LABOR AND ECONOMIC OPPORTUNITY BOILERPLATE DECISION DOCUMENT

FY 2023-24 HB 4246, SB 194, ENACTED HB 4437 (2023 PA 119)

Comparison of Current Law, Executive Recommendation, House-Passed, Senate-Passed, and Enacted

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House Appropriations Subcommittee On Labor and Economic Opportunity

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Rep. Jasper Martus, Majority Vice-Chair

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AGENCY	OPPORTUNITY - BUILERPLATE					
FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
Note: Throughout these sections, the Execut	ive replaces "this part and part 1" with	"this article".				
Estimates total state spending and payments to local units of government in FY 2022-23 appropriations articles	all					
Sec. 201. Pursuant to section 30 of article IX the state constitution of 1963, total state spending from state sources under part 1 for fiscal year 2022-2023 is \$6,176,476,400.00 a state spending from state sources to be paid local units of government for fiscal year 2022 2023 is \$2,651,081,100.00. The itemized statement below identifies appropriations from which spending to local units of government voccur: DEPARTMENT OF LABOR AND ECONOMI OPPORTUNITY Going pro\$55,000,000 Workforce development programs	section 30 of article IX of the state constitution of 1963, total state spending from state sources under part 1 for the fiscal year 2022 2023 2024 is \$1,680,670,100.00 and state spending from state sources to be paid to local units of government for fiscal year 2022 2022 2023	Sec. 201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources under part 1 for the fiscal year 2022-2023 2023-2024 is \$6,176,476,400.00 \$1,065,324,600.00 and state spending from state sources to be paid to local units of government for fiscal year 2022-2023 2024 is \$73,024,900.00.\$88,274,900. OD. The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF LABOR AND ECONOMIC OPPORTUNITY At-risk youth grants\$6,000,000 Fire gear equipment grants\$15,000,000	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 the fiscal year 2022-2023 2023-2024 is \$6,176,476,400.00 \$1,981,920,100.00 and state spending from state sources to be paid to local units of government for fiscal year 2022-2023 2024 is \$73,024,900.00 \$83,024,900.00. The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF LABOR AND ECONOMIC OPPORTUNITY At-risk youth grants\$6,000,000	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 the fiscal year 2022-2023 2023-2024 is \$6,176,476,400.00 \$1,662,371,400.00 funding from state sources to be paid to local units of government for fiscal year 2022-2023 2024 is \$73,024,900.00 The itemized statement below identifies appropriations from which spending to local units of government will occur: DEPARTMENT OF LABOR AND ECONOMIC OPPORTUNITY At-risk youth grants\$5,700,000 Going pro\$5,700,000 Workforce development		

Going pro...... 55,000,000

Workforce development...

.....10,999,900

services......275,000

Arts and cultural program

......1,000,000

TOTAL.....\$88,274,900

Michigan

rehabilitation

Going pro...... 64,750,000

Workforce development...

..... 10,999,900

Michigan rehabilitation

services.....275,000

Arts and cultural program

.....1,000,000

TOTAL \$83,024,900

rehabilitation

services......275,000

Arts and cultural program

.....1,000,000

TOTAL.....**\$73,024,900**

Michigan

rehabilitation

Michigan

services.....275,000

TOTAL \$72,724,900

Arts and cultural program

......1,000,000



FY 2022-23		FY 202	22 24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
		(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 \$44,065,483,600.00 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 \$23,691,884,100.00. The state-local proportion is estimated at 54% of total state spending from state sources.		Not included.
		(3) If payment and state spe fiscal year 202 amounts estir state budget payments to lest the state spending made for fisc senate and standing con	s to local units of government anding from state sources for 23-2024 are different than the nated in subsection (2), the director shall report the local units of government and from state sources that were callyear 2023-2024 to the house of representatives mittees on appropriations after the final book-closing for	Not included.
Subjects appropriations to the Management and Budget Act, 1984 PA 431.				
Sec. 202. The appropriations authorized under this article are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	Sec. 11-202. No change from current law.	Sec. 202. No change from current law.	Sec. 202. No change from current law.	Sec. 202. No change from current law.
Defines various terms and acronyms contained in Article 5.				
Sec. 203. As used in this article: (a) "Department" means the department of labor and economic opportunity. (b) "Director" means the director of the department. (c) "FTE" means full-time equated. (d) "Fund", unless the context clearly implies a different meaning, means the Michigan strategic fund.	Sec. 11-203. No change from current law.	Sec. 203. No change from current law, except adjust relevant acronyms.	Sec. 203. No change from current law, except adjust relevant acronyms.	Sec. 203. No change from current law, except adjust relevant acronyms.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
(e) "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. (f) "MEGA" means the Michigan economic growth authority. (g) "MiSTEM" means Michigan science, technology, engineering, and mathematics. (h) "PATH" means Partnership. Accountability. Training. Hope. (i) "STEM" means science, technology, engineering, and mathematics. 21(j) "USDOL" means the United States department of labor.		No change from current law, except adjust relevant acronyms.	No change from current law, except adjust relevant acronyms.	No change from current law, except adjust relevant acronyms.	
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.	Sec. 11-204. From the funds appropriated in part 1, the The departments and agencies receiving appropriations in part 1 shall use the internet to fulfill the reporting requirements of this part article. 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.	Sec. 204. No change from current law, eliminate "and agencies".	Sec. 204. Concur with the executive, but change "article" to "part".	Sec. 204. Concur with Senate but eliminates "and agencies".	



FY 2022-23			FY 202	3-24		
CURRENT LAW	EXECUTIVE	ŀ	IOUSE	SENATE	ENACTED	
New House Language	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 labor and economic opportunity, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office.		Not included.	Sec. 205. Concur with the House.		
Prohibits purchase of foreign goods or services if competitively priced and of comparable quality American goods or services are available.						
Sec. 205. To the extent permissible under section 261 of the management and budget act, 1984 PA 431, MCL 18.1261, all of the following apply:	under section 261 of the management and		Sec. 205 206. No change from current law.	Sec. 205. Concur with the executive.	Sec. 205. 206. Concur with the executive.	
(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.	(a) The funds Funds appropriate must not be used for the purchas goods or services, or both, if conced and of comparable quality goods or services, or both, are a	e of foreign ompetitively y American				
(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.	(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					
(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 priced and of comparable quality.	quality. (c) Preference must be given to services, or both, that are manus provided by Michigan business and operated by veterans, it competitively priced and of contact of quality.	factured or ses owned they are				



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FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Prohibits departments from taking disciplinary action against employees in the state classified civil service for communicating with legislators or their staff. (Governor's signing letter states this section is unenforceable.)					
Sec. 206. The department and agencies shall not take disciplinary action against an employee of the department or an agency within the department who is in the state classified civil service because the employee communicates 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.	Striking current law.	Sec. 206 207. No change from current law, except deletes "or an agency within the department" and "taking disciplinary action".	Sec. 206. No change from current law.	Sec. 206 207. No change from current law, but deletes "or agency". (Governor's signing letter states this section is unenforceable.)	



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
Requires report on out-of-state travel expenses paid for in whole or in part with state appropriations.	-					
Sec. 207. The department and agencies 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 report shall be submitted to the house and senate appropriations committees, the house and senate fiscal agencies, and the state budget office. The report shall include 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 GF/GP revenues, the proportion funded with federal revenues, and the proportion funded with other revenues.	Sec. 11-207. Consistent with MCL 18.1217, the The departments and agencies receiving appropriations in part 1 shall prepare a report on out-of-state travel expenses not later than January 1 of each year. The travel report shall be a listing of all travel by classified and unclassified employees outside this state in the immediately preceding fiscal year that was funded in whole or in part with funds appropriated in the department's er agency's budget. The report shall be submitted to the house and senate and house appropriations committees, the house and senate fiscal agencies, and the state budget office director. The report shall include 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 CF/GP general fund/general purpose revenues, the proportion funded with federal revenues, and the proportion funded with federal revenues, and the proportion funded with revenues.	Sec. 207 208. No change from current law, except eliminate report recipients.	Sec. 207. No change from current law, except: begin section with "Consistent with MCL 18.1217, the departments and agencies receiving appropriations in part 1" change "state budget office" to "state budget director" change "GF/GP" to "general fund/general purpose"	Sec. 207. 208. No change from current law, except adds "Consistent with MCL 18.1217," at the beginning of the first sentence changes report recipients, and deletes "and agencies".		



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Prohibits using appropriations to hire a person to provide legal services that are the responsibility of the attorney general. Sec. 208. 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.	Sec. 11-208. No change from current law.	Sec. 208 209. No change from current law, except delete: "a principal executive" and "state agency, or authority".	Sec. 208. No change from current law.	Sec. 208. 209. No change from current law.
Requires the State Budget Office to report on estimates of general fund lapses at the close of the fiscal year.				
Sec. 209. Not later than November 30, 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 report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies.	Sec. 11-209. Not later than November 30 December 31, 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 must summarize the projected year-end GF/GP 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. 209 210. Not later than November 30 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 report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies. the report recipients required in section 205 of this part.	Sec. 208. No change from current law, except: change date from November 30 to December 15.	Sec. 209 210. Concur with the Senate.
House transfers Sec. 980 contingency authorization to Sec. 211.	See Sec. 980.	Sec. 980 211. See Sec. 980 for changes to current law	See Sec. 980 .	See Sec. 980. 301.



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FY 2022-23		FY 202		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires department to maintain, on a publicly accessible website, a department scorecard with key metrics on department performance.				
Sec. 211. The departments and agencies shall cooperate with the department of technology, management, and budget to maintain a searchable website accessible by the public at no cost that includes, but is not limited to, all of the following for each department or agency:	Striking current law.	Sec. 211 212. No change from current law.	Sec. 211. No change for current law.	from Sec. 211. 212. No change from current law, but delete and agencies in first line.
 (a) Fiscal year-to-date expenditures by category. (b) Fiscal year-to-date expenditures by appropriation unit. (c) Fiscal year-to-date payments to a selected vendor, including the vendor name, payment date, payment amount, and payment description. (d) The number of active department employees by job classification. (e) Job specifications and wage rates. 				
Requires report on state restricted fund balances, projected state restricted fund revenues, and state restricted fund expenditures.				
Sec. 212. Within 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 chairs of the senate and house of representatives standing committees on appropriations, the chairs of the senate and house of representatives standing committees on 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.		Sec. 212-213. Within 14 days the executive budget recordepartments and ager appropriations in part 1 shall prwith the state budget office information provide the chairs of the ser representatives standing appropriations committees, senate and house of representatives on appropriations general government, and the fiscal agencies and the required in section 205 of annual report on estimated state and state restricted fund expendiscal years.	ommendation, the neies receiving evide to cooperate rmation sufficient to nate and house of committees on the chairs of the centatives standing subcommittees on senate and house report recipients this part with an tate restricted fund projected revenues,	rrent



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires departments to maintain, on a publicly accessible website, a department scorecard with key metrics on department performance.					
Sec. 213. The departments and agencies receiving appropriations in part 1 shall maintain, on a publicly accessible website, a department or agency scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the department's or agency's performance.	Striking current law.	Sec. 213 214. No change from current law, except delete references to "agencies".		Sec. 213. 214. No change from current law, except delete "a department scorecard" and replace it with "information" and delete "and agencies".	
Requires department directors to take all reasonable steps to ensure businesses in deprived and depressed communities compete for and perform contracts.					
Sec. 215. 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 businesses in deprived and depressed communities compete for and perform contracts to provide services or supplies, or both. Each director shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities for services, supplies, or both.	Sec215 11-206. 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 4 shall take all reasonable steps to ensure businesses in deprived and depressed communities geographically disadvantaged business enterprises compete for and perform contracts to provide services or supplies, or both. Each The 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. 245 216. 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 businesses in deprived and depressed communities geographically disadvantaged business enterprises as defined in Executive Directive 2019-08 compete for and perform contracts to provide services or supplies, or both. Each director shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities geographically disadvantaged business enterprises as defined in Executive Directive 2019-08 for services, supplies, or both.	Sec. 215. No change from current law.	Sec. 215. Concurs with the House.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires departments and agencies to provide quarterly reports that provide FTE counts by classification and actual FTE position counts.					
Sec. 216. (1) On a quarterly basis, the departments and agencies receiving appropriations in part 1 shall report to the senate and house appropriations committees, the senate and house appropriations subcommittees on general government, and the senate and house fiscal agencies the following information: (a) The number of FTEs in pay status by type of staff and civil service classification. (b) A comparison by line item of the number of FTEs authorized from funds appropriated in part 1 to the actual number of FTEs employed by the department at the end of the reporting period.	Sec. 11-216. (1) On a quarterly basis, the departments and agencies receiving appropriations in part 1 shall report to the senate and house appropriations committees, the senate and house appropriations subcommittees on general government the department budget, and the senate and house fiscal agencies, and the state budget office a the following information: (a) The number of FTEs in pay status by type of staff and civil service classification. (b) A-comparison by line item of the number of FTEs authorized from funds appropriated in part 1 to the actual number of FTEs employed by the department at the end of the reporting period.	Sec. 216 217. (1) Concur with the executive, except change report recipients to: "the senate and house appropriations committees and the report recipients required in section 205 of this part ".	Sec. 216. (1) No change from current law.	Sec. 216(1) No change from current law, except delete subsection (a) and change report recipients language.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
(2) By March 1 of the current fiscal year, the departments and agencies shall report to the senate and house appropriations committees, the senate and house appropriations subcommittees on general government, and the senate and house fiscal agencies the following information:	Striking current law.	Striking current law.	(2) No change from current law.	Striking current law.	
(a) Number of employees who were engaged in remote work in 2022.					
(b) Number of employees authorized to work remotely and the actual number of those working remotely in the current reporting period.					
(c) Estimated net cost savings achieved by remote work.					
(d) Reduced use of office space associated with remote work.					
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. 217. Appropriations in part 1 shall, to the extent possible by the departments and agencies, not be expended until all existing work	Striking current law.	Sec. 217 225. No change from current law.	Sec. 217. No change from current law.	Sec. 217. No change from current law, except delete "and agencies".	
project authorization available for the same purposes is exhausted.				(Governor's signing letter states this section is unenforceable.)	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Authorizes legislature, by concurrent resolution adopted by majority of members, to inter-transfer funds if State Administrative Board transfers funds. (Governor's signing letter states this section is unenforceable.)				
Sec. 218. If the state administrative board, acting under section 3 of 1921 PA 2, MCL 17.3,	Striking current law.	Striking current law.	Striking current law.	Sec. 218. No change from current law.
transfers funds from an amount appropriated under this part and part 1, the legislature may, by a concurrent resolution adopted by a majority of the members elected to and serving in each house, intertransfer funds within this part and part 1 for the particular department, board, commission, officer, or institution.				(Governor's signing letter states this section is unenforceable.)
Requires department to receive and retain copies of all reports required in this part.				
Sec. 219. 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. The department may electronically retain copies of reports unless otherwise required by federal and state guidelines.	Striking current law.	Sec. 219 221. No change from current law, except delete "and agencies".	Sec. 219. No change from current law.	Sec. 219. No change from current law, except delete "and agencies".



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SEN	ATE	ENACTED
Requires department to report on policy change made in order to implement enacted legislation.					
Sec. 220. The departments and agencies receiving appropriations in part 1 shall report no later than April 1 on each specific policy change made to implement a public act affecting the department that took effect during the prior calendar year to the senate and house of representatives standing committees on appropriations subcommittees on general government, the joint committee on administrative rules, and the senate and house fiscal agencies.	Striking current law.	Sec. 220. 222. The departments and agencies receiving appropriations in part 1 shall report no later than April 1 on each specific policy change made to implement a public act affecting the department that took effect during the prior calendar year to the senate and house of representatives standing committees on appropriations subcommittees, on general government, the joint committee on administrative rules, and the senate and house fiscal agencies.to report recipients required in section 205 of this part.		Sec. 220. No change from current law.	Sec. 220. Concur with the House.
Requires federal or private grant funding to be used prior to general fund appropriations when available for the same expenditure.					
Sec. 221. 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.	Striking current law.	Sec. 221 220. No change from current law.	Sec. 221. No current law.	change from	Sec. 221. No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires department to report name and any amount of severance pay given to high-ranking department officials; requires report.				
Sec. 222. (1) From the funds appropriated in part 1, the departments and agencies shall do all of the following: (a) Report to the house and senate appropriations committees, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director any amounts of severance pay for a department 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.	Striking current law.	Sec. 222 223. (1) No change from current law, except strike subsection (b), update years, and delete references to "agencies", and changes report recipients.	Sec. 219. (1) No change from current law, except update year.	Sec. 222. (1) No change from current law, except update year and strike (1)(b), and change report recipients.
(b) Maintain an internet site that posts any severance pay in excess of 6 weeks of wages, regardless of the position held by the former department employee receiving severance pay.				
(c) By February 1, report to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director on the total amount of severance pay remitted to former department employees during the fiscal year ending September 30, 2022 and the total number of former department employees that were remitted severance pay during the fiscal year ending September 30, 2022.		the fiscal year ending September 30, 2022 2023 and the total number of former department employees that were remitted severance pay during the fiscal year ending September 30, 2022 2023.		
(2) As used in this section, "severance pay" means compensation that is both payable or paid upon the termination of employment and in addition to either wages or benefits earned during the course of employment or generally applicable retirement benefits.	Striking current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
States legislative intent to maximize efficiency of state workforce and, where possible, prioritize in-person work.				
Sec. 223. 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.	Striking current law.	Sec. 223 218. No change from current law.	Sec. 223. No change from current law.	Sec. 223. No change from current law, except delete "and agencies".
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.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Prohibits state government from requiring proof of COVID-19 vaccination as condition of accessing services or facilities and producing COVID-19 vaccine passports.				
Sec. 225. (1) Any department, agency, board, commission, or public officer that receives funding under part 1 shall not:	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(a) Require as a condition of accessing any facility or receiving services that an individual provide proof that he or she has received a COVID-19 vaccine except as provided by federal law or as a condition of receiving federal Medicare or Medicaid funding.				
(b) Produce, develop, issue, or require a COVID-19 vaccine passport.				
(c) Develop a database or make any existing database publicly available to access an individual's COVID-19 vaccine status by any person, company, or governmental entity.				
(d) Require as a condition of employment that an employee or official provide proof that he or she has received a COVID-19 vaccine. This subdivision does not apply to any hospital, congregate care facility, or other medical facility or any hospital, congregate care facility, or other medical facility operated by a local unit of government that receives federal Medicare or Medicaid funding.				
(2) A department, agency, board, commission, or public officer may not subject any individual to any negative employment consequence, retaliation, or retribution because of that individual's COVID-19 vaccine status.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(3) Subsection (1) does not prohibit any person, department, agency, board, commission, or public officer from transmitting proof of an individual's COVID-19 vaccine status to any person, company, or governmental entity, so long as the individual provides affirmative consent.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(4) If a department, agency, board, commission, subdivision, or official or public officer is required to establish a vaccine policy due to a federal mandate, it must provide exemptions to any COVID-19 vaccine policy to the following individuals:	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(a) An individual for whom a physician certifies that a COVID-19 vaccine is or may be detrimental to the individual's health or is not appropriate.				
(b) An individual who provides a written statement to the effect that the requirements of the COVID-19 vaccine policy cannot be met because of religious convictions or other consistently held objections to immunization.				
(5) As used in this section, "public officer" means a person appointed by the governor or another executive department official or an elected or appointed official of this state or a political subdivision of this state. (5) As used in this section, "public officer" means a person appointed by the governor or another executive department official or an elected or appointed official of this state or a political subdivision of this state.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
New Executive Language.	Sec. 11-211. (1) No money appropriated in part 1 shall be used to restrict or interfere with actions related to diversity, equity and inclusion (DEI); to restrict or impede a marginalized community's access to government resources, programs or facilities; or to diminish, interfere with, or restrict an individual's ability to exercise the right to reproductive freedom.	Sec. 226. (1) Concurs with the executive.	Not included.	Sec. 224. (1) No money appropriated in part 1 shall be used to restrict or impede a marginalized community's access to government resources, programs, or facilities.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
	(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.	(2) Concurs with the executive.	Not included.	(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.
Requires departments to report on their efforts and progress made toward achieving savings and efficiencies identified by the auditor general in audit reports. (Governor's signing letter states this section is unenforceable.)				
Sec. 229. (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 shall be submitted to the chairs of the senate and house of representatives standing committees on appropriations, the chairs of the senate and house of representatives standing committees with jurisdiction over matters relating to the department that is audited, and the senate and house fiscal agencies.	Striking current law.	Sec. 229.(1) No change from current law, except delete reference to "agencies" and change report recipients.	Striking current law.	Sec. 225. (1) Concur with the House. (Governor's signing letter states this section is unenforceable.)
(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, the office of the auditor general may charge noncompliant department for the cost of performing a subsequent audit to ensure that the initiatives related to savings and efficiencies have been implemented.	Striking current law.	(2) No change from current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Sec. 235. By April 1, the state budget director shall submit a report to the senate and house appropriations committees, the chairpersons of the relevant appropriations subcommittees, and the senate and house fiscal agencies. The report shall recommend a contingency plan for each federal funding source included in the state budget of \$10,000,000.00 or more in the event that the federal government reduces funding to this state through that source by 10% or greater.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
Requires SBO to provide a list of new programs and enhancements that exceed \$500,000; requires identified programs to use program-specific measuring metrics; requires report.				
Sec. 240. (1) Concurrently with the submission of the fiscal year 2023-2024 executive budget recommendations, the state budget office shall provide the senate and house appropriations committees, the chairpersons of the relevant appropriations subcommittees, the senate and house fiscal agencies, and the policy offices a report that lists each new program or program enhancement for which funds in excess of \$500,000.00 are appropriated in part 1 of each departmental appropriation act.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(2) By July 1 of the current fiscal year, the state budget director and the chairs of the senate and house appropriations committees shall identify new programs or program enhancements identified under subsection (1) for measurement using program—specific metrics.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(3) By September 30 of the next fiscal year, the state budget office shall provide a report on the specific metrics and the progress in meeting the estimated performance for each program identified under subsection (2) to the senate and house appropriations committees, the senate and house appropriations subcommittees on each state department, and the senate and house fiscal agencies and policy offices. It is the intent of the legislature that the governor consider the estimated performance of the new program or program enhancement as the basis for any increase in funds appropriated from the prior year.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
Appropriates \$15.0 million in federal, \$5.0 million in state restricted, \$1.0 million in private, and \$1.0 million in local contingency authorization; authorizes expenditure after legislative transfer to specific line items.				
Sec. 980. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$15,000,000.00 for federal contingency authorization. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Sec. 980 11-210. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$15,000,000.00 \$30,000,000.00 for federal contingency authorization funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	Sec. 980 211. (1) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$15,000,000.00 for federal contingency authorization. These 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. 980. (1) Concurs with the executive on amount change.	Sec. 980. 301. (1) Retains current-year contingency authorization amount for federal funding.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$5,000,000.00 for state restricted contingency authorization. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$5,000,000.00 \$510,000,000.00 for state restricted contingency authorization funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(2) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$5,000,000.00 for state restricted contingency authorization. These 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) Concurs with the executive on amount change.	(2) Concurs with the executive on amount change for restricted funding.
(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 for private contingency authorization. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 \$2,000,000.00 for private local contingency authorization funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(3) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 \$2,000,000.00 for private local contingency authorization. These 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) (4) Concurs with the executive on amount change.	(3) Changes private contingency authorization amount to \$11.0 million.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 for local contingency authorization. These funds are not available for expenditure until they have been transferred to another line item in part 1 under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 \$5,000,000.00 for lecal private contingency authorization funds. These funds are not available for expenditure until they have been transferred to another line item in part 1 this article under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393.	(4) In addition to the funds appropriated in part 1, there is appropriated an amount not to exceed \$1,000,000.00 \$2,000,000.00 for local private contingency authorization. These 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) (3) Concurs with the executive on amount change.	(4) Changes local contingency authorization funding amount to \$2.0 million.
Identifies annual pension-related and retiree health care legacy costs. Sec. 981. Total authorized appropriations from all sources under part 1 for legacy costs for the fiscal year ending September 30, 2023 are estimated at \$65,125,800.00. From this amount, total agency appropriations for pension-related legacy costs are estimated at \$39,539,900.00. Total agency appropriations for retiree health care legacy costs are estimated at \$25,585,900.00.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Appropriates federal pass-through funds received by local units that do not require additional state match; authorizes carry forward; requires LEO to report on amount and source of funds.				
Sec. 982. Federal pass-through funds to local institutions and governments that are received in amounts in addition to those included in part 1 and that do not require additional state matching funds are appropriated for the purposes intended. The department may carry forward into the succeeding fiscal year unexpended federal pass-through funds to local institutions and governments that do not require additional state matching funds. The department shall report the amount and source of the funds to the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director within 10 business days after receiving any additional pass-through funds.	Sec. 982. 11-215. No change from current law.	Sec. 982. No change from current law, except remove report recipients.	Sec. 982. No change from current law.	Sec. 982. 302. No change from current law.
Prohibits LEO, the Michigan Strategic Fund (MSF), and the Michigan State House Development Authority (MSHDA) from issuing or refinancing bonds or using any funds for broadband construction, expansion, repairs, or upgrades. (Governor's signing letter states this section is unenforceable.) Sec. 983. The department of labor and economic opportunity, Michigan strategic fund, and Michigan state housing development authority shall not use funds appropriated in part 1 for broadband construction, expansion, repairs, or upgrades or to issue or refinance bonds for broadband construction, expansion, repairs, or upgrades.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires LEO to use SIGMA to report encumbrances and expenditures.					
Sec. 984. As a condition of receiving funds in part 1, the department of labor and economic opportunity shall utilize SIGMA as an appropriation and expenditure reporting system to track all financial transactions with individual vendors, contractual partners, grantees, recipients of business incentives, and recipients of other economic assistance. Encumbrances and expenditures shall be reported in a timely manner.	Striking current law.	Sec. 984. No change from current law, except change name to the "department".	Striking current law.	Sec. 984. 303. Concur with the House.	
Authorizes appropriation of private grant revenues, subject to a limitation of \$1.5 million; requires report to legislature within ten days of receiving grants from private entities.					
Sec. 985. (1) Grants supported with private revenues received by the department are appropriated upon receipt and are available for expenditure by the department, subject to subsection (3), for purposes specified within the grant agreement and as permitted under state and federal law.	Sec. 985 11-217. (1) Grants supported with private revenues received by the department are appropriated upon receipt and are available for expenditure by the department, subject to subsection (3), for purposes specified within the grant agreement and as permitted under state and federal law.	Sec. 985. (1) No change from current law.	Sec. 985. (1) Concur with the executive.	Sec. 985. 304. (1) Concur with the executive.	
(2) Within 10 days after the receipt of a private grant appropriated in subsection (1), the department shall notify the house and senate chairpersons of the subcommittees, the senate and house fiscal agencies, and the state budget director of the receipt of the grant, including the fund source, purpose, and amount of the grant.	(2) No change from current law.	(2) No change from current law, except replace "notify" with "report".	(2) No change from current law.	(2) No change from current law.	
(3) The amount appropriated under subsection (1) shall not exceed \$1,500,000.00.	Striking current law.	(3) No change from current law.	Striking current law.	(3) No change from current law.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Authorizes LEO to charge registration fees for events sponsored by LEO; requires fees to reflect costs of sponsoring events; appropriates revenue generated by fees for sponsorship costs; authorizes excess revenue to be carried forward; limits appropriation to \$500,000.					
Sec. 986. (1) The department may charge registration fees to attendees of informational, training, or special events sponsored by the department, and related to activities that are under the department's purview.	Sec. 986 11-218. (1) No change from current law.	Sec. 986. (1) No change from current law.	Sec. 986. (1) No change from current law.	Sec. 986. 305. (1) No change from current law.	
(2) These fees shall reflect the costs for the department to sponsor the informational, training, or special events.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	
(3) Revenue generated by the registration fees is appropriated upon receipt and available for expenditure to cover the department's costs of sponsoring informational, training, or special events.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	
(4) Revenue generated by registration fees in excess of the department's costs of sponsoring informational, training, or special events shall carry forward to the subsequent fiscal year and not lapse to the general fund.	(4) No change from current law.	(4) No change from current law.	(4) No change from current law.	(4) No change from current law.	
(5) The amount appropriated under subsection (3) shall not exceed \$500,000.00.	Striking current law.	(5) No change from current law.	Striking current law.	(5) No change from current law.	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Authorizes LEO to sell various agency documents at cost of production; requires revenue to carry forward and be expended only on costs of production and distribution; appropriates funds collected for cost of publication and distribution.				
Sec. 987. (1) The department may sell documents at a price not to exceed the cost of production and distribution. Money received from the sale of these documents shall revert to the department. In addition to the funds appropriated in part 1, these funds are available for expenditure when they are received by the department of treasury. This subsection applies only to R 418.10101 to R 418.101504 of the Michigan Administrative Code.	Sec. 987 11-219. (1) No change from current law.	Sec. 987. (1) No change from current law.	Sec. 987. (1) No change from current law.	Sec. 987. 306. (1) No change from current law.
(2) Unexpended funds at the end of the fiscal year shall carry forward to the subsequent fiscal year and not lapse to the general fund.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
Authorizes LEO to carry forward revenue collected in excess of appropriation for Radiological Health Administration and projects.				
Sec. 988. If the revenue collected by the department for radiological health administration and projects from fees and collections exceeds the amount appropriated in part 1, the revenue may be carried forward into the subsequent fiscal year. The revenue carried forward under this section shall be used as the first source of funds in the subsequent fiscal year.	Sec. 988 11-220. No change from current law, except change: "may" to "shall".	Sec. 988. No change from current law.	Sec. 988. No change from current law, except change: "may" to "must".	Sec. 988. 307. Concur with the Senate.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
States intent of the legislature that the workers' compensation agency annually update R 418.10101 to R 418.101504 of the Michigan Administrative Code as required under the Worker's Disability Compensation Act, 1969 PA 317.				
Sec. 989. It is the intent of the legislature that the workers' compensation agency through the department of labor and economic opportunity annually update R 418.10101 to R 418.101504 of the Michigan Administrative Code, as required under sections 205 and 315 of the worker's disability compensation act of 1969, 1969 PA 317, MCL 418.205 and 418.315, and section 33 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.233.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
States legislative intent that all of the broadband-focused state employees be consolidated into LEO.				
Sec. 989c. It is the intent of the legislature that all of the broadband-focused FTE positions located within various state departments be consolidated into the department of labor and economic opportunity as referenced by the reporting requirements of section 359(20) of 2022 PA 53.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
New Conference Language			funded in part 1 intogranization or lo program or project is department shall for this state, including unless it can fully detailed in this documents, both of (a) The specific or government that wifunds.	ny grant program or project tended for a single recipient cal government, the grant is for a public purpose and the flow procurement statutes of grany bidding requirements, validate, through information part or public supporting the following: reganization or unit of local fill receive or administer the



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Conference Language (continued)			requirements for dir department shall per activities to adminis subsection (1): (a) Develop a state grantee reporting recessary document information as specified (b) Establish a processecute a grant agreements department only if the has been sufficient will utilize for serves the economic general welfare of the (d) Review and verified ensure the grant reference the grant fiduciary duty and applicable state a department may dechecks performed as the amount of the deference of t	g any other conditions or ect appropriation grants, the form at least all the following ster the grants described in andard application process, equirements, and any other tation including sponsorship fied under subsection (3). ess to review, complete, and sement with a grant recipient. shall be executed by the all necessary documentation omitted and reviewed. Extent possible that a grant unds for a public purpose that corposperity, health, safety, or e residents of this state. It is in compliance with all and federal statutes. The duct the cost of background is in compliance with all and federal statutes. The duct the cost of background is part of this verification from the signated grant award. Indeed the cost of background is part of this verification from the signated grant award. Indeed by grant recipients and the within 45 business days submitted documents by a sufficient or in need of the.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Conference Language (continued)			(1) must be a legilegislative sponsor letter submitted by department and state grant recipient, the is a certification from the for a public purpose section and subsequithorizes the grant sponsor is not identified the department must (a) Identify the department must be sponsor is not identified the department must (a) Identify the department must be sponsor is not identified the department must be sponsor in the department must be sponso	grant described in subsection slator or the department. A shall be identified through a that legislator's office to the te budget director listing the intended amount of the grant, that legislator that the grant is a, and the specific citation of ction of the public act that as applicable. If a legislative ified before January 15, 2024, the do 1 of the following: the the grant agreement.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE ENACTED		
New Conference Language (continued)			section between the recipient shall include (a) All necessary in grant recipient, include information for the dunder this section. (b) A description of the funds will be expenditures and the expenditures outside stated in the executated in the executation of the graph in the effective date of (d) At the discretion disbursement of the execution of the graph in the executation of the graph in the executation in	n of the department, an initial % to the grant recipient upon int agreement consistent with section 200 of the Financial that after the initial 50% ional funds shall be disbursed in that the initial payment has ed, in accordance with the ne remaining funds shall be rantee has provided sufficient letermined by the department, expenditures were made in	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
New Conference Language (continued)			oversight of a grant the department ma understanding with	(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.			
New Conference Language (continued)			(6) A grant recip reasonable inform department related retain grant records years, and the grant site visits, and au department. The grathis section shall incohief executive officithe grant recipient met.	sient shall respond to all ation requests from the to grant expenditures and for a period of not less than 7 may be subject to monitoring, adits as determined by the ant agreement required under clude signed assurance by the er or other executive officer of that this requirement will be			
New Conference Language (continued)			grant recipient, an September 30, 20 unexpended funds returned by the g treasury. If a grant information suffici agreement by June 2	ed shall be expended by the nd projects completed, by 28. If, at that time, any remain, those funds shall be rant recipient to the state recipient does not provide ent to execute a grant 1, 2024, funds associated with eturned to the state treasury.			
New Conference Language (continued)			(8) Any funds that	at are granted to a state propriated in that department			
New Conference Language (continued)			case basis, extend to request by a gradification director shall notify	t director may, on a case-by- the deadline in subsection (7) nt recipient. The state budget the chairs of the house and as committees not later than 5 ion is granted.			
New Conference Language (continued)			(10) The department publicly accessible later than September the grant recipient, of the project for subsection (1), the state of the project for subsection	nt shall post a report in a location on its website not r 30, 2024. The report shall list project purpose, and location r each grant described in status of funds allocated and e grant agreement, and the			



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference Language (continued)			(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.			
New Conference Language (continued)			(12) If the department reasonably determines funds allocated for an executed grant agreement under this section were misused or their under the misrepresented by the grant recipient, department shall not award any additional fur under that executed grant agreement and shall refer the grant for review following internal autorotocols.			
STRATEGIC OUTREACH AND ATTRACTION RESERVE			STRATEGIO			
New Conference Language			Sec. 350. Up strategic our fund is ap outreach a established trust fund a Funds approbe used trust funds approbe funds approved approbe funds approbe funds approbe funds approbe funds approved approbe funds approbe funds approbe funds approved a	Sec. 350. Up to \$500,000,000.00 from the strategic outreach and attraction reserve fund is appropriated to the strategic outreach and attraction reserve fund established in section 4 of the Michigan trust fund act, 2000 PA 489, MCL 12.254. Funds appropriated in this section must be used to support activities under section 88s or 88t of the Michigan strategic fund act, 1984 PA 270, MCL 125.2088s and 125.2088t, after they have been transferred to another line item under section 393(2) of the management and budget act, 1984 PA 431, MCL 18.1393. Pursuant to section 4(2) of the Michigan trust fund act, 2000 PA 489, MCL 12.254, funds appropriated under this section that are not restricted, obligated, or committed at the close of the fiscal year ending September 30, 2024		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SEN	ATE	ENACTED	
New Executive Language.	STRATEGIC OUTREACH AND ATTRACTION RESERVE Sec. 11-1000. The legislature finds and declares that appropriations for the critical industry program and the Michigan strategic	Does not include.	Does not include.	Sec. 351. Concur with the executive.		
	site readiness program are for a public purpose and serve the health, safety, and general welfare of the residents of this state.					
New Senate Language			See Sec. 1000 below.	Sec. 352. (1) It is the intent of the legislature that the funds in part 1 for the critical industry program and the Michigan strategic site readiness program are expended in a manner that will maximize job creation, grow wages support existing business in this state attract new business development to this state, and include community support and equity. (2) It is the intent of the legislature that the Michigan strategic fund prioritize the adoption of conditions related to the expense of funds in part 1 that include but are not limited to, the following: (a) Claw-back provisions in a written agreement between the fund and a qualified business relating to the creation or retention of jobs must be structured to ensure that those jobs are retained for not less than 5 years. (b) Projects must be located in a qualified census tract, as defined by the United States Department of Housing and Urban Development, or in communities with an unemployment rate in excess of the state average.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
OUNTERT LAW	LALOUTIVE	HOUGE	(c) A written agreement between the fund a qualified business or eligible applicant must include a first-source hiring provide between the qualified business or eliapplicant and an entity or en recommended by the workforce develop agency serving the area where the project located. (d) A written agreement between the fund a qualified business or eligible applicant must include a community benefits agree as determined by the fund. (e) A written agreement between the fund a qualified business or eligible applicant must require the qualified business or eliapplicant to offer employee services include, but not be limited to: (i) Child care services. (ii) Transportation supports. (iii) Postsecondary educational institution (iv) Customized assistance programs employees. (v) Customized job training programs readiness programs, or extension program (vi) Credential requirements pipeline program (vii) Workforce talent investment program (viii) Tuition debt forgiveness or repay supports. (ix) Outreach, screening, preapplic support, and interviewing services.		
			(3) As used in this (a) "Eligible app defined under s strategic fund act	olicant" means that term as section 88t of the Michigan s, 1984 PA 270, MCL 125.2088t.	
			defined under s	siness" means that term as ection 88s of the Michigan , 1984 PA 270, MCL 125.2088s.	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
MICHIGAN STATE HOUSING AND DEVELOPMENT AUTHORITY Requires Michigan State Housing Development Authority (MSHDA) to annually present a report on the status of the authority's housing production goals under all financing programs.				
Sec. 990. MSHDA shall annually present a report to the state budget director and the subcommittees on the status of the authority's housing production goals under all financing programs established or administered by the authority. The report shall give special attention to efforts to raise affordable multifamily housing production goals.	Striking current law.	Sec. 990. No change from current law, except remove report recipients, delete "multi-family" and add: including single-family, multi-family, and manufactured housing. (2) MSHDA shall not restrict eligibility in any financing	Sec. 990. No change from current law.	Sec. 990. 401. No change from current law, except include (2) from House bill: (2) MSHDA shall not restrict eligibility in any financing
		eligibility in any financing program for housing units without a permanent foundation unless this restriction is a requirement for federal funding.		eligibility in any financing program for housing units without a permanent foundation unless this restriction is required by the funding source.
Authorizes LEO to hire or contract for 20.0 limited-term employees to administer housing and rental assistance programs.				
Sec. 991. From the funds appropriated in part 1, the department of labor and economic opportunity may hire or contract for 20.0 limited-term employees for the housing and rental assistance program to administer programs funded under this act.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



House Fiscal Agency

FY 2022-23		FY 2	023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Executive Language.	Sec. 11-991. The funds appropriated in part 1 for the Michigan housing and community development program shall be expended for projects as described in sections 58b and 58c of the state housing development authority act of 1966, PA 346, MCL 125.1458b and 125.1458c.	the executive. community state hous following: (a) Creat pre-we totaling reside (i) The program prog	(1) From the ongoing ed in part 1 for Michigan house development program, the Ming development authority shall be and administer a grant progratherization and home repairing \$25,000,000.00 for Mints according to the following edepartment shall development guidelines, eligibility criteranguidelines, eligibility criteranguidelines for the ram identified in this subsective post that information on its post that information on its post that information on its post that information for standard that its are to be given priority reviewed in the property of the grant awards are captour of the post of the most of the most recentanguideline project in a city with a post of the most recental census and the post of the most recental census for construction group project.	ing and lichigan I do the ram for grants lichigan grant ria, and grant ria, and grant lichigan federal seniors, include ew. oped at lichigan federal existence with a county 500,000 federal lichigan federal mousing outlation inty with 290,000 federal



FY 2022-23		FY 202	23-24		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
		(d) Allocate \$5,000,000.00 to Genesee Shiawassee Thumb (GST) Michigan Works! for an education, training, and housing incentive program. (e) Allocate \$1,000,000.00 to a housing commission in a city with a population between 31,000 and 32,000 according to the most recent federal decennial census to expand access to affordable housing. (2) Of the funds appropriated for this purpose, not			
		more than 5% may be used by the department for administrative costs for the grant program identified in subdivision (a). (3) The department shall provide an annual report no later than February 1st on program grant			
		prior fiscal ye identifying in The report r amounts for total amounts must be subr house of committees,	the senate and hou es fiscal agencies, and th or.	dude the ecipient. It award sify the ereport nate and criations are state	
New conference Language.			approp CPD c grant comple prior p 2022 p Execut 2023-1 expend	03. In addition to the funds oriated in part 1, federal HUD-community development block funding is appropriated to set all program activities from program years ending with the rogram allocation per tive Reorganization Order. These funds may be ded for the community pment block grant program liministration of the program.	



