# ENVIRONMENTAL QUALITY APPROPRIATIONS BOILERPLATE DECISION DOCUMENT

FY 2015-16 House Bill 4093

Comparison of Current Law, Executive Recommendation, and House Subcommittee Recommendation

Mary Ann Cleary, Director Austin Scott, Fiscal Analyst 373-8080 House Appropriations Subcommittee on Environmental Quality

NEGOTAL BERNINGS

Rep. Roger Victory, Chair

Rep. Aaron Miller, Majority Vice-Chair

Rep. Jon Bumstead

Rep. Sarah Roberts, Minority Vice-Chair



			FY 2015-16		
<b>MAGENCY</b>	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
- Specifies total state specificals from state revenue so Sec. 201. Pursuant to section constitution of 1963, total resources under part 1 \$342,646,800.00 and state to be paid to local units of g 2015 is \$2,775,000.00.	ion 30 of article IX of the state all state spending from state for fiscal year 2014-2015 is spending from state resources overnment for fiscal year 2014-he itemized statement below m which spending to local units  \$2,000,000	Sec. 7-201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for fiscal year 2014-2015 2015-2016 is \$342,646,800.00 \$340,101,500.00 and state spending from state resources to be paid to local units of government for fiscal year 2014-2015 2015-2016 is \$2,775,000.00 \$3,648,500.00. The itemized statement below identifies appropriations from which spending to local units of government will occur:  GRANTS  Noncommunity water grants \$2,000,000  Drinking water and environmental health 1,800,000  Scrap tire grants	Sec. 7-201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for fiscal year 2014-2015 2015-2016 is \$342,646,800.00 \$340,088,500.00 and state spending from state resources to be paid to local units of government for fiscal year 2014-2015 2015-2016 is \$2,775,000.00 \$3,648,500.00. The itemized statement below identifies appropriations from which spending to local units of government will occur:  GRANTS  Noncommunity water grants \$2,000,000  Drinking water and environmental health 1,800,000  Scrap tire grants 500,000  Septage waste compliance program 275,000  Surface water quality program 500,000  Waste management programs 1,073,500  TOTAL \$2,775,000		
<ul> <li>Expends appropriations requirements of Manageme</li> <li>Sec. 202. The appropriation</li> </ul>	s authorized under this part and nagement and budget act, 1984	Sec. 7-202. The appropriations authorized under this part ARTICLE and part 1 are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	No change.		



HOUSE		CHALLAL OF ELAVING	MINICIAL QUALITY -	- Boller plate
	EV 2011 15		FY 2015-16	
■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Acronyms Definitions - contained in this article.	Specifies acronym definitions	Sec. 7-203. As used in this part ARTICLE and part 1:	No change.	
quality. (b) "Director" means the director means full-time ed. (c) "FTE" means full-time ed. (d) "IDG" means interdepart. (e) "IDT" means intradepart. (f) "MDOT" means the state. (g) "MDSP" means the depart.	e department of environmental ector of the department. quated. mental grant. mental transfer. transportation department.	(a)"Department" means the department of environmental quality. EHB 5313 (b) "Director" means the director of the department. (c) "FTE" means full-time equated. (d) "IDG" means interdepartmental grant. (e) "IDT" means intradepartmental transfer. (f) "MDOT" means the state transportation department. (g) "MDSP" means the department of state police. (h)"NPDES" means national pollution discharge elimination system.		
benchmarks to measure penew program or program inc	rks - Requires report of erformance or return for each crease over \$500,000; includes new program include a list of	Striking current law.	Retain, revise date.	
for which funds in excess or in part 1, the department shintended to measure the per investment of the program a Not later than November report the proposed benchr appropriations subcommitte house and senate fiscal addirector. The department sprogress in achieving	program or program expansion f \$500,000.00 are appropriated all identify specific benchmarks formance or return on taxpayer and its associated expenditures. 1, 2014, the department shall marks to the house and senate ees for that department, the gencies, and the state budget shall provide an update on its those benchmarks at an tee meeting called for the hmarks and their status.			



		FY 2015-16		
AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
the budget for the fiscal 2016, any proposal for a nof an existing program in exby the executive branch or as part of the original proposition of benchmarks intended to	rgislature that, beginning with year ending September 30, new program or an expansion excess of \$500,000.00 initiated or the legislature shall include, posal or budget request, a list of measure the performance or stment of the program or	Striking current law.	No change.	



