires that a prescriber do 1 or both of the following:	Striking current law.	(3) No changes from current law.	
(a) Obtain preapproval from the department or its contractual agents before prescribing a given drug.			
(b) Verify to the department or its contractual agents that the use of a drug prescribed for an individual meets predetermined criteria from the department or its contractual agents for a prescription drug that is otherwise available under the Medicaid program in this state.			



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Healthy Michigan Plan Incentives Demonstration			
Sec. 1876. (1) From the funds appropriated in part 1 for Healthy Michigan plan, the department shall allocate up to \$830,000.00 to facilitate the development and implementation of a demonstration project in cooperation with 1 or more contracting Medicaid health plans. These provisions shall be part of the protocol for implementation of incentives under the Healthy Michigan plan and must do all of the following:	Striking current law.	Striking current law.	
(a) Target Healthy Michigan plan health plan enrollees who are above 100% of the federal poverty level, in at least 2 prosperity regions.			
(b) Implement a web-based technology that links providers, beneficiaries, and health plans, in real-time, for the purpose of addressing deficiency in medical literacy and demonstrating that personal responsibility is enhanced by technology.			
(c) Identify specific behavioral changes that will result as indicated by changes in measurable health outcomes and health care utilization.			
(2) The demonstration project shall be implemented by April 1 of the current fiscal year. Prior to implementation, the department shall present a summary description to the senate and house appropriations subcommittees on the department budget and the senate and house committees on health policy that must include the estimated cost of the demonstration, identify a shared savings proposal for Medicaid health plans who participate in the demonstration, and identify intended measurable results.	Striking current law.	Striking current law.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) It is the intent of the legislature that the demonstration project shall test the cost containment capabilities of a program that uses financial incentives to improve health and health care by promoting health literacy and doctor-patient mutual accountability. Outcomes and performance measures for this initiative shall include, but are not limited to, the following:	Striking current law.	Striking current law.	
(a) The total annual per capita or per-member-per- year health care expenditures. This metric shall be derived by dividing the total annual health care expenditures of a population by the average annual number of people in that population. Claims data shall be used to compute health care expenditures.			
(b) The per-member-per-year health care expenditures of a reasonably matched population not covered by the demonstration program. To account for minor differences in the 2 populations, each group's annual trend during the pilot shall be measured against their respective baseline trends in the year before implementing the program.			
(c) In order to attribute the finding to the program, other process metrics that have been found to correlate with health literacy must be analyzed. These metrics may include hospitalization rates, frequency of emergency room use, and the percentage of health education sessions prescribed by medical providers and successfully completed by patients relative to the total number of possible session opportunities offered through the program.			
(4) It is the intent of the legislature that, beginning with the budget for the fiscal year ending September 30, 2018, the department shall submit quarterly reports to the senate and house appropriations committees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office detailing the information required in subsection (3).	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Healthy Michigan Plan Evaluation				
Sec. 1877. The department shall evaluate and report to the house and senate appropriations subcommittees on the department budget on how the Healthy Michigan plan has contributed to assisting individuals in utilizing high-value services, minimized the use of low-value services, and how individuals' lives may be improving as a result of their access to services provided through the Healthy Michigan plan.	Striking current law.	Sec. 1877. The BY MARCH 1 OF THE CURRENT FISCAL YEAR, THE department shall evaluate and report to the house and senate appropriations subcommittees on the department budget on how the Healthy Michigan plan has contributed to assisting individuals in utilizing high-value services, minimized the use of low-value services, and how individuals' lives may be improving as a result of their access to services provided through the Healthy Michigan plan.		

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Hepatitis C Tracking			
Sec. 1878. Not later than March 1 of the current fiscal year, the department shall provide a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on hepatitis C tracking data. At a minimum, the report shall include information on the following for individuals treated with Harvoni or any other treatment used to cure hepatitis C during the current fiscal year or a previous fiscal year: (a) The total number of people treated broken down by those treated through traditional Medicaid and those treated through the Healthy Michigan plan. (b) The total cost of treatment. (c) The total cost of treatment broken down by those treated through traditional Medicaid and those treated through treditional Medicaid and those treated through treditional Med	Sec. 1878. No changes from current law.	Sec. 1878. Not later than March 1 of the current fiscal year, the department shall provide a report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on hepatitis C tracking data. At a minimum, the report shall include information on the following for individuals treated with Harvoni or any other treatment used to cure hepatitis C during the current fiscal year or a previous fiscal year: (a) The total number of people treated broken down by those treated through traditional Medicaid and those treated through the Healthy Michigan plan. (b) The total cost of treatment. (c) The total cost of treatment broken down by those treated through traditional Medicaid and those treated through the Healthy Michigan plan. (d) The total amount of any rebates that were received from the purchase of hepatitis C specialty pharmaceuticals. (e) Outstanding rebates that the department is expecting to receive. (f) (D) The cure rate broken down by Metavir Score, genotype, Medicaid match rate, and drug used during treatment. (g) (E) The reinfection rate broken down by Metavir Score, genotype, Medicaid match rate, and drug used during treatment.	



FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Michigan Health Information Network Shared Services Costs			
Sec. 1882. By December 31, 2016, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office, documentation of the expenses incurred during the immediate preceding fiscal year by Medicaid health plans and PIHPs for the purpose of meeting the contractual requirements to join the Michigan Health Information Network Shared Services and incentivizing providers to become members of the Health Information Exchange Qualified Organization. The report should also include an estimation of the expenses to be incurred in the current fiscal year by Medicaid health plans and PIHPs for the same purpose of meeting their contractual obligations.	Sec. 1882. No changes from current law.	Sec. 1882. By December 31, 2016 OF THE CURRENT FISCAL YEAR, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, and the state budget office, documentation of the expenses incurred during the immediate preceding fiscal year by Medicaid health plans and PIHPs for the purpose of meeting the contractual requirements to join the Michigan Health Information Network Shared Services and incentivizing providers to become members of the Health Information Exchange Qualified Organization. The report should also include an estimation of the expenses to be incurred in the current fiscal year by Medicaid health plans and PIHPs for the same purpose of meeting their contractual obligations.	
Contract Performance Standards			
Sec. 1888. The department shall establish contract performance standards associated with the capitation withhold provisions for Medicaid health plans at least 3 months in advance of the implementation of those standards. The determination of whether performance standards have been met shall be based primarily on recognized concepts such as 1-year continuous enrollment and the healthcare effectiveness data and information set, HEDIS, audited data.	Sec. 1888. The department shall establish contract performance standards associated with the capitation withhold provisions for Medicaid health plans at least 3 months in advance of the implementation of those standards. The determination of whether performance standards have been met shall be based primarily on recognized concepts such as 1-year continuous enrollment and the healthcare effectiveness data and information set, HEDIS, audited data.	Sec. 1888. Concur with the Executive.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Access to Breast Pumps			
Sec. 1890. From the funds appropriated in part 1 for pharmaceutical services, the department shall ensure Medicaid recipients' access to breast pumps to support and encourage breastfeeding. The department shall adjust Medicaid policy to, at a minimum, provide an individual double electric style pump to a breastfeeding mother when a physician prescribes such a device based on diagnosis of mother or infant. If the distribution method for pumps or other equipment is a department contract with durable medical equipment providers, the department shall guarantee providers stock and rent to Medicaid recipients without delay or undue restriction.	Striking current law.	Sec. 1890. No changes from current law.	
Healthy Kids Dental Program		New House Language:	
Sec. 1894. (1) From the funds appropriated in part 1 for dental services, the department shall expand the Healthy Kids Dental program to all eligible children in Kent, Oakland, and Wayne Counties. This program expansion will improve access to necessary dental services for Medicaid-enrolled children.	Striking current law.	SEC. 1894. (1) BY JULY 1 OF THE CURRENT FISCAL YEAR, THE DEPARTMENT SHALL PROVIDE A REPORT TO THE SENATE AND HOUSE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE SENATE AND HOUSE FISCAL AGENCIES, AND THE STATE BUDGET OFFICE ON OUTCOMES AND PERFORMANCE MEASURES OF THE HEALTHY KIDS DENTAL PROGRAM.	