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
STATE LAND BANK AUTHORITY Authorizes the authority to expend additional revenues received under the Land Bank Fast Track Act, 2003 PA 258, for purposes authorized by the act.				
Sec. 995. In addition to the amounts appropriated in part 1, the state land bank authority may expend revenues received under the land bank fast track act, 2003 PA 258, MCL 124.751 to 124.774, for the purposes authorized by the act, including, but not limited to, the acquisition, lease, management, demolition, maintenance, or rehabilitation of real or personal property, payment of debt service for notes or bonds issued by the authority, and other expenses to clear or quiet title property held by the authority.	Sec. 11-995. No change from current law.	Sec. 995. No change from current law.	Sec. 995. (1) No change from current law.	Sec. 995. 451. (1) No change from current law.
New Senate language.			(2) Not later than March 15, the state land bank authority shall prepare a report on the number of real properties acquired, leased, managed, demolished, maintained, or rehabilitated in the immediately preceding fiscal year. The report must be submitted to the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director. MICHIGAN STRATEGIC FUND	(2) Concur with the Senate.
			Sec. 1000. See Sec. 352.	See Sec. 352.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Senate Language.		appropriate strategic s Michigan s grants to \$25,000,000 owned utilit resiliency t and econo eligible ac located in a 107,000 and most recen Funds gran support elig	a. (1) From the funds d in part 1 for Michigan ite readiness program, the trategic fund shall allocate otaling no more than .00 to improve municipally by infrastructure capacity and that will support community mic investments, including ctivities at strategic sites, city with a population between d 108,000 according to the at federal decennial census. Ited in part 1 shall be used to gible activities as defined in at (16)(a) of the Michigan act, 1984 PA 270, MCL	
New Senate Language.		(2) The une for Michigal designated appropriation unallotted for of the fiscal expenditure section un completed. With section budget act, (a) The properior will support activity (b) The properior with section with section budget act, (a) The properior with section (b) The properior with section project (d) The terms of the section of the section with section project (d) The terms of the section with section project (d) The terms of the section appropriate the section of the section	expended funds appropriated in strategic site readiness are as a work project on, and any unencumbered or unds must not lapse at the end year and must be available for its for projects under this til the projects have been The following is in compliance a 451a of the management and 1984 PA 431, MCL 18.1451a: burpose of the project is to ove utility infrastructure that upport economic development ties at strategic sites. To oject will be accomplished by ing state employees, the gan economic development oration, or grants or contracts service providers, or all 3. Ital estimated cost of the work cit is \$25,000,000.00.	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Senate Language.		administer Communication requirements of the shall include any appropriation grant of the following fun (a) Community grants. (b) Youth Entrest Engagement (c) College Succession (d) Adult Literate	cess Fund.	ant to the bject grants tive, direct uded in any Institution ships, and
New Senate Language (continued).		(2) Notwithstanding for direct appropriated at least all the follow Project grants identified (a) Develop a stransfer including legis (b) Establish a protection recipient. Granthe departments been submitted (c) Verification that public purpos	g any other conditions or retion grants, the department swing activities to administer tified in subsection (1): andard application process and any other necessary documents to review, complete, and are review, complete, and agreements shall only be on the fall necessary documents and reviewed. It agrant recipient will utilize the and serves the health, the of the residents of this states.	equirements hall perform Community s, reporting cumentation on. and monitor ith a grant executed by ntation has funds for a safety, and
New Senate Language (continued).		grant recipient i agreement, per compliance with (e) Establish a star submitted by gr within 14 busine	y all necessary information to s reasonably able to execut form its fiduciary duty all applicable state and feden and timeline to review all ant recipients and provide ss days that submitted doct are sufficient or in need o	te the grant and is in ral statutes. documents a response uments by a



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Senate Language (continued).		grant recipient, sha (a) All necessary recipient, includ the department t (b) A description of be expended, estimated budge purpose, as state be reimbursed fr (c) Unless otherwis grants identified expenditures that this act. (d) Unless otherwis shall include an the grant reci agreement. (e) requirement th additional funds that the initial accordance with funds shall be grant agreemen documentation, verify that all exp the project purpo (f) A requirement for	greement between the departil include at least the following identifying information for ing any tax and financial infoto administer funds under this the project for which the graincluding tentative timelinest. No expenditures outside or ed in the executed grant agreement appropriations in part 1. It is especified, funds appropriations in part 1. It is especified, funds appropriations in part 1. It is especified, executed grant initial disbursement of 50% pient upon execution of it after the initial 50% dissibility of the project purpose. The disbursed in a manner specified in a manner s	r the grant primation for a section. In the project sement, shall sated for the be used for ctive date of agreements provided to the grant sebursement, everification agrended, in a remaining cified in the e sufficient sartment, to ordance with recipient to project and ecipient.		
New Senate Language (continued).		otherwise collect otherwise misuse (h) If appropriate to of a Community F a memorandum	vision that allows this state to any funds that are declined, ed. improve the administration of Project grant, the department of understanding with an perform the required duties	unspent, or or oversight t may adopt other state		



FY 2022-23	22-23 FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
New Senate Language (continued).		(4) The grantee 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 3 years, and the grant may be subject to audit and site visits 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.					
New Senate Language (continued).		recipient, and project at that time, as evenuexpended funds to the provide information	ded shall be expended by cts completed, by September idenced by the quarterly remain, those funds shall be state treasury. If a grante sufficient to execute a grante de treasury.	r 30, 2028. If eports, any returned by e does not t agreement			
New Senate Language (continued).		(6) Any funds that	are granted to a state department for the purp				
New Senate Language (continued).		temporarily extend request by a grant re notify the chairs of	t director may, on a case-by- this deadline in subsectio ecipient. The State Budget D the House and Senate App extension was granted.	n (5), upon irector shall			
New Senate Language (continued).		(8) The department accounting and sta house appropriatio	shall provide quarterly upd itus of each project to the ns committees, the senate the state budget office.	senate and			
New Senate Language (continued).		(9) In addition to the 90 days after the ef shall establish and all funds in subsect grants. For each ap the department shal and location of the	e requirements in subsection fective date of this act, the regularly update on its websition (1) identified at Communicable grant identified on I list the grant recipient, project, statum unity project, and the	department site, a list of nity Project its website, ect purpose s of funds			
New Senate Language (continued).		(10) As applicable, Project shall comp conflicts of interest	the legislative sponsor of a ly will all applicable laws in seeking a direct grant. A eek a grant for a recipient if	concerning A legislative			



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Senate Language (continued).		allocated for an execu was mis-used or mis	ent reasonably determines uted grant agreement under -represented by the grant re award any additional funds fi	this section ecipient, the	
New Senate Language.		Sec. 1001. From the converted in the con	ongoing funds appropriated in placemaking program, the	in part 1 for Mot included. Michigan tween 6,200 veen 23,500 ent federal uction of an on between cent federal oject. veen 15,300 veen 94,000 ent federal	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
MICHIGAN STRATEGIC FUND				
Requires MSF to provide information included in the Michigan Strategic Fund Act annual activities report to legislature.				
Sec. 1004. As a condition of receiving funds appropriated in part 1, the MSF shall provide all information required to be transmitted in the activities report required under section 9 of the Michigan strategic fund act, 1984 PA 270, MCL 125.2009, to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15.	Striking current law.	Sec. 1004. No change from current law, except change report recipients.	Sec. 1004. As a condition of receiving funds appropriated in part 1, the MSF shall provide all information required to be transmitted in the activities. The report required under section 9 of the Michigan strategic fund act, 1984 PA 270, MCL 125.2009, must be transmitted to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15.	Sec. 4004. 501. Concur with the House.



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FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Authorizes Travel Michigan to receive and expend private revenue related to use of copyrighted slogans and images; requires revenue generated to be used to market the state as a travel destination; requires report on source of revenues received if the fund receives the revenue from the use of "Pure Michigan."	MICHIGAN STRATEGIC FUND			
Sec. 1005. In addition to the appropriations in part 1, Travel Michigan may receive and expend private revenue related to the use of "Pure Michigan" and all other copyrighted slogans and images. This revenue may come from the direct licensing of the name and image or from the royalty payments from various merchandise sales. Revenue collected is appropriated for the marketing of this state as a travel destination. The funds are available for expenditure when they are received by the department of treasury. If the fund receives revenues from the use of "Pure Michigan", the fund shall provide a report that lists the revenues by source received from the use of "Pure Michigan" and all other copyrighted slogans and images. The report shall provide a detailed list of expenditures of revenues received under this section. The report shall be provided to the chairpersons of the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the house and senate fiscal agencies, and the state budget director by March 1.	Sec. 11-1005. No change from current law.	Sec. 1005. No change from current law, except change the report recipients.	Sec. 1005. No change from current law, except Change "March 1" to "March 15".	Sec. 1005. 502. Concur with the Senate.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires Coronavirus State Fiscal Recovery Fund and GF/GP appropriated for Pure Michigan and ARP – Pure Michigan to be appropriated for certain specified purposes; authorizes fund to contract any of the authorized activities; authorizes fund to work with local units of government, non-profit entities, and private entities on Pure Michigan promotion campaigns.				
Sec. 1005a. (1) From the funds appropriated in part 1 for Pure Michigan and ARP – Pure Michigan, state fiscal recovery fund dollars and general fund dollars shall be appropriated for the following purposes: (a) Conduction of market research regionally, nationally, and internationally for use in market campaigns. (b) Production of advertisements for the promotion of Michigan as a place to live, work, and play. (c) Placement of advertisements in regional, national, and international market campaigns. (d) Administration of the program. (e) Other activities that promote Michigan as a place to live, work, and play. (f) Matching marketing campaigns funded from the local promotion fund or private promotion fund.	Striking current law.	Sec. 1005a. (1) No change from current law.	Sec. 1005a. (1) No change from current law, except delete "and ARP-Pure Michigan, state fiscal recovery fund dollars and" (b) add "with a focus on talent attraction. Labor retention, working, and relocating to Michigan" at end of subsection. (c) insert "culturally and ethnically diverse" before "advertisements"	Sec. 1005a. 503. (1) Concur with the Senate new language, and keep the word "play", change date to March 15, and adjust language.
(2) The fund may contract any of the activities under subsection (1).	Striking current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) The fund may work in cooperation with local units of government, nonprofit entities, and private entities on Pure Michigan promotion campaigns. The fund shall include agreements prior to undertaking cooperative marketing campaigns.	Striking current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Senate language			(4) The department shall provide an annual report no later than February 1, on the utilization of funds for eligible activities in subsection (1), including a breakdown by eligible use, efforts taken to broaden the scope of marketing activities to diverse populations, and targeted marketing to encourage residents from other states to move to this state.	(4) Concur with the Senate, but change report date to March 15.
Creates a local promotion fund whereby the fund could receive funds from local units of government and non-profit entities; specifies that funds received are available for expenditure; authorizes funds to be used for media production and placements, national and international marketing campaigns, and for other activities that promote Michigan as a tourist destination.				
Sec. 1005b. (1) A local promotion fund is created in the department of labor and economic opportunity. The fund may receive funds from local units of government and nonprofit entities and deposit these funds into the local promotion fund. Funds received are available for expenditure for use in Pure Michigan promotion campaigns. The fund may maintain individual accounts for local units of government and nonprofit entities that deposit funds into the local promotion fund upon request from a local unit of government. As used in this subsection, "local unit of government" includes cities, villages, townships, counties, and regional councils of government.	Sec. 11-1005b. (1) No change from current law.	Sec. 1005b. (1) No change from current law.	Sec. 1005b. (1) No change from current law.	Sec. 1005b. 504. (1) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) Local promotion funds appropriated in part 1 may be used for media production and placements, national and international marketing campaigns, and for other activities that promote Michigan as a place to live, work, and play.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) Any unexpended or unencumbered balance shall be disposed of in accordance with the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, unless carryforward authorization has been otherwise provided for.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.
Creates a private promotion fund whereby the fund could receive funds from private entities; specifies that funds received are available for expenditure; authorizes funds to be used for media production and placements, national and international marketing campaigns, and for other activities that promote Michigan as a tourist destination.				
Sec. 1005c. (1) A private promotion fund is created in the department of labor and economic opportunity. The fund may receive funds from private entities and deposit these funds into the private promotion fund. Funds received are available for expenditure for use in Pure Michigan promotion campaigns. The fund may maintain individual accounts for private entities that deposit funds into the private promotion fund upon request from a private entity.	Sec. 11-1005c. (1) No change from current law.	Sec. 1005c. (1) No change from current law.	Sec. 1005c. (1) No change from current law.	Sec. 1005c. 505. (1) No change from current law.
(2) Private promotion funds appropriated in part 1 may be used for media production and placements, national and international marketing campaigns, and for other activities that promote Michigan as a place to live, work, and play.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) Any unexpended or unencumbered balance shall be disposed of in accordance with the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, unless carryforward authorization has been otherwise provided for.	(3) No change from current la,.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	=	SENATE	ENACTED
Requires MSF to provide a report of prior year amendments to Michigan Business Development Program and Michigan Community Revitalization Program incentives.					
Sec. 1006. (1) As a condition of receiving funds appropriated in part 1, the fund shall provide a report of all approved amendments to projects for the immediately preceding year under sections 88r and 90b of the Michigan strategic fund act, 1984 PA 270, MCL 125.2088r and 125.2090b. The report shall provide a description of each amendment, by award, which shall include, but is not limited to, the following: (a) The amended award amount relative to the prior award amount. (b) The amended number of committed jobs relative to the prior number of committed jobs relative to the prior number of committed jobs. (c) The amended amount of qualified investment committed. (d) A description of any change in scope of the project. (e) A description of any change in project benchmarks, deadlines, or completion dates. (f) The reason or justification for the amendment approval.	Striking current law.	Sec. 1006. (1) No change from current law.	funds approprevide—a amendmen immediatel required uthe Michiga 270, MCL report shall amendmen include, but (a) The atothe prior (b) The atothe prior (c) The atothe prior (d) A desofthe project (e) A desofthe project (f) The ramendmen shall be dof the representa appropriate relevant representa subcommifiscal age	amended amount of qualified committed relative to the prior qualified investment committed. ceription of any change in secreption of any change in secription of any change in secreption or justification for the stapproval. In its chair persons are and secreptions, the chair persons of the senate and house of the secreption of the se	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) In addition to being posted online, the report shall be distributed to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15.	Striking current law.	(2) No change from current law, except change report recipients.	Striking current law. (Part of subsection (2) was moved to section above.)	(2) Concur with the House.
Requires MEDC/MSF to provide an activities report on programs and activities administered by the MEDC board and supported with corporate or investment revenues.				
Sec. 1007. (1) As a condition of receiving funds appropriated in part 1, the fund shall request the following information from the MEDC:	Striking current law.	Sec. 1007. (1) No change from current law.	Sec. 1007. (1) No change from current law.	Sec. 1007. 507. (1) No change from current law.
 (a) Approved budget from the MEDC executive committee for the current fiscal year and actual budget expenditures for the preceding fiscal years. (b) Expenditures and revenues as part of the current and preceding year budgets, including the available fund balance for the current and preceding fiscal years. (c)The total number of FTEs, by state and corporate status. (d) A reporting of activities, programs, and grants consistent with the preceding fiscal year budget. 				
(2) Information received by the MSF pursuant to this section shall be posted online and distributed to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15.	Striking current law.	(2) No change from current law, except insert "as a report" after "distributed" and change the report recipients.	(2) No change from current law.	(2) No change from current law, but change report recipients.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires interlocal agreements entered into by MSF and local units of government to contain language which states that if the local unit has an arrangement with a private economic development corporation, the MEDC will work cooperatively with the private corporation.				
Sec. 1008. As a condition of receiving funds under part 1, any interlocal agreement entered into by the fund shall include language which states that if a local unit of government has a contract or memorandum of understanding with a private economic development agency, the MEDC will work cooperatively with that private organization in that local area	Sec. 11-1008. No change from current law.	Sec. 1008. No change from current law.	Sec. 1008. No change from current law, except changes "which states" to "that states".	Sec. 1008. 508. Concur with the Senate.
Prohibits MEDC from purchasing land or land options unless the land is in an economically distressed area or purchase is at invitation of local unit of government and economic development agency; authorizes consideration of purchases where proposed use is consistent with a regional land use plan, will result in redeveloping an economically distressed area, can be supported with existing infrastructure, and will not cause population to shift from population centers; requires a report. (Governor's signing letter states this section is unenforceable.)				
Sec. 1009. (1) Of the funds appropriated to the fund or through grants to the MEDC, no funds shall be expended for the purchase of options on land or the purchase of land unless at least 1 of the following conditions applies: (a) The land is located in an economically distressed area. (b) The land is obtained through a purchase or exercise of an option at the invitation of the local unit of government and local economic development agency.	Striking current law.	Sec. 1009. (1) No change from current law.	Sec. 1009. (1) No change from current law.	Sec. 1009. 509. (1) No change from current law. (Governor's signing letter states this section is unenforceable.)



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) Consideration may be given to purchases where the proposed use of the land is consistent with a regional land use plan, will result in the redevelopment of an economically distressed area, can be supported by existing infrastructure, and will not cause shifts in population away from the area's population centers.	Striking current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) As used in this section, "economically distressed area" means an area in a city, village, or township that has been designated as blighted; a city, village, or township that shows negative population change from 1970 and a poverty rate and unemployment rate greater than the statewide average; or an area certified as a neighborhood enterprise zone under the neighborhood enterprise zone act, 1992 PA 147, MCL 207.771 to 207.786.	Striking current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.
(4) If land or options on land are purchased under subsection (1), the fund shall provide a report to the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director that provides a list of all properties purchased, all options on land purchased, the location of the land purchased, and the purchase price if the fund purchases options on land or land. The report must be submitted before March 15.	Striking current law.	(4) No change from current law, except change report recipients.	(4) No change from current law.	(4) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires report on revenues and expenditures, including year-end balance of the Jobs for Michigan Investment Fund.				
Sec. 1010. As a condition for receiving funds in part 1, not later than March 15, the fund shall provide a report for the immediately preceding fiscal year on the jobs for Michigan investment fund, created in section 88h of the Michigan strategic fund act, 1984 PA 270, MCL 125.2088h. The report shall be submitted to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director. The report shall include, but is not limited to, all of the following: (a) A detailed listing of revenues, by fund source, to the jobs for Michigan investment fund. The listing shall include the manner and reason for which the funds were appropriated to the jobs for Michigan investment fund. (b) A detailed listing of expenditures, by project, from the jobs for Michigan investment fund. (c) A fiscal year-end balance of the jobs for Michigan investment fund.	current law with date changed to "April 10".	Sec. 1010. Same as current law with date changed to "February 1".	Sec. 1010. No change from current law.	Sec. 4010. 510. No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires unexpended and unencumbered funds at the end of the fiscal year to be disposed of in accordance with the Management and Budget Act, unless carry forward authorization has been provided; authorizes any carry forward authorization through a work project to be preserved until a cash or accrued expenditure has been executed or the allowable work project time period has expired.				
Sec. 1011. (1) From the appropriations in part 1 to the fund and granted or transferred to the MEDC, any unexpended or unencumbered balance shall be disposed of in accordance with the requirements in the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, unless carryforward authorization has been otherwise provided for.	Sec. 11-1011. (1) No change from current law.	Sec. 1011. (1) No change from current law.	Sec. 1011. (1) No change from current law.	Sec. 1011. (1) No change from current law.
(2) Any encumbered funds, including encumbered funds subsequently unobligated, shall be used for the same purposes for which funding was originally appropriated in this part and part 1.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) For funds appropriated in part 1 to the fund, any carryforward authorization subsequently created through a work project shall be preserved until a cash or accrued expenditure has been executed or the allowable work project time period has expired.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires MEDC to comply with the Freedom of Information Act, 1976 PA 442 and the Open Meetings Act, 1976 PA 267; subjects MEDC to auditor general audits and legislative reporting requirements.				
Sec. 1012. (1) As a condition of receiving funds under part 1, the fund shall ensure that the MEDC and the fund comply with all of the following: (a) The freedom of information act, 1976 PA 442, MCL 15.231 to 15.246. (b) The open meetings act, 1976 PA 267, MCL 15.261 to 15.275. (c) Annual audits of all financial records by the auditor general or his or her designee. (d) All reports required by law to be submitted to the legislature.	Sec. 11-1012. (1) No change from current law.	Sec. 1012. (1) No change from current law.	Sec. 1012. (1) No change from current law.	Sec. 1012. (1) No change from current law.
(2) If the MEDC is unable for any reason to perform duties under this part, the fund may exercise those duties.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
Prohibits MEDC staff involved in fundraising from being party to grant award, incentives, or tax abatement decisions. (Governor's signing letter states this section is unenforceable.) Sec. 1013. As a condition for receiving the appropriations in part 1, any staff of the MEDC involved in private fund-raising activities shall not be party to any decisions regarding the awarding of grants, incentives, or tax abatements from the fund, the MEDC, or the Michigan economic growth authority.	Striking current law.	Sec. 1013. No change from current law.	Sec. 1013. No change from current law.	Sec. 4013. 513. No change from current law. (Governor's signing letter states this section is unenforceable.)



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires that not less than 20% of the funds appropriated for this program be used for brownfield redevelopment incentives and historic preservation incentives.				
Sec. 1024. From the funds appropriated in part 1 for business attraction and community revitalization, not less than 20% shall be granted by the fund board for brownfield redevelopment and historic preservation projects under the community revitalization program authorized by chapter 8C of the Michigan strategic fund act, 1984 PA 270, MCL 125.2090 to 125.2090d.	Striking current law.	Sec. 1024. No change from current law.	Sec. 1024. No change from current law.	Sec. 1024. 514. No change from current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires MSF to report on the status of film incentive program and previous film tax credit program, including number of contracts signed, number of films completed, amount of tax credits, and number of jobs created.				
Sec. 1032. (1) The fund shall report to the chairpersons of the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the state budget director, and the senate and house fiscal agencies on the status of the film incentives at the same time as it submits the annual report required under section 455 of the Michigan business tax act, 2007 PA 36, MCL 208.1455. The department of treasury shall provide the fund with the data necessary to prepare the report. Incentives included in the report shall include all of the following: (a) The tax credit provided under section 455 of the Michigan business tax act, 2007 PA 36, MCL 208.1455. (b) The tax credit provided under section 457 of the Michigan business tax act, 2007 PA 36, MCL 208.1457. (c) The tax credit provided under section 459 of the Michigan business tax act, 2007 PA 36, MCL 208.1459. (d) The amount of any tax credit claimed under former section 367 of the income tax act of 1967, 1967 PA 281. (e) Any tax credits provided for film and digital media production under the Michigan economic growth authority act, 1995 PA 24, MCL 207.801 to 207.810. (f) Loans to an eligible production company or film and digital media private equity fund authorized under section 88d(3), (4), and (5) of the Michigan strategic fund act, 1984 PA 270, MCL 125.2088d.	Striking current law.	Sec. 1032. (1) No change from current law, except change report recipients.	Striking current law.	Sec. 1032. 520. (1) Concur with the House.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) The report shall include all of the following information:	Striking current law.	(2) No change from current law.	Striking current law.	(2) No change from current law.
(a) For each tax credit, the number of contracts				
signed, the projected expenditures qualifying for the credit, and the estimated value of the credits.				
For loans, the number of loans made under each				
section, the interest rate of those loans, the loan				
amount, the percent of the projected budget of each production financed by those loans, and the				
estimated interest earnings from the loan.				
(b) For credits authorized under section 455 of				
the Michigan business tax act, 2007 PA 36, MCL				
208.1455, for productions completed by December 31, the expenditures of each				
production eligible for the credit that has filed a				
request for certificate of completion with the film				
office, broken down into expenditures for goods,				
services, or salaries and wages and showing separately expenditures in each local unit of				
government, including expenditures for				
personnel, whether or not they were made to a				
Michigan entity, and whether or not they were				
taxable under the laws of this state. For loans, the report shall include the number of loans that				
have been fully repaid, with principal and interest				
shown separately, and the number of loans that				
are delinquent or in default, and the amount of				
principal that is delinquent or is in default. (c)For each of the tax credit incentives and loan				
incentives listed in subsection (1), a breakdown				
for each project or production showing each of				
the following:				
(i) The number of temporary jobs created. (ii)The number of permanent jobs created.				
(ii) The number of permanent jobs created.				
Michigan as a result of the incentive, on a full-				
time equated basis.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(3) For any information not included in the report due to the provisions of section 455(6), 457(6), or 459(6) of the Michigan business tax act, 2007 PA 36, MCL 208.1455, 208.1457, and 208.1459, the report shall do all of the following: (a) Indicate how the information would describe the commercial and financial operations or intellectual property of the company. (b) Attest that the information has not been publicly disseminated at any time. (c)Describe how disclosure of the information may put the company at a competitive disadvantage.	Striking current law.	(3) No change from current law.	Striking current law.	(3) No change from current law.
(4) Any information not disclosed due to the provisions of section 455(6), 457(6), or 459(6) of the Michigan business tax act, 2007 PA 36, MCL 208.1455, 208.1457, and 208.1459, shall be presented at the lowest level of aggregation that would no longer describe the commercial and financial operations or intellectual property of the company.	Striking current law.	(4) No change from current law.	Striking current law.	(4) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires annual activities report from the Michigan Film and Digital Media Office; requires report to include a listing of all projects that received assistance from the office, a listing of the services provided for each project, and an estimate of the investment leveraged.				
Sec. 1033. As a condition of receiving funds in part 1, not later than March 15, the fund shall provide a report on the activities of the Michigan film and digital media office for the immediately preceding fiscal year. The report shall be submitted to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director. The report shall include, but not be limited to, a listing of all projects the Michigan film and digital media office provided assistance on, a listing of the services provided for each project, and an estimate of investment leveraged.		Striking current law.	Sec. 1033. No change from current law.	Sec. 1033. 521. No change from current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires GF/GP funds appropriated to the Michigan Strategic Fund for Business Attraction and Community Revitalization to be transferred to the 21st Century Jobs Trust Fund, pursuant to the Michigan Strategic Fund Act, 1984 PA 270.				
Sec. 1034. As a condition of receiving an award from the fund, each business incubator or accelerator that received an award from the fund shall maintain and update a dashboard of indicators to measure the effectiveness of the business incubator and accelerator programs. Indicators shall include the direct jobs created, new companies launched as a direct result of business incubator or accelerator involvement, businesses expanded as a direct result of business incubator or accelerator involvement, direct investment in client companies, private equity financing obtained by client companies, grant funding obtained by client companies, and other measures developed by the recipient business incubators and accelerators in conjunction with the MEDC. Dashboard indicators shall be reported for the prior fiscal year and cumulatively, if available. Each recipient shall submit a copy of their dashboard indicators to the fund by March 1. The fund shall transmit the local reports to the chairpersons of the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives, the senate and house fiscal agencies, and the state budget director by March 15.	Sec. 11-1034. Same as current law with date changed to "April 10".	Sec. 1034. No change from current law, except change report recipients.	Sec. 1034. No change from current law.	Sec. 4034. 522. No change from current law.



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires MCACA to administer an arts and cultural grant program that maintains an equitable geographic distribution of funding and utilizes past arts and cultural grant programs as a guideline; requires MCACA to publish application criteria; authorizes MCACA to charge a non-refundable application fee to be used to administer the programs; requires a report to the legislature.				
Sec. 1035. (1) From the appropriations in part 1, the Michigan council for arts and cultural affairs shall administer an arts and cultural grant program that maintains an equitable geographic distribution of funding and utilizes past arts and cultural grant programs as a guideline for administering this program. The council shall do all of the following:	Sec. 11-1035. (1) No change from current law, except: change the "Michigan council for arts and cultural affairs" to the "Michigan arts and culture council".	Sec. 1035. (1) Concur with the executive.	Sec. 1035. (1) Concur with the executive.	Sec. 1035. 523. (1) Concur with the executive.
(a) On or before October 1, the council shall publish proposed application criteria, instructions, and forms for use by eligible applicants. The council shall provide at least a 2-week period for public comment before finalizing the application criteria, instructions, and forms. (b) A nonrefundable application fee may be assessed for each application. Application fees shall be deposited in the council for the arts fund and are appropriated for expenses necessary to administer the programs. These funds are available for expenditure when they are received and may be carried forward to the following fiscal year. (c) Grants are to be made to public and private arts and cultural entities.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(d) Within 1 business day after the award announcements, the council shall provide to each member of the legislature and the fiscal agencies a list of all grant recipients and the total award given to each recipient, sorted by county. (e) In addition to the information in subdivision (d), the council shall report on the number of applications received, number of grants awarded, total amount requested from applications received, and total amount of grants awarded.	No change from current law.	No change from current law.	No change from current law.	No change from current law.
(2) The appropriation in part 1 for arts and cultural program shall not be used for the administration of the grant program.	Striking current law.	(2) No change from current law.	Striking current law.	Striking current law.
Requires GF/GP funds appropriated to the Michigan Strategic Fund for Business Attraction and Community Revitalization to be transferred to the 21st Century Jobs Trust Fund, pursuant to the Michigan Strategic Fund Act, 1984 PA 270.				
Sec. 1036. (1) The general fund/general purpose funds appropriated in part 1 to the fund for business attraction and community revitalization shall be transferred to the 21st century jobs trust fund per section 90b(3) of the Michigan strategic fund act, 1984 PA 270, MCL 125.2090b.	Sec. 11-1036. (1) No change from current law.	Sec. 1036. (1) No change from current law.	Sec. 1036. (1) No change from current law.	Sec. 1036. 524. (1) No change from current law.
(2) Funds transferred to the 21st century jobs trust fund under subsection (1) are appropriated and available for allocation as authorized in the Michigan strategic fund act, 1984 PA 270, MCL 125.2001 to 125.2094.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.



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FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires MSF to request not more than 60% of the funds appropriated for Business Attraction and Community Revitalization prior to April 1.				
Sec. 1041. From the funds appropriated in part 1 for business attraction and community revitalization, the fund shall request the transfer by the state treasurer of not more than 60% of the funds prior to April 1.	Striking current law.	Sec. 1041. No change from current law.	Striking current law.	Striking current law.
Requires quarterly report on the amount of funds considered appropriated, preencumbered, encumbered, and expended; requires report to include funds previously appropriated that have lapsed back to the fund after being considered appropriated, pre-encumbered, encumbered, or expended for any reason.				
Sec. 1042. For the funds appropriated in part 1 for business attraction and community revitalization, the fund shall report quarterly on the amount of funds considered appropriated, pre-encumbered, encumbered, and expended. The report shall also include a listing of all previous appropriations for business attraction and community revitalization, or a predecessor, that were considered appropriated, pre-encumbered, encumbered, or expended that have lapsed back to the fund for any purpose. The report shall be submitted to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director.	Striking current law.	Sec. 1042. No change from current law, except change report recipients.	Sec. 1042. No change from current law.	Sec. 1042. 525. Concur with the House.



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FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires MSF to report on the MEGA tax credits, Brownfield Redevelopment Tax Credit, Film Tax Credit, Photovoltaid Technology Tax Credit, Polycrystalline Silicone Manufacturing Tax Credit, Vehicle Battery Tax Credit, and any other certified credits; requires MSF to work in conjunction with the Department of Treasury.				
Sec. 1043. (1) The fund, in conjunction with the department of treasury, shall report to the chairpersons of the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by November 1 on the annual cost of the MEGA tax credits. The report shall include for each year the board- approved credit amount, adjusted for credit amendments where applicable, and the actual and projected value of tax credits for each year from 1995 to the expiration of the credit program. For years for which credit claims are complete, the report shall include the total of actual certificated credit amounts. For years for which claims are still pending or not yet submitted, the report shall include a combination of actual credits where available and projected credits. Credit projections shall be based on updated estimates of employees, wages, and benefits for eligible companies.	Sec. 11-1043. (1) No change from current law.	Sec. 1043. (1) No change from current law, except change report recipients.	Sec. 1043. (1) No change from current law.	Sec. 1043. 526. (1) Concur with the House.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) In addition to the report under subsection (1), the fund, in conjunction with the department of treasury, shall report to the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by November 1 on the annual cost of all other certificated credits by program, for each year until the credits expire or can no longer be collected. The report shall include estimates on the brownfield redevelopment credit, film credits, MEGA photovoltaic technology credit, MEGA polycrystalline silicon manufacturing credit, MEGA vehicle battery credit, and other certificated credits.	(2) No change from current law.	(2) No change from current law, except change report recipients.	(2) No change from current law.	(2) No change from current law.
Requires notification 30 days prior to authorizing the transfer of any previously authorized tax credit that would increase the liability to the state. Sec. 1044. As a condition of receiving appropriations in part 1, prior to authorizing the transfer of any previously authorized tax credit that would increase the liability to this state, the fund, on behalf of the MSF board, shall notify the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director not fewer than 30 days prior to the authorization of the tax credit transfer.	Striking current law.	Sec. 1044. No change from current law, except change report recipients.	Sec. 1044. No change from current law.	Sec. 1944. 527. Concur with the House.



FY 2022-23		FY 20	023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
MSF to identify specific outcomes and performance measures for the Business Attraction and Community Revitalization appropriations; provides three performance measures; includes reporting requirement.				
Sec. 1050. (1) From the funds appropriated in part 1 for business attraction and community revitalization, the fund shall identify specific outcomes and performance measures, including, but not limited to, the following: (a) Total verified jobs created by the business attraction program during the fiscal year ending September 30, 2023. (b) Total private investment obtained through the business attraction and community revitalization programs during the fiscal year ending September 30, 2023. (c) Amount of private and public square footage created and reactivated through the community revitalization program during the fiscal year ending September 30, 2023.	Sec. 11-1050. (1) From the funds appropriated in part 1 for business attraction and community revitalization, the fund shall identify specific outcomes and performance measures, including, but not limited to, the following: (a) Total verified jobs created by the business attraction program during the prior fiscal year.—ending—September 30, 2023. (b) Total private investment obtained through the business attraction and community revitalization programs during the prior fiscal year. ending September 30, 2023. (c) Amount of private and public square footage created and reactivated through the community revitalization program during the prior fiscal year ending September 30, 2023.	Sec. 1050. (1) Concur with the executive.	Sec. 1050. (1) Concur with the executive.	Sec. 1050- 528. (1) Concur with the executive.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) The fund must submit a report to the chairpersons of the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15. The report must describe the specific outcomes and measures required in subsection (1) and provide the results and data related to these outcomes and measures for the prior fiscal year if related information is available for the prior fiscal year. Appropriates funds collected by State	(2) Same as current law with date changed to "April 10".	(2) Same as current law with date changed to "March 1" and adjust report recipients.	(2) No change from current law.	(2) Concur with the House.
Historic Preservation programs for document reproduction and services and application fees for all expenses necessary to provide the required services.				
Sec. 1051. In addition to the funds appropriated in part 1, the funds collected by state historic preservation programs for document reproduction and services and application fees 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 succeeding fiscal year.	Sec. 11-1051. No change from current law.	Sec. 1051. No change from current law.	Sec. 1051. No change from current law.	Sec. 1051. 529. No change from current law.
New House language.		Sec. 1052. From the funding in part 1 for job creation services, the department shall allocate \$800,000.00 additional funding to the certified local government program overseen by the state historic preservation office in addition to the amount of funding allocated to the program in the prior fiscal year.	Not included.	Not included.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Appropriates the funds transferred from the General Fund for deposit into the Good Jobs for Michigan Fund for calculated payments to eligible recipients.				
Sec. 1053. Tax capture revenues collected in accordance with written agreements under the good jobs for Michigan program and transferred from the general fund for deposit into the good jobs for Michigan fund, and for both calculated payments from the good jobs for Michigan fund to authorized businesses and distributions to the Michigan strategic fund for administrative expenses, are appropriated pursuant to the provisions of chapter 8D of the Michigan strategic fund act, 1984 PA 270, MCL 125.2090g to 125.2090j.	Sec. 11-1053. No change from current law.	Sec. 1053. No change from current law.	Sec. 1053. No change from current law.	Sec. 1053. 530. No change from current law.
Appropriates tax capture revenues collected under the employment opportunity program and allows distribution of payments to qualified businesses pursuant to chapter 8F of the Michigan Strategic Fund Act.				
Sec. 1054. Tax capture revenues collected in accordance with written agreements under the employment opportunity program and transferred from the general fund for deposit into the employment opportunity fund, and for both calculated payments from the employment opportunity fund to authorized businesses and distributions to the Michigan strategic fund for administrative expenses, are appropriated pursuant to the provisions of chapter 8F of the Michigan strategic fund act, 1984 PA 270, MCL 125.2090t to 125.2090w.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New House language.		Sec. 1054. The department shall provide a biannual report on March 1 and September 30 that includes, but is not limited to, fiscal year-to-date expenditures by division and program unit within the job creation services line item.	Not included.	Sec. 1054. 531. Concur with the House.
New Executive Language.	Sec. 11-1055. In addition to the funds appropriated in part 1, the net income of the jobs for Michigan investment fund is appropriated and may be expended by the fund only for purposes authorized in chapter 8A of the Michigan strategic fund act, 1984 PA 270, MCL 125.2088h. These funds may be spent after the department notifies the state budget director and the relevant subcommittees of the purpose and amount of funds to be expended.	Not included.	Not included.	Not included.