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			FY 2015-16	
<b>I</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
to use internet for report transmission of reports via e  Sec. 205. Unless otherwise use the Internet to fulfill the part. This requirement may via electronic mail to the	specified, the department shall reporting requirements of this include transmission of reports recipients identified for each it may include placement of	Sec. 7-205. Unless otherwise specified, tThe departmentS AND AGENCIES RECEIVING APPROPRIATIONS IN PART 1 shall use the Internet to fulfill the reporting requirements of this part. This requirement may include transmission of reports via electronic mail to the recipients identified for each reporting requirement, or it may include placement of reports on an Internet or Intranet site.	Sec. 205. Unless otherwise specified, †The departmentS AND AGENCIES RECEIVING APPROPRIATIONS IN PART 1 shall use the Internet to fulfill the reporting requirements of this part. This requirement may include transmission of reports via electronic mail to the recipients identified for each reporting requirement, or it may include placement of reports on an Internet or Intranet site.	
all reports funded from appro- Sec. 207. The department appropriations in part 1 shall reports funded from approp- state guidelines for short-terrecords shall be follow	ent and agencies receiving receive and retain copies of all priations in part 1. Federal and form and long-term retention of red. The department may so of reports unless otherwise	Striking current law.	No change.	
Sec. 209. Out-of-State Tra Requires DEQ to report annually.	out-of-state travel expenses	Sec. 7-209. No changes.	No change.	



		FY 2015-16		
<b>■■</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
DEQ from purchasing for competitively priced Americ comparable quality are avaraged and services manufar and their associated subcomprovided by Michigan busing veterans.  Sec. 210. Funds appropriate the purchase of foreign of competitively priced and or goods or services, or both, be given to goods or services, or both, be given to goods or serviced by Michigan subcontractors if they are comparable quality. In addit goods or services, or both provided by Michigan busing pro	reign goods and services if an goods or services that are of allable; requires preference for actured by Michigan businesses ontractors and manufactured or nesses owned and operated by ded in part 1 shall not be used for goods or services, or both, if f comparable quality American are available. Preference shall ices, or both, manufactured or businesses and associated a competitively priced and of ion, preference shall be given to oth, that are manufactured or nesses owned and operated by titively priced and of comparable itively priced and of comparable	Sec. 7-210. No changes.	No change.	



		FY 2015-16			
AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Communities - Encourage with vendors located communities.  Sec. 211. The director shat ensure businesses in deprive compete for and perform or supplies, or both. The directions with which the depart	ally Deprived or Depressed is DEQ to enter into contracts in economically depressed.  If take all reasonable steps to ed and depressed communities ontracts to provide services or extern shall strongly encourage ement contracts to subcontract in depressed and deprived applies, or both.	Sec. 7-211. The director shall take all reasonable steps to ensure businesses in deprived and depressed communities compete for and perform contracts to provide services or supplies, or both. The EACH director shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities for services, supplies, or both.	Sec. 211. The director shall take all reasonable steps to ensure businesses in deprived and depressed communities compete for and perform contracts to provide services or supplies, or both. The EACH director shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities for services, supplies, or both.		
DEQ from disciplining state with members of the Legisla Sec. 212. The department s	hall not take disciplinary action mmunicating with a member of	Striking current law.	No change.		
changes made to impleme	uires a report on any policy ent a public act; DEQ is not will apply to a small business if pnomic impact.	Striking current law.	No change.		
by the department to promusmall business and that economic impact on small businesses if the disproportionate economic businesses as provided	iated in part 1 shall not be used a rule that will apply to a will have a disproportionate businesses because of the size department fails to reduce the impact of the rule on small under section 40 of the ct of 1969, 1969 PA 306, MCL				



		FY 2015-16				
<b>AGENCY</b>	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
(2) As used in this section:		Striking current law.	No change.			
<ul> <li>(a) "Rule" means that term as defined under section 7 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.207.</li> <li>(b) "Small business" means that term as defined under section 7a of the administrative procedures act of 1969, 1969 PA 306, MCL 24.207a.</li> </ul>						



				FY 2015-16	
AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE		HOUSE	SENATE
	permission to hire attorneys to ded by the Attorney General.	Sec. 7-214. Funds appropriated in this part and part 1 shall not be used by a principal executive department,	No change.		
not be used by a principa agency, or authority to hi services that are the regeneral. This prohibition do	ted in this part and part 1 shall I executive department, state a person to provide legal esponsibility of the attorney bes not apply to legal services I for those activities that the s.	state agency, or authority to hire a			



		FY 2015-16		
■■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
authority for contingency fur federal, \$5.0 million rest	nsfer Authority - Provides and transfers: up to \$30.0 million tricted, \$100,000 local, and must be approved by both the ations Committees.	<b>Sec. 7-215.</b> (1) No changes.	No change.	
there is appropriated a \$30,000,000.00 for federal care not available for expetransferred to another line	the funds appropriated in part 1, in amount not to exceed contingency funds. These funds enditure until they have been item in part 1 under section and budget act, 1984 PA 431,			
appropriated an amount no state restricted contingency available for expenditure unt another line item in part 1	appropriated in part 1, there is at to exceed \$5,000,000.00 for y funds. These funds are not till they have been transferred to under section 393(2) of the ct, 1984 PA 431, MCL 18.1393.	(2) No changes.	No change.	
appropriated an amount not contingency funds. These expenditure until they have leading	appropriated in part 1, there is to exceed \$100,000.00 for local funds are not available for been transferred to another line 393(2) of the management and CL 18.1393.	(3) No changes.	No change.	
appropriated an amount no private contingency funds. T expenditure until they have l	appropriated in part 1, there is ot to exceed \$500,000.00 for hese funds are not available for been transferred to another line 393(2) of the management and CL 18.1393.	(4) No changes.	No change.	



