GENERAL GOVERNMENT FY 2024-25 DECISION DOCUMENT PART 2 BOILERPLATE

Comparison of Current Law, Executive Recommendation, House Passed, Senate Passed, and Conference Reported

House Fiscal Agency

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House Appropriations Subcommittee On General Government

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
GENERAL SECTIONS Estimates total state spending and payments to local units of government in all FY 2023-24 appropriations articles; requires state budget director to report actual state spending and payments to local units if different from estimates.				
Sec. 201. (1) Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources under part 1 for fiscal year 2023-2024 is \$4,188,489,100.00 and state spending from state sources to be paid to local units of government for fiscal year 2023-2024 is \$2,069,854,100.00. The itemized statement below identifies appropriations from which spending to local units of government will occur:	REVISED Adjusts amounts in section 201 to reflect appropriations included in the bill.	REVISED Adjusts amounts in section 201 to reflect appropriations included in the bill.	REVISED Adjusts amounts in section 201 to reflect appropriations included in the bill.	REVISED Adjusts amounts in section 201 to reflect appropriations included in the bill.
DEPARTMENT OF ATTORNEY GENERAL Gun case backlog				
φ 1,000,000				



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
DEPARTMENT OF TREASURY				
Airport parking distribution pursuant to section 909				



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources for fiscal year 2023-2024 is estimated at \$44,364,332,500.00 in the 2023-2024 appropriations acts and total state spending from state sources paid to local units of government for fiscal year 2023-2024 is estimated at \$25,077,311,900.00. The state-local proportion is estimated at 56.5% of total state spending from state sources.	DELETED	RETAINED	RETAINED	(2)Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources for fiscal year 2023-2024 is estimated at \$44,364,332,500.00 46,775,093,000.00in the 2023-2024 appropriations acts and total state spending from state sources paid to local units of government for fiscal year 2023-2024 is estimated at \$25,077,311,900.00. 25,037,965,000.00. The state-local proportion is estimated at 53.556.5% of total state spending from state sources.
(3) If payments to local units of government and state spending from state sources for fiscal year 2023-2024 are different than the amounts estimated in subsection (2), the state budget director shall report the payments to local units of government and state spending from state sources that were made for fiscal year 2023-2024 to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part within 30 days after the final bookclosing for fiscal year 2023-2024.	DELETED	RETAINED	RETAINED	RETAINED
Subjects appropriations to the Management and Budget Act, 1984 PA 431. Sec. 202. The appropriations authorized under this part and part 1 are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	NO CHANGE	NO CHANGE	NO CHANGE	

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FY 2023-24		FY 2024	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
Defines various terms and acronyms contained in Article 5.						
Sec. 203. As used in this part and part 1: (2) "COBRA" means the consolidated omnibus budget reconciliation act of 1985, Public Law 99-272. (3) "DAG" means the United States Department of Agriculture. (4) "DED" means the United States Department of Education. (5) "DED-OESE" means the DED Office of Elementary and Secondary Education. (6) "DED-OPSE" means the DED Office of Postsecondary Education. (7) "DED-OVAE" means the DED Office of Career, Technical, and Adult Education. (8) "DOL" means the United States Department of Labor. (9) "DOL-ETA" means the DOL, Employment and Training Administration. (10) "EEOC" means the United States Equal Employment Opportunity Commission. (11) "FTE" means full-time equated. (12) "Fund", unless the context clearly implies a different meaning, means the Michigan strategic fund.	Retains current law; revised to reflect acronyms used in separate Executive budget bills.	RETAINED	RETAINED	RETAINED		



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(I) "GEAR-UP" means gaining early awareness and readiness for undergraduate programs. (m) "Geographically disadvantaged business enterprise" means a geographically disadvantaged business enterprise as that term is defined by Executive Directive 2019-08. (n) "GF/GP" means general fund/general purpose. (o) "HHS" means the United States Department of Health and Human Services. (p) "HHS-OS" means the HHS Office of the Secretary. (q) "HHS-SSA" means the Social Security Administration. (r) "HUD" means the United States Department of Housing and Urban Development. (s) "HUD-CPD" means the HUD Office of Community Planning and Development. (t) "IDG" means interdepartmental grant. (u) "JCOS" means the joint capital outlay subcommittee. (v) "MAIN" means the Michigan administrative information network. (w) "MCL" means the Michigan Compiled Laws. (x) "MDE" means the Michigan department of education. (y) "MDEGLE" means the Michigan department of environment, Great Lakes, and energy. (z) "MDHHS" means the Michigan department of health and human services.	Retains current law; revised to reflect acronyms used in separate Executive budget bills.	REVISED Transfers Sec. 838 and revises as follows: (o) "Information technology services" means services that involve all aspects of managing and processing information, including, but not limited to, all of the following: (i) Application and mobile development and maintenance. (ii) Desktop computer support and management. (iii) Cybersecurity. (iv) Social media. (v) Mainframe computer support and management, including, but not limited to, infrastructure as a service, platform as a service, and software as a service. (vii) Local area network support and management, including, but not limited to, wired and wireless network build-out, support, and management. (viii) Information technology project management. (x) Telecommunication services, security, infrastructure, and support. (xi) Server support and management. (xiii) Information technology planning and budget management.	CONCURRED WITH HOUSE	RETAINED	



FY 2023-24		FY 2024	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(aa) "MDIFS" means the Michigan department of insurance and financial services. (bb) "MDLARA" means the Michigan department of licensing and regulatory affairs. (cc) "MDLEO" means the Michigan department of labor and economic opportunity. (dd) "MDMVA" means the Michigan department of military and veterans affairs. (ee)	REVISED Retains current law; revised to reflect acronyms used in separate Executive budget bills.	RETAINS	RETAINS	RETAINS
"MDOC" means the Michigan department of corrections. (ff) "MDOS" means the Michigan department of state. (gg) "MDOT" means the Michigan department of transportation. (hh) "MDSP" means the Michigan department of state police. (ii) "MDTMB" means the Michigan department of technology, management, and budget. (jj) "MEDC" means the Michigan economic development corporation, which is the public body corporate created under section 28 of article VII of the state constitution of 1963 and the urban cooperation act of 1967, 1967 (Ex Sess) PA 7, MCL 124.501 to 124.512, by contractual interlocal agreement effective April 5, 1999, between local participating economic development corporations formed under the economic development corporations act, 1974				
PA 338, MCL 125.1601 to 125.1636, and the Michigan strategic fund. (kk) "MEGA" means the Michigan economic growth authority. (II) "MFA" means the Michigan finance authority.				

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FY 2023-24		FY 2024	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(mm) "MPE" means the Michigan public employees. (nn) "MSF" means the Michigan strategic fund. (oo) "MSHDA" means the Michigan state housing development authority. (pp) "NERE" means nonexclusively represented employees. (qq) "NFAH-NEA" means the National Foundation of the Arts and the Humanities - National Endowment for the Arts. (rr) "PA" means public act. (ss) "PATH" means Partnership. Accountability. Training. Hope. (tt) "RFP" means a request for a proposal. (uu) "SEIU" means Service Employees International Union. (x)"SIGMA" means statewide integrated governmental management applications.	Retains current law; revised to reflect acronyms used in separate Executive budget bills.	RETAINED	RETAINED	REVISED Adds (ff) "MPSCS" means the Michigan public safety communications system.
(ww) "WIC" means women, infants, and children. Requires departments to use internet to fulfill reporting requirements; authorizes transmission of reports via e-mail; requires reports to be placed online. Sec. 204. From the funds appropriated in part 1, the departments and agencies shall use the internet to fulfill the reporting requirements of this part. This requirement shall include transmission of reports via email to the recipients identified for each reporting requirement, and it shall include placement of reports on an internet site.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Requires boilerplate reports to be submitted to senate and house appropriations subcommittees, senate and house fiscal agencies, senate and house policy offices, and state budget office unless directed otherwise.					
Sec. 205. Except as otherwise provided in this part, all reports required under this part shall be submitted to the senate and house appropriations subcommittees on general government, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	



FY 2023-24		FY 20	024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
Prohibits purchase of foreign goods or services if competitively priced and of comparable quality American goods or services are available; requires preference to be given to goods and services manufactured by Michigan businesses and Michigan businesses owned and operated by veterans.						
Sec. 206. To the extent permissible under section 261 of the management and budget act, 1984 PA 431, MCL 18.1261, all of the following apply: (a) The funds appropriated in part 1 must 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. (b) Preference must be given to goods or services, or both, manufactured or provided by Michigan businesses, if they are competitively priced and of comparable quality. (c) Preference must be given to goods or services, or both, that are manufactured or provided by Michigan businesses owned and operated by veterans, if they are competitively	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE		

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FY 2023-24	Y 2023-24 FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits departments and agencies from taking disciplinary action against employees in the state classified civil service for communicating with legislators or their staff; stipulates disciplinary action may be taken if the communication is prohibited by law and disciplinary action is exercised as authorized by law. (Governor's signing letter states this section is unenforceable.) Sec. 207. The departments and agencies shall not take disciplinary action against an employee of a department or an agency within a department who is in the state classified civil service for communicating with a member of the senate or house or a member's staff, unless the communication is prohibited by law and the department or agency taking disciplinary action is exercising its authority as provided by law.		RETAINED	RETAINED	RETAINED

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FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Requires departments and agencies to report on out-of-state travel expenses paid for in whole or in part with state appropriations.					
Sec. 208. Consistent with section 217 of the management and budget act, 1984 PA 431, MCL 18.1217, each department and agency receiving appropriations in part 1 shall prepare a report on out-of-state travel expenses not later than January 1 of each year. The travel report shall be a listing of all travel by classified and unclassified employees outside this state in the immediately preceding fiscal year that was funded in whole or in part with funds appropriated in the department's or agency's budget. The department shall submit the report to the house and senate appropriations committees and to the report recipients required in section 205 of this part. The report shall include all of the following information: (a) The dates of each travel occurrence. (b) The total transportation and related costs of each travel occurrence, including the proportion funded with state restricted revenues, the proportion funded with state restricted revenues, and the proportion funded with other revenues.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			NEW	
			(2) The	DID NOT INCLUDE
			department shall	
			make timely reimbursement to	
			the department of	
			the attorney	
			general for legal	
			services provided	
			by the department	
			of the attorney	
			general to the	
			department. If the	
			department fails to	
			make timely reimbursement,	
			the department of	
			the department of	
			general may	
			increase the	
			amount billed to	
			include a penalty	
			for late	
			reimbursement.	
			As used in this	
			section, "timely reimbursement"	
			means	
			reimbursement	
			not later than 60	
			days after the	
			department	
			receives a bill for	
			the legal services	
			from the	
			department of the	
			attorney general.	



FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Prohibits using appropriations to hire a person to provide legal services that are the responsibility of the attorney general; prohibition does not apply to legal services for bonding activities and for those outside legal services that the attorney general authorizes.					
Sec. 209. Funds appropriated in part 1 shall not be used by a principal executive department, state agency, or authority to hire a person to provide legal services that are the responsibility of the attorney general. This prohibition does not apply to legal services for bonding activities and for those outside services that the attorney general authorizes.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	

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FY 2023-24		FY 2024	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires the State Budget Office to report on estimates of general fund lapses at the close of the fiscal year not later than November 30.				
Sec. 210. Not later than December 15, the state budget office shall prepare and transmit a report that provides for estimates of the total GF/GP appropriation lapses at the close of the prior fiscal year. This report shall summarize the projected year-end GF/GP appropriation lapses by major departmental program or program areas. The state budget office shall submit the report to the senate and house appropriations committees and the senate and house fiscal agencies.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides budget stabilization fund calculations for pay-in and pay-out as required by Section 352 of the Management and Budget Act; states that \$100.0 million is appropriated for deposit in the Countercyclical Budget and Economic Stabilization Fund in FY 2023-24.				
Sec. 211. (1) Pursuant to section 352 of the management and budget act, 1984 PA 431, MCL 18.1352, which provides for a transfer of state general fund revenue into or out of the countercyclical budget and economic stabilization fund, the calculations required by section 352 of the management and budget act, 1984 PA 431, MCL 18.1352, are determined as follows: 2022 2023 2024	REVISED Revises to reflect January revenue estimating conference calculations and moves to miscellaneous sections.	REVISED Revises to reflect January revenue estimating conference calculations and moves to miscellaneous sections.	REVISED Revises to reflect January revenue estimating conference calculations and moves to miscellaneous sections.	Revises to reflect January revenue estimating conference calculations and moves to miscellaneous sections.
fiscal year ending September 30, 2024 (millions) N/A NO NO Growth rate less than 0%? N/A NO NO Equals: countercyclical budget and economic stabilization fund pay-out calculation for the fiscal year ending September 30, 2024 (millions) N/A NO NO				



FY 2023-24		FY 2024-	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Notwithstanding subsection (1), there is appropriated for the fiscal year ending September 30, 2024, from GF/GP revenue for deposit into the countercyclical budget and economic stabilization fund the sum of \$100,000,000.00.	(2) Notwithstanding subsection (1), there is appropriated for the fiscal year ending September 30, 2025 2024, from GF/GP revenue for deposit into the countercyclical budget and economic stabilization fund the sum of \$100,000,000.00.	(2) Notwithstanding subsection (1), there is appropriated for the fiscal year ending September 30, 2025 2024, from GF/GP revenue for deposit into the countercyclical budget and economic stabilization fund the sum of \$100,000,000.00 0.00.	CONCURS WIT	H (2) Notwithstanding subsection (1), there is appropriated for the fiscal year ending September 30, 2025, from GF/GP \$50,000,000.00 of the fiscal year ending September 30, 2024 GF/GP unassigned fund balance recorded as part of the state book-closing process for the fiscal year ending September 30 2024. 2024, from GF/GP revenue for deposit into the countercyclical budget and economic stabilization fund the sum of \$100,000,000.00.



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires DTMB to maintain a searchable website that is updated at least quarterly and is accessible by the public at no cost that includes data on expenditures, vendor payments, and data on number of active employees, including job specifications and wage rates.				
Sec. 211. The departments and agencies shall cooperate with the MDTMB to maintain a searchable website accessible by the public at no cost that includes, but is not limited to, all of the following for each department or agency: (a) Fiscal year-to-date expenditures by category. (b) Fiscal year-to-date expenditures by appropriation unit. (c) Fiscal year-to-date payments to a selected vendor, including the vendor name, payment date, payment amount, and payment description. (d) The number of active employees by job classification.	DELETED	RETAINED	RETAINED	RETAINED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires departments to report on state restricted fund balances, projected state restricted fund revenues, and state restricted fund expenditures within 14 days of the release of the executive budget recommendation.				
Sec. 212. Not later than 14 days after the release of the executive budget recommendation, the departments and agencies receiving appropriations in part 1 shall provide to the state budget office information sufficient to provide the chairpersons of the senate and house appropriations committees, the chairpersons of the senate and house appropriations subcommittees on general government, and the senate and house fiscal agencies with an annual report on estimated state restricted fund balances, state restricted fund projected revenues, and state restricted fund expenditures for the prior 2 fiscal years.	DELETED	RETAINED	RETAINED	RETAINED
Requires departments to maintain, on a publicly accessible website, information that identifies, tracks, and regularly updates key metrics				
Sec. 213. The departments and agencies receiving appropriations in part 1 shall maintain, on a publicly accessible website, information that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the department's or agency's performance.	DELETED	DELETED	RETAINED	DELETED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department and agency directors to take all reasonable steps to ensure geographically disadvantaged business enterprises compete for and perform contracts. Sec. 214. To the extent permissible under the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, the director of each department and agency receiving appropriations in part 1 shall take all reasonable steps to ensure geographically disadvantaged business	REVISED Sec. 216. To the extent permissible under the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, the director of each department and agency receiving appropriations in part 1 shall take all reasonable steps to ensure that geographically disadvantaged	RETAINED	RETAINED	CONFERENCE CONCURRED WITH EXECUTIVE
enterprises compete for and perform contracts to provide services or supplies, or both. Each director shall strongly encourage firms with which the department or agency contracts to subcontract with certified geographically disadvantaged business enterprises for services, supplies, or both.	business enterprises, as defined in Executive Directive 2023-1, compete for and perform contracts to provide services or supplies, or both. Each director shall strongly encourage firms with which the department or agency contracts to subcontract with certified geographically disadvantaged business enterprises for services, supplies, or both.			

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FY 2023-24		FY 2024	-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires departments and agencies to report on filled FTE positions in comparison to authorized FTE positions. Sec. 215. On a quarterly basis, the departments and agencies receiving appropriations in part 1 and the office of the auditor general shall report to the senate and house appropriations committees and the report recipients required in section 205 of this part the following information: (a) The number of FTEs in pay status by type of staff and civil service classification. A comparison by line item of the number of FTEs authorized from funds appropriated in part 1 to the actual number of FTE positions employed by the department, agency, and office at the end of the reporting period.	REVISED Sec. 217. On a quarterly basis, the departments and agencies receiving appropriations in part 1 and the office of the auditor general shall report to the senate and house appropriations committees and the report recipients required in section 205 of this part the following information: (a) The number of FTEs in pay status by type of staff and civil service classification. A a comparison by line item of the number of FTEs authorized from funds appropriated in part 1 to the actual number of FTE positions employed by the department, agency, and office at the end of the reporting period.	RETAINED	RETAINED	RETAINED
States intent of legislature is to maximize efficiency of state workforce and, where possible, prioritize in-person work; requires each department, agency, board, or commission to post its in-person, remote, or hybrid work policy on its website. Sec. 218. It is the intent of the legislature that departments and agencies maximize the efficiency of the state workforce and, where possible, prioritize in-person work. Each executive branch department, agency, board, or commission that receives funding under part 1 shall post its in-person, remote, or hybrid work policy on its website.	DELETED	RETAINED	DELETED	DELETED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes legislature, by concurrent resolution adopted by majority of members elected to and serving in each house, to inter-transfer funds if State Administrative Board transfers funds. (Governor's signing letter states this section is unenforceable.)				
Sec. 219. If the state administrative board, acting under section 3 of 1921 PA 2, MCL 17.3, transfers funds from an amount appropriated under this article, the legislature may, by a concurrent resolution adopted by a majority of the members elected to and serving in each house, inter-transfer funds within this article for the particular department, board, commission, officer, or institution.	DELETED	DELETED	DELETED	DELETED
Requires departments and agencies to receive and retain copies of all reports required in Article 5; requires federal and state guidelines to be followed for short-term and long-term retention of records; authorizes departments to electronically retain copies of reports unless otherwise required by federal and state guidelines.				
Sec. 218. The departments and agencies receiving appropriations in part 1 shall receive and retain copies of all reports funded from appropriations in part 1. Federal and state guidelines for short-term and long-term retention of records shall be followed. Departments and agencies may electronically retain copies of reports unless otherwise required by federal and state guidelines.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires departments and agencies to report on policy changes made in order to implement enacted legislation.				
Sec. 219. The departments and agencies receiving appropriations in part 1 shall report not later than April 1 on each specific policy change made to implement a PA affecting the department that took effect during the prior calendar year to the senate and house appropriations committees, the joint committee on administrative rules, and to the report recipients required in section 205 of this part.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department and agencies to report name and any amount of severance pay given to high-ranking department officials; requires department and agencies to submit annual report on total amount of severance pay remitted to former employees during prior fiscal year and total number of those employees; defines "severance pay".				
Sec. 223. (1) From the funds appropriated in part 1, the departments and agencies shall do both of the following: (a) Report to the senate and house appropriations committees and the report recipients required in section 205 of this part any amounts of severance pay for a department or agency director, deputy director, or other high- ranking department officials not later than 14 days after a severance agreement with the director or official is signed. The name of the director or official and the amount of severance pay must be included in the report required by this subdivision. (b) By February 1, report to the senate and house appropriations committees and the report recipients required in section 205 of this part on the total amount of severance pay remitted to former department or agency employees during the prior fiscal year and the prior fiscal year.	DELETED	DELETED	RETAINED	DELETED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits appropriations from being used to restrict or impede a marginalized community's access to government programs; requires local governments to report on actions that attempt to restrict duties of local health officers.				
Sec. 221. (1) Money appropriated in part 1 shall not be used to restrict or impede a marginalized community's access to government resources, programs, or facilities. (2) From the funds appropriated in part 1, local governments shall report any action or policy that attempts to restrict or interfere with the duties of the local health officer.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Prohibits appropriations from being expended in cases where existing work project authorization is available for the same expenditures. (Governor's signing letter states this section is unenforceable.)				
Sec. 222. Appropriations in part 1 shall, to the extent possible by the departments and agencies, not be expended until all money under an existing work project authorization available for the same purposes is exhausted.	DELETED	RETAINED	RETAINED	RETAINED
Requires federal or private grant funding to be used prior to general fund appropriations when available for the same expenditure.				
Sec. 223. General fund appropriations in part 1 shall not be expended for items in cases where federal funding or private grant funding is available for the same expenditures.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits use of appropriations to purchase an ownership interest in a casino enterprise or gambling operation.				
Sec. 224. Funds appropriated in part 1 shall not be used by this state, a department, an agency, or an authority of this state to purchase an ownership interest in a casino enterprise or a gambling operation as those terms are defined in the Michigan Gaming Control and Revenue Act, 1996 IL 1, MCL 432.201 to 432.226.	DELETED	RETAINED	RETAINED	RETAINED
Requires departments to report on their efforts and progress made toward achieving savings and efficiencies identified by the auditor general in audit reports; authorizes the auditor general to perform and charge for a subsequent audit to ensure that the initiatives related to savings and efficiencies have been implemented if the required report is not received within 6 months of the release of the audit. (Governor's signing letter states this section is unenforceable.)				
Sec. 228. (1) If the office of the auditor general has identified an initiative or made a recommendation that is related to savings and efficiencies in an audit report for an executive branch department or agency, the department or agency shall report within 6 months of the release of the audit on their efforts and progress made toward achieving the savings and efficiencies identified in the audit report. The report must be submitted to the chairs of the senate and house of representatives standing committees on appropriations, the report recipients required in section 205 of this part, and the chairs of the senate and house of representatives standing committees with - 2/jurisdiction over matters relating to the department that is audited.	DELETED	RETAINED	RETAINED	DELETED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) If the office of the auditor general does not receive the required report regarding initiatives related to savings and efficiencies within the 6-month time frame described in subsection (1), the office of the auditor general may charge noncompliant executive branch departments and agencies for the cost of performing a subsequent audit to ensure that the initiatives related to savings and efficiencies have been implemented.	DELETED	RETAINED	RETAINED	DELETED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires departments and agencies to follow procurement statutes for any grant program or project, created for a public purpose, unless it can fully validate specific organization or local unit of government that will receive funds and how funds will be administered and expended; provides list of required verifying and application activities departments must perform to administer public grants or projects; requires identification of sponsoring legislator or department of a grant and certain activities for approval of grant agreement; requires all grant funding to be expended by close of FY 2027-28; requires information on each grant or project to be posted on public website, including receiving entity and grant sponsor. Sec. 229. (1) For any grant program or project	DELETED	DELETED	RETAINED	REVISED Sec. 229. (1) For any grant program or project funded in part 1 intended for a single recipient organization or unit of local government, the grant program or project is for a public purpose and the department shall follow procurement statutes of this state, including any bidding requirements, unless it can fully validate, through
funded in part 1 intended for a single recipient organization or local government, the grant program or project is for a public purpose and the department shall follow procurement statutes of this state, including any bidding requirements, unless it can fully validate, through information detailed in this part or public supporting documents, both of the following: (a) The specific organization or unit of local government that will receive or administer the funds. (b) How the funds will be administered and expended.				information detailed in this part or public supporting documents, both of the following: (a) The specific organization or unit of local government that will receive or administer the funds. (b) How the funds will be administered and expended.

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Notwithstanding any other conditions or requirements for direct appropriation grants, the department shall perform at least all of the following activities to administer the grants described in subsection (1): (a) Develop a standard application process, grantee reporting requirements, and any other necessary documentation, including sponsorship information as specified under subsection (3). (b) Establish a process to review, complete, and execute a grant agreement with a grant recipient. Grant agreements shall be executed by the department only if all necessary documentation has been submitted and reviewed. (c)Verify to the extent possible that a grant recipient will utilize funds for a public purpose that serves the economic prosperity, health, safety, or general welfare of the residents of this state. (d) Review and verify all necessary information to ensure the grant recipient is reasonably able to execute the grant agreement and perform its fiduciary duty and is in compliance with all applicable state and federal statutes. The department may deduct the cost of background checks performed as part of this verification from the amount of the designated grant award. (e) Establish a standard timeline to review all documents submitted by grant recipients and provide a response within 45 business days whether submitted documents by a grant recipient are sufficient or in need of additional information.	DELETED	DELETED	RETAINED	RETAINED



CURRENT LAW (d) Review and verify all necessary information to ensure the grant recipient is reasonably able to execute the grant agreement and perform its fiduciary duty and is in compliance with all applicable state and federal statutes. The department may deduct	DUSE SENATE CONFERENCE REVISED (d) Review and verify all necessary information to ensure the grant recipient is reasonably
information to ensure the grant recipient is reasonably able to execute the grant agreement and perform its fiduciary duty and is in compliance with all applicable state and	(d) Review and verify all necessary information to ensure the grant recipient is reasonably
the cost of background checks performed as part of this verification from the amount of the designated grant award. (e) Establish a standard timeline to review all documents submitted by grant recipients and provide a response within 45 business days whether submitted documents by a grant recipient are sufficient or in need of additional information.	able to execute the grant agreement and perform its fiduciary duty and is in compliance with all applicable state and federal statutes. To be eligible to receive a grant, a recipient must be a unit of local government, public authority or other political instrumentality as authorized by law, institution of higher education, other state department, entity registered with the department of licensing and regulatory affairs or the department of attorney general that has been in existence for at least 12 months preceding the effective date of this act, or other entity that can demonstrate through state or federal tax fillings or other state or federal government records, that is has been in existence for at least the 12 months preceding the effective date of this act. The department may deduct the cost of background checks and any other efforts performed as part of this verification from the amount of the



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
				(f) Make an initial disbursement of up to 50% of the grant to the grant recipient not later than 60 days after a grant agreement has been executed. Disbursements must be consistent with part II, chapter 10, section 200 of the Financial Management Guide. (g) Disburse the funds remaining after the initial disbursement under subdivision (f) per the grant disbursement schedule on a reimbursement basis after the grantee has provided sufficient documentation, as determined by the department, to verify that expenditures were made in accordance with the project purpose.	

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) A sponsor of a grant described in subsection (1) must be a legislator or the department. A legislative sponsor shall be identified through a letter submitted by that legislator's office to the department and state budget director listing the grant recipient, the intended amount of the grant, a certification from that legislator that the grant is for a public purpose, and specific citation of section and subsection of the public act that authorizes the grant, as applicable. If a legislative sponsor is not identified before January 15, 2024, the department must do 1 of the following: (a) Identify the department as the sponsor. (b) Decline to execute the grant agreement.	DELETED	DELETED	RETAINED	REVISED (3) A sponsor of a grant described in subsection (1) must be a legislator or the department. A legislative sponsor shall be identified through a letter submitted by that legislator's office to the department and state budget director listing the grant recipient, the intended amount of the grant, a certification from that legislator that the grant is for a public purpose, and specific citation of section and subsection of the public act that authorizes the grant, as applicable. If a legislative sponsor is not identified before January 15, 2024, December 13, 2024 the department must do 1 of the following: (a) Identify the department as the sponsor. (b) Decline to execute the grant agreement and lapse the associated funds at the end of the fiscal year.

(4) An executed grant agreement under this section between the department and a grant recipient shall include at least the following:				REVISED (4) An executed grant agreement under this section between the department and a grant recipient shall include at least the following:
 (a) All necessary identifying information for the grant recipient, including any tax and financial information for the department to administer funds under this section. (b) A description of the project for which the grant funds will be expended, including tentative timelines and the 				(a) All necessary identifying information for the grant recipient, including any tax and financial information for the department to administer funds under this section. (b) A description of the project for which the
estimated budget. No expenditures outside of the project purpose, as stated in the executed grant agreement, shall be reimbursed from appropriations in part 1. (c) Unless otherwise specified in department policy, a	DELETED	DELETED	RETAINED	grant funds will be expended, including tentative timelines and the estimated budget. No expenditures outside of the project purpose, as stated in the executed grant
requirement that funds appropriated for the grants described in subsection (1) may be used only for expenditures that occur on or after the effective date of this act.				agreement, shall be reimbursed from appropriations in part 1. The grantee shall return to the treasury any interest in excess of \$1,000.00 earned on the grant
(d) At the discretion of the department, an initial disbursement of 50% to the grant recipient upon execution of the grant agreement consistent with part II, chapter 10, section 200 of the Financial Management Guide.				funds while unexpended and in possession of the grantee. (c) Unless otherwise specified in department policy, a requirement that funds appropriated
(e) A requirement that after the initial 50% disbursement, additional funds shall be disbursed only after verification that the initial payment has been fully expended, in accordance with the project purpose. The remaining funds				for the grants described in subsection (1) may be used only for expenditures that occur on or after the effective date of this act. (d) At the discretion of the department, an
shall be disbursed after the grantee has provided sufficient documentation, as determined by the department, to verify that all expenditures were made in accordance with the project purpose.				initial disbursement of 50% to the grant recipient upon execution of the grant agreement consistent with part II, chapter 10, section 200 of the Financial Management
(f)A requirement for reporting from the recipient to the department that provides the status of the project and an accounting of all funds expended by the recipient, as determined by the department.				Guide. (e) A requirement that after the initial 50% disbursement, additional funds shall be disbursed only after verification that the initial
(g) A claw-back provision that allows the department of treasury to recoup or otherwise collect any funds that are declined, unspent, or otherwise misused.				payment has been fully expended, in accordance with the project purpose. The remaining funds shall be disbursed after the grantee has provided sufficient
				documentation, as determined by the department, to verify that all expenditures were made in accordance with the project purpose.
				(d) A requirement for reporting by the recipient to the department and legislative sponsor that provides the status of the project and an accounting of all funds
				expended by the recipient, as determined by the department. (e) A claw-back provision that allows the
				department of treasury to recoup or otherwise collect any funds that are declined, unspent, or otherwise misused.

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
				(f) The signed legislative sponsorship letter required under subsection (3), incorporated into the grant agreement and included as an appendix or attachment.
(5) If appropriate to improve the administration or oversight of a grant described in subsection(1), the department may adopt a memorandum of understanding with another state department to perform the required duties under this section.	DELETED	DELETED	RETAINED	RETAINED
(6) A grant recipient shall respond to all reasonable information requests from the department related to grant expenditures and retain grant records for a period of not less than 7 years, and the grant may be subject to monitoring, site visits, and audits as determined by the department. The grant agreement required under this section shall include signed assurance by the chief executive officer or other executive officer of the grant recipient that this requirement will be met.	DELETED	DELETED	RETAINED	RETAINED
(7) All funds awarded shall be expended by the grant recipient, and projects completed, by September 30, 2028. If, at that time, any unexpended funds remain, those funds shall be returned by the grant recipient to the state treasury. If a grant recipient does not provide information sufficient to execute a grant agreement by June 1, 2024, funds associated with that grant shall be returned to the state treasury. (8) Any funds that are granted to a state department are appropriated in that department for the purpose of the intended grant. (9) The state budget director may, on a case-bycase basis, extend the deadline in subsection (7) on request by a grant recipient. The state budget director shall notify the chairs of the house and senate appropriations committees not later than 5 days after an extension is granted.		DELETED	RETAINED	RETAINED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(10) The department shall post a report in a publicly accessible location on its website not later than September 30, 2024. The report shall list the grant recipient, project purpose, and location of the project for each grant described in subsection (1), the status of funds allocated and disbursed under the grant agreement, and the legislative sponsor, if applicable.		DELETED	RETAINED	REVISED (10) Except as otherwise provided in subsection (11), beginning March 15 of the current fiscal year, The department shall post a report in a publicly accessible location on its website not later than September 30, 2024. The report shall list the grant recipient, project purpose, and location of the project for each grant described in subsection (1), the status of funds allocated and disbursed under the grant agreement, and the legislative sponsor, if applicable. The department shall update the report and shall post an updated report not later than June 15 of the current fiscal year and again not later than September 15 of the current fiscal year. The department shall include in the report the most comprehensive information the department has
				available at the time of posting for grants awarded.

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GENERAL GOVERNMENT – Boilerplate for General Sections

FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(11) As applicable, the legislative sponsor of a grant described in subsection (1) shall comply with all applicable laws concerning conflicts of interest in seeking a direct grant. A legislative sponsor shall not seek a grant for a recipient if a conflict of interest exists. (12) If the department reasonably determines the funds allocated for an executed grant agreement under this section were misused or their use misrepresented by the grant recipient, the department shall not award any additional funds under that executed grant agreement and shall refer the grant for review following internal audit protocols.	DELETED	DELETED	RETAINED	(11) If the state budget office determines that it is more efficient for the state budget office to compile all affected departments' information and post a report of the compiled information rather than the report required under subsection (10) being posted by individual departments, the state budget office may compile that information across all affected departments and post the compiled report and any updates on the same time schedule as identified in subsection (10). REVISED (12) As applicable, the legislative sponsor of a grant described in subsection (1) shall not sponsor a grant, or ask another legislator to sponsor a grant, if there is comply with all applicable laws concerning conflicts of interest in seeking a direct grant. A legislative sponsor shall not seek a grant for a recipient if a conflict of interest-exists. (13) If the department reasonably determines the funds allocated for an executed grant agreement under this section were misused or their use misrepresented by the grant recipient, the department shall not award any additional funds under that executed grant agreement and
				shall refer the grant for review following internal audit protocols.



GENERAL GOVERNMENT – Boilerplate for General Sections

FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
		NEW	CONCURS WITH HOUSE	CONCURS WITH HOUSE	
		Sec. 227. All departments and			
		agencies required to submit reports in this part shall place			
		all reports required of them on			
		their respective Michigan.gov websites by the due dates			
		required for each report.			
		Departments and agencies shall place all reports required			
		in the current fiscal year			
		together on their website and			
		maintain any reports placed on the website from previous fiscal			
		years.			

House Fiscal Agency GENERAL GOVERNMENT BP - 36 7/31/2024

	NEW	
	Sec. XXX. (1) The si director shall take ensure that all si recovery funds all	steps to tate fiscal
	Michigan under the rescue plan act of 2 Law 117-2, are expected by December 31, 2026, and the second	American 021, Public pended by as required
	by law. The authorizes the sta director to appropriated funds purpose of fully uti	re-allocate for the
	fiscal recovery funds are in jeopardy of not expenditure deadlin reasons that may incli	(SFRF) that meeting the e due to ude, but are
	not limited to, complete coming in under budge unable to be fully subrecipients, to the purposes specified	get or funds utilized by programs or
	section. Any funds are unappropriate immediately re-appropriate the purposes specified section.	re-allocated ed and opriated for
	a) To reclassify fund/general appropriations for provered benefits for the covered benefits for	general purpose payroll and or eligible
	public health ar employees at the del corrections. b) To reclassify fund/general	partment of
	appropriations for p covered benefits f public health ar employees at the de	payroll and or eligible and safety
	state police. (2) State fiscal reco appropriated under si shall follow all guidance, implemen	ubsection 1 applicable
	reporting provisions Law 117-2. (3) The state budget di notify the senate a	of Public irector shall and house
L	appropriations	committees



GENERAL GOVERNMENT – Boilerplate for General Sections

FY 2023-24		FY 202	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
				within ten business days of making any re-allocations under subsection 1. The notification shall include the authorized program under which funds were originally appropriated, the amount of the re-allocation, the program or programs or purpose, the department, and the amounts under subsection 1 to which the funds are being re-allocated. (4) The State Budget Director and the impacted departments are authorized to make the accounting transactions necessary to implement the reallocation and subsequent appropriation of funds as authorized in this section.

