

# FY 2024-25 COMMUNITY COLLEGES BUDGET BOILERPLATE DECISION DOCUMENT

Conference Report



FY 2023-24		FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
GENERAL SECTIONS						
FY 2023-24 Appropriations						
Sec. 201. (1) Subject to the conditions set forth in this article, the amounts listed in this section are appropriated for community colleges for the fiscal year ending September 30, 2024, from the funds indicated in this section. The following is a summary of the appropriations in this section:  (a) The gross appropriation is \$544,517,500.00. After deducting total interdepartmental grants and intradepartmental transfers in the amount of \$0.00, the adjusted gross appropriation is \$544,517,500.00.  (b) The sources of the adjusted gross appropriation described in subdivision (a) are as follows:  (i) Total federal revenues, \$0.00.  (ii) Total local revenues, \$0.00.  (iii) Total other state restricted revenues, \$544,517,500.00.  (v) State general fund/general purpose money, \$0.00.	See Summary document for updated amounts					



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) Subject to subsection (3), the amount appropriated for community college operations is \$357,961,900.00, allocated as follows: (a) The appropriation for Alpena Community College is \$6,327,100.00, \$6,026,800.00 for operations, \$273,800.00 for performance funding, and \$26,500.00 for costs incurred under the North American Indian tuition waiver. (b) The appropriation for Bay de Noc Community College is \$6,299,200.00, \$5,877,000.00 for operations, \$308,300.00 for performance funding,	EXECUTIVE  See Summary document for updated amounts			CONFERENCE  See Summary document for updated amounts	
and \$113,900.00 for costs incurred under the North American Indian tuition waiver.  (c) The appropriation for Delta College is \$16,690,500.00, \$15,888,200.00 for operations, \$754,100.00 for performance funding, and \$48,200.00 for costs incurred under the North American Indian tuition waiver.  (d) The appropriation for Glen Oaks Community College is \$2,939,000.00, \$2,802,100.00 for operations, \$136,900.00 for performance funding, and \$0.00 for costs incurred under the North American Indian tuition waiver.  (e) The appropriation for Gogebic Community College is \$5,367,600.00, \$5,103,300.00 for operations, \$226,400.00 for performance funding,					

(f) The appropriation for Grand Rapids											
Community College is \$20,966,400.00,											
\$19,766,200.00 for operations,	See Summary	document for	See Summary	document fo	r See	e Summary	document	for	See Summary	document	for
\$1,078,200.00 for performance funding,	updated amounts		updated amounts			dated amounts			updated amounts		
and \$122,000.00 for costs incurred	'		'		'				'		
under the North American Indian tuition											
waiver.											
(g) The appropriation for Henry Ford											
College is \$24,943,900.00,											
\$23,700,100.00 for operations,											
\$1,229,700.00 for performance funding,											
and \$14,100.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(h) The appropriation for Jackson											
College is \$13,887,400.00,											
\$13,295,100.00 for operations,											
\$559,000.00 for performance funding,											
and \$33,300.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(i) The appropriation for Kalamazoo											
Valley Community College is											
\$14,539,400.00, \$13,776,100.00 for											
operations, \$705,800.00 for											
performance funding, and \$57,500.00											
for costs incurred under the North											
American Indian tuition waiver.											
(j) The appropriation for Kellogg											
Community College is \$11,290,200.00,											
\$10,754,400.00 for operations,											
\$514,800.00 for performance funding,											
and \$21,000.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(k) The appropriation for Kirtland											
Community College is \$3,792,900.00,											
\$3,577,900.00 for operations,											
\$195,200.00 for performance funding,											
and \$19,800.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(I) The appropriation for Lake Michigan											
College is \$6,321,600.00,											
\$5,978,400.00 for operations,											
\$339,600.00 for performance funding,											
and \$3,600.00 for costs incurred under											
the North American Indian tuition											
waiver.											

(m) The appropriation for Lansing			1								
Community College is \$35,752,700.00,											
\$34,228,900.00 for operations,	See Summary	document for	See Summary	document for	or	See Summary	document	for	See Summary	document	for
\$1,460,300.00 for performance funding,	updated amounts	document for	updated amounts	accument is	٠.	updated amounts	accument	101	updated amounts	document	101
and \$63,500.00 for costs incurred under	apaatea ameanto		apaatea amounto			apaatoa amounto			apaatoa amoanto		
the North American Indian tuition											
waiver.											
(n) The appropriation for Macomb											
Community College is \$37,661,900.00,											
\$35,911,900.00 for operations,											
\$1,723,500.00 for performance funding,											
and \$26,500.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(o) The appropriation for Mid Michigan											
Community College is \$5,798,500.00,											
\$5,458,100.00 for operations,											
\$284,800.00 for performance funding,											
and \$55,600.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(p) The appropriation for Monroe											
County Community College is											
\$5,286,800.00, \$5,003,600.00 for											
operations, \$281,100.00 for											
performance funding, and \$2,100.00 for											
costs incurred under the North											
American Indian tuition waiver.											
(q) The appropriation for Montcalm											
Community College is \$3,966,700.00,											
\$3,758,900.00 for operations,											
\$198,300.00 for performance funding,											
and \$9,500.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(r) The appropriation for C.S. Mott											
Community College is \$17,823,200.00,											
\$17,098,300.00 for operations,											
\$693,400.00 for performance funding,											
and \$31,500.00 for costs incurred under											
the North American Indian tuition											
waiver.											
(s) The appropriation for Muskegon											
Community College is \$10,223,600.00,											
\$9,733,400.00 for operations,											
\$477,500.00 for performance funding,											
and \$12,700.00 for costs incurred under											
the North American Indian tuition											
waiver.											







FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) The amount appropriated in subsection (2) for community college operations is \$357,961,900.00 and is appropriated from the state school aid fund.	(3) The amount appropriated in subsection (2) for community college operations is \$366,931,800.00 and is appropriated from the state school aid fund.	(3) The amount appropriated in subsection (2) for community college operations is \$369,822,100.00 and is appropriated from the state school aid fund.	Concurs with Executive	(3) The amount appropriated in subsection (2) for community college operations is \$363,363,500.00 and is appropriated from the state school aid fund.
(4) From the appropriations described in subsection (1), both of the following apply:  (a) Subject to section 207a, the amount appropriated for fiscal year 2023-2024 to offset certain fiscal year 2023-2024 retirement contributions is \$7,189,000.00, appropriated from the state school aid fund.  (b) For fiscal year 2023-2024, there is allocated an amount not to exceed \$23,000,000.00 for payments to participating community colleges, appropriated from the state school aid fund. A community college that receives money under this subdivision shall use that money solely for the purpose of offsetting the normal cost contribution rate.	(b) For fiscal year 2024-2025, there is allocated an amount not to exceed \$21,800,000.00 for payments to participating	Concurs with Executive but revises to:  (4) From the appropriations described in subsection (1), all of the following apply:  (b) Subject to section 207a, for fiscal year 2024-2025, there is allocated an amount not to exceed \$21,800,000.00 for payments to participating community	Concurs with Executive	Concurs with Executive
	Adds new subdivision: (c) For fiscal year 2024-2025, there is allocated an amount not to exceed \$5,700,000.00 for payments to participating community colleges, appropriated from the state school aid fund.	Revises to (c) Subject to section 207a, for fiscal year 2024-2025, there is allocated an amount not to exceed \$5,700,000.00 for payments to participating community colleges to lower the employer payroll contribution cap, appropriated from the state school aid fund.	Does not include	Does not include



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(5) From the appropriations described in subsection (1), subject to section 207b, the amount appropriated for payments to community colleges that are participating entities of the retirement system is \$105,800,000.00, appropriated from the state school aid fund.	the retirement system is	Concurs with Executive	Concurs with Executive	Concurs with Executive	
(6) From the appropriations described in subsection (1), subject to section 207c, the amount appropriated for renaissance zone tax reimbursements is \$2,200,000.00, appropriated from the state school aid fund. Each community college receiving funds in this subsection shall accrue these payments to its institutional fiscal year ending June 30, 2024.	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive	



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			24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(7) For fiscal year 2023-2024 only, from				
the appropriations described in				Revises to:
subsection (1), the amount appropriated	Subsection deleted	Concurs with Executive	Concurs with Executive	(7) For fiscal year <b>2024-2025</b> only,
for career and education navigators for				from the appropriations described
adult learners is \$5,000,000.00,				in subsection (1), the amount
appropriated from the state school aid				appropriated for career and
fund. Community colleges, partnering				education navigators for adult
with 1 or more county governments,				learners is \$1,150,000.00,
where practicable, may apply for grant				appropriated from the state school
funding through the Office of Sixty by 30				aid fund. Community colleges,
in the department of labor and				partnering with 1 or more county
economic opportunity to supplement or				governments, where practicable,
create navigation efforts of adult learners. The Office of Sixty by 30 shall				may apply for grant funding
issue a report including, but not limited				through the department of lifelong education,
to, the number of grants awarded, a list				advancement, and potential to
of community colleges awarded grants				supplement or create navigation
and the amounts, and the amount of				efforts of adult learners. The
unexpended funds remaining at the end				department shall issue a report
of the fiscal year. The report must be				including, but not limited to, the
issued to the house and senate				number of grants awarded, a list of
appropriations subcommittees on				community colleges awarded
community colleges, the house and				grants and the amounts, and the
senate fiscal agencies, and the state				amount of unexpended funds
budget director by September 30, 2024.				remaining at the end of the fiscal
				year. The report must be issued to
				the house and senate
				appropriations subcommittees on
				community colleges, the house
				and senate fiscal agencies, and
				the state budget director by
				September 30, <b>2025.</b>