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Executive Language.	Sec. 11-1056. The funds approin part 1 for the Michigan of center program shall be used Michigan strategic fund to and grow the defense and ho security industry in Michigan protecting the state's department of defense mi infrastructure, and in including securing new missic increasing defense and ho security spending in the state funds may be used for, but limited to, the following activitimited to, the following activities. (a) Helping Michigan busic identify federal defense copportunities. (b) Providing technical assistate bid responses to federal contracts. (c) Strengthening cybers compliance at Michigan busic to qualify for federal defense contracts.	with the executive, but moves to one-time appropriations as new Sec. 1135. with the executive, but moves to one-time appropriations as new Sec. 1135. These are not ties: nesses contract ince for defense security	Not included.	Sec. 4056. 532. Concur with the executive.		
Section Transfer.				Transfer new Sec. 1057 to Sec. 533.(RAP)		



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
EMPLOYMENT SERVICES Requires MiOSHA to maintain physical or virtual records of notes and documents in accordance with the state's record retention policies for cases in which an employer was issued a citation or fine for a violation of the Michigan Occupational Safety and Health Act.				
Sec. 1057. From the funds appropriated in part 1, the Michigan occupational safety and health administration shall maintain physical or electronic records of notes and documents in accordance with this state's record retention policies pertaining to cases in which an employer was issued a citation or a fine, or both, for a violation of the Michigan occupational safety and health act, 1974 PA 154, MCL 408.1001 to 408.1094.	Striking current law.	Sec. 1057. No change from current law.	Striking current law.	Striking current law.
New executive language.	Sec. 11-1057. The funds appropriated in part 1 for the revitalization and placemaking program shall be expended for projects as described in section 696 of the income tax act of 1967, 1967 PA 281.	Sec. 1057a. Concur with the executive.	See Sec. 1001. Language modified.	Concur with the executive and moved to Sec. 533.
New House language.		Sec. 1057b. From the funds appropriated in part 1 for the wage and hour program, the department shall increase investigations of child labor violations and wage theft from workers.	Not included.	Sec. 1057b. 601. Concur with the House.



EV 0000 00	EV 0000 04				
FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires LEO to continue to use local merit staff and the Michigan Works! agency staff to deliver employment services, in accordance with Wagner-Peyser Act and the Michigan v. Herman settlement agreement.					
Sec. 1058. From the funds appropriated in part 1, the department shall, in accordance with the Wagner-Peyser Act, 29 USC 49 to 49L-2, and the settlement agreement arising out of Michigan v. Herman, 81 F Supp 2d 840 (WD Mich, 1998), continue to use local merit staff and the Michigan Works! agencies to deliver employment services.	Striking current law.	Sec. 1058. No change from current law.	Striking current law.	Striking current law.	
WORKFORCE DEVELOPMENT AND UNEMPLOYMENT Requires \$2.5 million of funding to be used to continue the Tri-Share Child Care program; requires funds to be used to fund existing child care facilitator hubs; requires facilitators to be a nonprofit, limited liability company, C-corporation, S-Corporation, or a sole proprietor; caps administration costs at \$100,000.	WORKFORCE DEVELOPMENT AND UNEMPLOYMENT				
Sec. 1059. (1) From the funds appropriated in part 1 for the Tri-share child care program, \$2,500,000.00 shall be awarded for the continuation of the child care pilot project originally initiated and funded in section 1047(31) of article 5 of 2020 PA 166.	Sec. 11-1059. (1) From tThe funds appropriated in part 1 for the Tri-share child care program, \$2,500,000.00 shall be awarded for the continuation of the child care pilot project originally initiated and funded in section 1047(31) of article 5 of 2020 PA 166.	Sec. 1059. (1) Concur with the executive.	Sec. 1059. (1) Concur with the executive.	Sec. 1059. 701. (1) Concur with the executive.	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) The funding appropriated in part 1 must be used to fund existing child care facilitator hubs.	(2) The funding appropriated in part 1 must be used to fund existing child care facilitator hubs. The department may fund new child care facilitator hubs provided sufficient funding exists to support all existing hubs, including hubs currently funded with private dollars. Any new hubs added shall increase the number of participating counties or serve statewide employers.	(2) Concur with the executive, except begins section with "Except as provided in this subsection,"	(2) Concur with the executive, except begins section with "Except as provided in this subsection,"	(2) Concur with the executive, except begins section with "Except as provided in this subsection,"
(3) Any child care facilitator receiving funds under this section must be a nonprofit, limited liability company, C-corporation, S-corporation, or a sole proprietor.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.
(4) Not more than \$100,000.00 may be used for administration of the program.	(4) Not more than \$100,000.00 \$200,000.00 may be used for administration of the program.	(4) Concur with the executive.	(3) Concur with the executive.	(3) Concur with the executive.
Establishes guidelines for administering Partnership, Accountability, Training, and Hope (PATH) program, including work participation requirements for welfare recipients enrolled in program by referencing applicable federal and state laws. Sec. 1060. The department shall administer the PATH training program in accordance with the requirements of section 407(d) of title IV of the social security act, 42 USC 607, the state social	Sec. 11-1060. No change from current law.	Sec. 1060. No change from current law.	Sec. 1060. No change from current law.	Sec. 1060. 702. No change from current law.
welfare act, 1939 PA 280, MCL 400.1 to 400.119b, and all other applicable laws and regulations.				



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Allows LEO to provide grants to non-pro- organizations that offer programs to WIO eligible youth focusing on entrepreneurshi work-readiness skills, job shadowing apprenticeship readiness, and financi literacy.	A- D, G,				
Sec. 1061. From the funds appropriated in part 1 for workforce programs subgrantees, the department may allocate funding for grants to nonprofit organizations that offer programs pursuant to the workforce innovation and opportunity act, 29 USC 3101 to 3361, eligible youth focusing on apprenticeship readiness, pre-apprenticeship and apprenticeship activities, entrepreneurship, work-readiness skills, job shadowing, and financial literacy. Organizations eligible for funding under this section must have the capacity to provide similar programs in urban areas, as determined by the United States Bureau of the Census, according to the most recent federal decennial census. Additionally, programs eligible for funding under this section must include the participation of local business partners. The department shall develop other appropriate eligibility requirements to ensure compliance with applicable federal rules and regulations.	Sec. 11-1061. No change from current law except: change "From the funds appropriated in part 1 for workforce programs subgrantees" to "From the funds appropriated in part 1 for workforce development".	Sec. 1061. No change from current law.	Sec. 1061. Concur with the executive.	Sec. 1961. 703. Concur with the executive.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Stipulates staffing levels for disabled veterans outreach program specialists and local veterans employment representatives to assist veterans with Michigan Works! Employment service centers; states that placement of veterans and disabled veterans is a priority.					
Sec. 1062. From the funds appropriated in part 1, the department shall make available, in person or by telephone, 1 disabled veterans outreach program specialist or local veterans employment representative to Michigan Works! service centers, as resources permit, during hours of operation, and shall continue to make the appropriate placement of veterans and disabled veterans a priority.	Sec. 11-1062. No change from current law.	Sec. 1062. No change from current law.	Sec. 1062. No change from current law.	Sec. 1062. 704. No change from current law.	
Permits appropriation of unencumbered/unexpended Workforce Innovation and Opportunity Act, 29 USC 3101 to 3361, and trade adjustment assistance funds from prior years; requires report.					
Sec. 1063. (1) In addition to the funds appropriated in part 1, any unencumbered and unrestricted federal workforce innovation and opportunity act, 29 USC 3101 to 3361, or trade adjustment assistance funds available from prior fiscal years are appropriated for the purposes originally intended.	Sec. 11-1063. (1) No change from current law.	Sec. 1063. (1) No change from current law.	Sec. 1063. (1) No change from current law.	Sec. 1063. 705. (1) No change from current law.	
(2) The department shall report by February 15 to the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director on the amount by fiscal year of federal workforce innovation and opportunity act, 29 USC 3101 to 3361, funds appropriated under this section.	(2) No change from current law.	(2) No change from current law, except change report recipients.	(2) No change from current law.	(2) No change from current law.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires LEO to provide a report of Going Pro expenditures by program/grant type for the prior fiscal year and a projected expenditure report by program/grant type for the current fiscal year.					
Sec. 1064. From the funds appropriated in part 1, the department shall provide a report on going pro expenditures, by program or grant type, for the prior fiscal year. In addition, the report shall include projected expenditures, by program or grant type, for the current fiscal year. The report shall be posted online and distributed to the chairpersons of the senate and house of representatives standing committees on appropriations, the chairpersons of the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director by March 15.	Striking current law.	Sec. 1064. No change from current law, except change report recipients and change the report date from: "March 15" to "March 1".		Sec. 1964. 706. No change from current law.	
New Senate Language.		appropincom depart \$3,000 associ followi (a) Free Mich (b) Ex free (c) Ex prov serv (d) Adi the s (a)	000.00 to a nonprofit trade ation to provide the ng: e tax preparation services for igan tax filers. Danded statewide access to tax preparation services. Epanded local capacity to ide free tax preparation	\$3,300,000.00 and in (d)	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE		HOUSE	SENATE	ENACTED
Requires LEO to publish data and reports on March 15 and September 30 on the Going Pro Program; requires LEO to expand workforce training and re- employment services to better connect workers to in-demand jobs and identify specific outcomes with performance metrics for this initiative.					
Sec. 1065. The department shall publish data and reports on March 15 and September 30 on the department website concerning the status of career technology and going pro funded in part 1. The report shall include the following: (a) The number of awardees participating in the program and the names of those awardees organized by major industry group. (b) The amount of funding received by each awardee under the program. (c) Amount of funding leveraged from each awardee. (d) Training models established by each awardee. (e) The number of individuals enrolled in classroom training, on-the-job training, or new USDOL registered apprentices. (f) The number of qualified employees who completed the approved training. (g) The number of applications received and the number of grants awarded for each region. (h) The number of individuals hired and trained. (i) The department shall expand workforce training and reemployment services to better connect workers to in-demand jobs and identify specific outcomes with performance metrics for this initiative, including, but not limited to, new apprenticeships, individuals to be hired and trained, current employees trained, training completed, and employment retention rate at 6 months, and hourly wage at 6 months.	outcomes with perform metrics for this init including, but not limited to apprenticeships, individuals hired and trained, co	first new (i) orkforce o better os and rmance but not duals to ployees oyment wage at s, by oprior ogram fiscal kpand and better mand better mand better mand cecific nance iative, n, new to be urrent aining yment	Sec. 1065. Concur with the executive, but changes (j) to subsection (2) and replaces "this initiative" to "going pro".	Sec. 1065. Concur with the House.	Sec. 1065. 707. Concur with the executive, but changes (j) to subsection (2).



FY 2022-23	FY 2023			23-24	
CURRENT LAW	EXECUTIVE	НО	USE	SENATE	ENACTED
Requires Going Pro to be administered according to specific guidelines outlined in boilerplate; allows up to \$5.0 million of funds appropriated for Going Pro to be used for matching funds for federal funding; allows up to \$250,000 to be awarded to a nonprofit program to connect National Guard, reserve, retired, and transitioning active-duty military service members with skilled training in the construction industry.					
Sec. 1066. To the extent consistent with sections 7 and 9 of the going pro talent fund act, 2018 PA 260, MCL 408.157 and 408.159, the department shall administer the program as follows: (a) The department shall work cooperatively with grantees to maximize the amount of funds from part 1 that are available for direct training. (b) The department, workforce development partners, including regional Michigan Works! agencies, and employers shall collaborate and work cooperatively to prioritize and streamline the expenditure of the funds appropriated in part 1. The department shall ensure that going pro provides a collaborative statewide network of workforce and employee skill development partners that addresses the employee talent needs throughout this state. (c) The department shall ensure that grants are utilized for individual skill enhancement and to address in- demand talent needs in Michigan.	Sec. 11-1066. To the extent con sections 7 and 9 of the going pro act, 2018 PA 260, MCL 40 408.159, the department shall the program as follows: (a) The department shall work co with grantees to maximize the funds from part 1 that are a direct training. (b) The department, workforce departners, including regional Works! agencies, and emple collaborate and work cooperioritize and streamline the of the funds appropriated in department shall ensure that provides a collaborative network of workforce and emdevelopment partners that addemployee talent needs throustate. (c) The department shall ensure are utilized for individual skill eand to address in-demand ta Michigan.	talent fund 8.157 and administer operatively amount of vailable for evelopment Michigan oyers shall eratively to expenditure oart 1. The going pro statewide ployee skill dresses the ughout this e that grants enhancement	Sec. 1066. No change from current law, except concur with executive to delete subsection (e).	Sec. 1066. No change from current law for subsections (a) through (c).	Sec. 4066. 708. Concur with the executive.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(d) The department shall develop program goals and detailed guidance for prospective participants to follow to qualify under the program. The program goals and detailed guidance shall be posted on the department website and distributed to workforce development partners, including local Michigan Works! agencies, by October 1. Periodic assessments of employer and employee needs shall be evaluated on a regional basis, and the department shall identify solutions and goals to be implemented to satisfy those needs. The department shall notify the senate and house of representatives standing committees on appropriations, the relevant senate and house of representatives appropriations subcommittees, the senate and house fiscal agencies, and the state budget director on any program goal, solution, or guidance change not fewer than 14 days prior to the finalization and publication of the change. Revenue received by the department for going pro may be expended for the purpose of those programs. (e) Up to \$5,000,000.00 of the funds may be expended to match federal funds to improve and increase the skill level of employees in skilled trades and manufacturing processes within the changing manufacturing environment. (f) Up to \$250,000.00 of the funds shall be awarded to a national, nonprofit program that connects National Guard, reserve, retired, and transitioning active-duty military service members with skilled training and quality career opportunities in the construction industry. Grant funding must be used to recruit and assist veterans to transition into apprenticeship programs in this state.	prospective participants to fol under the program. The program detailed guidance shall be p department website and dworkforce development partner local Michigan Works! and October 1. Periodic assessemployer and employee need evaluated on a regional bandepartment shall identify so goals to be implemented to needs. The department shall standing committees on approved.	uidance for llow to qualify am goals and costed on the distributed to ers, including gencies, by essments of eds shall be asis, and the colutions and satisfy those all notify the presentatives expriations, the house of expropriations and house state budget I, solution, or than 14 days publication of expressived by the be expended trams. Funds may be all funds to skill level of trades and within the comment. Funds shall be profit program ard, reserve, active duty with skilled expertunities in Grant funding exist veterans	Concur with the executive on (d) and (e). (e) Up to \$10,000,000.00 of the funds shall be allocated to a county with a population between 1,200,000 and 1,300,000 according to the most recent federal decennial census to create and maintain an automotive retooling and retraining initiative. Delete (f).	



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
Requires MiSTEM Advisory Council to support the staff of the MiSTEM network and provides support requirements; requires report on the activities and performance of the MiSTEM network regions.						
Sec. 1067. The funds appropriated in part 1 for MiSTEM advisory council shall be used to support the staff for the MiSTEM network, and for administrative, training, and travel costs related to the MiSTEM council. The staff for the MiSTEM network shall do all of the following: (a) Serve as a liaison among and between the department, the department of education, the MiSTEM council, the governor's workforce development board, the MiSTEM regions, and any other relevant organization or entity in a manner that creates a robust statewide STEM culture, that empowers STEM teachers, that integrates business and education into the STEM network, and that ensures high-quality STEM experiences for pupils. (b) Coordinate the implementation of a marketing campaign, including, but not limited to, a website that includes dashboards of outcomes, to build STEM awareness and communicate STEM needs and opportunities to pupils, parents, educators, and the business community. (c) Work with the department of education and the MiSTEM council to coordinate, award, and monitor MiSTEM state and federal grants to the MiSTEM network regions and conduct reviews of grant recipients, including, but not limited to, pupil experience and feedback. (d) Report to the governor, the legislature, and the MiSTEM council annually on the activities and performance of the MiSTEM network regions.	Sec. 11-1067. No change from current law.	Sec. 1067. No change from current law.	Sec. 1067. No change from current law.	Sec. 1067, 709. No change from current law.		



FY 2022-23		FY 20:	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(e) Coordinate recurring discussions and work with regional staff to ensure that a network or loop of feedback and best practices are shared, including funding, programming, professional learning opportunities, discussion of MiSTEM strategic vision, and regional objectives. (f) Coordinate major grant application efforts with the MiSTEM council to assist regional staff with grant applications on a local level. The MiSTEM council shall leverage private and nonprofit relationships to coordinate and align private funds in addition to funds appropriated under this section. (g) Train state and regional staff in the STEM works rating system, in collaboration with the MiSTEM council and the department of education. (h) Hire MiSTEM network region staff in		No change from current law.	No change from current law.	No change from current law.



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires LEO to submit a report on the status of the workforce training programs; requires LEO to provide a status report on each discrete workforce development agency program supported by funds appropriated.				
Sec. 1068. (1) Of the funds appropriated in part 1 for the workforce training programs, the department shall provide a report by March 15 to the relevant senate and house of representatives appropriation subcommittees, the state budget director, and the senate and house fiscal agencies on the status of the workforce training programs. The report shall include the following:	from current aw, except: change "for the workforce training programs" to "workforce development" in	Sec. 1068. (1) Concur with the executive, except change report recipients.	Sec. 1068. (1) Concur with the executive.	Sec. 1968. 710. (1) Concur with the executive.
 (a) The amount of funding allocated to each Michigan Works! agency and the total funding allocated to the workforce training programs statewide by fund source. (b) The number of participants enrolled in education or training programs by each Michigan Works! agency. (c) The average duration of training for training program participants by each Michigan Works! agency. (d) The number of participants enrolled in remedial education programs and the number of participants enrolled in literacy programs. (e) The number of participants enrolled in programs at 2-year institutions. (f) The number of participants enrolled in programs at 4-year institutions. (g) The number of participants enrolled in proprietary schools or other technical training programs. (h) The number of participants that have completed education or training programs. (i) The number of participants who secured employment in Michigan within 1 year of completing a training program. (j) The number of participants who completed a training program and secured employment in a field related to their training. 				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
 (k)The average wage earned by participants who completed a training program and secured employment within 1 year. (I) The actual revenues received by the fund source and fund appropriated for each discrete workforce development program area. 	No change from current law.			
(2) Data collection for the report shall be for the prior state fiscal year.	(2) No change from current law.			
Authorizes funds appropriated in part 1 for Workforce Development Program to be used for employment and training- related services and to assist Healthy Michigan plan recipients to secure and maintain training and employment; authorizes funds be used to hire additional department field staff to educate impacted Healthy Michigan Plan recipients on the requirements and available services, make referrals, assess and address barriers to employment, and manage other caseload-related impacts; requires quarterly report.				
Sec. 1069. (1) Funds appropriated in part 1 for workforce development programs may be used for employment and training-related services and to assist Healthy Michigan plan recipients to secure and maintain training and employment. The department shall work with the department of health and human services to coordinate with and complement existing employment-related services for Healthy Michigan plan recipients.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) Funds appropriated in part 1 for workforce development programs may also be used to hire additional department field staff to educate impacted Healthy Michigan plan recipients on requirements and available services, make referrals, assess and address barriers to employment, and manage other caseload-related impacts resulting from the implementation of sections 107a and 107b of the social welfare act, 1939 PA 280, MCL 400.107a and 400.107b.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(3) The department shall report quarterly to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget director on the implementation of work engagement requirement employment supports and services. The report shall include, but need not be limited to, all of the following: (a) The number of recipients currently receiving employment supports and services under this section. (b) The total year-to-date number of recipients who have received employment supports and services under this section. (c)The number of recipients who secured employment in this state after receiving employment supports and services under this section. (d) The total year-to-date number of field staff hired to provide supports and services under this section. (e) A summary of employment supports and services provided under this section.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Executive Language.	Sec. 11-1069. From the funds appropriated in part 1 for helmets to hardhats, funds shall be awarded to a national, nonprofit program that connects National Guard, reserve, retired, and transitioning active-duty military service members with skilled training and quality career opportunities in the construction industry. Grant funding must be used to recruit and assist veterans to transition into apprenticeship programs in this state.		Sec. 1069. Concur with the executive.	Sec. 4069. 711. Concur with the executive.
New House Language.	ap litte de \$4 no 19 en me for en far wi 11 to de pr pr su fui rec the or co	ec. 1069. From the funds propriated in part 1 for adult eracy opportunity fund, the partment shall allocate 1,725,000.00 to a 501(c)(3) enprofit organization formed in 83 whose mission is to 1,83 whose mission is to 1,93 gage in partnerships, provide 1,93 ganization formed in 1,000 and 1,000 according 1	Not included.	Language moved to one-time, Sec. 1000; changes appropriation to \$2.0 million.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires the \$2.5 million appropriated for Graduation Alliance be awarded to support a program to assist adults over the age of 23 in obtaining high school diplomas and placement in career training programs; specifies eligibility requirements; provides detailed reimbursement rates for certain performance measures.				
Sec. 1070. (1) From the funds appropriated in part 1 for graduation alliance, \$2,500,000.00 must be awarded for a program to assist adults over the age of 23 in obtaining high school diplomas and placement in career training programs.	Sec. 11-1070. (1) From t The funds appropriated in part 1 for graduation alliance 23+ high school diploma program, \$2,500,000.00 must be awarded for a program to assist adults over the age of 23 in obtaining high school diplomas and placement in career training programs.	Sec. 1070. (1) Concur with the executive, but changes "over the age of 23" to "over 23 years of age".	Sec. 1070. (1) Concur with the executive, but changes "over the age of 23" to "over 23 years of age".	Sec. 1070. 712. (1) Concur with the House.
(2) For purposes of this section, an eligible program provider may be a public, nonprofit, or private accredited diploma-granting institution, but must have at least 2 years of experience providing dropout recovery services in this state.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(3) The department shall issue a request for qualifications for eligible program providers to participate in the pilot program. To be considered a qualified program provider, the institution must possess all of the following: (a) Experience providing dropout reengagement services. (b) Ability to provide academic intake assessments. (c) Capacity to provide an integrated learning plan. (d) Course catalog that includes access to all graduation requirements. (e) Capability to provide remediation coursework. (f) Means to provide academic resilience assessment and intervention. (g) Capacity to provide employability skills development. (h) Ability to provide WorkKeys preparation. (i) Ability to provide industry credentials. (j) Capability to provide credit for on-the-job training. (k) Access to a robust support framework, including technology, social support, and academic support accredited by a recognized accrediting body.	the following: (a) Experience provide dD ropout reengagem services. (b) Ability to provide aA cader intake assessments. (c) Capacity to provide iIntegrated learning plan. (d) Course catalog that include access to all graduat requirements. (e) Capability to provide rRemediation coursework. (f) Means to provide aA cader resilience assessment a intervention. (g) Capacity to provide provide provide and cader resilience assessment a intervention.	ble current law. current law. current law. current law.	(3) Concur with the executive.	(3) Concur with the executive, but retain (h) WorkKeys language.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(4) The department shall announce qualified program providers no later than January 1, 2023. Qualified program providers must start providing programming by February 1, 2023.	(4) Same as current law with dates changed to "January 1, 2024" and "February 1, 2024".	(4) The department shall announce qualified program providers no later than January 1, 2023 of the current fiscal year. Qualified program providers must start providing programming by February 1, 2023 of the current fiscal year.	(4) Concur with the executive.	(4) Concur with the House.
(5) The department shall reimburse qualified program providers for each month of satisfactory monthly progress as described in section 23a of the state school aid act, 1979 PA 94, MCL 388.1623a, at a rate of \$500.00 per month. A payment shall be made to a qualified program provider for the completion of the following by a pupil: (a) \$500.00 for the completion of an employability skills certification program equal to at least 1 unit of high school credit obtained through classroom or online instruction. (b) \$250.00 for the attainment of an industry-recognized credential requiring up to 50 hours of training. (c)\$500.00 for the attainment of an industry-recognized credential requiring 50 to 100 hours of training. (d) \$750.00 for the attainment of an industry-recognized credential requiring more than 100 hours of training. (e) \$1,000.00 for attainment of a high school diploma. (f) \$2,500.00 for placement in a job in an indemand career pathway.	(5) No change from current law.	(5) No change from current law.	(5) No change from current law.	(5) No change from current law.
(6) The department shall develop policies and guidelines to implement this section.	(6) No change from current law.	(6) No change from current law.	(6) No change from current law.	(6) No change from current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires \$4.8 million from the funds appropriated for At-Risk Youth Grants to be awarded to the Michigan franchise holder of the national Jobs for America's Graduates program.				
Sec. 1071. From the funds appropriated in part 1 for at-risk youth grants, \$4,750,000.00 must be awarded to the Michigan franchise holder of the national Jobs for America's Graduates program for the administration of the Jobs for Michigan's Graduates program.	Sec. 11-1071. From t The funds appropriated in part 1 for at-risk youth grants, \$4,750,000.00 must be awarded to the Michigan franchise holder of the national Jobs for America's Graduates program for the administration of the Jobs for Michigan's Graduates program.		Sec. 1071. Concur with the executive.	Sec. 1071. 713. Concur with the executive.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Stipulates that funding appropriated for the program is to be used to cover the cost of a high school equivalency test free of charge to individuals meeting certain requirements; requires LEO to develop procedures, provide program information, provide full-year cost estimate, and provide a report.				
Sec. 1072. (1) The funds appropriated in part 1 for the high school equivalency-to-school program shall be used for the purpose of funding the cost of high school equivalency testing and certification as provided by this section. The department shall administer a Michigan high school equivalency-to-school program, which shall cover the cost of providing the high school equivalency test free of charge to individuals who meet all of the following requirements:	Sec. 11-1072. (1) No change from current law.	Sec. 1072. (1) No change from current law.	Sec. 1072. (1) No change from current law, except:	Sec. 1072. 714. (1) Concur with the Senate.
 (a) The individual has not previously been administered a high school equivalency test free of charge under this section. (b) The individual meets at least 1 of the following requirements: (i) Prior to taking the high school equivalency test, the individual successfully completed a department- approved high school equivalency preparation program. (ii) Prior to taking the high school equivalency 				
test, the individual completed the official high school equivalency practice test and the individual's score indicated that he or she is likely to pass.			(ii) change "he or she" to "the individual".	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) A department-approved high school equivalency preparation program shall include all of the following: (a) Instructional and tutorial assistances. (b) High school equivalency test practice. (c) Required attendance at program instructional sessions. (d) A curriculum that prepares students for opportunities in postsecondary education and the job market. (e) Information on potential postsecondary and career pathways. (f) Counseling on preparing for and applying to college. (g) Personal and job readiness skills development. (h) Comprehensive information on college costs and financial aid. (i) College and career assessments. (j) Computer-based instruction, practice, or remediation.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
(3) The department shall post online an announcement of the Michigan high school equivalency-to-school program, minimum standards for high school equivalency preparation program approval, and approval procedures.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.	(3) No change from current law.
(4) The department shall do all of the following: (a) Develop procedures consistent with this section under which individuals can take the high school equivalency test without charge. (b) Provide program information for educators and students on the department website, including explanations of the procedures developed under this subsection, and contact information for questions about the program. (c) Provide an estimate of the full-year cost of the program to the senate and house appropriations subcommittees on general government, the senate and house fiscal agencies, and the state budget director.	(4) No change from current law.	(4) No change from current law.	(4) No change from current law, except: change "subcommittees on general government" to "subcommittees on labor and economic opportunity".	(4) Concur with the Senate.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(5) By September 30, the department shall report to the relevant senate and house appropriations subcommittees, the senate and house fiscal agencies, and the state budget director on utilization of the high school equivalency incentive program, including numbers of high school equivalency certifications issued by location, year-to-date expenditures, and numbers of participants qualifying under subsection (1)(b)(i) or (ii), or both.	(5) No change from current law.	(5) No change from current law, except change report recipients.	(5) No change from current law.	(5) Concur with the House.
Requires funding for the Michigan Reconnect Grant Program to be distributed pursuant to the Michigan Reconnect Grant Act, 2020 PA 84.				
Sec. 1073. The funds appropriated in part 1 for the Michigan reconnect grant program shall be distributed pursuant to the Michigan reconnect grant act, 2020 PA 84, MCL 390.1701 to 390.1709. In compliance with section 5 of the Michigan reconnect grant act, 2020 PA 84, MCL 390.1705, the funds appropriated in part 1 shall be expended to award grants, administer the program, and support the duties outlined in section 5 of the Michigan reconnect grant act, 2020 PA 84, MCL 390.1705.	Sec. 11-1073. No change from current law.	Sec. 1073. No change from current law.	Sec. 1073. (1) No change from current law.	Sec. 1073. 715. No change from current law.
			(2) The increase of ongoing funds amounting to \$28,000,000.00 appropriated in part 1 for the Michigan reconnect grant program shall be used to expand program services to individuals between 21 and 25 years of age.	Not included.
Transfer Sec. 1079 to Sec. 716.				Move Sec. 1079 to here as Sec. 716.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires Unemployment Insurance Agency to provide a report at least quarterly that includes fiscal year-to-date expenditures by division and program unit; requires report to be transmitted within 60 days of the end of the quarter.	<u>UNEMPLOYMENT</u>	UNEMPLOYMENT	UNEMPLOYMENT	<u>UNEMPLOYMENT</u>
Sec. 1074. The unemployment insurance agency shall provide a report updated at least quarterly that includes, but is not limited to, fiscal year-to-date expenditures by division and program unit. Each quarterly report shall be transmitted within 60 days after the end of the quarter. The report shall be provided to the house and senate chairpersons of the relevant subcommittees, the house and senate appropriations committees, the house and senate fiscal agencies, and the state budget director.	Sec. 11-1074. No change from current law.	Sec. 1074. No change from current law, except change report recipients.	Sec. 1074. No change from current law.	Sec. 1074. 801. Concur with the House.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires the department to provide a quarterly report that provides 4-week average number of unique claimants, 4-week average number of eligible claimants with certification, 4-week average number of claims paid, total amount of standard unemployment insurance payments paid for the month, total amount of unemployment insurance tax generated for the quarter, and balance of the Michigan unemployment trust fund at the end of the quarter.				
Sec. 1075. (1) From the funds appropriated in part 1, the department on behalf of the unemployment insurance agency shall provide a quarterly report within 15 days after the end of each quarter to the members of the senate and house committees on appropriations, the senate and house fiscal agencies, and the state budget director that includes, but is not limited to, the following: (a) The 4-week average number of unique claimants. (b) The 4-week average number of eligible claimants with certification. (c) The 4-week average number of claims paid. (d) The total amount of standard unemployment insurance payments paid for the month. (e) The total amount of unemployment insurance tax generated for the quarter. (f) The balance of the Michigan unemployment trust fund at the end of the quarter.	Sec. 11-1075. (1) From the funds appropriated in part 1, the department on behalf of the unemployment insurance agency shall provide a quarterly report within 45-45 days after the end of each quarter to the members of the senate and house committees on appropriations, the senate and house fiscal agencies, and the state budget director that includes, but is not limited to, the following: (a) The 4-week average number of unique claimants for the quarter. (b) The 4-week average number of eligible claimants with certification for the quarter. (c) The 4-week average number of claims paid for the quarter. (d) The total amount of standard unemployment insurance payments paid for the month quarter (e) The total amount of unemployment insurance tax generated for the quarter. (f) The balance of the Michigan unemployment trust fund at the end of the quarter.	from current law, except change report recipients.	Sec. 1075. (1) Concur with the executive.	Sec. 4975. 802. (1) Concur with the executive to change from "4-week" to ""for the quarter"; change report requirement from 45 days to 30 days, change report recipients.



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) The department shall include the same information required in subsection (1) for the previous 12 months. The department shall include the most recent quarterly report on the department's webpage.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
Requires LEO to provide a quarterly report that provides the following: number of new fraudulent and non-compliant cases, total amount of penalties and interest issued on fraudulent and non-compliant cases, total amount of penalties and interest dollars received during the quarter by employer or claimant, total penalties and interest still owed to the state by employer or claimant, and number of fraudulent and non-compliant cases that have been appealed by an employer or claimant.				
Sec. 1076. From the funds appropriated in part 1, the department shall provide a quarterly report within 15 days after the end of each quarter to the members of the senate and house committees on appropriations, the senate and house fiscal agencies, and the state budget director that includes, but is not limited to, the following:	Sec. 11-1076. No change from current law, except: change "15 days" to "45 days" in first sentence and	Sec. 1076. No change from current law, except change report recipients.	Sec. 1076. Concur with the executive.	Sec. 1076. 803. Concur with the executive and change report recipients.
 (a) The number of new fraudulent and noncompliant cases that have been identified or issued by the unemployment insurance agency, classified by employer or claimant, during the quarter. (b) The total amount of penalties and interest issued on fraudulent and noncompliant cases during the quarter. (c) The total amount of penalties and interest dollars received during the quarter by employer or claimant. (d) The total amount of penalties and interest still owed to this state by employer or claimant. (e) The number of fraudulent and noncompliant cases that have been appealed by an employer or claimant during the quarter. 	(d) The total amount of collectible penalties and interest still owed to this state by employer or claimant.			



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires funds appropriated for UIA to be used to staff unemployment insurance agency branch offices for in-person appointments for claimant services.				
Sec. 1077. Funds appropriated in part 1 for unemployment insurance agency shall be used to staff unemployment insurance agency branch offices for in-person appointments for unemployment insurance agency claimant services.	Sec. 11-1077. No change from current law.	Sec. 1077. No change from current law.	Sec. 1077. No change from current law.	Sec. 1077, 804. No change from current law.
Authorizes the UIA to hire up to 500.0 term- limited employees or contractors if UIA local offices offer full-time, in- person services by October 1, 2021.				
Sec. 1077a. Funds appropriated in part 1 for unemployment insurance agency may be used by the unemployment insurance agency to increase capacity by an estimated 500 limited-term employees or contractors only if the unemployment insurance agency provides full-time, in-person services at all existing unemployment insurance local offices.	Sec. 11-1077a. Funds appropriated in part 1 for unemployment insurance agency may be used by the unemployment insurance agency to increase capacity by an estimated 500 limited-term employees.—or contractors only if the unemployment insurance agency provides full time, inperson services at all existing unemployment insurance local offices.	Sec. 1077a. Funds appropriated in part 1 for unemployment insurance agency may be used by the unemployment insurance agency to increase capacity by an estimated 500 limited-term employees.—or contractors—only if the unemployment insurance agency provides full-time, inperson services at all existing unemployment insurance local offices.	Sec. 1077a. No change from current law.	Sec. 1077a. 805. Concur with the House.



7.10.2.10.7	~. .			
FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires LEO to maintain customer service standards for employers and claimants making use of the various means by which they can access the system.				
Sec. 1078. (1) From the funds appropriated in part 1 for unemployment insurance agency, the department shall maintain customer service standards for employers and claimants making use of the various means by which they can access the system.	Sec. 11-1078. (1) No change from current law.	Sec. 1078. (1) No change from current law.	Sec. 1078. (1) No change from current law.	Sec. 4078. 806. (1) No change from current law.
(2) The department shall identify specific outcomes and performance metrics for this initiative, including, but not limited to, the following:	law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.
 (a) Unemployment benefit fund balance. (b) Process improvement - fiscal integrity. (c)Process improvement - determination timeliness. (d) Process improvement - determination quality. 				



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires LEO to provide reporting on the interagency agreement with DHHS for the use of TANF funds; requires report on use of TANF funds by LEO.				
Sec. 1079. (1) The department shall provide reporting regarding the interagency agreement with the department of health and human services, which concerns TANF funding to provide job readiness and welfare- to-work programming. The reporting shall include specific outcome and performance reporting requirements as described in this section. TANF funding provided to the department in the current fiscal year is contingent on compliance with the data and reporting requirements described in this section. The department shall provide all of the following items for the previous year to the senate and house appropriations committees and the senate and house fiscal agencies by January 1 of the current fiscal year: (a) An itemized spending report on TANF funding, including all of the following: (i) Direct services to clients. (ii) Administrative expenditures. (b) The number of family independence program clients served through the TANF funding, including all of the following: (i) The number and percentage who obtained employment through Michigan Works! (ii) The number and percentage who fulfilled their TANF work requirement through other job readiness programming. (iii) Average TANF spending per client. (iv) The number and percentage of clients who were referred to Michigan Works! but did not receive a job or job readiness placement and the reasons why.	Striking current law.	Sec. 1079. (1) No change from current law, except change report recipients.	Sec. 1079. (1) No change from current law.	Sec. 4079. 716. (1) No change from current law. (Transfer to Sec. 716)



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) Not later than March 15 of the current fiscal year, the department shall provide to the senate and house appropriations subcommittees on the department budget, the senate and house appropriations subcommittees on health and human services, the senate and house fiscal agencies, and the senate and house policy offices an annual report on the following matters itemized by Michigan Works! agency: the number of referrals to Michigan Works! job readiness programs, the number of referrals to Michigan Works! job readiness programs, the number of participants who obtained employment, and the cost per participant case.	Striking current law.	(2) No change from current law, except change report recipients.	(2) No change from current law.	(2) No change from current law.
(3) New House Language.		(3) As used in this section, "TANF" means temporary assistance for needy families as described in 42 USC 601 to 619.	Not included.	(3) Concur with the House.
New Executive Language.	Sec. 11-1080. Funds earned or authorized by the USDOL in addition to the appropriation in part 1 for the unemployment insurance agency are appropriated and may be expended for staffing and related expenses incurred in the operation of its programs. These funds may be spent after the department notifies the state budget director and the relevant subcommittees of the purpose and amount of each grant award.	Sec. 1080. Concur with the executive, except change USDOL to DOL.	Sec. 1080. Concur with the executive.	Sec. 1080. 807. Concur with the executive.