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FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) Outcomes and performance measures for this initiative include, but are not limited to, the following:	Striking current law.	New House Language:	
(a) The number of Medicaid-enrolled children in Kent, Oakland, and Wayne Counties who visited the dentist over the prior year.(b) The number of dentists in Kent, Oakland, and Wayne Counties who will accept Medicaid payment		(2) OUTCOMES AND PERFORMANCE MEASURES FOR THE HEALTHY KIDS DENTAL PROGRAM INCLUDE, BUT ARE NOT LIMITED TO, THE FOLLOWING:	
for services to children. (c) The change in dental utilization in Kent, Oakland, and Wayne Counties before and after full implementation of the Healthy Kids Dental expansion in these counties.		(A) THE NUMBER OF CHILDREN ENROLLED IN THE HEALTHY KIDS DENTAL PROGRAM WHO VISITED THE DENTIST DURING THE PREVIOUS FISCAL YEAR.	
		(B) THE NUMBER OF DENTISTS WHO WILL ACCEPT PAYMENT FROM THE HEALTHY KIDS DENTAL PROGRAM	
		(C) THE ANNUAL CHANGE IN DENTAL UTILIZATION OF CHILDREN ENROLLED IN THE HEALTHY KIDS DENTAL PROGRAM.	
Personal Care Services Rate Increase			
Sec. 1899. From the funds appropriated in part 1 for personal care services, beginning October 1, 2016, the department shall increase the monthly Medicaid personal care supplement paid to adult foster care facilities and homes for the aged that provide personal care services to Medicaid beneficiaries by \$15.00.	Striking current law.	Striking current law.	

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FY 2016-17		FY 2017-2018	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1899. Proposed Executive Reorganization of Boilerplate Sec. 1908.	Sec. 1908 1899. The funds appropriated in part 1 for hospice services shall be expended to provide room and board for Medicaid recipients who meet hospice eligibility requirements and receive services at Medicaid enrolled hospice residences in this state. The qualifying hospice residences must have been enrolled with Medicaid by October 1, 2014.	Sec. 1908 1899. (1) The funds appropriated in part 1 for hospice services shall be expended to provide room and board for Medicaid recipients BENEFICIARIES who meet hospice eligibility requirements and receive services at Medicaid-enrolled hospice residences in this state. The qualifying hospice residences must have been enrolled with Medicaid by LICENSED AS A HOSPICE RESIDENCE AS OF October 1, 2014. THESE FUNDS SHALL BE DISTRIBUTED ON A PERBED BASIS DIVIDED EQUALLY AMONG THE HOSPICE RESIDENCE BEDS THAT APPLY FOR THE FUNDS. THESE FUNDS SHALL BE PAID ON A LUMP-SUM QUARTERLY BASIS.	
(2) New House Language.		(2) THE QUALIFYING HOSPICE RESIDENCES THAT RECEIVE FUNDS UNDER THIS SECTION SHALL PROVIDE A REPORT TO THE DEPARTMENT BY SEPTEMBER 15 OF THE CURRENT FISCAL YEAR THAT INCLUDES THE NUMBER OF INDIVIDUALS SERVED, NUMBER OF DAYS SERVED, AND COST OF SERVING THOSE INDIVIDUALS.	
(3) New House Language.		(3) IF THE FUNDS APPROPRIATED IN THIS SECTION DO NOT COVER THE NEED, THE QUALIFYING HOSPICE RESIDENCES SHALL REPORT TO THE DEPARTMENT THE NUMBER OF INDIVIDUALS WHO DID NOT RECEIVE CARE. IF THE FUNDS APPROPRIATED IN THIS SECTION ARE MORE THAN THE COST TO COVER THE NEED, THE QUALIFYING HOSPICE RESIDENCES SHALL RETURN THE FUNDS TO THE STATE.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Information Technology

FY 2016-17	FY 2017-18		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	INFORMATION TECHNOLOGY	INFORMATION TECHNOLOGY	
PROPOSED EXECUTIVE REORGANIZATION	Sec. 8-1901. Move Sec. 230 on Reports on Information Technology Expansion Projects to Sec. 8-1901, with no changes from current law.	Sec. 1901. Move Sec. 230 on Reports on Information Technology Expansion Projects to Sec. 1901, with no changes from current law.	
PROPOSED EXECUTIVE REORGANIZATION	Sec. 8-1903. Move Sec. 294 on Michigan Medicaid Information System Project Revenue to Sec. 8- 1903, with revisions.	Sec. 1902. Move Sec. 294 on Michigan Medicaid Information System Project Revenue to Sec. 1902, with revisions.	
PROPOSED EXECUTIVE REORGANIZATION	Sec. 8-1904. Move Sec. 534 on Statewide Automated Child Welfare Information System (SACWIS) Report to Sec. 8-1904, with revisions.	Sec. 1903. Move Sec. 534 on Statewide Automated Child Welfare Information System (SACWIS) Report to Sec. 1903, with no changes from current law.	