FY 2023-24	FY 2024-25					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
(8) For fiscal year 2023-2024 only, from						
the appropriations described in						
subsection (1), the amount appropriated	Subsection deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive		
for the Michigan Reconnect Entry Point						
Program is \$5,000,000.00,						
appropriated from the state school aid						
fund. Community colleges, partnering						
with 1 or more county governments,						
where practicable, may apply for grant						
funding through the Office of Sixty by 30						
in the department of labor and						
economic opportunity to engage						
Michigan reconnect grant applicants						
who have been approved for funding						
but have not enrolled in a						
postsecondary or eligible Michigan						
reconnect program and work to identify						
and resolve barriers preventing						
enrollment. The Office of Sixty by 30						
shall issue a report including, but not						
limited to, the number of grants						
awarded, a list of community colleges						
awarded grants and the amounts, a list						
of any counties that partnered with a						
community college for a grant under this						
section, and the amount of unexpended						
funds remaining at the end of the fiscal						
year. The report must be issued to the						
house and senate appropriations						
subcommittees on community colleges,						
the house and senate fiscal agencies,						
and the state budget director by						
September 30, 2024.						



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(9) For fiscal year 2023-2024 only, from the appropriations described in subsection (1), subject to section 216c and 216d, the amount appropriated for infrastructure, technology, equipment, maintenance, housing, and safety is \$32,836,600.00, appropriated from the state school aid fund.	Subsection deleted	Revises to: (7) For fiscal year 2024-2025 only, from the appropriations described in subsection (1), subject to section 216c, the amount appropriated for infrastructure, technology, equipment, maintenance, housing, and safety is \$100.00, appropriated from the state school aid fund.	Revises to: (7) For fiscal year 2024-2025 only, from the appropriations described in subsection (1), subject to section 216c, the amount appropriated for infrastructure, technology, equipment, maintenance, housing, and safety is \$100.00, appropriated from state general fund/general purpose money.	Concurs with Executive
(10) For fiscal year 2023-2024 only, from the appropriations described in subsection (1), \$5,000,000.00 is appropriated from the state school aid fund for critical incident mapping. These funds must be distributed to community colleges proportionately to the amounts in subsection (2) for operations.	Subsection deleted	Concurs with Executive	Revises to:  (8) For fiscal year 2024-2025 only, from the appropriations described in subsection (1), subject to section 216e, \$8,920,800.00 is appropriated from the state school aid fund for institutional best practices one-time incentive.	Concurs with Executive
(11) From the appropriations described in subsection (1), the amount appropriated for Michigan workforce development projects is \$530,000.00, appropriated from the state school aid fund. These funds must be awarded to Kalamazoo Valley Community College, and must be used by that college in conjunction with the college's wind turbine program for curriculum development for programs in 1 or more of the following areas:  (a) Electric vehicle battery installation and repair.  (b) Electric vehicle charger installation for residential applications, commercial applications, or both.  (c) Residential and community scale solar panel installation, maintenance, and repair.	Subsection deleted	Concurs with Executive	Revises to:  (9) For fiscal year 2024-2025 only, from the appropriations described in subsection (1), \$850,000.00 is appropriated from state general fund/general purpose money to the Michigan Community Colleges Association for the local heroes program.	from state general fund/general purpose money to the Michigan Community Colleges to support



FY 2023-24		FY 20	)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
		deposit	Adds new subsection: (10) For fiscal year 2024-2025 only, from the appropriations described in subsection (1), \$350,000.00 is appropriated from state general fund/general purpose money to Kalamazoo Valley Community College for internet accessibility improvements.	Concurs with Senate but renumbers as subsection (9) and revises fund source as state school aid fund
				Adds new section:  Sec. 201f. For fiscal year 2024-2025 only, from the appropriations described in section 201(1), \$3,568,300.00 is appropriated from the state school aid fund for a 1-time performance funding payment. Funds appropriated under this section, subject to conditions described in sections 216e, 217b, and 230, must be distributed as follows:  (a) Alpena Community College, \$68.400.00.  (b) Bay de Noc Community College, \$75,100.00.  (c) Delta College, \$160,100.00.  (d) Glen Oaks Community College, \$30,100.00.  (e) Gogebic Community College, \$46,200.00.  (f) Grand Rapids Community College, \$226,500.00.  (g) Henry Ford College, \$119,000.00.  (i) Kalamazoo Valley Community College, \$148,300.00.



FY 2023-24		FY 202	24-25	
<b>CURRENT LAW</b>	EXECUTIVE	HOUSE	SENATE	CONFERENCE
				(j) Kellogg Community College, \$105,000.00.  (k) Kirtland Community College, \$41,300.00.  (l) Lake Michigan College, \$60,000.00.  (m) Lansing Community College, \$296,800.00.  (n) Macomb Community College, \$350,100.00.  (o) Mid Michigan Community College, \$62,700.00.  (p) Monroe County Community College, \$55,900.00.  (q) Montcalm Community College, \$50,800.00.  (r) C.S. Mott Community College, \$50,800.00.  (r) C.S. Mott Community College, \$150,700.00.  (s) Muskegon Community College, \$99,300.00.  (t) North Central Michigan College, \$99,300.00.  (u) Northwestern Michigan College, \$97,700.00.  (v) Oakland Community College, \$264,300.00.  (v) Schoolcraft College, \$173,400.00.  (x) Southwestern Michigan College, \$69,200.00.  (y) St. Clair County Community College, \$87,800.00.  (z) Washtenaw Community College, \$221,200.00.  (aa) Wayne County Community College, \$178,000.00.  (bb) West Shore Community College, \$178,000.00.



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	EXECUTIVE		1	Adds new section:  Sec. 201g. (1) The state budget director shall take steps to ensure that all state fiscal recovery funds allocated to this state under the American rescue plan act of 2021, Public Law 117-2, are expended by December 31, 2026, as required by law. The state budget director may reallocate appropriated funds for the purpose of fully utilizing state fiscal recovery funds that are in jeopardy of not meeting the expenditure deadline for reasons that may include, but are not limited to, completed projects coming in under budget or funds unable to be fully used by subrecipients. The state budget director shall reallocate any of the funds reallocated under this subsection to the programs or purposes specified in this section. Any funds reallocated are unappropriated and
				immediately reappropriated for the following purposes:



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
				(a) To reclassify general fund/general purpose appropriations for payroll and covered benefits for eligible public health and safety employees at the department of corrections.  (b) To reclassify general fund/general purpose appropriations for payroll and covered benefits for eligible public health and safety employees at the department of
				state police.  (2) All applicable guidance, implementation, and reporting provisions of Public Law 117-2 must be followed for state fiscal recovery funds reallocated and reappropriated under subsection (1).  (3) The state budget director shall notify the senate and house appropriations committees no later than 10 business days after making any reallocations under subsection (1). The notification must include the authorized program under which funds were originally appropriated, the amount of the reallocation, the program, or programs, or purpose, the department to which the funds are being reallocated under subsection (1), and the amount reallocated to each program or purpose.



FY 2023-24		FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
				(4) The state budget director and the impacted departments may make the accounting transactions necessary to implement the reallocation and subsequent appropriation of funds as authorized in this section.  Adds new section:  Sec. 201h. In addition to funds appropriated under section 201(4)(b) as amended by 2023 PA 103 and 2023 PA 320, for fiscal year 2023-2024 only, \$1,300,000.00 is appropriated from the state school aid fund for payments to participating community colleges. A community college that receives money under this section shall use that money solely for the purpose of offsetting the normal cost contribution rate.		
Management and Budget Act				Communication ratio		
Sec. 202. All appropriations authorized under this article are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	Unchanged	Unchanged	Unchanged	Unchanged		



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Definitions					
Sec. 202a. As used in this article:  (a) "Center" means the center for educational performance and information created in section 94a.  (b) "College level equivalent credit examination" means an examination that is administered by an independent testing service and that is used by colleges and universities generally to award postsecondary credit for achievement of a particular score, and includes, but is not limited to, advanced placement examinations, the DANTES Subject Standardized Test (DSST), and college-level examination program (CLEP) examinations.  (c) "Participating college" means a community college that is a reporting unit of the retirement system and that reports employees to the retirement system for the state fiscal year.  (d) "Retirement system" means the Michigan public school employees' retirement system under the public	Unchanged	Unchanged	Unchanged	Unchanged	
school employees retirement act of 1979, 1980 PA 300, MCL 38.1301 to					
38.1437.  Use of Internet for Reporting					
Requirements	Unchanged	Unchanged	Unchanged	Unchanged	
Sec. 203. Unless otherwise specified, a community college that receives appropriations in section 201 and the center shall use the internet to fulfill the reporting requirements of this article. This requirement includes transmission of reports via electronic mail to the recipients identified for each reporting requirement and placement of reports on an internet site.					