FY 2022-23					
CURRENT LAW	EXECUTIVE	EXECUTIVE HOUSE		ENACTED	
REHABILITATION SERVICES Requires Michigan Rehabilitation Services (MRS) and the Bureau of Services for Blind Persons to work with service organizations and government entities to identify match dollars to secure federal vocational					
rehabilitation funds. Sec. 1081. The Michigan rehabilitation services and bureau of services for blind persons shall work collaboratively with service organizations and government entities to identify allowable match dollars to secure available federal vocational rehabilitation funds.	Sec. 11-1081. No change from current law.	Sec. 1081. No change from current law.	Sec. 1081. No change from current law.	Sec. 1081. 901. No change from current law.	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Requires annual status and outcome report on efforts taken to remedy and improve the MRS.				
Sec. 1082. From the funds appropriated in part 1, the department shall provide an annual report by February 1 to the house and senate appropriations subcommittees on the department budget, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director on efforts taken to improve the Michigan rehabilitation services. The report shall include all of the following line items: (a) Reductions and change in administration costs and staffing. (b) Service delivery plans and implementation steps achieved. (c) Reorganization plans and implementation steps achieved. (d) Plans to integrate Michigan rehabilitative services programs into other services provided by the department. (e) Quarterly expenditures by major spending category. (f) Employment and job retention rates from both Michigan rehabilitation services and its nonprofit partners. (g) Success rate of each district in achieving the program goals.		Sec. 1082. No change from current law, except eliminate report recipients.	Sec. 1082. No change from current law.	Sec. 1082. 902. Concur with the House.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE HOUSE		SENATE	ENACTED	
Allocates funding from MRS appropriation along with federal matching funds for vocational rehabilitation services to disabled agricultural workers; requires report.					
Sec. 1083. (1) From the funds appropriated in part 1 for Michigan rehabilitation services, the department shall allocate funding along with available federal match to support the provision of vocational rehabilitation services to eligible agricultural workers with disabilities. Authorized services shall assist agricultural workers with disabilities in acquiring or maintaining quality employment and independence.	Sec. 11-1083. (1) No change from current law.	Sec. 1083. (1) No change from current law.	Sec. 1083. (1) No change from current law.	Sec. 1083. 903. (1) No change from current law.	
(2) By March 1 of the current fiscal year, the department shall report to the senate and house appropriations subcommittees on the department budget, the senate and house fiscal agencies, the senate and house policy offices, and the state budget director on the total number of clients served and the total amount of federal matching funds obtained throughout the duration of the program.	(2) No change from current law.	(2) No change from current law, except change report recipients.	(2) No change from current law.	(2) Concur with the House.	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
States legislative intent that MRS not implement an order of selection for vocational and rehabilitative services; requires legislative notification if program is at risk of implementing an order of selection; states legislative intent that LEO coordinate with MRS, Michigan Works!, local technology and trade schools, local community mental health, and other local entities to fully utilize available MRS program space regardless of eligibility criteria.				
Sec. 1084. (1) It is the intent of the legislature that Michigan rehabilitation services shall not implement an order of selection for vocational and rehabilitative services. If the department is at risk of entering into an order of selection for services, the department shall notify the chairs of the senate and house appropriations subcommittees on the department budget and the senate and house fiscal agencies and policy offices within 2 weeks of receiving notification.		Sec. 1084. (1) Concur with the executive, except change report recipients and change "notify" to "report there is a risk".	Sec. 1084. (1) Concur with the executive.	Sec. 1084. 904. (1) Concur with the executive; change notification recipients.
(2) It is the intent of the legislature that the department coordinate with Michigan rehabilitation services, Michigan Works!, local technological and trade schools and programs, local community mental health offices, and other local entities, public and private, in order to fully utilize open Michigan rehabilitation services programming space, regardless of eligibility criteria.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Allocates \$6.1 million of MRS funding for service authorizations with accredited, community-based rehabilitation organizations for job development and employment-related services.				
Sec. 1085. From the funds appropriated in part 1 for Michigan rehabilitation services, the department shall allocate \$6,100,300.00, including federal matching funds, to service authorizations with community-based rehabilitation organizations for an array of needed services throughout the rehabilitation process.	Striking current law.	Striking current law.	Sec. 1085. No change from current law.	Striking current law.



AGENCY I	OFF	OKTONII	1 - BO	ILLITELA	\	
FY 2022-23			FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATI			ENACTED
Requires that all funds appropriated for Independent Living be used to support Centers for Independent Living in underserved areas and to build capacity; requires report.						
Sec. 1086. (1) Funds appropriated in part 1 for independent living shall be used to support the general operations of centers for independent living in delivering mandated independent living services in compliance with federal rules and regulations for the centers, by existing centers for independent living to serve underserved areas, and for projects to build the capacity of centers for independent living to deliver independent living services. Applications for the funds shall be reviewed in accordance with criteria and procedures established by the department. The funds appropriated in part 1 may be used to leverage federal vocational rehabilitation innovation and expansion funds consistent with 34 CFR 361.35, up to \$5,543,000.00, if available. If the possibility of matching federal funds exists, the centers for independent living network will negotiate a mutually beneficial contractual arrangement with Michigan rehabilitation services. Funds shall be used in a manner consistent with the state plan for independent living. Services provided should assist people with disabilities to move toward self- sufficiency, including support for accessing transportation and health care, obtaining employment, community living, nursing home transition, information and referral services, education, youth transition services, veterans, and stigma reduction activities and community education. This includes the independent living guide services that specifically focus on economic self-sufficiency.	Sec. 11-1086. (1) Funds appropriated independent living shall be used to general operations of centers for indepin delivering mandated independent living compliance with federal rules and regulation centers, by existing centers for indepenserve underserved areas, and for project capacity of centers for independent living services. Application funds shall be reviewed in accordance and procedures established by the defunds appropriated in part 1 may be use federal vocational rehabilitation in expansion funds consistent with 34 CF to \$5,543,000.00, if available. If the matching federal funds exists, the independent living network will negotial beneficial contractual arrangement with rehabilitation services. Funds shall be manner consistent with the state plan for living. Services provided should assist disabilities to move toward self- sufficie support for accessing transportation and obtaining employment, community linhome transition, information and refereducation, youth transition services, stigma reduction activities and community finds appropriated in part 1 maleverage federal vocational rehabilitation compliance with all federal regulations.	support the pendent living and services in lations for the addent living to test to build the ing to deliver tions for the ewith criteria partment. The evolution and for professibility of centers for the a mutually with Michigan to the a mutually with and the alth care, ving, nursing massist people with ancy, including the latter to the additive ducation. The funds exist network with 34 C available. The funds exist network with a contractual rehabilitation assist people with assist people with a self- sufficiency. Yeterans, and ity education. The funds in the cention of the funds exist network with 34 C available. The funds exist network with a contractual rehabilitation assist people with a self- sufficiency. Yeterans, and ity education. The funds exist network with a care living, nursing the living in living service and for proferior independent to leverage innovation with 34 C available. The funds exist network with a contractual rehabilitation assist people with a contractual rehabilitation and the c	ent living shall be perations of ce delivering may rices in complia ations, including ters, by exent living to services. Application and expansion and expansion services. For consistent will negotiate and expansion services, including for accessing re, obtaining emising home transervices, educa veterans, and communication of the control of the communication of the commu	propriated in part 1 for the used to support the senters for independent andated independent andated independent ance with federal rules ong 45 CFR 1329, for disting centers for the capacity of centers to deliver independent ons for the funds shall ance with criteria and by the department. In part 1 may be used cational rehabilitation ion funds consistent to to \$5,543,000.00, if the for independent living a mutually beneficial for independent living a mutually beneficial and with the state plan for vices provided should illities to move toward g, but not limited to, transportation and analogous pour transition and stigma reduction inty education. This it living guide services on economic self-	Sec. 1086. (1) concur with the House.	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(2) In partnership with service providers, the department shall provide a report by March 1 of the current fiscal year to the relevant subcommittees, the house and senate appropriations committees, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director on direct customer and system outcomes and performance measures.	(2) In partnership with service providers, the department shall provide a report by March 1 of the current fiscal year to the relevant subcommittees, the house and senate appropriations committees, the house and senate fiscal agencies, the house and senate policy offices, and the state budget director on direct customer and system outcomes and performance measures funded through independent living contracts.	(2) No change from current law, except eliminate report recipients.	(2) No change from current law.	(2) concur with the House.
Stipulates that funds appropriated for the Bureau of Services for Blind Persons (BSBP) include funds for case services that may be used for tuition payments for blind clients; unexpended revenue collected by BSBP and from local and private sources may carry forward into subsequent fiscal year.				
Sec. 1087. (1) The appropriation in part 1 for the bureau of services for blind persons includes funds for case services. These funds may be used for tuition payments for blind clients.	Sec. 11-1087. (1) No change from current law.	Sec. 1087. (1) No change from current law.	Sec. 1087. (1) No change from current law.	Sec. 4087. 907. (1) No change from current law.
(2) Revenue collected by the bureau of services for blind persons and from private and local sources that is unexpended at the end of the fiscal year may carry forward to the subsequent fiscal year.	(2) Revenue collected by the bureau of services for blind persons and from private and local sources that is unexpended at the end of the fiscal year may shall carry forward to the subsequent fiscal year.	(2) Changes "may" to "must".	(2) No change from current law.	(2) Changes "may" to "must".



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
Authorizes BSBP to provide support and services to various agencies and organizations, and for LEO to charge fees for these services; stipulates funds collected for these services are appropriated when received.						
Sec. 1088. The bureau of services for blind persons may provide and enter into agreements to provide general services, training, meetings, information, special equipment, software, facility use, and technical consulting services to other principal executive departments, state agencies, local units of government, the judicial branch of government, other organizations, and patrons of department facilities. The department may charge fees for these services that are reasonably related to the cost of providing the services. In addition to the funds appropriated in part 1, funds collected by the department for these services are appropriated for all expenses necessary. The funds appropriated under this section are allotted for expenditure when they are received by the department of treasury.	Sec. 11-1088. No change from current law.	Sec. 1088. No change from current law.	Sec. 1088. No change from current law.	Sec. 1088. 908. No change from current law.		
Requires maintenance of effort for subregional libraries to receive state grants for expenditures for library services directly serving blind and persons with disabilities. Sec. 1089. (1) The funds appropriated in part 1 for a regional or subregional library shall not be released until a budget for that regional or subregional library has been approved by the department for expenditures for library services directly serving the blind and persons with disabilities.	Sec. 11-1089. (1) No change from current law.	Sec. 1089. (1) No change from current law.	Sec. 1089. (1) No change from current law.	Sec. 1089. 909. (1) No change from current law.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
(2) In order to receive subregional state aid as appropriated in part 1, a regional or subregional library's fiscal agency shall agree to maintain local funding support at the same level in the current fiscal year as in the fiscal agency's preceding fiscal year. If a reduction in expenditures equally affects all agencies in a local unit of government that is the regional or subregional library's fiscal agency, that reduction shall not be interpreted as a reduction in local support and shall not disqualify a regional or subregional library from receiving state aid under part 1. If a reduction in income affects a library cooperative or district library that is a regional or subregional library's fiscal agency or a reduction in expenditures for the regional or subregional library's hall not be interpreted as a reduction in local support and shall not disqualify a regional or subregional library shall not be interpreted as a reduction in local support and shall not disqualify a regional or subregional library from receiving state aid under part 1.	law.	(2) No change from current law.	(2) No change from current law.	(2) No change from current law.	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
COMMISSIONS Requires Office of Global Michigan to coordinate with three ethnic affairs commissions to produce report detailing commissions' activities.	;			
Sec. 1090. From the funds appropriated in part 1, the office of global Michigan is to coordinate with the Asian Pacific American affairs commission, the Commission on Middle Eastern American affairs, and the Hispanic/Latino commission of Michigan to produce a report by January 31 that is to be transmitted to the senate and house subcommittee chairpersons of the relevant subcommittees, the senate and house appropriations committees, the senate and house fiscal agencies, and the state budgedirector. The report shall include, but is not limited to, the following: (a) Total number of people with whom each commission directly interacts through programming. (b) Total number of public events that each commission conducted. (c) Description of the activities that the commissions initiated to promote cooperation between the commissions. (d) Total number of meetings that each commission held with foreign diplomats.		Sec. 1090. No change from current law, except eliminate report recipients.	Sec. 1090. No change from current law.	Sec. 4090. 951. Concur with the House.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE HOUSE		SENATE	ENACTED			
Requires expenditure of appropriated funds by the commissions to directly relate to mission statements.							
Sec. 1091. An expenditure of funds appropriated in part 1 by the Asian Pacific American affairs commission, the Commission on Middle Eastern American affairs, or the Hispanic/Latino commission of Michigan for a commission event must be directly related to the mission statement of that commission.	Striking current law.	Sec. 1091. No change from current law.	Sec. 1091. No change from current law.	Sec. 4091. 952. No change from current law.			
New House Language.		Sec. 1091a. From the funds appropriated in part 1 for Michigan community service commission, the department shall allocate \$150,000.00 additional funding to the mentor Michigan program over the amount of any funding allocated to the program in the prior fiscal year.	Not included.	Not included.			



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires Office of Global Michigan to report on activities of office; stipulates reporting requirements.	COMMISSIONS				
Sec. 1092. The office of global Michigan must produce a report by January 31 and transmit the report to the subcommittees, the senate and house fiscal agencies, and the state budget director. The report may include other information, but it must include all of the following: (a) A description of the major programs and activities of the office of global Michigan and the number of individuals served through those programs. (b) The number of refugee arrivals, the job placement rate of those refugees actively receiving services under the global Michigan grants, and the average wage and initial job placements for those refugees. (c) The number of job seekers and the number of employers that the office has served through the Michigan international talent solutions program. (d) The number of program, partner, and employer referrals conducted through the Michigan international talent solutions program. (e) A description of the activities that the office has conducted to attract and retain international, advanced degree, and entrepreneurial talent.	Sec. 11-1092. The office of global Michigan must produce a report by January 31 and transmit the report to the relevant subcommittees, the senate and house fiscal agencies, and the state budget director. The report may include other information, but it must include all of the following: (a) A description of the major programs and activities of the office of global Michigan and the number of individuals served through those programs. (b) The number of refugee arrivals, the job placement rate of those refugees actively receiving services under the global Michigan grants, and the average wage and initial job placements for those refugees. (c)The number of job seekers and the number of employers that the office has served through the Michigan international talent solutions program. (d) The number of program, partner, and employer referrals conducted through the Michigan international talent solutions program. (e) (c) A description of the activities that the office has conducted to attract and retain international, advanced degree, and entrepreneurial talent.	Sec. 1092. No changes from current law, except eliminate report recipients.	Sec. 1092. Concur with the executive.	Sec. 953. Concur with the executive and eliminate report recipients.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
ONE-TIME APPROPRIATIONS							
New House Language transferred from Sec. 1069.			part 1 for a allocate nonprofit of mission is member is learning, I sufficient township of and 34,00 between 1 the most real a grant programs, annual real Each reciprogram reand shall	i. From the funds appropriated in adult literacy, the department shall \$2,000,000.00 to a 501(c)(3) organization formed in 1983 whose to engage in partnerships, provide upport, and advocate for lifelong eading to employment and self-families and that is located in a with a population between 30,000 and a county with a population 09,000 and 110,000 according to ecent federal decennial census for program for adult education. The nonprofit shall submit an cort on how funding was spent. Dient receiving a grant from the nust be a 501(c)(3) organization receive a cost allocation of per learner, up to \$150,000.00 per ient.			



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUS	SE	SENATE	E	ENACTED	
New Executive Language.	Sec. 11-1099. (1) The funds appart 1 for child savings account expended in partners philanthropic and nonprofit of to support child savings account shall be expended for any of the support child savings account shall be expended for any of the support child savings account programs to improfit the deploy funds to build chaccount programs to improfit the support for low-income children, as wealth building in low-income support for new pilot programs to matching grants contributions or to match programs or community donations to caccounts. (c) Outreach, education, and efforts to attract stakeholder launch child savings account account programs.	unts shall be thip with organizations ounts. Funds the following: s that can be effectively hild savings ove financial attainment and support ne families. Grams where accounts or for family child savings d marketing rs who could ant program,	c. 1097. (1) ncur with executive, cept adjust t sentence cegin, From funds	Sec. 1099. (1) From the funds appropriated in pachild savings account department shall \$5,000,000.00 to a nonprospective association to provide following: (a) Enhancement of existing savings account programs (b) Pilot programs depressed and communities that do not child savings account programs.	rt 1 for ts the allocate of trade de the mg child serving deprived have a	Sec. 1001. (1) Concur with the Senate, but lower amount of funding to \$2.5 million.	
New Executive Language.	(2) From the appropriation in department may hire employees and may expend percent for administrative impand oversight of the program.	limited-term the d up to 2.5 plementation	Concur with executive.	(2) As used in subsection (savings account progradefined as a program that at least 1 of the following: (a) Incentives to increase and family participation. (b) Promotion of susfundraising practices. (c) Prioritization of margon communities. (d) Wraparound services.	ems" is provides student stainable	(2) Concur with the Senate.	
				(3) Administration costs to the services listed in subsemay not exceed \$500,000.0	ection (1)	(3) Concur with the Senate, but lower administration costs limit to \$250,000.	



AGENCY	OPPORTUNITY - BUILERPLATE				
FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE SENATE	ENACTED		
New Executive Language.	Sec. 11-1102. (1) The funds appropriated in part 1 for the college success fund shall be used by the department for competitive grants to public community colleges and universities and tribal colleges to implement strategies that will improve graduation and completion rates. Grants may be awarded for the following purposes: (a) Grants to implement best practices for increasing student retention and progress towards degree completion. (b) Grants to support the redesign of courses and instruction to better align with student and workforce needs. (c) Grants to support pilot projects that implement innovative new strategies to increase graduation, completion, and post-graduation employment rates.	Sec. 1100. (1) Of the The funds appropriated in part 1 for the college success fund, the department shall use shall be used by the department \$6,000,000.00 for competitive grants to public community colleges and universities and—tribal colleges, and nonprofit organizations with demonstrated experience in working with universities and colleges to implement strategies that will improve graduation and completion rates and to provide students with wraparound services and basic needs supports. Grants may be awarded for the following purposes: (a) Grants to implement best practices for increasing student retention and progress towards degree completion. (b) Grants to support the redesign of courses and instruction to better align with student and workforce needs. (c) Grants to support pilot projects that implement innovative new strategies to increase graduation, completion, and post-graduation employment rates. (d) Grants to support returning students in consultation and cooperation with the Michigan reconnect grant program. (e) Grants to conduct benefit screenings to ensure eligible students are accessing public benefits they qualify for. (f) Grants to support emergency housing solutions, child care, oncampus food pantries, and other efforts to address housing and food insecurity.	Sec. 1002. (1) From the funds appropriated in part 1 for college success fund and student wraparound supports, the department shall use \$11,500,000.00 for student wraparound services and basic needs supports to support public colleges and universities and tribal colleges as they address students' basic needs and barriers to graduation and completion. The department may award grants to public colleges, universities, or tribal colleges, as well as nonprofit organizations selected in consultation with public colleges and universities and tribal colleges for student wraparound supports strategies that include, but are not limited to: (a) Conducting benefit screenings to ensure eligible students are accessing the public benefits for which they qualify. (b) Supporting emergency housing solutions, child care, on-campus food pantries, and other efforts to address housing and food insecurity or other basic needs. (c) Providing emergency grants to students to address barriers to completion. (d) Providing additional funding for mental health supports. (e) Providing grants to resolve students' institutional barriers preventing re-enrollment.		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE		HOUSE	SENATE	ENACTED	
New Executive Language (continued).	Not included.	Not included.	(g) Grants to provious supports for stude (h) Grants for student address barriers completion.	nts. emergencies that	(f) Providing grants for comprehensive advising and counseling programs.	
New Executive Language (continued).					(2) The remaining funds appropriated in part 1 for college success fund and student wraparound supports shall be used for competitive college success grants to public community colleges and universities, tribal colleges, and nonprofit organizations in this state with demonstrated experience collaborating with universities and community colleges to increase degree completion to implement strategies that will improve graduation and completion rates among new, returning, and near completer students as defined by the department. Eligible entities may apply for a grant individually or in partnership with other eligible entities. The department may award grants to eligible entities for grants that include, but are not limited to: (a) Implementing best practices for increasing student retention and progress toward degree completion. (b) Supporting the redesign of courses and instruction to better align with student and workforce needs. (c) Pilot projects that implement innovative new strategies to increase graduation, completion, and postgraduation employment rates.	



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE		HOUSE	SENATE		ENACTED
New Executive Language (continued).	Not included.	Not include	populations with to success rates.	arget demographic raditionally lower	consultathe M program (e) Pro improve institution complet communistate. (f) Pilo complet defined returnin degree.	eviding grants to support of transfer rates to 4-year ons for students who te an associate degree at a nity or tribal college in this of projects targeting near ter student populations as by the department in the student of the student populations as by the department in the student populations as the student populations as the student populations as the student populations as the student population as the student po
New Executive Language (continued).	(2) Colleges and universities receiving grant funds under part 1 must include an evaluation plan in their application. Evaluation is an allowable use of grant dollars when approved by the department. All evaluations shall be submitted to and made available upon request by the department.	Not include	(2) (3) Colleges, and nonprofit organization funds under part suinclude an evaluation application. Evaluation use of grant dollars who department. All evaluation application to and marequest by the department.	as receiving grant absection 1 must plan in their is an allowable en approved by the luations shall be de available upon	to gra	department shall give priority int requests that target aphic populations with nally lower success rates.
New Executive Language (continued).	(3) The department shall develop program guidelines, eligibility criteria, and an application process for the program and shall post that information on its publicly accessible website prior to the due date of the application.	Not include	(3)—(4) The departm program guidelines, and an application program identified in shall post that informa accessible website priof the application.	eligibility criteria, rocess for the subsection (1) and tion on its publicly	grant fi must in their ap allowabl approve evaluati	gible applicants receiving unds under subsection (2) clude an evaluation plan in oplication. Evaluation is an le use of grant dollars when ed by the department. All ons shall be submitted to de available upon request by artment.



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE		HOUSE	SENATE	ENACTED	
New Executive Language (continued).	(4) From the appropriation in part 1, the department may hire limited-term employees and may expend up to 2.5 percent for administrative implementation and oversight of the program.	Not included.	(5) From the appropriation in part 1, program amount in subsection (1), the department may hire limited-term employees and may expend up to 2.5% for administrative implementation and oversight of the program.		(5) The department shall develop program guidelines, eligibility criteria, and an application process for the programs identified in subsections (1) and (2) and shall post that information on its publicly accessible website prior to the due date of the application.	
New Senate Language (continued).			(6) Of the funds approposition college success fund shall allocate \$3,500,0 with a population between 1,300,000 according to federal decennial ceprogram to expand couthe Michigan reconnections.	I, the department 00.00 to a county reen 1,200,000 and to the most recent nsus for a pilot mmunity access to	(6) From funds appropriated in part for college success fund an student wraparound supports, the department may hire limited-term employees and may expend up to 3% for administrative implementation and oversight of the program.	
New Senate Language (continued).			(7) From the funds app for the College Su- department shall alloo nonprofit organizatio postsecondary access youth with experience homelessness and statewide initiative to network of supports secondary outcomes for	ccess Fund, the cate \$500,000 to a confocused on and success for in foster care and that oversees a composition build a formal to increase post-	(7) The unexpended fundappropriated in part 1 for colleg success fund and studer wraparound supports are designated as a work project appropriation, and an unencumbered or unallotted funds shall not lapse at the end of the fiscayear 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, 198 PA 431, MCL 18.1451a: (a) The project will be accomplished by utilizing state employees of contracts with service providers, oboth. (b) The tentative completion date is September 30, 2028.	



FY 2022-23		FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
New Conference language	allocate \$12,000,00	Sec. 1003. (1) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$12,000,000.00 to a statewide nonprofit alliance with at least 17 publicly accessible locations statewide for satellite program or infrastructure grants.					
New Conference language (continued)	\$5,000,000.00 to a between 39,000 an	(2) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$5,000,000.00 to a public university in a city with a population between 7,000 and 8,000 in a county with a population between 39,000 and 40,000 according to the most recent federal decennial census for museum construction at the entrance to the university.					
New Conference language (continued)	\$500,000.00 to a no population betwee program for teens	(3) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$500,000.00 to a nonprofit organization in a city with a population between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 according to the most recent federal decennial census for an applied arts program for teens to assist in their transition into adulthood by providing resources in career preparation, social emotional support, and leadership training.					
New Conference language (continued)	\$500,000.00 to a no population between	(4) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$500,000.00 to a nonprofit organization in a city with a population between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 according to the most recent federal decennial census to expand programming for youth skilled trades development and reduced community violence.					
New Conference language (continued)	(5) From the fund \$500,000.00 to a n most recent feder	(5) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$500,000.00 to a nonprofit organization in a city with a population between 190,000 and 200,000 according to the most recent federal decennial census to support conductive learning; a process for training and teaching conductive learning for K-to-12-aged children with the most severe spina bifida and cerebral palsy cases.					
New Conference language (continued)	(6) From the fund \$2,500,000.00 to a	(6) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$2,500,000.00 to a city with a population greater than 600,000 according to the most recent federal decennial census to implement a right to counsel program for city tenants in eviction proceedings.					
New Conference language (continued)	\$500,000.00 to a n between 400,000 a	(7) From the funds appropriated in part 1 for community enhancement grants, the department shall alloca \$500,000.00 to a nonprofit in a city with a population between 80,000 and 82,000 in a county with a population between 400,000 and 410,000 according to the most recent federal decennial census to support a microbusine resource center to support local innovators and entrepreneurs, manage co-working space for local entrepreneur					
New Conference language (continued)	\$1,000,000.00 to a	nonprofit organization in a city	with a population greater than	s, the department shall allocate n 600,000 according to the most ter.			
New Conference language (continued)	(9) From the fund \$100,000.00 to a b 45,000 and 49,000	recent federal decennial census to construct an urban equestrian education center. (9) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$100,000.00 to a branch of a nonprofit volunteer service organization based in a city with a population between 45,000 and 49,000 in a county with a population between 800,000 and 900,000 according to the most recent federal decennial census to support positive community outreach and youth engagement activities.					
New Conference language (continued)	\$250,000.00 to a n population between	(10) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$250,000.00 to a nonprofit organization in a city with a population between 73,000 and 74,000 in a county with a population between 260,000 and 262,000 according to the most recent federal decennial census to preserve and repurpose a church building.					
New Conference language (continued)	\$1,000,000.00 to a population between	nonprofit organization in a city v	vith a population between 40,0 g to the most recent federa	s, the department shall allocate 00 and 44,000 in a county with a I decennial census to provide			



FY 2022-23	FY 2022-23 FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	\$1,000,000.00 to a a population betw	(12) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$1,000,000.00 to a nonprofit organization in a city with a population between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 according to the most recent federal decennial census to create a housing co-op within a 4,000-square-foot space.				
New Conference language (continued)	\$250,000.00 to a no	(13) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$250,000.00 to a nonprofit theater in a city with a population between 3,700 and 3,900 in a county with a population between 280,000 and 290,000 according to the most recent federal decennial census to support theater				
New Conference language (continued)	a historical society	Is appropriated in part 1 for comm y that operates 2 museums in a c al decennial census.				
New Conference language (continued)	\$2,000,000.00 to a with a population	(15) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$2,000,000.00 to a nonprofit arts council located in a city with a population between 10,000 and 10,100 in a county with a population between 192,000 and 195,000 according to the most recent federal decennial census to supplement funding for a multipurpose cultural and community events structure with 2 distinct event venues.				
New Conference language (continued)	\$500,000.00 to a no to the most recent	(16) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$500,000.00 to a nonprofit organization located in a city with a population between 195,000 and 200,000 according to the most recent federal decennial census to design and renovate a community center to establish a refugee and immigrant community center.				
New Conference language (continued)	\$5,000,000.00 to a	(17) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$5,000,000.00 to a city with a population between 120,000 and 125,000 according to the most recent federal decennial census for the partial construction cost of a solar power plant.				
New Conference language (continued)	organization that p 28,400 to 28,500 in	(18) From the funds appropriated in part 1 for community enhancement grants, \$500,000.00 shall be awarded to an organization that provides support for Yemeni immigrants and is headquartered in a city with a population between 28,400 to 28,500 in a county with a population over 1,700,000 according to the most recent federal decennial census to provide services to the community.				
New Conference language (continued)	\$1,500,000.00 to a	ds appropriated in part 1 for con city with a population between for parks and recreation facility in	135,000 and 140,000 accord			
New Conference language (continued)	\$380,000.00 to a cit and 1,300,000 acc	(20) From the funds appropriated in part 1 for community enhancement grants, the department shall allocate \$380,000.00 to a city with a population between 15,000 and 16,000 in a county with a population between 1,200,000 and 1,300,000 according to the most recent federal decennial census to supplement construction of a city community center.				
New Conference language (continued)	a nonprofit 501(c) reassimilation of L population of bet	(21) From the funds appropriated in part 1 for community enhancement grants, \$5,000,000.00 shall be awarded to a nonprofit 501(c)(3) organization that operates a comprehensive outdoor recreation center that assists in reassimilation of United States military service members, veterans, and their families located in a county with a population of between 193,000 and 194,000 according to the most recent federal decennial census for a recreational center.				
New Conference language (continued)	a 501(c)(3) nonprot through athletic, ac	Is appropriated in part 1 for comn fit organization that partners with cademic, and leadership develop to the most recent federal decen	a police department and comment programs located in a cit	munity volunteers to help youth y with a population greater than		



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE HOUSE SENATE ENACTED					
New Conference language (continued)	à symphony econ a demonstrated fi need-based grant proportional basis	(23) From the funds appropriated in part 1 for community enhancement grants, \$3,000,000.00 shall be awarded for a symphony economic recovery program that distributes need-based grants to symphonies in this state that have a demonstrated financial need for state support. The department or the Michigan strategic fund must develop need-based grant program guidelines and implement a grant application process. Grants shall be awarded on a proportional basis if grant applications exceed the allocated \$3,000,000.00.				
New Conference language (continued)	a city with a popu	ds appropriated in part 1 for comm lation of between 4,600 and 4,700 to the most recent federal decenni	located in a county with a po	pulation of between 66,000 and		
New Conference language (continued)	a community-base driven after-schoo that they become population of betw	(25) From the funds appropriated in part 1 for community enhancement grants, \$3,000,000.00 shall be awarded to a community-based 501(c)(3) nonprofit organization focused on providing a safe environment for adult-led, youth-driven after-school programming, tutoring, volunteer opportunities, and social activities that will impact teens so that they become successfully engaged in their families, schools, and communities located in a city with a population of between 5,200 and 5,300 and in a county with a population of between 109,000 and 110,000 according to the most recent federal decennial census to support a new teen center.				
New Conference language (continued) EXECUTIVE VETOED SUBSECTION (26)	(26) From the fund a 501(c)(3) nonpro- located in a cour	ds appropriated in part 1 for commofit human services agency that conty with a population of between for the relocation of the nonprofit	nunity enhancement grants, \$2 opened in 1985 and was natio 193,500 and 194,000 accord	nally accredited in 1997 that is ling to the most recent federal		
New Conference language (continued)	a city with a popul	ds appropriated in part 1 for comm lation greater than 600,000 accord s at a recreation center.				
New Conference language (continued)	a holocaust cente between 1,200,000		tween 83,900 and 84,000 and it is recent federal decennial c	in a county with a population of census.		
New Conference language (continued)	a 501(c)(3) nonpro county with a pop the operation and introduces partici	between 1,200,000 and 1,300,000 according to the most recent federal decennial census. (29) From the funds appropriated in part 1 for community enhancement grants, \$2,000,000.00 shall be award a 501(c)(3) nonprofit corporation headquartered in a city with a population between 50,000 and 60,000 and county with a population greater than 1,200,000 according to the most recent federal decennial census to su the operation and expansion of its entertainment industry skilled trades program for youth aged 16 to 2 introduces participants to industry professionals in the music technology and digital media sector and en students with the technical skills training in music and film production technology necessary to earn professionals.				
New Conference language (continued)	a professional bal with a population of	ds appropriated in part 1 for comm let company located in a city with of between 657,000 and 660,000 acons and the expansion of services.	a population of between 198,0 cording to the most recent feder	000 and 200,000 and in a county		
New Conference language (continued)	(31) From the fund a city with a popu and 134,500 accor	ds appropriated in part 1 for comm lation of between 52,500 and 53,0 ding to the most recent federal de	nunity enhancement grants, \$1 100 located in a county with a cennial census for structural	population of between 134,000 repairs at a museum.		
New Conference language (continued)	a 501(c)(3) nonpro by reimagining ed a population of be	ds appropriated in part 1 for commolit organization with a mission to lucation located in a city with a poetween 657,000 and 660,000 accordanization's headquarters.	use restorative art to disrupt h pulation of between 198,000 a	nistorical systems of oppression and 200,000 and in a county with		



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	awarded to an Afric	(33) From the funds appropriated in part 1 for community enhancement grants, \$4,000,000.00 shall directly be awarded to an African-American museum in a city with a population greater than 600,000 according to the most recent federal decennial census.				
New Conference language (continued)	a nonprofit organiza in the competitive p population greater t	(34) From the funds appropriated in part 1 for community enhancement grants, \$2,000,000.00 shall be awarded to a nonprofit organization that provides young people with practical economic education programs and experiences in the competitive private enterprise system through business and education communities located in a city with a population greater than 600,000 and in a city with a population between 198,000 and 200,000 according to the most recent federal decennial census for equal program resources and staffing in each city location.				
New Conference language (continued)	a 501(c)(3) nonprofit 123,800 and 124,00	appropriated in part 1 for comm t organization that operates a nei 0 and in a county with a popula nnial census for pool renovation	ighborhood pool located in a cation of between 370,000 and	ity with a population of between		
New Conference language (continued)	(36) From the funds a nature center tha population of between	(36) From the funds appropriated in part 1 for community enhancement grants, \$1,500,000.00 shall be awarded to a nature center that is a 501(c)(3) organization with an outdoor environmental lab located in a county with a population of between 657,000 and 660,000 according to the most recent federal decennial census for capital upgrades and to make enhancements to enable public school use.				
New Conference language (continued)	(37) From the funds an opera located in	(37) From the funds appropriated in part 1 for community enhancement grants, \$1,000,000.00 shall be awarded to an opera located in a city with a population greater than 600,000 according to the most recent federal decennial census for HVAC system upgrades, the Americans with Disabilities Act improvements, security, and historic asset				
New Conference language (continued)	a 501(c)(3) organiza role models and me with a population gi of an immersive e	appropriated in part 1 for comm tion with a proven leadership de entors who prepare them to take reater than 600,000 according to ducation destination for youth ities, and life skills programming	velopment program that pairs the lead from age 5 to 18 and the most recent federal decen- in this state offering entrepr	girls with strong, caring female into adulthood located in a city nial census for the construction		
New Conference language (continued)	(39) From the funds a public museum le population of between	appropriated in part 1 for commocated in a city with a population 657,000 and 660,000 accordicted a new grand entrance for t	nunity enhancement grants, \$1 ion of between 198,000 and 2 ing to the most recent federal	200,000 and in a county with a decennial census for a capital		
New Conference language (continued)	a city with a popula	appropriated in part 1 for comm tion of between 29,000 and 30,00 rding to the most recent federal o	00 located in a county with a p	opulation of between 1,200,000		
New Conference language (continued)	(41) From the funds early childhood dev according to the mo	appropriated in part 1 for commovelopment commission located ost recent federal decennial censilies and expand building and cur	unity enhancement grants, \$80 in a county with a population us to expand a pilot program t	00,000.00 shall be awarded to an of between 22,200 and 22,400 to address child care needs and		
New Conference language (continued)	(42) From the funds internationally reco individuals full-time with a population gi	appropriated in part 1 for commignized nonprofit workforce deve employment, training, and indi- reater than 600,000 according to ce training program for the home	unity enhancement grants, \$70 lopment organization founded vidually tailored wraparound s the most recent federal decen	00,000.00 shall be awarded to an in 2012 that provides homeless services and is located in a city nial census for an expansion of		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	501(c)(3) nonprofit skills, knowledge, development progra	(43) From the funds appropriated in part 1 for community enhancement grants, \$500,000.00 shall be awarded to a 501(c)(3) nonprofit serving the metro Detroit area that works to empower youth ages 14 to 24 with the confidence, skills, knowledge, and onramps to opportunities to achieve goals and build their future for a workforce development program.				
New Conference language (continued)	city with a populati	appropriated in part 1 for comm on of between 19,100 and 19,200 rding to the most recent federal o	I located in a county with a p	opulation of between 1,200,000		
New Conference language (continued)	501(c)(3) nonprofit theatre located in a 134,000 and 135,000	(45) From the funds appropriated in part 1 for community enhancement grants, \$500,000.00 shall be awarded to a 501(c)(3) nonprofit organization established to lead and support efforts to rehabilitate and preserve a historic theatre located in a city with a population of between 7,600 and 7,800 and in a county with a population of between 134,000 and 135,000 according to the most recent federal decennial census to retire a capital campaign debt and to facilitate additional community programming.				
New Conference language (continued)	organization that he behavioral, emotion that is located in a	(46) From the funds appropriated in part 1 for community enhancement grants, \$500,000.00 shall be awarded to an organization that helps children and families shape their own futures by working with children who struggle with behavioral, emotional, educational, intellectual, and developmental challenges or may have experienced trauma that is located in a city with a population greater than 600,000 according to the most recent federal decennial census to support youth crisis care and crisis to connection programming.				
New Conference language (continued)	(47) From the funds foundation associated	appropriated in part 1 for comm ted with a municipal league to su nent home and organization for I	unity enhancement grants, \$5 pport a fellowship position, cre	eate a state-wide task force, and		
New Conference language (continued)	(48) From the funds 501(c)(3) nonprofit population between of expanding a farr	appropriated in part 1 for comm corporation specializing in ph 112,500 and 112,700 according n-to-family community supporte tly from farmers in this state to l	unity enhancement grants, \$5 ysical fitness, health, and s to the most recent federal de d agriculture program that pr	00,000.00 shall be awarded to a ports located in a city with a cennial census for the purpose		
New Conference language (continued)	501(c)(3) nonprofit of school and earning	appropriated in part 1 for commorganization that focuses on incre college scholarships located in decennial census for the expans	easing the number of football s a city with a population greate	tudent-athletes graduating higher than 600,000 according to the		
New Conference language (continued)	501(c)(3) nonprofit located in a city wi	appropriated in part 1 for commorganization with a mission to c th a population of between 81,2 according to the most recent fe	reate and support one-on-one 00 and 81,300 and in a count	youth mentoring relationships y with a population of between		
New Conference language (continued)	501(c)(3) nonprofit of lives located in a cit	(51) From the funds appropriated in part 1 for community enhancement grants, \$250,000.00 shall be awarded to a 501(c)(3) nonprofit organization that has a mission of helping children, adults, and families live healthier, happier lives located in a city with a population greater than 600,000 according to the most recent federal decennial census for mental health, early childhood learning, and adult employment and training.				
New Conference language (continued)	nonprofit boxing cl	appropriated in part 1 for commule in a city with a popule in a city with a popule inial census for facility and equi	ation of between 112,600 and			



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	organization that co	(53) From the funds appropriated in part 1 for community enhancement grants, \$200,000.00 shall be awarded to an organization that conducts a project to preserve, research, and display battle flags carried by soldiers of this state in the Civil War, the Spanish American War, and World War I associated with the Michigan State Capitol for preservation, restoration, research, and display of battle flags carried by soldiers of this state.				
New Conference language (continued)	county with a popu	s appropriated in part 1 for comm llation of between 284,000 and 28 nty sustainability action plan.				
New Conference language (continued)	(55) From the funds 501(c)(3) nonprofit	s appropriated in part 1 for comm organization with a mission to cr ructure repairs at multiple branch	eate awareness of and suppor			
New Conference language (continued)	501(c)(3) nonprofit	s appropriated in part 1 for comm corporation with a mission to sta ation greater than 600,000 accord mp facility.	bilize, revitalize, and rebuild D	etroit neighborhoods located in		
New Conference language (continued)	(57) From the funds county parks syste	(57) From the funds appropriated in part 1 for a community enhancement grants, \$40,000.00 shall be awarded to a county parks system in a county with a population of between 160,300 and 160,370 according to the most recent federal decennial census for capital costs associated with barn improvements and concrete in the small animal				
New Conference language (continued)	(58) From the funds village with a popu and 1,300,000 acco	(58) From the funds appropriated in part 1 for community enhancement grants, \$100,000.00 shall be awarded to a village with a population of between 5,900 and 6,100 located in a county with a population of between 1,200,000 and 1,300,000 according to the most recent federal decennial census for security measures, including fencing and cameras, at a former municipal landfill.				
New Conference language (continued)	(59) From the funds a nonprofit corpora of place, and conno within a county with	(59) From the funds appropriated in part 1 for community enhancement grants, \$5,000,000.00 shall be allocated to a nonprofit corporation that advocates for historic places in this state to contribute to the economic vitality, sense of place, and connection to the past headquartered in a city with a population greater than 600,000 and located within a county with a population greater than 1,500,000 according to the most recent federal decennial census for				
New Conference language (continued)	a Hispanic chambe with a population b	the restoration of the historic Fisher Building. (60) From the funds appropriated in part 1 for community enhancement grants, \$5,000,000.00 shall be awarded to a Hispanic chamber of commerce located in a city with a population between 198,000 and 199,000 and in a county with a population between 657,000 and 658,000 according to the most recent federal decennial census to support building construction, renovation, and any other capital improvements.				
New Conference language (continued)	(61) From the funds a charter township	(61) From the funds appropriated in part 1 for community enhancement grants, \$1,000,000.00 shall be awarded to a charter township with a population between 43,000 and 43,500 located in a county with a population between 1,270,000 and 1,280,000 according to the most recent federal decennial census to support a nonmotorized				
New Conference language (continued)	a city with a popular 262,000 according	(62) From the funds appropriated in part 1 for community enhancement grants, \$1,750,000.00 shall be awarded to a city with a population between 48,500 and 49,000 located in a county with a population between 261,500 and 262,000 according to the most recent federal decennial census to support the establishment of a new outdoor dedicated market space for the city's farmers market and other events.				
New Conference language (continued)	(63) From the funds a charter township	s appropriated in part 1 for comm with a population between 30,00 g to the most recent federal dece	unity enhancement grants, \$1 0 and 30,500 located in county	with a population greater than		



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	à history museum lo	s appropriated in part 1 for commocated in a city with a population 000 according to the most recent	between 109,900 and 110,000 a	and in a county with a population		
New Conference language (continued)	(65) From the funds a nonprofit with a n with intellectual dis with a population be of a training and spo	(65) From the funds appropriated in part 1 for community enhancement grants, \$5,000,000.00 shall be awarded to a nonprofit with a mission to provide year-round sports training and athletic competition for children and adults with intellectual disabilities headquartered in a city with a population between 21,500 and 22,000 and in a county with a population between 64,000 and 64,500 according to the most recent federal decennial census for the creation of a training and sports center located in a county with a population between 657,000 and 660,000 according to the most recent federal decennial census.				
New Conference language (continued)	a charter township v 1,750,000 according	appropriated in part 1 for comm with a population between 98,000 g to the most recent federal dece ries of trauma, substance use, a	and 99,000 located in a count ennial census for building rend			
New Conference language (continued)	\$5,000,000.00 to a \$	501(c)(3) nonprofit corporation f ding located in a city with a popu	or a transformational, historic			
New Conference language (continued)	nonprofit focused o in the education of	s appropriated in part 1 for common enhancing the quality of life by the natural environment located eral decennial census for operat	planting trees, providing job t in a city with a population gr	raining, and involving our youth eater than 600,000 according to		



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New House Language.	Sec. 1102. (1) F ARP — conv \$20,000,000.00 nonprofit org convention and mitigating loss promoting hosp (2) Funds must regulations est act of 2021, pu and requiremel recovery fund. (3) The statewi Michigan's col develop a meth funds to each c each conventio the size of all c (4) Program gu program and av statewide no Michigan's cor made available (5) Not more that for ARP — conv used by the representing bureaus for adr (6) The Michiga statewide no Michigan's con report that incl awarded to ea statement of ed due to the COV the use of the fi submitted to th September 30 of the report, the I report to recipie	rom the funds appropriated in rention and visitors burea shall be awarded to a ganization representing Marisitors bureaus to provide grad visitors bureaus for the pures due to the COVID-19 pand potality, tourism, and travel. The expended in compliance with ablished by the American resulting the state of	part 1 for u relief, statewide lichigan's ants to all urpose of emic and th federal scue plan gulations ate fiscal resenting us must available based on elative to s. tering the led by the resenting s and be let site. d in part 1 lef may be lating as section. The fermion of the let in the resenting submits a le amount oureau, a le grantee d plan for t must be later than receipt of ubmit the	c. 1004. (1) From the funds propriated in part 1 for evention and visitors bureau ief, \$10,000,000.00 shall be arded to a statewide nonprofit ganization representing evention and visitors bureaus in a state to provide grants to all evention and visitors bureaus promoting hospitality, tourism, d travel.