FY 2016-17		FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
ONE-TIME BASIS ONLY APPROPRIATIONS				
Hospice Room and Board				
Sec. 1908. The funds appropriated in part 1 for hospice services shall be expended to provide room and board for Medicaid recipients who meet hospice eligibility requirements and receive services at Medicaid enrolled hospice residences in this state. The qualifying hospice residences must have been enrolled with Medicaid by October 1, 2014.	Move to Sec. 1899 .	Move to Sec. 1899 .		
Family Preservation Programs				
Sec. 1909. (1) From the increased funds appropriated in part 1 for family preservation and support services, the department shall expand the parent partner program and the family reunification program. The purpose of these program expansions will be to enhance family preservation and support services to prevent the need for foster care, shorten the length of time between foster care entry and reunification, and sustain parental progress following reunification.	Striking current law.	Striking current law.		



FY 2016-17	FY 2017-2018			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
(2) The department shall identify specific outcomes and performance measures for this initiative, including, but not limited to, the following:		Striking current law.		
(a) Percentage of children that were discharged from foster care to reunification in less than 12 months from the date of the latest removal from home.				
(b) Median length of stay in months from the date of the latest removal from home until the date of discharge to reunification.				
(c) Percentage of children who reentered foster care in less than 12 months from the date of discharge to reunification.				
(d) Percentage of children who were victims of a substantiated or indicated maltreatment allegation who were not victims of another substantiated or indicated maltreatment allegation within a 6-month period from the date of discharge to reunification.				
(e) Measurable effects of this program expansion on reducing the rate of children who live in families with incomes below the federal poverty level.				



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(3) Unexpended funds appropriated in part 1 for family preservation and support services are designated as work project appropriations, and any unencumbered or unalloted funds shall not lapse at the end of the current fiscal year and shall be available for expenditures for the parent partner program and the family reunification program until the projects have been completed. All of the following are in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:	Striking current law.	Striking current law.	
(a) The purpose of the projects is to expand and enhance family preservation and support services to prevent the need for foster care, shorten the length of time between foster care entry and reunification, and sustain parental progress following reunification.			
(b) The projects will be carried out through contracts with private and not-for-profit vendors to expand the parent partner program and family reunification program to additional counties throughout the state.			
(c) The estimated cost of this work project is \$6,098,200.00.			
(d) The estimated work project completion date is September 30, 2019.			