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Buy American/Buy Michigan Goods and Services				
Sec. 204. Funds appropriated in section 201 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 should 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 should be given to goods or services, or both, that are manufactured or provided by Michigan businesses that are owned and operated by veterans, if they are competitively priced and of comparable quality.	Unchanged	Unchanged	Unchanged	Unchanged
Ordering From Businesses in Deprived and Depressed	Revises to:	Concurs with Executive but revises	Concurs with House	Concurs with House
Communities  Sec. 205. To the extent possible, the principal executive officer of each community college that receives appropriations in section 201 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 principal executive officer shall strongly encourage businesses with which the community college contracts to subcontract with certified businesses in depressed and deprived communities for services or supplies, or both.	To the extent possible, the principal executive officer of each community college that receives appropriations in section 201 shall take all reasonable steps to ensure geographically disadvantaged business enterprises, as defined in Executive Directive 2023-1 compete for and perform contracts to provide services or supplies, or both. Each principal executive officer shall strongly encourage businesses with which the community college contracts to subcontract with certified geographically disadvantaged businesses enterprises for services or supplies, or both.	to ensure geographically disadvantaged business enterprises compete for  with certified geographically disadvantaged businesses enterprises for services or supplies, or both. As used in this section, "geographically disadvantaged business enterprises" means that term as defined in Executive Directive 2023-1.		



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FY 2023-24		FY 20		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Appropriations Payment Schedule and Reporting Requirements				
Sec. 206. (1) Except for the funds appropriated in section 201(4)(b), the funds appropriated in section 201 are appropriated for community colleges with fiscal years ending June 30, 2024 and must be paid out of the state treasury and distributed by the state treasurer to the respective community colleges in 11 monthly installments on the sixteenth of each month, or the next succeeding business day, beginning with October 16, 2023. Each community college shall accrue its July and August 2024 payments to its institutional fiscal year ending June 30, 2024.	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive
(2) The funds appropriated in section 201(4)(b) are appropriated for community colleges with fiscal years ending June 30, 2024 and must be distributed to the respective community colleges in quarterly installments on the sixteenth of each November, February, May, and August. Each community college shall accrue its August 2024 payments to its institutional fiscal year ending June 30, 2024.	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive
Michigan Public School Employees' Retirement System (MPSERS) Retirement Contributions				
Sec. 207. (1) A community college shall pay the employer's contributions to the Michigan public school employees' retirement system created by the public school employees retirement act of 1979, 1980 PA 300, MCL 38.1301 to 38.1437. This payment is a condition of receiving funds appropriated under this article.	Unchanged	Unchanged	Unchanged	Unchanged



FY 2023-24		FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
(2) A community college shall not pay an employer's contribution to more than 1 retirement fund providing benefits for an employee.	Unchanged	Unchanged	Unchanged	Unchanged		
MPSERS Offset Appropriation						
Sec. 207a. The following apply to the allocation of the fiscal year 2023-2024 appropriations described in section 201(4):  (a) A community college that receives money under section 201(4) shall use that money solely for the purpose of offsetting a portion of the retirement contributions owed by the college for that fiscal year.  (b) The amount allocated to each participating community college under section 201(4)(a) must be based on each college's percentage of the total	participating community college	Concurs with Executive	Updates dates	Concurs with Senate		
covered payroll for all community colleges that are participating colleges in the immediately preceding fiscal year.						
(c) The amount allocated to each participating community college under section 201(4)(b) must be based on each college's reported quarterly payroll for members for the current fiscal year.						

MPSERS State Share of Unfunded Actuarial Accrued Liability (UAAL) Appropriation				
Appropriation				
Sec. 207b. All of the following apply to the allocation of the fiscal year 2023-2024 appropriations described in section 201(5) for payments to community colleges that are participating entities of the retirement system:  (a) The amount of a payment under section 201(5) must be the difference between the unfunded actuarial accrued liability contribution rate as calculated under section 41 of the public school employees retirement act of 1979, 1980 PA 300, MCL 38.1341, as calculated without taking into account the maximum employer rate of 20.96% included in section 41 of the public school employees retirement act	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive
of 1979, 1980 PA 300, MCL 38.1341, and the maximum employer rate of 20.96% under section 41 of the public school employees retirement act of				
1979, 1980 PA 300, MCL 38.1341.  (b) The amount allocated to each community college under section				
201(5) must be based on each community college's percentage of the total covered payroll for all community				
colleges that are participating colleges in the immediately preceding fiscal				
year. A community college that receives funds under this subdivision shall use the funds solely for the purpose of				
retirement contributions under section 201(5).				
(c) Each participating college that receives funds under section 201(5) shall forward an amount equal to the				
amount allocated under subdivision (b) to the retirement system in a form and				
manner determined by the retirement system.				



FY 2023-24		F	Y 2024-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Renaissance Zone Reimbursements				
Sec. 207c. All of the following apply to the allocation of the appropriations described in section 201(6) to community colleges described in section 12(3) of the Michigan renaissance zone act, 1996 PA 376, MCL 125.2692:  (a) The amount allocated to each community college under section 201(6) for fiscal year 2023-2024 must be based on that community college's proportion of total revenue lost by community colleges as a result of the exemption of property taxes levied in 2023 under the Michigan renaissance zone act, 1996 PA 376, MCL 125.2681 to 125.2696.	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive
(b) The appropriations described in section 201(6) must be made to each eligible community college within 60 days after the department of treasury certifies to the state budget director that it has received all necessary information to properly determine the amounts payable to each eligible community college under section 12 of the Michigan renaissance zone act, 1996 PA 376, MCL 125.2692.				



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Collaboration With Four-Year Universities, Local Employers, and Each Other				
Sec. 210. (1) Recognizing the critical importance of education in strengthening Michigan's workforce, each community college is encouraged to explore ways of increasing collaboration and cooperation with 4-year universities, particularly in the areas related to training, instruction, and program articulation.	Unchanged	Unchanged	Unchanged	Unchanged
(2) Recognizing the central role of community colleges in responding to local employment needs and challenges, community colleges shall develop and continue efforts to collaborate with local employers and students to identify local employment needs and strategies to meet them.	Unchanged	Unchanged	Unchanged	Unchanged
(3) Community colleges are encouraged to collaborate with each other on innovations to identify and meet local employment needs.	Unchanged	Unchanged	Unchanged	Unchanged
(4) Community colleges are encouraged to work with universities to develop equivalency standards of core college courses and identify equivalent courses offered by postsecondary institutions.	Unchanged	Unchanged	Unchanged	Unchanged



FY 2023-24		FY 20	FY 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Community Colleges and Universities Transfer Agreement Reporting					
Sec. 210b. By March 1 of each year, the Michigan Community College Association and the Michigan Association of State Universities shall submit a report to the senate and house appropriations subcommittees on community colleges, the senate and house fiscal agencies, and the state budget director on the activities and programs focused on improving transfer student outcomes since March 1 of the previous year, including all of the following:  (a) The direct transferability of mathematics gateway courses between and among community colleges and universities.  (b) The implementation of MiTransfer pathways.  (c) The progress on increasing participation in MiTransfer pathways among community colleges and public universities.  (d) The implementation of the Michigan Transfer Network at mitransfer.org.  (e) A progress report on the implementation of the Michigan transfer	Unchanged	Unchanged	Unchanged	Unchanged	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Reverse Transfer Agreements					
Sec. 210d. Community colleges are encouraged to work with public universities in the state to implement statewide reverse transfer agreements to increase the number of students that are awarded credentials of value upon completion of the necessary credits. These statewide agreements shall enable students who have earned a significant number of credits at a community college and transferred to a baccalaureate-granting institution before completing a degree to transfer the credits earned at the baccalaureate institution back to the community college in order to be awarded a credential of value.	Unchanged	Unchanged	Unchanged	Unchanged	



FY 2023-24	FY 2024-25				
	EVEALITIVE			00115555105	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Cost Containment and Efficience	у				
Initiatives					
0010.0			l		
Sec. 212. Community college distric		Unchanged	Unchanged	Unchanged	
are encouraged to evaluate and pursu					
maximizing educational benefi					
through optimal class sizes ar	d				
frequency of course offering	5,				
•					
1 7	y				
efficiency and cost-containment measures that maximize state funding Community colleges shall identiful practices that increase efficiencies including, but not limited to, establishing joint ventures, consolidating service utilizing program collaboration maximizing educational benefit through optimal class sizes are	ott  y y s s g s s s t d s s t l f y p III y d n				



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Infrastructure, Technology, Equipment, Maintenance, and Safety (ITEMS) Appropriation Detail		Revises to:	Concurs with House	Concurs with Executive
Sec. 216c. (1) Funds appropriated in section 201(9) for infrastructure,	Section deleted	Sec. 216c. (1) Funds appropriated in section 201(7)		
technology, equipment, maintenance, housing, and safety are intended to be used for necessary improvements and deferred maintenance of community				
college buildings, facilities, and other physical infrastructure; necessary improvements and deferred				
maintenance of information technology, other technology infrastructure, and other equipment; and other purposes				
related to infrastructure, technology, equipment, and maintenance. A community college may also use these				
funds to construct, renovate, or purchase student housing or to upgrade safety and security infrastructure.				
These funds are not intended to be used for any other purpose than what is specified in this section.				
(2) To receive funds under this section, a community college must certify to the				
state budget director by January 1, 2024 that it did not receive an	Section deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive
appropriation for a planning or construction authorization for a capital outlay project between January 1, 2023 and December 15, 2023.				