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EV 2022 24	FY 2024-25			
FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Note: Changes in the Exec Rec column represen			Senate, House, and Conference co	olumns represent changes from a
revised base document that incorporates the FY 2	2023-24 budget and non-substanti	ve technical changes.	1	
DEPARTMENT OF ATTORNEY GENERAL				
Appropriates up to \$750,000 in federal, \$750,000 in state restricted, \$50,000 in local, and \$50,000 in private contingency authorization; authorizes expenditure of funds after legislative transfer to line items.				
Sec. 301. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$750,000.00 for federal contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$750,000.00 for state restricted contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$50,000.00 for local contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$50,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires AG to be sole legal representative for state departments; requires AG to defend judges of all state courts in civil actions or if claims are made.				
Sec. 302. (1) The attorney general shall perform all legal services, including representation before courts and administrative agencies, rendering legal opinions, and providing legal advice to a principal executive department or state agency. A principal executive department or state agency shall not employ or enter into a contract with any other person for services described in this section.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The attorney general shall defend judges of all state courts if a claim is made or a civil action is commenced for injuries to persons or property caused by the judge through the performance of the judge's duties while acting within the scope of the judge's authority as a judge.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) The attorney general shall perform the duties specified in 1846 RS 12, MCL 14.28 to 14.35, and 1919 PA 232, MCL 14.101 to 14.102, and as otherwise provided by law.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes sale of biennial report on AG operations after first 350 copies are distributed free of charge; prohibits gratis copies for members of legislature; requires copies to be made available on AG's website; prohibits sale of copies for more than actual cost; requires revenue from sales to be deposited into general fund.				
Sec. 303. The attorney general may sell copies of the biennial report in excess of the 350 copies that the attorney general may distribute on a gratis basis. Gratis copies shall not be provided to members of the legislature. Electronic copies of biennial reports shall be made available on the department of attorney general's website. The attorney general shall sell copies of the report at not less than the actual cost of the report and shall deposit the money received into the general fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires AG to provide legal representation for State of Michigan state employee worker's disability compensation cases; authorizes AG to bill for costs of legal representation, including salaries and support costs. Sec. 304. The department of attorney general	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
is responsible for the legal representation of the law of this state and the legal representation for state of Michigan state employee worker's disability compensation cases. The risk management revolving fund revenue appropriation in part 1 is to be satisfied by billings from the department of attorney general for the actual costs of legal representation, including salaries and support costs.				



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires AG to reimburse third circuit court of Wayne County up to \$400,000 for food stamp fraud cases initiated by AG and heard by the court.				
Sec. 305. In addition to the funds appropriated in part 1, not more than \$400,000.00 shall be reimbursed per fiscal year for food stamp fraud cases heard by the third circuit court of Wayne County that were initiated by the department of attorney general pursuant to the existing contract between the MDHHS, the Prosecuting Attorneys Association of Michigan, and the department of attorney general. The source of this funding is money earned by the department of attorney general under the agreement after the allowance for reimbursement to the department of attorney general for costs associated with the prosecution of food stamp fraud cases. It is recognized that the federal funds are earned by the department of attorney general for its documented progress on the prosecution of food stamp fraud cases according to DAG regulations and that, once earned by this state, the funds become state funds.	NO CHANGE	DELETED	NO CHANGE	DELETED
Subjects proceeds of state-initiated tobacco litigation to appropriations process.				
Sec. 306. Any proceeds from a lawsuit initiated by or settlement agreement entered into on behalf of this state against a manufacturer of tobacco products by the attorney general are state funds and are subject to appropriation as provided by law.	NO CHANGE	TRANSFERS TO 320	TRANSFERS TO 320	TRANSFERS TO 320



FY 2023-24		FY 20)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Appropriates up to \$350,000 in additional antitrust, securities fraud, consumer protection or class action enforcement revenues, or attorney fees recovered by AG; authorizes unexpended funding, up to \$1.0 million, to be carried forward; requires information on collected revenue to be made available upon request.				
Sec. 307. (1) In addition to the antitrust enforcement collections revenues in part 1, antitrust revenues, securities fraud revenues, consumer protection or class action enforcement revenues, or attorney fees recovered by the department of attorney general, not to exceed \$350,000.00, are appropriated to the department of attorney general for antitrust, securities fraud, and consumer protection or class action enforcement cases.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) Any unexpended funds from antitrust revenues, securities fraud revenues, or consumer protection or class action enforcement revenues at the end of the fiscal year, including antitrust funds in part 1, may be carried forward for expenditure in the following fiscal year up to the maximum authorization of \$1,000,000.00.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) The attorney general's office shall make available upon request information detailing the amount of revenue from subsection (1) recovered by the attorney general, including a description of the source of the revenue and the carryforward amount.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 20)24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Appropriates up to \$1.0 million from litigation expense reimbursements; prohibits revenue collected under this section to be used for criminal prosecution or litigation; authorizes unexpended funding, up to \$250,000, to be carried forward.				
Sec. 308. (1) In addition to the funds appropriated in part 1, there is appropriated up to \$1,000,000.00 from litigation expense reimbursements awarded to this state.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The funds may be expended for the payment of court judgments, settlements, arbitration awards or other administrative and litigation decisions, attorney fees, and litigation costs, assessed against the office of the governor, the department of attorney general, the governor, or the attorney general when acting in an official capacity as the named party in litigation against this state. The funds may also be expended for the payment of state costs incurred under section 16 of chapter X of the code of criminal procedure, 1927 PA 175, MCL 770.16.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) Unexpended funds at the end of the fiscal year may be carried forward for expenditure in the following year, up to a maximum authorization of \$250,000.00.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

House Fiscal Agency GENERAL GOVERNMENT BP - 6 7/31/2024



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes AG to spend prisoner reimbursement revenue on activities related to State Correctional Facilities	REVISED	CONCURS WITH FUNDING ADJUSTMENT	CONCURS WITH FUNDING ADJUSTMENT	CONCURS WITH FUNDING ADJUSTMENT
Reimbursement Act; allows up to \$1.0 million of collections in excess of \$1.131 million to be spent on representation of	Sec. 309. (1) From the prisoner reimbursement funds appropriated in part 1, the			
Department of Corrections; requires information on dollar amount of reimbursements, and descriptions of expenditures made from reimbursements to be made available upon request.	department of attorney general may spend up to \$562,400.00 \$780,700.00 on activities related to the state correctional facility reimbursement act, 1935 PA 253, MCL 800.401 to 800.406 line addition to the			
Sec. 309. (1) From the prisoner reimbursement funds appropriated in part 1, the department of attorney general may spend up to \$562,400.00 on activities related to the state correctional facility reimbursement act, 1935 PA 253, MCL 800.401 to 800.406. In addition to the funds appropriated in part 1, if the department of attorney general collects in excess of \$1,131,000.00 in gross annual prisoner reimbursement receipts provided to the general fund, the excess, up to a maximum of \$1,000,000.00, is appropriated to the department of attorney general and may be spent on the representation of the MDOC and its officers, employees, and agents, including, but not limited to, the defense of litigation against this state, its departments, officers, employees, or agents in civil actions filed by prisoners.	800.406. In addition to the funds appropriated in part 1, if the department of attorney general collects in excess of \$1,131,000.00 in gross annual prisoner reimbursement receipts provided to the general fund, the excess, up to a maximum of \$1,000,000.00, is appropriated to the department of attorney general and may be spent on the representation of the MDOC department of corrections and its officers, employees, and agents, including, but not limited to, the defense of litigation against this state, its departments, officers, employees, or agents in civil actions filed by prisoners.			



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Not later than March 1, the department of attorney general must report to the house and senate appropriations subcommittees with	REVISED	RETAINED	RETAINED	RETAINED
jurisdiction over the budget of the MDOC and to the report recipients required in section 205 of	(2) Not later than March 1, the department of attorney			
this part the total amount of reimbursements received under section 6 of the state	general's office must report to the house and senate appropriations subcommittees			
correctional facility reimbursement act, 1935 PA 253, MCL 800.406, descriptions of all expenditures made from the reimbursements,	with jurisdiction over the budget of the MDOC and to			
the amount paid to conduct the investigations from these reimbursements, and the amount	the report recipients required in section 205 of this part shall			
credited to the general fund from these reimbursements.	make available upon request information on the dollar			
	amount of prisoner reimbursements collected			
	under subsection (1) as well as descriptions of all			
	expenditures made from the reimbursements, including what activities related to the			
	total amount of			
	under section 6 of the state correctional facility			
	reimbursement act, 1935 PA 253, MCL 800.406800.401 to			
	800.406, funds were spent on., descriptions of all			
	expenditures made from the reimbursements, the amount			
	paid to conduct the investigations from these reimbursements, and the			
	amount credited to the general fund from these			
	reimbursements.			



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires AG to maintain cooperative agreement with Department of Health and Human Services for federal Title IV- D funding for child support enforcement activities; authorizes AG access to information used to locate parents failing to pay court-ordered child support, to the extent allowable under federal law.				
Sec. 310. (1) For the purposes of providing title IV-D child support enforcement funding, the attorney general shall maintain a cooperative agreement with the MDHHS, as the state IV-D agency, for federal IV-D funding to support the child support enforcement activities within the department of attorney general.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The attorney general or his or her designee shall, to the extent allowable under federal law, have access to any information used by this state to locate parents who fail to pay court-ordered child support.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires department to provide \$500,000 to the Center for Civil Justice to provide legal assistance to low-income and marginalized populations. Sec. 311. From the funds appropriated in part 1	DELETED	RETAINED	RETAINED	RETAINED
for operations, the department of attorney general shall provide \$500,000.00 to the Center for Civil Justice to provide legal and technical assistance to low-income individuals and to pursue impact litigation that protects low-income and marginalized populations.	DELETED	KLIMILD	NEIMIED	NETAINED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits AG from receiving or expending funds in addition to amounts appropriated for legal services, except costs for expert witnesses, court costs, or other non-salary litigation expenses. Sec. 312. The department of attorney general shall not receive and expend funds, other than those authorized in part 1, for legal services provided specifically to other state departments or agencies except for costs for expert witnesses, court costs, or other nonsalary litigation expenses associated with a pending legal action.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires quarterly report, itemized by court case, on total revenue deposited into Lawsuit Settlement Proceeds Fund, anticipated deposits to fund, and potential deposits to fund, as well as total amount appropriated from the fund by appropriation.				
Sec. 313. The department of attorney general shall submit a quarterly report on the lawsuit settlement proceeds fund that includes all of the following: (a) The total amount of revenue deposited into the lawsuit settlement proceeds fund in the current fiscal year delineated by case. (b) The total amount appropriated from the lawsuit settlement proceeds fund in the current fiscal year delineated by appropriation. (c) Earned settlement proceeds that are anticipated but not yet deposited into the fund delineated by case. (d) Any known potential settlement amounts from cases that have not been decided, delineated by case.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Allows department to use up to \$2.6 million of lawsuit settlement proceeds for associated expenses with Flint Declaration of Emergency due to drinking water contamination; requires quarterly expenditure report detailing how funds related to Flint Declaration of Emergency were spent by case, purpose, hourly rate of retained attorney, and department involved; caps hourly rate of attorneys retained for investigation at \$250 if reporting requirements are not fulfilled. (Governor's signing letter states capping hourly rate of attorneys retained for investigation is unenforceable.) Sec. 314. (1) The department of attorney general may spend the funds appropriated in part 1 from the lawsuit settlement proceeds	DELETED	RETAINED	REVISED Sec. 314. (1) The department of attorney general may spend the funds appropriated in part 1 from the lawsuit settlement proceeds fund for the costs of all associated expenses related to the declaration of emergency due to drinking water contamination—up to \$2,661,300.00.	REVISED Sec. 314. (1) The department of attorney general may spend not more than \$2,697,100.00 of the funds appropriated in part 1 from the lawsuit settlement proceeds fund for the costs of all associated expenses related to the declaration of emergency due to drinking water
fund for the costs of all associated expenses related to the declaration of emergency due to drinking water contamination up to \$2,661,300.00.			¥2,60 1,600.00.	contamination— up to \$2,661,300.00.
(2) The department of attorney general shall submit a quarterly report to the senate and house appropriations committees and to the report recipients required in section 205 of this part detailing how funds in subsection (1) and all other currently and previously budgeted funds associated with legal costs pertaining to the Flint water declaration of emergency were expended. The report must itemize expenditures by case, purpose, hourly rate of retained attorney, and department involved.	DELETED	RETAINED	RETAINED	RETAINED

House Fiscal Agency GENERAL GOVERNMENT BP - 11 7/31/2024



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) As a condition of receiving funds appropriated in part 1, the attorney general must not retain the services of an outside counsel associated with the declaration of emergency due to drinking water contamination at an hourly rate of more than \$250.00 unless all reporting requirements under subsection (2) are satisfied.	DELETED	RETAINED	RETAINED	DELETED
Requires funding to be used to test sexual assault kits statewide in order to eliminate county backlogs, assist with prosecutions and investigations of viable cases, and provide victim services; requires annual report on number of untested kits, a work plan outlining actions to eliminate remaining untested kits, and a work and spending plan outlining anticipated litigation and expenditures resulting from test findings; allows funds to be used for retesting kits for DNA; stipulates funds to be used only for testing if there are remaining untested kits on January 31. Sec. 316. (1) From the funds appropriated in part 1 for sexual assault law enforcement efforts, the department of attorney general shall use the funds for testing of backlogged sexual assault kits across this state. The funding provided in part 1 shall be distributed in the following order of priority: (a) To eliminate all county sexual assault kit backlogs across this state. (b) To assist local prosecutors with investigations and prosecutions of viable cases. (c) To provide victim services.	NO CHANGE	REVISED Sec. 316. (1) From the funds appropriated in part 1 for sexual assault law enforcement efforts, the department of attorney general shall use the funds for testing of backlogged sexual assault kits across this state. The funding provided in part 1 shall must be used for only 1 or more of the following purposes: be distributed in the following order of priority: (a) To eliminate all county sexual assault kit backlogs across this state. (b) To assist local prosecutors with investigations and prosecutions of viable cases. (c) To provide victim services.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) The department of attorney general shall submit a report by February 1. The report shall include all of the following information: (a) The number of sexual assault kits across this state that remain untested as of January 31, 2024. (b) A detailed work plan outlining the department of attorney general's action plan to eliminate all outstanding sexual assault kits and the time frame for completion of testing of all untested sexual assault kits. (c)A detailed work and spending plan outlining anticipated litigation action and expenditures resulting from findings of the sexual assault kit testing.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
(3) Any funds remaining after the department of attorney general has met the obligations required under subsection (1) may be used for the purpose of retesting any previously tested sexual assault kits across this state using currently available DNA testing. Funds may be used only for DNA testing on previously tested kits that were not tested for DNA. If there are remaining untested sexual assault kits on January 31, 2024, funds appropriated in part 1 shall be used only for the testing of those kits.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	

House Fiscal Agency GENERAL GOVERNMENT BP - 13 7/31/2024



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Requires department to report all legal costs and expenses related to Declaration of Emergency in Flint and include line item sources on public tracking website; requires all materials related to any investigations to be preserved according to applicable document retention policies.					
Sec. 317. (1) The department of attorney general shall report all legal costs and associated expenses related to the declaration of emergency due to drinking water contamination, and the investigations and any resulting prosecutions, for publication in the Flint water emergency-financial and activities tracking and reporting document that is posted by the state budget director on the public website, michigan.gov/flintwater. The tracking and reporting documents shall include the budget line item source for each expenditure.	NO CHANGE	REVISES Updates website address	REVISES Updates website address	REVISES Updates website address	
(2) At the conclusion of all attorney general investigations related to the declaration of emergency due to drinking water contamination, all materials related to any investigations shall be preserved pursuant to applicable document retention policies.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	

House Fiscal Agency GENERAL GOVERNMENT BP - 14 7/31/2024



FY 2023-24		FY 20	24-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires quarterly report on Wrongful Imprisonment Compensation Fund that includes information on outgoing payments from the fund in previous quarter, settlements that have not yet received a payment, pending cases that may require a settlement from the fund, dollar amount for these potential settlements, and balance of the fund at end of quarter.				
Sec. 319. From the funds appropriated in part 1, the attorney general shall submit a quarterly report on the wrongful imprisonment compensation fund that includes at least all of the following: (a) All payments made from the wrongful imprisonment compensation fund in each prior quarter of the fiscal year, and the total of those payments, including if each payment is part of a new settlement or part of an installment plan. (b) Total payments made from each prior fiscal year and the total of all payments to date. (c)Any settlements that have been decided but have yet to receive a payment. (d) The number of known cases seeking a settlement, but do not have a final judgment, and the dollar amount of each potential payment for these known cases, and the total of these payments. (e) The balance of the wrongful imprisonment compensation fund at the end of the previous quarter.	NO CHANGE	REVISED Adds the following: (f) The percent of claims received in the immediately preceding fiscal quarter that were awarded compensation. (g) The percent of claims received in the immediately preceding fiscal year that were awarded compensation. (h) For claims that did not receive the full amount of compensation sought, both of the following: (i) the amount of compensation that was sought, (ii) The amount of compensation that was received.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE

House Fiscal Agency GENERAL GOVERNMENT BP - 15 7/31/2024



FY 2023-24	FY 2024-25						
CURRENT LAW	EXECUTIV	/E	HOUSE		SENATE		CONFERENCE
Requires notification of lawsuit settlements with a fiscal impact for the state of \$200,000 or more; prohibits department from entering into a lawsuit that is contrary to state laws. Sec. 320. From the funds appropriated in part 1, the department of attorney general shall do all of the following: (a) Report all lawsuit settlements with a fiscal impact of \$200,000.00 or more not later than 14 days after a settlement is reached. (b) Enforce the laws of this state.	DELETED	REVISED		CONCURRED HOUSE	WITH	CONCURRED WITH HOUSE	
		the depar publicly a opioid se include be (a) Data of of govern units of g agreemer (b) Other	. From the funds appropriated in the trent of attorney general shall mat accessible internet website dedicated and the following: on all future funding payable to located and actual funding received located located located and actual funding received located	intain a ated to be must al units by local tlement		WITH include	NEW Sec. 321. From the funds appropriated in part 1, the department of attorney general shall maintain a publicly accessible internet website dedicated to opioid settlement distributions. The website must include estimated future amounts payable to local units of government and estimated amounts received by local units of government delineated by case settlement agreement.



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Requires department to submit quarterly expenditure reports by line item and fund source for the following initiatives and activities: Catholic Church Investigation, Elder Abuse Task Force, Conviction Integrity Unit, Opioid Litigation, Hate Crimes Unit, Payroll Fraud Enforcement Unit, PFAS contamination, Human Trafficking, and Robocall Enforcement, Job Court, Organized Retail Crime Unit, reducing utility rate increases, Boy Scouts of America investigation. Sec. 322. (1) The department of attorney general shall submit a report by February 1 on the cumulative dollar expenditure amount related to each of the following department initiatives and activities for the prior fiscal year: (a) Catholic church investigation. (b) Elder abuse task force. (c)Conviction integrity unit. (d) Opioid litigation. (e) Hate crimes unit. (f) Payroll fraud enforcement unit. (g) PFAS contamination. As used in this subdivision, "PFAS" means perfluoroalkyl and polyfluoroalkyl substances. (h) Human trafficking. (i) Robocall enforcement. (j) Job court. (k)Organized retail crime unit. (l) Reducing utility rate increases. (m)Boy Scouts of America investigation.	DELETED	REVISED Sec. 322. (1) The department of attorney general shall submit a report by February 1 on the cumulative dollar expenditure amount related to each of the following department initiatives and activities for the prior fiscal year: (a) Catholic church investigation. (b) Elder abuse task force. (c)Conviction integrity unit. (d) Opioid litigation. (e) Hate crimes and domestic terrorism unit. (f) Payroll fraud enforcement unit. (g) PFAS contamination. As used in this subdivision, "PFAS" means perfluoroalkyl and polyfluoroalkyl substances. (h) Human trafficking. (i) Robocall enforcement. (j) Job court. (k)Organized retail crime unit. (l) Reducing utility rate increases. (m)Boy Scouts of America investigation. (o) Address confidentiality program (p) Restorative practices (q) Expungement assistance.	includes unit after hate crimes	REVISED Sec. 322. (1) The department of attorney general shall submit a report by February 1 on the cumulative dollar expenditure amount related to each of the following department initiatives and activities for the prior fiscal year: (a) Catholic church investigation. (b) Elder abuse task force. (c)Conviction integrity unit. (d) Opioid litigation. (e) Hate crimes and domestic terrorism unit. (f) Payroll fraud enforcement unit. (g) PFAS contamination. As used in this subdivision, "PFAS" means perfluoroalkyl and polyfluoroalkyl substances. (h) Human trafficking. (i) Robocall enforcement. (j) Job court. (k)Organized retail crime unit. (l) Reducing utility rate increases. (m) Boy Scouts of America investigation. (n) Address confidentiality program.	
reported under subsection (1), the report must include the dollar amount spent by line item appropriation and fund source.	DELETED	RETAINED	RETAINED	RETAINED	



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department to report on its website activities and findings of Payroll Fraud Enforcement Unit, including a listing of each complaint received, the unit's finding on validity of each complaint, any enforcement action taken, and what complaints were not subject to action by the department; requires department to request findings of investigations conducted by other departments and agencies to comply with this section.				
Sec. 324. Not later than September 30, the department of attorney general must make available to the public on its website a report on the activities and findings, since April 1, 2019, of the payroll fraud enforcement unit. Information in the report must include, but is not limited to, a listing of each complaint received by the unit, what enforcement action, if any, was taken, and what complaints were not subject to any action being taken by the department of attorney general. In the event the payroll fraud enforcement unit requests another department or agency investigate the validity of a report received, or if they refer a complaint to another department or agency, the department of attorney general shall request those departments or agencies to report back on their findings so that the department of attorney general can comply with this section.	DELETED	RETAINED	RETAINED	RETAINED

House Fiscal Agency GENERAL GOVERNMENT BP - 18 7/31/2024



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
ONE-TIME APPROPRIATIONS					
Requires department to provide \$3.0 million to Detroit and \$7.0 million to Wayne County to assist prosecutors' offices with reducing backlogs of criminal gun cases.					
Sec. 330. From the funds appropriated in part 1 for gun case backlog, \$7,000,000.00 must go to a county with a population greater than 1,300,000, according to the most recent federal decennial census, and \$3,000,000.00 must go to a city with a population greater than 600,000, according to the most recent federal decennial census.	DELETED	CONCURRED	CONCURRED	CONCURRED	

House Fiscal Agency GENERAL GOVERNMENT BP - 19 7/31/2024



FY 2023-24	FY 2024-25						FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE						
	NEW	•	DOES NOT INCLUDE	DOES NOT INCLUDE						
	Sec. 33 in part departn distribut prosect prosect departn distribut prosect shortfal Prosect Michiga staffing annuall (2) To b county (a) Hav local fu the fisca as appr (b) Use caseloa (c) Rep average grantee Associa (3) No Prosect Michiga standar chairpe of the commit	30. (1) From the funds appropriated 1 for county prosecutor grants, the nent of attorney general shall be grants to the offices of county attors for the purposes of atting attorney duties. The nent of attorney general shall be grants to eligible county attor offices based on office attorney as as determined by the atting Attorneys Association of an with the goal of achieving the level of 1,855 hours worked by per attorney. We eligible for a grant, an office of a prosecutor must: We maintained the same level of approsecutor must: We approsecutor must:								



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Note: Changes in the Exec Rec column repre revised base document that incorporates the l			e, House, and Conference colu	mns represent changes from a
DEPARTMENT OF CIVIL RIGHTS Appropriates up to \$1.0 million in federal and up to \$375,000 in private contingency authorization; authorizes expenditure of funds after legislative transfer to specific line items.				
Sec. 401. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 for federal contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$375,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes department to receive and expend local and private funds, up to a combined total of \$200,000 pertaining to	REVISED	RETAINED	RETAINED	RETAINED
employer training, publication and sale of informational material, copy and witness	Sec. 402. (1) In addition to the appropriations contained in part 1,			
fees, mediation activities, workshops and	the department of civil rights may			
seminars, and related staffing costs.	receive and expend funds from			
Sec. 402. (1) In addition to the appropriations contained in part 1, the department of civil rights may receive and expend funds from local and private sources, up to a combined total of \$600,000.00, for all of the following purposes: (a) Developing and presenting training for employers on equal employment opportunity law and procedures. (b) The publication and sale of civil rights related informational material. (c)The provision of copy material made available under requests under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246. (d) Other copy fees, subpoena fees, and witness fees. (e) Developing, presenting, and participating in mediation processes for certain civil rights cases. (f) Workshops, seminars, and recognition or award programs consistent with the programmatic mission of the individual unit sponsoring or coordinating the programs.	local and private sources, up to a combined total of \$600,000.00\$1,000,000.00, for all of the following purposes: (a) Developing and presenting training for employers on equal employment opportunity law and procedures. (b) The publication and sale of civil rights related informational material. (c) The provision of copy material made available under requests under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246. (d) Other copy fees, subpoena fees, and witness fees. (e) Developing, presenting, and participating in mediation processes for certain civil rights cases. (f) Workshops, seminars, and recognition or award programs consistent with the programmatic mission of the individual unit			
(g) Staffing costs for all activities included in this subsection.	sponsoring or coordinating the programs. (g)Staffing costs for all activities included in this subsection.			



FY 2023-24	FY 2023-24 FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) The department of civil rights shall annually report to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part the amount of funds received and expended for purposes authorized under this section.	NO CHANGE	REVISED (2) Not later than November 30, the department of civil rights shall annually report to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part the amount of funds received and expended for purposes authorized under this section.	NO CHANGE	CONCURRED WITH HOUSE	
Authorizes department to contract with local units of government to review equal employment opportunity compliance of potential contractors, charge to develop and provide such services, and expend amounts received; requires annual report on revenues and expenditures under this section. Sec. 403. The department of civil rights may contract with local units of government to review equal employment opportunity compliance of potential and existing contractors and may charge for and expend amounts received from local units of government for the purpose of developing and providing these contractual services.	REVISED Sec. 403. The department of civil rights may contract with local units of government to review equal employment opportunity compliance of potential and existing contractors and may charge for and expend amounts received from local units of government for the purpose of developing and providing these contractual services.	REVISED Sec. 403. (1) The department of civil rights may contract with local units of government to review equal employment opportunity compliance of potential and existing contractors and may charge for and expend amounts received from local units of government for the purpose of developing and providing these contractual services. (2) Not later than November 30, the department of civil rights shall report to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part the amount of funds received and expended for purposes authorized under this section.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE	

House Fiscal Agency Gen Gov_Civil Rights BP - 3 7/31/2024



FY 2023-24	FY 2024-2			5	
CURRENT LAW	EXECUTIVE		HOUSE	SENATE	CONFERENCE
Requires department to report on various details of department operations.		REVISED		CONCURRED WIT	
Sec. 404. (1) The department of civil rights shall prepare and transmit a detailed report that includes, but is not limited to, all of the following information for the prior fiscal year: (a) A detailed description of the department's operations. (b) A detailed description of all subunits within the department, including FTE positions associated with each subunit, responsibilities of each subunit, and all revenues and expenditures for each subunit. (c)The number of complaints by type of complaint. (d) The average cost of, and time expended, investigating complaints. (e) The percentage of complaints that are meritorious and worthy of investigation or settlement and the percentage of complaints that have no merit. (f) A listing of amounts awarded to claimants. (g) Expenditures associated with complaint investigation and enforcement. (h) A listing of complaint investigations closed per FTE position for each of the past 5 years. (i) A listing of complaint evaluations completed per FTE position for each of the past 5 years. (j) Productivity projections for the current fiscal year, including investigations closed per FTE, complaint evaluations completed per FTE, and average time expended investigating complaints. (k)Revenues and expenditures associated with section 403 of this part by local units of government.		shall prep quarterly limited to, the prior fi (a) A deta operations (b) A det within the positions responsib revenues (c) The num initiated to the depart The num complete The averbe compl The num the FTE investigation open case one year The quo cases con filled FTE (e) The preparation of the that have (f) A listing (g) Expeninvestigation of the properties of the propert	ailed description of the department's ailed description of all subunits are department, including FTE associated with each subunit, ilities of each subunit, and all and expenditures for each subunit. Imber of all complaints received by the theorem of the term of the ter	retained "but are not limite to"	HOUSE



- Tiberion				
FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	years			
		ting of complaint evaluations d per FTE position for each of the		
	past 5 ve	•		
		stivity projections for the current		
		r, including investigations closed per		
	-	nplaint evaluations completed per		
	*	nd average time expended		
		ing complaints ues and expenditures associated		
	\	on 403 of this part by local units of		
	governme	ent.		
(2) The report required under subsection (1)				
shall be posted online and transmitted electronically not later than November 30.	NO CHANGE	DELETED	DELETED	DELETED
electronically not later than November 30.				



AGENCY •				
FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department to notify legislature and State Budget Office prior to submitting report or complaint to U.S. Commission on Civil Rights or other federal department. (Governor's signing letter states this section is unenforceable.) Sec. 405. Prior to submitting a report or complaint to the United States Commission on Civil Rights or any other federal department, the department of civil rights shall submit a report on its plans to do so.	DELETED	REVISED Sec. 405. Prior to On submitting a report or complaint to the United States Commission on Civil Rights or any other federal department, the department of civil rights shall submit a copy of the report or complaint to the standard report recipients not later than the next business day. on its plans to do so.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE
Requires status update report on Native American boarding school study funded in the Department of Civil Rights in 2022 PA 166 to provide information on activities, costs, and anticipated completion date of study.		REVISED Changes due date to January 31.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE
Sec. 406. From the funds appropriated in part 1, the department of civil rights shall submit a status update report by October 31, 2023 on the Native American boarding school study. The report shall provide information on the activities conducted for the study by the department of civil rights and any contracted university or entity, total expenditures to date, and the estimated date for publication of the final report.	DELETED			

House Fiscal Agency Gen Gov_ Civil Rights BP - 6 7/31/2024



FY 2023-24		FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
Allocates \$500,000 each to Arab American National Museum in Dearborn, Charles H. Wright Museum of African American History in Detroit, and Holocaust Memorial Center in Farmington Hills.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE		
Sec. 411. (1) From the funds appropriated in part 1 for museums support, \$500,000.00 shall directly be awarded to support an Arab-American museum located in a county with a population over 1,300,000 and in a city with a population of between 105,000 and 115,000, according to the most recent federal decennial census.						
(2) From the funds appropriated in part 1 for museums support, \$500,000.00 shall directly be awarded to an African-American museum in a city with a population greater than 600,000, according to the most recent	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE		
federal decennial census.						



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) From the funds appropriated in part 1 for museums support, \$500,000.00 shall directly be awarded to support a memorial center in a county with a population of between 1,200,000 and 1,300,000 and in a city with a population of between 83,000 and 84,000, according to the most recent federal decennial census.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
ONE-TIME APPROPRIATIONS Requires funds for ELCRA expansion to be used to cover expenses incurred in implementing 2023 PA 6 and lists eligible uses including information technology system or software updates, complaints investigation, complaint defendant hearings and litigation, and community outreach, education, and training; authorizes up to an additional 12.0 limited-term employees; authorizes unexpended one-time funding as a work project.					
Sec. 420. (1) Funds appropriated in part 1 for ELCRA expansion shall be used to cover expenses incurred by the department of civil rights in implementing 2023 PA 6. Eligible uses of the funds include, but are not limited to, supporting the costs of all of the following: (a) Complaints investigation and enforcement. (b) Hearings and litigation to address respondents' defenses to civil rights complaint cases. (c)Community outreach, education, and training. (d) Information technology system or software updates. (e) Hiring up to 12.0 limited-term employees.	DELETED	DELETED	DELETED	DELETED	



FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Unexpended funds appropriated in part 1 for ELCRA expansion are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to cover expenses incurred by the department of civil rights in implementing requirements of 2023 PA 6. (b) The project will be accomplished by hiring limited-term employees, using state employees, or both. (c)The estimated cost of this project is \$2,000,000.00. (d) The tentative completion date for the work project is September 30, 2028.	DELETED	DELETED	DELETED	DELETED
(3) As used in this part and part 1, "ELCRA" means the Elliott-Larsen civil rights act, 1976 PA 453, MCL 37.2101 to 37.2804.	DELETED	DELETED	DELETED	DELETED



LEGISLATURE & AUDITOR GENERAL – Boilerplate

AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
Note: Changes in the Exec Rec column represent changes from the Initial FY 2023-24 budget while changes in the Senate, House, and Conference columns represent changes from a revised base document that incorporates the FY 2023-24 budget and non-substantive technical changes.							
Receipt, Expenditure, and	d Transfer of Additional	No change	No change	No change	No change		

Receipt, Expenditure, and Transfer of Additional Funding	No change	No change	No change	No change
Sec. 600. The senate, the house of representatives, or an agency within the legislative branch may receive, expend, and transfer funds in addition to those authorized in part 1.				
Transfer Process for Legislative Entities	No change	No change	No change	No change
Sec. 601. (1) Funds appropriated in part 1 to an entity within the legislative branch shall not be expended or transferred to another account without written approval of the authorized agent of the legislative entity. If the authorized agent of the legislative entity notifies the state budget director of its approval of an expenditure or transfer before the year-end book-closing date for that legislative entity, the state budget director shall immediately make the expenditure or transfer. The authorized legislative entity agency shall be designated by the speaker of the house of representatives for house entities, the senate majority leader for senate entities, and the legislative council for legislative council entities. (2) Funds appropriated within the legislative branch, to a legislative council component, shall not be expended by any agency or other subgroup included in that component without the approval of the legislative council.				
Binsfeld Office Building and Other Properties	No change	No change	No change	No change
Sec. 602. The senate may charge rent and assess charges for utility costs. The amounts received for rent charges and utility assessments are appropriated to the senate for the renovation, operation, and maintenance of the Binsfeld Office Building.				