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
CURRENT LAW	EXECUTIVE	поозе	SENAIE
Drinking Water Declaration of Emergency	Renumber to Sec. 8-1905.	Renumber to Sec. 1905 .	
Sec. 1910. From the funds appropriated in part 1 for the drinking water declaration of emergency, the department shall allocate funds to address needs in a city in which a declaration of emergency was issued because of drinking water contamination. These funds may support, but are not limited to, the following activities: (a) Emergency nutrition assistance, nutritional and community education, food bank resources, and food inspections.	Sec. 4910 8-1905. From the funds appropriated in part 1 for the drinking water declaration of emergency, the department shall allocate funds to address needs in a city in which a declaration of emergency was issued because of drinking water contamination. These funds may support, but are not limited to, the following activities:	Sec. 4910 1905. From the funds appropriated in part 1 for the drinking water declaration of emergency, the department shall allocate funds to address needs in a city in which a declaration of emergency was issued because of drinking water contamination. These funds may support, but are not limited to, the following activities:	
(b) Epidemiological analysis and case management of individuals at risk of elevated blood lead levels. (c) Support for child and adolescent health centers,	(a) Emergency nutrition NUTRITION assistance, nutritional and community education, food bank resources, and food inspections.	(a) Emergency nutrition NUTRITION assistance, nutritional and community education, food bank resources, and food inspections.	
children's healthcare access program, and pathways to potential programming.	(b) Epidemiological analysis and case management of individuals at risk of elevated blood lead levels.	(b) Epidemiological analysis and case management of individuals at risk of elevated blood lead levels.	
(d) Nursing services, evidence-based home visiting programs, intensive services, and outreach for children exposed to lead coordinated through local community mental health organizations. (e) Department field operations costs.	(c) Support for child and adolescent health centers, children's healthcare access program, and pathways to potential programming.	(c) Support for child and adolescent health centers, children's healthcare access program, and pathways to potential programming.	
(f) Assessment of potential linkages to other diseases.	(d) Nursing services, BREASTFEEDING EDUCATION EFFORTS, evidence-based home visiting programs, intensive services, and outreach for children exposed to lead coordinated through local community mental health organizations.	(d) Nursing services, BREASTFEEDING EDUCATION, evidence-based home visiting programs, intensive services, and outreach for children exposed to lead coordinated through local community mental health organizations.	
	(e) Department field operations costs. (f) Assessment of potential linkages to other diseases. LEAD POISONING SURVEILLANCE, TREATMENT, AND ABATEMENT.	(e) Department field operations costs. (f) Assessment of potential linkages to other diseases. LEAD POISONING SURVEILLANCE, TREATMENT, AND LEAD ABATEMENT.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1906. Proposed Executive Reorganization of Boilerplate Sec. 960.(1)	Sec. 960. 1906. (1) From the funds appropriated in part 1 for university autism programs, the department shall continue a grant process for autism programs. These grants are intended to increase the number of applied behavioral analysts, increase the number of autism diagnostic services provided, or increase employment of individuals who are diagnosed with autism spectrum disorder.	Sec. 960. 1906. (1) Concur with the Executive.	
(2)	(2) As a condition of accepting the grants described in subsection (1), each university shall track and report back to the department where the individuals who have completed the applied behavioral analysis training are initially employed and the location of the initial employment.	(3) Concur with the Executive.	
(3)	 (3) Outcomes and performance measures related to this initiative include, but are not limited to, the following: (a) An increase in applied behavioral analysts certified from university autism programs. (b) The number of autism diagnostic services provided. (c) The employment rate of employment program participants. (d) The employment rate of applied behavioral analysts trained through the university autism programs. 	(3) Concur with the Executive.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1907. New House Language.		NEW SEC. 1907. FROM THE FUNDS APPROPRIATED IN PART 1 FOR CHILD LEAD POISONING ELIMINATION BOARD, THE DEPARTMENT SHALL IMPLEMENT RECOMMENDATIONS OF THE BOARD OFFERED IN THE BOARD'S REPORT OF NOVEMBER 2016. THE RECOMMENDATIONS IMPLEMENTED BY THE DEPARTMENT UNDER THIS SECTION SHALL BE BASED IN SCIENCE AND BEST PRACTICES, AND THE DEPARTMENT SHALL GIVE PRIORITY TO THE IMPLEMENTATION OF THE RECOMMENDATIONS THAT ARE MOST IN AGREEMENT WITH RECOMMENDATIONS OF NATIONALLY RECOGNIZED ORGANIZATIONS AND AUTHORITIES.	
Mobile Electronic Service Verification Study Sec. 1912. From the funds appropriated in part 1 for mobile electronic service verification study, the department shall allocate \$25,000.00 to commission a study to review the outcomes and performance improvements of developing and piloting a mobile electronic service verification solution for home help services that shall include biometric identity verification to create administrative efficiencies, reduce error, and minimize fraud.	Striking current law.	Striking current law.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1913. (1) New House Language.		SEC. 1913. (1) THE DEPARTMENT SHALL APPLY TO THE CENTERS FOR MEDICARE AND MEDICAID SERVICES FOR A WAIVER TO ALLOW THE DEPARTMENT TO CONTRACT DIRECTLY WITH DIRECT PRIMARY CARE PROVIDERS FOR MEDICAID SERVICES. AFTER THE DEPARTMENT RECEIVES A RESPONSE FROM THE CENTERS FOR MEDICARE AND MEDICAID SERVICES REGARDING THE WAIVER, THE DEPARTMENT SHALL DO 1 OF THE FOLLOWING: (A) IF THE CENTERS FOR MEDICARE AND MEDICAID SERVICES APPROVES THE WAIVER, FROM THE FUNDS APPROPRIATED IN PART 1 FOR DIRECT PRIMARY CARE PILOT PROGRAM, THE DEPARTMENT SHALL EXPEND \$710,000.00 GENERAL FUND/GENERAL PURPOSE PLUS ASSOCIATED FEDERAL MATCH FOR THIS PROGRAM AS PART OF A WORK PROJECT TO FUND THE PROGRAM FOR A 3-YEAR PERIOD. (B) IF THE CENTERS FOR MEDICARE AND MEDICAID SERVICES DOES NOT APPROVE THE WAIVER, FROM THE FUNDS APPROPRIATED IN PART 1 FOR DIRECT PRIMARY CARE PILOT PROGRAM, THE DEPARTMENT SHALL EXPEND \$2,016,000.00 GENERAL FUND/GENERAL PURPOSE TO FUND A DIRECT PRIMARY CARE PILOT PROGRAM FOR A 1-YEAR PERIOD.	OLIVATE