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) Funds appropriated in section 201(9) are distributed to each community college that certified it did not receive a capital outlay appropriation under subsection (2). The payment for each college must be calculated based on each college's respective share of total fiscal year equated students as reported to the Michigan community college data inventory for the fiscal year ending September 30, 2022 for all community colleges that receive a payment under this section. Payments to community colleges under this section must be distributed in 1 lump sum to each institution with the January 16, 2024 payment described in section 206(1).	Section deleted	Revises to:  (2) Funds appropriated in section 201(7) are distributed to each community college that receives appropriations in section 201. The payment for each college must be calculated based on each college's respective share of total fiscal year equated students as reported to the Michigan community college data inventory for the fiscal year ending September 30, 2023 for all community colleges that receive a payment under this section. Payments to community colleges under this section must be distributed in 1 lump sum to each institution with the January 16, 2025 payment described in section 206(1).	under subsection (1) must be calculated based on each college's respective share of total fiscal year equated students as reported to the Michigan community college data inventory for the fiscal year ending September 30, 2023 for all community colleges that receive a payment under this section. Payments to community colleges under this section must be distributed in 1 lump sum to each institution with the October 16,	Concurs with Executive	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Infrastructure, Technology, Equipment, Maintenance, and Safety (ITEMS) Certification and Payment Detail					
Sec. 216d. (1) Each community college receiving an appropriation in section 201 must certify to the state budget director that it either did or did not receive a planning or construction authorization for a capital outlay project between January 1, 2023 and March 1, 2024. Each community college that certifies that it did receive a planning or construction authorization for a capital outlay project between January 1, 2023 and March 1, 2024 must do 1 of the following:  (a) Remit to the state treasurer an amount equal to the amount of the grant that community college received under section 216c.  (b) Provide a written agreement to the state budget director to have the sum total of monthly payments under section 206 for the remainder of the fiscal year ending September 30, 2024 for that community college reduced by an amount equal to the amount of the grant the community college received under section 216c. The state treasurer shall reduce each of the remaining payments for that community college under section 206 by an amount equal to the amount equal to the amount that community college received under section 206 by an amount equal to the amount equal to the amount that community college received under section 206 by an amount equal to the amount that community college received under section 216c divided by	Section deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive	
the number of payments under section 206 remaining in the fiscal year,					
beginning with the next payment following receipt of the written agreement under this subdivision.					



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) For the purpose of determining					
whether a community college must					
remit payment or agree to proration	Section deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive	
under subsection (1), an adjustment in					
the cost or scope of a capital outlay					
project originally authorized prior to					
January 1, 2023 is not considered to be					
a planning or construction authorization.					
(3) The state budget director shall					
withhold the monthly payment under					
section 206 of each community college					
that does not comply with subsection (1)					
until that community college is found to					
be in compliance with subsection (1).  (4) Once the state budget director has					
determined that each community					
college is in compliance with subsection	Section deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive	
(1), an amount equal to the sum total of	Section deleted	Concurs with Executive	Concurs with Executive	Coliculs with Executive	
all payments received under subsection					
(1)(a) and the amounts prorated under					
subsection (1)(b) must be distributed to					
the community colleges that certified					
that they did not receive a capital outlay					
appropriation under subsection (1). The					
payment for each community college					
must be calculated based on each					
community college's respective share of					
total fiscal year equated students as					
reported to the Michigan community					
college data inventory for the fiscal year					
ending September 30, 2022 for all					
community colleges that receive a					
payment under this subsection.					
Payments to community colleges under					
this subsection must be distributed in 1					
lump sum to each community college					
with the payment described in section					
206 that occurs in the month following					
the date the state budget director determines that each community					
college has complied with subsection					
(1).					
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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) Payments under subsection (4) may be used only for the purposes described in section 216c(1). (6) This section does not apply if the amendatory act that added this section takes effect prior to January 1, 2024.	tion deleted	Concurs with Executive	Concurs with Executive	Concurs with Executive
, , ,			Adds new section:	Adds new section:
			Sec. 216e. (1) Funds appropriated in section 201(8) for institutional best practices one-time incentive must be distributed to each community college that certifies to the state budget director by December 1, 2024, all of the following:  (a) That the community college requires the following for all degree- or certificate-seeking students:  (i) Participation in institutional orientation.  (ii) Participation in career and academic pathway exploration support that includes assistance from the community college in choosing an appropriate academic program.  (iii) Receipt of an academic course plan that would result in the on-time completion of the student's chosen program within the student's first semester of enrollment at the	Sec. 216e. (1) Payments under section 201 for performance funding and under section 201f for 1-time performance funding must be made only to a community college that certifies to the state budget director by the last business day of August each year that it complies with the following:  (a) The institutional best practice described in subdivision (c).  (b) One or more of the institutional best practices described in subdivisions (d) through (g).



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			(b) That the community college requires all students to receive an academic degree or certificate map that outlines required course sequencing, program and institution requirements, declared minor program academic requirements, and a recommended timeline of which courses should be taken in which specific semester or term in order to satisfy all program requirements to allow the student to graduate on time.  (c) That the community college has a policy and process for assessing prior learning and knowledge that aligns with a student's academic program and other required coursework. The policy must include the opportunity for a student to earn credit toward a degree or certificate, must be available to all students at no cost to the student, and must be easily accessible on the community college's website and in admissions material.	(c) The community college accepts the Michigan Transfer Agreement, partners with the Michigan Transfer Network, and promotes clear transfer pathways for interested students by doing all of the following:  (i) Has a policy to help transfer or accept associate degrees from other accredited Michigan postsecondary education institutions.  (ii) Publishes the policy described in subparagraph (i) on the institution's website in an easily assessable way and in admissions materials.  (iii) Provides publicly available information on the Michigan Transfer Network, applicable transfer pathways and financial aid available to transfer students, at no cost to the student.  (iv) Begins negotiations to increase the number of reverse transfer agreements or articulation agreements and reports on the progress toward completing the agreements to the state budget director by the last business day February.



FY 2023-24		FY 20	)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			(d) That the community college has adopted a co-requisite model of academic support for gateway English and mathematics courses in which a student concurrently enrolls in a developmental education course and a gateway-level course in a subject area where the student requires remediation. The college shall ensure that not more than 10% of students assessed as being in need of developmental or remedial learning participate in a non-co-requisite developmental or remedial course.  (e) That the community college provides non-credit-bearing developmental or remedial courses under subdivision (d) at no cost to students.  (f) That the community college provides each degree- or certificate-seeking student with a designated, trained academic advisor to support student retention, persistence, and completion. The community college shall require students to meet with their academic advisor at least once per semester or term.	(d) The community college requires all students to receive an academic degree or certificate map that outlines required course sequencing, program and institution requirements, declared minor program academic requirements, and a recommended timeline within which courses should be taken and in which specific semester or term in order to satisfy all program requirements to allow the student to graduate on time. (e) The community college provides non-credit-bearing developmental or remedial courses at a reduced cost to students. (f) The community college provides each degree- or certificate-seeking student with a designated, trained academic advisor to support student retention, persistence, and completion. The community college shall require students to meet with their academic advisor at least once per semester or term. (g) The community college provides employees during business hours to assist prospective and current students complete the Free Application for Federal Student Aid.



FY 2023-24		FY 20:	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			(2) The payment to each community college that certifies compliance under subsection (1) is that community college's performance funding amount under section 201(2) divided by the total performance funding amounts appropriated under section 201(2) for each community college that certified compliance under subsection (1), multiplied by the amount appropriated under section 201(8).  (3) Payments to community colleges under this section must be distributed in 1 lump sum to each institution with the January 16, 2025 payment described in section 206(1).	shall implement uniform reporting requirements to ensure that a community college receiving a payment under section 201 for performance funding and under section 201f for 1-time performance funding payments has satisfied the institutional best practices requirements of this section. The state budget director has the sole authority to determine if a community college has met the requirements of this section. Information reported by a community college to the state budget director under this



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
				(3) If a community college fails to comply with the certification requirements of this section, the state treasurer may withhold the monthly installments under section 206 to the public university until the report is submitted. If a community college does not comply with the certification requirements	
				described in this section by the end of the fiscal year, the community college forfeits the amount withheld. Forfeited funds must lapse to the state school aid fund. The state	
				budget director shall notify the chairs of the house and senate appropriations subcommittees on higher education at least 10 days before withholding funds from any community college.	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Michigan Community College Data Inventory Reporting Requirements; MCCDI Advisory Committee	Unchanged revises subsection (3)	Concurs with Executive	Revises subdivision (d) from	Concurs with Senate	
Sec. 217. (1) The center shall do all of the following:  (a) Establish, maintain, and coordinate the state community college database commonly known as the "Michigan Community College Data Inventory".  (b) Collect data concerning community colleges and community college programs in this state, including data required by law.  (c) Establish procedures to ensure the validity and reliability of the data and the collection process.  (d) Develop model data collection policies, including, but not limited to, policies that ensure the privacy of any individual student data. Privacy policies shall ensure that student Social Security numbers are not released to the public for any purpose.  (e) Provide data in a useful manner to allow state policymakers and community college officials to make informed policy decisions.  (f) Compile and publish electronically the demographic enrollment profile.  (g) Compile and publish the community college performance improvement and	Unchanged, revises subsection (3)	Concurs with Executive	Revises subdivision (d) from "shall" to "must"	Concurs with Senate	
performance completion rate data to support the performance funding formula metrics specified in section 230(1)(c) and (e).					