LEGISLATURE & AUDITOR GENERAL – Boilerplate

AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
National Association Due: Sec. 603. (1) From the a part 1 for national ass \$34,800.00 shall be Conference of Commiss Laws. The remaining fu accordingly by the legislar (2) If any funds remain payments have been subsection (1), the legislar the use of up to \$10, registration fees of any states as board members to associations receiving states to attend that national conference. If any of the state remaining funds may registration fees for any cattend the annual conference associations receiving states as prescribed in subsections.	ppropriation contained in ociation dues, the first paid to the National ioners of Uniform State nds shall be distributed tive council. after all required dues made as specified in tive council may approve 000.00 to pay for the ate employees who serve any of the national ate funds for annual dues all association's annual \$10,000.00 remains after registration fees are paid, be used to pay for the other state employees to nce of any of the national ate funds for annual dues on (1).	No change	No change	Sec. 603. (1) From the appropriation contained in part 1 for national association dues, the first \$34,800.00 must be paid to the National Conference of Commissioners on Uniform State Laws. The remaining funds must be distributed by the legislative council in accordance with subsection (2). (2) If any funds remain after all required dues have been paid under subsection (1), the legislative council may approve the use of not more than \$10,000.00 to pay for the registration fees of any state employees who serve as board members to any of the national associations receiving state funds for annual dues to attend that national association's annual conference. If any of the \$10,000.00 remains after national board member's registration fees are paid, the legislative council may use the remaining funds to pay for the registration fees for any other state employees to attend the annual conference of any of the national associations receiving state funds for annual dues.	Senate	
Sec. 604. (1) The appromise Michigan state capitol hist operate the legislative capitol area. The M	priation in part 1 to the oric site includes funds to parking facilities in the	No change	No change	Sec. 604. (1) The appropriation in part 1 to the Michigan state capitol historic site includes funds to operate the legislative parking facilities in the capitol area. The Michigan state capitol commission shall establish rules	Senate	



LEGISLATURE & AUDITOR GENERAL – Boilerplate

HSCAL				•	
AGENCY		Next FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
commission shall estable operation of the legislative (2) The Michigan state of collect a fee from state en public using certain legis. The revenues received fre appropriated upon receipt the Michigan state capitol	e parking facilities. capitol commission shall apployees and the general slative parking facilities. com the parking fees are and shall be allocated by			regarding the operation of the legislative parking facilities. (2) The Michigan state capitol commission may collect a fee from state employees and the general public using certain legislative parking facilities. The revenues received from the parking fees are appropriated on receipt and must be allocated by the Michigan state capitol commission. (3) As used in this section, "Michigan state capitol commission" means the Michigan state capitol commission established in the Michigan state capitol historic site act, 2013 PA 240, MCL 4.1945.	
Michigan Manual Work Pr	roject	Updates year	Updates year	Updates year	Updates year
Sec. 605. The unexpende part 1 for the legislative co a work project apprunencumbered or unallotte at the end of the fiscal year for expenditures for project until the projects have following is in compliance management and budget 18.1451a: (a) The purpose of the promising manual. (b) The project will be activate employees or comproviders, or both. (c) The total estimated \$3,000,000.00. (d) The tentative complete	runcil are designated as ropriation, and any ed funds shall not lapse or and shall be available exts under this section been completed. The with section 451a of the act, 1984 PA 431, MCL ject is publication of the complished by utilizing ontracts with service cost of the project is				



FISCAL							
AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
30, 2028.							
Property Management W. Sec. 606. The unexpender part 1 for property management as a work project as unencumbered or unallotted at the end of the fiscal year for expenditures for projects have following is in compliance management and budget 18.1451a: (a) The purpose of the equipment and services for in order to ensure a safe environment. (b) The project will be accepted as a state employees or comproviders, or both. (c) The total estimated \$2,000,000.00. (d) The tentative comple 30, 2028.	ed funds appropriated in gement are designated oppropriation, and any ed funds shall not lapse ar and shall be available ects under this section been completed. The with section 451a of the act, 1984 PA 431, MCL project is to purchase or building maintenance and productive work ecomplished by utilizing ontracts with service cost of the project is	No change	Updates year	Updates year	Updates year		
Automated Data Process Sec. 607. The unexpende part 1 for automated designated as a work pro any unencumbered or ur lapse at the end of the f available for expenditures section until the projects The following is in compli of the management and 431, MCL 18.1451a: (a) The purpose of the equipment, software, an	ed funds appropriated in data processing are oject appropriation, and hallotted funds shall not iscal year and shall be a for projects under this have been completed, ance with section 451a budget act, 1984 PA project is to purchase	Updates year	Updates year	Updates year	Updates year		



FI\CAI		LLOIOLATOR	L & AUDITOR GL	HERAL - Bollerp	iate		
AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
support and implement requirements and technology. (b) The project will be accepted as the employees or comproviders, or both. (c) The total estimated \$3,000,000.00. (d) The tentative complet 30, 2028.	ogy improvements. complished by utilizing ontracts with service cost of the project is						
Save the Flags Fund Acco	ount	No change	No change	No change	No change		
Sec. 608. In addition to fur 1, the Michigan capitol of save the flags fund a contributions, gifts, bequi and donations. Those expended in the fiscal year shall not lapse at the close shall be carried forward following fiscal years.	committee publications account may accept lests, devises, grants, funds that are not rending September 30 e of the fiscal year, and						
Senate Census Tracking/I	Reapportionment	Deleted (funding removed)	Deleted (funding removed)	Deleted (funding removed)	Deleted (funding removed)		
Sec. 609. The unexpended part 1 for senate census of are designated as a work property any unencumbered or unlapse at the end of the available for expenditures section until the projects. The following is in compliating the management and but MCL 18.1451a: (a) The purpose of the equipment, supplies, and tracking and reporting centing information for this state. (b) The project will be a state employees or coproviders, or both.	tracking/reapportionment project appropriation, and nallotted funds shall not fiscal year and shall be as for projects under this have been completed. In acce with section 451a of dget act, 1984 PA 431, project is to purchase d services needed for sus and reapportionment ccomplished by utilizing						



LIDCAL		N. CEV					
AGENCY				ext FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
(c) The total estimated \$125,000.00. (d) The tentative completic 2028.	. ,						
House of Repres Tracking/Reapportionmen	sentatives Census t	Deleted (funding removed)	Deleted (funding removed)	Deleted (funding removed)	Deleted (funding removed)		
Sec. 610. The unexpended part 1 for house census tratare designated as a work and any unencumbered on not lapse at the end of the beavailable for expendituting this section until the completed. The following section 451a of the manages 1984 PA 431, MCL 18.145 (a) The purpose of the equipment, supplies, and tracking and report reapportionment information (b) The project will be accepted as the employees or comproviders, or both. (c) The total estimated \$125,000.00. (d) The tentative complet 30, 2028.	acking/reapportionment of project appropriation, or unallotted funds shall be fiscal year and shall be for jects have been is in compliance with be ment and budget act, for ject is to purchase a services needed for ing census and for for this state. Complished by utilizing contracts with service cost of the project is						
House of Representatives Programs	and Senate Internship	No change	No change	No change	No change		
Sec. 611. (1) From the fun 1 for senate, \$250,000.00 an internship program. (2) From the funds appr house of representatives, allocated for an internship	opriated in part 1 for \$250,000.00 must be						
Independent Citizens Rec	districting Commission	Deleted	No change	Deleted	Deleted		



FISCAL AGENCY			N	ext FY	
, 102.1101	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
Sec. 612. It is the intent of appropriation in part 1 citizens redistricting common the legislature's obligation article IV of the state conto be used to fulfill the redistricting commission additional legal costs consistent with the currer independent citizens redistricting is the intent of the appropriation is contingent citizens redistricting or quarterly reports of experiand the legislature, pursuarticle IV of the state considered in the legal costs incurred any litigation regarding Additionally, the intention of the common control of the state confidered in the confidered in the legislature in the legal costs incurred any litigation regarding Additionally, the intention of the commission of the commission of the commission of the confidered in the confi	for the independent mission complies with a under section 6(6) of stitution of 1963 and is a independent citizens is request to cover in a manner that is at dormancy plan of the stricting commission. It legislature that this at upon the independent commission submitting additures to the governor uant to section 6(5) of stitution of 1963. These full accounting of the istricting commission's ad as part of defending of an adopted plan. Independent citizens must return to the state spended for fiscal year the after the conclusion redance with section 6(5).				
				Sec. 612. It is the intent of the legislature that, from the funds appropriated in part 1, the Michigan state capitol commission established in section 5 of the Michigan state capitol historic site act, 2013 PA 240, MCL 4.1945, ensure that the Capitol Building is open for not	Senate



AGENCY		Next FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
				less than 3 hours on Saturdays that are not state holidays.	
				Sec. 613. From the funds appropriated in part 1, the council administrator shall assist in administering compensation, benefits, and other personnel support, subject to the legislative council act, 1986 PA 268, MCL 4.1101 to 4.1901, for the members, employees, staff, and consultants of the independent citizens redistricting commission established in section 6 of article IV of the state constitution of 1963.	Senate
				Sec. 614. From the funds appropriated in part 1, on a quarterly basis, the independent citizens redistricting commission shall issue a report to the standard report recipients that provides a detailed listing of expenditures related to independent citizens redistricting commission activities. In addition to providing a listing of expenditures, the report must also include a detailed description of activities undertaken to fulfill the independent citizens redistricting commission's constitutional responsibilities. As used in this section, "independent citizens redistricting commission" means the independent citizens redistricting commission established in section 6 of article	Senate



FIDCAL AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
				IV of the state constitution of 1963.		
				Sec. 615. (1). The funds appropriated in part 1 shall be utilized by the Michigan State Capitol Commission for all necessary activities to implement the Park Michigan project to develop a public park on or adjacent to the state capitol complex. Consistent with other activities of the America 250 Committee, the project is intended to be a permanent and enduring commemoration of Michigan's contributions to the nation for the American semiquincentennial. (2) The commission shall seek agreement with the Department of Technology, Management, and Budget or any other state entities necessary to acquire, manage, lease, oversee, or otherwise control property on the grounds of the capitol complex for the development of the Park Michigan project. It is the intent of the legislature that the commission works collaboratively with state agencies, including nearby agencies that regularly host public tours, in the development of the Park Michigan project. (3) The commission may utilize funds from part 1 to contract for any professional plans, designs, or studies to support the	Deleted	



FID CAL		Next FY				
7,02,001	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
				development of the Park Michigan project. (4) Implementation of the Park Michigan project shall include at least the following: (a) Costs to improve existing memorials or markers impacted by the Park Michigan project. (b) Non-motorized connections to downtown and nearby community infrastructure. (c) Displays, markers, artifacts, or art designed to commemorate significant historic events, people, groups, or natural history of this state. At a minimum, the commission shall consult with representatives of the Michigan History Center, State Capitol and the State Archives. (d) Community recreation or gathering spaces for public use. (e) As applicable, features or infrastructure that will support utilization of the park during all seasons of the year. (5) Final plans approved by the commission for the Park MI Project shall include the anticipated future operational costs. (6) Notwithstanding any other requirement in this section, the commission shall engage local governments and the public, to inform Park Michigan Project planning prior to commencing any construction activities. (7) In addition to the funds appropriated from Part 1, the commission shall seek private		



FIDCAL AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
		LALGOTIVE		donations, sponsorships, or other sources of revenue to support the costs associated with the Park Michigan Project. The commission may establish partnerships with the Michigan History Foundation or appropriate non-profit organizations recognized by the IRS under section 501(c)(3) of the internal revenue code, to support fundraising or fiduciary activities in support of the Park Michigan Project. (8) Any private donations or sponsorships secured for the Park Michigan Project shall not confer any external ownership, management, or other controlling rights associated with the creation of a park on or adjacent to the capitol complex. (9) The commission shall provide quarterly updates to Chairs of the House and Senate Appropriations committees, and legislative fiscal agencies, until the Park Michigan Project has been completed. In addition, the commission shall notify the legislature at least 5 business days before any proposed project scope or design changes to the Park Michigan Project. (10) The unexpended funds appropriated in part 1 for Park Michigan project are designated as a work project appropriation. Unencumbered or unallocated funds must not lapse at the end of this fiscal year and must be		



AGENCY		Next FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
				available for expenditures under this section until the project has been completed. All of the following are in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the work project is to develop a park on or adjacent to the capitol complex to commemorate America's semiquincentennial. (b) The project will be accomplished by utilizing state employees, contracting with vendors, and local partners. (c) The estimated cost of the work project is \$20,000,000.00. (d) The tentative complete date is September 30, 2028.	
Audits of the Judicial Bran Sec. 620. Pursuant to sec state constitution of 1963, conduct audits of the legislative branches.	tion 53 of article IV of the the auditor general shall	No change	No change	Sec. 620. In accordance with section 53 of article IV of the state constitution of 1963, the auditor general shall conduct audits of the executive, judicial, and legislative branches.	Senate
Contract Audits Sec. 621. (1) The auditoreasonable steps to ensurand women-owned and opaccounting firms owned a with disabilities, and acceptabilities, and acceptabilities participate in accounts, and financial acceptability department, brained office of this state. (2) The auditor general stirms with which the auditor	re that certified minority- perated accounting firms, and operated by persons counting firms that are livantaged business the audits of the books, affairs of each principal anch, institution, agency, shall strongly encourage	No change	No change	No change	No change



FISCAL				<u> </u>	
AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
perform audits of the departments and state as with certified minority-appearated accounting firms and operated by person accounting firms that disadvantaged business (3) The auditor general report regarding the numinto with certified minority operated accounting firms and operated by person accounting firms that disadvantaged business general shall submit the results.	agencies to subcontract and women-owned and a accounting firms owned as with disabilities, and the are geographically enterprises. It is a compile an annual and a counting firms owned and a counting firms owned and a with disabilities, and the are geographically enterprises. The auditor eport by November 1.				
Salaries of the Auditor G Positions Sec. 622. From the funds the office of the auditor general's salary and the second speaker of the house of remajority leader, the house of the minority leader, and the second	appropriated in part 1 to or general, the auditor salaries of the remaining tions shall be set by the presentatives, the senate buse of representatives	No change	No change	No change	No change
Legislative Requests for A Sec. 623. Any audits, rerequested of the auditor or by legislative leadership or individual legislators ship the additional costs involved exceed \$50,000.00, shout funding. The auditor of whether to perform those Operations Manual Podescribes the office of the on responding to legislative	eviews, or investigations general by the legislature of legislative committees, all include an estimate of ed and, when those costs ald provide supplemental eneral shall determine activities in keeping with licy No. 2-26, which e auditor general's policy	Deleted	No change	Sec. 623. Any audits, reviews, or investigations requested of the auditor general by the legislature or by legislative leadership, legislative committees, or individual legislators must include an estimate of the additional costs involved and, if those costs exceed \$50,000.00, must provide supplemental funding. The auditor general shall determine whether to perform those activities in accordance with Operations Manual Policy No. 2-26.	Senate

AGENCY			N	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
Access to Confide UNENFORCEABLE Sec. 625. Subject to confidentiality imposed providing the confidential general shall not be del confidential information of office, board, commission institution of this state.	the same duty of by law on the entity information, the auditor nied access to examine any branch, department,	Deleted	No change	Sec. 625. A branch, department, office, board, commission, agency, authority, or institution of this state shall not deny the auditor general access to examine its confidential information. The auditor general is subject to the same duty of confidentiality imposed by law on the entity providing the confidential information.	Senate - Unenforceable
and budget act, 1984 PA (a) The purpose of the pstate of Michigan annual report. (b) The project will be a state employees and conf. (c) The total estimated \$3,000,000.00. (d) The tentative completi 2028.	ed funds appropriated in are designated as a work d any unencumbered or t lapse at the end of the vailable for expenditures section until the projects. The following is in 451a of the management 431, MCL 18.1451a: project is to conduct the comprehensive financial accomplished by utilizing tract audits. cost of the project is on date is September 30,	Deleted	Updates year	Updates year	Updates year
Auditor General Report of Sec. 628. On a quarte general shall provide a report of the senate and committees and the senate committees that contain information related to project of the senate of the	orly basis, the auditor port to the chairpersons house appropriations te and house oversight s all of the following	No change	No change	Sec. 628. On a quarterly basis, the auditor general shall submit a report to the standard report recipients, the chairpersons of the senate and house of representatives appropriations committees, and the senate and house of representatives oversight committees that	Sec. 628. On a quarterly basis, the auditor general shall submit a report to the standard report recipients, the chairpersons of the senate and house of representatives appropriations committees, and the senate and house of representatives oversight committees that



HIDCAL	•						
AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
prior quarter: (a) Audit title. (b) Audit type. (c) Audit period. (d) Audit objectives. (e) Branch of government (f) Whether the auditor government of the auditor is conducting the auditor is conducting the auditor is conducting the audit, including whether is required by statute. (h) To the extent permitt regarding any inquiry, tip, the audit that the auditor government in the audit of the audit in the audit. (i) Details regarding any segeneral has completed in the firm of the audit. (k) Estimated total audit necessary to complete the report. (l) Estimated total departs of the audit of	eneral or a contracted audit and, if a contracted audit, the identity of the eason for initiating the t was discretionary or led under law, details or request related to eneral received prior to imilar audit the auditor the past. for completion of the or general resources e audit and release a artmental or agency spond to the audit.			includes all of the following information related to projects initiated during the immediately preceding quarter: (a) Audit title. (b) Audit type. (c) Audit period. (d) Audit objectives. (e) Branch of government being audited. (f) Whether the auditor general or a contracted auditor is conducting the audit and, if a contracted auditor is conducting the audit, the identity of the contracted auditor. (g) Details regarding the reason for initiating the audit, including whether it was discretionary or required by statute. (h) To the extent authorized by law, details regarding any inquiry, tip, or request related to the audit that the auditor general received before initiating the audit. (i) Details regarding any similar audit the auditor general resources has completed in the past. (j) Estimated time frame for completion of the audit. (k) Estimated total auditor general resources necessary to complete the audit and release a report.	includes all of the following information related to projects initiated during the immediately preceding quarter: (a) Audit title. (b) Audit type. (c) Audit period. (d) Audit objectives. (e) Branch of government being audited. (f) Whether the auditor general or a contracted auditor is conducting the audit and, if a contracted auditor is conducting the audit, the identity of the contracted auditor. (g) Details regarding the reason for initiating the audit, including whether it was discretionary or required by statute. (h) To the extent authorized by law, details regarding any inquiry, tip, or request related to the audit that the auditor general received before initiating the audit. (i) Details regarding any similar audit the auditor general has completed in the past. (j) Estimated time frame for completion of the audit. (k) Estimated total auditor general resources necessary to complete the audit and release a report.		
Auditor General Report on Section 629. On a quar general shall provide a re	terly basis, the auditor	No change	No change	Sec. 629. On a quarterly basis, the auditor general shall submit a report to the standard report recipients, the chairpersons of	Senate		
of the senate and house ap	propriations committees			the senate and house of representatives appropriations			



FISCAL AGENCY			N	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
that contains all of the follo to projects in progress duri (a) Audit title. (b) Date the audit was initial (c) Audit status. (d) Estimated time frame audit. (e) Details regarding the audit to date. (f) Estimated total audit necessary to complete the report. (g) Details regarding decresources spent on the audit (h) Estimated total decresources necessary to reserve the resources necessary to reserve	ated. afor completion of the resources spent on the tor general resources are audit and release a spartmental or agency dit to date. partmental or agency partmental or agency partmental or agency partmental or agency			committees, and the senate and house of representatives oversight committees that includes all of the following information for each project in progress during the immediately preceding quarter: (a) Audit title. (b) Date the audit was initiated. (c) Audit status. (d) Estimated time frame for completion of the audit. (e) Details regarding the resources spent on the audit to date. (f) Estimated total auditor general resources necessary to complete the audit and release a report.	
Auditor General Report on Sec. 630. On a quarter general shall provide a rep of the senate and h committees and the senate committees that contains information related to projet the prior quarter: (a) Audit title. (b) Date the audit was initial (c) Date the audit report was (d) Results of the audit, incomplete of findings. (e) Details regarding to resources spent on the audit resources s	ly basis, the auditor ort to the chairpersons house appropriations and house oversight all of the following ects completed during lated. as released. Inding the number and lotal auditor general dit. epartmental or agency	No change	No change	Sec. 630. On a quarterly basis, the auditor general shall submit a report to the standard report recipients, the chairpersons of the senate and house of representatives appropriations committees, and the senate and house of representatives oversight committees that contains all of the following information for each project completed during the immediately preceding quarter: (a) Audit title. (b) Date the audit was initiated. (c) Date the audit report was released. (d) Results of the audit, including the number and type of findings. (e) Details regarding total auditor general resources spent on the audit.	Sec. 630. On a quarterly basis, the auditor general shall submit a report to the standard report recipients, the chairpersons of the senate and house of representatives appropriations committees, and the senate and house of representatives oversight committees that contains all of the following information for each project completed during the immediately preceding quarter: (a) Audit title. (b) Date the audit was initiated. (c) Date the audit report was released. (d) Results of the audit, including the number and type of findings. (e) Details regarding total auditor general resources spent on the audit.

FI\$CAL		LEGISLATUR	E & AUDITOR GI	ENERAL – Boile	rplate	
AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
					(f) To the extent authorized by law, details regarding any inquiry, tip, or request related to the audit that the auditor general received before initiating the audit.	



FY 2023-24	FY 2024-25						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE			
	Note: Changes in the Exec Rec column represent changes from the Initial FY 2023-24 budget while changes in the Senate, House, and Conference columns represent changes from a						
revised base document that incorporates the	revised base document that incorporates the FY 2023-24 budget and non-substantive technical changes.						
DEPARTMENT OF STATE							
Appropriates up to \$500,000 in federal and state restricted, \$25,000 in local, and \$50,000 in private contingency authorization; authorizes expenditure of	REVISED	RETAINED	REVISED	CONCURRED WITH			
funds after legislative transfer to specific line items.	Sec. 701. (1) In addition to the		Increases authorization to \$1,500,000.00	SENATE			
Sec. 701. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$500,000.00 for federal contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	funds appropriated in part 1, there is appropriated an amount not to exceed \$500,000.00 \$2,000,000.00 for federal contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.		\$1,300,000.00				
(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$500,000.00 for state restricted contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$500,000.00 \$7,500,000.00 for state restricted contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	RETAINED	REVISED Increases authorization to \$1,500,000.00	CONCURRED WITH SENATE			



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$25,000.00 for local contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	appropriated in part 1, there is appropriated an amount not to exceed \$25,000.00 \$50,000.00 for local contingency authorization. The authorized funds are not available for expenditure until they	RETAINED	CONCURRED	CONCURRED	
(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$50,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	appropriated in part 1, there is appropriated an amount not to exceed \$50,000.00 \$100,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they	CONCURRED	CONCURRED	CONCURRED	



71021101						
FY 2023-24	FY 2024-25					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
Authorizes DOS to sell copies of records for various conveyances and to use revenue to finance expenses; requires revenue balance at fiscal yearend to be credited to Transportation Administration Collection Fund;		REVISED Sec. 703. From the funds appropriated in part 1, the MDOS		REVISED Sec. 703. From the funds appropriated in part 1, the MDOS		
requires department to provide quarterly report on number of records sold and revenue collected.		shall sell copies of records, including, but not limited to, records of motor vehicles, off-road vehicles, snowmobiles, watercraft, mobile		shall submit quarterly reports on record lookup fees to the standard report recipients. Each report must include the number		
Sec. 703. From the funds appropriated in part 1, the MDOS shall sell copies of records, including, but not limited to, records of motor vehicles, off-road vehicles, snowmobiles, watercraft, mobile homes, personal identification cardholders, drivers, and boat operators and shall charge \$11.00 per record sold only as authorized in section 208b of the Michigan vehicle code, 1949 PA 300, MCL 257.208b, section 7 of 1972 PA 222, MCL 28.297, and sections 80130, 80315, 81114, and 82156 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.80130, 324.80315, 324.81114, and 324.82156. The revenue received from the sale of records shall be credited to the transportation administration collection fund created under section 810b of the Michigan vehicle code, 1949 PA 300, MCL 257.810b. The MDOS shall provide quarterly reports within 15 days after the close of the quarter and shall include the number of records sold and the revenues collected.	DELETED	homes, personal identification cardholders, drivers, and boat operators and shall charge \$11.00 per record sold only as authorized in section 208b of the Michigan vehicle code, 1949 PA 300, MCL 257.208b, section 7 of 1972 PA 222, MCL 28.297, and sections 80130, 80315, 81114, and 82156 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.80130, 324.80315, 324.81114, and 324.82156. The revenue received from the sale of records shall be credited to the transportation administration collection fund created under section 810b of the Michigan vehicle code, 1949 PA 300, MCL 257.810b. The MDOS shall provide quarterly reports within 15 days after the close of the quarter and shall include the number of records sold and the revenues collected.	RETAINED	of records sold and the revenue collected. sell copies of records, including, but not limited to, records of motor vehicles, off-road vehicles, snowmobiles, watercraft, mobile homes, personal identification eardholders, drivers, and boat operators and shall charge \$11.00 per record sold only as authorized in section 208b of the Michigan vehicle code, 1949 PA 300, MCL 257.208b, section 7 of 1972 PA 222, MCL 28.297, and sections 80130, 80315, 81114, and 82156 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.80130, 324.80315, 324.81114, and 324.82156. The revenue received from the sale of records shall be credited to the transportation administration collection fund created under section 810b of the Michigan vehicle code, 1949 PA 300, MCL 257.810b. The MDOS shall provide quarterly reports within 15 days after the close of the quarter and shall include the number of records sold and the revenues collected.		



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Authorizes DOS to enter into agreements with Department of Corrections to manufacture vehicle registration plates 15 months before registration year in which plates will be used.					
Sec. 704. From the funds appropriated in part 1, the secretary of state may enter into agreements with the MDOC for the manufacture of vehicle registration plates 15 months before the registration year in which the registration plates will be used.	DELETED	RETAINED	DELETED	DELETE	



FY 2023-24		FY 202	4-25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes DOS to accept gifts and grants to underwrite publications pertaining to the vehicle code, and authorizes DOS to approve paid advertising in such publications; authorizes unexpended funds to be carried forward into the next fiscal year; requires report.				
Sec. 705. (1) The MDOS may accept gifts, donations, contributions, and grants of money and other property from any private or public source to underwrite, in whole or in part, the cost of a departmental publication that is prepared and disseminated under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923. A private or public funding source may receive written recognition in the publication and may furnish a traffic safety message, subject to approval of the MDOS, for inclusion in the publication. The MDOS may reject a gift, donation, contribution, or grant. The MDOS may furnish copies of a publication underwritten, in whole or in part, by a private source to the underwriter at no charge.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 2024-25	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) The MDOS may sell and accept paid advertising for placement in a departmental publication that is prepared and disseminated under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923. The MDOS may charge and receive a fee for any advertisement appearing in a departmental publication and shall review and approve the content of each advertisement. The MDOS may refuse to accept advertising from any person or organization. The MDOS may furnish a reasonable number of copies of a	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
publication to an advertiser at no charge. (3) Pending expenditure, the funds received under this section shall be deposited in the Michigan department of state publications fund created by section 211 of the Michigan vehicle code, 1949 PA 300, MCL 257.211. Funds given, donated, or contributed to the department from a private source are appropriated and allocated for the purpose for which the revenue is furnished. Funds granted to the MDOS from a public source are allocated and may be expended upon receipt. The department shall not accept a gift, donation, contribution, or grant if receipt is conditioned upon a commitment of state funding at a future date. Revenue received from the sale of advertising is appropriated and may be expended upon receipt.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) Any unexpended revenues received under this section shall be carried over into subsequent fiscal years and shall be available for appropriation for the purposes described in this section.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) On March 1, the MDOS shall submit a report to the minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part that includes all of the following information for the prior fiscal year: (a) The amount of gifts, contributions, donations, and grants of money received by the department under section 705 of article 5 of 2022 PA 166. (b) A listing of the expenditures made from the amounts received by the department as reported in subdivision (a). (c)A listing of any gift, donation, contribution, or grant of property other than funding received by the MDOS under section 705 of article 5 of 2022 PA 166. (d) The total revenue received from the sale of paid advertising accepted under this section and a statement of the total number of advertising transactions.	DELETED	REVISED (5) On March 1, the MDOS shall submit a report to the standard report recipients minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part that includes all of the following information for the prior fiscal year:	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE
(6) In addition to copies delivered without charge as the secretary of state considers necessary, the MDOS may sell copies of manuals and other publications regarding the sale, ownership, or operation or regulation of motor vehicles, with amendments, at prices to be established by the secretary of state. As used in this subsection, the term "manuals and other publications" includes videos and proprietary electronic publications. All funds received from sales of these manuals and other publications shall be credited to the Michigan department of state publications fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2024-25				
EXECUTIVE	HOUSE	SENATE	CONFERENCE	
NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
	NO CHANGE	NO CHANGE NO CHANGE	NO CHANGE NO CHANGE NO CHANGE	



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Authorizes use of up to \$50,000 of miscellaneous revenues to cover cash shortages created by normal branch office operations.					
Sec. 709. From the funds appropriated in part 1, the MDOS may restrict funds from miscellaneous revenue to cover cash shortages created from normal branch office operations. This amount shall not exceed \$50,000.00 of the total funds available in miscellaneous revenue.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
Appropriates collector and fund-raising plate revenue for distribution to recipient university or sponsor agency; authorizes remaining revenue at fiscal year-end to be carried forward.					
Sec. 711. Collector plate and fund-raising registration plate revenues collected by the MDOS are appropriated and allotted for distribution to the recipient university or public or private agency overseeing a state-sponsored goal when received. Distributions shall occur on a quarterly basis or as otherwise authorized by law. Any revenues remaining at the end of the fiscal year shall not lapse to the general fund but shall remain available for distribution to the university or agency in the next fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	



FY 2023-24		FY 2024-25	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for receipt and expenditure of funds for a public information campaign for organ donor program; authorizes revenues from gifts and grants to be carried forward; requires annual report on amount of revenue collected, purpose of each expenditure, and amount of revenue carried forward.				
Sec. 713. (1) The MDOS, in collaboration with the Gift of Life Michigan or its successor federally designated organ procurement organization, may develop and administer a public information campaign concerning the Michigan organ donor program.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The MDOS may solicit funds from any private or public source to underwrite, in whole or in part, the public information campaign authorized by this section. The MDOS may accept gifts, donations, contributions, and grants of money and other property from private and public sources for this purpose. A private or public funding source underwriting the public information campaign, in whole or in substantial part, shall receive sponsorship credit for its financial backing.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) Funds received under this section, including grants from state and federal agencies, shall not lapse to the general fund at the end of the fiscal year but shall remain available for expenditure for the purposes described in this section.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 2024-25	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) Funding appropriated in part 1 for the organ donor program shall be used for producing a pamphlet to be distributed with driver licenses and personal identification cards regarding organ donations. The funds shall be used to update and print a pamphlet that will explain the organ donor program and encourage people to become donors by marking a checkoff on driver license and personal identification card applications.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(5) The pamphlet shall include a return reply form addressed to the gift of life organization. Funding appropriated in part 1 for the organ donor program shall be used to pay for return postage costs.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(6) In addition to the appropriations in part 1, the department of state may receive and expend funds from the organ and tissue donation education fund for administrative expenses.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(7) The department must submit a report to the minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part by March 1 that provides the amount of revenue collected by the MDOS under this section, the purpose of each expenditure, and the amount of revenue carried forward.	DELETED	(7) Not later than March 1, the department must submit a report to the standard report recipients minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part by March 1 that provides the amount of revenue collected by the MDOS under this section, the purpose of each expenditure, and the amount of revenue carried forward.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE



FY 2023-24		FY 2024-25	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires legislature to be notified in writing at least 180 days prior to closing a branch office or 60 days prior to relocating a branch outside of its current local unit of government; notification to include analyses of branch transactions and revenue, citizen impact, and savings and costs. (Governor's signing letter states this section is unenforceable.)				
Sec. 714. (1) Except as otherwise provided under subsection (2), at least 180 days before closing a branch office or consolidating a branch office and at least 60 days before relocating a branch office, the MDOS shall inform the members of the senate and house of representatives standing committees on appropriations, the report recipients required in section 205 of this part, and legislators who represent affected areas regarding the details of the proposal. The information provided shall be in written form and include all analyses done regarding criteria for changes in the location of branch offices, including, but not limited to, branch transactions, revenue, and the impact on citizens of the affected area. The impact on citizens shall include information regarding additional distance to branch office locations resulting from the plan. The written notice provided by the MDOS shall also include detailed estimates of costs and savings that will result from the overall changes made to the branch office structure and the same level of detail regarding costs for new leased facilities and expansions of current leased space.	DELETED	RETAINED	RETAINED	RETAINED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) If the consolidation of a branch office is with another branch office that is located within the same local unit of government or the relocation of a branch office is to another location that is located within the same local unit of government, the MDOS is not required to provide the notification or written information described in subsection (1).	DELETED	RETAINED	RETAINED	RETAINED
(3) As used in this section, "local unit of government" means a city, village, township, or county.		RETAINED	RETAINED	RETAINED
Provides for collection and expenditure of service assessments imposed for use of a credit or debit card; allows service assessment revenue to be carried forward and appropriated in next fiscal year. Sec. 715. (1) Any service assessment collected by the MDOS from the user of a credit or debit card under section 3 of 1995 PA 144, MCL 11.23, may be used by the MDOS for necessary expenses related to that service and may be	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
remitted to a credit or debit card company, bank, or other financial institution. (2) The service assessment imposed by the MDOS for credit and debit card services may be based either on a percentage of each individual credit or debit card transaction, or on a flat rate per transaction, or both, scaled to the amount of the transaction. However, the department shall not charge any amount for a service assessment which exceeds the	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
costs billable to the MDOS for service assessments.				



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) If there is a balance of service assessments received from credit and debit card services remaining on September 30, the balance may be carried forward to the following fiscal year and appropriated for the same purpose.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) As used in this section, "service assessment" means costs associated with service fees imposed by credit and debit card companies and processing fees imposed by banks and other financial institutions.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Authorizes DOS to accept non- monetary gifts of a de minimus value to support licensing, regulation, and safety functions; prohibits acceptance if conditioned on future state spending; requires report.				
Sec. 717. (1) The MDOS may accept gifts, donations, or contributions of property from any private or public source to support, in whole or in part, the operation of a departmental function relating to licensing, regulation, or safety. The MDOS may recognize a private or public contributor for making the contribution. The MDOS may reject a gift, donation, or contribution. Any revenues received under this subsection may be expended for the departmental functions relating to licensing, regulation, or safety.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The MDOS shall not accept a gift, donation, or contribution under subsection (1) if receipt of the gift, donation, or contribution is conditioned upon a commitment of future state funding.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) On March 1, the MDOS shall submit a report to the minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part that lists any gift, donation, or contribution received by the department under subsection (1) for the prior calendar year.	DELETED	(3) On March 1, the MDOS shall submit a report to the standard report recipients minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part-that lists any gift, donation, or contribution received by the department under subsection (1) for the prior calendar year.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE
Requires department to spend funds in accordance with election law and the instructions, orders and/or guidance of secretary of state as to proper method for conduct and administration of elections.				
Sec. 718. From the funds appropriated in part 1 for election regulation, all money shall be spent in accordance with election law and the instructions, orders, and guidance of the secretary of state regarding the proper method for the conduct and administration of elections.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24		FY 2024-25	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires a report on reimbursements to counties, cities, and townships from department's election security grant program funded by federal Help America Vote Act funding.				
Sec. 719. The MDOS shall submit a report by October 1 to the speaker of the house, the senate majority leader, and the minority chairpersons of the senate and house appropriations subcommittees on general government and to the report recipients required in section 205 of this part on reimbursements to counties, cities, and townships from the MDOS's election security grant program funded by funding under the help America vote act of 2002, 52 USC 20901 to 21145. This report must list the amounts and purpose of reimbursements provided to each grantee as determined by receipts received by the MDOS from grantees and the total amount of reimbursements received by each grantee.	DELETED	CONCURRED	CONCURRED	
		NEW Sec. 719. Not later than February 1, the department of state shall submit a report to the standard report recipients on all funding allocated to counties, cities, and townships from funds appropriated in part 1 for election administration and services. The report must include the amount and purpose of each payment provided to a county, city, or township.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE



FY 2023-24		FY 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires expense report by fund source on Customer and Automotive Records System (CARS) including projected expenses in current and next fiscal years.				
Sec. 722. From the funds appropriated in part 1, the MDOS shall provide an expense report of CARS. The report shall include, but is not limited to, itemized expenditures made on behalf of CARS by fund source in the prior fiscal year and projected expenditures to be made on behalf of CARS in the current fiscal year and the next fiscal year. The report shall be submitted by February 1 to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part. As used in this section, "CARS" means the customer and automotive records system.	DELETED	RETAINED	RETAINED	RETAINED
Requires funds appropriated for county clerk education and training to be used only for costs associated with training local clerks in preparation for elections. Sec. 723. The funds appropriated in part 1 for the county clerk education and training fund shall be used only for costs associated with the training of local clerks in preparation for elections. The MDOS shall not allocate any funds appropriated for county clerk education and training for any other purposes.	DELETED	DELETED	DELETED	DELETED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			NEW	NEW
			reimbursements made by the MDOS to counties, cities, and townships for	



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
ONE -TIME APPROPRIATIONS				
Requires funds to be used to support costs related to implementing Proposal 22-1 and 22-2 and lists eligible costs; requires up to \$30.0 million to be used for incentive grants to counties to coordinate implementation of early voting by local governments within their jurisdiction and to incentivize multijurisdictional coordination that provides for efficient election administration; authorizes unexpended funds as work project.				
Sec. 750. (1) Funds appropriated in part 1 for election administration and services and financed from the election administration support fund are available to implement the provisions and requirements of Proposals 22-1 and 22-2 that include, but are not limited to, early voting, drop-boxes, prepaid postage, absent voting ballot tracking, a permanent absent voter list, and campaign finance reporting in compliance with section 4 of article II and section 10 of article IV of the state constitution of 1963.	DELETED	DELETED	DELETED	DELETED



FY 2023-24	FY 2024-25				FY 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE			
(2) Up to \$30,000,000.00 of the appropriations described in subsection (1) shall be expended for incentive grants to counties to coordinate the implementation of early voting by local governments within their jurisdiction in the most efficient manner possible. Specifically, the MDOS shall establish program guidelines for the grants to counties that maximize multijurisdictional coordination and the accessibility of early voting for all qualifying voters through initiatives that address planning, staffing, facilities, equipment, and other needs for implementation of early voting in a manner that provides for efficient election administration within the county.	DELETED	DELETED	DELETED	DELETED			



FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) The unexpended funds appropriated in part 1 for election administration and services and financed from the election administration support fund for the implementation of Proposals 22-1 and 22-2 are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to implement the requirements of Proposals 22-1 and 22-2. (b) The project will be accomplished by utilizing state employees or contracts with service providers, or both. (c) The total estimated cost of the project is \$45,974,600.00. (d) The tentative completion date is September 30, 2028.	DELETED	DELETED	DELETED	DELETED



FY 2023-24 CURRENT LAW	FY 2024-25			
	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department to facilitate growth of donor registry of state anatomical gift donor registry program in accordance with methods of giving authorized under the Revised Uniform Anatomical Gift Law of the Public Health Code, 1978 PA 368.				
Sec. 751. From the funds appropriated in part 1 for organ donor registration, the MDOS shall facilitate the growth of the donor registry of the state anatomical gift donor registry program in accordance with methods of giving authorized under section 10105 of the revised uniform anatomical gift law of the public health code, 1978 PA 368, MCL 333.10105.	DELETED	DELETED	DELETED	DELETED



FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE

Note: Changes in the Exec Rec column represent changes from the Initial FY 2023-24 budget while changes in the Senate, House, and Conference columns represent changes from a revised base document that incorporates the FY 2023-24 budget and non-substantive technical changes.