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	EV 0044 45		FY 2015-16		
<b>A</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Projects - Requires DEQ detailed information on app through environmental oprogram, state cleanup, ecleanup, revitalization revolgrants and loans, leaking cleanup program, contamination of the conta	to provide status report with to provide status report with proved cleanup projects funded cleanup and redevelopment emergency actions, superfund living loan program, brownfield g underground storage tank nated lake and river cleanup product cleanup program, and and projects.	Sec. 7-216. No changes.	No change.		
information relative to allocator the environmental cleanustate cleanup, emergency a revitalization revolving loan and loans program, the leacleanup program, the consediments cleanup program cleanup program, and the projects under section 195 and environmental protect 324.19508, to the state but	nt shall report all of the following ations made from appropriations up and redevelopment program, actions, superfund cleanup, the program, the brownfield grants king underground storage tank ontaminated lake and river at the refined petroleum product environmental protection bond 08(7) of the natural resources ion act, 1994 PA 451, MCL adget director, the senate and committees on environmental house fiscal agencies:				
is made. (b) The nature of the problet (c) A brief description of how the allocation is made for a (d) The estimated date that completed. (e) The amount of the allocat for the site. (f) A summary of the sites expended at the sites at the	v the problem will be resolved if				



		FY 2015-16				
<b>II</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
(2) The report prepared ur include all of the following:	nder subsection (1) shall also	(2) No changes.	No change.			
compiled under part 201 environmental protection 324.20101 to 324.20142. (b) The report shall include expended during the fiscal funds awaiting expenditure. (c) The total amount of bond protection bond program pur resources and environmental MCL 324.19301 to 324.1930	rned facilities that are on the list of the natural resources and act, 1994 PA 451, MCL de the total amount of funds year and the total amount of discussive act, 1994 PA 451, 06, and bonds issued pursuant ative act, 1998 PA 284, MCL					
(3) The report shall be made year.	e available by March 31 of each	(3) No changes.	No change.			
Re-appropriates unspent fu Redevelopment Fund, leak funding, bottle deposits fund – response activities funding waterfront grants, and Stra	commental Cleanup Projects - unding from the Cleanup and ing underground storage tank , Clean Michigan Initiative Fund g, brownfield grants and loans, itegic Water Quality Initiatives y site listed in an appropriation	Sec. 217. (1) No changes.	No change.			
remaining from the cur appropriations to meet fu approved sites for the redevelopment program, the cleanup program, brownfiel	tment may expend amounts rent and prior fiscal year unding needs of legislatively environmental cleanup and ne refined petroleum product d grants and loans, waterfront nental bond site reclamation					



CURRENT LAW  EXECUTIVE  HOUSE  (2) Unexpended and unencumbered amounts remaining from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in the public acts referenced in this section.  EXECUTIVE  HOUSE  (2) Unexpended and unencumbered amounts remaining from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in this part and part 1 and any site listed in this part and part 1 and any site listed in this part and part 1 and any site listed in this part and part 1 and any site listed in this part and part 1 and any			FY 2015-16		
from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in the public acts referenced in this section.  unencumbered amounts remaining from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in this	AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
any site listed in the public acts in this section.	from appropriations from the fund contained in 1991 PA 1 2006 PA 343, 2011 PA appropriated for expenditur and part 1 and any site liste	e environmental protection bond 60, 2003 PA 173, 2005 PA 109, 63, and 2012 PA 236 are e for any site listed in this part	unencumbered amounts remaining from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts	amounts remaining from appropriations from the environmental protection bond fund contained in 1991 PA 160, 2003 PA 173, 2005 PA 109, 2006 PA 343, 2011 PA 63, and 2012 PA 236 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced	