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) There is created within the center					
the Michigan Community College Data					
Inventory advisory committee. The	Unchanged	Unchanged	Unchanged	Unchanged	
committee shall provide advice to the					
director of the center regarding the					
management of the state community					
college database, including, but not					
limited to:					
(a) Determining what data are					
necessary to collect and maintain to					
enable state and community college					
officials to make informed policy					
decisions.					
(b) Defining the roles of all stakeholders					
in the data collection system.					
(c) Recommending timelines for the					
implementation and ongoing collection					
of data.					
(d) Establishing and maintaining data					
definitions, data transmission protocols,					
and system specifications and					
procedures for the efficient and					
accurate transmission and collection of					
data.					
(e) Establishing and maintaining a					
process for ensuring the accuracy of the					
data.					
(f) Establishing and maintaining policies related to data collection, including, but					
not limited to, privacy policies related to					
individual student data.					
(g) Ensuring that the data are made					
available to state policymakers and					
citizens of this state in the most useful					
format possible.					
(h) Addressing other matters as					
determined by the director of the center					
or as required by law.					
or as required by law.					



FY 2023-24	FY 2023-24 FY 2024-25				
CURRENT LAW	EVECUTIVE			CONFEDENCE	
	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) The Michigan Community College	Adds new subdivision (f) and				
Data Inventory advisory committee	reletters remaining subdivisions	Concurs with Executive but revises	Concurs with House	Concurs with House	
created in subsection (2) shall consist of		to:			
the following members:		created in subsection (2)			
(a) One representative from the house		consists of the following			
fiscal agency, appointed by the director					
of the house fiscal agency.					
(b) One representative from the senate					
fiscal agency, appointed by the director					
of the senate fiscal agency.					
(c) One representative from the					
department of labor and economic					
opportunity, appointed by the director of					
the department of labor and economic					
opportunity.					
(d) One representative from the center,					
appointed by the director of the center.					
(e) One representative from the state					
budget office, appointed by the state	(5) 0 41				
budget director.	(f) One representative from the				
(f) One representative from the	, .				
governor's policy office, appointed by that office.					
	potential, appointed by the				
(g) Four representatives of the Michigan					
Community College Association,					
appointed by the president of the association, that represent a diverse	advancement, and potential.				
· '					
mix of college sizes.					



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Annual Reporting Requirements				
Sec. 217a. (1) Each community college that receives an appropriation in section 201 shall submit all of the following information in the form and manner specified by the center:  (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in section 217.  (b) Tuition and mandatory fees information as specified in section 217b.  (c) The longitudinal data set to the center as specified in section 219.  (d) The number and type of associate degrees, baccalaureate degrees, and other certificates awarded as specified in section 219.  (e) The annual independent audit as specified in section 222.	Unchanged	Unchanged	Unchanged	Unchanged
(2) If the state budget director determines that a community college failed to submit any of the information described in subsection (1) in the form and manner specified by the center, the state treasurer may withhold the monthly installments described in section 206 from that community college until those data are submitted. If a community college does not submit	Unchanged	Unchanged	Unchanged	Unchanged
any of the information described in subsection (1) by the end of the fiscal year, the community college forfeits any withheld amount. The state budget director shall notify the chairs of the house and senate appropriations subcommittees on community colleges at least 10 days before withholding funds from any community college.				



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) It is intended that accountability				
reporting for community colleges will be				
streamlined through the center. The	Unchanged	Unchanged	Unchanged	Unchanged
state budget director and the center				
shall work to combine the reporting				
requirements outlined in this subsection				
with the existing Michigan community				
colleges verified data inventory				
collection cycle. All of the following must				
be reported to the house and senate				
fiscal agencies and the state budget				
director:				
(a) Each community college's				
certification of its compliance with the				
requirements described in subsections				
(4) and (5).				
(b) The reporting and certification				
requirements of subsections (6) and (7) and section 217b.				
(4) No later than the first business day				
of November of each year, each				
community college that receives an	Unchanged	Unchanged	Unchanged	Unchanged
appropriation in section 201 shall make	Unchanged	Unchanged	Unchanged	Officialiged
all of the information described in				
subdivisions (a) to (g) available through				
a link on its website homepage, subject				
to subdivision (h), as follows:				
(a) The annual operating budget and				
subsequent budget revisions.				
(b) A link to the most recent "Michigan				
Community College Data Inventory				
Report".				
(c) General fund revenue and				
expenditure projections for the current				
fiscal year and the next fiscal year.				



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(d) A listing of all debt service				
obligations, detailed by project,				
anticipated payment of each project,	Unchanged	Unchanged	Unchanged	Unchanged
and total outstanding debt for the				
current fiscal year.				
(e) Links to all of the following for the				
community college:				
(i) The current collective bargaining				
agreement for each bargaining unit.				
(ii) Each health care benefits plan,				
including, but not limited to, medical,				
dental, vision, disability, long-term care,				
or any other type of benefits that would				
constitute health care services, offered				
to any bargaining unit or employee of				
the community college.				
(iii) Audits and financial reports for the				
most recent fiscal year for which they				
are available.				
(iv) A copy of the board of trustees				
resolution regarding compliance with				
best practices for the local strategic				
value component described in section				
230(2).				
(f) A map that includes the boundaries				
of the community college district.  (g) A prominent link to the financial aid				
website created under section 260.				
(h) For statewide consistency and				
public visibility, community colleges				
shall use the icon badge provided by the				
department of technology,				
management, and budget consistent				
with the icon badge developed by the				
department of education for K-12 school				
districts. It must appear on the front of				
each community college's homepage.				
The size of the icon may be reduced to				
150 x 150 pixels.				



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(5) No later than the first business day					
of November of each year, each					
community college that receives an	Unchanged	Unchanged	Unchanged	Unchanged	
appropriation in section 201 shall					
develop, maintain, and update a					
"campus safety information and					
resources"					
link, prominently displayed on the					
homepage of its website, that links to a					
section of the community college's					
website containing, at a minimum, all of					
the following information:					
(a) Emergency contact numbers for					
police, fire, health, and other services.					
(b) Hours, locations, telephone					
numbers, and email contacts for					
campus public safety offices and title IX offices.					
(c) A list of safety and security services					
provided by the community college,					
including transportation, escort					
services, building surveillance,					
anonymous tip lines, and other					
available security services.					



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(d) The community college's policies					
applicable to minors on community					
college property.	Unchanged	Unchanged	Unchanged	Unchanged	
(e) A directory of resources available at					
the community college or in the					
surrounding community for students or					
employees who are survivors of sexual					
assault or sexual abuse.					
(f) An electronic copy of "A Resource					
Handbook for Campus Sexual Assault					
Survivors, Friends and Family",					
published in 2018.					
(g) Campus security policies and crime					
statistics pursuant to the student right-					
to-know and campus security act,					
Public Law 101-542, 104 Stat 2381.					
prepared pursuant to the public information reporting requirements					
under the crime awareness and campus					
security act of 1990, title II of the student					
right-to-know and campus security act,					
Public Law 101-542, 104 Stat 2381.					
(6) No later than the first business day					
of November of each year, each					
community college that receives an	Unchanged	Unchanged	Unchanged	Unchanged	
appropriation in section 201 shall report	Shehangea	Change	Stronangea	Shehangsa	
to the house and senate appropriations					
subcommittees on community colleges,					
the house and senate fiscal agencies,					
and the state budget director its annual					
title IX report, also known as the student					
sexual misconduct report, issued by the					
title IX coordinator, as required under					
the federal campus SaVE act of 2013,					
Public Law 113-4, section 304, 127 Stat					
54, 89-92 (2013).					



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(7) No later than the first business day of November of each year, each community college that receives an appropriation in section 201 shall certify that the community college complies with federal regulations under title IX, as required by the United States Department of Education, including, but not limited to, the following:  (a) Use of medical experts that do not	Unchanged	Unchanged	Unchanged	Unchanged	
have an actual or apparent conflict of interest.  (b) Issuance of title IX reports to complainants and respondents that are not divergent.  (c) Notification of resources to each individual who reports having experienced sexual assault by a member of the community college.					