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DEPARTMENT OF TECHNOLOGY, MANAGEMENT, AND BUDGET Appropriates up to \$1.0 billion in federal, \$300.0 million in state restricted, \$20.0 million in local, and \$20.0 million in private contingency authorization; authorizes expenditure of funds after legislative transfer to specific line items.				
Sec. 801. (1) In addition to the funds	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
appropriated in part 1, there is appropriated an				
amount not to exceed \$1,000,000,000.00 for				
federal contingency authorization. The authorized funds are not available for				
expenditure until they have been transferred				
to another line item in part 1 under section				
393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.				
(2) In addition to the funds appropriated in				
part 1, there is appropriated an amount not to exceed \$300.000.000.00 for state restricted				
contingency authorization. The authorized				
funds are not available for expenditure until	NO CHANGE	NO CHANGE	REVISED	REVISED
they have been transferred to another line			Decreased authorization to	Decreased authorization to
item in part 1 under section 393(2) of the management and budget act, 1984 PA 431,			\$250,000,000.00	\$250,000,000.00
MCL 18.1393.				
(3) In addition to the funds appropriated in				
part 1, there is appropriated an amount not to				
exceed \$20,000,000.00 for local contingency				
authorization. The authorized funds are not available for expenditure until they have been	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
transferred to another line item in part 1 under	III OIIAIGE	NO CHANGE	ITO STATOL	III STATE
section 393(2) of the management and budget				
act, 1984 PÀ 431, MCL 18.1393.				

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FY 2023-24		FY 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$20,000,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Appropriates proceeds from transfer or auction of state surplus property; requires amounts in excess of costs incurred to be used to offset costs incurred in acquiring and distributing surplus property; requires DTMB to provide consolidated internet auction services for local units of government. Sec. 802. Proceeds in excess of necessary costs incurred in the conduct of transfers or auctions of state surplus, property made pursuant to section 267 of the management and budget act, 1984 PA 431, MCL 18.1267, are appropriated to the MDTMB to offset costs incurred in the acquisition and distribution of surplus property. The MDTMB shall provide consolidated internet auction services through this state's contractors for all local units of government.	NO CHANGE	REVISED Sec. 802. Proceeds in excess of necessary costs incurred in the conduct of transfers or auctions of state surplus, salvage, or scrap property made pursuant to section 267 of the management and budget act, 1984 PA 431, MCL 18.1267, are appropriated to the MDTMB to offset costs incurred in the acquisition and distribution of surplus property. The MDTMB shall provide consolidated internet auction services through this state's contractors for all local units of government.	NO CHANGE	REVISED Sec. 802. Proceeds in excess of necessary costs incurred in the conduct of conducting transfers, or auctions, direct sales, or scrapping of state surplus, property made pursuant to section 267 of the management and budget act, 1984 PA 431, MCL 18.1267, are appropriated to the MDTMB to offset costs incurred in the acquisition and distribution of surplus property. The MDTMB shall provide consolidated internet auction services through this state's contractors for all local units of government.

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for receipt and expenditure of funds for various administrative and support services provided to state departments, agencies, community colleges, and universities; authorizes unexpended fee revenue to carry forward at close of fiscal year.				
Sec. 803. (1) The MDTMB may receive and expend funds in addition to those authorized by part 1 for maintenance and operation services provided specifically to other principal executive departments or state agencies, the legislative branch, the judicial branch, or private tenants, or provided in connection with facilities transferred to the operational jurisdiction of the MDTMB.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The MDTMB may receive and expend funds in addition to those authorized by part 1 for real estate, architectural, design, engineering, and project oversight services provided specifically to other principal executive departments or state agencies, the legislative branch, the judicial branch, universities, community colleges, or private tenants.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) The MDTMB may receive and expend funds in addition to those authorized in part 1 for mail pickup and delivery services provided specifically to other principal executive departments and state agencies, the legislative branch, or the judicial branch.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) The MDTMB may receive and expend funds in addition to those authorized in part 1 for purchasing services provided specifically to other principal executive departments and state agencies, the legislative branch, or the judicial branch.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(5) Fee revenue collected by the MDTMB from user fees under subsections (1) to (4) shall be carried forward and shall not lapse to the general fund at the close of the fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			NEW Sec. 803a. Funds appropriated under part 1 or this part must not be used for construction, repair, or remodeling of a building or structure owned or leased by this state unless the construction, repair, or remodeling is performed by individuals who have completed or are enrolled in a registered apprenticeship program, as that term is defined in 29 USC 50c, that is certified as approved by the United States Secretary of Labor as described in 29 USC 50c.	DID NOT INCLUDE
Requires statewide appropriations to be funded by assessments against longevity and insurance appropriations and to be used as specified in joint labor/management agreements. Sec. 804. (1) Funding in part 1 for statewide appropriations shall be funded by assessments against longevity and insurance appropriations throughout state government in a manner prescribed by the department. Funds shall be used as specified in joint labor/management agreements or through the coordinated compensation hearings process. Any deposits made under this subsection and any unencumbered funds are restricted revenues, may be carried over into the succeeding fiscal years, and are appropriated.	NO CHANGE TRANSFERS TO SEC. 843	CONCURRED WITH EXECUTIVE		CONCURRED WITH EXECUTIVE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) In addition to the funds appropriated in part 1 for statewide appropriations, the MDTMB may receive and expend funds in such additional amounts as may be specified in joint labor/management agreements or through the coordinated compensation hearings process in the same manner and subject to the same conditions as prescribed in subsection (1).		CONCURRED WITH EXECUTIVE	NO CHANGE	CONCURRED WITH EXECUTIVE
Prohibits appropriations financed from special revenue and internal service funds, pension trust funds, and SIGMA user charges from exceeding aggregate amounts appropriated.				
Sec. 805. To the extent a specific appropriation is required for a detailed source of financing included in part 1 for the MDTMB appropriations financed from special revenue and internal service and pension trust funds, or SIGMA user charges, the specific amounts are appropriated within the special revenue internal service and pension trust funds in portions not to exceed the aggregate amount appropriated in part 1.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Authorizes DTMB to receive and expend funds from other departments to implement donated annual and administrative leave bank transfer provisions specified in labor/management agreements; authorizes unexpended funding to be carried forward.					
Sec. 806. In addition to the funds appropriated in part 1 to the MDTMB, the MDTMB may receive and expend funds from other principal executive departments and state agencies to implement administrative leave bank transfer provisions as may be specified in joint labor/management agreements. The amounts may also be transferred to other principal executive departments and state agencies under the joint agreement and any amounts transferred under the joint agreement are authorized for receipt and expenditure by the receiving principal executive department or state agency. Any amounts received by the MDTMB under this section and intended, under the joint labor/management agreements, to be available for use beyond the close of the fiscal year and any unencumbered funds may be carried over into the succeeding fiscal year.	NO CHANGE TRANSFERS TO SEC. 844	CONCURRED WITH EXECUTIVE	NO CHANGE	CONCURRED WITH EXECUTIVE	
Requires that Statewide Integrated Governmental Management Applications (SIGMA) be funded by charges assessed against state funds that benefit from the project.					
Sec. 807. Funding in part 1 for SIGMA shall be funded by proportionate charges assessed against the respective state funds benefiting from this project in the amounts determined by MDTMB.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes DTMB to collect payment from state agencies, legislative branch, and judicial branch for maintenance and operation costs of buildings managed by DTMB; requires excess revenue collected to be returned to respective agencies.				
Sec. 808. (1) Deposits against the IDG from building occupancy and parking charges appropriated in part 1 shall be collected, in part, from state agencies, the legislative branch, and the judicial branch based on estimated costs associated with maintenance and operation of buildings managed by MDTMB. To the extent excess revenues are collected due to estimates of building occupancy charges exceeding actual costs, the excess revenues may be carried forward into succeeding fiscal years for the purpose of returning funds to state agencies.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) Appropriations in part 1 to the MDTMB, for management and budget services for building occupancy charges and parking charges, may be increased to return excess revenue collected to state agencies.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires DTMB to report revisions that increase or decrease current contracts for computer software development, hardware acquisition, or quality assurance by more than \$500,000, individually or in aggregate. Sec. 809. On a biannual basis, the MDTMB shall report on any revisions either individually or in the aggregate that increase or decrease current contracts by more than \$500,000.00 for computer software development, hardware acquisition, or quality assurance.	DELETED	RETAINED	RETAINED	RETAINED



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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires DTMB to maintain an internet website with notice of all ITBs and RFPs over \$50,000, except for solicitations up to \$500,000 in accordance with department policy regarding providing opportunities to certain veteran and disabled-owned business; requires information to appear on first page of each department dashboard; requires ITBs and RFPs to be posted for at least 14 days prior to bid deadline.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Sec. 810. From the funds appropriated in part 1, the MDTMB shall maintain an internet website that contains notice of all solicitations, invitations for bids, and requests for proposals over \$50,000.00 issued by the MDTMB or by any state agency operating under delegated authority, except for solicitations up to				
\$500,000.00 in accordance with department policy regarding providing opportunities to Michigan small businesses, geographically disadvantaged business enterprises, Michigan veteran-owned business, Michigan service				
disabled veteran-owned businesses, or Michigan recognized community rehabilitation organizations, or in situations where it would be in the best interest of this state and documented				
by the MDTMB. This information must appear on the first page of each department or state agency dashboard. The MDTMB shall not set the due date for acceptance of an invitation for bid or				
request for proposal to less than 14 days after the notice is made available on the internet website, except in situations where it would be in the best interest of this state and documented by				
the MDTMB. In addition to the requirements of this section, the MDTMB may advertise the solicitations, invitations for bids, and requests for proposals in any manner the MDTMB determines				
appropriate, in order to give the greatest number of individuals and businesses the opportunity to respond, or make bids or requests for proposals.				

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
		TRANSFERRED FROM SEC. 822F (4) A new requests for proposals that are publicly displayed on the webpage must include the proposal's corresponding department or agency. The website must allow the searching for requests for proposals by department and agency.	DID NOT TRANSFER	CONCURRED WITH HOUSE
	NO CHANGE TRANSFERS FROM SEC. 822E. Sec. 811. From the funds appropriated in part 1, the MDTMB shall maintain a system that collaborates with other departments to keep track of the performance of vendors in fulfilling contract obligations. The performance of these vendors shall be recorded and used as a factor to determine future contracts awarded in the procurement process.	CONCURRED WITH EXECUTIVE	DOES NOT TRANSFER	CONCURRED WITH EXECUTIVE
Authorizes DTMB to receive and expend funds from Vietnam Veterans' Memorial Monument Fund to maintain Vietnam Veterans' Memorial Monument and Vietnam Memorial Park. Sec. 811. The MDTMB may receive and expend funds from the Vietnam veterans memorial monument fund as provided in the Michigan Vietnam veterans memorial act, 1988 PA 234, MCL 35.1051 to 35.1057. Funds are appropriated and allocated when received and may be expended upon receipt.	NO CHANGE TRANSFERS TO SEC. 822G	CONCURRED WITH EXECUTIVE	DOES NOT TRANSFER	CONCURRED WITH EXECUTIVE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Authorizes Michigan Veterans' Memorial Park Commission to receive and expend funds from any source to carry out its responsibilities; authorizes unexpended funding to be carried forward.				
Sec. 812. The Michigan veterans' memorial park commission may receive and expend money from any source, public or private, including, but not limited to, gifts, grants, donations of money, and government appropriations, for the purposes described in Executive Order No. 2001-10. Funds are appropriated and allocated when received and may be expended upon receipt. Any deposits made under this section and unencumbered funds are restricted revenues and may be carried over into succeeding fiscal years.	NO CHANGE TRANSFERS TO SEC. 822H	CONCURRED WITH EXECUTIVE	DOES NOT TRANSFER	CONCURRED WITH EXECUTIVE
Provides for motor vehicle charges and management of motor vehicle fleet; requires detailed plan for operation of fleet; authorizes department to increase its rate for fuel upon the price of unleaded gasoline exceeding certain thresholds; authorizes department to adjust spending authorization and motor transport fund IDG as needed to ensure that authorization meets total fleet expenditures.				
Sec. 813. (1) Funds in part 1 for motor vehicle fleet are appropriated to the MDTMB for administration and for the acquisition, lease, operation, maintenance, repair, replacement, and disposal of state motor vehicles.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) The appropriation in part 1 for motor vehicle fleet shall be funded by revenue from rates charged to principal executive departments and agencies for utilizing vehicle travel services provided by the MDTMB. Revenue in excess of the amount appropriated in part 1 from the motor transport fund and any unencumbered funds are restricted revenues and may be carried over into the succeeding fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	
(3) Pursuant to the MDTMB's authority under sections 213 and 215 of the management and budget act, 1984 PA 431, MCL 18.1213 and 18.1215, the MDTMB shall submit an annual report regarding the operation of the motor vehicle fleet. The report shall include the number of vehicles assigned to, or authorized for use by, state departments and agencies, the number of vehicles in the motor vehicle fleet, the number of miles driven by fleet vehicles, and the number of gallons of fuel consumed by fleet vehicles. The report must include a description of fleet garage operations, the goods sold and services provided by the fleet garage, and the number of employees assigned to each fleet garage. The plan may be adjusted during the fiscal year based on needs and cost savings to achieve the maximum value and efficiency from the state motor fleet. By 90 days after the close of the fiscal year, the MDTMB shall submit the report detailing the operation of the fleet during the fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE	

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) The MDTMB may charge state agencies for fuel cost increases that exceed \$3.04 per gallon or 10% of the budgeted price per	REVISED	NEW	RETAINED	REVISED
gallon, whichever is more, of unleaded gasoline. The MDTMB shall notify state agencies, in writing or by email, at least 30 days before implementing additional charges for fuel cost increases. Revenues received from these charges are appropriated upon receipt.	(4) The MDTMB may charge state agencies for fuel cost increases that exceed \$3.04 per gallon or 10% of the budgeted price per gallon, whichever is more, of unleaded gasoline. The MDTMB shall notify state agencies, in writing or by email, at least 30 days before implementing additional charges for fuel cost increases. Revenues received from these charges are appropriated upon receipt.	The MDTMB may shall adjust vehicle travel service rates charged to state departments and agencies if the cost for fuel for fuel cost increases changes that by more than exceed \$3.04 per gallon or 10% of the budgeted price per gallon regardless of whether the change is positive or negative, whichever is more, of unleaded gasoline. The MDTMB shall notify state agencies, in writing or by email, at least 30 days before implementing rate changes additional charges for fuel costs increases. Revenues received from these charges are appropriated upon receipt.		(4) The MDTMB may charge state agencies for fuel cost increases that exceed \$3.04 per gallon or 10% of the budgeted price per gallon, whichever is more, of motor vehicle fuels unleaded gasoline. The MDTMB shall notify state agencies, in writing or by email, at least 30 days before implementing additional charges for fuel cost increases. Revenues received from these charges are appropriated upon receipt.
(5) The state budget director, upon notification to the senate and house of representatives standing committees on appropriations, may adjust spending authorization and the IDG from motor transport fund in the MDTMB in order to ensure that the appropriations for motor vehicle fleet in the MDTMB budget equal the expenditures for motor vehicle fleet	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
in the budgets for all executive branch agencies.				

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FY 2023-24		FY 2024-2		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for receipt and expenditure of money from Michigan Law Enforcement Officers Memorial Monument Fund and authorizes amounts in the fund to carry forward.				
Sec. 818. In addition to the funds appropriated in part 1, the MDTMB may receive and expend money from the Michigan law enforcement officers memorial monument fund as provided in the Michigan law enforcement officers memorial act, 2004 PA 177, MCL 28.781 to 28.786. Any deposits made into this fund are restricted revenues and shall be carried over into succeeding fiscal years.	NO CHANGE TRANSFERRED TO SEC. 822I	CONCURRED WITH EXECUTIVE	NO CHANGE	CONCURRED WITH EXECUTIVE
Requires DTMB to make available on internet a list of real estate available for purchase from the state. Sec. 820. The MDTMB shall make available to the public a list of all parcels of real property owned by this state that are available for purchase. The list shall be posted on the internet through the MDTMB's website.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires report on individual appointee and unclassified employee salaries, rounded to the nearest thousand dollars, by January 1. Sec. 822. The MDTMB shall compile a report by January 1 pertaining to the salaries of unclassified employees, and gubernatorial appointees, within all state departments and agencies. The report shall enumerate each unclassified employee and gubernatorial appointee and the employee's or appointee's annual salary rounded to the nearest thousand dollars.	DELETED	RETAINED	RETAINED	RETAINED



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits DTMB appropriations from being expended for Detroit River International Crossing or any successor project unless approved by legislature and signed into law.				
Sec. 822c. The funds appropriated in part 1 shall not be used to support any staff effort, projects, consultant expenses, or any other activity related to the development, financing, construction, operation, or implementation of the Gordie Howe International Crossing or any successor project unless the approval of the project is enacted into law.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires report on fees and rates charged to state agencies, along with justification for any increases from prior year.				
Sec. 822d. By December 31, the MDTMB shall submit a report that identifies fee and rate schedules to be used by state departments and agencies for services, including information technology, provided by the MDTMB during the current fiscal year. The report shall also identify changes from fees and rates charged in the prior fiscal year and include an explanation of the factors that justify each fee and rate increase.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2023-24 FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
а	NO CHANGE TRANSFERRED FROM SEC. 835	CONCURRED WITH EXECUTIVE	DOES NOT TRANSFER	CONCURRED WITH EXECUTIVE
	Sec. 822e. (1) In addition to the funds appropriated in part 1, the funds collected by the MDTMB for supplying census-related information and technical services, publications, statistical studies, population projections and estimates, and other demographic products are appropriated for all expenses necessary to provide the required services. These funds are available for expenditure when they are received and may be carried forward into the next succeeding fiscal year.			
Requires DTMB to establish a vendor performance tracking system that collaborates with other departments to be used as a factor in determining future contracts in the procurement process.				
Sec. 822e. From the funds appropriated in part 1, the MDTMB shall maintain a system that collaborates with other departments to keep track of the performance of vendors in fulfilling contract obligations. The performance of these vendors shall be recorded and used as a factor to determine future contracts awarded in the procurement process.	NO CHANGE TRANSFERRED TO SEC. 811	CONCURRED WITH EXECUTIVE	NO CHANGE DOES NOT TRANSFER	CONCURRED WITH EXECUTIVE

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires DTMB to establish a request for proposals (RFP) website searchable by department and agency.				
Sec. 822f. From the funds appropriated in part 1, the MDTMB shall ensure that all new requests for proposals that are publicly displayed on the webpage include the proposal's corresponding department and agency for the purpose of searching for requests for proposals by department and agency.	DELETED	TRANSFERRED TO SEC. 810 AS SUBSECTION (4)	RETAINED	TRANSFERRED TO SEC. 810 AS SUBSECTION (4)
Requires not more than an additional \$300,000 appropriated to Business Support Services line item to be used to maintain a comprehensive supplier risk and information subscription used for precontract risk assessment. Sec. 822g. From the funds appropriated in part 1 for business support services, not more than an additional \$300,000.00 shall be used to continue a comprehensive supplier risk and information subscription used for the precontract risk assessment program.	DELETED	REVISED Sec. 822g. From the funds appropriated in part 1 for business support services, not more than an additional \$300,000.00 shall be used to continue a comprehensive supplier risk and information subscription used for the precontract risk assessment program.	DELETED	REVISED Sec. 822g. From the funds appropriated in part 1 for business support services, not more than an additional \$200,000.00 \$300,000.00 shall be used to continue a comprehensive supplier risk and information subscription used for the precontract risk assessment program.

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires department to reimburse the City of Lansing up to \$1.0 million to aid with local infrastructure and municipal services; requires funds to be used to				
maintain or improve local roads, sidewalks, public utility infrastructure, emergency response, traffic management, or other public safety services that support the state capitol and adjacent state facilities; requires City of Lansing to maintain and provide supporting documentation for auditing purposes.		CONCURRED	RETAINED	RETAINED
Sec. 822h. From the funds in part 1 for capital city services, the MDTMB shall provide reimbursement to a city with a population of between 107,000 and 108,000 according to the most recent federal decennial census to provide support for local infrastructure and municipal services. Eligible expenses include maintenance or improvement of local roads, sidewalks, public utility infrastructure, emergency response, traffic management, or other public safety services that support the state capitol and adjacent state facilities. Reimbursement must be provided quarterly after supporting documentation related to the eligible expenses is provided to the MDTMB and the eligible expenses are approved for reimbursement. The city must also be required to maintain and provide any supporting documentation that is requested for auditing purposes.	recent federal decennial census to provide support for local infrastructure and municipal services. Eligible expenses include maintenance or improvement of local roads, sidewalks, public utility infrastructure, emergency response, traffic management, or other public safety services that support the state capitol and adjacent state facilities. Reimbursement must be provided quarterly after supporting documentation related to the eligible expenses is provided to the MDTMB and the eligible expenses are approved for reimbursement. The city must also be required to maintain and provide any supporting documentation that is requested for auditing purposes.			

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Prohibits use of funds for consolidating testing laboratories for Department of Agriculture and Rural Development or Department of Natural Resources. (Governor's signing letter states this section is unenforceable.)				
Sec. 822i. The funds appropriated in part 1 shall not be used to consolidate the testing laboratories for the department of agriculture and rural development or the department of natural resources.	DELETED	RETAINED	RETAINED	DELETED
	SEC. 822F REVISED AND TRANSFERRED FROM SEC. 891 See Sec. 891 for revisions	SEC. 822K REVISED AND TRANSFERRED FROM SEC. 891 See Sec. 891 for revisions	SEC. 822J REVISED AND TRANSFERRED FROM SEC. 891 See Sec. 891 for revisions	SEC. 822J REVISED AND TRANSFERRED FROM SEC. 891 See Sec. 891 for revisions

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
		NEW	SENATE INCLUDES AS SEC. 894.	CONFERENCE INCLUDES AND REVISES AS SEC.
		Sec. 822I. (1) The office of	3LO. 034.	894.
		retirement services shall contract		
		with the state's actuary to conduct		
		a study that provides an array of		
		options and corresponding costs related to providing an increase in		
		the cost-of-living adjustment in		
		the state employees' retirement		
		system created under section 2 of		
		the state employees' retirement		
		act, 1943 PA 240, MCL 38.2,		
		which is currently the lesser of \$300.00 or 3% of a retiree's		
		pension.		
		(2) The study must include all of		
		the following:		
		(a) Options for 1-time and		
		permanent adjustments.		
		(b) The number of individuals impacted.		
		(c) The short- and long-run costs		
		of providing cost-of-living		
		adjustments.		
		(3) The cost of the study must be		
		paid for from work project funds		
		established and available for the		
		purpose of conducting actuarial		

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FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
		NEW	DID NOT INCLUDE	DID NOT INCLUDE	
		Sec. 822m. Sec. 822m. It is the intent of the legislature that the state budget director use the state budget director's authority under section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a, to lapse any remaining work project authorization and seek any and all claw-back provisions relating to the following appropriations for the fiscal year ending September 20, 2023: (a) Economic development and workforce grants, as that appropriation is described in section 1094m(1)(a) of article 5 of 2022 PA 166. (b) Community health campus pilot project, as that appropriation is described in section 1996 of article 6 of 2022 PA 166.			

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
INFORMATION TECHNOLOGY Authorizes DTMB to receive and expend funds for supplying spatial information and technical services to other state departments, local units of government, and other organizations.				
Sec. 824. The MDTMB may enter into agreements to provide spatial information and technical services to other principal executive departments, state agencies, local units of government, and other organizations. The MDTMB may receive and expend funds in addition to those authorized in part 1 for providing information and technical services, publications, maps, and other products. The MDTMB may expend amounts received for salaries, supplies, and equipment necessary to provide informational products and technical services.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires legislature and all state departments to have access to historical and current data in SIGMA and MAIN. Sec. 825. The legislature shall have access to all historical and current data contained within SIGMA, or its predecessor, pertaining to state departments. State departments shall have access to all historical and current data contained within SIGMA or its predecessor.	DELETED	RETAINED	RETAINED	RETAINED

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		BOILLINFLAT			
FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Defines "information technology services" as services involving all aspects of managing and processing information, including certain IT management and support items and services.				REVISED Transfers Sec. 838 and revises as follows: Sec. 826. As used in this part and part 1. "Information, technology."	
Sec. 826. As used in this part and part 1, "information technology services" means services involving all aspects of managing and processing information, including, but not limited to, all of the following: (a) Application and mobile development and maintenance. (b) Desktop computer support and management. (c)Cybersecurity. (d) Social media. (e) Mainframe computer support and management. (f) Cloud services support and management, including, but not limited to, infrastructure as a service, platform as a service, and software as a service. (g) Local area network support and management, including, but not limited to, wired and wireless network build-out, support, and management. (h) Information technology project management. (i) Information technology procurement and contract management. (j) Telecommunication services, infrastructure, and support.	DELETED	REVISED AND TRANSFERRED TO GENERAL SECTIONS SEC. 203.	DELETED	part 1, "Information technology services" means services that involve all aspects of managing and processing information, including, but not limited to, all of the following: (i) Application and mobile development and maintenance. (ii) Desktop computer support and management. (iii) Cybersecurity. (iv) Social media. (v) Mainframe computer support and management. (vi) Cloud services support and management, including, but not limited to, infrastructure as a service, platform as a service, and software as a service. (vii) Local area network support and management, including, but not limited to, wired and wireless network build-out, support, and management. (viii) Information technology project management. (ix) Information technology procurement and contract management. (x) Telecommunication services, security, infrastructure, and support. (xi) Server support and management. (xiii) Information technology	
House Fiscal Agency	Can	ov DTMB BP - 22		planning and budget management.	

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FY 2023-24		FY 2024-2	 25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for assessment of fees and expenditure of revenues pertaining to MPSCS; authorizes unencumbered funds to be carried forward.				
Sec. 827. (1) Funds appropriated in part 1 for the Michigan public safety communications system shall be expended upon approval of an expenditure plan by the state budget director.	DELETED	NO CHANGE	DELETED	DELETE
(2) The MDTMB shall assess all subscribers of the Michigan public safety communications system reasonable access and maintenance fees and shall deposit the fees in the Michigan public safety communications systems fees fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) All money received by the MDTMB under this section shall be expended for the support and maintenance of the Michigan public safety communications system.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) Any deposits made under this section and unencumbered funds are restricted revenues and shall be carried forward into succeeding fiscal years.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Requires detailed annual report on funding and expenditures for IT services and projects.				
Sec. 828. The MDTMB shall submit a report not later than 45 calendar days after the current fiscal year. The report shall include both of the following: (a) The estimated total amount of funding appropriated for information technology services and projects, by funding source, for all principal executive departments and agencies for the prior fiscal year. (b) A listing of the expenditures made from the amounts received by the MDTMB as reported in subdivision (a).	DELETED	RETAINED	RETAINED	RETAINED



FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires DTMB to submit information technology services-related invoices to departments and agencies no later than 60 days after receiving approval from departments to pay vendor invoices.				
Sec. 831. The MDTMB shall submit monthly invoices for information technology services provided by MDTMB either directly or through contracted vendors during that month to departments or agencies by not later than 60 days after receiving approval to pay vendor invoices from departments and agencies for the information technology services provided.	DELETED	RETAINED	RETAINED	RETAINED
Requires DTMB to notify legislature of potential or actual penalties for failure of Michigan Child Support Enforcement System to achieve federal certification; requires additional reporting in event of penalties being imposed.				
Sec. 832. (1) The MDTMB shall inform the senate and house appropriations subcommittees on general government and the senate and house fiscal agencies within 30 days after learning of any potential or actual penalties assessed by the federal government for failure of the Michigan child support enforcement system to achieve certification by the federal government.	DELETED	RETAINED	RETAINED	RETAINED
(2) If potential penalties are assessed by the federal government, the MDTMB shall submit a report within 90 days after the date the penalties are assessed specifying the MDTMB's plans to avoid actual penalties and ensure federal certification of the Michigan child support enforcement system.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for state budget director to adjust spending authorization and user fees in DTMB budget to properly align with IT appropriations in other state department/agency budgets. Sec. 833. (1) The state budget director, upon notification to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part, may adjust spending authorization and user fees in the MDTMB in order to ensure that the appropriations for information technology in the MDTMB equal the appropriations for information technology in the budgets for all executive branch agencies.	REVISED Sec. 833. (1) The state budget director, upon notification to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part, may adjust spending authorization and user fees in the MDTMB in order to ensure that the appropriations for information technology in the MDTMB equal the appropriations for information technology in the budgets for all executive branch agencies.	NO CHANGE	NO CHANGE	NO CHANGE
(2) If during the fiscal year a transfer or supplemental to or from the information technology line item within an agency budget is made under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393, there is appropriated an equal amount of user fees in the MDTMB to accommodate an increase or decrease in spending authorization.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Requires revenue collected from antenna site management project to be deposited into project's revolving fund.					
Sec. 834. (1) Revenue collected from licenses issued under the antenna site management project shall be deposited into the antenna site management revolving fund created for this purpose in the MDTMB. The MDTMB may receive and expend money from the fund for costs associated with the antenna site management project, including the cost of a third-party site manager. Any excess revenue remaining in the fund at the close of the fiscal year shall be proportionately transferred to the appropriate state restricted funds as designated in a PA or the state constitution of 1963.	NO CHANGE Moved to sec.830	NO CHANGE	NO CHANGE	CONCURRED WITH EXECUTIVE	
(2) An antenna shall not be placed on any site pursuant to this section without complying with the respective local zoning codes and local unit of government processes.	NO CHANGE Moved to sec.830	NO CHANGE	NO CHANGE	CONCURRED WITH EXECUTIVE	
Appropriates funding collected by DTMB for providing census-related information and technical services and demographic products; authorizes unexpended funding to be carried forward; requires annual report on amount of revenue collected and carried forward.					
Sec. 835. (1) In addition to the funds appropriated in part 1, the funds collected by the MDTMB for supplying census-related information and technical services, publications, statistical studies, population projections and estimates, and other demographic products are appropriated for all expenses necessary to provide the required services. These funds are available for expenditure when they are received and may be carried forward into the next succeeding fiscal year.	NO CHANGE Transferred to sec. 822d	NO CHANGE	NO CHANGE	CONCURRED WITH EXECUTIVE	

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) The MDTMB shall submit a report by March 1 that provides the amount of revenue collected by the MDTMB from the authorization in subsection (1) and the amount of revenue carried forward.	NO CHANGE Transferred to sec. 822d	NO CHANGE	NO CHANGE	CONCURRED WITH EXECUTIVE
Requires information technology projects to utilize information technology project management best practices as defined or recommended by Enterprise Portfolio Management Office and comply with state SUITE methodology and requirements.				
Sec. 837. All information technology projects funded by appropriations in part 1 must utilize information technology project management best practices and services as defined or recommended by the enterprise portfolio management office of the MDTMB and comply with the requirements of the state unified information technology environment methodology as it applies to all information technology project management processes.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE HOUSE		SEN	ATE	CONFERENCE
Requires department to develop a funding plan for use of funds for projects, including description, cost, timeframe for completion, number of employees, and contracts entered into for each project, requires report that includes the plan and spending reductions or overages for each project. Sec. 838. (1) The funds appropriated in part 1 for information technology investment fund must be used for the modernization of state information technology systems, improvement of this state's cybersecurity framework, and to achieve efficiencies. (2) The MDTMB shall develop a plan regarding the use of the funds appropriated in part 1 for the information technology investment fund. (3) The plan described in subsection (2) must include all of the following: (a) A description of proposed information technology investment projects. (b) The time frame for completion of the information technology investment projects. (c) The proposed cost of the information technology investment projects. (d) The number of employees assigned to implement each information technology investment project. (e) The contracts entered into for each information technology investment project. (f) Any other information the MDTMB considers necessary.	REVISE Sec. 838 1 for informati improver framewo (2) The regarding in part investme (3) The must inc (a) A d technolo (b) The informati (c) The technolo initial project. (d) the t all proje (e) The impleme investme (f) The informati (g) Any consider (4) The I standard plan a reduction propose projects. both of	HOUSE 1. (1) The funds appropriated in part rmation technology investment fund used for the modernization of state on technology systems, nent of this state's cybersecurity rk, and to achieve efficiencies. MDTMB shall develop a plan of the use of the funds appropriated 1 for the information technology nt fund. plan described in subsection (2) ude all of the following: escription of proposed information gy investment projects. time frame for completion of the contechnology investment projects. proposed cost of the information gy investment projects. The budgeted amount for each otal initial budgeted amounts for		REVISED Sec. 838. (1) 1 for inform fund must be state inform improvement framework, a (2) The ME regarding the in part 1 for investment fured (3) The plan formation to (a) A descriptechnology in (b) The time information to (c) The propertice formation to (c) The propertice formation to (g) Any other considers need (4) The MDT standard republic formation to (7) The MDT standard republic formation to (9) Any other formation to (10) The MDT standard republic formation to proposed information to proposed information to proposed information of the formation of the f	The funds appropriated in part nation technology investment a used for the modernization of nation technology systems, of this state's cybersecurity and to achieve efficiencies. OTMB shall develop a plan a use of the funds appropriated or the information technology and. In described in subsection (2) all of the following: ption of proposed information extracts are for completion of the echnology investment projects. In the information of the echnology investment projects. In the information of the echnology investment projects. In the information of the echnology investment projects. The geted amount for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment project. It is entered into for each echnology investment expert must also include
House Fiscal Agency	project each fis (b) The	s and cumulative costs by both and in total for all projects, for cal year plan amount of any transfer of d Gqurds Maren - 28 project to			mount of any transfer of funds from 1 project to 7/31/2024



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	NEW Sec. 839. In addition to the appropriations for enterprisewide information technology investments in part 1, there is appropriated related federal and state restricted funds up to the amounts that will be earned based upon the initiatives undertaken with the funds in part 1. The state budget director shall determine and authorize the appropriate	DID NOT INCLUDE	DID NOT INCLUDE	DID NOT INCLUDE
STATE BUILDING AUTHORITY RENT Authorizes using appropriations for SBA rent to pay insurance premiums and deductibles on facilities owned by SBA; appropriates any shortage from general fund. Sec. 842. (1) The state building authority rent appropriations in part 1 may also be expended for the payment of required premiums for insurance on facilities owned by the state building authority or payment of	manner for implementing this section. NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
costs that may be incurred as the result of any deductible provisions in the applicable insurance policies. (2) If the amount appropriated in part 1 for state building authority rent is not sufficient to pay the rent obligations and insurance premiums and deductibles identified in subsection (1) for state building authority projects, there is appropriated from the general fund of this state the amount necessary to pay the obligations.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
CIVIL SERVICE COMMISSION Requires restricted funds to be assessed at least 1% of total aggregate payroll paid from funds; requires return of unexpended funds at end of fiscal year; authorizes adjustments for actual payroll expenditures.				
Sec. 850. (1) In accordance with section 5 of article XI of the state constitution of 1963, all restricted funds shall be assessed a sum not less than 1% of the total aggregate payroll paid from those funds for financing the civil service commission on the basis of actual 1% restricted sources total aggregate payroll of the classified service for the preceding fiscal year. This includes, but is not limited to, restricted funds appropriated in part 1 of any appropriations act. Unexpended 1% appropriated funds shall be returned to each 1% fund source at the end of the fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) The appropriations in part 1 are estimates of actual charges based on payroll appropriations. With the approval of the state budget director, the civil service commission is authorized to adjust financing sources for civil service charges based on actual payroll expenditures, provided that the adjustments do not increase the total appropriation for the civil service commission.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) The financing from restricted sources shall be credited to the civil service commission by the end of the second fiscal quarter.		NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for expenditure of 1% assessment on restricted fund sources and appropriation of general fund money for shortfalls.				
Sec. 851. Except where specifically appropriated for this purpose, financing from restricted sources shall be credited to the civil service commission. For restricted sources of funding within the general fund that have the legislative authority for carryover, if current spending authorization or revenues are insufficient to accept the charge, the shortage shall be taken from carryforward balances of that funding source. Restricted revenue sources that do not have carryforward authority shall be utilized to satisfy civil service commission operating deductions first and civil service commission obligations second. General fund dollars are appropriated for any shortfall, pursuant to approval by the state budget director.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for administration and disposition of funds in employee flexible spending accounts.				
Sec. 852. The appropriation in part 1 to the civil service commission, for state-sponsored group insurance, flexible spending accounts, and COBRA, represents amounts, in part, included within the various appropriations throughout state government for the current fiscal year to fund the flexible spending account program included within the civil service commission. Deposits against state-sponsored group insurance, flexible spending accounts, and COBRA for the flexible spending account program shall be made from assessments levied during the current fiscal year in a manner prescribed by the civil service commission. Unspent employee contributions to the flexible spending accounts may be used to offset administrative costs for the flexible spending account program, with any remaining balance of unspent employee contributions to be lapsed to the general fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25				
CURRENT LAW	CURRENT LAW EXECUTIVE HOUSE		SENATE	CONFERENCE	
	DID NOT INCLUDE	DID NOT INCLUDE	Sec. 853. From the funds appropriated in part 1, the Michigan civil service commission shall continue to work toward completing its review of current employee classifications and educational requirements necessary for employment. On completion of the review, the commission, where possible, shall substitute relevant experience for the default educational requirement of a bachelor's degree.		WITH