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	<b>-</b> V-00444 <b>-</b>		FY 2015-16		
■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
from appropriations from the response activities contained 2005 PA 11, 2006 PA 343, 2 2013 PA 59 are appropriate	cumbered amounts remaining e clean Michigan initiative fund - d in 2000 PA 52, 2004 PA 309, 2007 PA 121, 2011 PA 63, and ed for expenditure for any site and any site listed in the public on.	(3) Unexpended and unencumbered amounts remaining from appropriations from the clean Michigan initiative fund - response activities contained in 2000 PA 52, 2004 PA 309, 2005 PA 11, 2006 PA 343, 2007 PA 121, 2011 PA 63, and 2013 PA 59, <b>2014 PA 252</b> are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.	(3) Unexpended and unencumbered amounts remaining from appropriations from the clean Michigan initiative fundresponse activities contained in 2000 PA 52, 2004 PA 309, 2005 PA 11, 2006 PA 343, 2007 PA 121, 2011 PA 63, and 2013 PA 59, <b>2014 PA 252</b> are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.		
from appropriations from activities contained in 2007 In 118, 2010 PA 189, 2011 PA 59 are appropriated for expe	cumbered amounts remaining the refined petroleum fund PA 121, 2008 PA 247, 2009 PA 63, 2012 PA 200, and 2013 PA enditure for any site listed in this site listed in the public acts	(4) Unexpended and unencumbered amounts remaining from appropriations from the refined petroleum fund activities contained in 2007 PA 121, 2008 PA 247, 2009 PA 118, 2010 PA 189, 2011 PA 63, 2012 PA 200, and 2013 PA 59, 2014 PA 252 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.	(4) Unexpended and unencumbered amounts remaining from appropriations from the refined petroleum fund activities contained in 2007 PA 121, 2008 PA 247, 2009 PA 118, 2010 PA 189, 2011 PA 63, 2012 PA 200, and 2013 PA 59, 2014 PA 252 are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.		
from the appropriations from initiatives fund contained in 2 PA 200, and 2013 PA 59 are	cumbered amounts remaining om the strategic water quality 2011 PA 50, 2011 PA 63, 2012 re appropriated for expenditure t and part 1 and any site listed in this section.	(5) Unexpended and unencumbered amounts remaining from the appropriations from the strategic water quality initiatives fund contained in 2011 PA 50, 2011 PA 63, 2012 PA 200, and 2013 PA 59, <b>2014 PA 252</b> are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.	(5) Unexpended and unencumbered amounts remaining from the appropriations from the strategic water quality initiatives fund contained in 2011 PA 50, 2011 PA 63, 2012 PA 200, and 2013 PA 59, <b>2014 PA 252</b> are appropriated for expenditure for any site listed in this part and part 1 and any site listed in the public acts referenced in this section.		



	FY 2015-16			
<b>B</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Settlement Fund Revent carryforward of up to \$2.5 mi into the succeeding fiscal ye	llion of settlement fund revenue	Sec. 219. No changes.	No change.	
the fiscal year may be carri	lement revenues at the end of ied forward into the settlement scal year up to a maximum 00.			



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AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
appropriation lapses at closs November 30.  Sec. 221. Not later than Noffice shall prepare and trainestimates of the total grappropriation lapses at the carrier than than the carrier than than the carrier than	s report of estimated GF/GP se of previous year; report due lovember 30, the state budget namit a report that provides for general fund/general purpose close of the previous fiscal year. The projected year-end general propriation lapses by major rogram areas. The report shall ersons of the senate and house and the senate and house fiscal	Sec. 7-221. Not later than November 30, the state budget office shall prepare and transmit a report that provides for estimates of the total general fund/general purpose appropriation lapses at the close of the previous PRIOR fiscal year. This report shall summarize the projected year-end general fund/general purpose appropriation lapses by major departmental program or program areas. The report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies.	Sec. 221. Not later than November 30, the state budget office shall prepare and transmit a report that provides for estimates of the total general fund/general purpose appropriation lapses at the close of the previous PRIOR fiscal year. This report shall summarize the projected year-end general fund/general purpose appropriation lapses by major departmental program or program areas. The report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies.	
Balances - Requires report and expenditures for state in and FY 2014-15.  Sec. 222. Within 14 days after budget recommendation, the with the state budget office the appropriations chairs, the sea subcommittee chairs, and agencies with an annual reput fund balances, state restricts.	es, Expenditures, and Fund it on fund balances, revenues, restricted funds for FY 2013-14 if ter the release of the executive ne department shall cooperate o provide the senate and house enate and house appropriations the senate and house fiscal ort on estimated state restricted cted fund projected revenues, spenditures for the fiscal years and September 30, 2015.	Sec. 7-222. Same as current law with dates changed to "September 30, 2015 and September 30, 2016.	Sec. 222. Same as current law with dates changed to "September 30, 2015 and September 30, 2016.	



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		FY 2015-16		
<b>MAGENCY</b>	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	Requires DEQ to report on the number of FTEs funded by line	Striking current law.	Retain, revise date.	
positions during the fiscal yet Line-item appropriations income of payroll hours to be funded per each FTE position. The number of funded FTE position and the first part of the first position and the first	authorizations to fund classified ear ending September 30, 2015. Clude limitations on the number ed, on the basis of 2,088 hours be department shall report the sitions within 15 days after the rt. The number of classified by a rough each line item is limited sitions indicated in part 1, as reported funded FTE positions. It did not be to the house and senate es on environmental quality and agencies.			



FISCAL 1			FY 2015-16	
■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
	ternet - Requires expenditures rnet on a searchable website, re information.	Sec. 7-225. No changes.	No change.	
department of technology, maintain a searchable webs	nt shall cooperate with the management, and budget to site accessible by the public at not limited to, all of the following ney:			
<ul> <li>(a) Fiscal year-to-date expenditures by category.</li> <li>(b) Fiscal year-to-date expenditures by appropriation unit.</li> <li>(c) Fiscal year-to-date payments to a selected vendor, including the vendor name, payment date, payment amount, and payment description.</li> <li>(d) The number of active department employees by job classification.</li> <li>(e) Job specifications and wage rates.</li> </ul>				
	raluation Program - Requires ustomer satisfaction evaluation k received.	Striking current law.	Retain current law, revise date.	
customer satisfaction evaluate received to the house	shall provide a report on the ation program and the feedback and senate appropriations ental quality and the house and lly 1, 2015.			
Expedited Permitting Programmes Expedited Permitting Programmes	gram - Requires report on the lim by July 1, 2015.	Striking current law.	Retain current law, revise date.	
expedited permitting progra	shall provide a report on the am to the house and senate es on environmental quality and agencies by July 1, 2015.			