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	EXECUTIVE HOUSE SENATE				
New House Language. (Continued)	bureau" means any of the follo (a) 1974 PA 263 known as t (b) Convention 383, MCL 1 (c) Community 1980 PA 39 (d) State conversional to 141.891 to (f) Regional co 2010 PA 25 (g) Convention	3, MCL 141.861 to 141.867, cor he accommodations tax act. and tourism marketing act, 1 41.881 to 141.889. convention or tourism market 5, MCL 141.871 to 141.880. ntion facility development act, 1 07.621 to 207.640. urism marketing act, 1989 PA 24	s under nmonly 980 PA ing act, 1985 PA 14, MCL ion act, 007 PA	(5) The Michigan strategic fund must ensure that the statewide nonprofit organization representing convention and visitors bureaus in this state submits a report that includes, but is not limited to, the amount awarded to each convention and visitors bureau and a detailed plan for the use of the funds by the grantee. The report must be submitted to the Michigan strategic fund not later than September 30 of the current fiscal year. (6) As used in this section, "convention and visitors bureau" means an entity that receives funds under any of the following acts: (a) 1974 PA 263, MCL 141.861 to 141.867. (b) Convention and tourism marketing act, 1980 PA 383, MCL 141.881 to 141.889. (c) Community convention or tourism marketing act, 1980 PA 395, MCL 141.871 to 141.880. (d) State convention facility development act, 1985 PA 106, MCL 207.621 to 207.640. (e) Regional tourism marketing act, 1989 PA 244, MCL 141.891 to 141.900. (f) Regional convention and tourism promotion act, 2010 PA 254, MCL 141.1431 to 141.1437. (g) Convention and tourism promotion act, 2007 PA 25, MCL 141.1321 to 141.1328.		



FY 2022-23	2-23 FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Executive Language.	1 for digital workforce develoused to provide a single digital career exploration and skill that will connect prospective interested employers. This chall be made available intermediate school distrimination of the broader public. This digital	I-1100. The funds appropriated in part igital workforce development shall be o provide a single digital platform for exploration and skill development ll connect prospective employees with sted employers. This digital platform be made available to Michigan's ediate school districts and the lan employer community as well as pader public. This digital platform may e, but is not limited to, the following: Sec. 1098. Concur with the executive, except changes beginning of first sentence to: From the funds appropriated in part 1, funding shall be used		Sec. 1005. Concur with the executive, but adjusts second sentence as follows: "to Michigan's intermediate school districts and the Michigan employer community in this state"		
	(a) A library of virtual reality of to meet education, career development and science engineering, arts, and teaching objectives.	and life skill				
	(b) Career exploration too students to analyze the interests, discover related access information a occupations, and explore through virtual career fairs.	ir skills and occupations, bout those				
	(c) A tool to connect employers who are participating in technical education high sprograms, trade schools colleges, certificate programs.	career and school training community grams and				
New Conference language	allocate \$240,000.00 most recent federal a green stormwater costs, and increase	Sec. 1006. (1) From the funds appropriated in part 1 for economic development grants, the department shall allocate \$240,000.00 to a nonprofit organization in a city with a population greater than 600,000 according to the most recent federal decennial census to reform and repurpose vacant parking lots, including the construction of a green stormwater rain garden, providing area stormwater runoff protection, flood prevention, reduced water costs, and increased parking availability.				
New Conference language (continued)	\$500,000.00 to a no the most recent fed	(2) From the funds appropriated in part 1 for economic development grants, the department shall allocate \$500,000.00 to a nonprofit business investment firm in a city with a population greater than 600,000 according to the most recent federal decennial census to support small business and venture capitalist initiatives.				
New Conference language (continued)	\$2,500,000.00 to a r	nonprofit organization in a city		, the department shall allocate n 600,000 according to the most velopment project.		



FY 2022-23	FY 2022-23 FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	\$10,000,000.00 to a county with a popular	(4) From the funds appropriated in part 1 for economic development grants, the department shall allocate \$10,000,000.00 to a nonprofit community foundation in a city with a population between 20,000 and 21,000 in a county with a population between 99,000 and 100,000 according to the most recent federal decennial census for a workforce development center.				
New Conference language (continued)	(5) From the funds department of edu suggested improve	(5) From the funds appropriated in part 1 for economic development grants, \$500,000.00 shall be provided to the department of education to enter into a contract with a research organization to study, analyze, and reposuggested improvements regarding the efficacy and efficiency of educational governance in this state, including federal, state, intermediate school districts, local school districts, and public school academies.				
New Conference language (continued)	(6) From the funds 501(c)(3) nonprofit New Center areas	(6) From the funds appropriated in part 1 for economic development grants, \$12,000,000.00 shall be awarded to a 501(c)(3) nonprofit organization dedicated to fostering community and economic development in the Midtown and New Center areas of Detroit through collaboration and partnership with local stakeholders that is located in a city with a population greater than 600,000 according to the most recent federal decennial census for infrastructure				
New Conference language (continued)	(7) From the funds United States Tre business projects than 600,000 accordinctude senior and	s appropriated in part 1 for econ easury-certified community dev that struggle to find traditional rding to the most recent federal	relopment financial institution financing and that is located in decennial census to support a	000,000.00 shall be awarded to a that supports real estate and a city with a population greater mixed use development that will er than 600,000 according to the		
New Conference language (continued)	brownfield redevel	lopment authority located in a c	ity with a population greater tha	000,000.00 shall be awarded to a an 600,000 according to the most to body plant into a mixed use		
New Conference language (continued)	entertainment and	public facilities authority for a c 00 according to the most recen	ity convention center located in	00,000.00 shall be awarded to an a city with a population between renovations, improvements, and		
New Conference language (continued)	a nonprofit establi population greater	ished in 2018 that manages oper than 600,000 according to the r	rations and stewards a college nost recent federal decennial c	0,000,000.00 shall be awarded to e campus located in a city with a ensus for a development project.		
New Conference language (continued)		ds appropriated in part 1 for econt t entity that meets all of the follo		000,000.00 shall be allocated to a		
	more than 600,000 (b) Operates an au	uto show in a county with a pop of according to the most recent fout outo show that lasts a duration of component benefiting at least 3 of	ederal decennial census. at least 10 days.	and in a city with a population of		
New Conference language (continued)	city with a populat and 885,000 accor	tion of between 134,000 and 13	4,500 located in a county with a lecennial census for the elin	000,000.00 shall be awarded to a a population of between 880,000 nination of blight through either		
New Conference language (continued)	(13) From the fund the local conventi- recent federal dece	ds appropriated in part 1 for eco ion and visitor bureau of a city	onomic development grants, \$2 with a population greater than its of hosting 2 national annual	2,000,000.00 shall be allocated to n 600,000 according to the most conventions in the city in August tates.		

House Fiscal Agency



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Conference language (continued) New House Language.	nonprofit organizati state located in a cit for building renov improvement, and of Sec. 1115. (1) From 1 for fire gear equ	the funds appropriated in part ipment grants, the department	education that will cultivate th 00,000 according to the most planning, design, construct Not Sec. 1007. (1) included. in part 1 for file	e growth of freemasonry in this recent federal decennial census ction, repair, renovation, site From the funds appropriated re gear equipment grants, the
	government that h (a) A fully paid	fire department of an airport	units of gove following:	nall distribute funding to local rnment that have all of the
	operated b authority, or (b) A member department employed ar basis.(c) A refire authority on a full-time (2) The unexpender for fire gear equipment a work project appunallotted funds section 451a of the section 451a of the 1984 PA 431, MCL (a) The purpose time fire desecond set of A grant that \$3,500.00 p department. (b) The project utilizing state vendors, or (c) The estime \$15,000,000.	y a county, public airport state university or college. of a fully paid fire or police of a city, township, or village and compensated on a full-time member of a fully paid public y employed and compensated e basis. In the definition of the definition of the state of the project has been allowing is in compliance with the management and budget act, and the project is to assist full-partments with purchasing a post turnout gear for firefighters. It is provided shall not exceed the full-time member of the cut will be accomplished by the employees, contracts with local partners. The project is to assist full-time member of the cut will be accomplished by the employees, contracts with local partners.	(a) A fully paid operated by authority, or so (b) A member department of employed and basis. (c) A member authority empfull-time basis (2) Concur with	



FY 2022-23		FY 202	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
Authorizes \$1.0 million to be awarded to Focus: HOPE for education and workforce development programming, early childhood education, youth development, food assistance, or community empowerment and advocacy.				
Sec. 1094e. From the funds appropriated in part 1 for Focus: HOPE, \$1,000,000.00 may be awarded to Focus: HOPE for education and workforce development programming, early childhood education, youth development, food assistance, or community empowerment and advocacy.	Sec. 1094e 11-1095. No change from current law.	Sec. 1094e. No change from current law.	Sec. 1094e. No change from current law.	Sec. 1094e 1008. No change from current law.
New Conference Language				Sec. 1009. From the funds appropriated in part 1 for habitat for humanity, \$10,000,000.00 shall be awarded to a statewide nonprofit specializing in eliminating poverty housing and advocating for safe and affordable housing located in a charter township with a population of between 33,000 and 33,500 and in a county with a population of between 109,000 and 110,000 according to the most recent federal decennial census for a statewide home ownership program.
New Conference language	to a nonprofit organ	the funds appropriated in part 1 finication focused on post-second ness and that oversees a statewicomes for at-risk youth.	dary access and success for	youth with experience in foster
New Conference language (continued)	(2) From the funds township with a po	appropriated in part 1 for health opulation between 49,000 and 5 ost recent federal decennial ce	50,000 in a county with a pop	



FY 2022-23		FY 2023-24							
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED					
New Conference language (continued)	county with a pop completion of a fe	 (3) From the funds appropriated in part 1 for healthcare grants, the department shall allocate \$1,500,000.00 county with a population between 66,600 and 66,700 according to the most recent federal decennial censu completion of a federally qualified health care center. (4) From the funds appropriated in part 1 for healthcare grants, the department shall allocate \$10,000,000.00 t 							
New Conference language (continued)	department of hea in health and soc Grants may be aw of services, include name change nav	alth and human services for the puical services provided to the lesbi arded to nonprofit organizations, ling, but not limited to, health servigation, advocacy, infrastructure, a	urpose of establishing a grant an, gay, bisexual, transgende local governments, and commices, social services, housing and legal services.	program to address disparities er, and questioning community. unity partners for a wide variety services, insurance navigation,					
New Conference language (continued)	with a population according to the r	s appropriated in part 1 for healthon between 106,000 and 108,000 in most recent federal decennial cent rming center for the unsheltered.	n a county with a population	between 280,000 and 290,000					
New Conference language (continued)	nonprofit organize between 280,000 a services in the are	s appropriated in part 1 for health ation in a city with a population and 290,000 according to the mos eas of prevention and treatment se	between 106,000 and 108,000 t recent federal decennial cen ervices.	in a county with a population usus to expand child and family					
New Conference language (continued)	health system tha most recent feder	(7) From the funds appropriated in part 1 for healthcare grants, \$20,000,000.00 shall be awarded to a nonprof health system that is redeveloping its campus in a city with a population greater than 600,000 according to the most recent federal decennial census.							
New Conference language (continued)	employee's benef recent federal dec	(8) From the funds appropriated in part 1 for healthcare grants, \$10,000,000.00 must be awarded to a volunt employee's beneficiary association located in a city with a population greater than 600,000 according to the m recent federal decennial census that was formed during the city's bankruptcy. The funds shall be used to provassociation members funding for benefits that were reduced because of the city's bankruptcy.							
New Conference language (continued)	population of bety	s appropriated in part 1 for health ween 44,000 and 44,500 located in most recent federal decennial ce e development.	a county with a population of	of between 190,000 and 190,500					
New Conference language (continued)	hospital located in census as a COVI	ds appropriated in part 1 for heal n a city with a population greater D-19 relief and recovery grant to s	than 600,000 according to the upport hospital operations.	e most recent federal decennial					
New Conference language (continued)	nonprofit corporal 112,500 and 112,7 underserved rural campaigns for so and the creation of support staff, pro training, travel, mas matching dolla programming.	ds appropriated in part 1 for hea tion specializing in physical fitness 00 according to the most recent for and urban areas, including scar me of this state's most vulnerable of jobs. Grant funds may be used fessional services, evaluation, as aterials, and other administrative or sto qualify for federal and private	s, health, and sport located in a deral decennial census to heles, virtual cardiac consultations populations and the construior administered by a third parasessment, technology, meeting expenses in support of the profer resources to support physical	a city with a population between p administer a program serving ns, and educational awareness action or renovation of facilities ty. Grant funds may be used to ngs, equipment, infrastructure, gram. Grant funds may be used tal health education and related					
New Conference language	projects. The depart	nds appropriated in part 1 for hi artment shall grant funds to the de , or other governmental entities au	partment of transportation for a						



FY 2022-23	FY 2023-24							
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED				
New Conference language (continued)	grants for projects (a) Projects must s (b) Projects are part enable or expand h (c) Recipients mus	 (2) The department and the department of transportation shall only allocate funds from part 1 for high spee grants for projects consistent with all of the following: (a) Projects must support new or expand existing high-speed rail or rapid transit bus service in this state. (b) Projects are part of a regional transportation plan or partnership between more than one municipality that enable or expand high-speed rail or rapid transit bus service. (c) Recipients must demonstrate a match from another fund source and provide a plan for financial viability sustain projects that are funded under the plan. 						
New Conference language (continued)	(3) Before the alloc	cation of funds under this section of funds under this section.	tion, the department and the dep ds to maximize the transformation					
New Conference language (continued)	(4) The department	t may retain not more than 2%	from part 1 for high speed rail rtment of transportation proporti					
New Conference language (continued)	house and senate a	(5) Not later than September 30, the department and the department of transportation shall provide a report to the house and senate appropriations committee on the status of funds allocated under this section and actions taken to leverage other sources of funds to support high speed rail or rapid bus transit service.						
New Conference language (continued)	appropriation, and available for expen	any unencumbered or unallott ditures for projects under this	1 for high speed rail grants are ed funds shall not lapse at the er section until the projects have b ent and budget act, 1984 PA 431,	nd of the fiscal year and shall be een completed. The following is				
	projects. (b) The project will (c) The total estima			•				
New Conference language	Sec. 1012. (1) From to a nonprofit orga	the funds appropriated in par anization in a city with a popu nd 110,000 according to the mo	t 1 for housing grants, the depar lation between 9,000 and 10,000 st recent federal decennial censu	in a county with a population				
New Conference language (continued)	with a population b	etween 15,000 and 16,000 in a	sing grants, the department shal county with a population betweer a downtown development proj	n 800,000 and 900,000 according				
New Conference language (continued)	development firm county with a popu	founded in 1988 and located i llation between 175,000 and 17	using grants, the department shing a city with a population betwood according to the most receit to support housing.	een 36,000 and 39,000 and in a				
New Conference language (continued)	(4) From the funds a transient facility	the rehabilitation of a historic manufacturing site to support housing. (4) From the funds appropriated in part 1 for housing grants, \$5,000,000.00 shall be awarded for the conversion of a transient facility to affordable housing located in a city with a population of between 76,500 and 77,000 located in a county with a population of between 1,000,000 and 1,300,000 according to the most recent federal decennications.						



FY 2022-23		FY 2023-24								
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED						
New Conference language (continued)	community-based neighborhoods of E	(5) From the funds appropriated in part 1 for housing grants, \$1,000,000.00 shall be awarded to a nonprofit, community-based organization supporting the preservation and revitalization of the Grandmont Rosedale neighborhoods of Detroit for capital support for a mixed use senior housing and restaurant space.								
New Conference language (continued)	corporation with a population greater and construction of	(6) From the funds appropriated in part 1 for housing grants, \$450,000.00 shall be awarded to a 501(c)(3) nonprofit corporation with a mission to stabilize, revitalize, and rebuild Detroit neighborhoods located in a city with a population greater than 600,000 according to the most recent federal decennial census to support development and construction of a tiny house community in a city with a population greater than 600,000 according to the most recent federal decennial census.								
New Conference language (continued)	organization formed so communities cal a city with a popula	s appropriated in part 1 for ho d in 2018 whose mission stateme n create housing solutions that m ation between 15,600 and 15,680 and to supplement existing progr	nt is to build awareness, influe neet their unique needs and the according to the most recent	nce policy, and expand capacity at has a headquarters located in federal decennial census for a						
New Conference language (continued)	(8) From the funds nonprofit corporation decennial census	regional housing fund to supplement existing programs to help provide affordable housing. (8) From the funds appropriated in part 1 for housing grants, \$7,000,000.00 shall be awarded to a domestic nonprofit corporation located in a city with a population greater than 600,000 according to the most recent federal decennial census with a mission to provide meals, supportive services, and housing assistance to Detroit community members in need, especially those experiencing homelessness, to support a housing project.								
New Conference language (continued)	consisting of a 50 neighborhoods loc	appropriated in part 1 for housing 01(c)(3) nonprofit corporation wated in a city with a population and a nonprofit affordable hous	with a mission to stabilize, greater than 600,000 accord	revitalize, and rebuild Detroit ling to the most recent federal						
New Conference language (continued)	commission in a cit	ds appropriated in part 1 for h y with a population between 120,0 int renovations and HVAC upgrad	000 and 125,000 according to the							
New Conference language (continued)	housing commission 300,000 and 400,000	s appropriated in part 1 for hou on in a city with a population betw 0 according to the most recent fo ather for programming, recreatio	veen 15,000 and 25,000 in a co ederal decennial census for c	ounty with a population between						
New Conference language	allocate funds to a r than 280,000 and lo projects under this	the funds appropriated in part of municipality with a population be less than 290,000 according to t as section. Redevelopment proje completing other corridor improve	tween 106,000 and 108,000 in a he most recent federal decen ects include the direct eligible	a county with a population more inial census for redevelopment						
New Conference language (continued)	(2) Funds awarded limited to, a downto	to the applicant under this section own corridor, central business of licant may subgrant funds to control to the control of t	on shall be used for projects w listrict, or another corridor wi	th an established improvement						



FY 2022-23		FY 2023-24								
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED						
New Conference language (continued)				redevelopment projects that will ement activities that include any						
	(b) Enhanced con opportunities, crea (c) Creation of sr	 (a) The redevelopment of existing blighted or distressed commercial properties. (b) Enhanced connections to adjacent residential districts that will improve walkability, increase recreatopportunities, create new greenspace, or support placemaking. (c) Creation of small business or nonprofit opportunities within the corridor, including partnerships community anchor institutions. 								
New Conference language (continued)	(4) Funds allocated any of the following		ort the direct eligible costs for re	development projects, including						
	(c) Blight removal. (d) Environmental (e) Gap financing n (f) Consulting for p	ition. enovations, or commercial spa emediation activities. ecessary to complete a projec lanning, design, construction, l infrastructure improvements	t. architectural, or engineering.							
New Conference language (continued)	(5) The departmen	t may require submission of	<u> </u>	orting documentation to ensure any of the following:						
	(b) Market studies necessary financin (c) Demonstration	g as applicable. of a competitive bidding proce	he viability or need of the projoss and public support, as applic	ect, including demonstration of able.						
New Conference language (continued)				no later than December 31, 2023.						
New Conference language (continued)	project appropriation shall be available	on, and any unencumbered or for expenditures for projects u	unallotted funds shall not lapse	ojects are designated as a work at the end of the fiscal year and ects have been completed. The 1984 PA 431, MCL 18.1451a:						
	redevelopment of c (b) The project will (c) The estimated c	corridors.	tate employees, contracts with v	and affordable housing or the vendors, or local partners.						



FY 2022-23			FY 2023-24				
CURRENT LAW	E	XECUTIVE	HOUSE S		ENATE	ENACTED	
Creates the Michigan CDFI Fund and requires grants to be awarded by the MSF to eligible community development financial institutions.							
Sec. 1097. (1) From the funds appropriated in part 1 for Michigan community development financial institution fund grants, \$75,000,000.00 is for grants to eligible community development financial institutions under this section. The legislature finds and declares that the appropriation described in this section is for a public purpose, including promoting community economic revitalization and community development through community financial institutions.	Striking current law.	Striking current law.	described in this section is fo	Michigan financial 0,000.00 is ommunity ons under finds and ropriation r a public oromoting	Michigan comminstitutions fund Michigan comminstitutions fund section. All funding development fincluding funding is appropriated for development fine section and relunder this section declares that the section is for promoting command communications.	funds appropriated in part 1 for nunity development financial grants are transferred to the nunity development financial I, which is created by this ing in the Michigan community inancial institutions fund, g unallocated from prior years, or grants to eligible community ancial institutions under this lated expenditures permitted on. The legislature finds and appropriation described in this a public purpose, including nunity economic revitalization ity development through opment financial institutions.	
(2) Within 84 days after the effective date of this act, the Michigan strategic fund shall develop a grant application, approval, agreement, and compliance process consistent with this section adopted by a resolution of the board and published and available on the Michigan strategic fund's website.	Striking current law.	Striking current law.	(2) By October 31, 2023, the strategic fund shall develop application, approval, agreen compliance process consistent section adopted by a resoluti board and published and availa Michigan strategic fund's webs	a grant nent, and t with this on of the ble on the	fund shall develo	1, 2023, the Michigan strategic p a grant application consistent that is published and available cessible website.	



FY 2022-23	T	FY 2023-24					
CURRENT LAW		EXECU	TIVE	HOUSE	SENATE	ENACTED	
(3) The application required under subsection (2) must include all of the following: (a) The name of the community development financial institution applying for a grant. (b) The location of the principal office of the applicant. (c) Documentation indicating whether the applicant is a Michigan CDFI or a multistate CDFI. (d) The amount of the grant sought, not to exceed the maximum eligible amount of the grant under subsections (4) to (6). (e) If the community development financial institution is a depository institution, the net assets of the depository institution. (f) If the community development financial institution is not a depository institution, the amount of qualifying commitments made by the community development financial institution during the 3 calendar years immediately preceding the calendar year in which the application is submitted. (g) A description of the applicant's eligibility for funding under subsections (4) to (6). (h) A description of the proposed use of the grant award by the applicant for eligible activities consistent with the requirements of this section and the community development banking and institutions act of 1994, 12 USC 4701 to 4719. (i) Documentation of the applicant's certification as a community development financial institution that meets the eligibility requirements under 12 CFR 1805.201, by the community development financial institutions act of 1994, 12 USC 4703. The documentation required by this subsection may include the list of community development financial institutions in good standing maintained and published by the federal fund. (j) A statement that the applicant is in compliance with all requirements applicable to the applicant under the community development banking and institutions act of 1994, 12 USC 4701 to 4719.	Striking current law.	current law.	must include a (a) The name financial instite (b) The locati applicant. (c) Documenta is a Michigan (c) (d) The amoun the maximum subsections (4) (e) If the co institution is a of the deposite (f) If the co institution is amount of qu community community during the 3 ca fiscal year in w (g) A descripti eligible to appl (h) A descripti award by the consistent wit and the com	community development final depository institution, the net as	include all of the folic (a) The name of the constitution applying for (b) The location of the constitution and Michigan CDFI or an (d) An indication of with depository institution (e) The amount of the maximum eligible subsections (4) to (6) (f) If the community is a depository institution (g) If the community is not a depository institution (g) If the community is not a depository institution depository ins	ommunity development financial or a grant from the CDFI fund. It is principal office of the applicant. It dicating whether the applicant is multistate CDFI. It is the ther the applicant is or is not a supplicant in the amount of the grant under supplicant financial institution is the community development that is applicant fiscal years year in which the applicant is eligible in the supplicant is eligible.	



FY 2022-23	FY 2023-24						
CURRENT LAW		EXECU	TIVE	HOUSE	SENAT	Έ	ENACTED
	Striking current law.	Striking current law.	a community of meets the eliq 1805.201 by the institutions furthe community institutions and documentation include the financial institution and published (j) A statemen with all requirements of the community o	tion of the applicant's certification development financial institution gibility requirements under 12 ne community development financial established under section 10 y development banking and financiat of 1994, 12 USC 4703. In required by this subdivision list of community development by the federal fund. It that the applicant is in compliarements applicable to the applications act of 1994, 12 USC 470 tutions act of 1994 tutions	that by the applitude from the required community act of 1994, local 4719, and a federal law. (j) Document community meets the 1805.201 by institutions Riegle community meet	icant for elicements of developme Public Law any other of the developme eligibility of the community of the list is stitutions in the federal ent that the lients application of 195 mmunity of the federal ent act of 195 mmunity of 195 mmunit	proposed use of the grant award gible activities consistent with f this chapter, the Riegle nt and regulatory improvement 103-325, 12 USC 4701 to 12 USC requirements applicable under the applicant's certification as a ent financial institution that requirements under 12 CFR munity development financial lished under section 104 of the development and regulatory 94, Public Law 103-325, 12 USC on required by this subdivision of community development good standing maintained and all fund. Tapplicant is in compliance with table to the applicant under the development and regulatory 94, Public Law 103-325, 12 USC
(4) A community development financial institution that is a depository institution is eligible for a grant award in the following amounts: (a) Up to \$2,000,000.00 if the depository institution has total net assets of less than \$500,000,000.00. (b) Up to \$3,000,000.00 if the depository institution has total net assets of between \$500,000,000.00 to \$999,999,999.99. (c) Up to \$4,000,000.00 if the depository institution has total net assets of between \$1,000,000,000.00 to \$1,999,999,999.99. (d) Up to \$5,000,000.00 if the depository institution has total net assets of \$2,000,000,000.00 or more.	Striking current law.	current law.	that is a depose award in the form (a) Up to \$1,00 has total net as (b) Up to \$1,50 has total net \$999,999,999.90 (c) Up to \$2,00 has total ne \$1,999,999,999 (d) Up to \$2,50	0,000.00 if the depository institut t assets of \$1,000,000,000.00	is a deposition (a) Up to \$2 total net ass to (b) Up to \$3 to total net ass (c) Up to \$5 total net ass (c) Up to \$5 total net \$1,999,999,9 (d) Up to \$6 total net ass	ory institut ving amoun 253,000.00 i sets of less 880,000.00 i sets of \$500 507,000.00 i assets 999.99.	f the depository institution has than \$500,000,000.00. f the depository institution has ,000,000.00 to \$999,999,999.99. f the depository institution has



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CURRENT LAW		EXECU.	TIVE	HOUSE	SENATE	ENACTED
(5) Except as otherwise provided in subsection (6), a community development financial institution is eligible for a grant award in the following amount: (a) Up to \$1,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged less than \$1,000,000.00 per year during the 3 calendar years immediately preceding the calendar year in which an application for a grant is submitted. (b) Up to \$3,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from between \$1,000,000.00 to \$3,999,999.99 per year during the 3 calendar years immediately preceding the calendar year in which an application for a grant is submitted. (c) Up to \$5,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$4,000,000.00 to \$5,999,999.99 per year during the 3 calendar years immediately preceding the calendar years immediately preceding the calendar years immediately preceding the calendar year in which an application for a grant is submitted.	Striking current law.	law.	is not a depository institution is eligible for a grant award in the following amount for each grant: (a) Up to \$500,000.00 if the community development financial institution made qualifying commitments in an amount that averaged less than \$1,000,000.00 per calendar year during the 3 calendar years preceding the calendar fiscal year in which an application for a grant is submitted. (b) Up to \$1,500,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$1,000,000.00 to \$3,999,999.99 per calendar year during the 3 calendar years preceding the fiscal year in which an application for a grant is submitted. (c) Up to \$2,500,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$4,000,000.00 to \$3,999,999.99 per calendar year during the 3 calendar years preceding the fiscal year in which an application for a grant is submitted. (c) Up to \$2,500,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$4,000,000.00 to \$5,999,999.99 per calendar year during the 3 calendar years preceding the fiscal year in which an application for a grant is submitted. (c) Up to \$2,500,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$4,000,000.00 to \$5,999,999.99 per calendar year during the 3 calendar years preceding the fiscal year in which an application for a grant is submitted.			
(d) Up to \$7,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$6,000,000.00 to \$9,999,999.00 per year during the 3 calendar years immediately preceding the calendar year in which an application for a grant is submitted. (e) Up to \$8,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged at least \$10,000,000.00 per year during the 3 calendar years immediately preceding the calendar year in which an application for a grant is submitted.	Striking current law.	current law.	development of commitments \$6,000,000.00 during the 3 dyear in which submitted. (e) Up to development of commitments \$10,000,000.00 calendar years	\$3,500,000.00 if the commufinancial institution made qualifin an amount that averaged for to \$9,999,999.99 per calendar years preceding the finan application for a grant \$4,000,000.00 if the commufinancial institution made qualifin an amount that averaged at least oper calendar year during the preceding the fiscal year in without a grant is submitted.	ring financial institution may an amount that ave \$9,999,999.00 per app fiscal years preceding application for a grant (e) Up to \$1,013,333.00 financial institution may an amount that average applicant fiscal year preceding the fiscal year	if the community development ade qualifying commitments in raged from \$6,000,000.00 to licant fiscal year during the 3 g the fiscal year in which an is submitted. if the community development ade qualifying commitments in ged at least \$10,000,000.00 per during the 3 fiscal years ar in which an application for a



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(6) A grant to a multistate CDFI under subsection (5) must not exceed \$5,000,000.00. (7) The Michigan strategic fund shall accept initial applications for a grant under this section until April 30, 2023. The Michigan strategic fund shall approve or deny a grant application within 63 days after the receipt of an administratively complete application as determined by the Michigan strategic fund. If the application complies with the requirements of this section, the Michigan strategic fund shall approve the award of the grant in the amount requested by the applicant. The Michigan strategic fund may deny a grant application submitted under this section for only the following reasons: (a)The applicant does not satisfy all of the requirements described in this section. (b)Subject to subsection (9), there is insufficient money to pay the grant amount requested. (c)The applicant is not in compliance with applicable requirements under the community development banking and institutions act of 1994, 12 USC 4701 to 4719.	Striking current law. Striking current law.	Striking current law. Striking current law.	that is not subsection (5 (7) The Michinitial applica until Novemb second round June 1, 2024 may accept a grants after J fund shall ap within 49 administrative	grant awarded to a multistate of a depository institution until must not exceed \$2,500,000.0 ligan strategic fund shall actions for a grant under this sector 30, 2023, and applications of grants under this section. The Michigan strategic fund applications for additional round une 1, 2024. The Michigan strategic fund approve or deny a grant application of ely complete application by the Michigan strategic fund.	nder 00. ccept ction for a n by also ds of tegic ation an	institution under sub \$633,000.00. (7) The Michigan sapplications for a graphications for a grafter the receipt of application as determifund. If the application of this section, the approve the award requested by the appfund may deny a grarthis section only for the (a) The applicant drequirements described (b) Subject to subsequency in the CDFI for requested. (c) The applicant is no requirements under	oes not satisfy all of the d in this section. ction (9), there is insufficient and to pay the grant amount t in compliance with applicable the Riegle community atory improvement act of 1994,



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CURRENT LAW		EXEC	EXECUTIVE HOUSE SENATE ENACTED						
(8) If the Michigan strategic fund denies an application under subsection (7), the applicant may provide additional information to the Michigan strategic fund within 7 days after the notice of denial. The Michigan strategic fund shall review and reconsider the application and additional information within 28 days.	Striking current law.	Striking current law.	strategic fund an agreement provigrant agreement (a) A requirement used for final expenditures money to applicable used for to be used for to be used for a (b) A restriction to be used for a (c) A restriction to be used for a (d) A requirement a loan agreement by the recipient receipient award be exp (f) A requirement is (g) A requirement used for the terequirement to award may be award not copermitted loa (i) A requirement on activities subsection (1) If the grant amoney, the recipient to conserve the terequirement to conserve the terequirement on activities subsection (1) If the grant amoney, the recipient to conserve the terequirement to	hat no more than 10% of the grandministration and operations. It that a grant award be committed that a grant award be committed the property of the date of the street of the date of the street of the date of the street of the date of	application under sign provide additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund with denial. The Michig and reconsider the information within provides additional strategic fund within provides addi	an strategic fund denies an ubsection (7), the applicant may information to the Michigan nin 7 days after the notice of an strategic fund shall review ne application and additional 28 days after the applicant information.			