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FY 2023-24		FY 2024-2	 25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
CAPITAL OUTLAY				
Articulates definitions for various terms pertaining to capital outlay.				
Sec. 860. As used in sections 861 through 875 of this part: (a) "Board" means the state administrative board. (b) "Community college" means a community college organized under the community college act of 1966, 1966 PA 331, MCL 389.1 to 389.195, or under part 25 of the revised school code, 1976 PA 451, MCL 380.1601 to 380.1607, and does not include a state agency or university. (c) "Department" means the MDTMB. (d) "Director" means the director of the MDTMB. (e) "State agency" means an agency of state government. State agency does not include a community college or university. (f) "State building authority" means the authority created under 1964 PA 183, MCL 830.411 to 830.425. (g) "University" means a 4-year university supported by this state. University does not include a community college or a state agency.	Revised to eliminate definitions of	RETAINED	RETAINED	RETAINED
Requires capital outlay projects to comply with Management and Budget Act, 1984 PA 431.				
Sec. 861. Each capital outlay project authorized in this part and part 1 or any previous capital outlay act shall comply with the procedures required by the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires DTMB to provide various detailed reports to Joint Capital Outlay Subcommittee (JCOS) and fiscal agencies with status of each planning or construction project financed by SBA.				
Sec. 862. (1) The department shall submit a report to the JCOS on the status of each planning or construction project financed by the state building authority, this part and part 1, or a previous PA.	DELETED	RETAINED	RETAINED	RETAINED
(2) Before the end of the fiscal year, the department shall submit a report to the JCOS for each capital outlay project other than lump sums that includes all of the following: (a) The account number and name of each construction project. (b) The balance remaining in each account. (c) The date of the last expenditure from the account. (d) The anticipated date of occupancy if the project is under construction. (e) The appropriations history for the project. (f) The professional service contractor. (g) The amount of the project financed with federal funds. (h) The amount of the project financed through the state building authority. (i) The total authorized cost for the project and the state authorized share if different than the total.	DELETED	RETAINED	RETAINED	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
 (3) Before the end of the fiscal year, the department shall submit a report to the JCOS on all of the following for each project by a state agency, university, or community college that is authorized for planning but is not yet authorized for construction: (a) The name of the project and account number. (b) Whether a program statement is approved. (c)Whether schematics are approved by the department. (d) Whether preliminary plans are approved by the department. (e) The name of the professional service contractor. 	DELETED	RETAINED	RETAINED	RETAINED
(4) As used in this section, "project" includes appropriation line items made for purchase of real estate.		RETAINED	RETAINED	RETAINED
Authorizes capital outlay appropriations to be carried forward consistent with Management and Budget Act. Sec. 864. The appropriations in part 1 for capital outlay shall be carried forward at the end of the fiscal year in accordance with section 248 of the management and budget act, 1984 PA 431, MCL 18.1248.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Provides for Site Preparation Economic Development Fund, which receives proceeds from sale of state-owned sites that would provide local or state economic benefit, and funds costs associated with site preparation activities for such properties; authorizes \$25.0 million cash advance from general fund; requires annual report.				
Sec. 865. (1) A site preparation economic development fund is created in the department. As used in this section, "economic development sites" means those state-owned sites declared as surplus property under section 251 of the management and budget act, 1984 PA 431, MCL 18.1251, that would provide economic benefit to the area or to this state. The MEDC board and the state budget director shall determine whether or not a specific state-owned site qualifies for inclusion in the fund created under this subsection.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) Proceeds from the sale of any sites designated in subsection (1) shall be deposited into the fund created in subsection (1) and shall be available for site preparation expenditures, unless otherwise provided by law. The economic development sites authorized in subsection (1) are authorized for sale consistent with state law. Expenditures from the fund are authorized for site preparation activities that enhance the marketable sale value of the sites. Site preparation activities include, but are not limited to, demolition, environmental studies and abatement, utility enhancement, and site excavation.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) A cash advance in an amount of not more than \$25,000,000.00 is authorized from the general fund to the site preparation economic development fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) The department shall submit an annual report by not later than December 31 to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part that includes both of the following: (a) The revenue and expenditure activity in the fund for the preceding fiscal year. (b) The sites identified as economic development sites under subsection (1).	(4) The department shall submit An annual report shall be transmitted to the senate and house of representatives standing committees on appropriations—by not later than	RETAINED	RETAINED	RETAINED

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Creates Energy Efficiency Revolving Fund within Treasury; authorizes Treasury to receive money or other assets for deposit into fund and to credit interest and earnings into fund; provides carry-forward authorization for unexpended funds at close of fiscal year; requires DTMB to provide oversight for fund, coordinate call for projects, and prioritize projects to be awarded funds; limits administrative costs to 10% of total project cost; describes department's responsibilities in administering the fund. Sec. 866. (1) The energy efficiency revolving	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
fund is created within the state treasury. The state treasurer may receive money or other assets from any source for deposit into the energy efficiency revolving fund. The state treasurer shall direct the investment of the energy efficiency revolving fund. The state treasurer shall credit to the energy efficiency revolving fund interest and earnings from energy efficiency revolving fund investments.	NO GITANOL	NO GILANGE	NO GITANGE	NO GITANGE
(2) Money in the energy efficiency revolving fund at the close of the fiscal year shall remain in the energy efficiency revolving fund and shall not lapse to the general fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(3) The department shall provide oversight and direction for the energy efficiency revolving fund and shall coordinate a call for projects and prioritize the award of projects that will contribute to a reduction in this state's carbon footprint. State administrative costs must be not more than 10% of the total project cost.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) The department shall set terms with agencies participating in the energy efficiency revolving fund program that include the scope of each project, funding commitments, data collection and reporting requirements, and any other financial terms related to realization of energy savings related to implementation of the project. The department may enter into a memorandum of understanding to memorialize these terms.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
		(5) Not later than February 1, the MDTMB shall submit a report to the standard report recipients on projects funded under this section. The report must list each approved project, the amount provided from the energy efficiency revolving fund for each project, the department or agency under which the project belongs, anticipated annual savings from each project, and revenue from savings deposited into the energy efficiency revolving fund by project.	CONCURRED WITH HOUSE	CONCURRED WITH HOUSE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	NEW	DID NOT INCLUDE	DID NOT INCLUDE	NOT INCLUDED
	Sec. 19-867. In addition to the appropriations for special maintenance, remodeling, and additions for state agencies in part 1, there is appropriated related federal and state restricted funds up to the amounts that will be earned based upon the initiatives undertaken with the funds in part 1. The state budget director shall determine and authorize the appropriate manner for implementing this section.			

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FY 2023-24	FY 2024-25				FY 2024-25		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE			
CAPITAL OUTLAY - UNIVERSITIES AND COMMUNITY COLLEGES							
Articulates various conditions and procedures specific to community college capital outlay projects.							
Sec. 873. (1) This section applies only to projects for community colleges.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE			
(2) State support is directed towards the remodeling and additions, special maintenance, or construction of certain community college buildings. The community college shall obtain or provide for site acquisition and initial main utility installation to operate the facility. Funding shall be composed of local and state shares and not more than 50% of a capital outlay project, not including a lump-sum special maintenance project or remodeling and addition project, for a community college shall be appropriated from state and federal funds, unless otherwise appropriated by the legislature.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE			

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) An expenditure under this part and part 1 is authorized when the release of the appropriation is approved by the board upon the recommendation of the director. The director may recommend to the board the release of any appropriation in part 1 only after the director is assured that the legal entity operating the community college to which the appropriation is made has complied with this part and part 1 and has matched the amounts appropriated as required by this part and part 1. A release of funds in part 1 shall not exceed 50% of the total cost of planning and construction of any project, not including lump-sum remodeling and additions and special maintenance, unless otherwise appropriated by the legislature. Further planning and construction of a project authorized by this part and part 1 or applicable sections of the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, shall be in accordance with the purpose and scope as defined and delineated in the approved program statements and planning documents. This part and part 1 are applicable to all projects for which planning appropriations were made in previous PAs.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(4) The community college shall take the steps necessary to secure available federal construction and equipment money for projects funded for construction in this part and part 1 if an application was not previously made. If there is a reasonable expectation that a prior year unfunded application may receive federal money in a subsequent year, the community college shall take whatever action necessary to keep the application active.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Requires state appropriations to be reduced proportionately if university and community college matching revenues received are less than anticipated.				
Sec. 874. If university and community college matching revenues are received in an amount less than the appropriations for capital projects contained in this part and part 1, the state funds shall be reduced in proportion to the amount of matching revenue received.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
Authorizes DTMB to require documentation regarding project match and board approval from community colleges and universities with authorized capital outlay projects. Sec. 875. (1) The director may require that community colleges and universities that have an authorized project listed in part 1 submit documentation regarding the project match and governing board approval of the authorized project not more than 60 days after the beginning of the fiscal year.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(2) If the documentation required by the director under subsection (1) is not submitted, or does not adequately authenticate the availability of the project match or governing board approval of the authorized project, the director may terminate the authorization. The authorization terminates 30 days after the director notifies the JCOS of the intent to terminate the project unless the JCOS approves an extension of the authorization.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24		FY 2024-2	.5	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
ONE-TIME APPROPRIATIONS Requires department to contract with vendor to provide software that provides cybersecurity vulnerability information about companies that state does business with and state's vendor ecosystem; lists eligibility requirements for software vendor; lists metrics that contracted software must provide.				
Sec. 890. (1) The funds appropriated in part 1 for vendor cybersecurity monitoring shall be used to improve the cybersecurity posture and expand the vulnerability monitoring of the executive departments and agencies and their vendor ecosystems to reduce the risk of cybersecurity breaches. On October 1, 2023, the MDTMB shall begin issuing a solicitation for software that provides comprehensive cybersecurity vulnerability information about companies with which the executive departments and agencies do business. The selected vendor must be able to provide the MDTMB and the executive departments and agencies with all of the following: (a) Data, on both individual vendors and vendor ecosystems, that are updated daily and available to the public. (b) The ability to create cybersecurity questionnaires to send to this state's vendor ecosystems. (c)The ability to track cyber threat actors within this state's vendor ecosystems and analyze how these actors may affect the executive departments and agencies.	DELETED	DELETED	DELETED	DELETED

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FY 2023-24		FY 2024-2	<u></u>	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
 (d) The ability for this state and its executive agencies to make supply chain predictions, including identifying suppliers, vendors, and products that this state's vendor ecosystems will need in the future, to avoid supply chain disruptions. (e) Documentation outlining that the selected software vendor has demonstrated the ability to achieve the "Ready" stage of the FedRamp certification process. (f) Technology that is available for use by all state executive agencies. 	DELETED	DELETED	DELETED	DELETED
 (2) The MDTMB must be able to gather all of the following metrics from the software: (a) Number of vendors monitored in a vendor ecosystem. (b) Most common cybersecurity vulnerabilities in a vendor ecosystem. (c)Most critical vulnerabilities in a vendor ecosystem. (d) Top and bottom vendors in a vendor ecosystem. (e) Ransomware analytics surrounding a vendor ecosystem or specific vendors. 	DELETED	DELETED	DELETED	DELETED
		NEW Sec. 890. From the unexpended and unencumbered funds appropriated in 2022 PA 166 for information technology investment fund, the following appropriations shall be made: (a) \$2,360,000.00 for enterprise language accessibility. (b) \$1,365,000.00 for free feminine hygiene products pilot program. (c) \$1,000.00 for building occupancy health and safety.	DID NOT INCLUDE	DID NOT INCLUDE



		DOILLIN LAI		
FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
				NEW Sec. 890. From the funds appropriated in part 1 for menstrual products, the MDTMB shall provide free menstrual discharge absorption devices in the restrooms of buildings and facilities that are owned or managed by the MDTMB. To the extent possible, the MDTMB shall encourage the provision of menstrual discharge absorption devices in buildings and facilities that are leased by the MDTMB.
Creates Make it in Michigan Competitiveness Fund in Treasury; deposits funding appropriated in part 1 in fund; prohibits expenditures from fund without appropriation or legislative transfer; provides guidance and restrictions regarding transfers from fund; states that fund is to be used to leverage major funding opportunities available from recent federal legislation including, but not limited to, Infrastructure Investment and Jobs Act (IIJA), CHIPS and Science Act, and Inflation Reduction Act; directs formation of interagency evaluation committee to recommend appropriations or transfers; establishes reporting requirements to legislature.		REVISES SECTION AND TRANSFERS TO SEC. 822K.	REVISES SECTION AND TRANSFERS TO SEC. 822J.	REVISES SECTION AND TRANSFERS TO SEC. 822J.
Sec. 891. (1) The make it in Michigan competitiveness fund is created within the state treasury.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) From the funds appropriated in part 1 for make it in Michigan competitiveness fund, \$286,805,700.00 shall be deposited into the make it in Michigan competitiveness fund.	REVISED (2) From the funds appropriated in part 1 for make it in Michigan competitiveness fund, \$286,805,700.00 \$25,000,000.00 shall be deposited into the make it in Michigan competitiveness fund.	DELETED	DELETED	DELETED
	NEW (3) In addition to funds appropriated in part 1, there is appropriated an amount not to exceed \$325,000,000.00 for state restricted contingency funds. These funds are not available for expenditure until they have been transferred to another line item in this article.	(2) There is appropriated an amount not to exceed \$325,000,000.00 for state restricted contingency funds. These funds are not available for expenditure until they have been transferred to another line item in this article.	DELETED	DELETED
(3) Funds may be spent from the make it in Michigan competitiveness fund only upon appropriation, or administrative transfer pursuant to subsection (4).	REVISED Updates subsection reference	REVISED (3) Funds may be spent from the make it in Michigan competitiveness fund only on appropriation, or administrative transfer pursuant to subsection (4).	CONCURRED WITH HOUSE	RETAINED
(4) A transfer of funds from federal or state restricted contingency funds into make it in Michigan may be made by the state budget director not less than 30 days after notifying each member of the senate and house appropriations committees. Those transfers may be disapproved by either appropriations committee within the 30 days and, if disapproved within that time, are not effective.	NO CHANGE	(4) A transfer of funds from federal, or state restricted contingency funds into make it in Michigan competitiveness fund may be made by the state budget director not less than 30 days after notifying each member of the senate and house appropriations committees. Those transfers may be disapproved by either appropriations committee within the 30 days and, if disapproved within that time, are not effective.	CONCURRED WITH HOUSE	RETAINED

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) A transfer approved pursuant to this section constitutes authorization to transfer the amount recommended and approved. However, the amount shall be reduced by the state budget director to be within the current unobligated amount of the appropriation.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
 (6) Transfers shall not be authorized under any of the following circumstances: (a) To create a new line-item appropriation or to create a new state program. (b) To or from an operating appropriation line item that did not appear in the fiscal year appropriation bills for which the transfer is being made. (c)To or from a work project as designated under section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a. (d) Between state governmental funds. 		NO CHANGE	NO CHANGE	NO CHANGE
(7) Interest and earnings from the investment of funds deposited in the make it in Michigan competitiveness fund shall be deposited in the general fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(8) Funds in the make it in Michigan competitiveness fund at the close of a fiscal year shall remain in the make it in Michigan competitiveness fund and shall not lapse to the general fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(9) Funds appropriated or transferred from the make it in Michigan competitiveness fund are available to leverage federal funding opportunities that include, but are not limited to, infrastructure, health, public safety, mobility and electrification, climate and the environment, economic development, or other funding opportunities administered by the federal government. Funding opportunities may be in the form of formula or competitive-based grants, cooperative agreements, or contracts, and may include funds contained in the infrastructure investment and jobs act, Public Law 117-58, the CHIPS act of 2022, division A of Public Law 117-167, the inflation reduction act of 2022, Public Law 117-169, or any other federal acts.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(10) The Michigan infrastructure office, in collaboration with the state budget director, shall form an interagency evaluation committee that includes the department of environment, Great Lakes, and energy, the MDLEO, the MDOT, the MSF, or other entities at the discretion of the Michigan infrastructure office, to develop program guidelines and selection criteria for the recommended appropriation or transfer of funds. The interagency evaluation committee shall make recommendations to the director of the MDTMB and the state budget director on the disbursement of funds. Funding shall also be used to cover all costs related to the administration of this section.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
(11) The MDTMB shall report to the legislature not later than 30 days after any federal funds are received that would be used as the basis for recommended appropriations or transfers from the make it in Michigan competitiveness fund.	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(12) Not later than 90 days after the close of each fiscal year, the department shall report to the legislature on the projects funded with make it in Michigan competitiveness fund money.		NO CHANGE	NO CHANGE	NO CHANGE
money.		NEW Sec. 891. From the funds appropriated under section 890(b), the MDTMB shall provide free menstrual discharge absorption devices in the restrooms of buildings owned or leased by this state.	DID NOT INCLUDE	REVISES AND INCLUDES AS SEC. 890.

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FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
				Sec. 891. (1) From the funds appropriated in part 1 for MPSCS lifecycle replacement, the office of MPSCS shall perform lifecycle replacement work, including, but not limited to, equipment upgrades, security, and maintenance. (2) The unexpended funds appropriated in part 1 for MPSCS lifecycle replacement are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to support lifecycle replacement, equipment, security, and maintenance of the MPSCS. (b) The project will be accomplished by utilizing state employees or contracts with service providers, or both. (c) The total estimated cost of the project is \$25,000,000.00. (d) The tentative completion date is September 30, 2029.	



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	NEW	DID NOT INCLUDE	CONCURRED AND MAKES TECHNICAL	
	Sec. 892. (1) From the funds appropriated in part 1,		CHANGES	
	\$10,000,000.00 state general fund/general purpose shall be			
	deposited into the risk management internal service fund			
	authorized under the management			
	and budget act, 1984 PA 431, MCL 18.1269. The purpose of this			
	one time deposit is the creation of a property self insurance fund for			
	department owned and managed			
	buildings warranting coverage in accordance with section 204 of the			
	management and budget act, 1984 PA 431, MCL 18.1204.			
	(2) Funding deposited into this		CONCUERED AND	
	fund under subsection (1) and any additional revenues recovered	DID NOT INCLUDE	CONCURRED AND MAKES TECHNICAL	
	from rates charged to state		CHANGES	
	agencies for property insurance and risk management services are			
	appropriated to pay loss or			
	damage claims and shall remain in the fund and shall not lapse to the			
	general fund.			

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FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	NEW	DID NOT INCLUDE	DID NOT INCLUDE	
	Sec. 893. (1) The funds appropriated in part 1 for the state employee flexible spending account dependent care match shall be available to fund up to a \$2,500 employer matching provision of the state's dependent care flexible spending account arrangement plan approved by the civil service commission pursuant to the terms of the state's plan and			
	Internal Revenue Service regulations.			
	(2) If expenditures are occurring at a pace that would exhaust appropriated resources before the planned program completion at the end of calendar year 2027, the civil service commission may take any necessary action, which may include suspending, altering or otherwise ending the match benefit, as allowed by law.	DID NOT INCLUDE	DID NOT INCLUDE	
	(3) The civil service commission may expend up to 3 percent of the funds appropriated in part 1 for administrative costs over the life of the program.	DID NOT INCLUDE	DID NOT INCLUDE	

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FY 2023-24		FY 2024-2	25	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(4) Funds appropriated for state employee flexible spending account dependent care match are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:	DID NOT INCLUDE	DID NOT INCLUDE	
	 (a) The purpose of the project is to provide an employer match for employee dependent care flexible spending accounts. (b) The project will be accomplished by utilizing state employees or contracts with service providers, or both. (c) The total estimated cost of the project is \$31,500,000.00. (d) The tentative completion date is September 30, 2028. 		DID NOT INCLUDE	

House Fiscal Agency Gen Gov_DTMB BP - 55 7/31/2024



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE		SENATE	CONFERENCE
			NEW		DID NOT INCLUDE
			part 1 conversion coordinate and agerestudy on owned housing. MDTMB standard findings include at (a) Projecuse level utilized at next fiscation (b) Projecommun space is (c) An at in commoffice seligible for (d) A definition of the conversion of t	ected demographic changes i ities in which state-owned offic	g s a c- al e e e e st d g d n e s d y o

House Fiscal Agency Gen Gov_DTMB BP - 56 7/31/2024



FY 2023-24	FY 2024-25				
CURRENT LAW	EXECUTIVE	HOUSE		SENATE	CONFERENCE
		HOUSE INCLUDES AS SEC. 822M.	retiremer contract actuary t provides and contract actuary tender act, 194: which is \$300.00 pension. (2) The coft the fol (a) Optipermane (b) The impacted (c) The costs of adjustmet (3) The costs of adjustmet (3) The costs of adjustmet available available	with the state's o conduct a study that an array of options orresponding costs to providing an in the cost-of-living ent in the state es' retirement system under section 2 of the mployees' retirement 3 PA 240, MCL 38.2, currently the lesser of or 3% of a retiree's estudy must include all lowing: ions for 1-time and ent adjustments. number of individuals it. short- and long-run providing cost-of-living	NEW Sec. 894. (1) The MDTMB shall work with the office of retirement services to contract with the state's actuary to conduct a study that provides an actuarial analysis on the impact to the state employees' retirement system created under section 2 of the state employees' retirement act, 1943 PA 240, MCL 38.2, for the proposals identified in subsection (2). (2) Subject to subsections (3) to (5), the study must analyze all of the following proposals: (a) Replacement of the current 3% or \$300.00 cap with a costof-living adjustment based on the Consumer Price Index for Americans 62 years of age or older. (b) Replacement of the \$300.00 cap with \$808.00 adjusted annually according to the Consumer Price Index for Americans 62 years of age or older. (c) Replacement of the 3% or \$300.00 cap with a 4% or \$400.00 cap. (3) The actuary shall model the proposals described in subsection (2) with all of the following assumptions: (a) That the proposed COLA changes begin prospectively. (b) That the COLAs made to a retiree's compensation after retirement and before the prospective change remain unchanged. (c) That the proposed COLA changes are applied to the retiree's
House Fiscal Agency	Gen (ov_DTMB BP - 57			base pension ^{7/} ଜୁଲାଡୋକ୍ୟ excluding previous COLAs.



FY 2023-24	FY 2024-25			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
			study individ propos (5) Th study projec implen in subs (6) As	le actuary must include in the an estimate of the number of luals impacted under each sal. le actuary must include in the an analysis of a 30- year tion of costs to this state to ment the proposals described section (2). It is cost of living adjustment.

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Contingency Funds

TREASURY - Boilerplate

	Next FY					
Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		

Note: Changes in the Exec Rec column represent changes from the Initial FY 2023-24 budget while changes in the Senate, House, and Conference columns represent changes from a revised base document that incorporates the FY 2023-24 budget and non-substantive technical changes.

Concur with Executive

Sec. 901. (1) In addition to the funds appropriated

in part 1, there is appropriated an amount not to exceed \$500,000.00 for federal contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.

- (2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$10,000,000.00 for state restricted contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.
- (3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$100,000.00 for local contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act. 1984 PA 431. MCL 18.1393.
- (4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$20,000.00 for private contingency authorization. The authorized funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.

Sec. 210. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed **\$1,000,000.00** for federal contingency funds. These funds are not available for expenditure until they have been transferred to another line item in this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.

- is appropriated an amount not to exceed restricted contingency funds. These funds are not available for expenditure until they have been transferred to another line item in this article under section 393(2) of the management and budget act, 1984 PA 431, MCL
- for local contingency funds. available for expenditure until they have been transferred to another line item in this article under

No change No change

(2) In addition to the funds appropriated in part 1, there \$10,000,000.00 for state 18.1393. (3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$200,000.00 These funds are not



AGENCY		Next FY			
Current F	Y EXECUTIVE	HOUSE	SENATE	ENACTED	
	section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. (4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$40,000.00 for private contingency funds. These funds are not available for expenditure until they have been transferred to another line item in this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.				
Debt Service Appropriation Sec. 902. (1) Amounts needed to pay for interfees, principal, mandatory and opting redemptions, arbitrage rebates as requires federal law, and costs associated with payment, registration, trustee services, cenhancements, and issuing costs in excess the amount appropriated to the department treasury in part 1 for debt service on notes bonds that are issued by this state under sectification of 1963, as implemented by 196266, MCL 17.451 to 17.455, are appropriated (2) In addition to the amount appropriated to department of treasury for debt service in pathere is appropriated an amount for fiscal cash-flow borrowing costs to pay for interest interfund borrowing under 1967 PA 55, 12.51 to 12.53.	ional d by the tredit ss of nt of and tions state 7 PA d. o the art 1, year st on MCL	No change	No change	No change	



			•	
AGENCY		N	ext FY	
Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
department of treasury for debt service in part 1, there is appropriated all repayments received by this state on loans made from the school bond loan fund not required to be deposited in the school loan revolving fund under section 4 of 1961 PA 112, MCL 388.984, to the extent determined by the state treasurer, for the payment of debt service, including, without limitation, optional and mandatory redemptions, on bonds, notes or commercial paper issued by this state under 1961 PA 112, MCL 388.981 to 388.985.				
Notification of Bond Refinancing and Restructuring. Sec. 902a. As a condition of receiving appropriations in part 1, the department of treasures shall submit a report to the senate and house representatives standing committees of appropriations and to the report recipients required in section 205 of this part not more than 30 day after a refunding or restructuring bond issue is soil. The report shall compare the annual debt service prior to the refinancing or restructuring, the annual debt service after the refinancing or restructuring the change in the principal and interest over the duration of the debt, and the projected change the present value of the debt service due to the refinancing and restructuring.	gg cy pf on od ds d. be al gg, lee in	Sec. 902a. As a condition of receiving the appropriations in part 1, not later than 30 days after a refunding or restructuring bond issue is sold, the department of treasury must submit a report to the standard report recipients and the senate and house of representatives standing committees on appropriations. The report must include all of the following: (a) A comparison of the annual debt service before the refinancing or restructuring to the annual debt service after the refinancing or restructuring. (b) The change in the principal and interest over the duration of the debt. (c) The projected change in the present value of the debt service as a result of the refinancing and restructuring.	Sec. 902a. As a condition of receiving the appropriations in part 1, not later than 30 days after a refunding or restructuring bond issue is sold, the department of treasury must submit a report to the standard report recipients and the senate and house of representatives standing committees on appropriations. The report must include all of the following: (a) A comparison of the annual debt service before the refinancing or restructuring to the annual debt service after the refinancing or restructuring. (b) The change in the principal and interest over the duration of the debt. (c) The projected change in the present value of the debt service as a result of the refinancing and restructuring.	House & Senate
Department of Treasury Fund Report	No change	No change	No change	No change
Sec. 902b. As a condition of receiving	g			



FISCAL				- Proces	
AGENCY			N	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
appropriations in part 1, not the state of Michigan financial report is publis treasury shall submit a recontrolled or administered treasury and not approprimally be completed department of treasury in when the report is public and any previous reposection shall be saved and department of treasury's and stored in a common reports required by law. If the reports shall be clear page of the department website. The report shall information: (a) The starting balance previous fiscal year. (b) Total revenue general and investments for each year. (c) Total expenditures for fiscal year. (d) The ending balance previous fiscal year.	comprehensive annual hed, the department of port on all funds that are d by the department of ated in part 1. The report electronically and the nust notify the recipients by available. The current rts required under this dipublicly available on the public internet website in location with all other the link to the location of by indicated on the main to f treasury's internet include all of the following for each fund from the sted by both transfers in fund in the previous fiscal each fund in the previous	No obango	Soo 002 (1) From the finds	Soc. 002 (1) From the finds	Hauga & Canata
Tax Collection Contracts Sec. 903. (1) From the function of the private collection agencie taxes and other accounts for which the department agreement to provide tax in addition to the amounts the department of treasur amounts necessary to function fees, including infrastructure the collections or 2.5%	asury may contract with a and law firms to collect due this state, or to a city on the has entered into an administration services. It appropriated in part 1 to y, there are appropriated and collection costs and are, not to exceed 25% of	No change	Sec. 903. (1) From the funds appropriated in part 1, the department of treasury may contract with law firms or private collection agencies to collect taxes and other accounts due this state or due a city for which the department of treasury has entered into an agreement to provide tax administration services. In addition to the amounts appropriated in part 1 to the department of treasury, there	Sec. 903. (1) From the funds appropriated in part 1, the department of treasury may contract with law firms or private collection agencies to collect taxes and other accounts due this state or due a city for which the department of treasury has entered into an agreement to provide tax administration services. In addition to the amounts appropriated in part 1 to the department of treasury, there	House & Senate



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
whichever amount is pres	scribed by each contract.		are appropriated amounts	are appropriated amounts		
The appropriation to fund			necessary to fund the cost of	necessary to fund the cost of		
for the collection of taxes of	or other accounts due this		these collections, including	these collections, including		
state, or to a city for wh	•		infrastructure costs. The	infrastructure costs. The		
entered into an agree			additional amounts appropriated	additional amounts appropriated		
administrative services, is			under this subsection must not	under this subsection must not		
to which the revenues beir			exceed 25% of the collections or	exceed 25% of the collections or		
or dedicated. However, it			2.5% plus operating costs, as	2.5% plus operating costs, as		
dedicated for a specific			applicable. Each contract must	applicable. Each contract must		
constitution of 1963, the a			prescribe the applicable amount.	prescribe the applicable amount.		
costs and fees is from the	general purpose account		The amounts appropriated to	The amounts appropriated to		
of the general fund.			fund collection costs and fees	fund collection costs and fees		
(2) From the funds app			under this subsection are	under this subsection are		
department of treasury m	nay contract with private		appropriated from the fund or	appropriated from the fund or		
collections agencies and			account to which the	account to which the		
defaulted student loans ar	nd other accounts due the		corresponding taxes and other	corresponding taxes and other		
Michigan guaranty ager	ncy. In addition to the		accounts being collected are	accounts being collected are		
amounts appropriated in			recorded or dedicated. However,	recorded or dedicated. However,		
of treasury, there are	appropriated amounts		if the taxes and other accounts	if the taxes and other accounts		
necessary to fund collecti			collected are dedicated for a	collected are dedicated for a		
exceed 24.34% of the colle	ection or a lesser amount		specific purpose under the state	specific purpose under the state		
as prescribed by the contr	ract. The appropriation to		constitution of 1963, the amounts	constitution of 1963, the amounts		
fund collection costs and			appropriated under this	appropriated under this		
collection of defaulted	student loans due the		subsection are appropriated from	subsection are appropriated from		
Michigan guaranty agen			the general purpose account of	the general purpose account of		
account to which the reve	nues being collected are		the general fund.	the general fund.		
recorded or dedicated.			(2) From the funds appropriated	(2) From the funds appropriated		
(3) By November 30, the			in part 1, the department of	in part 1, the department of		
shall submit a report for th	e immediately preceding		treasury may contract with law	treasury may contract with law		
fiscal year to the s			firms or private collections	firms or private collections		
representatives standi	ng committees on		agencies to collect defaulted	agencies to collect defaulted		
appropriations and to the			student loans and other accounts	student loans and other accounts		
in section 205 of this par			due the Michigan guaranty	due the Michigan guaranty		
law firms employed, the a	amount of collections for		agency. In addition to the	agency. In addition to the		
each, the costs of collect			amounts appropriated in part 1 to	amounts appropriated in part 1 to		
information relating to d			the department of treasury, there	the department of treasury, there		
authority should be contin	ued.		are appropriated amounts	are appropriated amounts		
			necessary to fund collection	necessary to fund collection		
			costs and fees not to exceed	costs and fees not to exceed		
			24.34% of the collection or a	24.34% of the collection or a		
			lesser amount as prescribed by	lesser amount as prescribed by		



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
			the contract. The amounts appropriated under this subsection are appropriated from the fund or account to which the revenues being collected are recorded or dedicated. (3) By November 30, the department of treasury shall submit a report to the standard report recipients and the senate and house of representatives standing committees on appropriations. The report must include all of the following information for the immediately preceding fiscal year: (a) The name of each law firm and each private collection agency that the department of treasury contracted with under subsection (1) or (2). (b) The amount collected under each contract. (c) The costs of collection under each contract. (d) Any other information that is pertinent to determining whether the authority described in subsection (1) or (2) should be continued.	the contract. The amounts appropriated under this subsection are appropriated from the fund or account to which the revenues being collected are recorded or dedicated. (3) By November 30, the department of treasury shall submit a report to the standard report recipients and the senate and house of representatives standing committees on appropriations. The report must include all of the following information for the immediately preceding fiscal year: (a) The name of each law firm and each private collection agency that the department of treasury contracted with under subsection (1) or (2). (b) The amount collected under each contract. (c) The costs of collection under each contract. (d) Any other information that is pertinent to determining whether the authority described in subsection (1) or (2) should be continued.		
Investment Service Fee Sec. 904. (1) The dependence of investment service fee a retirement funds. The fees necessary salaries, wages supplies, materials, equip compensation insurance to the civil service of	thments, may charge an against the applicable is may be expended for s, contractual services, oment, travel, worker's premiums, and grants	No change	No change	No change	No change	



FISCAL				<u> </u>	
AGENCY		Next FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
employees' retirement fur not exceed the aggregate part 1. The department of accounting records in suit the retirement funds periodically for fee revenut the department of treasur (2) In addition to the funds from the retirement funds treasury, there is appropriated an amount sufficient of money managers, investment consultants, outside professionals the considers necessary to retirement funds' investment treasurer shall submit an senate and house of recommittees on appropriate recipients required in seconcerning the performant investment advisor. (3) The department of the report by November 30 fees assessed against eunder subsection (1) and for assessment.	amount appropriated in treasury shall maintain fficient detail to enable to be reimbursed to that is determined by you to be surplus. It is appropriated in part 1 is to the department of the privated from retirement to pay for the services investment advisors, custodians, and other at the state treasurer prudently manage the ent portfolios. The state in annual report to the presentatives standing tions and to the report action 205 of this part and the presentatives standing the entity of the part and the presentatives standing the service ach retirement system the methodology used				
Sec. 904a. (1) There is a sufficient to recognize an financial services pro institutions or equivalent these financial services, ir of treasury, as provided u PA 111, MCL 21.181. (2) The appropriations unbe funded by restricting reash interest earnings ar	ppropriated an amount d pay expenditures for ovided by financial vendors that perform acluding the department under section 1 of 1861 der subsection (1) shall evenues from common	No change	No change	No change	No change



HDCAL				-	
AGENCY			T	ext FY	T
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
in an amount sufficier expenditures. If the amortinterest earnings are insucosts, then miscellaneoused to fund the remain expenditures.	unts of common cash ufficient to cover these us revenues shall be				
Municipal Finance Fee Fu Sec. 905. The municipal created in the department revolving fund. The fees of treasury collects under of finance act, 2001 PA 3 141.2821, shall be cred	I finance fee fund is ent of treasury as a that the department of the revised municipal 4, MCL 141.2101 to ited to the municipal	No change	No change	No change	No change
finance fee fund and may future appropriation.	be carried forward for				
Audit Charges Sec. 906. (1) The depart charge for audits as permi law or under contractual a units of government, oth departments, or state ag charge shall not be more the performing the audit. The shall submit a report deta and audit charges for the fiscal year not later than N (2) The audit charges for department of treasury as contractual charges collect the audit charges fund forward for future appropri	itted by state or federal rrangements with local per principal executive pencies. However, the than the actual cost for department of treasury pailing audits performed immediately preceding lovember 30. und is created in the state are a revolving fund. The ted shall be credited to and may be carried	No change	No change	No change	No change
Assessor Certification and Sec. 907. The assessor fund is created in the deprevolving fund. The ass	certification and training artment of treasury as a	No change	No change	No change	No change