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			FY 2015-16			
■■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
	quires DEQ to maintain on a a department scorecard with agency's performance.	Sec. 7-231. No changes.	No change.			
accessible website, a depar	shall maintain, on a publicly tment scorecard that identifies, as key metrics that are used to ency's performance.					
for legacy costs in part 1 for lof this amount, pension-related to be \$19.0 million and retire estimated to be \$15.0 million.  Sec. 234. Total authorized under part 1 for legacy costs are estimated as amount, total agency applied to the second sec	appropriations from all sources osts for the fiscal year ending \$34,046,600.00. From this ropriations for pension-related at \$19,029,300.00. Total agency health care legacy costs are	Sec. 7-234. Total authorized appropriations from all sources under part 1 for legacy costs for the fiscal year ending September 30, 2015 2016 are \$34,046,600.00 \$32, 415,600.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$19,029,300.00 \$18,399,000. Total agency appropriations for retiree health care legacy costs are estimated at \$15,017,300.00.85 \$14,016,600.00	Sec. 234. Total authorized appropriations from all sources under part 1 for legacy costs for the fiscal year ending September 30, 2015 2016 are \$34,046,600.00 \$32, 415,600.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$19,029,300.00 \$18,399,000. Total agency appropriations for retiree health care legacy costs are estimated at \$15,017,300.00.85 \$14,016,600.00			
carryforward of unspent revenue.  Sec. 301. Revenues rema	renue Carryforward - Allows interdepartmental laboratory ining in the interdepartmental es at the end of the fiscal year	Sec. 7-301. No changes.	No change.			



HOUSE	DEPAI	TIMENT OF ENVIRONMENTAL QUALITY - Bollerplate				
HSCAL		FY 2015-16				
	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
<b>-</b>	mental Response Programs - or emergency cleanup actions to	Sec. 7-302. Same as current law with date changed to "September 30, 2020."	Sec. 302. Same as current law with date changed to "September 30, 2020."			
emergency cleanup actions redevelopment program, an cleanup program are appropriations and any une are carried forward into th following is in compliance management and budget act.  (a) The purpose of the proj provide contaminated site of						
each line-item appropriation	st of all projects is identified in					
Trust Fund - Transfers \$1.	Cleanup and Redevelopment O million from the Cleanup and to the Environmental Protection	Sec. 7-303. Same as current law with date changed to "October 1, 2015."	Sec. 303. Same as current law with date changed to "October 1, 2015."			
exceed \$1,000,000.00 in the trust fund are appropriated fund created in section 503	er 1, 2014, surplus funds not to ne cleanup and redevelopment to the environmental protection as of the natural resources and et, 1994 PA 451, MCL 324.503a.					



			FY 2015-16	
<b>AGENCY</b>	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE
Prevention Fund - Tran Community Pollution Prevention Fund.  Sec. 304. Effective Octobe exceed \$1,000,000.00 i prevention fund created in 445.573f, are appropriated fund created in section 503	r 1, 2014, surplus funds not to the community pollution section 3f of 1976 IL 1, MCL to the environmental protection as of the natural resources and t, 1994 PA 451, MCL 324.503a.	Sec. 7-304. Effective October 1, 2014 2015, surplus funds not to exceed \$1,000,000.00 in the community pollution prevention fund created in section 3f of 1976 ILINITIATED LAW 1, MCL 445.573f, are appropriated to the environmental protection fund created in section 503a of the natural resources and environmental protection act, 1994 PA 451, MCL 324.503a.	Sec. 304. Effective October 1, 2014 2015, surplus funds not to exceed \$1,000,000.00 in the community pollution prevention fund created in section 3f of 1976 IL INITIATED LAW 1, MCL 445.573f, are appropriated to the environmental protection fund created in section 503a of the natural resources and environmental protection act, 1994 PA 451, MCL 324.503a.	
	<ul> <li>States legislative intent to d Petroleum Fund transferred to</li> <li>7.</li> </ul>	Striking current law.	Striking current law.	
refined petroleum fund for transferred to the environm section 503a of the natura	of the legislature to repay the the \$70,000,000.00 that was ental protection fund created in I resources and environmental I, MCL 324.503a, as part of the 2006-2007 budget.			