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CURRENT LAW		EXECU	TIVE	HOUSE	5	SENATE ENACTED		
(9) If there is an insufficient amount of money to pay the grants approved, the amount of each grant shall be reduced proportionately by the Michigan strategic fund based on the amount of money available.	Striking current law.	current law.	(9) A grant agreement may provide for the community development financial institution that is the recipient of a grant award to serve as an intermediary lender to another community development financial institution consistent with the purposes of this section if not prohibited by federal law applicable to the expenditure of any federal grant money. (9) If there is an insufficient amount of money is the CDFI fund to pay the grants approved, the amount of each grant shall be reduce proportionately by the Michigan strategic fund based upon the amount of money available in the CDFI fund. If the amount of money available to pay grants approved for a round of grant application exceeds the amount needed to pay the grant awards, the Michigan strategic fund may increas each grant awarded in that round in an amount proportionate to the total of all grant awards for that round.					
(10) Upon approval of an application, the Michigan strategic fund and the applicant shall sign a written grant agreement that provides for the terms of the grant agreement. A grant agreement must include all of the following: (a) A requirement that at least 80% of the grant award be used for financial products and financial services. (b) A restriction that no more than 10% of the grant award be used for technical assistance activities described in 12 CFR 1805.303. (c) A restriction that no more than 10% of the grant award be used for administration and operations. (d) A requirement that a grant award be committed under a loan agreement or funding agreement or disbursed by the recipient within 3 years after the date that the recipient receives the grant award. (e) A requirement that the entire amount of the grant award be expended within this state. (f) A requirement that the grant award recipient maintain its certification as a community development financial institution under 12 CFR 1805.201, while the grant agreement is in effect.	Striking current law.	current law.	expenditure of agreement mussign the awassume the obthe affiliate saffiliate	award recipient owns a majori he affiliate. ty of the members of the boar are members of the board of t	a grant pient to ffiliate to cipient if ution. In award 1 or both ty of the d of the	strategic fund an written grant agree grant agreement. A all of the following (a) A requirement award be used for services or excommitments to interest rate other agreement or fund (b) A restriction that award be used for described in 12 CF (c) A restriction that award be used for (d) A requirement tunder a loan agreed disbursed by the redate that the recipi (e) A requirement grant award be exp (f) A requirement maintain its cerdevelopment finar	that at least 80% of the grant financial products and financial penditures of money or expend money to reduce the wise applicable under a loaning agreement. It no more than 10% of the grant technical assistance activities	



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CURRENT LAW		EXECUT	ΓΙΥΕ	HOUSE		SENATE	ENACTED
(g) A requirement that the grant award recipient comply with all requirements applicable under the community development banking and institutions act of 1994, 12 USC 4701 to 4719, while the agreement is in effect. (h) Provisions authorizing the Michigan strategic fund to enforce the terms of the grant agreement, including a requirement that a noncompliant recipient of a grant award repay the award. (i) A requirement for the grant award recipient to report on activities consistent with the requirements of subsection (14).						comply with all required Riegle community improvement act of 19 4701 to 4719, while the (h) Provisions authorized to enforce the terms of a requirement that a new award may be required award not committed permitted loan, prograunder this subdivision fund. (i) A requirement for report on activities coof subsection (14). (j) If the grant agreem money, the grant a recipient to comply wito the use of the feder	
(11) A grant agreement may provide for the community development financial institution that is the recipient of a grant award to serve as an intermediary lender to another community development financial institution consistent with the purposes of this chapter.	Striking current law.	current (aw. r	(12), the Michinecipient of a report annual regarding its following the was received strategic fundinglude all of (a) A copy confirmation development community of the list of (a) institutions in the list of (a) the list of	s otherwise provided in subsettigan strategic fund shall requit grant award under this sectilly to the Michigan strategics activities under this settifical year in which the grant at by the recipient. The Michigan strategic shall publish on its webset for the report. Except as othe subsection (12), the report the following information: of the recipient's most reconstruction of the recipient shall institute the following information: of the recipient shall institute the federal fund.	re the con to fund ection award higan site a must recent nunity by the utions clude ancial	(11) A grant agree community developm the recipient of a g intermediary lender development financial purposes of this sect	ment may provide for the ent financial institution that is grant award to serve as an to another community institution consistent with the ion if not prohibited by federal expenditure of any federal grant



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
	during the pri following: (i) The na (ii) A tracl (iii) The da (iv) The at (v) The to other (vi) The custo (viii) An ir which eligib (ix) A de impac (x) A des financ (c) A descrip during the pri (d) A summa and operation year that inclu (i) A desc opera (ii) Profes (iii) A summa	mancial products and services proceedings of calendar year that includes a me of each transaction. It is project cost for each transaction at a project cost for each transaction. It is project cost for each transaction and a project cost for each transaction. It is project cost for each transaction and a project cost for each transaction. It is project cost for each transaction and a project cost for each transaction. It is project cost for each transaction and a project cost for each transaction. It is project cost for each transaction and a project decrease and expenses incurred and a project decrease and expenses incurred and operation.	action if ower or tract in is an conomic lucts or brovided stration calendar	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(12) A grant agreement must permit a grant award recipient to assign the award to an affiliate and for the affiliate to assume the obligations of the grant award recipient if the affiliate satisfies all of the following: (a) Is a community development financial institution. (b) Is organized in the same manner as the grant award recipient. (c) Is controlled by the grant award recipient in 1 or both of the following ways: (i) The grant award recipient owns a majority of the stock of the affiliate. (ii) A majority of the members of the board of the affiliate also are members of the board of the grant award recipient.	ent current provide year in disbut fund requite others subset (a) Expropries the control institution (b) Expression (a) Expression (b) Expression (a) Expression (b) Expression (b) Expression (c)	grant award recipient is not rece a report under this section for any which it did not loan or otherwise cose grant award money. The Michigan shall not include information in the dunder subsection (11) if informatise would be included in a reportion (11) is either of the following: tempt from disclosure or confidentary business or financial informations act of 1994, 12 USC 4701 to 471 to 471 from disclosure under the freation act, 1976 PA 442, MCL 15.231 to	the expenditure of grant agreement recipient to assign the affiliate the affiliate to assign the affiliate the affiliate the a	I recipient owns a majority of the



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CURRENT LAW		EXECUTIVE	HOUSE	SENATE	ENACTED		
(13) Except as otherwise provided in subsection (14), the Michigan strategic fund shall require the recipient of a grant award under this section to report annually to the Michigan strategic fund regarding its activities under this section beginning on the May 1 immediately following the calendar year in which the grant award was received by the recipient. The Michigan strategic fund shall publish on its website a standard form for the report. Except as otherwise provided in subsection (14), the report must include all of the following information: (a) A copy of the recipient's most recent confirmation of recertification as a community development financial institution issued by the community development financial institutions fund under 12 CFR 1805.201, which may include the list of community development financial institutions in good standing maintained and published by the federal fund. (b) A list of financial products and services provided during the prior calendar year that includes all of the following: (i) The name of each transaction. (ii) A transition tracking number for each transaction. (iii) The date of each transaction. (v) The total project cost for each transaction if other funding was involved. (vi) The physical address of the borrower or customer for each transaction. (viii) An indication of whether the census tract in which the transaction is located is an eligible investment area. (ix) A description of any financial products or financial services provided.	Striking current law.	current (3), the Mich	as otherwise provided in subsetting an strategic fund may expend oppropriation for the costs it incurs the programs and activities to the programs and activities to the programs are activities to the program activit	the Michigan strategion of a grant award under to the Michigan strate under this section be the applicant fiscal ye received by the recipion shall publish on its woreport. Except as othe (14), the report must information: (a) A copy of the recipion of recertification as financial institution development financial institution development financial maintained and publis (b) A list of financial induring the prior applic of the following: (i) The name of each to (ii) A transition tracking (iii) The date of each to (iv) The amount of each to (iv) The total project of funding was involved (vi) The physical address for each transaction. (vii) The census tract each transaction. (viii) An indication of which the transaction of the transaction.	ng number for each transaction. transaction. ch transaction. ost for each transaction if other		



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(c) A description of technical assistance provided during the prior calendar year. (d) A summary of expenditures for administration and operations provided during the prior calendar year that includes all of the following: (i) A description of administration and operations costs incurred. (ii) Professional fees and expenses incurred. (iii) A summary of any other eligible expenses for administration and operation. (14) A grant award recipient is not required to provide a report under this section for any calendar year in which it did not loan or otherwise commit or	Striking current law.	Striking current law.	(14) The unexpendare designated accordance with	ded portion of grants under this as a work project appropri section 451a of the managen	s section ation in nent and	(c) A description of during the prior ap (d) A summary of and operations applicant fiscal y following: (i) A description of costs incurred. (ii) Professional fe (iii) A summary of administration and (14) A grant away provide a report applicant fiscal years.	f technical assistance provided oplicant fiscal year. expenditures for administration provided during the prior year that includes all of the f administration and operations es and expenses incurred. any other eligible expenses for
disburse grant award money. The Michigan strategic fund shall not include information in the report required under subsection (13) if information that otherwise would be included in a report under subsection (13) is either of the following: (a) Exempt from disclosure or confidential as proprietary business or financial information under the community development banking and institutions act of 1994, 12 USC 4701 to 4719. (b) Exempt from disclosure under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246.			unencumbered or end of the fiscal awards or other exproject until the following apply to (a) The purpose eligible or institutions (b) All grants wi section and application puthe Michigan (c) The estim \$35,000,000. (d) The tentative expression 30, 20.	under this section. Il be distributed in accordance the grant guidelines as par process and grant agreements a strategic fund and grant recip ated cost of the work pr 00. completion date for the work pr 27.	se at the for grant in for the ed. The grants to financial with this t of the between ients.	The Michigan strinformation in subsection (13) would be included (13) is either of the (a) Exempt from proprietary busin under the Riegle regulatory improv 103-325, 12 USC 4 (b) Exempt from d information act, 15.246.	ategic fund shall not include the report required under if information that otherwise in a report under subsection following: disclosure or confidential as ess or financial information community development and ement act of 1994, Public Law 701 to 4719. isclosure under the freedom of 1976 PA 442, MCL 15.231 to
(15) Except as otherwise provided in subsection (3), not more than 4% of the appropriation provided may be used for administering the programs and activities under this section.	Striking current law.	Striking current law.	term as defined in some banking and financi but is limited to institution that satis (i) Is an entity the	section: elopment financial institution" m ection 103 of the community devi ial institutions act of 1994, 12 U a community development fies all of the following: hat meets the eligibility requirem 12 CFR 1805.200.	elopment SC 4702, financial	(3), the Michigan s 4% of the approprium for the costs	erwise provided in subsection trategic fund may expend up to riation provided from the CDFI it incurs in administering the vities in this section.



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CURRENT LAW	EXE	CUTIVE	HOUSE	SENATE	ENACTED
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CURRENT LAW	E	KECUTIVE	HOUSE	SENATE	ENACTED
		is not a Mich that committe \$10,000,000.0 within this s institutions a preceding th submitted. (i) "Qualifying development agreement in of the followi (i) Financial part of 4719. (ii) An addition committee affiliate of (j) "Target market"	DFI" means a community develoring the community develor to the calendar fiscal year in which commitment means funding financial institution under a local transfer to the community develor to the community develor to the community develor the community develor the community develor the community develor that the community devel	evelopment financial instituther funding agreement at lead in the funding agreement at lead in the funding agreement at lead in the funding and finance of the funding and application for a grant committed by a communant agreement or other funding an agreement or other funding and the funding act of 1994, 12 USC 4 agreement or equity investment financial institution or lancial institution.	tion east rket cial ears t is nity ling ther nity 701
(16) All grants must be distributed in accordance with this section, the grant guidelines issued as part of the application process, and grant					
agreements between the Michigan strategic fund and grant recipients.					



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(17) The unexpended funds appropriated in part 1 for the Michigan community development financial institution fund grants 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 under this section for the project 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 eligible community development financial institutions under this section. (b) The project will be accomplished by grants to eligible community development financial institutions under this section. (c) The total estimated cost of the project is \$75,000,000.00. (d) The tentative completion date is September 30, 2026.	Striking current law.	Striking current law.	the Michig financial designated in accordar management MCL 18.14 unallotted nof the fiscal grant award this section has been conthe work process and management financial insumble of the work process and Michigan recipients. (c) The esting in the michigan recipients. (d) The ten financial insumble of the work process and michigan recipients.	expended portion of money for an community development institution fund grants is as a work project appropriation nee with section 451a of the at and budget act, 1984 PA 431, 51a. Any unencumbered or money shall not lapse at the end year and shall be available for its or other expenditures under for the project until the project impleted. The following apply to object: Dose of the project is to provide igible community development stitutions under this section. Cantal will be distributed in with this section and the grant as part of the application digrant agreements between the strategic fund and grant mated cost of the work project 1,000,000.00. Itative completion date for the tis September 30, 2028.			



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CURRENT LAW	EXEC	UTIVE	HOUSE		SENATE	ENACTED
(18) As used in this section: (a) "CDFI fund" means the Michigan community financial institutions fund created in subsection (1). (b) "Community development financial institution" medefined in section 103 of the community development institutions act of 1994, 12 USC 4702, but is limited development financial institution that satisfies all of the (i) Is an entity that meets the eligibility requirements CFR 1805.200. (ii) Is certified as a community development financial meets the eligibility requirements under 12 CFR 1 community development financial institutions fund essection 104 of the community development banking act of 1994, 12 USC 4703. (iii) Maintains 1 or more physical offices within this steed (iv) Employs 2 or more individuals at a physical office including employees of an affiliate of the communifinancial institution that provides services to development financial institution. (v) Is a Michigan CDFI or a multistate CDFI. (c) "Depository institution" means any of the following (i) A bank as that term is defined in section 3(a) of the insurance act, 12 USC 1813(a). (ii) A savings association as that term is defined in section union act, 2003 PA 215, MCL 490.102. (iv) A depository institution holding company as that the 12 CFR 1805.104.	cans that term as ent banking and to a community the following: described in 12 all institution that 805.201 by the stablished under and institutions atte. within this state, ity development the community g: e federal deposit ection 3(b) of the 102 of the credit	Striking current law.	Striking current law.	Not included.	development financial is ubsection (1). (b) "Community development at term as defined in community development at of 1994, Public Law 103-32 a community development at the community development at community described in 12 CFR 18 (ii) Is certified as a community development at a community develop	ent financial institution" means a section 103 of the Riegle and regulatory improvement act 5, 12 USC 4702, but is limited to ent financial institution that g: ets the eligibility requirements 05.200. munity development financial in eligibility requirements under the community development and act of 1994, Public Law 103-re physical offices within this individuals at a physical office ling employees of an affiliate of pment financial institution that the community development and act of 1994, Public Law 103-re physical offices within this individuals at a physical office ling employees of an affiliate of pment financial institution that the community development and the community developm



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE		SENATE	ENACTED		
(d) "Eligible activities" means activities described in 12 CFR 1805.301, and includes credit enhancements, loan loss reserves, and equity investments. (e) "Federal fund" means the federal community development financial institutions fund within the United States Department of Treasury. (f) "Financial products" means that term as defined in 12 CFR 1805.104. (g) "Financial services" means that term as defined in 12 CFR 1805.104. (h) "Michigan CDFI" means a community development financial institution that satisfies all of the following: (i) Is certified as a community development financial institution that meets the eligibility requirements under 12 CFR 1805.201 by the community development financial institutions fund established under section 104 of the community development banking and institutions act of 1994, 12 USC 4703. (ii) Is headquartered at an address in this state, as recognized by the federal fund. (iii) Has a target market that includes this state, as recognized by the federal fund. (iv) Serves 1 or more targeted populations located within this state. (j) "Multistate CDFI" means a community development financial institution that is not a Michigan CDFI but is a community development financial institution that committed under a loan agreement or other funding agreement of at least \$10,000,000.00 in financial products and financial services to a target market within this state under the community development banking and institutions act of 1994, 12 USC 4701 to 4719, during the 5 calendar years preceding the calendar year in which an application for a grant is submitted. (j) "Qualifying commitment" means funding committed by a community development financial institution under a loan agreement or other funding agreement in target markets or targeted populations in this state that is either of the following:	Striking current law.	Striking current law.	Not included.	CFR 1805.301, and included loss reserves, equity investor commitments to expensate otherwise applicable funding agreement, and greed (e) "Federal fund" medevelopment financial institutes department of treast (f) "Financial products" mander the Riegle of the Riegle community development and financial services to a under the Riegle community development act of 1994 4701 to 4719, during the 5 at the applicant fiscal year in its submitted. (j) "Qualifying commitment a community development act of 1994 around agreement or other loan agreement agreement or other loan agreement or	eans that term as defined in 12 eans that term as defined in 12 uns a community development atisfies all of the following: numunity development financial at eligibility requirements under the community development und established under section community development and act of 1994, Public Law 103- at an address in this state, as ral fund. et that includes this state, as		



FY 202	22-23			FY 202	3-24		
CURREN	T LAW	EX	ECUTIVE	HOUSE	SENATE	ENACTED	
(i) Financial products of committed under the cort banking and institutions act to 4719. (ii) An additional credit en reserve, or equity investment community development fir affiliate of the community institution. (k) "Target market" means 12 CFR 1805.104. (l) "Targeted population" defined in 12 CFR 1805.104.	of 1994, 12 USC 4701 hancement, loan loss ent committed by the nancial institution or an development financial that term as defined in means that term as	Striking current law.	Striking current law.		(i) Financial products or financial services commit under the Riegle community development at regulatory improvement act of 1994, Public Law 1 325, 12 USC 4701 to 4719. (ii) An additional credit enhancement, loan loss reser or equity investment committed by the commundevelopment financial institution or an affiliate of community development financial institution. (k) "Target market" means that term as defined in 12 C 1805.104 (l) "Targeted population" means that term as defined in CFR 1805.104.		
New Conference language			allocate \$1,000	. 1015. (1) From the funds appropriated in part 1 for Michigan enhancement grants, the department scate \$1,000,000.00 to a housing commission in a county with a population between 160,300 and 160 ording to the most recent federal decennial census to support affordable housing projects and house to residents.			
New Conference language (continued)			\$1,000,000.00 t according to th	funds appropriated in part 1 for Mic o a 501(c)(3) nonprofit organization ic ne most recent federal decennial cens at was recently owned by the local pu	cated in a city with a popularus for the renovation and pre	tion between 36,000 and 39,000	
New Conference language (continued)			nonprofit that c (a) The programoderate- or h (b) The prograpostplacement shall provide lc (c) The program (d) The program (d) The program (d)	inds appropriated in part 1 for Michigoperates a program that satisfies all of m provides services to parolees and igh-risk to recidivate. Improvides job readiness training, for retention services. As part of the training, services to other mass been independently and rigoroum demonstrates an ability to serve mu	the following conditions: probationers assessed by the ransitional employment, jobnisitional employment programstate agencies. Is y evaluated and shown to religible jurisdictions across this	e department of corrections as coaching and placement, and phase, the nonprofit program educe recidivism.	
New Conference language (continued)			\$200,000.00 to between 1,000,	funds appropriated in part 1 for Mic a women's mentoring and scholarship 000 and 1,500,000 according to the m	program that is headquarter ost recent federal decennial c	ed in a county with a population ensus.	
New Conference language (continued)			\$500,000.00 to than 600,000 ac	funds appropriated in part 1 for Mic a youth engagement and adult re-eng coording to the most recent federal de	agement nonprofit center in cennial census.	a city with a population greater	
New Conference language (continued)			\$300,000.00 to that will serve preventing the opportunities,	funds appropriated in part 1 for Mic an entity developing an initiative based emancipated youth and emerging em from engaging in education, pro and that is located in a township with ween 132,000 and 135,000 according to rogram.	d on the United States Departr adults ages 16 to 24 that h fessional training, and ultim h a population between 1,80	ment of Labor YouthBuild model nave vulnerable circumstances lately living wage employment 8 and 1,810 in a county with a	



FY 2022-23		FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED				
New Conference language	\$3,000,000.00 to a existing nurses se	Sec. 1016. From the funds appropriated in part 1 for Michigan nurse scholarship, the department shall allo \$3,000,000.00 to a statewide nonprofit foundation to support a scholarship program for nursing student existing nurses seeking advanced degrees or certifications in this state. Funds allocated may also be use provide wrap around supports to participating students or nurses.						
New Conference language (continued)	Sec. 1017. (1) From award grants to m	Sec. 1017. (1) From the funds appropriated in part 1 for minority owned business support, the department shall award grants to minority-owned businesses or nonprofit business organizations to implement small business development initiatives for minority-owned businesses in this state.						
New Conference language (continued)	(2) Funds awarded	(2) Funds awarded to nonprofit business organizations may be used for activities that support or develop smal businesses, including but not limited to technical assistance, grants, incubation, access to capital or other						
New Conference language (continued)		existing regulations, the department shall ensure any direct busing the contract business and the contract business are contract business are contract business and the contract business are contract business are contract business and contract business are contract business and contract business are contract business are contract business and co						
New Conference language (continued)		nt shall seek opportunities to awa	ard funds in a geographically	diverse manner for any eligible				
New Conference language (continued)	(a) The departmer alternative energy the development infrastructure or e (b) \$500,000.00 sh population betwee the most recent fe (2). (c) \$500,000.00 sh according to the rechnical assistant	activities under this section. (5) Consistent with the requirements of this section, funds shall be allocated subject to the following: (a) The department shall seek to award not less than 25% of funds in part 1 to support small business alternative energy sectors, including electric vehicles. For purposes of this section, electric vehicles also the development of Michigan-based small businesses that manufacture, deploy, or design the clinfrastructure or equipment that will support electric vehicles. (b) \$500,000.00 shall be awarded to a nonprofit economic development organization located in a city population between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 accord the most recent federal decennial census for a business accelerator program and other activities in subsection (2). (c) \$500,000.00 shall be awarded to a nonprofit business alliance located in a city with a population over 0 according to the most recent federal decennial census that operates at least entrepreneur capital connections.						
New Conference language (continued)	website not later the identify the number recommendations	nt shall issue a report to the hou han September 30 of each year, u ber of awards granted, the am to improve the future distribution	ntil funds have been expended ount of each award, the re n of funds to eligible entities u	d. At a minimum, the report shall cipient and purpose, and any nder this section.				
New Conference language (continued)	`,'	t may retain not more than 2% to	•	•				
New Conference language (continued)	Initiatives are designated lapse at the end of	ed funds appropriated in part 1 fignated as a work project approp f the fiscal year and shall be avai n completed. The following is in o MCL 18.1451a:	oriation, and any unencumber lable for expenditures for proj	ed or unallotted funds shall not ects under this section until the				
	(b) The project v corporation, or co (c) The total estima	 (a) The purpose of the project is to implement Statewide Minority Business and Entrepreneurial Support Initiatives. (b) The project will be accomplished by utilizing state employees, the Michigan economic development corporation, or contracts. (c) The total estimated cost of the project is \$10,000,000.00. (d) The tentative completion date is September 30, 2028. 						



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Senate Language		attracting, credentialing, place and accessing	sed for new \$5,000,000.00 to a nonprofit city with a than 600,000 most recent ensus focused regional, and mic growth inclusion for ng, but not rketing and licensing, sing, training, education to entrepreneurs, I startups,	From the funds appropriated Michigander support, 00 shall be awarded to a organization that provides reforeign-born non-citizens in focused on equity and for immigrant communities in The nonprofit should consult ng relevant resources in the t such as the office of global nd the Michigan state housing ant authority. The funds shall to provide legal services, upports, staffing, and outreach corn non-citizens in this state.	
New Senate Language (continued).		(2) From the or appropriated for ne fund, \$100.00 shall a nonprofit orga provides youth n assist refugee all children that have r in this state in a population betwee 46,000 in a corpopulation betwee 290,000 according recent federal decei	w Michigander be awarded to unization that nentorship to nd immigrant ecently settled a city with a n 45,000 and unty with a n 280,000 and to the most	d.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENA				
New Senate Language (continued).		(3) The funds appropriated in part 1 for new Michigander fund shall be used by the office of global Michigan to address immigrant, refugee, and migrant worker needs by doing all of the following: (a) Collaborate with the Michigan state housing development authority to expand housing availability and improve housing quality for immigrants and refugees. (b) Collaborate with the Michigan state housing development authority and the Michigan department of agriculture and rural development to expand housing availability and improve housing quality for migratory agriculture workers.					
New Senate Language (continued).			ch and legal services, inclination migrants, refugees, and	migratory			
New Senate Language (continued).		(4) Funds identified competitive grants.	in subsection (3) shall be av	varded as Not included.			
New Senate Language (continued).		Michigan state hou Michigan departr development on profession and the program as	oal Michigan shall collaborat using development authority nent of agriculture ar ogram guidelines and eligibili nd shall post that informati website prior to the due da	y and the nd rural ty criteria on on its			
New Senate Language (continued).		Michigander fund appropriation, and funds shall not laps be available for e section until the following is in comanagement and be (a) The purpose of improve services for workers. (b) The project will employees or control (c) The total estimate	I funds appropriated in part are designated as a wor any unencumbered or ur e at the end of the fiscal year xpenditures for projects uprojects have been complempliance with section 451 adget act, 1984 PA 431, MCL of the work project is to exprimmigrants, refugees, and I be accomplished by utilizacts with service providers, and ed cost of the project is \$3,00 mpletion date is September 3	k project hallocated and shall hder this heted. The a of the 18.1451a: hpand and migratory hing state or both. 00,000.00.			



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language	\$500,000.00 to a cit	Sec. 1019. (1) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$500,000.00 to a city with a population between 28,500 and 29,000 in a county with a population greater than 1,700,000 according to the most recent federal decennial census to bury utility lines.				
New Conference language (continued)	(2) From the fund \$5,000,000.00 to a c	(2) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$5,000,000.00 to a city with a population between 61,000 and 62,000 according to the most recent federal decennia census to support a downtown initiative.				
New Conference language (continued)	\$15,000,000.00 to a	Is appropriated in part 1 for p city with a population between 42 ng to the most recent federal dec	2,000 and 43,000 in a county w	ith a population between 83,000		
New Conference language (continued)	to a city with a popu	appropriated in part 1 for public ir ulation between 6,000 and 7,000 i ost recent federal decennial cens	n a county with a population b	etween 1,200,000 and 1,300,000		
New Conference language (continued)	\$1,100,000.00 to a n	ls appropriated in part 1 for p conprofit park civic association in decennial census for infrastruct	a city with a population great			
New Conference language (continued)	\$3,500,000.00 to a c	(6) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$3,500,000.00 to a county road commission in a county with a population between 78,000 and 80,000 according to the most recent federal decennial census for roadway and highway improvements.				
New Conference language (continued)	\$1,900,000.00 to a c	Is appropriated in part 1 for p city with a population between 10 ng to the most recent federal dec	,000 and 11,000 in a county w	ith a population between 28,000		
New Conference language (continued)	to a village with a	appropriated in part 1 for public ir population between 400 and 50 ost recent federal decennial cens	0 in a county with a populat	ion between 39,000 and 40,000		
New Conference language (continued)	\$2,500,000.00 to a c	Is appropriated in part 1 for p ity with a population between 11, ling to the most recent federal d te.	000 and 12,000 in a county wit	h a population between 290,000		
New Conference language (continued)	\$1,100,000.00 to a v	ds appropriated in part 1 for rillage with a population between ng to the most recent federal dec	3,000 and 4,000 in a county w	ith a population between 75,000		
New Conference language (continued)	(11) From the fund \$1,200,000.00 to a	ds appropriated in part 1 for city with a population between 0 according to the most recent fe	public infrastructure grants, 106,000 and 108,000 in a cou	the department shall allocate inty with a population between		
New Conference language (continued)	\$100,000.00 to a cit and 1,300,000 accor	ds appropriated in part 1 for y with a population between 2,70 rding to the most recent federal o	00 and 2,800 in a county with lecennial census for recreation	a population between 1,200,000 nal water safety.		
New Conference language (continued)	(13) From the fund \$6,000,000.00 to a decennial census fo	ds appropriated in part 1 for city with a population between or improvements to an existing ges and abilities, safe, and energ	public infrastructure grants, 190,000 and 200,000 accord park lodge to create a facility	the department shall allocate ing to the most recent federal		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	\$2,000,000.00 to a population greater					
New Conference language (continued)	\$750,000.00 to a to 1,700,000 accordin to, pathway impr improvements.	(15) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$750,000.00 to a township with a population between 49,000 and 50,000 in a county with a population greater than 1,700,000 according to the most recent federal decennial census for park improvements including, but not limited to, pathway improvements, playground improvements, tennis court improvements, and baseball field				
New Conference language (continued)	\$1,000,000.00 to a c and 1,300,000, acco	nds appropriated in part 1 for city with a population between 11, ording to the most recent federal on years old as of the date of this po	550 and 11,650 in a county with decennial census to supplemer	a population between 1,200,000		
New Conference language (continued)	\$1,000,000.00 to a census for water designated as a flo	(17) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$1,000,000.00 to a city with a population greater than 600,000 according to the most recent federal decennia census for water infrastructure improvements that will support a flood protection project in a neighborhood designated as a flood plain.				
New Conference language (continued)	\$500,000.00 to a c	nds appropriated in part 1 for ity with a population between 6 g to the most recent federal dece	3,300 and 63,500 in a county	with a population greater than		
New Conference language (continued)	\$1,000,000.00 to a	nds appropriated in part 1 for nonprofit organization in a city vential census to implement a right	with a population greater than	600,000 according to the most		
New Conference language (continued)	\$2,000,000.00 to a	nds appropriated in part 1 for township with a population betwood according to the most recent.	ween 8,000 and 8,500 in a cou	unty with a population between		
New Conference language (continued)	\$1,700,000.00 to a	nds appropriated in part 1 for nonprofit in a city with a populatind 290,000 according to the most ace venue.	on between 106,000 and 108,0	00 in a county with a population		
New Conference language (continued)	\$50,000,000.00 to a decennial census building renovation	nds appropriated in part 1 for county with a population betwee for improvements to county opns, blight removal, redevelopmen of safe parking options for county	n 1,200,000 and 1,300,000, according to the control of the commercial and green spaces.	ording to the most recent federal imited to, property acquisition, ces, streetmaking, placemaking,		
New Conference language (continued)	\$500,000.00 to a no county with a popu hire a construction	nds appropriated in part 1 for onprofit community action agenual action between 160,300 and 160, manager and a housing special air of roofs, windows, and heating	cy in a city with a population 370 according to the most rec list to hire contractors, provid	between 30,000 and 32,000 in a ent federal decennial census to		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Conference language (continued)	\$250,000.00 to a vil	nds appropriated in part 1 for llage with a population between 1 ding to the most recent federal	1,300 and 1,400 in a county wit	h a population between 160,300	
New Conference language (continued)	\$300,000.00 to a vil	nds appropriated in part 1 for llage with a population between 1 ding to the most recent federal d	1,100 and 1,200 in a county wit	h a population between 160,300	
New Conference language (continued)	\$1,250,000.00 to a	nds appropriated in part 1 for city with a population between 8 ding to the most recent federal de	,000 and 9,000 in a county witl	h a population between 800,000	
New Conference language (continued)	(27) From the function	ds appropriated in part 1 for pul opulation between 4,100 and 4,1 most recent federal decennia	blic infrastructure grants, \$78 10 in a county with a populat	0,000.00 shall be awarded to a ion between 26,500 and 27,000	
New Conference language (continued)	\$2,200,000.00 to a	ids appropriated in part 1 for county with a population betwoor an emergency communication	een 17,950 and 18,000 accord	ling to the most recent federal	
New Conference language (continued)	\$300,000.00 to a sc	nds appropriated in part 1 for shool district in a county with a p ennial census for school street cr	opulation between 160,375 and		
New Conference language (continued)	\$5,000,000.00 to a	(30) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocate \$5,000,000.00 to a nonprofit children's museum in a county with a population between 600,000 and 700,000 according to the most recent federal decennial census to create new programming space.			
New Conference language (continued)	\$5,000,000.00 to a population greater	(31) From the funds appropriated in part 1 for public infrastructure grants, the department shall allocat \$5,000,000.00 to a community hospital in a city with a population between 27,000 and 28,000 in a county with population greater than 1,700,000 according to the most recent federal decennial census for the purpose of the design and construction of a stormwater detention basin.			
New Conference language (continued)	\$1,800,000.00 to a d	nds appropriated in part 1 for city with a population between 2, cording to the most recent fed king water.	600 and 2,700 in a county with	a population between 1,200,000	
New Conference language (continued)	with a population o	s appropriated in part 1 for public f between 9,900 and 10,000 locate ost recent federal decennial cens	d in a county with a population	of between 175,800 and 175,900	
New Conference language (continued)	(34) From the fund city with a populati	s appropriated in part 1 for publion of between 76,500 and 76,600 to the most recent federal decen	ic infrastructure grants, \$20,00 located in a county with a pop	00,000.00 shall be awarded to a pulation of between 657,000 and	
New Conference language (continued)	(35) From the fund zoo in a city with a p	s appropriated in part 1 for publ population of between 198,900 an ording to the most recent fedo	ic infrastructure grants, \$14,00 d 199,000 and in a county with a	00,000.00 shall be awarded to a a population of between 657,000	



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	metropark located					
New Conference language (continued)		(37) From the funds appropriated in part 1 for public infrastructure grants, \$4,000,000.00 shall be awarded to county with a population of between 160,000 and 161,000 according to the most recent federal decennial censu				
New Conference language (continued)	with a population	ds appropriated in part 1 for public of between 4,100 and 4,200 locate nost recent federal decennial cens ill.	d in a county with a population	of between 406,000 and 407,000		
New Conference language (continued)	(39) From the fund with a population	ds appropriated in part 1 for public of between 76,600 and 76,700 lo ng to the most recent federal dece	cated in a county with a popul	ation of between 1,250,000 and		
New Conference language (continued)	charter township	ds appropriated in part 1 for pub with a population of between 19,6 00 according to the most recent fe project.	00 and 19,700 located in a cour	ity with a population of between		
New Conference language (continued)	located in a city w	Is appropriated in part 1 for public vith a population of between 58,20 ng to the most recent federal deco	00 and 58,300 and in a city with	a population of between 6,300		
New Conference language (continued)	charter township	(42) From the funds appropriated in part 1 for public infrastructure grants, \$2,200,000.00 shall be awarded to a charter township with a population of between 17,600 and 17,700 located in a county with a population of between 260,000 and 263,000 according to the most recent federal decennial census for a flooding infrastructure project.				
New Conference language (continued)	county with a pop for roof replacement	ds appropriated in part 1 for pub pulation of between 175,000 and 1 ent at the county-owned airport.	76,000 according to the most r	recent federal decennial census		
New Conference language (continued)	(44) From the funds appropriated in part 1 for public infrastructure grants, \$1,000,000.00 shall be aw 501(c)(3) nonprofit organization located in a city with a population between 36,000 and 39,000 and in a c a population of between 175,000 and 176,000 according to the most recent federal decennial cens renovation and preservation of a historic building built in 1889 that was recently owned by the local pul system.					
New Conference language (continued)	(45) From the fun charter township	ds appropriated in part 1 for pub with a population of between 10 and 882,000 according to the mos	00,000 and 101,000 located in	a county with a population of		
New Conference language (continued)	with a population	ds appropriated in part 1 for public of between 5,200 and 5,300 locate nost recent federal decennial cen	d in a county with a population	of between 880,000 and 882,000		
New Conference language (continued)	with a population 882,000 according	(47) From the funds appropriated in part 1 for public infrastructure grants, \$1,000,000.00 shall be awarded to a city with a population of between 134,000 and 135,000 located in a county with a population of between 880,000 and 882,000 according to the most recent federal decennial census for a recreational grant.				
New Conference language (continued)	with a population	ds appropriated in part 1 for publi of between 87,000 and 87,500 lo ng to the most recent federal dece	cated in a county with a popul	ation of between 1,200,000 and		

House Fiscal Agency



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	commission locate	s appropriated in part 1 for public ed in a county with a population of census to support repayment of co s the dam gates.	of between 406,000 and 407,00	00 according to the most recent		
New Conference language (continued)	(50) From the fund with a population 1,300,000 accordin	(50) From the funds appropriated in part 1 for public infrastructure grants, \$600,000.00 shall be awarded to a ci with a population of between 58,200 and 58,300 located in a county with a population of between 1,200,000 ar 1,300,000 according to the most recent federal decennial census for general maintenance on city parkir structures, including, but not limited to, upgrades to lighting, EV charging infrastructure, and other structure repairs.				
New Conference language (continued)	(51) From the fund with a population of	s appropriated in part 1 for public of between 198,000 and 200,000 I to the most recent federal decer ield.	ocated in a county with a pop	ulation of between 657,000 and		
New Conference language (continued)	with a population	Is appropriated in part 1 for public of between 2,700 and 2,800 loca ig to the most recent federal dece	ted in a county with a popula	ation of between 1,200,000 and		
New Conference language (continued)	with a population o	s appropriated in part 1 for publion of between 7,200 and 7,300 located t federal decennial census for er ne replacement.	in a county with a population g	reater than 1,500,000 according		
New Conference language (continued)	township with a po and 155,000 accor	s appropriated in part 1 for public in pulation of between 14,000 and 1 ding to the most recent federal of retaining walls, and drainage impl	5,000 located in a county with a decennial census for the insta	a population of between 154,000		
New Conference language (continued)	(55) From the funds with a population of	s appropriated in part 1 for public of between 1,100 and 1,200 located nost recent federal decennial cens	infrastructure grants, \$750,000 I in a county with a population	of between 109,000 and 109,500		
New Conference language (continued)	township with a po	ds appropriated in part 1 for pul opulation of between 2,400 and 2, ding to the most recent federal de	500 located in a county with a	population of between 154,300		
New Conference language (continued)	with a population	Is appropriated in part 1 for public of between 15,400 and 15,600 to nost recent federal decennial cens	ocated in a county with a po	pulation greater than 1,500,000		
New Conference language (continued)	with a population o to the most recent	Is appropriated in part 1 for publi of between 9,300 and 9,400 located federal decennial census for the	in a county with a population of a bandshell at	greater than 1,500,000 according a park.		
New Conference language (continued)	with a population of according to the ning hardened shoreling natural littoral drift	Is appropriated in part 1 for public of between 7,800 and 7,900 located nost recent federal decennial cer he armoring strategies, including it system and redirecting natural chance public access.	d in a county with a population usus to explore the feasibility beach nourishment using m	of between 154,000 and 155,000 of nature-based alternatives to aterials currently lost from the		



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Conference language (continued)	with a population of	s appropriated in part 1 for public of between 66,200 and 66,300 loc g to the most recent federal decei	ated in a county with a popul	ation of between 1,200,000 and	
New Conference language (continued)	library located in a	(61) From the funds appropriated in part 1 for public infrastructure grants, \$100,000.00 shall be awarded to a district library located in a city with a population of between 14,900 and 15,000 and in a county with a population of between 1,200,000 and 1,300,000 according to the most recent federal decennial census for meeting pods.			
New Conference language (continued)	park located in a t	s appropriated in part 1 for public township with a population of be 000 according to the most recent	tween 31,500 and 32,000 and	I in a county with a population	
New Conference language (continued)	\$410,000.00 to a vil	nds appropriated in part 1 for pa	00 and 600 in a county with a p	opulation between 600,000 and	
New Conference language (continued)	\$5,000,000.00 to a	nds appropriated in part 1 for p county with a population betwe for road and roadway interchange	en 41,000 and 42,000 accord	ing to the most recent federal	
New Conference language (continued)	(65) From the funds intermodal road at	s appropriated in part 1 for public nd revitalization project in a con than 600,000 according to the mo	infrastructure grants, \$20,000 nmercial and entertainment o	,000.00 shall be allocated for an listrict located in a city with a	
New Conference language (continued)	501(c)(3) nonprofit and education local between 134,000 a	(66) From the funds appropriated in part 1 for public infrastructure grants, \$750,000.00 shall be awarded to a 501(c)(3) nonprofit corporation that empowers Burmese Americans through advocacy, community engagement and education located in a city with a population between 5,200 and 5,300 and in a county with a population between 134,000 and 135,000 according to the most recent federal decennial census for capital improvements including parking lot pavement renovation, new pavement, and stormwater management.			
New Conference language (continued)	(67) From the fund infrastructure deve	Is appropriated in part 1 for publi elopment at an 800-acre site locate g to the most recent federal decei	c infrastructure grants, \$10,0 d on Five Mile Road in a count	00,000.00 shall be allocated for	
New Conference language (continued)	with a population	s appropriated in part 1 for public between 3,700 and 3,800 located nost recent federal decennial cen	l in a county with a populati	on between 66,700 and 66,900	
New Conference language (continued)	\$1,000,000.00 to a	nds appropriated in part 1 for p city with a population between for parks infrastructure and splasl	120,000 and 125,000 accord		
New Conference language	Sec. 1020. (1) Fro \$7,500,000.00 to a 280,000 and 290,00	m the funds appropriated in partownship with a population between according to the most recent feed on's women's facilities.	rt 1 for public safety grants, een 27,000 and 28,000 in a co	unty with a population between	
New Conference language (continued)	city with a population	appropriated in part 1 for public s ion between 80,000 and 85,000 in most recent federal decennial ce tion of an emergency operations	a county with a population beensus for infrastructure upgr	etween 1,200,000 and 1,300,000	