AGENCY			Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
training fund shall be used to organize and operate a property assessor certification and training program. Each participant certified and trained shall pay to the department of treasury examination fees not to exceed \$50.00 per examination and certification fees not to exceed \$175.00. Training courses shall be offered in assessment administration. Each participant shall pay a fee to cover the expenses incurred in offering the optional programs to certified assessing personnel and other individuals interested in an assessment career opportunity. The fees collected shall be credited to the assessor certification and training fund.							
Home Heating Assistance Sec. 908. The amount ap the home heating assistanthe costs, including administering federal hor eligible claimants and supplemental fuel cost eligible tax credit and welf	propriated in part 1 for nce program is to cover data processing, of me heating credits to to administer the payment program for	No change	No change	No change	No change		
Airport Parking Tax Act Sec. 909. Revenue from act, 1987 PA 248, MCL 2 appropriated and shall section 7a of the airport pa 248, MCL 207.377a.	207.371 to 207.383, is be distributed under	No change	No change	No change	No change		
Sec. 910. The disbursem of treasury from the bottle as required by section 3c 445.573c, is appropriated.	deposit fund to dealers c(3) of 1976 IL 1, MCL	No change	No change	No change	No change		
Income Tax Refunds		No change	No change	No change	No change		



H5CAL				•	
AGENCY				Next FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
Sec. 911. (1) There is a sufficient to recognize a credits, tax refunds, and law. (2) The appropriations up be funded by restricting to sufficient to record these	and pay refundable tax interest as provided by inder subsection (1) shall ax revenue in an amount				
1 of the following: (a) A fee of \$6.00 at the ti of periodic payments is	me a writ of garnishment is served on the state in section 4012 of the 1961, 1961 PA 236, MCL is time any other writ of on the state treasurer, be reduced to \$5.00 for for individual income tax	No change	No change	No change	No change
Senior Citizen Cooperative Sec. 913. (1) The department of the senior citizen cooperative housing service shall be from sa appraisal or appeal proce (2) A portion of the funds the senior citizen coexemption program may be program. The department copies of any comple department of treasury munds for program administractives.	artment of treasury may ms to appraise and, if assessments of senior ag units. Payment for this vings resulting from the ss. appropriated in part 1 for operative housing tax be used for an audit of the cof treasury shall forward ted audit report. The may use up to 1% of the	No change	No change	No change	No change
Ehlers Internship Award A		No change	No change	No change	No change



IFISCΔII						
AGENCY				Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
Sec. 914. The departmen a \$200.00 annual prize fr award account in the gift fund to the runner-up of interns. The Ehlers interinterest bearing.	om the Ehlers internship s, bequests, and deposit the Rosenthal prize for					
State Campaign Fund Sec. 915. As required to Michigan campaign finance 169.261, there is appropriated to the amounts designate Except as otherwise provamount appropriated shall fund and shall remain in the Any amounts remaining in excess of \$10,000,000. revert to the general fund.	te act, 1976 PA 388, MCL priated from the general gn fund an amount equal and for the 2022 tax year. Wided in this section, the I not revert to the general the state campaign fund the state campaign fund 00 on December 31 shall	No change	No change	Updates year	Updates year	
Unclaimed Property Listin	gs	No change	No change	No change	No change	
Sec. 916. (1) The department of interest information as follows: (a) For 1 to 100,000 recordible. For 100,001 or more record. (2) The revenue receives shall be deposited in the account or fund. (3) The department of treasmanual report on or before house of representatives appropriations and to the in section 205 of this part revenue received from the	ested entities otherwise inclaimed property listings leation in its possession. It is possession. It i					



FISCAL!	THE NOOTH Boller plate					
AGENCY	Mové EV					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
Write-Offs and Advances		No change	No change	No change	No change	
Sec. 917. (1) There is ap and advances an amount and advances for departn to exceed current year at otherwise lapse to the ge (2) By November 30, the shall submit a report preceding fiscal year appropriated for write-off subsection (1) and an expoff or advance that occurred	requal to total write-offs nental programs, but not uthorizations that would neral fund. department of treasury for the immediately stating the amounts is and advances under planation for each write-					
department of treasury rauditing firms to audit for property due this state uniform unclaimed prope 567.221 to 567.265. In appropriated in part 1 to the there are appropriated arauditing and collection costs and collection of the collection costs and collection of unclaimed prom the fund or accourbeing collected are record (2) By November 30, the shall submit a report for the serepresentatives stand appropriations and to the in section 205 of this part	appropriated in part 1, the may contract with private or and collect unclaimed in accordance with the rty act, 1995 PA 29, MCL addition to the amounts ne department of treasury, mounts necessary to fund sts and fees not to exceed or a lesser amount as act. The appropriation to fees for the auditing and property due this state is not to which the revenues ded or dedicated.	No change	No change	No change	No change	



FIDCAL AGENCY	Next FY				
Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
to determining whether this authority should be continued.					
Personal Property Tax Reimbursement Reporting	No change	No change	No change	No change	
Sec. 920. From the funds appropriated in part 1, the department of treasury shall produce a listing of all personal property tax reimbursement payments to be distributed in the current fiscal year by the local community stabilization authority and shall post the list of payments on the department website by June 30.					
Revenue Bulletins, Notices, and Administrative Rules Notices	No change	No change	No change	No change	
Sec. 921. From the funds appropriated in part 1, the department of treasury shall notify all members of the legislature on any revenue administrative bulletins, administrative rules involving tax administration or collection, or notices interpreting changes in law. The notification shall be issued within 3 days after it is posted and shall include at least the following: (a) A summary of the proposed changes from current procedures. (b) Identification of potential industries that will be affected by the bulletin, notice, or rule. (c) A discussion of the potential fiscal implications of the bulletin, notice, or rule. This subdivision does not apply to a bulletin, notice, or rule that is a routine update of a tax or interest rate required by statute. (d) A summary of the reason for the proposed changes.					
Principal Residence Tax Exemption Audit Sec. 924. (1) In addition to the funds appropriated	No change	No change	No change	No change	



FISCAL			11(2)(001(1)	solici piate			
AGENCY				Next FY	xt FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
and expend principal revenue for administration audits under the general pPA 206, MCL 211.1 to 211 (2) The department of tree report for the immediately not later than December 3' exemptions denied and the under the program.	of principal residence property tax act, 1893 .155. easury shall submit a preceding fiscal year 1 stating the amount of						
Essential Services Assess Sec. 927. The department submit an annual progressential service assessments shall include the number of the department of the audits.	ent of treasury shall ess report regarding ent audits. The report r of audits, revenue f complaints received	No change	No change	No change	No change		
Services to State Departm Sec. 928. The department of the provide receipt, check and data, collection, investment and check cost assessment and other user services on other principal executive chapter of the sappropriated and shall be and wages, fees, supprecessary to provide unobligated balance of the to the general fund on September 2015.	ent of treasury may and cash processing, ent, fiscal agent, levy at, writ of garnishment, a contractual basis for departments and state services provided are expended for salaries lies, and equipment the services. Any funds received reverts	No change	No change	No change	No change		
Accounts Receivable Colle Sec. 930. (1) The departr provide accounts receivab to other principal execut	ment of treasury shall le collections services	No change	No change	No change	No change		



HDCAL				•	
AGENCY			N	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
state agencies under 1927 to 14.134, or to a city for has entered into an agre administration services. treasury shall deduct a fe collections from all receip general fund collections. It to a restricted revenue acc to the department of treas of collections. The departmaintain accounting record enable the respective acceperiodically for fees determined by the department surplus to the actual cost of (2) The department of the report for the immediately not later than November 3 executive departments served, funds collected, a under subsection (1).	which the department between to provide tax. The department of the equal to the cost of the except unrestricted between the except unrestricted between the count and appropriated the except unrestricted between the cost of the except unrestricted between the except unrestricted between the except unrestricted between the except the except unrestricted between the except the except unrestricted between the except the except the except the except unrestricted by the except the exce	No obongo	No change	No obongo	No shanga
Treasury Fees Sec. 931. (1) The approp department of treasury for assessed against all restrictemporary in nature or other be assessed treasury fees cash earnings or other Treasury fees include administrative overhead investment of each rest assessed against each rebased on the size of calculated as the absolute daily cash balance plus	treasury fees shall be icted funds, except for cted funds that are envise do not qualify to a, that receive common investment income. all costs, including I, relating to the cricted fund. The fee estricted fund must be the restricted fund, e value of the average	No change	No change	No change	No change



ΙΕΙΆCΔΙΙ					
AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
investments in the prior fis of effort necessary to mair as required by each depar of treasury shall submit a identifying the fees ass restricted fund and the assessment. (2) In addition to the funds the department of treas expend investment fees refunding sources that partice earnings or other investment rearrings or other investment fiscal year. A recreated on or after Octobra fee using the same subsection (1).	ntain the restricted fund the theorem that the theorem that the theorem the theorem that the theorem t				
Michigan Education Trust Sec. 932. Revenue receive ducation trust act, 1986 Fto 390.1442, may be expedirectors of the Michiganecessary salaries, wages services, equipment, winsurance premiums, an service commission ar retirement fund.	ed under the Michigan PA 316, MCL 390.1421 ended by the board of n education trust for s, supplies, contractual orker's compensation d grants to the civil	No change	No change	No change	No change
,	tment of treasury may ed under the hospital PA 38, MCL 331.31 to ating act, 1985 PA 227, 6, the higher education	Strikes subsection 2	No change	No change	No change



IFI SCALL	TREADORT Bollerplate					
AGENCY			Ne	ext FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
Reorganization Order No. the Michigan tobacco authority act, 2005 PA 2 129.279, the land bank fa 258, MCL 124.751 to 124 natural resources and emact, 1994 PA 451, MCL 32 the state housing develop 1966, 1966 PA 346, 125.1499c, and the Reorganization Order No. for necessary salaries contractual services, compensation insurance p civil service commission retirement fund, and other under those acts or exercises. (2) The department of transport by January 31 on the of expenditures of \$250,00 made under subsection (1 in addition to those approreport must also increimbursement of revenumust cover the previous fis	settlement finance 226, MCL 129.261 to ast track act, 2003 PA 4.774, part 505 of the vironmental protection 4.50501 to 324.50522, ament authority act of MCL 125.1401 to MFA, Executive 2010-2, MCL 12.194, wages, supplies, equipment, worker's remiums, grants to the and state employees' expenses as allowed ecutive reorganization easury shall submit a e amount and purpose 20.00 or more that are 1) from funds received a priated in part 1. The clude a listing of e, if any. The report					
Dual Enrollment Payments	•	Deleted (moved to MILEAP)				
Sec. 935. The funds appropriate enrollment payments for enrolled in a state-approve be distributed as provided the enrollment options act, 198 to 388.524, and the preparation act, 2000 PA 388.1913, in a form and must the department of treasury	or an eligible student and nonpublic school shall under the postsecondary 26 PA 160, MCL 388.511 career and technical 258, MCL 388.1901 to nanner as determined by					
					Student loan ombudsman	



FIDCAL AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
					Sec. 935. The position of student loan ombudsman shall be created in the department of treasury's advocacy services team. The ombudsman will serve as an advocate for borrowers and shall work in tandem with the financial resource navigator within the department of lifelong learning and potential to provide technical assistance to individuals taking out or paying off student loans.		
					State Forensic Laboratory Fund Sec. 936. Revenue collected in the state forensic laboratory fund is appropriated and shall be distributed in accordance with section 7 of the forensic laboratory funding act, 1994 PA 35, MCL 12.207.		
Michigan Accounts Receive Report Sec. 937. As a condition of 1, the department of treas to the senate and house appropriations and to the rin section 205 of this part regarding the performa accounts receivable collection shall include, but is no following: (a) Information regarding department's current including the use of vendor (b) The amount of decollection referrals to vendor.	of receiving funds in part sury shall submit a report standing committees on report recipients required a not later than March 31 ance of the Michigan ctions system. The report t limited to, all of the the effectiveness of the collection strategies, ors or contractors.	No change	No change	No change	No change		



FISCAL			inerioon boi	ioi piato	
AGENCY			Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
(c) The liquidation rates accounts. (d) The profile of uncolled including specific uncategory. (e) The department of manage delinquent account exceed the vendor's or collectible period. (f) A summary of the strate including, but not limited services, and assessing strategies.	cted delinquent accounts, collected amounts by treasury's strategy to unts once those accounts contractor's contracted egies used in other states, to, secondary placement				
				Sec. 938. (1) From the funds appropriated part 1 for local prosecutor support grants, the department of treasury shall award grants to the offices of county prosecutors to reduce the average caseload per attorney. An office of a county prosecutor is eligible for a grant if the office meets all of the following requirements by October 31: (a) The office receives the same amount of funding from the county for the fiscal year ending September 30, 2025 as the office received from the county in the immediately preceding fiscal year. (b) The county is 1 of the 15 counties with the highest violent crime rate per 1,000 residents as of April 1 of the immediately preceding fiscal year. The violent crime rate is calculated by first dividing the number described in subparagraph (ii) by the number described in subparagraph (iii)	Deleted



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AGENCY	Current EV	EVECUTIVE			ENACTED
AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE and then multiplying the result by 1,000: (i) The total violent incidents as defined by the Michigan incident crime reporting program's annual report that is available as of April 1 of the immediately preceding fiscal year. (ii) The total population of the county according to the most recent federal decennial census. (c) The office agrees to use grant proceeds only to support costs that reduce the average caseload per attorney. (d) The office submits a report on the current number of staff, average caseload per attorney, and the local funding that supports the office. (2) The amount of the grant to an office of a county prosecutor under subsection (1) must equal the product of the following: (a) \$7.50. (b) The total population of the county according to the most recent federal decennial census. (3) If there is money remaining after grants are awarded under subsection (1), the remaining money must be distributed proportionally among the offices of county prosecutors that received a grant under subsection (1). (4) The department of treasury shall reduce grant payments	ENACTED



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
				support is insufficient to fully fund grant payments in the amount described in subsection (2). (5) The department shall not use any of the funds appropriated under this section for administration. (6) Not later than December 1, the department shall submit a report to the standard report recipients that includes all of the following: (a) All of the offices of a county prosecutor that received a grant under this section. (b) The information required under subsection (1)(d). (c) The amount awarded to each office described in subdivision (a), including either of the following, if applicable: (i) The amount of any increase under subsection (3). (ii) The amount of any reduction under subsection (4).		
Qualified Heavy Equip Property Exemption (QHE Sec. 938. Revenue collect equipment rental person reimbursement fund is application of distributed in accordance qualified heavy equipment specific tax act, 2022 PA	ted in the qualified heavy nal property exemption opropriated and shall be e with section 9 of the t rental personal property	No change	No change	Renumbered to Sec. 939	No change	
			Public Safety Trust Fund Sec. 939. (1) The funds appropriated in part 1 for public safety trust fund shall be distributed by the department of treasury as follows:		Deleted	



FISCAL AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
			(a) 6.5% of the amount must be distributed to the department of health and human services to create and administer a grant program to provide grants to cities, villages, townships, and counties for the purpose of advancing public health and intervention solutions to community violence. (b) 2.0% of the amount must be distributed to the crime victim's rights fund created under section 4 of 1989 PA 196, MCL 780.904. (c) 91.5% of the amount must be distributed to each city or village that provides or contracts to provide police services, to each township that provides or contracts to provide police services, and to a county on behalf of each township in that county that does not provide or contract to provide police services, in an amount that is at least proportional to the city's, village's, or township's average share of the reported statewide violent crimes, as determined by the 3 most recent annual crime reports published by the department of state police as of the first day of the state fiscal year of the distribution. A city, village, or township, or a county on behalf of a township, is not entitled to receive more than 25% of the total distribution under this subsection. (2) Both of the following apply to a city, village, township, or county	OLIVATE			



FISCAL AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
			that receives a grant under			
			subsection (1)(a):			
			(a) The city, village, township, or			
			county may not use the grant to			
			obtain a vehicle weighing more			
			than 15,000 pounds that is			
			designed or used for a tactical			
			police purpose.			
			(b) The city, village, township, or			
			county may subgrant all or part of			
			the grant if the subgrant is used			
			for the purpose described in subsection (1)(a).			
			(3) All of the following apply to a distribution under subsection			
			(1)(c):			
			(a) Except as otherwise provided			
			in subdivision (b), a city police			
			department, village police			
			department, vinage police			
			department, county sheriff that			
			receives a distribution, and a			
			sheriff's department of a county			
			that is contracted by the city,			
			village, or township to provide			
			police services, shall use the			
			distribution only for operational			
			and capital expenditures that			
			serve the purposes of public			
			safety and violence prevention.			
			(b) A city, village, township, or			
			county that receives a distribution			
			may not use the distribution to do			
			any of the following:			
			(i) Replace or supplant its			
			existing reoccurring resources for			
			public safety and violence			
			prevention, unless there is a			
			decline in the estimated total			
			general fund revenue of the city,			
			village, township, or county from			



FISCAL AGENCY		Next FY				
AGENCT	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
			the previous fiscal year and there is a reduction in the existing reoccurring resources of the city, village, township, or county that is proportional to the estimated decline in the general fund revenue. (ii) Obtain a vehicle weighing more than 15,000 pounds that is designed or used for a tactical police purpose. (iii) Obtain or use facial recognition technology. (iv) Obtain or use a chemical weapon. (c) A city, village, township, or county may subgrant all or part of the distribution if the subgrant is used for the purpose described in subdivision (a). (4) As used in this section: (a) "Base crime level" means the average of a city's, village's, or township's 2 highest annual rates of violent crime, as determined by the annual crime reports published by the department of state police in the 3 calendar years immediately preceding the calendar year in which the amendatory act that added this section takes effect. (b) "Chemical weapon" means a munition or device that is specifically designed to cause death or other harm through a toxic chemical that would be released as a result of the employment of the munition or device.			



FIDCAL AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
			(c) "Existing reoccurring resources" does not include either of the following: (i) Funds that were provided by a voter-approved millage or special assessment that has since expired or has otherwise not been renewed. (ii) A distribution described in subsection (1)(c). (d) "Facial recognition technology" means an automated or semiautomated technological process that assists in identifying or verifying an individual based on the individual's face.				
					Local Government Reimbursement Fund Sec. 939. Revenue deposited in the Local Government Reimbursement fund is appropriated and must be distributed in accordance with section 3a of 2000 PA 489, MCL 12.253a.		
Tax Credit Report Sec. 941. (1) From the fural, the department of treast the MSF, shall report to the representatives standing appropriations and to the rin section 205 of this part annual cost of the MEGA shall include the board-a adjusted for credit amend the actual and projected each year from 1995 to the	sury, in conjunction with the senate and house of the committees on report recipients required to by November 1 on the attax credits. The report amount, ments if applicable, and value of tax credits, for	No change	No change	No change	No change		



FIDCAL AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
program. For years for complete, the report shall certificated credit amoun claims are still pending or report shall include a comif available and projected of shall be based on updated wages, and benefits for el (2) In addition to the report the department of treasur MSF, shall submit a report of representatives star appropriations and to the in section 205 of this par annual cost of all other program, for each year up can no longer be collected estimates on the brownfie film credits, MEGA photom MEGA polycrystalline silic MEGA vehicle battery credits.	include the total of actual ts. For years for which or not yet submitted, the bination of actual credits credits. Credit projections estimates of employees, igible companies. Out under subsection (1), y, in conjunction with the tot the senate and house anding committees on report recipients required to by November 1 on the recrificated credits by intil the credits expire or all. The report shall include all redevelopment credit, woltaic technology credit, con manufacturing credit, dit, and other certificated				
Pension Plan Consultant I Sec. 944. From the funds the department of treasur consultant using any of the part 1, the department provided to the department provided to the department of this part and shall made upon request to the report section 205 of this part. As a pension plan consultant notification of retention.	appropriated in part 1, if any hires a pension plan the funds appropriated in shall retain any report then the theoretical pension and the transport appropriate the transport and the transport appropriate the transport appropr	No change	No change	No change	No change
Audit of Minimal Assessin Sec. 945. From the funda audits of local unit ass practices, procedures,	s appropriated in part 1, sessment administration	No change	No change	No change	No change



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
conducted in each ass minimum of once every 5 with section 10g of the g 1893 PA 206, MCL 211.1	years and in accordance general property tax act,					
Convention Facility Development Fund Distribution Sec. 946. Revenue collected in the convention facility development fund is appropriated and shall be distributed in accordance with sections 8, 9, and 10 of the state convention facility development act, 1985 PA 106, MCL 207.628, 207.629, and 207.630.		No change	No change	No change	No change	
Financial Independe UNENFORCEABLE Sec. 947. It is the interfinancial independence to financial responsibility so streamline efforts in idea fiscal emergencies in intermediate school distriction.	at of the legislature that earns cooperate with the ection to coordinate and ntifying and addressing school districts and	Deleted (unenforceable)	No change	No change	No change	
1, the department of tre private agencies to prev fraudulent tax refunds. In appropriated in part 1 to the there are appropriated ar contract costs or fund reduce fraudulent income	ands appropriated in part asury may contract with ent the disbursement of addition to the amounts e department of treasury, mounts necessary to pay operations designed to tax refund payments not 0 or the amount of the entially fraudulent and for und is denied, whichever to fund fraud prevention or account to which the	Sec. 949. (1) From the funds appropriated in part 1, the department of treasury may contract with private agencies to prevent the disbursement of fraudulent tax refunds. In addition to the amounts appropriated in part 1 to the department of treasury, there are appropriated amounts necessary to pay contract costs or fund operations designed to reduce fraudulent income tax refund payments not to exceed \$2,000,000.00 or the amount of the refunds	No change	No change	Concur with Executive	



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AGENCY			Ne	ext FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
(2) The department of treat for the immediately precisenate and house of rommittees on appropriate recipients required in sectlater than November 30 refund claims denied due operations, the amount of of the fraud prevention information pertinent to authority should be continuated.	eding fiscal year to the epresentatives standing ations and to the report stion 205 of this part not stating the number of e to the fraud prevention refunds denied, the costs operations, and other determining whether this	identified as potentially fraudulent and for which payment of the refund is denied, whichever is less. The appropriation to fund fraud prevention efforts is from the fund or account to which the revenues being collected are recorded or dedicated. (2) The department of treasury shall submit a report for the immediately preceding fiscal year to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part not later than November 30 stating the number of refund claims denied due to the fraud prevention operations, the amount of refunds denied, the costs of the fraud prevention operations, and other information pertinent to determining whether this authority should be continued.					
City Income Tax Expansion	on	No change	No change	No change	No change		
Sec. 949a. From the fund for city income tax adm department of treasury mincome tax administration that establish service levidepartment for this purpos appropriated in part 1, a	ninistration program, the nay expand its individual of for any additional cities well agreements with the se. In addition to the funds						



IFI SCAII		TREADORT - Bollerplate				
AGENCY			N	ext FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
received as part of the sare appropriated to the deadministration of the prog	partment for staffing and					
Good Jobs for Michigan F	rogram Distributions	No change	No change	No change	No change	
Sec. 949b. Tax capture accordance with written good jobs for Michigan I from the general fund for of for Michigan fund, includic collected for both calcula good jobs for Michiga businesses and distributed administrative expenses accordance with chapter strategic fund act, 1984 Par 125.2090j.	agreements under the program and transferred deposit into the good jobs ing tax capture revenues ated payments from the infund to authorized attions to the MSF for are appropriated in the BD of the Michigan					
Department of Agriculture Coordination	and Rural Development	No change	No change	No change	No change	
Sec. 949c. From the funds appropriated in part 1, funds shall be expended in coordination with the department of agriculture and rural development to improve the timely processing and issuance of tax credits from the Michigan's farmland and open space preservation program created under section 36109 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.36109, for the Michigan's farmland and open space preservation program under parts 361 and 362 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.36101 to 324.36116 and 324.36201 to 324.36207, including, but not limited to, all of the following: (a) Timely review of mailed applications and paperwork. (b) Timely and proactive communications to applicants regarding the status of the applicant's application.						



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AGENCY			Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
(c) A clear and understood of any tax credits.	timeline for the issuance						
Financial Review Com Measures	mission Performance	No change	No change	No change	No change		
Sec. 949d. (1) From the full for financial review common treasury shall controlled commission efforts in the purpose of the funding is associated with the operation (2) The department of specific outcomes and perthis initiative, including, I department of treasury's all fiscal review to ensure the reenter distress following and to ensure that the comenter distress and maintair (3) The department of treasury that describe and measures required provide the results and outcomes and measures.	mission, the department inue financial review current fiscal year. The to cover ongoing costs on of the commission. treasury shall identify formance measures for out not limited to, the bility to perform a critical city of Detroit does not its exit from bankruptcy munity district does not as a balanced budget. Sury shall submit a report is the specific outcomes in subsection (1) and						
State Essential Services A Sec. 949e. From the fundator the state essential program, the department administer the state essent program. The program department of treasury with state essential services a phased-in replacement of lease or operty taxes on eligible property.	s appropriated in part 1 services assessment nt of treasury shall ital services assessment must provide the nather ability to collect the assessment, which is a pocally collected personal	No change	No change	No change	No change		
Fobacco Tax Revenue Di Authorization	stribution Appropriation	No change	No change	No change	No change		



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AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
Sec. 949f. Revenue from act, 1993 PA 327, MCL 20 to counties with a po 2,000,000 according to th census is appropriated at accordance with section products tax act, 1993 PA	5.421 to 205.436, related pulation of more than e 2000 federal decennial and shall be distributed in 12(4)(d) of the tobacco					
Medical Marihuana Facilit Sec. 949h. Revenue fror marihuana facilities licen MCL 333.27601 to 333.27 must be distributed in accomedical marihuana facilitie 281, MCL 333.27601 to 3	m part 6 of the medical sing act, 2016 PA 281, 7605, is appropriated and ordance with part 6 of the es licensing act, 2016 PA	No change	No change	No change	No change	
Recreational Marihuana F Sec. 949i. Revenue from and Taxation of Marihua 333.27951 to 333.27967, be distributed in accorda Regulation and Taxation of 1, MCL 333.27951 to 333	the Michigan Regulation na Act, 2018 IL 1, MCL is appropriated and must ance with the Michigan of Marihuana Act, 2018 IL	No change	No change	No change	No change	
Wrongful Imprisonment C Sec. 949j. All funds in the compensation fund cre- imprisonment compensation MCL 691.1751 to 691.1751 available for expenditure. to support wrongful impripayments under section imprisonment compensation.	e wrongful imprisonment eated in the wrongful tion act, 2016 PA 343, 57, are appropriated and Expenditures are limited risonment compensation n 6 of the wrongful	No change	No change	No change	No change	
Transformational Brownfield Sec. 949k. There is approx to the tax captured reven transformational brownfield	priated an amount equal ues due under approved	No change	No change	No change	No change	

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LIDCAL		Next FY					
AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
		EXECUTIVE	HOUSE	SENATE	ENACIED		
the brownfield redevelopr PA 381, MCL 125.2651 to							
Michigan Infrastructure Co	ouncil	No change	No change	No change	No change		
Sec. 949m. From the funds appropriated in part 1, the Michigan infrastructure council shall plan, conduct, and contract for asset management improvement activities, including, but not limited to, infrastructure data collection activities, asset manager training, development of a 30-year asset management plan for this state, assistance in asset management improvement projects including maintaining an asset management portal, and other projects that promote improved asset management for infrastructure in this state.							
		Fostering Futures Scholarship Trust Fund Act (included in supplemental 2023 PA 321) Sec. 949n. In addition to funding appropriated in part 1, the department is authorized to issue payments in compliance with the fostering futures scholarship trust fund act, 2008 PA 525, MCL 722.1021 to 722.1031, including any money received as gifts or donations to the fostering futures scholarship trust fund.	Concur with Executive	Deleted	Concur with Executive		
Constitutional Revenue SI	haring	No change	No change	No change	No change		
Sec. 950. The funds ap constitutional revenue shaby the department of treas	aring shall be distributed						



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AGENCY			No	ext FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
IX of the state constitution collected in accordance we of the state constitution amount appropriated in revenue sharing is appropriate, villages, and tow	nder section 10 of article ation of 1963. Revenue with section 10 of article IX of 1963 in excess of the part 1 for constitutional opriated for distribution to inships, on a population section 10 of article IX of 963.						
			Revenue sharing trust fund		Deleted		
			Sec. 951. (1) The funds appropriated in part 1 for revenue sharing trust fund shall be distributed by the department of treasury to cities, villages, townships, and counties as follows: (a) To cities, villages, and townships that were eligible to receive funding under section 952(1) of article 5 of 2023 PA 119, in an amount equal to 52.87% of the amount appropriated in part 1 for revenue sharing trust fund, distributed to each city, village, or township in the same proportion that each was eligible to receive under section 952(1) of article 5 of 2023 PA 119. (b) To cities, villages, and townships that were not eligible to receive funding under section 952(1) of article 5 of 2023 PA 119, in an amount equal to 1.00% of the amount appropriated in part 1 for revenue sharing trust fund, distributed to each city, village, or township on a per				



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AGENCY		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
			capita basis based on the most recent federal decennial census. (c) To counties, in an amount equal to 46.13% of the amount appropriated in part 1 for revenue sharing trust fund, distributed to each county in the same proportion that each was eligible to receive under sections 952(2) and 955 of article 5 of 2023 PA 119. If a county was eligible to receive payments under section 11 of the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.911, for only a partial fiscal year, the amount distributed to the county under this subdivision must be adjusted to treat the county as if it were eligible to receive the revenue sharing payments for the entire fiscal year. (2) If a city, village, township, or county is eligible to receive a distribution under subsection (1), the distribution must be made on the last business day of October, December, February, April, June, or August, as applicable.				
City, Village, and Tow Sharing and County Incen Sec. 952. (1) The funds a city, village, and township grants to cities, villages, a subject to fulfilling the subsection (4), each city, received a city, village, sharing payment under se of 2022 PA 166 is eligible	appropriated in part 1 for revenue sharing are for and townships such that, are requirements under village, or township that and township revenue action 108(11) of article 5	Sec. 952. (1) The funds appropriated in part 1 for city, village, and township revenue sharing are for grants to cities, villages, and townships such that, subject to fulfilling the requirements under subsection (4), each city, village, or township that received a city, village, and township revenue sharing	Deleted	Sec. 952. (1) The funds appropriated in part 1 for city, village, and township revenue sharing are for grants to cities, villages, and townships and must be distributed as provided in this section. (2) From the first \$299,126,400.00 appropriated in part 1 for city, village, and township revenue sharing, each	Sec. 952. (1) The funds appropriated in part 1 for city, village, and township revenue sharing are for grants to cities, villages, and townships and must be distributed as provided in this section. (2) From the first \$299,126,400.00 appropriated in part 1 for city, village, and township revenue sharing, each		



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
amounts described in sub		payment under section		city, village, or township shall	city, village, or township shall	
subject to subdivision (d):		108(11) of article 5 of 2022		receive an amount equal to	receive an amount equal to	
(a) An amount equal to 1		PA 166 2023 PA 119 is		100.0% of the revenue sharing	100.0% of the revenue sharing	
city, village, and town		eligible to receive the		payment for which the city,	payment for which the city,	
payment under section 10 PA 166, rounded to the ne		following amounts described in subdivisions		village, or township would have been eligible to receive under	village, or township would have been eligible to receive under	
(b) An additional amount		(a), (b), and (c), subject to		section 952 of article 5 of 2023	section 952 of article 5 of 2023	
eligible city, village, and to		subdivision (d):		PA 119, rounded to the nearest	PA 119, rounded to the nearest	
payment under section 10		(a) An ongoing amount		dollar, regardless of whether any	dollar, regardless of whether any	
PA 166, rounded to the r		equal to 104.0 105.0 % of its		limitation or eligibility criteria	limitation or eligibility criteria	
under this subdivision mu		total eligible city, village,		under section 952 of article 5 of	under section 952 of article 5 of	
city, village, or township s	ubject to the city, village,	and township revenue		2023 PA 119 was satisfied.	2023 PA 119 was satisfied.	
or township certifying to the		sharing payment under		(3) The remaining amount	(3) The remaining amount	
that the city, village, or tov		section 108(11) of article 5		appropriated in part 1 for city,	appropriated in part 1 for city,	
or expended, by Decemb		of 2022 PA 166 2023 PA		village, and township revenue	village, and township revenue	
the total amount of feder		119, rounded to the nearest		sharing after the distributions	sharing after the distributions	
city, village, or townshi		dollar.		under subsection (2) must be	under subsection (2) must be	
rescue plan act of 2021, l village, or township must		(b) An additional one-time amount equal to 4.0 3.0% of		distributed as follows: (a) 1/3 shall be distributed as	distributed as follows: (a) 1/3 shall be distributed as	
of treasury by March 3		its total eligible city, village,		taxable value payments as	taxable value payments as	
manner prescribed by the		and township revenue		provided under subsection (4).	provided under subsection (4).	
(c) An additional amount		sharing payment under		(b) 1/3 must be distributed as unit	(b) 1/3 must be distributed as unit	
local public safety initiative		section 108(11) of article 5		type population payments as	type population payments as	
total eligible city, village,		of 2022 PA 166 2023 PA		provided under subsection (5).	provided under subsection (5).	
sharing payment under se		119, rounded to the nearest		(c) 1/3 must be distributed as	(c) 1/3 must be distributed as	
of 2022 PA 166, rounded	to the nearest dollar.	dollar. Payments under this		yield equalization payments as	yield equalization payments as	
(d) For purposes of thi		subdivision must be		provided under subsection (6).	provided under subsection (6).	
village, or township that		distributed to each city,		(4) A taxable value payment must	(4) A taxable value payment must	
another city, village, or tow		village, or township subject		be made to each city, village, and	be made to each city, village, and	
a single entity, such that		to the city, village, or		township, determined as follows:	township, determined as follows:	
eligible city, village, and to		township certifying to the department of treasury that		(a) Determine the per capita taxable value for each city,	(a) Determine the per capita	
payment under section 10 PA 166 for the combine		the city, village, or township		village, and township by dividing	taxable value for each city, village, and township by dividing	
village, and township re		has fully obligated or		the taxable value of that city,	the taxable value of that city,	
each of the merging local		expended, by December 31,		village, or township by the	village, or township by the	
eligible to receive under se		2023 October 1, 2024, or		population of that city, village, or	population of that city, village, or	
of 2022 PA 166 is summe		declined the total amount of		township.	township.	
(2) As used in this sect		federal funds allocated to		(b) Determine the statewide per	(b) Determine the statewide per	
initiatives" includes, bu		the city, village, or township		capita taxable value by dividing	capita taxable value by dividing	
recruitment or retention e	fforts, training programs,	under the American rescue		the total taxable value of all cities,	the total taxable value of all cities,	
new equipment purc	hases or equipment	plan act of 2021, Public Law		villages, and townships by the	villages, and townships by the	