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Refined Petroleum Fund Cleanup		Striking current law.	Revise with current site list.	
cleanup projects funded through the	Refined Petroleum			
Product Cleanup Program; requires rep	ort on amount spent			
at each site and work performed.				
0				
Sec. 306. (1) The funds appropriated in				
refined petroleum product cleanup prog				
to fund cleanup activities on the following	ng sites:			
Site Name	County			
Laughing Whitefish Trading Post	Alger			
Geib Oil Company				
Bob-A-Lu Market	Allegan Alpena			
	•			
Kihn's Suprette Schultz's Market and Gas	Alpena			
	Alpena			
Frankfort Station	Benzie			
Nyes Shell Service	Berrien			
Strefling Oil Co.	Berrien			
Strefling Oil Galien Pro Quick Mart	Berrien			
Clark #768 (Albion)	Calhoun			
Pioneer Auto Truck Stops	Calhoun			
Te-Khi Truck Auto Plaza Inc.	Calhoun			
J.J.'s General Store	Charlevoix			
Donald Johnson	Cheboygan			
Jack's Auto Repair	Cheboygan			
Rex Oil & Gas	Cheboygan			
The Depot	Clare			
Alexander Towing	Crawford			
Bob's Marathon	Eaton			
Maeward Inc. Fabrications Plus, LLC)	Eaton			
Odyssey House,	Flint Genesee			
Sunshine Foods #119	Burton Genesee			
Taber's Oil Co., Inc.	Genesee			
Estey Service Station	Gladwin			
Jim's Automotive	Gladwin			
Winegar's Trading	Post Gladwin			
Wilson's Grocery	Gratiot			
Bilcor Plastics	Hillsdale			
Engelhardt Petroleum, Inc. Gas Station	Huron			
		l		



		FY 2015-16			
■■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Site Name	County	Striking current law.	Revise with current site list.		
Action Auto Inc.	Ingham				
Action Auto Store #30	Ingham				
Clark Station #1995	Ingham				
Graham Oil Bulk Plant	losco				
McDonald's Crosstown Service	Kalamazoo				
Davis Country Corners	Kalkaska				
1515 Madison Avenue SE	Kent				
MSI #635	Kent				
E.J. Green	Lapeer				
Fred & Margaret Munger/Sunoco	Lapeer				
Market 103	Lapeer				
Lakeside Resort and Party Store	Leelanau				
Ralph Herman Farm	Leelanau				
Ted's Standard Service (former)	Leelanau				
A-1 Auto Parts	Lenawee				
Blissfield Marathon	Lenawee				
C & J Service (H. Jerry Powelka)	Lenawee				
Clayton Corners	Lenawee				
Darwin's Truck & Auto Service	Lenawee				
The Pit	Livingston				
Slagg's Auto Service	Mackinac				
White Star Tavern	Manistee				
Quick Lube	Mason				
216 Millbrook, Mecosta	Mecosta				
Purcell Property	Mecosta				
Dutch Hutch	Missaukee				
Alexander's Full Service	Newaygo				
DOC Optical	Oakland				
Speed-E-Mart (former)	Oakland				
Wells Oil, 281 N. Shelby Rd.	Oceana				
William Crawford Property	Oceana				
Andy's Standard	Osceola				
Chuck's Corner	Osceola				
Hersey Party Store	Osceola				
West Otsego Lake Grocery	Otsego				



			FY 2015-16		
	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
Site Name Onaway Tax Service Radio Tavern Vince's Sunoco Winterhawk General Store Thomas White Property Chapin General Store Clark #1072 Iva General Store M & K Investment Group LLC State Wide Expanded Triage Imlay City Gas & Oil Mr. C's Service Broekhutzen Produce Jimmie's Filling Station 1801 S. Fort Street (Sunoco #00 3901 Mt. Elliot, former service st Anmas Inc. Cal's Car Care, Incorporated — E	ation Wayne Wayne	Striking current law.	Revise with current site list.		
on the amount actually	ovide a report to the legislature spent at each site listed in detailed account of the work site.	Striking current law.	No change.		



CCC AI						
			FY 2015-16			
<b>■■</b> AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
Provides that Brownfield Gr project appropriations ar remaining funds; requires p	m Work Project Language - rants Program funds are work and allows carry-forward of rojects to be accomplished by an date is September 30, 2019.	Sec. 7-309. Same as current law with date changed to "September 30, 2020".	Sec. 309. Same as current law with date changed to "September 30, 2020".			
the brownfield grant prograr appropriations and any uner are carried forward into the following is in compliance	funds appropriated in part 1 form are considered work project incumbered or unallotted funds a succeeding fiscal year. The with section 451a(1) of the 1, 1984 PA 431, MCL 18.1451a:					
provide contaminated site clo (b) The projects will be acco (c) The total estimated cost of						
Budget Director, to expend requirements of projects final	vs DEQ, if approved by State GF/GP funding for cash flow anced by bonds if bonds have inding to be repaid to GF/GP	<b>Sec. 7-310.</b> (1) No changes.	No change.			
the department may expend state an amount to meet t projects funded under any of	al by the state budget director, if from the general fund of the he cash-flow requirements of the following that are financed for which bonds have been it:					
protection act, 1994 PA 451, (b) Part 193 of the natural protection act, 1994 PA 451, (c) Part 196 of the natural	resources and environmental MCL 324.5201 to 324.5206. resources and environmental MCL 324.19301 to 324.19306. resources and environmental MCL 324.19601 to 324.19616.					
subsection (1), the departme	ds for projects described in ent shall credit the general fundual to that expended from the	(2) No changes.	No change.			