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(2) New House Language.		(2) THE DEPARTMENT SHALL IMPLEMENT A DIRECT PRIMARY CARE PILOT PROGRAM FOR MEDICAID RECIPIENTS IN WAYNE, OAKLAND, KENT, GENESEE, AND LIVINGSTON COUNTIES THAT SHALL RUN FROM OCTOBER 1, 2017 TO SEPTEMBER 30, 2018.THE PILOT SHALL INCLUDE 400 RECIPIENTS FROM EACH OF THE FOLLOWING MEDICAID ELIGIBILITY CATEGORIES: (A) CHILDLESS ADULTS. (B) CHILDREN AGES 0-6 YEARS. (C) CHILDREN AGES 7-18 YEARS. (D) PARENTS. (E) ELDERLY INDIVIDUALS. (F) DISABLED INDIVIDUALS.	
(3) New House Language.		(3) FOR THE PURPOSES OF THE PILOT PROGRAM, EACH RECIPIENT SHALL BE ENROLLED IN A SINGLE, ELIGIBLE DIRECT PRIMARY CARE SERVICE PROVIDER PLAN. THE DEPARTMENT SHALL MAINTAIN AND PUBLICALLY SHARE A LIST OF ELIGIBLE DIRECT PRIMARY CARE SERVICE PROVIDERS WITH POTENTIAL PILOT PROGRAM ENROLLEES.	



FY 2017-2018		
EXECUTIVE	HOUSE	SENATE
EXECUTIVE	(4) AN ELIGIBLE DIRECT PRIMARY CARE SERVICE PROVIDER MUST MEET THE FOLLOWING REQUIREMENTS: (A) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST BE A LICENSED PHYSICIAN IN A PRIMARY CARE SPECIALTY. (B) THE MONTHLY DIRECT PRIMARY CARE ENROLLMENT FEE SHALL NOT EXCEED A WEIGHTED AVERAGE OF \$70.00 PER MONTH ACROSS ALL ELIGIBILITY CATEGORIES. THE AVERAGE SHALL BE WEIGHTED BY THE POPULATION MAKEUP OF THE PILOT PROGRAM. (C) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST NOT ACCEPT ANY THIRD-PARTY PAYMENTS FOR HEALTH CARE SERVICES, OTHER THAN RETAINER FEES FROM THE MANAGED CARE PROVIDER WITH WHICH THEY HAVE CONTRACTED. (D) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST ONLY PROVIDE PRIMARY CARE SERVICES. (E) THE DIRECT PRIMARY CARE SERVICES.	SENATE
	EXECUTIVE	(4) AN ELIGIBLE DIRECT PRIMARY CARE SERVICE PROVIDER MUST MEET THE FOLLOWING REQUIREMENTS: (A) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST BE A LICENSED PHYSICIAN IN A PRIMARY CARE SPECIALTY. (B) THE MONTHLY DIRECT PRIMARY CARE SHALL NOT EXCEED A WEIGHTED AVERAGE OF \$70.00 PER MONTH ACROSS ALL ELIGIBILITY CATEGORIES. THE AVERAGE SHALL BE WEIGHTED BY THE POPULATION MAKEUP OF THE PILOT PROGRAM. (C) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST NOT ACCEPT ANY THIRD-PARTY PAYMENTS FOR HEALTH CARE SERVICES, OTHER THAN RETAINER FEES FROM THE MANAGED CARE PROVIDER WITH WHICH THEY HAVE CONTRACTED. (D) THE DIRECT PRIMARY CARE SERVICE PROVIDER MUST ONLY PROVIDE PRIMARY CARE SERVICE PROVIDER MUST ONLY PROVIDE PRIMARY CARE SERVICE S. (E) THE DIRECT PRIMARY CARE SERVICES.