FY 2022-23	23-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	city with a populati	appropriated in part 1 for public ion between 11,550 and 11,650 ir ost recent federal decennial cens	a county with a population be	etween 1,200,000 and 1,300,000		
New Conference language (continued)	(4) From the funds city with a populati	(4) From the funds appropriated in part 1 for public safety grants, the department shall allocate \$500,000.00 to a city with a population between 9,300 and 9,350 in a county with a population greater than 1,700,000 according to the most recent federal decennial census for a fire engine.				
New Conference language (continued)	city with a populati	appropriated in part 1 for public on between 27,000 and 28,000 ir federal decennial census for fire	a county with a population g			
New Conference language (continued)	a nonprofit security in a county with a	appropriated in part 1 for public y organization located in a charte population between 1,200,000 a nt community safety measures.	er township with a population	between 44,000 and 45,000 and		
New Conference language (continued)	a city with a popula	(7) From the funds appropriated in part 1 for public safety grants, the department shall allocate \$10,000,000.00 a city with a population between 63,000 and 63,300 in a county with a population greater than 1,700,000 accord to the most recent federal decennial census for the purpose of new fire station construction or existing fire stat				
New Conference language (continued)	a county with a pop	appropriated in part 1 for public pulation between 800,000 and 900 trofit existing county jail space, i	,000 according to the most red	ent federal decennial census to		
New Conference language (continued)	a city with a popula	appropriated in part 1 for public ation between 195,000 and 200,0 for new fire stations.				
New Conference language (continued)	(10) From the funds the department of	s appropriated in part 1 for publi health and human services for t PA 258, MCL 330.1207c.				
New Conference language (continued)	township with a po	s appropriated in part 1 for pub opulation of between 98,600 and g to the most recent federal dece	d 98,700 located in a county	with a population greater than		
New Conference language (continued)	population of between	s appropriated in part 1 for public een 109,900 and 110,000 located i federal decennial census for fire	n a county with a population g			
New Conference language (continued)	population between	s appropriated in part 1 for public n 85,400 and 85,500 located in a deral decennial census for fire s ent.	county with a population grea	ter than 1,750,000 according to		
New Conference language (continued)	(14) From the funds population of betw according to the mo	s appropriated in part 1 for public reen 1,500 and 1,600 located in ost recent federal decennial cens	a county with a population of us to support fire department	f between 109,000 and 110,000 operations and equipment.		
New Conference language (continued)	population between	s appropriated in part 1 for publi n 15,600 and 15,700 located in ost recent federal decennial cens	a county with a population of	f between 880,000 and 882,000		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	sheriff's departmen	(16) From the funds appropriated in part 1 for public safety grants, \$900,000.00 shall be awarded to a count sheriff's department located in a county with a population of between 109,000 and 109,500 according to the mos recent federal decennial census for the purchase of equipment.				
New Conference language (continued)		appropriated in part 1 for public veen 154,300 and 154,400 accordi				
New Conference language (continued)	(18) From the fund township with a po and 66,100 accord	(18) From the funds appropriated in part 1 for public safety grants, \$150,000.00 shall be awarded to a charter township with a population of between 5,800 and 6,000 located in a county with a population of between 66,000 and 66,100 according to the most recent federal decennial census for self-contained breathing apparatus equipment for the fire department.				
New Conference language (continued)	population of between	s appropriated in part 1 for publeen 9,300 and 9,400 located in a leral decennial census for a polic	county with a population grea			
New Conference language (continued)	(20) From the funds a population greate most recent federal aid law enforcemen	s appropriated in part 1 for public or than 1,500,000 and primarily in decennial census to develop, co t efforts against criminal activitie ect to all of the following constra	c safety grants, \$30,000,000.00 a city with a population greate enstruct, manage, and operate as and suspects. The freeway v	er than 600,000 according to the a freeway video feed system to		
	(b) The system shal (c) The system shal (d) The system's ca a private area not vi (e) The system shal	 (a) The system shall be used for only legitimate law enforcement purposes in relation to violent or felony crime (b) The system shall not use or facilitate the use of facial recognition technology. (c) The system shall not be used in any way to enforce or monitor violations of traffic or other civil laws. (d) The system's cameras shall be positioned to cover public spaces only and the use of any video or image fr a private area not visible at street level is strictly prohibited. (e) The system shall be utilized only by law enforcement agencies that have adopted policies, rules, or regulation that are consistent with this section and that include mandatory penalties for misuse. 				
New Conference language (continued)	(21) From the funds court located in a c between 350,000 ar new construction	s appropriated in part 1 for publicharter township with a population 395,000 according to the mosor renovation of existing strufficiency of court operations. Imp	ic safety grants, \$5,000,000.00 on between 54,900 and 57,000 t recent federal decennial cen ctures to facilitate security	must be allocated to a district and a county with a population usus. Funding must be used for enhancements, public safety,		
	(c) Swift lockdown	nts, approach, visuals, and sepa		ıstody		
	(e) Ballistic barriers (f) Enhanced and in	s. creased surveillance systems. n the Americans with disabilities or environment.		-		
New Conference language (continued)	population between county with a popu	ational efficiencies. s appropriated in part 1 for public n 15,000 and 16,000 located in a lation of between 22,000 and 22, se of an aerial ladder fire truck.	county with a population betw	een 95,000 and 95,500 and in a		



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	XECUTIVE HOUSE SENATE ENACTED				
New Conference language (continued)	population between according to the mo fleet.	(23) From the funds appropriated in part 1 for public safety grants, \$2,750,000.00 shall be awarded to a city with a population between 81,000 and 81,500 located in a county with a population between 405,000 and 410,000 according to the most recent federal decennial census to support the partial replacement of the city's police cruiser fleet.				
New House Language.	Sec. 1132. From part 1 for second department programs as a second department dep	0.00 shall be allocated to a ssociation chartered in 1912 aining facilities statewide for es with at least 1 in each of major cities that are set up to ntices and journeymen alike neadquarters located in a city ulation between 111,000 and cording to the most recent ennial census. 0.00 shall be allocated to a ssociation that is committed g extensive training in state-techniques, education, and offers 4-year apprentice o help members develop the they need to succeed, and quarters located in a city with ion between 138,000 and cording to the most recent ennial census. 0.00 shall be allocated to a organization whose members d and experienced workforce fork safely in the construction or industries and that has a resolucated in a township with n between 32,000 and 33,150 to the most recent federal	included. part 1 for sk \$28,000,000.00 department for programs as for as training fatrades, with at lof this state's in train apprentice that has a head a population be according to decennial cens (b) \$8,000,000. nonprofit asso providing externant techniques, offers 4-year as members devel to succeed, and in a city with a and 140,000 as federal decennial (c) \$4,000,000. nonprofit organ skilled and exp work safely in industries and located in a set between 32,000.	00 shall be allocated to a ciation chartered in 1912 that acilities statewide for skilled least 1 training facility in each major cities, that are set up to less and journeymen alike and quarters located in a city with letween 111,000 and 114,000 the most recent federal us. 00 shall be allocated to a ciation that is committed to ensive training in state-of-they education, and equipment, apprentice programs to help lop the trade skills they need that a headquarters located a population between 138,000 ecording to the most recent		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE ENACTED		
New House Language (continued).			(d) \$8,000,000.00 shall be allocated nonprofit organization chartered in 19 provides training for heavy equ operators, technicians, and state engineers and has a headquarters loc a township with a population between and 45,000 according to the most federal decennial census.		
New Conference language	allocate funds to su baseball organization	Sec. 1022. (1) From the funds appropriated in part 1 for sports infrastructure compliance, the department sl allocate funds to support capital improvement costs related to affiliate compliance requirements of a profession baseball organization. Grants allocated under this section shall be awarded to stadium facility owners that associated with an affiliate of a professional baseball organization.			
New Conference language (continued)	facilities. Eligible co	(2) The department shall allocate funds to support or reimburse costs of capital improvements at existing stadium facilities. Eligible costs include improvements to infrastructure, working conditions, upgraded playing surfaces, lighting or utilities, concessions, or other direct costs.			
New Conference language (continued)	(3) The department professional sports	shall limit individual awards to n affiliate.	ot more than \$1,500,000.00 pe	r grant associated with a single	
New Conference language (continued)	(4) The department	shall require necessary docume	ntation from grant applicants t	o administer this section.	
New Conference language (continued)	project appropriation shall be available for	d funds appropriated in part 1 for on, and any unencumbered or un or expenditures for projects und pliance with section 451a of the r	allotted funds shall not lapse a der this section until the proje	at the end of the fiscal year and ects have been completed. The	
	(b) The project will I (c) The total estimat	the project is to support sports in the accomplished through grants ted cost of the project is \$3,000,0 mpletion date is September 30, 2	to professional sports team at 000.00.		



FY 2022-23		FY 2023-24				
CURRENT LAW		EXECUTIVE	HOUS	E	SENATE	ENACTED
New Executive Language.	1 for ta \$20,000,000. in key indus and promis economy m shortages in every region but not lim employer-legaps, as we proposed to address ide percent of the second	00 shall be used for sector stractives to support the creation of sing jobs that make Micharore resilient by addressing a current and future growth sector of the state. Funds may be used to convening and development as for training and actory employer-led collaborative entified workforce needs. Up the funds appropriated for this sking retained by the department.	nsion, included. tegies good igan's talent ors in ed for, loping talent ivities es to to 3 ection	Not included.	talent investment pilot, to guidelines, allocate fundi agencies to implement to neighborhood talent cond Michigan's population of density, high amenity,	ds appropriated in part 1 for the the department shall developing, and coordinate with state his section. The goals of the tentration pilot are to increase young talent by creating high walkable, vibrant street lifects and to create business or local residents.
New Executive Language (contin	nued).				neighborhood talent co transformational public s central city neighborhood Michigan cities with a p according to the most rece (3) Eligible applicants concentration pilot grant s that must include local development organizations the business community, appoint a nonprofit organ serve as fiduciary and consortium. Only grant app 50% local or private match grant. Qualified plan prof following: (a) The transition of real alternative transportation limited to walking, biking, (b) Artwork, outdoor re- greenways.	all allocate funding for the procentration pilot for three pace development projects in its or concentrated districts in opulation of 500,000 or more ent federal decennial census. for a neighborhood talent shall be a consortium of entities governments, local economic s, the nonprofit community, and a Consortium applicants must ization as the lead applicant to disproject manager for the policants that provide a minimum in will be considered for a state posals shall include all of the padway usage from cars to a spaces, including but not and transit.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE HOUSE		SENATE ENACTE		
New Executive Language (continued).			Although a qualified plar	ncome housing development. I should include proposals for the housing development, state these purposes.	
New Executive Language (continued).			(4) The department shall conselecting grant recipients: (a) The likelihood that accelerated young talent neighborhood or district. (b) The extent to which a creation and ongoing businesses. (c) The extent to which a pushable, vibrant spaces. (d) The extent to which zo been, or will need to be, more idential development. (e) The extent to which facilities and walkways the programs, performances,	a proposed plan will lead to population growth within the proposed plan will support the success of locally owned proposed plan will create dense, ning and code restrictions have nodified to support high-density the proposed plan supports at house or present cultural arts and exhibitions.	
New Executive Language (continued).			income housing. (g) The likelihood of su proposed plan and its sus		
New Executive Language (continued).			the selection of grant communication with the d Michigan state housing Michigan economic department of natural resund culture council.	the department shall coordinate recipients with input and epartment of transportation, the development authority, the evelopment corporation, the sources, and the Michigan arts	
New Conference language			1 for voluntary income department shall allocate trade association to provid (a) Free tax preparation set (b) Expanded statewide services.	going funds appropriated in part tax assistance grants, the \$3,300,000.00 to a nonprofit de all of the following: ervices for Michigan tax filers. access to free tax preparation by to provide free tax preparation	
New Conference language (continued)				o provide the services listed in y not exceed \$330,000.00.	



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	EXECUTIVE HOUSE SENATE ENACTED				
New Conference language	awarded to a stat	Sec. 1025. (1) From the funds appropriated in part 1 for workforce development grants, \$5,000,000.00 shall be awarded to a state federation for labor 501(c)(3) organization workforce development institute to support operations related to workforce development in this state.				
New Conference	(2) From the funds	appropriated in part 1 for works	orce development grants, \$2,			
language (continued)		ee Thumb (GST) Michigan Works				
New Conference language (continued)	\$1,000,000.00 to an 700,000 according	s appropriated in part 1 for wo arts and technology nonprofit or to the most recent federal decent	ganization in a county with a phial census for a cyber security	opulation between 600,000 and y program for students.		
New Conference language (continued)	\$1,000,000.00 to a r a county with a pop	s appropriated in part 1 for wo conprofit health care organization culation between 600,000 and 700 es for health care services to uni	n that provides physical, vision ,000 according to the most rec	n, dental, and behavioral care in ent federal decennial census to		
New Conference language (continued)	(5) From the fund: \$1,000,000.00 to a n	expand opportunities for health care services to uninsured, underinsured, underserved, and refugee populations. (5) From the funds appropriated in part 1 for workforce development grants, the department shall allocate \$1,000,000.00 to a nonprofit organization located in a city with a population between 195,000 and 200,000 according to the most recent federal decennial census for the purpose of expanding access to affordable senior housing and childrage				
New Conference language (continued)	\$2,500,000.00 to a county with a popu	(6) From the funds appropriated in part 1 for workforce development grants, the department shall allocate \$2,500,000.00 to a nonprofit housing partnership in a city with a population between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 according to the most recent federal decennial census to rehabilitate and repurpose a vacant school building listed on the National Register of Historic Places.				
New Conference language (continued)	\$1,000,000.00 to a l	(7) From the funds appropriated in part 1 for workforce development grants, the department shall allocate \$1,000,000.00 to a housing commission in a county with a population between 160,300 and 160,370 according to the most recent federal decennial census to support affordable housing projects and housing services to				
New Conference language (continued)	community college	appropriated in part 1 for workfo located in a city with a population 1,750,000 according to the	tion of between 109,900 and	110,000 and in a county with a		
New Conference language (continued)	public community of	(9) From the funds appropriated in part 1 for workforce development grants, \$2,500,000.00 shall be awarded to a public community college based in a county with a population between 30,000 and 31,000 according to the most recent federal decennial census for the construction and development of an advanced manufacturing and skilled				
New Conference language (continued)	501(c)(3) nonprofit headquartered in a census to support certification, and of	(10) From the funds appropriated in part 1 for workforce development grants, \$2,500,000.00 shall be awarded to a 501(c)(3) nonprofit corporation committed to driving economic growth within minority communities that is headquartered in a city with a population greater than 600,000 according to the most recent federal decennial census to support its operation and expand its business development programming that provides training, certification, and other resources to promote the growth of minority business enterprises.				
New Conference language (continued)	\$1,000,000.00 to a h	Is appropriated in part 1 for we nealth and university nonprofit pa to the most recent federal de ations.	artnership in a county with a p	opulation between 600,000 and		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Conference language (continued)	nonprofit organiza decennial census inclusion programs	tion in a city with a population	greater than 600,000 accord gional, and statewide econo marketing and attracting, li	mic growth through immigrant censing, credentialing, placing,		
New Conference language	to support health v	Sec. 1026. (1) From the funds appropriated in part 1 for workforce stabilization, the department shall allocate funds to support health workforce initiatives. Health workforce initiatives include scholarship programs, recruitment, training, or other retention activities. Grants shall be allocated consistent with subsection (2).				
New Conference language (continued)	program for nursin		eking advanced degrees or c	lation to support a scholarship ertifications in this state. Funds lents or nurses.		
New Conference language (continued)		shall develop application guidel				
New Conference language (continued)	(4) The unexpended funds appropriated in part 1 for workforce stabilization are designated as a appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year available for expenditures for projects under this section until the projects have been completed. The in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:					
	(b) The project will (c) The total estima	 (a) The purpose of the project is to implement initiatives to stabilize the health workforce in this state. (b) The project will be accomplished by utilizing state resources, contracts, or grants. (c) The total estimated cost of the project is \$3,000,000.00. (d) The tentative completion date is September 30, 2028. 				
New House Language.	- workforce trai \$10,000,000.00 sh with the mission training to advai knowledge, and e careers in the hos with a population I the most recent fe expended for work industry to help al on the industry and during the panden (2) Funds must be regulations estable 2021, Public Lav	In the funds appropriated in partining - hospitality training all be allocated to a propriet to provide individuals with the neet their skill sets, grow of expand attributes necessary for spitality industry that is located between 111,000 and 114,000 and december of the coving programs in the leviate the effects of the COVID of the reduced amount of training nic. The expended in compliance we ished by the American rescue of the state fiscal and the use of the state fiscal	program, ary school the quality operational advanced d in a city coording to its shall be hospitality opandemic g available with federal plan act of attors and included. appropriations and included. appropriational included. A	c. 1027. From the funds propriated in part 1 for rkforce training: hospitality ining program, \$10,000,000.00 all be allocated to a proprietary mool with the mission to evide individuals with the ality training to advance their ll sets, grow operational bowledge, and expandibutes necessary for vanced careers in the spitality industry that is ated in a city with a population even 111,000 and 114,000 cording to the most recent leral decennial census.		



FY 2022-23		F\	Y 2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New House Language.	appropriated housing reac grant progra shall be approgrants to citi townships to associated will use policies updates, amendments, actions to enchousing affordability. government eligible plan to may receive a than \$50,000.0 may work in the MEDC to applications. A reviewed and grants shall qualified appli in which a received. Le government summary of	in part 1 for diness incentive m, \$5,000,000.00 opriated to provide ies, villages, and cover the costs ith adopting land s, master plan zoning text and similar ourage increasing supply and A local unit of that submits an to the department grant of not more 10. The department collaboration with the review grant Applicants shall be a approved, and be awarded to cants, in the order	for housing readiness \$5,000,000.00 shall be a cities, villages, and to associated with adoptin plan updates, zoning to actions to encourage in affordability. (2) A local unit of govern plan to the department more than \$50,000.00. (3) The department may MEDC to review grant a be reviewed and appropriate applications are receive (4) Local units of grant gra	overnment shall provide a s to the department on ss. Ids appropriated in part 1 for centive grant program are roject appropriation, and any otted funds shall not lapse at ear and shall be available for its under this section until the mpleted. The following is in 451a of the management and



FY 2022-23		FY 2023-24					
CURRENT LAW	EXECUTIVE	EXECUTIVE HOUSE SENATE ENACT					
New Conference language	shall allocate fund population between the most recent fed municipal administ	Sec. 1029. (1) From the funds appropriated in part 1 for transformational municipal infrastructure, the depart shall allocate funds to support the development costs of a city campus plan located in a municipality vipopulation between 106,000 and 108,000 in a county with a population between 280,000 and 290,000 according the most recent federal decennial census. Funds utilized for a city campus must include the modernization municipal administration campus that will improve customer service and public accessibility, increase but efficiencies, modernize aging facilities, and improve downtown commerce and redevelopment.					
New Conference language (continued)	downtown corridor administration build	d under this section shall support. For purposes of this section, a ding, facilities, and adjacent infra	city campus plan includes, be structure.	ut is not limited to, a municipal			
New Conference language (continued)		subsection (2), development cos	ts may include any of the follo	owing:			
language (continueu)	(b) Planning, desig (c) Construction of (d) Adjacent infras utilities, or lighting	 (a) Property acquisition. (b) Planning, design, and engineering costs. (c) Construction of a new city administration building owned by the applicant for funds under this section. (d) Adjacent infrastructure improvements, including facades, fixtures, equipment, greenspace, streetscapes, 					
New Conference language (continued)		ther requirements under this sec cluding, but not limited to, any of		quire submission of supporting			
	(b) Demonstration (c) Public support (d) Plan designs or (e) Historic preserv (f) Existing or other campus plan funde (g) If applicable, plan new facilities.	ct scope and budget. of a competitive bid process. or community engagement activit engineering documents, includir ration considerations or evaluation or planned downtown improvement d under this section. ans to transition any existing pub	ng environmental or economic on of alternative options. ent activities that complemen olic safety facilities currently lo	nt, maximize, or leverage a city			
New Conference language (continued)	other governmenta is available, the a	(5) The city campus plan funded under this section must identify any opportunities to leverage efficiencies wi other governmental entities in a municipal administration building as part of the city campus plan. If excess spais available, the applicant for funds under this section shall seek to provide space for community-base organizations or to serve residents.					
New Conference language (continued)	regulations. To the	(6) The department shall verify the applicant has complied with this section and all applicable state laws regulations. To the greatest extent possible, the department shall make funds available by December 15, 2023 begin implementation of a city campus plan.					
New Conference language (continued)	work project appro and shall be availab	d funds appropriated in part 1 for priation, and any unencumbered ble for expenditures for projects u pliance with section 451a of the r	or unallotted funds shall not la inder this section until the pro	apse at the end of the fiscal year jects have been completed. The			
	(b) The project will (c) The estimated c	the project is to support the cost be accomplished by utilizing stat ost of the project is \$40,000,000.0 mpletion date is September 30, 2	te employees, contracts with v	rendors, or local partners.			



appropriated in part 1 for student wraparound services and basic needs supports shall be used by the department to support public colleges and universities and tribal colleges as they address students' basic needs and barriers to graduation and completion. The department shall work with public colleges and universities and tribal colleges to develop and implement strategies that will address basic needs of students with the goal of improving graduation and completion rates. The department may award grants to public colleges and universities and tribal colleges for strategies that include, but are not limited to: (a) Conducting benefit screenings to ensure eligible students are accessing public benefits they qualify for. (b) Supporting emergency housing solutions, child care, on-campus food pantries, and other efforts to address housing and food insecurity or other	FY 2022-23	FY 2023-24			
appropriated in part 1 for student wraparound services and basic needs supports shall be used by the department to support public colleges and universities and triblal colleges as they address students' basic needs and barriers to graduation and completion. The department shall work with public colleges and universities and tribal colleges to develop and implement strategies that will address basic needs of students with the goal of improving graduation and completion rates. The department may award grants to public colleges and universities and tribal colleges for strategies that include, but are not limited to: (a) Conducting benefit screenings to ensure eligible students are accessing public benefits they qualify for. (b) Supporting emergency housing solutions, child care, on-campus food pantries, and other efforts to address housing and food insecurity or other	CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(c) Providing emergency grants to students to address barriers to completion. (d) Providing additional funding for mental health supports.	CURRENT LAW	Sec. 11-1101. (1) The fur appropriated in part 1 for stud wraparound services and ba needs supports shall be used the department to support pul colleges and universities a tribal colleges as they address tudents' basic needs a barriers to graduation a completion. The department shall work with public colleges and universities and tricolleges to develop and universities and tribal colleges for stude with the goal of improving graduation accompletion rates. Department may award grants public colleges and universities and tribal colleges for strateges that include, but are not limit to: (a) Conducting ben screenings to ensure eliging students are accessing pull benefits they qualify for. (b) Supporting emergency departments to address hous and food insecurity or ot basic needs. (c) Providing emergency grato students to address barriers completion. (d) Providing additional fund	HOUSE ads ent sic by by blic and ess and dess ball and will ants ested effit ble blic and ing there are and ing there are a set to the set of	SENATE	ENACTED Not included (See Sec. 1002).



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Executive Language (continued).	(2) From the appropriation in pa 1, the department may his limited-term employees and may expend up to 7 percent for administrative implementation and oversight of the program.	executive.	Not included.	Not included.		
New Executive Language (continued).	(3) The unexpended function appropriated in part 1 for stude wraparound services and bas needs supports are designate as a work project appropriation and any unencumbered unallotted funds shall not laps at the end of the fiscal year are shall be available for expenditures for projects under this section until the project have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 43 MCL 18.1451a: (a) The purpose of the project is to supposite is to supposite the section of higher education as they address students' bas	executive. executive. executive. executive.	Not included.	Not included.		
	employees or contracts with service providers, or both. (c) The total estimated confined project is \$30,000,000.0 (d) The tentative completion date is September 30, 2028.	st 0.				



FY 2022-23		FY 202	FY 2023-24		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Executive Language.					
	Sec. 11-1093. (1) From the	` ,	Not included.	Not included.	
	appropriated in part 1 f				
	Michigan regional empow				
	program, the department	shall change in subsection			
	support the growth, develo	pment, (2) below.			
	diversification, and resilier	ncy of			
	regional economies in the s	tate by			
	creating a competitive grant p	rogram			
	to leverage multi-jurisd	ictional			
		hrough			
	transformational investment	s that			
	fulfill the objectives of a le	ocal or			
	regional plan and provide loa	ng-term			
	sustainable economic benefit	to the			
	local region and the state.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Executive Language (continued).	agency, non-profit organiz government, regional organization or economic organization as part of a capartnership. The economic be self-determined governments and thei jurisdictional partners. The shall ensure there is geograin the selection of grant away. (b) Eligible projects transformational and de existing local government of jurisdictional economic devother locally derived plans long-term sustainable economic to the local region and the selection and th	continuous information is information is ite prior to ication. The bed by the shall include one or more and one or ig: multi-overnmental eation, tribal planning development collaborative regions may by local r multi-odepartment aphic equity ards. shall be erived from or multi-velopment or that provide omic benefit tate. Eligible to are not housing, option, small brownfield I and mixed-inufacturing, capital and frastructure, evelopment, include, at a	Not included.	Not included.



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Executive Language (continued).	(3) The department shall exe agreement with each award condition of the award. agreement shall include, but it to, a description of the projet the grant funds will be including tentative timeline budget and commitment of share resources. No expendit of the project purpose, as state executed grant agreement expended from appropriation. The grant agreement shall awardee to provide documentation, as determined department, to verify that all of were made in accordance with purpose. The grant agreement require the submission of reports from the awardee that status of the project and the all funds expended by the awarded. The department shall a claw-back provision that all to recoup or otherwise collect that are declined, unspent, misused. The awardee shall reasonable information requed department related to the expenditures from the grant retain grant records for a period than 3 years, and consent to a visits as determined by the defunds awarded shall be espetember 30, 2028. If at the evidenced by the quarterly unexpended state funds refunds shall be returned by the defunds sha	cute a grant indee as a The grant is not limited ext for which expended, expended, expended in the sufficient ned by the expenditures he the project ement shall of quarterly to provide the counting of ardee also require the sufficient expenditures he the project ement shall of quarterly to provide the counting of ardee also require the expenditures expended by the expenditures he the project ement shall of quarterly to provide the counting of ardee also require the expenditures expend to all extra from the expended by th	Not included.	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	EXECUTIVE HOUSE		SENATE	ENACTED
New Executive Language (continued).	employees and may expend	limited-term the limited to the ministrative	Concur with e executive.	Not included.	Not included.
New Executive Language	Sec. 11-1094. (1) From appropriated in part 1 community downtown development, the Michigan strand shall provide competitive gracommunity partners to community redevelopment, placed community redevelopment, placed community redevelopment in a strand other infrastructure and investment needs to spur economic development in an densely populated, walkable, economic centers of a community grant dollars will support commercial cores, specifical commercial and mixed uses is already intensive public capital investment.	for local execution and address lacemaking, re, housing community growth and eas that are social and unity. These projects in lly areas of where there	oncur with the ecutive, but ange program me to "ARP - mmunity wntown and siness rridor velopment ogram" and d "business rridor velopment"	Not included.	Not included.



FY 2022-23		FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
New Executive Language (continued).	(2) The Michigan strategic collaboration with the departrand economic opportunity, sprogram guidelines and eligifor the program and post that on its publicly accessible to program guidelines shall, at include the following:	the executive except bility criteria t information website. The a minimum,		Not included.			
	collaboratives, as determine Michigan strategic fund. (b) Eligible projects may be existing local government strategies and similar local planning documents and may one-time capital grants for redevelopment projects, redevelopment, placemaking housing, and other capital resilient infrastructure neede economic growth and diversiff (c) Grant funds shall be allocated of the 10 prosperity regions to 2020 U.S. Census datal geographic equity by the Projects shall then be awarded the regions. No individual shall exceed 30 percent of the allocation for that prosperity (d) Eligible projects shall in minimum, a 20 percent local communities with a population	ies, villages development g districts, or development ned by the derived from ategic plans, development ally adopted community brownfield g, attainable and climate d to support fication. The sated to each cased on the to ensure e program. d in each of grant award e of the total region. Include, at a cost share in nof 15,000 or					
	2020 U.S. Census data geographic equity by th Projects shall then be awarde the regions. No individual shall exceed 30 percent of th allocation for that prosperity (d) Eligible projects shall in minimum, a 20 percent local of	to ensure e program. d in each of grant award e of the total region. nclude, at a cost share in n of 15,000 or cost share in n of less than					



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Executive Language (continued).	(3) The Michigan strategic fund a grant agreement with each condition of the award. The gr shall include, but is not description of the project for v funds will be expended, inclutimeline, and estimated be commitment of local cost shall not expenditures outside of purpose, as stated in the eagreement, shall be expappropriations in part 1. agreement shall require the provide sufficient document determined by the Michigan sto verify that all expenditures accordance with the project grant agreement shall submission of quarterly report awardee that provide the statuand the accounting of all fund the awardee to-date. The Michigan shall also require a clawithat allows the state to recounce collect any funds that are declor of otherwise misused. The respond to all reasonable requests from the Michigan related to the grant or expendigant and shall retain grant period of not less than 3 years to audit and site visits as determinated to the grant or expendigant and shall retain grant period of not less than 3 years to audit and site visits as determinated to the grant or expendigant and shall retain grant period of not less than 3 years to audit and site visits as determinated to the grant or expendigant and shall retain grant period of not less than 3 years to audit and site visits as determinated to the grant or expended remain, those funds shall be regranted to the state treasure budget director may, on a basis, extend this deadline, up an awardee.	awardee as a ant agreement limited to, a which the grant iding tentative udget and are resources. If the project executed grant bended from The grant e awardee to entation, as strategic fund, were made in purpose. The require the is from the softhe project exexpended by higan strategic back provision por otherwise ined, unspent, awardee shall e information strategic fund itures from the records for a s, and consent ermined by the unds awarded per 30, 2028. If of the quarterly state funds eturned by the ry. The state case-by-case	Not included.	Not included.



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Executive Language (continued).	(4) From the appropriation in Michigan strategic fund may term6employees and may expercent for administrative impand oversight of the program.	hire limited- pend up to 2 plementation	Not included.	Not included.		
Requires funding for a blight elimination program to be awarded to 4 specific project and the remaining funding to be awarded through a competitive grant program designates unexpended funds as a work project appropriation.	n ts d	,				
Sec. 1094f. (1) From the funds appropriated in part of the blight elimination program, \$53,450,000.00 shall be awarded to the following projects: (a) \$20,000,000.00 shall be awarded for the demolition of a former correctional facility located a city with a population of between 13,300 and 13,400 and in a county with a population of between 66,500 and 67,000 according to the most received federal decennial census. (b) \$25,000,000.00 shall be awarded for a sindustrial land assembly project located in a city with a population of greater than 600,000 according to the most recent federal decennial census. The project is intended to transform blighted and contaminated vacant property into neighborhood assets. Funds should be used to support sittle demolition and readiness for up to 8 industrial land opportunities. (c)\$450,000.00 is allocated for vacant building demolition at the site of a former hospital in a city with a population of between 7,900 and 8,000 located in a county with a population of between 60,900 and 61,000 according to the most received federal decennial census. (d) \$8,000,000.00 is allocated for vacant building demolition at the site of a former hospital in a city with a population of between 20,600 and 20,700 located in a county with a population of between 66,000 and 66,100 according to the most received federal decennial census.	are din and den and the too de end do de end d	Striking current law.	Striking current law.	Striking current law.		



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
(2) From the funds appropriated in part 1 for the	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
blight elimination program, \$21,550,000.00 shall							
be used for a competitive grant program to							
address eligible properties in this state. The state							
land bank authority shall establish grant and							
distribution criteria that are consistent with the requirements in this section and shall administer							
the program. Grants issued under the program							
may be used for the following activities for eligible							
properties:							
(a) Demolition of vacant residential, commercial,							
or industrial structures, including reasonable and							
necessary costs directly related to demolition,							
including, but not limited to, title work, due care							
demolition plans, acquisition, utility disconnect							
fees, permit fees, abatement of hazardous							
materials, air monitoring at demolition sites, the							
replacement of damaged sidewalk or recurbing							
at the street, and seeding.							
(b) Stabilization of vacant residential,							
commercial, or industrial structures identified for							
future rehabilitation. Eligible stabilization costs							
may include debris removal, exterior security							
materials to deter trespassing and vandalism, and interior and exterior repairs needed to							
protect against further deterioration and meet							
local exterior property maintenance							
requirements.							
(c)Matching or gap funds for environmental							
remediation needed to comply with department							
of environment, Great Lakes, and energy							
standards and limited site preparation costs to							
remove other predevelopment hurdles on							
publicly owned residential, commercial, or							
industrial parcels.							
(d) Project administration directly related to							
activities under subdivisions (a), (b), or (c) for up							
to 8% of an applicant's total grant award.							