		FY 2015-16				
■■ AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE		
WATER RESOURCES DIVISION		Striking current law.	Striking current law.			
Aquatic Nuisance Control (ANC) - Requires \$700,000 and 5.0 FTEs be allocated to the permit review program within ANC program; requires report.						
<b>Sec. 401.</b> From the funds appropriated in part 1 for surface water, not less than \$700,000.00 and 5.0 FTEs shall be allocated to support the permit review program within the aquatic nuisance control program. The department shall report to the house and senate appropriations subcommittees on environmental quality and the house and senate fiscal agencies by September 30, 2015 on the use of this funding and the number of permit applications processed by the program in 2015.						
Water Quality and Use Initiative - Requires report on plan for use of Water Quality Use Initiative funding and the amount of expenditures made for the Water Quality and Use Initiative Program, the Real-Time Beach Monitoring Program, and the Wetlands Program.		Striking current law.	Striking current law.			
Sec. 402. From the funds appropriated in part 1 for the water quality and use initiative/general line item, the department shall produce a report detailing a comprehensive plan for the use of the water quality and use initiative funding appropriated in part 1 and identifying the amount of expenditures for specific programs made from the water quality and use initiative/general line item, the real-time beach monitoring program line item, and the wetlands program line item. The report shall be submitted to the chairpersons of the senate and house of representatives appropriations subcommittees on environmental quality and the senate and house fiscal agencies by September 30, 2015.						



	FY 2014-15 CURRENT LAW	FY 2015-16		
<b>BE</b> AGENCY		EXECUTIVE	HOUSE	SENATE
Septage Waste Compliance Program Grants - Allows DEQ to provide septage waste compliance services if a certified health department does not exist in a city, county, or district, or if the county health department fails to fulfill mandated responsibilities.		RESOURCE MANAGEMENT Sec. 7-405. No changes.	No change.	
<b>Sec. 405.</b> If a certified health department does not exist in a city, county, or district or does not fulfill its responsibilities under part 117 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.11701 to 324.11720, then the department may spend funds appropriated in part 1 under the septage waste compliance program in accordance with section 11716 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.11716.				



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AGENCY	FY 2014-15 CURRENT LAW	EXECUTIVE	FY 2015-16 HOUSE	SENATE
		AIR QUALITY DIVISION  Air Quality Program – Directs DEQ to use the increase in air quality funding to administer Michigan's air quality program and maintain compliance with the federal Clean Air Act.  SEC. 7-501. FROM THE INCREASED FUNDS APPROPRIATED FOR THE AIR QUALITY PROGRAM, THE DEPARTMENT SHALL INCREASE THE FUNDING AVAILABLE FOR COMPLIANCE ASSISTANCE, PERMITTING, INSPECTIONS, MONITORING, AND ENFORCEMENT OF FACILITIES THAT ARE MAJOR SOURCES OF AIR POLLUTION. THE FUNDING WILL ASSIST WITH ASSURING MICHIGAN MEETS NATIONAL AMBIENT AIR QUALITY STANDARDS AND THAT MICHIGAN IS IN COMPLIANCE WITH THE FEDERAL CLEAN AIR ACT.	SEC. 501. FROM THE INCREASED FUNDS APPROPRIATED FOR THE AIR QUALITY PROGRAM, THE DEPARTMENT SHALL INCREASE THE FUNDING AVAILABLE FOR COMPLIANCE ASSISTANCE, PERMITTING, INSPECTIONS, MONITORING, AND ENFORCEMENT OF FACILITIES THAT ARE MAJOR SOURCES OF AIR POLLUTION. THE FUNDING WILL ASSIST WITH ASSURING MICHIGAN MEETS NATIONAL AMBIENT AIR QUALITY STANDARDS AND THAT MICHIGAN IS IN COMPLIANCE WITH THE FEDERAL CLEAN AIR ACT. From the funds appropriated in part 1 for the additional air emission fee revenue enacted by the legislature for fiscal year 2015-2016, the department shall hire one FTE dedicated to oversight of the Air Quality Programs for the Upper Peninsula.	



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FIRE ACTION OF THE PROPERTY OF	FY 2014-15 CURRENT LAW	FY 2015-16			
		EXECUTIVE	HOUSE	SENATE	
AIR QUALITY DIVISION		Striking current law.	No change.		
Air Quality Penalties - Prohibits DEQ from issuing additional penalties for violations committed by a facility's previous owner, unless compelled by a legal agreement.					
<b>Sec. 502.</b> The department shall not assess additional penalties under part 55 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.5501 to 324.5542, for violations that occurred under a previous owner unless compelled by a consent order or judgment, or other legal requirement.					