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Community College Tuition and Fee Restraint and Annual Rate Report					
Sec. 217b. (1) Each community college that receives an appropriation in section 201 shall report to the center by the last business day of August of each year the tuition and mandatory fees paid by a full-time in-district student and a full-time out-of-district student as established by the community college governing board for the current academic year. This report should also include the annual cost of tuition and fees based on a full-time course load of 30 credits. This report must also specify the amount that tuition and fees have increased for the community college from the prior academic year. Each community college shall also report any revisions to the reported current academic year tuition and mandatory fees adopted by the community college governing board to the center within 15 days of being adopted. The center shall provide this information and any revisions to the house and senate fiscal agencies and the state budget director.	Unchanged but revises subsections (2) and (3)	Concurs with Executive	Concurs with Executive	Concurs with Executive	



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Each community college that receives an appropriation in section 201 shall certify to the state budget director by the last business day of August that its board will not adopt an increase in tuition and fee rates for in-district students for the 2023-2024 academic year that is greater than 4.5% or \$205.00, whichever is greater. As used in this subsection:  (a) "Fee" means any board-authorized fee that will be paid by more than 1/2 of all in-district students at least once during their enrollment at a community college. A community college increasing a fee that applies to a specific subset of students or courses shall provide sufficient information to prove that the increase applied to that subset will not cause the increase in the average amount of board-authorized total tuition and fees paid by in-district students in the 2023-2024 academic year to exceed the limit established in this section.  (b) "Tuition and fee rate" means the average of full-time rates paid by a majority of students in each class, based on an unweighted average of the rates authorized by the community college board and actually charged to students, deducting any uniformly rebated or refunded amounts, for the 2 semesters with the highest levels of full-time equated in-district enrollment during the academic year.	Updates dates and revises to: (2) Each community college that receives an appropriation in section 201 shall certify to the state budget director by the last business day of August of each year that its board will not adopt an increase in tuition and fee rates for in-district students for the 2023-2024-academic year that is greater than the tuition restraint described in this subsection. For the academic year 2024-2025, the tuition restraint level is equal to the greater of 5.0% or \$241.00. For the academic year 2025-2026, the tuition restraint level is equal to the greater of 5.0% or \$253.00. It is intended that in the next fiscal year, the tuition restraint rate will only be adjusted for the subsequent academic year. As used in this subsection	Updates dates and 2024-2025 tuition restraint amount to 4.5% or \$217.00	Concurs with House	Updates dates and revises to: (2) Each community college that receives an appropriation in section 201 shall certify to the state budget director by the last business day of August of each year that its board will not adopt an increase in tuition and fee rates for in-district students for the 2023-2024-academic year that is greater than the tuition restraint described in this subsection. For the academic year 2024-2025, the tuition restraint level is equal to the greater of 4.5% or \$217.00. For the academic year 2025-2026, the tuition restraint level is equal to the greater of 4.5% or \$227.00. It is intended that in the next fiscal year, the tuition restraint rate will only be adjusted for the subsequent academic year. As used in this subsection



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) Community colleges that exceed the tuition and fee rate cap described in subsection (2) are not eligible to receive payments under section 201 for performance funding for fiscal year 2023-2024.		Concurs with Executive	Concurs with Executive	(3) Community colleges that exceed the tuition and fee rate cap described in subsection (2) are not eligible to receive payments under section 201 for performance funding or payments under section 201f for 1-time performance funding payments for fiscal year 2024-2025.	
(4) Notwithstanding any other provision of this act, the legislature may at any time adjust appropriations for a community college that adopts an increase in tuition and fee rates for indistrict students that exceeds the rate cap established in subsection (2).		Unchanged	Unchanged	Unchanged	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
			Adds new section:		
			Sec. 217c. (1) Not later than	Concurs with Senate	
			December 1 of each year, each community college or federally		
			recognized tribal college that,		
			in the current or previous		
			academic year, serves or has		
			served as an authorizing body		
			shall submit a report to the		
			house and senate		
			appropriations subcommittees		
			on higher education, the house and senate fiscal agencies, the		
			state budget director, and the		
			department of education		
			containing, at a minimum, all of		
			the following information, as		
			applicable:		
			(a) A list of all the schools		
			currently authorized, and the following information for each		
			school:		
			(i) The year in which the school		
			was authorized.		
			(ii) The location of each school.		
			(iii) The owner of the property		
			at which each is located and		
			the physical building utilized by		
			the school, as applicable. (b) A list identifying any		
			schools that were closed or		
			lost their authorization in the		
			current or previous academic		
			year.		



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
			(c) A description of any new		
			contracts for the operation of a	Concurs with Senate	
			public school academy that will		
			operate as the successor to a		
			public school academy that is		
			currently being operated under		
			a contract issued by another		
			authorizing body that is		
			currently performing in the		
			bottom 5% of schools.		
			(d) The academic performance		
			of each school currently		
			authorized, including whether a		
			school is identified by the		
			department of education as a		
			partnership school. If a school		
			is identified as a partnership		
			school under this subdivision,		
			the authorizing body must		
			include a description of		
			corrective actions in the		
			school's partnership		
			agreement, the duration of the		
			partnership agreement, and an		
			assessment of progress		
			toward improvement.		
			(e) The total enrollment of each		
			school at the time of		
			submission, the grades served,		
			and student turnover rate		
			compared to the previous		
			academic year, as applicable.		



FY 2023-24		FY 20	)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			(f) Aggregated student	
			enrollment data for students	Concurs with Senate
			with an individualized	
			education program as well as	
			the total amount of special	
			education cost	
			reimbursements received by	
			each school during the	
			school's most recently	
			completed fiscal year.	
			(g) The total number of fees,	
			reimbursements,	
			contributions, or charges permitted under section 502(6)	
			of the revised school code,	
			1976 PA 451, MCL 380.502, that	
			are assigned to each school	
			currently authorized in a single	
			academic year.	
			(h) The names of the members	
			of the board of directors of	
			each school currently	
			authorized, the date that each	
			member of each board was	
			appointed, and a description of	
			the methodology used by the	
			authorizing body to select	
			members for the boards of	
			directors for each school	
			currently authorized by the	
			authorizing body.	
			(i) The name of the applicant	
			who applied and received	
			approval to organize each	
			currently authorized school.	



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			(j) The list of contracts and	
			length of their terms, with	Concurs with Senate
			education service providers	
			associated with each school	
			currently authorized pursuant	
			to section 502 of the revised	
			school code, 1976 PA 451, MCL	
			380.502, as applicable. The	
			contracts described in the	
			section 502(2)(d) of the revised	
			school code, 1 1976 PA 451,	
			MCL 380.502.	
			(k) Activities undertaken by	
			each authorizing body to	
			ensure that the board of	
			directors of each school	
			complies with the open	
			meetings act, 1976 PA 237, MCL 15.261 to 15.275, the	
			freedom of information act,	
			1976 PA 442, MCL 15.231 to	
			15.246, and laws prohibiting	
			conflicts of interest.	
			(I) A description of the activities	
			undertaken by the authorizing	
			body to meet the functions of	
			an authorizing body under	
			section 502 of the revised	
			school code, 1976 PA 451, MCL	
			380.502, as applicable.	
			(m) A financial report of the	
			authorizing body's use of fees,	
			reimbursements,	
			contributions, or charges	
			collected or retained under	
			section 502(6) of the revised	
			school code, 1976 PA 451, MCL	
			380.502. This report must	
			include all of the following, at a	
			minimum:	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
CURRENT LAW	EXECUTIVE	HOUSE	(i) The total amount of fees collected or retained under section 502(6) of the revised school code, 1976 PA 451, MCL 380.502, by the authorizing body for the authorizing body's most recent fiscal year.  (ii) The amount of funds reported under subparagraph (i) that were spent on compensation for faculty and staff employed primarily to meet the functions of an authorizing body. For the purpose of this subparagraph, an employee is presumed to be primarily employed to meet the functions of an authorizing body if that employee spends more than 50% of the employee's time on those activities.  (iii) The number of positions, organized by job title, associated with expenditures reported under subparagraph (ii).  (Iv) The amount of funds reported under subparagraph (i) that were spent on contractual services to meet the functions of an authorizing body.  (v) The amount of funds reported under subparagraph (i) that were spent on other overhead costs to meet the functions of an authorizing	CONFERENCE Concurs with Senate	



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
		11000	(vi) The amount of funds reported under subparagraph (i) that were transferred to another operating unit within the community college or federally recognized tribal college.  (vii) The amount of funds reported under subparagraph (i) that were spent on activities other than functioning as an authorizing body, including a list of those activities and the amount associated with each activity.  (n) An executive summary section that provides relevant summary data for reporting requirements under		
			subdivisions (a) to (m).  (2) A report submitted under this section must be in a format that meets accessibility standards for viewing on the internet under the Americans with disabilities act of 1990, Public Law 101-336.  (3) The department of education shall compile and publish on its website the reports required in this section no later than January 15 of each year.	subsection (3) to:  (3) A report submitted under this section must be published and updated through a link on	



FY 2023-24		FY 20	)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
OUNTERN EAW	EXECUTIVE	HOUSE	(4) In addition to the reporting requirements under this section, each authorizing body that receives an appropriation under section 201 shall adopt a facilities policy that would ensure that any structures or other property vacated by a public school academy that ceases operation not contribute to blight in the surrounding neighborhood or community in which the school had previously operated.  (5) As used in this section, "authorizing body" means that	Concurs with Senate on subsection (5) but renumbers as subsection (4)
			term as defined in section 501 of the revised school code, 1976 PA 451, MCL 380.501.  Adds new section:  Sec. 217d. Not later than December 1 of each year, each community college that receives an appropriation in section 201 shall provide a report to the house and senate appropriations subcommittees on higher education, the house and senate fiscal agencies, and the state budget director providing an itemized cost of attendance for full-time students attending that community college for the	Does not include