AGENCY		Next FY				
Curr	ent FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
replacements, or capital improvements afety buildings or structures. All local initiative expenses must be related to (3) The funds appropriated in part 1 from the funds appropriated and the funds appropriated and the funds appropriated in part 1 from the funds appropriated appropriated budget report and appropriated budget report and appropriated budget appropriated budget report shall inclusing appropriated budget report and projected budg	nts to public public safety public safety public safety. For the county for grants to pole to receive at determined enue sharing 141.901 to under this lecessary to and prorated opriated for Except as subsection, must be bject to the ents under limitability and ge, township, Thursday of h other than ment month, rvice report debt service nimum, the sype of debt is pledged to ment, and a mounts until ort, including, year and a g fiscal year. It is debt in the for its debt in the county of the formal the county of the coun	117-2. A city, village, or township must certify to the department of treasury by March 30 December 5, 2024 in a form and manner prescribed by the department of treasury. Any city, village, or township that was determined to be in compliance with the certification requirement included in 2023 PA 119 section 952(1)(b) shall be considered in compliance. (c) An additional one-time amount to be used for funding local public safety initiatives, equal to 2.0% of its total eligible city, village, and township revenue sharing payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119, rounded to the nearest dollar. (d) For purposes of this subsection, any city, village, or township that completely merges with another city, village, or township must be treated as a single entity, such that when determining the eligible city, village, and township revenue sharing payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119 for the combined single entity, the city, village, and township revenue sharing amount each of the merging local	HOUSE	total population of all cities, villages, and townships. (c) Determine the per capita taxable value ratio for each city, village, and township by dividing the statewide per capita taxable value by the per capita taxable value for that city, village, or township. (d) Determine the adjusted taxable value population for each city, village, and township by multiplying the per capita taxable value ratio as determined under subdivision (c) for that city, village, or township by the population of that city, village, or township. (e) Determine the total statewide adjusted taxable value population, which is the sum of all adjusted taxable value population for all cities, villages, and townships. (f) Determine the taxable value payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted taxable value population as determined under subdivision (e). (g) Determine the taxable value population as determined under subdivision (e). (g) Determine the taxable value population as determined under subdivision (f) by the adjusted taxable value population for that city, village, and township by multiplying the result under subdivision (f) by the adjusted taxable value population for that city, village, or township. (5) A unit type population payment must be made to each	total population of all cities, villages, and townships. (c) Determine the per capita taxable value ratio for each city, village, and township by dividing the statewide per capita taxable value by the per capita taxable value for that city, village, or township. (d) Determine the adjusted taxable value population for each city, village, and township by multiplying the per capita taxable value ratio as determined under subdivision (c) for that city, village, or township by the population of that city, village, or township. (e) Determine the total statewide adjusted taxable value population for all cities, villages, and townships. (f) Determine the taxable value payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted taxable value population as determined under subdivision (e). (g) Determine the taxable value payment for each city, village, and township by multiplying the result under subdivision (f) by the adjusted taxable value population for that city, village, or township. (5) A unit type population payment must be made to each city, village, and township, determined as follows:	



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
physical location where available for public view township, or county clerk's township, and county apply this subsection shall subservice report and a copy report to the department of treasury guidance for a city, village follow to meet the requirer The detailed guidance sequirement of treasury we cities, villages, townships, 1. (5) City, village, and town payments and county ince are subject to all of the foll (a) The city, village, townships to the department that it criteria for subsection (4) service report and proje required by subsection treasury review of the department of treasury shapped budget report is a city, village, township, payment under subsection department of treasury shapprocess and method for citiand counties to follow. (b) Subject to subdivisions village, township, or requirements of subsection township, or county shall payment under this section (c) Cities, villages, and town a payment under subsection their eligible payment on October, December, Feb August. Payments under issued to cities, villages, specified due date for si	these documents are ing in the city, village, office. Each city, village, office. Each city, village, ying for a payment under mit a copy of the debt of the projected budget ent of treasury. The shall develop detailed at the shall be posted on the ebsite and distributed to and counties by October which program payments owing conditions: hip, or county shall certify that has met the required and submitted the debt cted budget report as (4). A department of the service report and the not required in order for or county to receive a tion (1) or (3). The fall develop a certification ties, villages, townships, (c), (d), and (e), if a city, county meets the on (4), the city, village, receive its full potential or. Inships eligible to receive on (1) shall receive 1/6 of the last business day of ruary, April, June, and subsection (1) shall be and townships until the	units of government was eligible to receive under section 108(11) of article 5 of 2022 PA 166-2023 PA 119 is summed. (2) As used in this section, "local public safety initiatives" includes, but is not limited to, recruitment or retention efforts, training programs, new equipment purchases or equipment replacements, or capital improvements to public safety buildings or structures. All local public safety initiative expenses must be related to public safety. (3) The funds appropriated in part 1 for the county incentive program are to be used for grants to counties such that each county is eligible to receive an amount equal to 20% of the amount determined pursuant to the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.901 to 141.921. The amount calculated under this subsection shall be adjusted as necessary to reflect partial county fiscal years and prorated based on the total amount appropriated for distribution to all eligible counties. Except as otherwise provided under this		city, village, and township, determined as follows: (a) Determine the unit type population weight factor for each city, village, and township as follows: (i) For a township with a population of 5,000 or less, 1.0. (ii) For a township with a population of more than 5,000 but less than 10,001, 1.2. (iii) Except as otherwise provided in subparagraph (xix), for a township with a population of more than 10,000 but less than 20,001, 1.44. (iv) For a township with a population of more than 40,001, 4.32. (v) For a township with a population of more than 80,001, 5.18. (vi) For a township with a population of more than 80,000, 6.22. (vii) For a village with a population of 5,000 or less, 1.5. (viii) For a village with a population of more than 10,001, 1.8. (ix) For a city with a population of 5,000 or less, 2.5. (xi) For a city with a population of more than 5,000 but less than 10,001, 3.0. (xii) For a city with a population of more than 5,000 but less than 10,001, 3.0. (xii) For a city with a population of more than 10,000 but less than 10,001, 3.0. (xii) For a city with a population of more than 10,000 but less than 10,001, 3.0.	(a) Determine the unit type population weight factor for each city, village, and township as follows: (i) For a township with a population of 5,000 or less, 1.0. (ii) For a township with a population of more than 5,000 but less than 10,001, 1.2. (iii) Except as otherwise provided in subparagraph (xix), for a township with a population of more than 10,000 but less than 20,001, 1.44. (iv) For a township with a population of more than 40,001, 4.32. (v) For a township with a population of more than 80,000, but less than 80,001, 5.18. (vi) For a township with a population of more than 80,000, 6.22. (vii) For a village with a population of more than 5,000 but less than 10,001, 1.8. (ix) For a village with a population of more than 10,000, 2.16. (x) For a city with a population of 5,000 or less, 2.5. (xi) For a city with a population of more than 5,000 but less than 10,001, 3.0. (xii) For a city with a population of more than 5,000 but less than 20,001, 3.6. (xiii) For a city with a population of more than 20,000 but less than 20,001, 3.6. (xiii) For a city with a population of more than 20,000 but less than 20,001, 3.6. (xiii) For a city with a population of more than 20,000 but less than 40,001, 4.32.	



AGENCY		Next FY				
Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
specified due date for subsection (4), paym shall be made to a city, village, or township of that city, village, or township has complied subdivision (a). (d) Payments under subsection (3) shall be issto counties until the specified due date subsection (4). After the specified due date subsection (4), payments shall be made to a conly if that county has complied with subdiv (a). (e) If a city, village, township, or county does submit the required certification, debt se report, and projected budget report by the specified due date stipulated in subsection (4) for December payment or by the first day of a paymonth for all payments after the Decempayment, the city, village, township, or county forfeit the payment in that payment month. (f) Any city, village, township, or county that false certification documents shall forfeit any future village, and township revenue sharing paymer county incentive program payments and repay to this state all payments it has received this section. (g) City, village, and township revenue sharing payments and county incentive program payments and repay to this state all payments it has received this section. (g) City, village, and township revenue sharing the section shall be distributed on the business day of October, December, February April, June, and August. (h) Payments distributed under this section may withheld pursuant to sections 17a and 21 or Glenn Steil state revenue sharing act of 1971, PA 140, MCL 141.917a and 141.921. (6) The unexpended funds appropriated in procity, village, and township revenue sharing the county incentive program shall be available expenditure under the program for finance distressed cities, villages, or townships after approval of transfers by the legislature pursual section 393(2) of the management and budge 1984 PA 431, MCL 18.1393.	subsection, payments under this subsection must be distributed to an eligible county subject to the county's fulfilling the requirements under subsection (4). (4) For purposes of accountability and transparency, each eligible city, village, township, or county shall certify by the first Thursday of December or, for any payment month other than December, by the first day of the payment month, that it has produced a debt service report containing a detailed listing of its debt service requirements, including, at a minimum, the issuance date, issuance amount, type of debt instrument, a listing of all revenues pledged to finance debt service by debt instrument, and a listing of the annual payment amounts until maturity; and a projected budget report, including, at a minimum, the current fiscal year and a projection for the immediately following fiscal year. The projected budget report shall include revenues and expenditures and an explanation of the assumptions used for the		(xiii) For a city with a population of more than 20,000 but less than 40,001, 4.32. (xiv) For a city with a population of more than 40,000 but less than 80,001, 5.18. (xv) For a city with a population of more than 80,000 but less than 160,001, 6.22. (xvi) For a city with a population of more than 160,000 but less than 320,001, 7.46. (xvii) For a city with a population of more than 320,000 but less than 320,001, 8.96. (xviii) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population of more than 640,000, 10.75. (xix) For a city with a population weight factor for or makes available all of the following, the unit type population: (A) Fire services. (B) Police services on a 24-hour basis either through contracting for or directly employing personnel. (C) Water services to 50% or more of its residents. (D) Sewer services to 50% or more of its residents. (b) Determine the adjusted unit type population weight factor for that city, village, and township by multiplying the unit type population weight factor for that city, village, or township as determined under subdivision (a)	(xiv) For a city with a population of more than 40,000 but less than 80,001, 5.18. (xv) For a city with a population of more than 80,000 but less than 160,001, 6.22. (xvi) For a city with a population of more than 160,000 but less than 320,001, 7.46. (xvii) For a city with a population of more than 320,000 but less than 320,001, 7.46. (xviii) For a city with a population of more than 320,000 but less than 640,001, 8.96. (xviii) For a city with a population of more than 640,000, 10.75. (xix) For a township that has a population of not less than 10,000 and provides documentation to the department of treasury that the township provides for or makes available all of the following, the unit type population weight factor for a city with the same population: (A) Fire services. (B) Police services on a 24-hour basis either through contracting for or directly employing personnel. (C) Water services to 50% or more of its residents. (D) Sewer services to 50% or more of its residents. (b) Determine the adjusted unit type population weight factor for that city, village, and township by multiplying the unit type population weight factor for that city, village, or township as determined under subdivision (a) by the population of the city, village, or township.		



AGENCY			No	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
have a retirement pen underfunded status un protecting local governbenefits act, 2017 PA 2 allocate to its pension unfequal to its current year subsection (1) less an arrotal eligible payment un article 5 of 2022 PA 166 dollar, less the sum of its village, and township section 108(11) and (15) 166. A city, village, or townunicipal security under a municipal finance act, 200 is exempt from this require ending September 30, 20 not apply to a city, village,	ion (1) and determined to sion benefit system in der section 5 of the ment retirement and 02, MCL 38.2805, must unded liability an amount religible payment under nount equal to 2.0% of its inder section 108(11) of rounded to the nearest eligible payment for city, revenue sharing under of article 5 of 2022 PA wiship that has issued a section 518 of the revised 01 PA 34, MCL 141.2518, ement. For the fiscal year 024, this subsection does or township that receives ension principal payment	county shall include in any mailing of general information to its citizens the internet website address location for its debt service report and projected budget report or the physical location where these documents are available for public viewing in the city, village, township, or county clerk's office. Each city, village, township, and county applying for a payment under this subsection shall submit a copy of the debt service report and a copy of the projected budget report to the department of treasury. The department of treasury shall develop detailed guidance for a city, village, township, or county to follow to meet the requirements of this subsection. The detailed guidance shall be posted on the department of treasury website and distributed to cities, villages, townships, and counties by October 1. (5) City, village, and township revenue sharing payments and county incentive program payments are subject to all of the following conditions: (a) The city, village, township, or county shall certify to the department		by the population of the city, village, or township. (c) Determine the total statewide adjusted unit type population, which is the sum of the adjusted unit type population for all cities, villages, and townships. (d) Determine the unit type population payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted unit type population as determined under subdivision (c). (e) Determine the unit type population payment for each city, village, and township by multiplying the result under subdivision (d) by the adjusted unit type population for that city, village, or township. (6) A yield equalization payment must be made to each city, village, and township in an amount that is sufficient to provide the guaranteed tax base for a local tax effort, but not to exceed 0.02. The payment must be determined as follows: (a) The guaranteed tax base is the maximum combined state and local per capita taxable value that can be guaranteed in a state fiscal year to each city, village, and township for a local tax effort, not to exceed 0.02, if an amount equal to the amount described in subsection (3)(c) is distributed to cities, villages, and townships	(c) Determine the total statewide adjusted unit type population, which is the sum of the adjusted unit type population for all cities, villages, and townships. (d) Determine the unit type population payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted unit type population as determined under subdivision (c). (e) Determine the unit type population payment for each city, village, and township by multiplying the result under subdivision (d) by the adjusted unit type population for that city, village, or township. (6) A yield equalization payment must be made to each city, village, and township in an amount that is sufficient to provide the guaranteed tax base for a local tax effort, but not to exceed 0.02. The payment must be determined as follows: (a) The guaranteed tax base is the maximum combined state and local per capita taxable value that can be guaranteed in a state fiscal year to each city, village, and township for a local tax effort, not to exceed 0.02, if an amount equal to the amount described in subsection (3)(c) is distributed to cities, villages, and townships whose per capita taxable value is below the guaranteed tax base. (b) The full yield equalization payment to each city, village, and



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AGENCY			Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
		that it has met the required criteria for subsection (4) and submitted the debt service report and projected budget report as required by subsection (4). A department of treasury review of the debt service report and the projected budget report is not required in order for a city, village, township, or county to receive a payment under subsection (1) or (3). The department of treasury shall develop a certification process and method for cities, villages, townships, and counties to follow. (b) Subject to subdivisions (c), (d), and (e), if a city, village, township, or county meets the requirements of subsection (4), the city, village, township, or county shall receive its full potential payment under this section. (c) Cities, villages, and townships eligible to receive a payment under subsection (1) shall receive 1/6 of their eligible payment on the last business day of October, December, February, April, June, and August. Payments under subsection (1) shall be issued to cities, villages, and townships until the specified due date for subsection (4). After the specified due date for		whose per capita taxable value is below the guaranteed tax base. (b) The full yield equalization payment to each city, village, and township is the product of the amounts determined under subparagraphs (i) and (ii): (i) An amount greater than zero that is equal to the difference between the guaranteed tax base determined in subdivision (a) and the per capita taxable value of the city, village, or township. (ii) The local tax effort of the city, village, or township, not to exceed 0.02, multiplied by the population of that city, village, or township that completely merges with another city, village, or township must be treated as a single entity, so that when determining the eligible city, village, and township revenue sharing payment under section 952 of article 5 of 2023 PA 119 for the combined single entity, the city, village, and township revenue sharing amount that each of the merging local units of government was eligible to receive under section 952 of article 5 of 2023 PA 119 is summed.	township is the product of the amounts determined under subparagraphs (i) and (ii): (i) An amount greater than zero that is equal to the difference between the guaranteed tax base determined in subdivision (a) and the per capita taxable value of the city, village, or township. (ii) The local tax effort of the city, village, or township, not to exceed 0.02, multiplied by the population of that city, village, or township. (7) For purposes of this section, any city, village, or township that completely merges with another city, village, or township must be treated as a single entity, so that when determining the eligible city, village, and township revenue sharing payment under section 952 of article 5 of 2023 PA 119 for the combined single entity, the city, village, and township revenue sharing amount that each of the merging local units of government was eligible to receive under section 952 of article 5 of 2023 PA 119 is summed.



Current FY EXECUTIVE Subsection (4), payments shall be made to a city, village, or township only if that city, village, or township has complied with subdivision (a). (d) Payments under subsection (3) shall be	FID CAL			N	ext FY	
shall be made to a city, village, or township only if that city, village, or township has complied with subdivision (a). (d) Payments under subsection (3) shall be		Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
issued to counties until the specified due date for subsection (4). After the specified due date for subsection (4), payments shall be made to a county only if that county has compiled with subdivision (a). (a). (a) if city, village, township, or county does not submit the required certification, debt service report, and projected budget report by the specified due date stipulated in subsection (4) for the December payment or by the first day of a payment month for all payments after the December payment, the city, village, township, or county shall forfeit the payment in that payment month. (f) Any city, village, township, or county shall forfeit the payment in that falsifies certification documents shall forfeit any future city, village, and township revenue sharing payments or county interest program payments		Suitent F1	subsection (4), payments shall be made to a city, village, or township only if that city, village, or township has complied with subdivision (a). (d) Payments under subsection (3) shall be issued to counties until the specified due date for subsection (4). After the specified due date for subsection (4), payments shall be made to a county only if that county has complied with subdivision (a). (e) If a city, village, township, or county does not submit the required certification, debt service report, and projected budget report by the specified due date stipulated in subsection (4) for the December payment or by the first day of a payment month for all payments after the December payment, the city, village, township, or county shall forfeit the payment in that payment month. (f) Any city, village, township, or county shall forfeit any future city, village, and township revenue sharing payments or county	TIOUSE	SLIMIE	LINACIED



FID CAL	Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
		and shall repay to this state all payments it has received under this section. (g) City, village, and township revenue sharing payments and county incentive program payments under this section shall be distributed on the last business day of October, December, February, April, June, and August. (h) Payments distributed under this section may be withheld pursuant to sections 17a and 21 of the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.917a and 141.921. (6) The unexpended funds appropriated in part 1 for city, village, and township revenue sharing and the county incentive program shall be available for expenditure under the program for financially distressed cities, villages, or townships after the approval of transfers by the legislature pursuant to section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. (7) Any city, village, or township eligible to receive a payment under subsection (1) and determined to have a retirement pension benefit			



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AGENCY				ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
		system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, must allocate to its pension unfunded liability an amount equal to its current year eligible payment under subsection (1) less an amount equal to 25.0% of its total eligible payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119, rounded to the nearest dollar, less the sum of its eligible payment for city, village, and township revenue sharing under section 108(11) and (15) of article 5 of 2022 PA 166 2023 PA 119. A city, village, or township that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA 34, MCL 141.2518, is exempt from this requirement. For the fiscal year ending September 30, 2024, this subsection does not apply to a city, village, or township that receives a local unit municipal pension principal payment grant described in section 979(a) of article 5 of 2022 PA 166.		Sec. 954. (1) Cities, villages, and	Sec. 954. (1) Cities, villages, and
				townships receiving a payment	townships receiving a payment



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AGENCY				Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
				under section 952(2) and counties receiving a payment under section 955(2) shall receive 1/6 of their total payment on the last business day of October, December, February, April, June, and August. (2) Payments distributed under section 952(3) or section 955(3) may be withheld in accordance with sections 17a and 21 of the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.917a and 141.921. (3) If a city, village, or township that receives a payment under section 952 is determined to have a retirement pension benefit system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, the city, village, or township must allocate to its pension unfunded liability an amount equal to 50% of the difference between its current year payment under section 952 and the amount the city, village or township would have been eligible to receive under section 952 and the nearest dollar, regardless of whether any limitation or eligibility criteria under section 952 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under section 952 of article 5 of 2023 PA 119 was satisfied. A city, village, or township that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA	under section 952(2) and counties receiving a payment under section 955(2) shall receive 1/6 of their total payment on the last business day of October, December, February, April, June, and August. On the last business day of February 2025, cities, villages, and townships receiving a payment under section 952(3) and counties receiving a payment under section 955(3) shall receive 50% of the estimated payment to be received under section 952(3) or 955(3), as applicable. On the last business day of June 2025, cities, villages, and townships receiving a payment under section 952(3) and counties receiving a payment under 955(3) shall receive any remaining payment calculated under section 952(3) or 955(3), as applicable. (2) Payments distributed under section 952 or section 955 may be withheld in accordance with sections 17a and 21 of the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.917a and 141.921. (3) If a city, village, or township that receives a payment under section 952 is determined to have a retirement pension benefit system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, the city, village, or	



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AGENCY				Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
				34, MCL 141.2518, is exempt from this requirement. (4) If a county that receives a payment under section 955 is determined to have a retirement pension benefit system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, the county must allocate to its pension unfunded liability an amount equal to 50% of the difference between its current year payment under section 955 and the amount the county would have been eligible to receive under section 955 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under section 955 of article 5 of 2023 PA 119 was satisfied. A county that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA 34, MCL 141.2518, is exempt from this requirement.	township must allocate to its pension unfunded liability an amount equal to 50% of the difference between its current year payment under section 952 and the amount the city, village or township would have been eligible to receive under section 952 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under section 952 of article 5 of 2023 PA 119 was satisfied. A city, village, or township that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA 34, MCL 141.2518, is exempt from this requirement. (4) If a county that receives a payment under section 955 is determined to have a retirement pension benefit system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, the county must allocate to its pension unfunded liability an amount equal to 50% of the difference between its current year payment under section 955 and the amount the county would have been eligible to receive under section 955 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under section 955 of article 5 of 2023 PA 119	

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AGENCY				Next FY			
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					was satisfied. A county that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA 34, MCL 141.2518, is exempt from this requirement.		
county receives the follow subdivisions (a), (b), and (d): (a) A payment equal to amount determined purs state revenue sharing at MCL 141.901 to 141.921, the county is eligible uncart. (b) An additional payme county's total eligible 108(11) of article 5 of 202 nearest dollar. Payments must be distributed to eacounty certifying to the dethe county has fully oblecember 31, 2023, or of federal funds allocated American rescue plan act	appropriated in part 1 for shall be distributed by the such that each eligible ring amounts described in (c), subject to subdivision 116.459281856% of the suant to the Glenn Steil of 1971, 1971 PA 140, less the amount for which der section 952(3) of this ent equal to 1.0% of a payment under section 22 PA 166, rounded to the sunder this subdivision ach county subject to the epartment of treasury that ligated or expended, by declined the total amount of the total amount of 2021, Public Law 117-by to the department of 224 in a form and manner ment of treasury. Funds a subdivision shall be a under the program for eas, villages, or townships insfers by the legislature of the management and	Sec. 955. (1) The funds appropriated in part 1 for county revenue sharing shall be distributed by the department of treasury such that each eligible county receives the following amounts described in subdivisions (a), (b), and (c), subject to subdivision (d): (a) An ongoing payment equal to 416.459281856 123.4545802% of the amount determined pursuant to the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.901 to 141.921, less the amount for which the county is eligible under section 952(3) of this part. (b) An additional one-time payment equal to 1.0 3.0% of a county's total eligible payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119, rounded to the nearest dollar. Payments under this subdivision must be distributed to each county subject to the county certifying to the department	Deleted	Sec. 955. (1) The funds appropriated in part 1 for county revenue sharing are for grants to counties and must be distributed as provided in this section. (2) From the first \$261,069,700.00 appropriated in part 1, each county shall receive an amount equal to 100.0% of the revenue sharing payment for which the county would have been eligible to receive under section 955 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under section 955 of article 5 of 2023 PA 119 was satisfied. (3) From the remaining amount appropriated in part 1 for county revenue sharing after the distributions under subsection (2), a taxable value payment must be made to each county, determined as follows: (a) Determine the per capita taxable value for each county by dividing the taxable value of that county. (b) Determine the statewide per capita taxable value by dividing the total taxable value of all	Sec. 955. (1) The funds appropriated in part 1 for county revenue sharing are for grants to counties and must be distributed as provided in this section. (2) From the first \$261,069,700.00 appropriated in part 1, each county shall receive an amount equal to 100.0% of the revenue sharing payment for which the county would have been eligible to receive under section 955 of article 5 of 2023 PA 119, rounded to the nearest dollar, regardless of whether any limitation or eligibility criteria under sections 952 and 955 of article 5 of 2023 PA 119 was satisfied. (3) From the remaining amount appropriated in part 1 for county revenue sharing after the distributions under subsection (2), a taxable value payment must be made to each county, determined as follows: (a) Determine the per capita taxable value for each county by dividing the taxable value by dividing the total taxable value of all		



AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
(c) An additional payment eligible payment under se of 2022 PA 166, rounded extra 2.0% payment is to local public safety initiative (d) The amounts calculated shall be adjusted as necounty fiscal years and pramount appropriated for counties. (2) As used in this sectinitiatives" include, but recruitment or retention enew equipment purcerplacements, or capital safety buildings or structure initiative expenses must be (3) Any county eligible to subsection (1) and determinents and benefits as 38.2805, must allocate the liability an amount equal year eligible payment for under subsection (1) ar program under section equal to 2.0% of the sepayment under section equal to 2.0% of the sepayment under section equal to 2.0% of the sepayment under section (1) ar program under section equal to 2.0% of the sepayment under section (1) ar program under section (2) are payment under section (3)	action 108(11) of article 5 to the nearest dollar. The be used only for funding es. ed under this subsection ressary to reflect partial orated based on the total distribution to all eligible ion, "local public safety are not limited to, fforts, training programs, hases or equipment improvements to public res. All local public safety e related to public safety. The receive a payment under in underfunded status stecting local government in underfunded status stecting local government act, 2017 PA 202, MCL to its pension unfunded to the sum of its current county revenue sharing and the county incentive 1952(3) less an amount sum of its total eligible 18(11) of article 5 of 2022 is its eligible payment for inder section 108(11) and A 166. A county that has ity under section 518 of tance act, 2001 PA 34, of from this requirement. September 30, 2024, this is to a county that receives ension principal payment	of treasury that the county has fully obligated or expended, by December 31, 2023, October 1, 2024 or declined the total amount of federal funds allocated to the county under the American rescue plan act of 2021, Public Law 117-2. A county must certify to the department of treasury by March 30 December 5, 2024 in a form and manner prescribed by the department of treasury. Any county that was determined to be in compliance with the certification requirement included in 2023 PA 119 section 955(1)(b) shall be considered in compliance. Funds not expended under this subdivision shall be available for expenditure under the program for financially distressed cities, villages, or townships after the approval of transfers by the legislature pursuant to section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. (c) An additional one-time payment equal to 2.0% of its total eligible payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119, rounded to the nearest dollar. The extra		counties by the total population of all counties. (c) Determine the per capita taxable value ratio for each county by dividing the statewide per capita taxable value by the per capita taxable value for that county. (d) Determine the adjusted taxable value population for each county by multiplying the per capita taxable value ratio as determined under subdivision (c) for that county. (e) Determine the total statewide adjusted taxable value population, which is the sum of all adjusted taxable value population for all counties. (f) Determine the taxable value payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted taxable value population as determined under subdivision (e). (g) Determine the taxable value payment for each county by multiplying the result under subdivision (f) by the adjusted taxable value population for that county.	counties by the total population of all counties. (c) Determine the per capita taxable value ratio for each county by dividing the statewide per capita taxable value by the per capita taxable value for that county. (d) Determine the adjusted taxable value population for each county by multiplying the per capita taxable value ratio as determined under subdivision (c) for that county. (e) Determine the total statewide adjusted taxable value population of that county. (e) Determine the total statewide adjusted taxable value population, which is the sum of all adjusted taxable value population for all counties. (f) Determine the taxable value payment rate by dividing the amount to be distributed under this subsection by the total statewide adjusted taxable value population as determined under subdivision (e). (g) Determine the taxable value payment for each county by multiplying the result under subdivision (f) by the adjusted taxable value population for that county.



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		2.0% payment is to be used only for funding local public safety initiatives. (d) The amounts calculated under this subsection shall be adjusted as necessary to reflect partial county fiscal years and prorated based on the total amount appropriated for distribution to all eligible counties. (2) As used in this section, "local public safety initiatives" include, but are not limited to, recruitment or retention efforts, training programs, new equipment purchases or equipment replacements, or capital improvements to public safety buildings or structures. All local public safety initiative expenses must be related to public safety. (3) Any county eligible to receive a payment under subsection (1) and determined to have a retirement pension benefit system in underfunded status under section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, must allocate to its pension unfunded liability an amount equal to the sum of its current year eligible payment for county revenue sharing under subsection				



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		Next FY					
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
Financially Distressed	Citios Villagos and	(1) and the county incentive program under section 952(3) less an amount equal to 5 2.0% of the sum of its total eligible payment under section 108(11) of article 5 of 2022 PA 166 2023 PA 119, less the sum of its eligible payment for county revenue sharing under section 108(11) and (15) of article 5 of 2022 PA 166 2023 PA 119. A county that has issued a municipal security under section 518 of the revised municipal finance act, 2001 PA 34, MCL 141.2518, is exempt from this requirement. For the fiscal year ending September 30, 2024, this subsection does not apply to a county that receives a local unit municipal pension principal payment grant described in section 979(a) of article 5 of 2022 PA 166.	Soc 056 (1) From the funds	Soc 056 (1) From the funds	Soc 056 (1) From the funds		
Financially Distressed Townships Sec. 956. (1) The funds a financially distressed cities shall be granted by the dicities, villages, and township conditions that indicate proas determined by the decity, village, or township with the indicate probable fina in a manner determined treasury for a grant to page	s, villages, or townships epartment of treasury to hips that have 1 or more obable financial distress, partment of treasury. A vith 1 or more conditions ncial distress may apply by the department of	Retain, updates year & changes reporting date from March 31 to August 31.	Sec. 956. (1) From the funds appropriated in part 1 for financially distressed cities, villages, or townships, the department of treasury shall create and operate a grant program to provide grants to cities, villages, and townships that have 1 or more conditions that indicate probable financial distress, as determined by the department of treasury.	Sec. 956. (1) From the funds appropriated in part 1 for financially distressed cities, villages, or townships, the department of treasury shall create and operate a grant program to award grants to cities, villages, and townships that have 1 or more conditions that indicate probable financial distress, as determined by the department of treasury. A city, village, or township with 1 or more	Sec. 956. (1) From the funds appropriated in part 1 for financially distressed cities, villages, or townships, the department of treasury shall create and operate a grant program to award grants to cities, villages, and townships that have 1 or more conditions that indicate probable financial distress, as determined by the department of treasury. A city, village, or township with 1 or more		



AGENCY		Next FY				
Curre	nt FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
services that move the city, village, of toward financial stability. Grants are to be specific projects or services that move village, or township toward financial state city, village, or township must use the granting section to make payments to reduce accrued liability; to repair or replainfrastructure and equipment owned or by the city, village, or township; to reobligations; or for costs associated with to shared services with another jurisdice administer other projects that move the corn township toward financial state department of treasury shall award not \$2,000,000.00 to any city, village, or under this section. (2) The department of treasury shall substitute of the grant, and a description of the projects that will be paid by the grant. (3) The unexpended funds appropriate for financially distressed cities, vintownships are designated as a word appropriation, and any unencumbered of funds shall not lapse at the end of the and shall be available for expenditure funder this section until the projects completed. The following is in completed. The following is in completed and the complete content of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the management and the section until the projects of the section until the projects of th	r township be used for the the city, ability. The trants under the unfunded on the ce critical maintained aduce debt a transition of the city, village, bility. The more than the transmit a report that recipient the amount project or din part 1 llages, or ork project runallotted fiscal year for projects thave been iance with	EXECUTIVE	HOUSE (2) A city, village, or township with 1 or more conditions that indicate probable financial distress may apply in a manner determined by the department of treasury for a grant to pay for specific projects or services that move the city, village, or township toward financial stability. (3) A city, village, or township must use a grant to do 1 or more of the following: (a) Make payments to reduce unfunded accrued liability. (b) Repair or replace critical infrastructure and equipment owned or maintained by the city, village, or township. (c) Reduce debt obligations. (d) Pay for costs associated with a transition to shared services with another jurisdiction. (e) Administer any other project that moves the city, village, or township toward financial stability. (4) The department of treasury shall not award more than \$2,000,000.00 to a city, village,	conditions that indicate probable financial distress may apply in a manner determined by the department of treasury for a grant to pay for specific projects or services that move the city, village, or township toward financial stability. Grants must be used for specific projects or services that move the city, village, or township toward financial stability. The city, village, or township must use the grants under this section to do 1 or more of the following: (a) Make payments to reduce unfunded accrued liability. (b) Repair or replace critical infrastructure and equipment owned or maintained by the city, village, or township. (c) Reduce debt obligations. (d) Pay for costs associated with a transition to shared services with another jurisdiction. (e) Administer other projects that move the city, village, or township toward financial stability. (2) The department of treasury	conditions that indicate probable financial distress may apply in a manner determined by the department of treasury for a grant to pay for specific projects or services that move the city, village, or township toward financial stability. Grants must be used for specific projects or services that move the city, village, or township toward financial stability. The city, village, or township must use the grants under this section to do 1 or more of the following: (a) Make payments to reduce unfunded accrued liability. (b) Repair or replace critical infrastructure and equipment owned or maintained by the city, village, or township. (c) Reduce debt obligations. (d) Pay for costs associated with a transition to shared services with another jurisdiction. (e) Administer other projects that move the city, village, or township toward financial stability. (2) The department of treasury shall award not more than	
1984 PA 431, MCL 18.1451a: (a) The purpose of the project is assistance to financially distressed citie	to provide		or township under this section. (5) Not later than March 31, the department of treasury shall	shall award not more than \$2,000,000.00 to any city, village, or township under this section.	\$2,000,000.00 to any city, village, or township under this section. (3) Not later than March 31, the	
and townships under this section. (b) The projects will be accomplished b cities, villages, and townships approv department of treasury.	ed by the		submit a report to the standard report recipients that includes all of the following information for each grant:	(3) Not later than March 31, the department of treasury shall submit a report to the standard report recipients that includes all	department of treasury shall submit a report to the standard report recipients that includes all of the following for each grant	
(c) The total estimated cost of all projects is \$2,500,000.00.(d) The tentative completion date is September 30, 2028.			(a) The grant recipient. (b) The date the grant was approved. (c) The amount of the grant.	of the following for each grant recipient. (a) The name of the grant recipient.	recipient. (a) The name of the grant recipient.	