FIRE ACTION OF THE PROPERTY OF		FY 2015-16			
	FY 2014-15 CURRENT LAW	EXECUTIVE	HOUSE	SENATE	
RESOURCE MANAGEMENT DIVISION		Striking current law.	Retain, revise date.		
Stormwater, Asset Management, and Wastewater (SAW) Grants Report - Requires report to be posted on DEQ website which contains a summary document of each completed asset management plan for each awarded SAW grant; requires that local governments retain copies of their plan for 15 years.					
Sec. 603. From the funds appropriated in part 1, by December 31, 2014, the department shall compile and make available to the public on a publicly accessible website a report containing a summary document of each completed asset management plan for any stormwater, asset management, or wastewater grant awarded to a local unit of government to fund the development of a plan. As a condition of receiving a stormwater, asset management, or wastewater grant, a local unit of government shall make its asset management plan available to the department upon request when completed and shall retain copies of the plan that can be made available to the public for a minimum of 15 years. The department shall make available a summary document of each plan on a publicly accessible website by September 30 of the year it was completed. The summary document shall include a summary of the plan, the plan's major identified assets, and contact information for the local unit of government.					
<b>Balance Stipulation</b> - Provideclines below spending le	Prevention Fund (EPPF) vides that if the EPPF balance vels, appropriations other than ste Management Program shall	Striking current law.	Retain, revise date.		
of revenue in the environme anticipated to decline below any point during the fiscal ye	opriated in part 1, if the balance ntal pollution prevention fund is anticipated spending levels at ar ending September 30, 2015, an the hazardous waste opriation shall be reduced.				

Underground Storage Tank
Authority – Allows unexpended
funds appropriated for the
underground storage tank cleanup
program to be considered work
project appropriations and carry
forward into the succeeding fiscal
year. The program will perform
contaminated site cleanups
estimated to cost \$20 million with a
tentative completion date of
September 20, 2020.

**SEC. 7-701. THE UNEXPENDED FUNDS APPROPRIATED IN** PART 1 FOR THE **UNDERGROUND STORAGE** TANK CLEANUP PROGRAM ARE CONSIDERED WORK PROJECT **APPROPRIATIONS AND ANY UNENCUMBERED OR UNALLOTTED FUNDS ARE** CARRIED FORWARD INTO THE SUCCEEDING FISCAL YEAR. THE FOLLOWING IS IN **COMPLIANCE WITH SECTION** 451A(1) OF THE MANAGEMENT **AND BUDGET ACT, 1984 PA 431,** MCL 1 18.1451A:

(A) THE PURPOSE OF THE PROJECTS TO BE CARRIED FORWARD IS TO PROVIDE CONTAMINATED SITE CLEANUP.
(B) THE PROJECTS WILL BE ACCOMPLISHED BY CONTRACT.
(C) THE TOTAL ESTIMATED COST OF ALL PROJECTS IS \$20,000,000.00.
(D) THE TENTATIVE COMPLETION DATE IS SEPTEMBER 30, 2020.

SEC. 7-701. THE UNEXPENDED FUNDS APPROPRIATED IN PART 1 FOR THE UNDERGROUND STORAGE TANK CLEANUP PROGRAM ARE CONSIDERED WORK PROJECT APPROPRIATIONS AND ANY UNENCUMBERED OR UNALLOTTED FUNDS ARE CARRIED FORWARD INTO THE SUCCEEDING FISCAL YEAR. THE FOLLOWING IS IN COMPLIANCE WITH SECTION 451A(1) OF THE MANAGEMENT AND BUDGET ACT, 1984 PA 431, MCL 1 18.1451A:

(A) THE PURPOSE OF THE PROJECTS TO BE CARRIED FORWARD IS TO PROVIDE CONTAMINATED SITE CLEANUP.
(B) THE PROJECTS WILL BE ACCOMPLISHED BY CONTRACT.
(C) THE TOTAL ESTIMATED COST OF ALL PROJECTS IS \$20,000,000.00.
(D) THE TENTATIVE COMPLETION DATE IS SEPTEMBER 30, 2020.



	FY 2014-15 CURRENT LAW	FY 2015-16		
AGENCY		EXECUTIVE	HOUSE	SENATE
GENERAL SECTIONS		Striking current law.	Striking current law.	
that FY 2015-16 line item as those for FY 2014-15 with Sec. 1201. It is the intent appropriations for the fiscal 2016 for the line items listed 2016 appropriations are antifor fiscal year 2014-2015, eadjusted for changes in case fund match rates, economic	Appropriations - States intent appropriations will be the same a certain economic adjustments.  It of the legislature to provide year ending on September 30, I in part 1. The fiscal year 2015-cipated to be the same as those eload and related costs, federal factors, and available revenue. determined after the January stimating conference.			
	<b>Retirement Costs</b> - States DEQ identify the FY 2015-16 ns listed in part 1.	Striking current law.	Striking current law.	
department identify the amo	nt of the legislature that the unts for normal retirement costs s for the fiscal year ending on line items listed in part 1.			