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Reporting to the P-20 Longitudinal Data System				
Sec. 219. (1) By October 15 of each year, each community college that receives an appropriation in section 201 shall provide its longitudinal data system data set for the preceding academic year to the center for inclusion in the statewide P-20 education longitudinal data system described in section 94a.	Unchanged	Unchanged	Unchanged	Unchanged
(2) Each community college that receives an appropriation in section 201 shall report to the center by October 15 of each year the numbers and type of associate degrees and other certificates awarded by the community college during the previous academic year for inclusion in the statewide P-20 longitudinal data system.	Unchanged	Unchanged	Unchanged	Unchanged
(3) Using the data provided by the community colleges as required under this section, the center shall use the P-20 longitudinal data system to inform interested Michigan high schools and the public of the aggregate academic status of its students for the previous academic year. The center shall work with the Michigan Community College Association and in cooperation with the Michigan Association of Secondary School Principals. Community colleges shall cooperate with the center to maintain a systematic approach for accomplishing this work.	Unchanged	Unchanged	Unchanged	Unchanged



FY 2023-24		FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
Auditor General Performance Audits						
Sec. 220. (1) As provided for under section 1 of 2003 PA 1, MCL 13.101, pursuant to section 53 of article IV of the state constitution of 1963, the auditor general or a certified public accountant appointed by the auditor general may conduct performance audits of community colleges as the auditor general considers necessary.	Unchanged	Unchanged	Unchanged	Unchanged		
(2) Within 60 days after an audit report is released by the office of the auditor general, the principal executive officer of the community college that was audited shall submit to the house and senate appropriations committees, the house and senate fiscal agencies, the auditor general, and the state budget director a plan to comply with audit recommendations. The plan shall contain projected dates and resources required, if any, to achieve compliance with the audit recommendations, or a documented explanation of the college's noncompliance with the audit recommendations concerning the matters on which the audited community college and office of the auditor general disagree.	Unchanged	Unchanged	Unchanged	Unchanged		



FY 2023-24			FY 20	24-25	
CURRENT LAW		EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Re Retention	ecord				
Sec. 221. (1) A community college retain certified class summaries, lists, registration documents, student transcripts that are cons with the taxonomy of courses. For enrollment period during the fiscal these certified documents shall id clearly by course the number of district and out-of-district student and contact hours. The summaries and class lists sha consistent with each other and include the course prefix and num course title, course credit and contact ligenerated by each student, and an classifications consistent with taxonomy. An auditable process be used by the community collegier in-district students, out-of-district students, and prisoners for enrollment period during the fiscal	class and sistent r each I year, dentify of in- credit class all be shall nbers, ontact hours activity the shall ege to count district each	Unchanged	Unchanged	Unchanged	Unchanged
(2) A community college shall retacontracts between the commollege and agencies that reimburs community college for the cos	nunity se the	Unchanged	Unchanged	Unchanged	Unchanged
instruction for audit purposes.					



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Annu Financial Audit and Reporting	Revises to:	Concurs with Executive but	Concurs with House	Concurs with House but retains
Sec. 222. Each community colleges hall have an annual audit of all income and expenditures performed by a independent auditor and shall furnist the independent auditor's manageme letter and an annual audited accounting of all general and current funds income and expenditures including audits college foundations to the center before November 15 of each year. The centes hall provide this information members of the senate and hous appropriations subcommittees community colleges, the senate and house fiscal agencies, the audit general, the department of labor and economic opportunity, and the stabudget director. If a community college fails to furnish the audit materials, the monthly state aid installments shall the withheld from that college until the information is submitted. All reporting shall conform to the requirements shall conform to the re	the department of labor and economic opportunity, the department of lifelong education, advancement, and potential, and the state budget director	Concurs with Executive but removes LEO and changes "shall" to "must"	Concurs with House	Concurs with House but retains LEO reference



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
North American Indian Tuition Waiver Reporting Requirements	Revises to:				
Sec. 223. (1) By January 15 of each year, the department of civil rights shall submit to the state budget director, the house and senate appropriations subcommittees on community colleges, and the house and senate fiscal agencies a report on North American Indian tuition waivers for the preceding academic year that includes, but is not limited to, all of the following information:  (a) The number of waiver applications received and the number of waiver applications approved.	department of lifelong education, advancement, and potential	Concurs with Executive	Concurs with Executive	Concurs with Executive	



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(b) For each community college				
submitting information under				
subsection (2), all of the following:	Unchanged	Unchanged	Unchanged	Unchanged
(i) The number of North American				
Indian students enrolled each term for				
the previous academic year.				
(ii) The number of North American				
Indian waivers granted each term,				
including continuing education				
students, and the monetary value of the				
waivers for the previous academic year.				
(iii) The number of North American				
Indian students who receive a granted				
waiver for the previous academic year.				
(iv) The number of students attending				
under a North American Indian tuition				
waiver who withdrew from the college				
each term during the previous academic				
year. For purposes of this				
subparagraph, a withdrawal occurs				
when a student who has been awarded				
the waiver withdraws from the institution				
at any point during the term, regardless				
of enrollment in subsequent terms.				
(v) The number of students attending				
under a North American Indian tuition				
waiver who successfully transfer to a 4-				
year public or private university, or				
complete a degree or certificate				
program, separated by degree or				
certificate level, and the graduation rate				
for students attending under a North				
American Indian tuition waiver who				
complete a degree or certificate within				
150% of the normal time to complete,				
separated by the level of the degree or				
certificate.				



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) By January 1 of each year, a community college that receives an appropriation in section 201 or a tribal institution that receives funding for the North American Indian tuition waiver shall provide to the department of civil rights any information necessary for preparing the report described in subsection (1), using guidelines and procedures developed by the department of civil rights.	Revises to:  shall provide to the department of lifelong education, advancement, and potential any information necessary for preparing the report described in subsection (1), using guidelines and procedures developed by the department of lifelong education, advancement, and potential.	Concurs with Executive	Concurs with Executive	Concurs with Executive
(3) The department of civil rights may consolidate the report required under this section with the report required under section 268, but a consolidated report must separately identify data for universities and data for community colleges.	Revises to:  (3) The department of lifelong education, advancement, and potential may consolidate	Concurs with Executive	Concurs with Executive	Concurs with Executive
Post-Secondary Certification or Credential Obtainment Goal  Sec. 226e. It is the goal of the governor and legislature to ensure that 60% of Michigan's residents achieve a postsecondary credential, high-quality industry certification, associate degree, or bachelor's degree by 2030.	Unchanged	Unchanged	Unchanged	Unchanged
Sec. 228. A community college shall not take disciplinary action against an employee for communicating with a member of the legislature or the legislator's staff.	Section deleted	Unchanged	Unchanged	Concurs with House and Senate



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Veterans and Active Soldiers Notice on Applications, Tuition and Fee Rates, and College Credit Opportunities  Sec. 229. (1) Each community college that receives an appropriation in section 201 is expected to include in its	Unchanged but revises subsection (5)	Concurs with Executive	Concurs with Executive	Concurs with Executive
admission application process a specific question as to whether an applicant for admission has ever served or is currently serving in the United States Armed Forces or is the spouse or dependent of an individual who has served or is currently serving in the United States Armed Forces, in order to more quickly identify potential educational assistance available to that				
applicant.  (2) It is expected that each community college that receives an appropriation in section 201 will work with the house and senate appropriations subcommittees on community colleges, the Michigan Community College Association, and veterans groups to review the issue of in-district tuition for veterans of this state when determining tuition rates and fees.	Unchanged	Unchanged	Unchanged	Unchanged
(3) Each community college that receives an appropriation in section 201 is expected to provide reasonable programming and scheduling accommodations necessary to facilitate a student's military, National Guard, or military reserves duties and training obligations.	Unchanged	Unchanged	Unchanged	Unchanged



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) Each community college that receives an appropriation in section 201 is expected to provide college level equivalent credit examination opportunities for veterans and active members of the military, National Guard, or military reserves within the	Unchanged	Unchanged	Unchanged	Unchanged
first semester of enrollment.				
(5) Each community college that receives an appropriation in section 201 is expected to do all of the following in its admission application process if it knows that an applicant for admission is currently serving, or has ever served, as a member of the military, the National Guard, or the military reserves:  (a) Inform the applicant that he or she may receive academic credit for college-level training and education he or she received while serving in the military.  (b) Inform the applicant that he or she may submit a transcript of his or her college-level military training and education to the community college.  (c) If the applicant submits a transcript described in subdivision (b), evaluate that transcript and notify the applicant of what transfer credits are available to the applicant from the community college for his or her college-level military	Changes "he or she" to "they" and "his or her" to "their"	Changes "he or she" to "the applicant" and "his or her" to "the applicant's"	Concurs with House	Concurs with House



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(6) As used in this section:					
(a) "Transcript" includes a joint services					
transcript prepared for the applicant	Unchanged	Unchanged	Unchanged	Unchanged	
under the American Council on					
Education registry of credit					
recommendations.					
(b) "Veteran" means an honorably					
discharged veteran entitled to					
educational assistance under section					
5003 of the post-911 veterans					
educational assistance act of 2008, 38					
USC 3301 to 3327.					