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
(5) New House Language.		(5) MANAGED CARE ORGANIZATIONS CONTRACTED BY THE STATE TO PROVIDE MEDICAID SERVICES WITHIN THE COUNTY WHERE THE PILOT PROGRAM ENROLLEE LIVES SHALL AUTHORIZE DIRECT PRIMARY CARE SERVICE PROVIDERS PARTICIPATING IN THE PILOT PROGRAM TO SERVE AS "GATEWAY" SERVICE PROVIDERS ABLE TO REFER PILOT PROGRAM ENROLLEES TO NONPRIMARY CARE SERVICES WITHIN THE MANAGED CARE ORGANIZATION'S PROVIDER NETWORK. THE MANAGED CARE PROVIDER SHALL NOT BE LIABLE FOR INCREASED COSTS RESULTING FROM IMPLEMENTATION OF THE PILOT PROGRAM.	
(6) New House Language.		(6) THE DEPARTMENT SHALL HAVE ACCESS TO THE PATIENT RECORDS OF EACH ENROLLEE IN THE PILOT PROGRAM FOR THE SOLE PURPOSE OF AGGREGATE DATA COLLECTION.	
(7) New House Language.		(7) ON A QUARTERLY BASIS, THE DEPARTMENT SHALL REPORT TO THE HOUSE AND SENATE APPROPRIATIONS SUBCOMMITTEES ON THE DEPARTMENT BUDGET, THE HOUSE AND SENATE AGENCIES, THE HOUSE AND SENATE POLICY OFFICES, AND THE STATE BUDGET OFFICE ON THE IMPLEMENTATION OF THE DIRECT PRIMARY CARE PILOT PROGRAM. THE REPORT	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		SHALL INCLUDE, BUT IS NOT	
		LIMITED TO, THE FOLLOWING	
		PERFORMANCE METRICS:	
		(A) THE NUMBER OF ENROLLEES	
		IN THE PILOT PROGRAM BY	
		ELIGIBILITY CATEGORY.	
		(B) THE PER MEMBER PER MONTH	
		RATE PAID IN THE CURRENT FISCAL YEAR PER ELIGIBILITY	
		CATEGORY.	
		(C) THE NUMBER OF CLAIMS PAID	
		IN THE CURRENT FISCAL YEAR	
		PER ELIGIBILITY CATEGORY.	
		(D) THE NUMBER OF CLAIMS PER	
		CATEGORY WEIGHTED TO	
		REFLECT 400 ENROLLEES.	
		(E) THE DOLLAR VALUE OF ALL	
		CLAIMS PER ELIGIBILITY	
		CATEGORY.	
		(F) THE PER MEMBER PER MONTH ACTUAL COST, WHICH IS THE	
		DIRECT PRIMARY CARE SERVICE	
		PROVIDER PLAN COSTS AND ANY	
		MANAGE CARE COSTS NOT	
		COVERED THROUGH THE DIRECT	
		PRIMARY CARE SERVICE	
		PROVIDER PLAN, INCLUDING	
		MANAGED CARE PROVIDER	
		OVERHEAD COSTS.	
		(G) THE AVERAGE DIRECT	
		PRIMARY CARE COST PER	
		ENROLLEE PER ELIGIBILITY CATEGORY.	
		(H) THE AVERAGE NUMBER OF	
		ACTUAL CLAIMS PER ELIGIBILITY	
		CATEGORY.	
		(I) THE AVERAGE ACTUAL DOLLAR	
		VALUE OF CLAIMS PER ELIGIBILITY	
		CATEGORY.	
		(J) THE NUMBER OF ENROLLEES IN	
		THE PILOT PROGRAM DURING THE	
		PREVIOUS QUARTER WHO ARE NO	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
		LONGER ELIGIBLE FOR MEDICAID IN THE CURRENT QUARTER, BROKEN DOWN BY ELIGIBILITY CATEGORY. (K) THE CATEGORY SAVINGS SUBTOTAL, WHICH IS THE PER MEMBER PER MONTH RATE PAID IN THE CURRENT FISCAL YEAR MINUS THE PER MEMBER PER MONTH ACTUAL COST, MULTIPLIED BY THE NUMBER OF ENROLLEES IN THE ELIGIBILITY CATEGORY. (L) THE TOTAL SAVINGS, WHICH IS THE PER MEMBER PER MONTH RATE PAID IN THE CURRENT FISCAL YEAR MINUS THE PER MEMBER PER MONTH ACTUAL COST, MULTIPLIED BY THE TOTAL NUMBER OF ENROLLEES IN THE PROGRAM.	CLIVILL
(8) New House Language.		(8) UNEXPENDED AND UNENCUMBERED FUNDS UP TO A MAXIMUM OF \$2,016,000.00 GENERAL FUND/GENERAL PURPOSE REVENUE PLUS ANY ASSOCIATED FEDERAL MATCH REMAINING IN ACCOUNTS APPROPRIATED IN PART 1 FOR DIRECT PRIMARY CARE PILOT PROGRAM ARE DESIGNATED AS WORK PROJECT APPROPRIATIONS, AND ANY UNENCUMBERED OR UNALLOTED FUNDS SHALL NOT LAPSE AT THE END OF THE FISCAL YEAR AND SHALL BE AVAILABLE FOR EXPENDITURES FOR THE DIRECT PRIMARY CARE PILOT PROGRAM FOR MEDICAID RECIPIENTS IN WAYNE, OAKLAND, KENT,	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
OURILITIES.	LXLOGIIVL	GENESEE, AND LIVINGSTON COUNTIES UNDER THIS SECTION UNTIL THE WORK PROJECTS HAVE BEEN COMPLETED. ALL OF THE FOLLOWING ARE IN COMPLIANCE WITH SECTION 451A OF THE MANAGEMENT AND BUDGET ACT, 1984 PA 431, MCL 18.1451A: (A) THE PURPOSE OF THE PILOT PROGRAM IS TO FUND THE COST OF A DIRECT PRIMARY CARE PILOT PROGRAM AS PROVIDED BY THIS SECTION. (B) THE PROJECT WILL BE ACCOMPLISHED BY CONTRACTING WITH A MANAGED CARE ORGANIZATION UNDER CONTRACT WITH THE DEPARTMENT TO PROVIDE MEDICAID SERVICES. (C) THE TOTAL ESTIMATED COST OF THE PROJECT IS \$2,016,000.00 OF GENERAL FUND/GENERAL PURPOSE REVENUE PLUS ANY ASSOCIATED FEDERAL MATCH. (D) THE TENTATIVE COMPLETION DATE IS SEPTEMBER 30, 2020.	JENATE
(9) New House Language.		(9) THE DEPARTMENT MAY TAKE OUT A STOP-LOSS POLICY TO MITIGATE THE POTENTIAL COST IMPACT IF PILOT PROGRAM PER MEMBER PER MONTH COSTS EXCEED PER MEMBER PER MONTH COSTS FOR THE PROGRAM THE ENROLLEE WOULD HAVE BEEN IN HAD THEY NOT PARTICIPATED IN THE PILOT PROGRAM. THE COST OF THE STOP-LOSS PLAN SHALL NOT BE USED IN THE ASSESSMENT OF THE SUCCESS OF THE PILOT PROGRAM.	



FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Sec. 1914. New House Language.		NEW	
		SEC. 1914. FROM THE FUNDS APPROPRIATED IN PART 1 FOR PRIMARY CARE AND DENTAL HEALTH SERVICES, \$300,000.00 SHALL BE ALLOCATED FOR PRIMARY CARE CLINIC AND DENTAL HEALTH CLINIC SERVICES FOR INDIGENT INDIVIDUALS TO BE PROVIDED IN CLINIC LOCATIONS IN THE CITY OF DETROIT AND WAYNE COUNTY BY A PUBLIC NONPROFIT ORGANIZATION THAT IS PURSUING CERTIFICATION AS A FEDERALLY QUALIFIED HEALTH CENTER AND IS EXPECTED TO BE CERTIFIED WITHIN 2 YEARS.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES Boilerplate for Part 2A

FY 2016-17	FY 2017-2018		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE
PART 2A PROVISIONS CONCERNING ANTICIPATED APPROPRIATIONS FOR FISCAL YEAR 2017-2018			
GENERAL SECTIONS			
Fiscal Year 2017-18 Anticipated Appropriations			
Sec. 2001. It is the intent of the legislature to provide appropriations for the fiscal year ending on September 30, 2018 for the line items listed in part 1. The fiscal year 2017-2018 appropriations are anticipated to be the same as those for fiscal year 2016-2017, except that the line items will be adjusted for changes in caseload and related costs, federal fund match rates, economic factors, and available revenue. These adjustments will be determined after the January 2017 consensus revenue estimating conference.	Striking current law.	Striking current law.	

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