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			(d) A description of the project or projects for which the grant will be used. (6) The unexpended funds appropriated in part 1 for financially distressed cities, villages, or townships are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to provide assistance to financially distressed cities, villages, and townships under this section. (b) The projects will be accomplished by grants to cities, villages, and townships approved by the department of treasury. (c) The total estimated cost of all projects is \$2,500,000.00. (d) The tentative completion date is September 30, 2029.	(b) The date the grant was approved. (c) The amount of the grant. (d) A description of the project or projects that will be paid by the grant. (4) The unexpended funds appropriated in part 1 for financially distressed cities, villages, or townships are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to provide assistance to financially distressed cities, villages, and townships under this section. (b) The projects will be accomplished by grants to cities, villages, and townships approved by the department of treasury. (c) The total estimated cost of all projects is \$2,500,000.00. (d) The tentative completion date is September 30, 2029.	(b) The date the grant was approved. (c) The amount of the grant. (d) A description of the project or projects that will be paid by the grant. (4) The unexpended funds appropriated in part 1 for financially distressed cities, villages, or townships are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is to provide assistance to financially distressed cities, villages, and townships under this section. (b) The projects will be accomplished by grants to cities, villages, and townships approved by the department of treasury. (c) The total estimated cost of all projects is \$2,500,000.00. (d) The tentative completion date is September 30, 2029.
				sections 950 through 956, terms used in these sections are as defined in the Glen Steil State	the Glenn Steil state revenue sharing act, 1971 PA 140, MCL 141.901 to 141.921, has the



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				Revenue Sharing Act, 1971 PA 140, MCL 141.901 to 141.921.	same meaning when used in sections 950 to 956.	
					Public safety and violence prevention fund	
					Sec. 959. Revenue collected in the public safety and violence prevention fund created in section 11a of the Michigan trust fund act, 2000 PA 489, MCL 12.261a, is appropriated and must be distributed in accordance with section 11b of the Michigan trust fund act, 2000 PA 489, MCL 12.261b. Revenue appropriated under this section must not be spent or otherwise distributed unless both of the following bills of the 102nd Legislature are enacted into law: (a) House Bill No. 4605.	
Additional Appropriations Sec. 960. In addition to the part 1 to the bureau or appropriated from state to amount necessary for, implementing and operatithe McCauley-Traxle lottery act, 1972 PA 239, Nactivities under the Bowman bingo act, 1972 432.152, including expenmandated payments for contractually mandated tickets intended for resale providing and maintaini communications network, payments to lottery retaile	the funds appropriated in f state lottery, there is ottery fund revenues the and directly related to, ing lottery games under r-Law-Bowman-McNeely MCL 432.1 to 432.47, and Traxler-McCauley-Law-PA 382, MCL 432.101 to additures for contractually r vendor commissions, payments for instant to the contractual costs of ing the online system and incentive and bonus	No change	No change	No change	No change	



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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
Promotion and Advertising Sec. 964. For the bureau		No change	No change	No change	No change	
appropriated 1% of the logross sales for promotion			Sec. 970. As used in sections	Sec. 970. As used in sections	Sec. 970. As used in sections 971	
			971 to 979: (a) "Compulsive gaming prevention fund" means the compulsive gaming prevention fund created in section 3 of the compulsive gaming prevention act, 1997 PA 70, MCL 432.253. (b) "Fantasy contest fund" means the fantasy contest fund created in section 16 of the fantasy contests consumer protection act, 2019 PA 157, MCL 432.516. (c) "First responder presumed coverage fund" means the first responder presumed coverage fund created in section 405 of the worker's disability compensation act of 1969, 1969 PA 317, MCL 418.405. (d) "Internet gaming fund" means the internet gaming fund created in section 16 of the lawful internet gaming act, 2019 PA 152, MCL 432.316. (e) "Internet sports betting fund" means the internet sports betting fund created in section 16 of the lawful sports betting act, 2019 PA 149, MCL 432.416.	971 to 979: (a) "Compulsive gaming prevention fund" means the compulsive gaming prevention fund reated in section 3 of the compulsive gaming prevention act, 1997 PA 70, MCL 432.253. (b) "Fantasy contest fund" means the fantasy contest fund created in section 16 of the fantasy contests consumer protection act, 2019 PA 157, MCL 432.516. (c) "First responder presumed coverage fund" means the first responder presumed coverage fund created in section 405 of the worker's disability compensation act of 1969, 1969 PA 317, MCL 418.405. (d) "Internet gaming fund" means the internet gaming fund created in section 16 of the lawful internet gaming act, 2019 PA 152, MCL 432.316. (e) "Internet sports betting fund" means the internet sports betting fund created in section 16 of the lawful sports betting act, 2019 PA 149, MCL 432.416.	to 979: (a) "Compulsive gaming prevention fund" means the compulsive gaming prevention fund reated in section 3 of the compulsive gaming prevention act, 1997 PA 70, MCL 432.253. (b) "Fantasy contest fund" means the fantasy contest fund created in section 16 of the fantasy contests consumer protection act, 2019 PA 157, MCL 432.516. (c) "First responder presumed coverage fund" means the first responder presumed coverage fund created in section 405 of the worker's disability compensation act of 1969, 1969 PA 317, MCL 418.405. (d) "Internet gaming fund" means the internet gaming fund created in section 16 of the lawful internet gaming act, 2019 PA 152, MCL 432.316. (e) "Internet sports betting fund" means the internet sports betting fund created in section 16 of the lawful sports betting act, 2019 PA 149, MCL 432.416.	
Compulsive Gaming Pre Responder Presumed Cov Sec. 971. (1) From the r Michigan gaming control I	verage Fund Allocations revenue collected by the	Sec. 971. (1) From the revenue collected by the Michigan gaming control board regarding the total annual assessment of each	Concur with Executive	Concur with Executive	Concur with Executive	



AGENCY	Next FY				
Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
\$2,000,000.00 is appropriated and shall be deposited in the compulsive gaming prevention fund as described in section 12a(5) of the Michigan Gaming Control and Revenue Act, 1996 IL 1, MCL 432.212a. (2) After the Michigan gaming control board has incurred the costs of regulating and enforcing internet sports betting, \$500,000.00 is appropriated and shall be deposited into the compulsive gaming prevention fund as described in section 16(4) of the lawful sports betting act, 2019 PA 149, MCL 432.416. Following these disbursements, \$2,000,000.00 is appropriated and shall be deposited in the first responder presumed coverage fund as described in section 16(4) of the lawful internet gaming act, 2019 PA 149, MCL 432.416. (3) An appropriation of \$500,000.00 shall be deposited into the compulsive gaming prevention fund as described in section 16(4) of the lawful internet gaming act, 2019 PA 152, MCL 432.316, except as provided in section 15(2) of the lawful internet gaming act, 2019 PA 152, MCL 432.315, and after the board has incurred the costs of regulating and enforcing internet gaming under the lawful internet gaming act, 2019 PA 152, MCL 432.301 to 432.322, and the costs of administering and enforcing millionaire party activity authorized by the Traxler-McCauley-Law-Bowman bingo act, 1972 PA 382, MCL 432.101 to 432.152. Following these disbursements, \$2,000,000.00 is appropriated and shall be deposited into the first responder presumed coverage fund as described in section 16(4) of the lawful internet gaming act, 2019 PA 152, MCL 432.316.	asino licensee, 2,000,000.00 is oppropriated and shall be exposited in the compulsive aming prevention fund as escribed in section 12a(5) is the Michigan Gaming ontrol and Revenue Act, 296 IL 1, MCL 432.212a. The Michigan aming control board has curred the costs of egulating and enforcing ternet sports betting, 500,000.00 appropriated and shall be exposited into the ompulsive gaming revention fund as escribed in section 16(4) of the lawful sports betting act, 2019 PA 149, MCL 432.416. Spropriated and shall be exposited in the first esponder presumed overage fund as described section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described in section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described in section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described in section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described in section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed overage fund as described in section 16(4) of the lawful ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed ports betting act, 2019 PA 49, MCL 432.416. The first esponder presumed				



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		in section 15(2) of the lawful internet gaming act, 2019 PA 152, MCL 432.315, and after the board has incurred the costs of regulating and enforcing internet gaming under the lawful internet gaming act, 2019 PA 152, MCL 432.301 to 432.322, and the costs of administering and enforcing millionaire party activity authorized by the Traxler-McCauley-Law-Bowman bingo act, 1972 PA 382, MCL 432.101 to 432.152. Following these disbursements, \$2,000,000.00 is appropriated and shall be deposited into the first responder presumed coverage fund as described in section 16(4) of the lawful internet gaming act, 2019 PA 152, MCL 432.316.			
Internet Gaming Sec. 972. After all other described in section 16(3) consumer protection act 432.516; section 16(4) of th act, 2019 PA 152, MCL 43 of the lawful sports betting 432.416 are made, any r fantasy contest fund, internet sports betting fun shall be deposited into the described in section 16 contests consumer protection.	of the fantasy contests, 2019 PA 157, MCL ne lawful internet gaming 2.316; and section 16(4) act, 2019 PA 149, MCL money remaining in the ernet gaming fund, and d are appropriated and state school aid fund as 5(3)(b) of the fantasy	No change	No change	No change	No change



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AGENCY			N	ext FY			
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gaming act, 2019 PA 1	MCL 432.516; section 16(4) of the lawful internet gaming act, 2019 PA 152, MCL 432.316; and section 16(4) of the lawful sports betting act, 2019 PA 149, MCL 432.416.						
Local Revenue Sharing B	oards	Strikes subsection 6	No change	No change	No change		
government programs in assistance to a local referenced in an agree Indian gaming regulatory (2) A local revenue sha subsection (1) shall compact, 1976 PA 267, MCL 1 freedom of information a 15.231 to 15.246. (3) A county treasurer is administer funds receive local revenue sharing boa part 1 for local government to audit local revenue sha a county treasurer. This ability of local units of gagreements with federally to provide financial assi government or to jointly p (4) A local revenue sha subsection (1) shall corprovisions of any agree Indian gaming regulatory in which the local revereferenced, including, the disbursal of tribal casino applicable provisions of gaming compact in which (5) The director of the Market in the local reverse in the director of the Market in the local reverse in the director of the Market in the local reverse in the director of the Market in the local reverse in the director of the Market in the local reverse in	act, Public Law 100-497. Irring board described in ly with the open meetings 5.261 to 15.275, and the act, 1976 PA 442, MCL authorized to receive and d for and on behalf of a rd. Funds appropriated in a programs may be used aring board funds held by section does not limit the government to enter into a recognized Indian tribes stance to local units of rovide public services. Irring board described in apply with all applicable ment authorized by the act, Public Law 100-497, enue sharing board is put not limited to, the payments received under the tribal-state class III those funds are received. MDSP and the executive gaming control board are a local revenue sharing locations to be made to						



FIDCAL AGENCY			Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
(6) The Michigan gaming control board shall submit a report by September 30 to the senate and house of representatives standing committees on appropriations and to the report recipients required in section 205 of this part on the receipts and distribution of revenues by local revenue sharing boards.							
State Services Fee Fund Sec. 974. If revenues colle fee fund are less than the from the fund, available refully fund the appropriat gaming regulation activities made to other state depathe remaining revenue in fully fund appropriations to agencies, the shortf proportionally among the agencies.	ected in the state services he amounts appropriated evenues shall be used to ion in part 1 for casino es before distributions are artments and agencies. If the fund is insufficient to other state departments fall shall be distributed those departments and	No change	No change	No change	No change		
strategies to support a education efforts in add responsible gaming. The	of the legislature that, in propriated in part 1 for le gaming, the Michigan ordinate with MDHHS on ddiction prevention and dition to advertising for Michigan gaming control ton the expenditures and m the appropriations in responsible gaming by	Sec. 975. It is the intent of the legislature that, in expending the funds appropriated in part 1 for advertising for responsible gaming, the Michigan gaming control board coordinate engage with MDHHS on strategies to support addiction prevention and education efforts in addition to advertising for responsible gaming. The Michigan gaming control board shall submit a report on the expenditures and programming funded from the appropriations in part 1 for advertising for responsible gaming by	No change	No change	Concur with Executive		



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AGENCY				ext FY	Г
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
		September 1 of the current fiscal year.			
Horse Racing Industry Cri	imes	No change	No change	No change	No change
Sec. 976. The executive director of the Michigan gaming control board may pay rewards of not more than \$5,000.00 to a person who provides information that results in the arrest and conviction on a felony or misdemeanor charge for a crime that involves the horse racing industry. A reward paid pursuant to this section shall be paid out of the appropriation in part 1 for the racing commission.					
Michigan Agriculture Equi Fund	ne Industry Development	No change	No change	No change	No change
Sec. 977. All appropriate development fund, excommission appropriation proportionately if revedevelopment fund decline year to a level lower than in part 1.	accept for the racing ons, shall be reduced enues to the equine deduring the current fiscal				
Racing Commission R (UNENFORCEABLE) Sec. 978. The Michigan guse actual expenditure actual regulatory costs of and shall submit a report and house appropriatic agriculture. The Michiga shall not be reimbursed regulatory cost of conducting gaming control to funding for the regular racing dates that is guilatory cost of conductions and the subsequence of fund subsequence security.	aming control board shall data in determining the conducting racing dates of that data to the senate ons subcommittees on gaming control board for more than the actual acting race dates. If the board receives an amount tory costs of conducting reater than the actual ting the racing dates, the uine development fund to	Sec. 978. The Michigan gaming control board shall use actual expenditure data in determining the actual regulatory costs of conducting racing dates and shall submit a report of that data to the senate and house appropriations subcommittees on agriculture. The Michigan gaming control board shall not be reimbursed for more than the actual regulatory cost of conducting race dates. If the Michigan gaming control board	Concur with Executive	No change	Concur with Executive



TREASURY – Boilerplate

AGENCY			N	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
horsemen's organization Michigan gaming control of funding for the regular racing dates that is less toosts of the additional Michigan gaming control number of future race of meeting licensees with horsemen's organization reduction in the number due to budget deficits, the Michigan gaming control to the certified horsemen opportunity to respond determining actual costs control board shall take	is with which the certified in has contracts. If the coard receives an amount atory costs of conducting than the actual regulatory horse racing dates, the lates conducted by race in which the certified has contracts. Prior to the of authorized race dates executive director of the board shall provide notice n's organizations with an digital with alternatives. In see, the Michigan gaming into account that each quire different regulatory	receives an amount of funding for the regulatory costs of conducting racing dates that is greater than the actual regulatory cost of conducting the racing dates, the balance remains in the equine development fund to be used to fund subsequent race dates conducted by race meeting licensees with which the certified horsemen's organization has contracts. If the Michigan gaming control board receives an amount of funding for the regulatory costs of conducting racing dates that is less than the actual regulatory costs of the additional horse racing dates, the Michigan gaming control board shall reduce the number of future race dates conducted by race meeting licensees with which the certified horsemen's organization has contracts. Prior to the reduction in the number of authorized race dates due to budget deficits, the executive director of the			

Michigan gaming control board shall provide notice to the certified horsemen's organizations with an opportunity to respond with



AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
		alternatives. In determining actual costs, the Michigan gaming control board shall take into account that each specific breed may require different regulatory mechanisms.				
Millionaire Party Regulation Sec. 979. From the funds appromillionaire party regulation, the control board may receive at gaming fund revenue in an amount appropriated in prexpenses incurred in the licent of millionaire parties under artimation McCauley-Law-Bowman bingo MCL 432.132 to 432.152. At gaming fund revenues are distribution requirements in second internet gaming act, 2019 PA. The Michigan gaming control by the millionaire partie on the millionaire on the millionaire partie on the millionaire part	ne Michigan gaming and expend internet mount not to exceed part 1 for necessary asing and regulation icle 2 of the Traxler-operator act, 1972 PA 382, any unused internet es subject to the action 16 of the lawful 152, MCL 432.316. Booard shall submit a pes, but is not limited to the licensing and dies, steps taken to evenue due to them, rules to ensure xler-McCauley-Law-82, MCL 432.101 to	Sec. 979. From the funds appropriated in part 1 for millionaire party regulation, the Michigan gaming control board may receive and expend internet gaming fund revenue in an amount not to exceed the amount appropriated in part 1 for necessary expenses incurred in the licensing and regulation of millionaire parties under article 2 of the Traxler-McCauley-Law-Bowman bingo act, 1972 PA 382, MCL 432.132 to 432.152. Any unused internet gaming fund revenues are subject to the distribution requirements in section 16 of the lawful internet gaming act, 2019 PA 152, MCL 432.316. The Michigan gaming control board shall submit a report by March 1 that includes, but is not limited to, total expenditures related to the licensing and regulating of millionaire parties, steps taken to ensure charities are receiving revenue due to them, progress on	No change	No change	No change	

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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
		promulgating rules to ensure compliance with the Traxler-McCauley-Law-Bowman bingo act, 1972 PA 382, MCL 432.101 to 432.152, and any enforcement actions taken.				
					12th district court security Sec. 990. From the funds appropriated in part 1 for 12th district court security, the department of treasury shall support security upgrades for a district court in a city with a population of between 31,000 and 32,000 and in a county with a population of between 160,000 and 161,000, according to the most recent decennial census.	
				Sec. 991. From the funds appropriated in part 1 for 38th district court project, the department of treasury shall support the construction of a facility to house a district court and police department in a city with a population of between 34,000 and 35,000 and in a county with a population of between 881,000 and 882,000, according to the most recent federal decennial census.	Senate	
					Additional local prosecutor support	



FISCAL AGENCY			N	ext FY	
AGENCY .	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
					Sec. 992. From the funds appropriated in part 1 for additional local prosecutor support, the department of treasury shall award a grant to an office of a county prosecutor in a county with a population between 110,000109,000 and 111,000110,000 according to the most recent federal decennial census for the purpose of reducing the average caseload per attorney in that office.
					Local prosecutor support grants Sec. 993. (1) From the funds appropriated in part 1 for local prosecutor support grants, the department of treasury shall award grants to the offices of county prosecutors to reduce the average caseload per attorney. An office of a county prosecutor is eligible for a grant if the office meets all of the following requirements by October 31: (a) The office receives the same amount of funding from the county for the fiscal year ending September 30, 2025 as the office received from the county in the immediately preceding fiscal year. (b) The county is 1 of the 15 counties with the highest violent crime rate per 1,000 residents as of April 1 of the immediately preceding fiscal year. The violent crime rate is calculated by first dividing the number described in



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AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
					subparagraph (i) by the number described in subparagraph (ii) and then multiplying the result by 1,000: (i) The total violent incidents as defined by the Michigan incident crime reporting program's annual report that is available as of April 1 of the immediately preceding fiscal year. (ii) The total population of the county according to the most recent federal decennial census. (c) The office agrees to use grant proceeds only to support costs that reduce the average caseload per attorney. (d) The office submits a report on the current number of staff, average caseload per attorney, and the local funding that supports the office. (2) The amount of the grant to an office of a county prosecutor under subsection (1) is the greater of either of the following: (a) The amount received under section 991 of article 5 of 2023 PA 119. (b) Except as otherwise provided in subsection (3) or (4), an amount equal to the product of \$7.50 multiplied by the population of the county in which the office of the county prosecutor is located according to the most recent federal decennial census. (3) If there is money remaining after grants are awarded under subsection (1), the remaining money must be distributed



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AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
					among the offices of county prosecutors that received a grant under subsection (1) on a per capita basis determined by the population of the county in which the office of the county prosecutor is located according to the most recent federal decennial census. (4) If the total amount appropriated does not support the full grant amounts under subsection (2)(b), then the amount awarded to each county prosecutor that meets all of the requirements of subsection (1) shall be reduced on an equal per capita rate to the amount received under subsection (2)(b) that fully expends all of the appropriation in part 1. (5) The department shall not use any of the funds appropriated under this section for administration. (6) Not later than December 1, the department shall submit a report to the standard report recipients that includes all of the following: (a) All of the offices of a county prosecutor that received a grant under this section. (b) The information required under subsection (1)(d). (c) The amount awarded to each office described in subdivision (a), including either of the following, if applicable: (i) The amount of any increase under subsection (3).



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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
					(ii) The amount of any reduction under subsection (4).
					MiABLE
					Sec. 994. (1) From the funds appropriated in part 1 for MiABLE outreach, the department of treasury shall support the efforts of the Michigan Achieving a Better Life Experience program (MiABLE) to promote the availability of the program to residents of this state. (2) The unexpended funds appropriated for MiABLE outreach are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for the project under this section until the project has been completed. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a: (a) The purpose of the project is promote the MiABLE program and educate residents of this state about the availability of the program. (b) The project will be accomplished by utilizing state employees or contracts with service providers, or both. (c) The total estimated cost of the
					project is \$3,000,000.00. (d) The tentative completion date is September 30, 2029.



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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
		Secure Retirement for Small Businesses Sec. 1201. (1) The funds appropriated in part 1 for the secure retirement for small businesses shall be used to create a state managed retirement plan marketplace that small businesses with fewer than one hundred employees may voluntarily enroll in as a means to provide retirement plan options to their employees. (2) The department may receive and expend private funding to assist in the development and operation of the marketplace. (3) The department shall provide a report to the chairs of the senate and house standing committees on appropriations, the chairs of the senate and house appropriations subcommittees on general government, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office that includes, but is not limited to, the number of participating employers, employees, and financial services firms. (4) The department shall develop guidelines and definitions for the implementation of this	Sec. 994. (1) The funds appropriated in part 1 for the secure retirement for small businesses that do not currently provide retirement options for private sector workers must not be spent or otherwise distributed unless House Bill No. 5461 of the 102nd Legislature is enacted into law. The funds must be used to implement House Bill No. 5461 of the 102nd Legislature and may be used to create a statemanaged retirement plan marketplace for small businesses as provided for under House Bill No. 5461 of the 102nd Legislature. (2) The department of treasury shall submit a report to the standard report recipients and the chairpersons of the senate and house of representative standing committees on appropriations that includes, but is not limited to, the number of participating employers and participating employees in the program. (3) The department of treasury shall develop guidelines and definitions for the implementation of this section that comply with House Bill No. 5461 of the 102nd Legislature. (4) The department of treasury shall establish and implement oversight guidelines for benefit providers participating in the program that include measures to investigate and provide	Sec. 993. (1) The funds appropriated in part 1 for the secure retirement for small businesses that do not currently provide retirement options for private sector workers must not be spent or otherwise distributed unless House Bill No. 5461 of the 102nd Legislature is enacted into law. The funds must be used to implement House Bill No. 5461 of the 102nd Legislature. (2) The department of treasury shall submit a report to the standard report recipients and the chairpersons of the senate and house of representatives standing committees on appropriations that includes, but is not limited to, the number of participating employers and participating employees in the program. (3) The department of treasury shall develop guidelines and definitions for the implementation of this section that comply with House Bill No. 5461 of the 102nd Legislature.	Sec. 995. (1) The funds appropriated in part 1 for the secure retirement for small businesses that do not currently provide retirement options for private sector workers must not be spent or otherwise distributed unless House Bill No. 5461 of the 102nd Legislature is enacted into law. The funds must be used to implement House Bill No. 5461 of the 102nd Legislature. (2) The department of treasury shall submit a report to the standard report recipients and the chairpersons of the senate and house of representatives standing committees on appropriations that includes, but is not limited to, the number of participating employers and participating employees in the program. (3) The department of treasury shall develop guidelines and definitions for the implementation of this section that comply with House Bill No. 5461 of the 102nd Legislature. (4) The department of treasury shall cooperate as necessary with the MDTMB, the MDIFS, and other departments and agencies to establish and implement oversight guidelines for benefit providers participating in the program. The oversight guidelines must include measures to investigate and provide corrective action against		



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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
		section in compliance with a new statutory program creating a small business retirement marketplace once one is enacted.	corrective action against instances of discrimination, predatory practices, and fraud.		instances of discrimination, predatory practices, and fraud.	
Local Unit Municipal R Health Care Benefit Prem Sec. 990. (1) From the fur for the local unit municipal health care benefit premi department of treasury sh a grant program that prov relief to local units of gov the greatest burden from retirement health benefit budget and revenues. (2) The department of tre relevant stakeholders to distribution and the necellocal units of governmen ensure that the grants hav (3) The department of tre grant requirements and recipients required in secelless than 45 days before prequirements to the public	ium Payment Grants ands appropriated in part 1 all retirement pension and um payment grants, the all establish and operate ides the most substantial ernment that experience an qualified pension and systems on their annual exactly shall consult with develop a method of essary requirements for t to qualify for grants to we the greatest impact. exactly shall provide the formula to the report tion 205 of this part, not publishing the application	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)	
				Sec. 991. (1) From the funds appropriated in part 1 for the local unit municipal retirement pension and health care benefit premium payment grants, the department of treasury shall establish and operate a grant program that provides the most substantial relief to local units of government that experience the greatest burden from qualified pension and retirement health benefit	Deleted	



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AGENCY	Current EV	EVECUTIVE		ext FY	ENACTED
	Current FY	EXECUTIVE	HOUSE	systems on their annual budget and revenues. (2) The department of treasury shall consult with relevant stakeholders to develop a method of distribution and the necessary requirements for local units of government to qualify for grants to ensure that the grants have the greatest impact. (3) The department of treasury shall provide the grant requirements and formula to the report recipients required in section 205 of this part, not less than 45 days before publishing the application requirements to the public.	ENACTED
High-Crime Community St. Sec. 991. (1) From the fun for high-crime community awarded to county procaseload backlogs. To be office of a county prosecute amount of funding from the 2023-2024 as the office of received from the county in An office of a county progrant shall do both of the final shall do both of the fina	ds appropriated in part 1 support, grants must be osecutors to address e eligible for a grant, an or must receive the same he county in fiscal year of the county prosecutor in fiscal year 2022-2023. Secutor that receives a following: Is to reduce the average dilocal funding. On (1) must be awarded unty with a population of 80,000 according to the	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)



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etween 260,000 and 2 nost recent federal decerc; \$1,000,000.00 to a content etween 280,000 and 2 nost recent federal decerd; \$1,000,000.00 to a content etween 190,000 and 1 nost recent federal decerment federal decerment etween 1,700,000 to a content etween 1,700,000 to a content federal decerment federal decerment federal decennial of \$3,000,000.00 to a content federal decennial of \$1,000,000.00 to a content federal decent federal	ounty with a population of 90,000 according to the nnial census. Ounty with a population of 91,000 according to the nnial census. Ounty with a population of according to the most census. Ounty with a population of 00,000 according to the				
				Sec. 992. (1) The funds appropriated in part 1 for public safety recruitment and best practices must be used for grants to eligible cities, villages, townships, and counties for eligible activities under this section. The department of treasury shall distribute funds appropriated on a per capita basis to eligible cities, villages, townships, and counties. To be eligible to receive a grant under this section, a city, village, township, or county must comply with the requirements under subsection (4), subject to the adjustments under subsection (5). (2) For purposes of this section, eligible activities include all of the following: (a) Public safety academy grants that support the costs of police cadet recruits who are enrolled in	Deleted



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				a police academy. Grants used to support police cadet recruits must comply with all MCOLES employment and screening requirements. Grants may support police cadet recruit scholarships and salaries. (b) Other MCOLES-approved recruitment and retention initiatives or training costs. (c) Public safety capital improvements, nonlethal equipment upgrades, violence reduction or community engagement activities, and officer wellness supports. (3) The department of treasury shall develop guidance necessary to administer and verify compliance with subsection (4) and determine eligibility to receive grants under this section. The department of treasury shall coordinate with MCOLES to implement the requirements under subsection (4). It is the intent of the legislature that MCOLES promulgate rules under the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328, to standardize the training, licensing, and functions of reserve and volunteer law enforcement officers, including limitations on the use of firearms or performing arrests. (4) To be eligible to receive a grant under this section, a city, village, township, or county must comply with all of the following			



FISCAL AGENCY		Next FY					
AGENCY I	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
				requirements in a form and manner determined by the department: (a) Compile data on the implementation of existing statutory requirements for agencies in the Michigan commission on law enforcement standards act, 1965 PA 203, MCL 28.601 to 28.615, and the law enforcement officer separation of service record act, 2017 PA 128, MCL 28.561 to 28.565. To compile the required data, a city, village, township, or county must do all of the following: (i) Identify the city's, village's, township's, or county's retention policy for records required to be maintained under section 3 of the law enforcement officer separation of service record act, 2017 PA 128, MCL 28.563, including, but not limited to, the manner and length of time records are retained. (ii) Demonstrate compliance with employment separation of service record sharing requirements under the law enforcement officer separation of service record act, 2017 PA 128, MCL 28.561 to 28.565, for eligible reemployed law enforcement officers as permitted in the Michigan commission on law enforcement standards act, 1965 PA 203, MCL 28.601 to 28.615.			



H5CAL						
AGENCY				Next FY		
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
AGENCI	Current FY	EXECUTIVE	HOUSE	(iii) Maintain compliance with all agency deadlines and employment separation of service reporting required in R 28.14509 and R 28.14510 of the Michigan Administrative Code. (b) Compile reserve and volunteer law enforcement workforce data. To compile the required data, a city, village, township, or county must do all of the following: (i) Report on the city's, village's, township's, or county's use of reserve and volunteer officers including, but not limited to, the number and type of reserve and volunteer officers currently employed, on contract, or otherwise used to exercise the functions of a law enforcement officer, according to MCOLES guidelines. (ii) Ensure that money received under this section is not used to employ or contract with an unlicensed reserve or volunteer officer in any capacity to carry a firearm or performs arrests. (iii) If MCOLES promulgates rules to standardize the training, licensing, and functions of reserve and volunteer law enforcement officers, including limitations on the use of firearms or performing arrests, comply with those rules.	ENACTED	
				enforcement officers, including limitations on the use of firearms or performing arrests, comply		



FISCAL AGENCY				Next FY	
AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
				village, township, or county must do all of the following: (i) Maintain a copy of its bodyworn camera policy under section 8 of the law enforcement body-worn camera privacy act, 2017 PA 85, MCL 780.318, on the city's, village's township's, or county's website. Not later than February 1, each agency shall verify compliance with this subparagraph in a form and manner determined by the department of treasury. An agency that does not use bodyworn cameras shall certify to the department of treasury that it does use body-worn cameras in order to meet the requirements of this subdivision. (ii) Adopt or follow a policy that prohibits both knowingly and intentionally failing to activate or deactivate a body-worn camera while on duty and performing an official duty. (iii) Report on use of force and duty to intervene policies. To comply with this reporting requirement, a city, village, township, or county must publish a copy of its policies related to an officer's use of force and duty to intervene on the city's, village's, township's, or county's website. (5) The department of treasury shall adjust and allocate grants awarded under this section on verifying compliance with the requirements in subsection (4). Grant payments must be	



HDCAL		Next FY					
AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
				adjusted according to the following provisions: (a) The department shall withhold 3% of the grant award for failure to verify compliance with any requirement.(b) The department may withhold not more than 15% of the grant award for failure to verify compliance with more than 1 requirement. (c) The department may release any funds withheld if the city, village, township, or county satisfactorily demonstrates compliance. (6) The department shall work with MCOLES to compile, verify, and transmit information collected from cities, villages, townships, and counties to demonstrate compliance and determine funding allocations. (7) By not later than March 1, the department of treasury shall submit a report to the standard report recipients and the chairs of the house of representatives and senate appropriations committees that includes all of the following: (a) The status of the funds appropriated in part 1 for public safety recruitment and best practices, including details on whether any city, village, township, or county failed to comply with the requirements in subsection (4), including both of the following: (i) A description of any specific requirements not met.			



H5CAL							
AGENCY	<u> </u>						
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
AGENCY	Current FY	EXECUTIVE	HOUSE	SENATE (ii) The amount of money withheld under subsection (5) as a result of the noncompliance. (b) A detailed summary of data collected under subsection (4)(b)(i) and (c)(i). (c) If the compliance status of a city, village, township, or county is updated and funding allocations are adjusted after March 1, the department shall provide monthly reports to the standard report recipients and the chairs of the house of representatives and senate appropriations committees. (8) As used in this section, "MCOLES" means the Michigan commission on law enforcement standards created in section 3 of the Michigan commission law enforcement standards act, 1965 PA 203, MCL 28.603. (9) The unexpended portion of funds appropriated for public safety recruitment and best practices is designated as a work	ENACTED		
				practices is designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be			
				available for expenditure for the project under this section until the project has been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:			
				(a) The purpose of the project is to provide grants to cities, villages, townships, and counties			



FID CAL AGENCY			N.	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
				for eligible activities related to public safety. (b) The project will be accomplished by using state resources, contracts, or grants. (c) The total estimated cost of the project is \$15,000,000.00. (d) The tentative completion date is September 30, 2029.	
Sec. 992. (1) The election fund is created within the of (2) Any unexpended of administration support fundshall be carried forward expenditure under this sec (3) Funds may be spadministration support funder the management and but MCL 18.1393. (4) The state treasurer may assets from any source for administration support fundshall direct the investive administration support fundshall credit to the election fund interest and earniful administration support fundshall credit to the election fund at the close of the felection administration support fundshall credit to the general fund. (6) Funds appropriated administration support fundshall credit to the general fund. (6) Funds appropriated administration support furthe election administration under this section.	n administration support department of treasury. Funds in the election and created in this section and are available for etion. The election appropriation, uant to section 393(2) of deet act, 1984 PA 431, and the election and only on appropriation, uant to section 393(2) of deet act, 1984 PA 431, and the election are received money or other	Retained, renumbered to Sec. 948	No change	Deleted	Retained, renumbered to Sec. 940
Beverage Container Distril	butor Grants	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)	Deleted (one-time)



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	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
Sec. 993. From the funds app beverage container d \$8,000,000.00 shall be util distributors licensed by commission for costs associat container deposit program ur 445.571 to 445.576. Grant aw of 1 cent per returnable containet drink of whatever a mixed wine drink or a mixed s applicant as determined by treasury. Grants shall be award basis if grant applications e \$8,000,000.00.	listributor grants, lized for grants to the liquor control ed with the beverage of the 1976 IL 1, MCL wards must equal 1/2 iner of a beer, ale, or alcoholic content or a pirit drink sold by the the department of ded on a proportional				
		Sec. 1200. (1) The funds appropriated in part 1 for the MI vehicle rebate shall be used to provide rebate vouchers to participating auto dealers on new vehicle purchases for eligible individuals at the point of sale. (2) The rebates shall be as follows: (a) For a motor vehicle that is an electric vehicle and is union made, \$2,500.00. (b) For a motor vehicle that is an electric vehicle and is not union made, \$2,000.00. (c) For a motor vehicle that is not an electric vehicle and is union made, \$1,500.00. (d) For a motor vehicle that is not an electric vehicle and is union made, \$1,500.00. (d) For a motor vehicle that is not an electric vehicle and is union made, \$1,000.00.	Deleted	Deleted	Deleted



FIDCAL AGENCY		Next FY				
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED	
		(3) The department shall provide a report to the chairs of the senate and house standing committees on appropriations, the chairs senate and house appropriations subcommittees on general government, the senate and house fiscal agencies, the senate and house fiscal agencies, the senate and house folicy offices, and the state budget office that includes, but is not limited to, the number of rebates issued within each category as described in subsection (2) by September 30, 2025. (4) The department shall develop guidelines and definitions for the implementation of this section in compliance with a new statutory program creating a vehicle rebate program once one is enacted.				
				Sec. 979a. (1) It is the intent of the legislature that the state budget director issue a directive to lapse the unspent work project balance for local unit municipal pension principal payment grant authorized under section 979b of article 5 of 2022 PA 166 in accordance with section 451a(2) of the management and budget act, 1984 PA 431, MCL 18.1451a. This amount is to be utilized to make payments to a	Deleted	



FISCAL AGENCY		Next FY					
- Notice	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED		
				qualified retirement system to the extent necessary, as determined by the state treasurer, to ensure that the qualified retirement systems of qualified units receiving funds under section 979a of 2022 PA 166 have a funded ratio of at least 60%. (2) Funds distributed under this section are subject to section 979a under article 5 of 2022 PA 166, except for the cap in section 979a(3) of article 5 of 2022 PA 166. (3) If a municipality has been capped under section 979a(3) of article 5 of 2022 PA 166, the state treasurer may reappropriate the remaining funds under this section if the municipality has a funded ratio below 60% based on the last report filed as required by section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, as of December 31, 2023. (4) As used in this section, "qualified retirement system" means a retirement pension benefit within a retirement system, as defined in section 3 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2803, of a qualified unit, with a funded ratio below 60% based on the last report filed as required by section 5 of the protecting local government retirement retirement and benefits act, 2017 PA 202, MCL 38.2803, of a qualified unit, with a funded ratio below 60% based on the last report filed as required by section 5 of the protecting local government retirement and			



FID CAL		Next FY			
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
				benefits act, 2017 PA 202, MCL 38.2805, as of December 31, 2023.	
General Fund Advances		No change	No change	No change	No change
management and budge 18.1242, and upon the building authority, the de expend from the general the fiscal year an amour requirements of those projects solely for lease to in both part 1 and this se building authority bonds issued, and for the sole building authority of equiplease to a state agency 183, MCL 830.411 to issuance of bonds or not legislative appropriation a immediately preceding fund advances for which bonds have not been issued to the state building exceed that earned be common cash fund during advances are outstanding general fund of this state. (2) Upon sale of bonds identified in part 1 or for by a legislative appropriation the state building authorifund of this state an amount from the general fund described in this section. (3) For state building authories are outstanding authories that the state building authories that the state building authories are outstanding authories that the state building authories that the state build	or notes for the projects equipment as authorized ion act and in this section, ty shall credit the general ant equal to that expended plus interest, if any, as thority projects for which en issued and upon the				



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AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
from the general fund as flow requirements for the building authority shall treasurer for the advance earmarked for the financir (4) In the event that a proterminated after final designade on behalf of the state costs of final design general fund in a manned director of the state building	the projects. The state reimburse the state is when the investments ag of the projects mature, ject identified in part 1 is go is complete, advances at building authority for shall be repaid to the per recommended by the				
Excess Facility Revenue Sec. 1102. (1) State build finance construction or re collects revenue in excess the operation of that facilit a university or communinstitution agrees to reimb to the state building authorshall be credited to the goobligations associated with issued for that facility. Trannually identify and prefacilities that are subject associated with the adminible charged against mone this section. (2) As used in this section, appropriations, facility operaid, indirect cost reims revenue generated by the	novation of a facility that is of money required for y shall not be released to nity college unless the urse that excess revenue rity. The excess revenue eneral fund to offset rent in the retirement of bonds he auditor general shall esent an audit of those it to this section. Costs istration of the audit shall by recovered pursuant to "revenue" includes state ening money, other state bursement, and other	No change	No change	No change	No change
Status of Construction Pro Sec. 1103. The state build a report to the JCOS construction projects asso authority bonds as of Sep October 15, or not more refinancing or restructuring	ing authority shall submit regarding the status of iciated with state building otember 30, on or before than 30 days after a	No change	No change	No change	No change

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AGENCY

AGENCY			Ne	ext FY	
	Current FY	EXECUTIVE	HOUSE	SENATE	ENACTED
report shall include, but is following: (a) A list of all completed which state building aut sold, and which bonds are (b) A list of all projects und sale of state building auth (c) A list of all projects at or identified in an approapproval of schematic/prauthorized cost is pending authority bonds identified	construction projects for nority bonds have been e currently active. der construction for which ority bonds is pending. athorized for construction opriations act for which eliminary plans or total g that have state building				
Fund Balances and Estim Sec. 1201. Pursuant to se state constitution of 19 estimates are presented in BUDGET RECOMI OPERATING FUNDS (Amounts in millions) Fiscal Year 2023-2024 OPERATING FUNDS General fund/general purp School aid fund Federal aid Transportation funds Special revenue funds Other funds TOTALS	ction 18 of article V of the 63, fund balances and a the following statement: MENDATIONS BY	Deleted	Retained, revises totals	Retained, revises totals	Retained, revises totals