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
State Building Authority Rent				
Payments				
	Updates dates and revises to:	Concurs with Executive	Concurs with Executive	Concurs with Executive
Sec. 229a. Included in the fiscal year				
2023-2024 appropriations for the				
department of technology,				
management, and budget are	totaling <b>\$33,481,600.00</b> to			
appropriations totaling \$33,081,600.00	provide funding			
to provide funding for the state share of				
costs for previously constructed capital projects for community colleges. Those				
appropriations for state building				
authority rent represent additional state				
general fund support for community				
colleges, and the following is an	(a) Alpena Community College,			
estimate of the amount of that support				
to each community college:	(b) Bay de Noc Community			
(a) Alpena Community College,	College, <b>\$516,900.00</b> .			
\$886,800.00.	(c) Delta College,			
(b) Bay de Noc Community College,	\$2,696,900.00.			
\$522,100.00.	(d) Glen Oaks Community			
(c) Delta College, \$2,724,100.00.	College, \$381,400.00.			
(d) Glen Oaks Community College,	(e) Gogebic Community College,			
\$406,500.00.	\$56,200.00.			
(e) Gogebic Community College,	(f) Grand Rapids Community			
\$56,800.00.	College, <b>\$1,090,000.00</b> .			
(f) Grand Rapids Community College,	(g) Henry Ford College,			
\$1,101,000.00.	\$1,570,600.00.			
(g) Henry Ford College,	(h) Jackson College,			
\$1,178,300.00.	\$2,051,500.00.			
(h) Jackson College, \$2,193,900.00.	(i) Kalamazoo Valley Community			
(i) Kalamazoo Valley Community				
College, \$1,968,800.00.	(j) Kellogg Community College,			
(j) Kellogg Community College,				
\$688,400.00.	(k) Kirtland Community College,			
(k) Kirtland Community College, \$228,100.00.	\$225,800.00. (I) Lake Michigan College,			
(I) Lake Michigan College, \$979,300.00.				
(1) Lake Michigan College, \$979,300.00.	φ <b>303,000.00</b> .			



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(m) Lansing Community College,	(m) Lansing Community College,			
\$1,156,800.00.	\$759,800.00.			
(n) Macomb Community College,	(n) Macomb Community College,	Concurs with Executive	Concurs with Executive	Concurs with Executive
\$1,972,800.00.	\$2,847,000.00.			
(o) Mid Michigan Community College,	(o) Mid Michigan Community			
\$1,637,300.00.	College, <b>\$1,620,900.00</b> .			
(p) Monroe County Community College,				
\$1,561,300.00.	College, <b>\$1,545,700.00</b> .			
(q) Montcalm Community College,	(q) Montcalm Community College,			
\$452,200.00.	<b>\$447,600.00</b> .			
(r) C.S. Mott Community College,	(r) C.S. Mott Community College,			
\$2,132,100.00.	<b>\$2,110,700.00</b> .			
(s) Muskegon Community College,	, ,			
\$995,600.00.	\$985,600.00.			
(t) North Central Michigan College,	.,			
\$654,900.00.	\$648,400.00.			
(u) Northwestern Michigan College,	(u) Northwestern Michigan			
\$1,811,700.00.	College, \$1,793,600.00.			
(v) Oakland Community College, \$0.00.	(v) Oakland Community College,			
(w) Schoolcraft College, \$2,262,900.00.	The state of the s			
(x) Southwestern Michigan College,				
\$833,900.00.	\$2,240,200.00.			
(y) St. Clair County Community College,				
\$727,900.00.	College, \$825,500.00.			
(z) Washtenaw Community College,				
\$1,739,800.00.	College, \$720,600.00.			
(aa) Wayne County Community				
College, \$1,482,300.00.	College, \$1,682,300.00.			
(bb) West Shore Community College,				
\$746,000.00.	College, \$1,467,500.00.			
	(bb) West Shore Community			
	College, <b>\$738,500.00</b> .			



	FY 2023-24		FY 20	24-25	
	CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	Performance Formula Detail, Local Strategic Value Categories, Tuition and Fee Restraint, and Formula Workgroup				Concurs with Executive but revises subsection (1) to:
	Sec. 230. (1) Subject to subsection (4), money included in the appropriations for community college operations under section 201(2) for performance funding is distributed based on the following formula:  (a) Allocated proportionate to fiscal year 2022-2023 base appropriations, 30%.  (b) Based on a weighted student contact hour formula as provided for in the 2016 recommendations of the performance indicators task force, 30%.  (c) Based on the performance improvement as provided for in the 2016 recommendations of the performance indicators task force and based on data provided by the center, 10%.  (d) Based on the performance completion number as provided for in the 2016 recommendations of the performance indicators task force, 10%.  (e) Based on the performance completion rate as provided for in the 2016 recommendations of the performance indicators task force, 10%.  (e) Based on the performance completion rate as provided for in the 2016 recommendations of the performance indicators task force and based on data provided by the center, 10%.  (f) Based on administrative costs, 5%.  (g) Based on the local strategic value component, as developed in cooperation with the Michigan Community College Association and	Updates dates	Concurs with Executive	Concurs with Executive	(1) Subject to subsection (4), money included in the appropriations for community college operations under section 201(2) for performance funding and under section 210f for 1-time performance funding payments is distributed based on the following formula:



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Money included in the				
appropriations for community college				
operations under section 201(2) for	Updates dates	Concurs with Executive	Concurs with Executive	Concurs with Executive
local strategic value is allocated only to				
each community college that certifies to				
the state budget director, through a				
board of trustees resolution on or before				
October 15, 2023, that the college has				
met 4 out of 5 best practices listed in				
each category described in subsection				
(3). The resolution must provide				
specifics as to how the community				
college meets each best practice				
measure within each category. One-				
third of funding available under the				
strategic value component is allocated				
to each category described in				
subsection (3). Amounts distributed				
under local strategic value must be on a				
proportionate basis to each college's				
fiscal year 2022-2023 operations				
funding. Payments to community				
colleges that qualify for local strategic				
value funding must be distributed with				
the November installment payment				
described in section 206.				



FY 2023-24		F	Y 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) For purposes of subsection (2), the					
following categories of best practices					
reflect functional activities of community	Unchanged	Unchanged	Unchanged	Unchanged	
colleges that have strategic value to the					
local communities and regional					
economies:					
(a) For Category A, economic					
development and business or industry					
partnerships, the following:					
(i) The community college has active					
partnerships with local employers					
including hospitals and health care					
providers.					
(ii) The community college provides					
customized on-site training for area					
companies, employees, or both.					
(iii) The community college supports					
entrepreneurship through a small					
business assistance center or other					
training or consulting activities targeted					
toward small businesses.					
(iv) The community college supports					
technological advancement through					
industry partnerships, incubation					
activities, or operation of a Michigan					
technical education center or other					
advanced technology center.					
(v) The community college has active					
partnerships with local or regional					
workforce and economic development					
agencies.					



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(b) For Category B, educational					
partnerships, the following:					
(i) The community college has active	Unchanged	Unchanged	Unchanged	Unchanged	
partnerships with regional high schools,					
intermediate school districts, and					
career-tech centers to provide					
instruction through dual enrollment,					
concurrent enrollment, direct credit,					
middle college, or academy programs.					
(ii) The community college hosts,					
sponsors, or participates in enrichment					
programs for area K-12 students, such					
as college days, summer or after-school					
programming, or Science Olympiad.					
(iii) The community college provides,					
supports, or participates in					
programming to promote successful					
transitions to college for traditional age					
students, including grant programs such					
as talent search, upward bound, or					
other activities to promote college					
readiness in area high schools and					
community centers.					
(iv) The community college provides,					
supports, or participates in					
programming to promote successful					
transitions to college for new or					
reentering adult students, such as adult					
basic education, a high school					
equivalency test preparation program					
and testing, or recruiting, advising, or orientation activities specific to adults.					
As used in this subparagraph, "high school equivalency test preparation					
program" means that term as defined in					
section 4.					
(v) The community college has active					
partnerships with regional 4-year					
colleges and universities to promote successful transfer, such as articulation, 2+2, or reverse transfer agreements or operation of a university center.					



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(c) For Category C, community						
services, the following:						
(i) The community college provides	Unchanged	Unchanged	Unchanged	Unchanged		
continuing education programming for						
leisure, wellness, personal enrichment,						
or professional development.						
(ii) The community college operates or						
sponsors opportunities for community						
members to engage in activities that						
promote leisure, wellness, cultural or						
personal enrichment such as						
community sports teams, theater or						
musical ensembles, or artist guilds.						
(iii) The community college operates						
public facilities to promote cultural,						
educational, or personal enrichment for						
community members, such as libraries,						
computer labs, performing arts centers,						
museums, art galleries, or television or						
radio stations.						
(iv) The community college operates						
public facilities to promote leisure or						
wellness activities for community						
members, including gymnasiums,						
athletic fields, tennis courts, fitness						
centers, hiking or biking trails, or natural						
areas.						
(v) The community college promotes,						
sponsors, or hosts community service						
activities for students, staff, or						
community members.						



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(4) Payments for performance funding under section 201(2) must be made to a community college only if that community college actively participates in the Michigan Transfer Network sponsored by the Michigan Association of Collegiate Registrars and Admissions Officers and submits timely updates, including updated course equivalencies at least every 6 months, to the Michigan Transfer Network. The state budget director shall determine if a community college has not satisfied this requirement. The state budget director may withhold payments for performance funding until a community college is in compliance with this subsection.		Unchanged	Unchanged	Revises to: (4) Payments for performance funding under section 201(2) and for 1-time performance funding payments under section 210f must be made to a community college only if The state budget director may withhold payments for performance funding and 1-time performance funding until a community college is in compliance with this subsection.	