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(3)Grants may be issued to a land bank authority, county, city, village, or township. In areas served by a county or city land bank, the land bank shall act as the lead applicant for grants within its jurisdiction. In areas not served by a county or city land bank, a county, city, village, or township may apply for a grant directly.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(4)Grants shall be distributed on a competitive basis, subject to the following: (a)The authority shall ensure that not less than 5% of total program funds are allocated to each of the state's prosperity regions. (b)Rural counties are eligible for a guaranteed minimum allocation of \$200,000.00. In a rural county served by a land bank authority, the land bank authority must serve as the lead applicant for the guaranteed minimum allocation. (c)County or city land bank authorities operating outside a rural county are eligible for a guaranteed minimum allocation of \$200,000.00. (d)A rural county or land bank authority may apply for grants above the guaranteed minimum of \$200,000.00.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
 (5)The unexpended funds appropriated in part 1 for the blight elimination program are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and are 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 provide grants to land bank authorities and local units of government to address blighted properties. (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 \$50,000,000.00. (d) The tentative completion date is September 30, 2024. 	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
(6)As used in this section: (a) "Authority" means the Michigan state land bank authority. (b) "Eligible properties" means: (i) Any property owned or under the control of a land bank fast track authority under the land bank fast track act, 2003 PA 258, MCL 124.751 to 124.774. (ii) Any vacant residential, commercial, or industrial property that is blighted. A property is considered blighted if it meets any of the following criteria: (A) The property has been declared a public nuisance in accordance with a local housing, building, plumbing, fire, or other related code or ordinance. (B) The property has had utilities, plumbing, heating, or sewerage disconnected, destroyed, removed, or rendered ineffective for a period of 1 year or more, rendering the property unfit for its intended use. (C) The property is tax-reverted and owned by this state, a county, or a municipality. (c) "Rural county" means a county with a population of 50,000 or less, according to the most recent decennial census. Allocates \$1.0 million for a seawall project to	Striking current law.	Striking current law.	Striking current law.	Striking current law.
the city of Muskegon to provide public access for recreation purposes.				
Sec. 1094j. From the funds appropriated in part 1 for seawall project, the department of labor and economic opportunity shall allocate \$1,000,000.00 to a city with a population of between 35,000 and 39,000, according to the most recent federal decennial census for the completion of a seawall to provide public access for recreation purposes. Funds allocated under this section are subject to, and do not constitute a future guarantee of, permitting approval for any project.	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24				
CURRENT LAW	EXECUTIVE	HOUSE	SE SENATE ENACTE				TED
Requires funding for Michigan Enhancement Gra	nts to be distributed to 100 entitie	es as indicated in Appendix B.					
Sec. 1094k. (1) From the funds appropriated in part 1 center associated with a community center that is loo population of between 154,800 and 154,900 according surrounding land.	cated in a city with a population of being to the most recent federal decen	etween 20,400 and 20,500 and in a nial census for the renovation of th	a county with a e facilities and	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(2)From the funds appropriated in part 1 for Michigal museum associated with a state university located recent federal decennial census.	in a county with a population of bet	tween 39,700 and 39,800 according	ng to the most	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(3)From the funds appropriated in part 1 for Michiga between 5,200 and 5,300 located in a county with a decennial census for police, fire, and public infrastruc-	a population of between 880,000 are projects.	nd 890,000 according to the most	recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(4)From the funds appropriated in part 1 for Michiga a United States highway and a local road located in recent federal decennial census.	a county with a population of betw	een 406,200 and 406,300 accordii	ng to the most	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(5)From the funds appropriated in part 1 for Michiga between 109,000 and 111,000 located in a county wi census for infrastructure upgrades at a publicly own for individuals of all ages located in a charter townsh	th a population greater than 1,700,00 ed recreational facility focused on a	00 according to the most recent fed	leral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(6)From the funds appropriated in part 1 for Michiga between 109,000 and 110,000 located in a county with census for the construction or renovation of communications.	th a population greater than 1,700,00 ity pools.	00 according to the most recent fed	leral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(7)From the funds appropriated in part 1 for Michig charter township with a population of between 98,60 to the most recent federal decennial census for the base and storm drainage improvements, and improv	0 and 98,700 located in a county wi otal pavement reconstruction of 1 m ements to pedestrian pathways.	th a population greater than 1,700, nile of 5-lane concrete pavement, in	000 according ncluding stone	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(8)From the funds appropriated in part 1 for Michiga between 20,600 and 20,700 located in a county with decennial census to work with the city's downtown de- new parks, open spaces, trails, and other public ame	n a population of between 99,000 a evelopment authority to remove bligh enities; and provide for river cleanup	nd 100,000 according to the most t; incentivize new residential develo to improve recreation and drinking	recent federal opment; create water.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(9)From the funds appropriated in part 1 for Michigal of between 1,200 and 1,300 located in a county w decennial census to assist the village with necessary (10) From the funds appropriated in part 1 for Michigal	ith a population of between 5,800 municipal employee retirement sys	and 5,900 according to the most tem obligations.	recent federal	Striking current law. Striking	Striking current law. Striking	Striking current law. Striking	Striking current law.
for a study on the feasibility of nuclear power generati to conduct the feasibility study on nuclear energy gen (11) From the funds appropriated in part 1 for Michic	on in this state. The public service co eration in this state.	ommission shall engage an outside	consulting firm	current law.	current law.	current law.	current law.
between 26,000 and 26,100 located in a county with census to repair and replace damaged sidewalks by individuals with disabilities.	a population greater than 1,700,00	0 according to the most recent fed	leral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENAC	TED
(12) From the funds appropriated in part 1 for Mich watershed council dedicated to protecting lakes, strea of between 175,000 and 176,000 and in a city with a pocensus.	ms, wetlands, and groundwater and	d that is incorporated in a county wi	th a population	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(13) From the funds appropriated in part 1 for Michigar and support services at no charge to children and you and 59,000 and in a county with a population of betw provide grants to compensate state- certified hair rest less than 19 years of age and has cranial hair loss as a amount of the grant shall not exceed \$1,000.00 per in	ng adults experiencing hair loss loc reen 850,000 and 900,000 accordir oration technicians who provide cra a result of a medical condition or as dividual, per calendar year and only	ated in a city with a population of b ng to the most recent federal decer inial hair prosthesis to an eligible in a result of a treatment for a medical residents of the state of Michigan s	etween 58,500 nnial census to idividual who is condition. The shall qualify.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(14) From the funds appropriated in part 1 for Michiga specializing in coronary artery computed tomography their operations to serve underserved areas including Michigan's most vulnerable populations, and for the action of the server of the	angiography plus fractional flow reng scans, virtual cardiac consultation of a facility and the creation	serve – computed tomography sca ions, and educational awareness on of at least 20 jobs.	ans to increase campaigns for	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(15) From the funds appropriated in part 1 for Michigan located in a county with a population of between 65 maintenance, improvement, and consolidation of drain	57,000 and 658,000 according to the instance in the instance i	he most recent federal decennial	census for the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(16) From the funds appropriated in part 1 for Mic development organization for the Grand Traverse reg with a population of between 95,000 and 96,000 acco	ion located in a city with a population rding to the most recent federal dec	on of between 15,500 and 16,000 a ennial census for targeted marketir	and in a county ng initiatives.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(17) From the funds appropriated in part 1 for Michig youth development in underserved communities by perseverance through the instruction of quality wrestlimost recent federal decennial census for programming	encouraging a desire for excellen- ng programs located in a city with a g.	ce, respect, teamwork, leadership population greater than 600,000 a	, integrity, and ccording to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(18) From the funds appropriated in part 1 for Michiga a township with a population of between 2,200 and 2, most recent federal decennial census.	300 and in a county with a population	on of between 64,300 and 64,400 a	ccording to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(19) From the funds appropriated in part 1 for Michiga between 76,500 and 77,000 located in a county with a decennial census for the repair of roads owned by the	population of between 1,250,000 a city.	nd 1,300,000 according to the most	t recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(20) From the funds appropriated in part 1 for Michiga between 25,100 and 25,200 located in a county with a census for sidewalk repairs.	a population of greater than 1,700,0	00 according to the most recent fed	deral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(21) From the funds appropriated in part 1 for Michig gateway project at a park located in a city with a pop between 1,250,000 and 1,300,000 and in a county with census.	pulation of between 6,100 and 6,20 a a population of greater than 1,700,0	00 that is located in a county with a 000 according to the most recent fed	a population of deral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(22) From the funds appropriated in part 1 for Michiga between 9,200 and 9,400 located within a county with decennial census for fire equipment.	n a population of between 109,000	and 110,000 according to the most	t recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(23) From the funds appropriated in part 1 for Michiga between 134,000 and 134,500 located in a county wit decennial census for the purchase of a vacant element	h a population of between 880,000	and 885,000 according to the most		Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	SEN	IATE		ENAC	TED	
(24) From the funds appropriated in part 1 for Michi house dedicated to increasing the ability of children, with a population of between 198,000 and 200,000 an recent federal decennial census to support improvem	youth, adults, and families to succe d in a county with a population of be ents to facilities that provide affordal	ed in a diverse community that is lo tween 650,000 and 660,000 accord ble housing and child care services.	ocated in a city ing to the most	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(25) From the funds appropriated in part 1 for Michig between 16,000 and 16,100 located in a county with decennial census for the purchase of a new fire truck	a population of between 655,000 a	and 660,000 according to the most	recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(26) From the funds appropriated in part 1 for Michigal of between 17,500 and 17,600 located in a county wi decennial census for pathway and road improvement	th a population of between 370,000 s.	and 375,000 according to the most	recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(27) From the funds appropriated in part 1 for Michig leaders and organizations with essential tools and se between 123,000 and 124,000 and in a county with decennial census for building improvements and programmers.	rvices that free up focus for mission a population of between 370,000 a	-related work located in a city with a	a population of	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(28) From the funds appropriated in part 1 for Michiga help homeless and high-risk girls and young women the support, resources, and opportunities necessary a city with a population greater than 600,000 according risk women in the city.	avoid violence, teen pregnancy, and to be safe, to grow strong, and to ma	d exploitation, and help them explo ake positive choices in their lives th	ore and access at is located in	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(29) From the funds appropriated in part 1 for Michiga ready project that would provide protection and restrassociated management council located in a city will between 260,000 and 263,000 according to the most	oration of Asylum Lake. The project th a population of between 73,000 recent federal decennial census.	would be administered by a state and 74,000 and in a county with a	university and population of	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(30) From the funds appropriated in part 1 for Michiga a county with a population of between 175,000 and 1 most recent federal decennial census.	an enhancement grants, \$1,300,000 76,000 and in a city with a populatio	.00 shall be awarded for a wharf pro on of between 38,000 and 39,000 ac	oject located in ccording to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(31) From the funds appropriated in part 1 for Michig between 83,500 and 84,000 located in a county with a decennial census for the development of a community	a population of between 1,250,000 a y innovation center at a former high	nd 1,300,000 according to the most school building.	recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(32) From the funds appropriated in part 1 for Michiga of between 1,250,000 and 1,300,000 according to the				Striking current law.	Striking current law.	Striking current law.	Striking current law.
(33) From the funds appropriated in part 1 for Michig people, places, and plans for sustainable growth or according to the most recent federal decennial censu	Detroit's east side that is located s for the engineering phase of the M	in a city with a population greater ack Avenue corridor improvement p	than 600,000 blan.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(34) From the funds appropriated in part 1 for Michigafter-school academic and athletic programming cerpopulation greater than 600,000 according to the mostudents and to decrease the overall learning loss ga	ntered around student achievement ost recent federal decennial census	and social justice that is located in	n a city with a	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(35) From the funds appropriated in part 1 for Michig- between 10,100 and 10,200 located in a county with census for seawall and road repairs.	an enhancement grants, \$1,200,000			Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE SE				ENACTED	
(36) From the funds appropriated in part 1 for Michig power of education, community service, and the arts 44,000 and 44,500 and in a county with a population census for education and workforce programming for	within the community that is located of between 1,250,000 and 1,300,0	in a charter township with a popul 000 according to the most recent for	ation of between	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(37) From the funds appropriated in part 1 for Michig between 48,500 and 49,000 located in a county with decennial census for the replacement of an aerial fire	an enhancement grants, \$1,100,000 a population of between 260,000 apparatus.	0.00 shall be awarded to a city with and 265,000 according to the mo	st recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(38) From the funds appropriated in part 1 for Michig between 95,000 and 96,000 located in a county with census for a tree canopy initiative.	a population greater than 1,700,0	00 according to the most recent for	ederal decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(39) From the funds appropriated in part 1 for Michiga in a city with a population greater than 600,000 for op	erational support.		•	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(40) From the funds appropriated in part 1 for Micl association dedicated to empowering communities, i direct services and wide-ranging social services that population of between 109,500 and 110,000 according	ndividuals, families, groups, and bu t is located in a county with a popu ig to the most recent federal decenn	sinesses to achieve their maximu lation greater than 1,700,000 and nial census.	im goals through d in a city with a	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(41) From the funds appropriated in part 1 for Michic population of between 98,500 and 98,700 located in a decennial census for sidewalk and road infrastructure	a county with a population greater the improvements.	nan 1,700,000 according to the mo	ost recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(42) From the funds appropriated in part 1 for Michiga senior housing operated by a housing commission lo a population of between 372,000 and 373,000 accord	cated in a city with a population of b ling to the most recent federal dece	petween 123,000 and 124,000 and nnial census.	l in a county with	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(43) From the funds appropriated in part 1 for Michig between 15,100 and 15,300 located in a county with a decennial census for heating, ventilation, and air conditions.	a population of between 1,250,000 a ditioning projects.	and 1,300,000 according to the mo	ost recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(44) From the funds appropriated in part 1 for enhance a population between 406,000 and 406,500 according			in a county with	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(45) From the funds appropriated in part 1 for enhan- between 284,700 and 285,200 according to the most	recent federal decennial census.	•		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(46) From the funds appropriated in part 1 for enhance in a city with a population greater than 600,000 accordance.	ding to the most recent federal dece	ennial census.	•	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(47) From the funds appropriated in part 1 for enhalinvolving 1 or more lighthouses, in a county with a pocensus.	pulation between 175,600 and 176,	100 according to the most recent f	ederal decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(48) From the funds appropriated in part 1 for enha Authority for planning activities to improve port facilities	es and support sustainable environr	nental best practices.	,	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(49) From the funds appropriated in part 1 for Michiga population between 50,000 and 53,000 according to facility.				Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENAC	TED
(50) From the funds appropriated in part 1 for Michigar between 4,100 and 4,110 in a county with a populatio Of this amount, \$650,000.00 must be used for infrast improvements.	n between 26,500 and 27,000 acco ructure updates and pavement repl	rding to the most recent federal dec acement, and \$350,000.00 must be	e used for park	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(51) From the funds appropriated in part 1 for Mich corporation that focuses on trauma reduction in childr to the most recent federal decennial census to support	en that is located in a county with a the expansion of the corporation's	population between 85,000 and 90 facility.	,000 according	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(52) From the funds appropriated in part 1 for Michiga that serves a county with a population between 53, replacement.	000 and 53,500 according to the	most recent federal decennial cen	sus for bridge	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(53) From the funds appropriated in part 1 for Michiga in a county with a population between 185,000 and 19 restoration of Dixie Highway.	2,000 according to the most recent	federal decennial census to support	phase 2 of the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(54) From the funds appropriated in part 1 for Michigal located in a city with a population between 190,000 at the most recent federal decennial census to expand the most recent federal decennial census to expand the control of the	nd 200,000 in a county with a popune museum according to its master	lation between 600,000 and 700,00 plan.	00 according to	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(55) From the funds appropriated in part 1 for Michigapopulation between 39,500 and 40,000 according to t	he most recent federal decennial ce	ensus to support restoration of Baldv	vin Road.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(56) From the funds appropriated in part 1 for Michigar between 15,260 and 15,290 according to the most red Drive.	ecent federal decennial census to s	upport the extension of Lehman Dr	rive and Taylor	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(57) From the funds appropriated in part 1 for Michiga on the National Register of Historic Places that is local federal decennial census to support renovation of the	ted in a city with a population between facility.	en 13,500 and 14,000 according to t	he most recent	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(58) From the funds appropriated in part 1 for Michiga serving a county with a population between 150,000 purchase of a patrol boat, and \$100,000.00 shall be 50,000 and 52,000 according to the most recent feder	and 154,500 according to the mo- awarded to a county sheriff's depar- ral decennial census to support the	st recent federal decennial census tment serving a county with a popu purchase of a patrol boat.	to support the lation between	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(59) From the funds appropriated in part 1 for Michigal located in a charter township with a population betwee roadways and vehicle access to the museum.	n 24,000 and 25,000 according to th	e most recent federal decennial cen	sus to improve	current law.	Striking current law.	Striking current law.	Striking current law.
(60) From the funds appropriated in part 1 for Michig between 5,210 and 5,240 according to the most recer	nt federal decennial census for the in	mprovement of the city's downtown	streetscape.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(61) From the funds appropriated in part 1 for Mich corporation that operates under a lease with the de population between 1,000,000 and 1,300,000 accord residence.	partment of natural resources in a	state recreation area located in a	county with a	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(62) From the funds appropriated in part 1 for Michiga a city with a population between 2,300 and 2,325 in federal decennial census to support the purchase and	a county with a population between			Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	SEN	NATE		ENACTED		
(63) From the funds appropriated in part 1 for Mich corporation that transcribes documents into braille and most recent federal decennial census to support new	I that is located in a city with a populator or existing services.	ation between 31,000 and 32,000 a	ccording to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(64) From the funds appropriated in part 1 for Mich corporation founded in 1985 that focuses on econom between 42,000 and 43,000 according to the most reother site preparation for an industrial park.	nic development and business servi	ces and that is located in a city wit	h a population	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(65) From the funds appropriated in part 1 for Mich commission to support construction of an equipment of	garage on the grounds of the State (Capitol Building.		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(66) From the funds appropriated in part 1 for Michig between 20,646 and 21,000 according to the most red	cent federal decennial census to sup	port environmental remediation.		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(67) From the funds appropriated in part 1 for Michigaschool transportation services that was originally four 290,000 according to the most recent federal decenning to the most recent federal decent federal decenning to the most recent federal decent federal de	nded prior to 1960 and is based in all census to hire at least 350 and re	a county with a population between tain at least 150 school bus drivers.	n 275,000 and	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(68) From the funds appropriated in part 1 for Michiga for the fitness industry to provide grants to health and	fitness businesses in this state to pr	romote health and wellness.		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(69) From the funds appropriated in part 1 for Michig population between 49,000 and 50,000 according to and upgrades for a park.	the most recent federal decennial c	ensus to support the renovation of	walking paths	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(70) From the funds appropriated in part 1 for Michig residential treatment, foster care, adoption, independent community-based services for children, families, and population between 49,000 and 50,000 and that also most recent federal decennial census for a pediatric n	ndent living services, transitional had adults, that was founded prior to operates a location in a city with a	nousing, charter schooling, senior 1920 that is based in a charter to population greater than 600,000 ac	services, and ownship with a occording to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(71) From the funds appropriated in part 1 for Mich corporation that was founded prior to 1997, that bega support services and conducts professional developm population greater than 600,000 according to the mos	n operating in this state after 2009, ent workshops for schools and yout trecent federal decennial census to	that provides low-income schools with the horganizations, and that is located expand current programming.	vith year-round in a city with a	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(72) From the funds appropriated in part 1 for Mich corporation that operates in more than 6 counties, pro population between 80,000 and 82,000 according to t involvement in the child welfare system.	ovides foster parenting and adoption he most recent federal decennial ce	n services, and operates a location ensus to help families succeed and	in a city with a avoid negative	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(73) From the funds appropriated in part 1 for Mich corporation founded after 2013 that operates a facili creative arts opportunities located in a city with a pocensus to support additional programming for sports a	ty originally constructed prior to 19 pulation between 80,000 and 82,00 and field activities.	25 that provides sports, fitness, co 0 according to the most recent fed	ommunity, and leral decennial	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(74) From the funds appropriated in part 1 for Michig county with a population between 400,000 and 500,00 obtain an educational certificate or learn a skilled trad	0 according to the most recent feder			Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 202	23-24				
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENAC	TED
corporation that offers free year-round programming originally constructed prior to 1922, and is located in a decennial census to support a youth sports facility.						Striking current law.	Striking current law.
corporation founded prior to 1999, that is a part of a l teenagers, and that is located in a city with a populati to support the replacement of a boiler and make othe	From the funds appropriated in part 1 for Michigan enhancement grants, \$250,000.00 shall be awarded to a nonprofit 501(c)(3) poration founded prior to 1999, that is a part of a larger network of organizations that provide programming and services to children and nagers, and that is located in a city with a population between 80,000 and 82,000 according to the most recent federal decennial census upport the replacement of a boiler and make other facility and grounds improvements.					Striking current law.	Striking current law.
(77) From the funds appropriated in part 1 for Michigathat provides suicide awareness and youth and fambetween 80,000 and 82,000 according to the most re	ily community outreach programmir cent federal decennial census to sup	ng, and that is located in a city with port new or existing services.	h a population	current	Striking current law.	Striking current law.	Striking current law.
(78) From the funds appropriated in part 1 for Mich operates multiple locations in a county with a population 85,000 and 90,000, according to the most recent feder to 1985 to increase access to medical care for the un	on between 400,000 and 500,000, are ral decennial census, and that receivederserved.	nd a location in a county with a popul ved nonprofit 501(c)(3) status after	lation between 1980 and prior	current	Striking current law.	Striking current law.	Striking current law.
(79) From the funds appropriated in part 1 for Mic corporation founded prior to 1992 that provides familia services, and that is located in a city with a population expand programming and make facility improvements	es, children, and homeless persons v between 80,000 and 82,000 accord s.	with emergency food and supplies a ing to the most recent federal decer	s well as other nnial census to	current	Striking current law.	Striking current law.	Striking current law.
(80) From the funds appropriated in part 1 for Michig was founded prior to 2003, that opened a food pantr 8,100 according to the most recent federal decennial improvements.	y after 2013, and that is headquarter	red in a city with a population betwe	een 8,050 and	current	Striking current law.	Striking current law.	Striking current law.
(81) From the funds appropriated in part 1 for Michig provides food access services in at least 3 counties, completed fiscal year, and is headquartered in a city census to expand services through the purchase of b	has gross annual revenue exceeding with a population greater than 600,0	g \$50,000,000.00 in the corporation 00 according to the most recent fed	's most recent	current	Striking current law.	Striking current law.	Striking current law.
(82) From the funds appropriated in part 1 for Michig county with a population between 1,000,000 and 1,5 patrols.	500,000 according to the most recei	nt federal decennial census for inci	reased marine	current law.	Striking current law.	Striking current law.	Striking current law.
(83) From the funds appropriated in part 1 for Michigaetween 9,350 and 9,400 according to the most received.	nt federal decennial census for 4 rail	grade projects.		current law.	Striking current law.	Striking current law.	Striking current law.
(84) From the funds appropriated in part 1 for Michi employee support services, is over 60.0% funded be population between 76,400 and 76,600 according to the	y member organizations, was found ne most recent federal decennial cens	ded prior to 2004, and is located in sus to expand existing employee su	n a city with a pport services.	current law.	Striking current law.	Striking current law.	Striking current law.
(85) From the funds appropriated in part 1 for Michig provides health care, wellness, and social services at a population greater than 600,000 according to the community wellness.	more than 10 locations, was founded emost recent federal decennial ce	d prior to 1910, and is headquartere nsus to provide health screenings	ed in a city with and promote	current law.	Striking current law.	Striking current law.	Striking current law.
(86) From the funds appropriated in part 1 for Michig between 26,000 and 27,000 according to the most re			h a population	current	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	TIVE HOUSE SENATE					TED
(87) From the funds appropriated in part 1 for Michigadvocates for the Arab-American community, was for 110,000 according to the most recent federal decenning	unded prior to 2012, and is located	in a city with a population between		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(88) From the funds appropriated in part 1 for Michig- provides physical and behavioral health services and in a city with a population greater than 600,000 accor- facility.	community and cultural wellness se	ervices, was founded prior to 1979,	and is located	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(89) From the funds appropriated in part 1 for Michigopportunities for youth baseball and is located in a cidecennial census for the improvement of sports facility	ty with a population between 63,400 ies.	and 64,000 according to the most	recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(90) From the funds appropriated in part 1 for Michi between 3,200 and 3,250 according to the most received	nt federal decennial census for waste	ewater treatment plant improvemen	ts.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(91) From the funds appropriated in part 1 for Michig serving 3 counties with a combined population betw increase crisis stabilization capacity.	een 473,000 and 475,000 according	g to the most recent federal decen	nial census to	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(92) From the funds appropriated in part 1 for Michig provides nutrition, health care, dental, drug rehability between 110,000 and 120,000 according to the most	ation, counseling, and mentoring se recent federal decennial census to e	ervices, and is located in a city witlexpand wellness and mentoring serv	h a population vices.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(93) From the funds appropriated in part 1 for Michiga human services to support hospice room and board c	osts.	·		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(94) From the funds appropriated in part 1 for Michig- provides health care, wellness, housing, and other se adults, was founded prior to 2000, and is located in decennial census to assist with completion of a suppo-	ervices to lesbian, gay, bi- attractions a city with a population greater the orted housing project.	al, transgender, and questioning yo an 600,000 according to the most	uth and young recent federal	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(95) From the funds appropriated in part 1 for Michig provides supportive housing to formerly homeless per and 125,000 according to the most recent federal dec	sons, was founded in 1992, and is lo ennial census to support new or exi	ocated in a city with a population bet sting services.	ween 120,000	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(96) From the funds appropriated in part 1 for Mich corporation that advocates and promotes a health revitalization, was founded in 1981, and is located in a decennial census to support construction of new house	nier environment, job creation, fina city with a population between 70,00	ancial independence, safety, and 00 and 75,000 according to the most	neighborhood	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(97) From the funds appropriated in part 1 for Michiga between 1,000,000 and 1,500,000 according to the r stations on a university campus within that county and	n enhancement grants, \$1,000,000. nost recent federal decennial censu d on county-owned properties.	.00 shall be awarded to a county wit us for the construction of electric ve	hicle charging	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(98) From the funds appropriated in part 1 for Michi between 34,000 and 34,350 according to the most re-			h a population	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENAC	TED
(99) From the funds appropriated in part 1 for Michorganization organized under the laws of this state the code of 1986, 26 USC 501, and is located in a county decennial census, for operational use as it relates to to receive funding, the organization must have a state and those suffering addiction.	nat is exempt from federal income with a population between 160,00 the state's mission regarding subst	tax under section 501(c)(3) of the in 0 and 160,370 according to the mostance use disorder and opioid abuse	nternal revenue at recent federal e. To be eligible	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(100) From the funds appropriated in part 1 for Michig greater than 600,000 according to the most recent fer neighborhoods and municipalities that promotes and Requires funding for Michigan Infrastructure Grant	deral decennial census for a 29-mile enhances public recreation, equity,	e recreational greenway project con tourism, and economic developmer	necting multiple	Striking current law.	Striking current law.	Striking current law.	Striking current law.
Sec. 1094/. (1) From the funds appropriated in part 1 a population of between 800,000 and 900,000 accord	for Michigan infrastructure grants, ling to the most recent federal dece	\$32,000,000.00 shall be allocated tennial census for the reconstruction of	of Mound Road.	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(2)From the funds appropriated in part 1 for Michiga resources for improvements to Mackinac Island state to reduce the park's maintenance and repair backlog, for the renovation of a scout barracks within the par project appropriation. Unencumbered or unallotted funder this subsection until the project has been comp	park. Of this amount, the departmer \$3,000,000.00 for the completion of k. The unexpended funds describe nds shall not lapse at the end of the	nt of natural resources shall allocate f the visitors center at Arch Rock, and ed under this subsection are design	\$30,000,000.00 d \$2,000,000.00 nated as a work	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(3)From the funds appropriated in part 1 for Michigar system located in a city with a population of between electrical, or other facility upgrades.	1 42,000 and 43,000 according to the	he most recent federal decennial ce	ensus for boiler,	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(4)From the funds appropriated in part 1 for Michigan located in a city with a population greater than 600,0 hospital.				Striking current law.	Striking current law.	Striking current law.	Striking current law.
(5)From the funds appropriated in part 1 for Michiga authority in a county with a population of between 26,0 of a passenger ferry.				Striking current law.	Striking current law.	Striking current law.	Striking current law.
(6)From the funds appropriated in part 1 for Mich transportation to conduct a planning and engineering rail service between Ann Arbor, Michigan and Travel and ridership forecasts, and update industry analysis and feedback with communities along the proposed p	phase II study as required by the F se City, Michigan. The study must of rail development. The funding m	ederal Railroad Administration for fu outline capital infrastructure needs	iture passenger , update market	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(7)From the funds appropriated in part 1 for Michiga between 2,310 and 2,325 according to the most rece				Striking current law.	Striking current law.	Striking current law.	Striking current law.
(8)From the funds appropriated in part 1 for Michiga between 1,840 and 1,860 according to the most recen				Striking current law.	Striking current law.	Striking current law.	Striking current law.
(9)From the funds appropriated in part 1 for Michig corporation founded in 1968 that provides athletic comin a city with a population of between 21,000 and 21 athletic competition.	petition opportunities to intellectual	ly disabled children and adults and is	headquartered	Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23	FY 2023-24									
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		TED				
(10) From the funds appropriated in part 1 for Michiga of between 800,000 and 900,000 according to the method the department facilities.	ost recent federal decennial census f	for capital investment and improve	ements to county	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(11) From the funds appropriated in part 1 for Michicoriginally established in 1911 that is headquartered in federal decennial census for construction of a children	a city with a population of between			Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(12) From the funds appropriated in part 1 for Mich corporation founded in 1996 that provides acculturaticity with a population of between 130,000 and 135,0 new facility that will provide workforce development,	on, community development, and cu 00 according to the most recent fed housing, social services, or other ser	Iltural preservation services and the eral decennial census to support rvices.	nat is located in a construction of a	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(13) From the funds appropriated in part 1 for Michig association that experienced damage to a dam spill 15,025 according to the most recent federal decennia	way in 2020 and that is located in a al census for dam spillway repairs.	a county with a population of betv	veen 15,000 and	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(14) From the funds appropriated in part 1 for Mich corporation that is a nature conservancy headquarte federal decennial census for restoration of river front recent federal decennial census.	ered in a city with a population of gr	reater than 600,000 according to	the most recent	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(15) From the funds appropriated in part 1 for Mich corporation that focuses on economic development, r 20,500 and 20,640 according to the most recent fed and talent attraction.	eceived tax-exempt status in 2018, a	and is located in a city with a popul	lation of between	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(16) From the funds appropriated in part 1 for Mich corporation that is located in a city with a population to purchase and renovate a building for curling.	of between 15,500 and 15,690 acco	ording to the most recent federal o	decennial census	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(17) From the funds appropriated in part 1 for Michig a county with a population of between 154,500 an rehabilitate critical infrastructure.	d 160,000 according to the most re	recent federal decennial census		Striking current law.	Striking current law.	Striking current law.	Striking current law.			
Requires funding for Economic Development and Sec. 1094m. (1) From the funds appropriated in part for business incubator activities. The funds shall be a (a)\$20,000,000.00 shall be awarded to an internation and in a county with a population of between 1,250,0 the growth of the Michigan economy by attracting to next-generation medical services and equipment; industries. Funds shall be used for the establishment (b)\$8,000,000.00 shall be awarded to a nonprofit ecoto grow and that is located in a city with a population 297,000 according to the most recent federal decenning	at 1 for economic development and wallocated as follows: al business accelerator located in a common of the management of the management of the management of the management of the accelerator and operating support of the accelerator and operating support of the management organization that of between 5,700 and 5,725 and in a consus for the development and operating of the development and operating support of the	corkforce grants, \$28,000,000.00 solution of between 83 most recent federal decennial censuablish their companies in Michigar and development; and other temport. at connects businesses to the resolution of between the county with a population of between the peration of a business incubator presents.	3,500 and 84,000 sus that supports n with a focus on chnology-focused burces they need een 295,000 and rogram or facility.	Striking current law.	Striking current law.	Striking current law.	Striking current law.			
(2)From the funds appropriated in part 1 for econom with a population of between 7,000 and 7,100 locate recent federal decennial census with a current utilit including sanitary, stormwater, and freshwater syster project.	ic development and workforce grant d in a county with a population of bet by system project underway to provi	s, \$15,000,000.00 shall be award tween 370,000 and 375,000 acco ide infrastructure for all necessal	ed to a township rding to the most ry public utilities,	Striking current law.	Striking current law.	Striking current law.	Striking current law.			



FY 2022-23	FY 2023-24							
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENACTED		
(3)From the funds appropriated in part 1 for econom Gladwin regional education service district for the cor	struction of a career and technical	education center.		Striking current law.	Striking current law.	Striking current law.	Striking current law.	
population of between 52,000 and 53,000 located in	ds appropriated in part 1 for economic development and workforce grants, \$13,000,000.00 shall be awarded to a city with a etween 52,000 and 53,000 located in a county with a population of between 134,000 and 135,000 according to the most ecennial census to support activities associated with a river restoration project.					Striking current law.	Striking current law.	
(5)From the funds appropriated in part 1 for econom convention and arena authority located in a county w decennial census for amphitheater construction and r	ith a population of between 650,000			Striking current law.	Striking current law.	Striking current law.	Striking current law.	
(6)From the funds appropriated in part 1 for econom training of Michigan fund to assist with building and ret for training curriculum; supplies, materials, and equip for training purposes; instructional costs; COVID-19 maintain or improve training services.	aining a Michigan-based laborer wo ment; improvements to its training	orkforce, which includes, but is not lim institutes and other real or personal	ited to, funding property used	Striking current law.	Striking current law.	Striking current law.	Striking current law.	
(7)From the funds appropriated in part 1 for economic career center grants. The funds shall be allocated as (a)\$2,000,000.00 shall be awarded to a nonprofit serveducation for individuals pursuing a career in construction, and equipping of comprehensive training construction trades. The nonprofit must be headquard a population greater than 190,000 according to the missing the served served as the construction trades.	follows: ring as a comprehensive construction as a comprehensive construction and for those already in the and education facilities utilized to prefer in a county with a population	on career center offering outreach, re field. The funds must be used for th romote outreach, recruitment, and ec of between 650,000 and 660,000 ar	ecruitment, and e construction, ducation for the	Striking current law.	Striking current law.	Striking current law.	Striking current law.	
(b)\$3,000,000.00 shall be awarded to a nonprofit serveducation for individuals pursuing a career in construence of the construction, and equipping of comprehensive training construction trades. The nonprofit must be headquar population of between 42,000 and 43,000 according to (c)\$3,000,000.00 shall be awarded to a nonprofit serveducation for individuals pursuing a career in construction, and equipping of comprehensive training construction trades. The nonprofit must be headquar with a population of between 28,400 and 28,500 according to the construction of th	action, and for those already in the and education facilities utilized to protered in a county with a population to the most recent federal decenniaging as a comprehensive construction, and for those already in the and education facilities utilized to protered in a county with a population ording to the most recent federal de	field. The funds must be used for the romote outreach, recruitment, and expenses of between 83,000 and 84,000 and all census. On career center offering outreach, refield. The funds must be used for the romote outreach, recruitment, and expenses of between 1,250,000 and 1,300,000 accennial census.	e construction, ducation for the in a city with a ecruitment, and e construction, ducation for the 00 and in a city					
(8)From the funds appropriated in part 1 for econom organization in a city with a population greater than local, regional, and statewide economic growth throattracting, licensing, credentialing, placing, training, professionals, and students.	600,000 according to the most recough immigrant inclusion, for prog	ent federal decennial census focuse grams including, but not limited to,	d on equitable marketing and	Striking current law.	Striking current law.	Striking current law.	Striking current law.	
(9)From the funds appropriated in part 1 for economic for sector strategies in key industries to support the addressing talent shortages in current and future groconvening and developing employer-led collaborative led collaboratives to address identified workforce negative department for administration.	creation of good and promising job wth sectors in every region of the s es to address talent gaps, as well a	is that make Michigan's economy mi tate. Funds may be used for, but are as for training and activities proposed	ore resilient by e not limited to, d by employer-	Striking current law.	Striking current law.	Striking current law.	Striking current law.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENAC	TED
(10) From the funds appropriated in part 1 for economic for the employment, reemployment, and removal of be population, as defined by the United Way. Employment on transportation, child care, clothing needs, tools for workforce. Up to 3% of the funds appropriated for this	arriers for at-risk individuals, includir nt supports and barrier removal ma or work, and other barriers that pre section may be retained by the dep	ng the asset limited income constraing the asset limited include, but are not limited to, se went individuals from entering and artment for administration.	ined employed rvices focused staying in the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(11) From the funds appropriated in part 1 for economonprofit program that connects National Guard, rese and quality career opportunities in the construction in apprenticeship programs in this state.	rve, retired, and transitioning active- ndustry. Grant funding must be use	duty military service members with d to recruit and assist veterans to	skilled training transition into	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(12) From the funds appropriated in part 1 for econom 501(c)(3) corporation with demonstrated effectiveness talent pool in building trades and construction, or of experience in administering programs in multiple region into pre-apprenticeship training that will assist them in skilled trades occupations in other industries. The programd target residents from underrepresented population and women, providing them with the skills needed for the building trades and construction industry, or skilled	in the administration of an apprentice ther skilled trades occupations. The ns in Michigan. The apprenticeship achieving employment in the exparam shall prioritize pre-apprenticeshes, including, but not limited to, uner immediate entry into federally registing.	eship readiness program that increa e demonstrated effectiveness mus readiness program shall enroll Mich nding building trades and constructi ip training in economically distresse mployed, underemployed, low-inco tered apprenticeship programs with	ases the state's at include prior nigan residents ion industry, or d communities me, minorities,	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(13) From the funds appropriated in part 1 for econor skilled trades council focused on engaging K-12 studer and careers, and the ability to engage with industry pr	nts, teachers, and counselors to expands.	and awareness around skilled trade	s opportunities	Striking current law.	Striking current law.	Striking current law.	Striking current law.
 (14) From the funds appropriated in part 1 for econom development authority in a city with a population between support the community toward financial stability and e (a) The departure or disinvestment of employers and (b) Employment decreases in the community from t (c) An increase in commercial building vacancies or 	veen 112,500 and 113,000 according conomic recovery from 1 or more of differ their workforces from their commune transition to remote work or busing.	ng to the most recent federal decer the following: unity. ness closures.		Striking current law.	Striking current law.	Striking current law.	Striking current law.
(15) From the funds appropriated in part 1 for econon a population between 10,150 and 10,200 according to system.	the most recent federal decennial ce	ensus for improvements to the city's	drinking water	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(16) From the funds appropriated in part 1 for economa population between 4,250 and 4,290 according to treatment plant.	the most recent federal decennial of	ensus for improvements to the city	y's wastewater	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(17) From the funds appropriated in part 1 for econon township with a population between 38,250 and 39, upgrades.	000 according to the most recent f	ederal decennial census for waste	water pipeline	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(18) From the funds appropriated in part 1 for econon township with a population between 40,000 and 42,0 township's wastewater treatment plant to assist with expressions.	000 according to the most recent fe conomic development and expansion	ederal decennial census for improven in the region.	rements to the	Striking current law.	Striking current law.	Striking current law.	Striking current law.
(19) From the funds appropriated in part 1 for eco commission on aging serving a county with a population for the construction of a community hub.				Striking current law.	Striking current law.	Striking current law.	Striking current law.



FY 2022-23		FY 20	23-24					
CURRENT LAW	EXECUTIVE	HOUSE	SEN	IATE		ENACTED		
(20) From the funds appropriated in part 1 for economic a population between 2,480 and 2,500 according to the system.				current	Striking current law.	Striking current law.	Striking current law.	
(21) From the funds appropriated in part 1 for economic appopulation between 630 and 640 according to the mo	st recent federal decennial censi	us for drinking water system improve	ements.	current	Striking current law.	Striking current law.	Striking current law.	
(22) From the funds appropriated in part 1 for economic a population between 800,000 and 900,000 according t pedestrian access to a county park.	o the most recent federal decen	inial census for the construction of a	culvert to allow	current law.	Striking current law.	Striking current law.	Striking current law.	
(23) From the funds appropriated in part 1 for econor performance venue originally constructed prior to 1931 the most recent federal decennial census.	that is located in a city with a p	opulation between 30,000 and 32,0	00 according to	current law.	Striking current law.	Striking current law.	Striking current law.	
(24) From the funds appropriated in part 1 for economic commission of a city with a population between 15,600 a or upgrade of affordable housing facilities.	nd 15,690 according to the most	recent federal decennial census for t	the construction	current	Striking current law.	Striking current law.	Striking current law.	
	nds appropriated in part 1 for economic development and workforce grants, \$7,000,000.00 shall be allocated to a city with ween 15,600 and 15,690 according to the most recent federal decennial census for the construction of a multi-use community						Striking current law.	
(26) From the funds appropriated in part 1 for economic 501(c)(3) corporation that provides social and mental h completed fiscal year, and is headquartered in a city will decennial census for the construction of affordable hour recent federal decennial census.	nealth services, had gross reven th a population between 190,00	s most recently it recent federal	current	Striking current law.	Striking current law.	Striking current law.		
(27) From the funds appropriated in part 1 for economic community center located in a county with a population				current	Striking current law.	Striking current law.	Striking current law.	
Allocates \$100.0 million for a grant to Wayne Stat University Medical Center to partner with a cance institute on the project.				·				
Sec. 1094n. From the funds appropriated in part 1 for cancer institute project, the department of labor an economic opportunity shall allocate \$100,000,000.00 to a research university located in a city with population over 500,000 according to the most recer federal decennial census. The funding shall be allocated to the university's school of medicine to partner with a cancer institute on the project. The university shall provide information on request to the chairpersons of the relevant appropriation subcommittees, the house and senate fiscal agencies, and the state budget director on the use of these funds until the project is completed.	d	Striking current law.	Striking curre	nt law.	Strik	ing current	law.	



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
Allocates \$130.0 million for a grant to the University of Michigan to support an electric vehicle development center; requires report.						
Sec. 1094o. (1) From the funding appropriated in par 1 for electric vehicle teaching, training, and development center, the department of labor and economic opportunity shall allocate \$130,000,000.00 general fund/general purpose funding for an electric vehicle teaching, training, and development center located at a research university located in a city with a population between 123,850 and 123,900 according to the most recent federal decennial census.		Striking current law.	Striking current law.	Striking current law.		
(2) The university shall submit a report by September 30 of the current fiscal year to the chairpersons of the relevant appropriations subcommittees, the house and senate fiscal agencies, and the state budge director. The report shall include information that details how awarded funds were spent, a bried description of projects undertaken by the center, a description of how awarded funds increased educational opportunities specific to electric vehicles and associated timelines and milestones in the development of an economic development strategy within this state that addresses the emerging electric vehicle market through research, development, and manufacturing jobs.		Striking current law.	Striking current law.	Striking current law.		



FY 2022-23	FY 2023-24							
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED				
States legislative intent that \$850,000 appropriated in FY 2021-22 for a dam and walkway project be designated as a work project.								
Sec. 1094p. It is the intent of the legislature that the state budget director designate \$850,000.00 appropriated for Michigan infrastructure grants under 2021 PA 87 as a work project pursuant to section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a, for the purposes described in section 1095(11) of article 5 of 2021 PA 87. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a:		Striking current law.	Striking current law.	Striking current law.				
 (a) The purpose of the project is to fund the remediation of a dam and walkway. (b) The projects will be accomplished by utilizing local employees or contracts with private vendors, or both. (c) The total estimated cost of the project is \$850,000.00. (d) The tentative completion date is September 30, 2026. 								



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Allocates funding for an academic research building to support a combined project with the University of Michigan to support economic and talent development.					
Sec. 1094q. (1) From the funds appropriated in part 1 for academic research building, the department of labor and economic opportunity shall utilize funds to support a combined research, education, and entrepreneurship initiative anchored by an academic research building in partnership with at least 1 public university, located in a city with a population of between 620,000 and 640,000 according to the most recent federal decennial census. Programs, certifications, and degrees associated with the academic research building shall focus on high-tech research, education, and innovation with the goal of serving as an economic development catalyst and a pipeline for new and recharged talent in this state.	Striking current law.	Striking current law.	Striking current law.	Striking current law.	
(2) The department of labor and economic opportunity shall award funds under this section to a nonprofit organization affiliated with the initiative. To receive funding under this section, the nonprofit organization affiliated with the initiative shall demonstrate a financial commitment from the initiative or affiliated partners of no less than the funding awarded under this section. The financial commitment shall include plans to ensure the initiative is sustainably funded with ongoing commitments from affiliated partners.	Striking current law.	Striking current law.	Striking current law.	Striking current law.	



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
(3) Before the disbursement of funds, the department of labor and economic opportunity shall ensure the grant recipient submits plans and satisfactorily demonstrates at least the following commitments from the initiative where the academic research building will be located: (a) Plans to expand higher education, employment, and entrepreneurship opportunities in the community and region in which the initiative is located. (b) Plans for the development of business and technology incubators, research opportunities in critical industries, and emerging technologies that support economic diversification. (c) Commitment to collaboration with local education, business, and community institutions to increase the availability of workforce training and certification programs. (d) Identification of project support from education, business, and community partners. (e) Inclusion of new housing units located at or adjacent to the initiative, including community green spaces. (f) Construction of a new academic research building that will be owned and operated by a public university as part of the initiative. (g) Commitment that the initiative will break ground on the project no later than 2023, and provides a construction schedule and planning and engineering documents as requested by the department of labor and economic opportunity.	Striking current law.	Striking current law.	Striking current law.	Striking current law.		
(4) The department of labor and economic opportunity shall ensure the grant recipient provides regular progress reports on the status of the initiative and completes the plans submitted in subsection (2) required to receive funding.	Striking current law.	Striking current law.	Striking current law.	Striking current law.		
(5) The department of labor and economic opportunity shall make progress reports publicly available and ensure any trade secrets or proprietary information of the initiative or its affiliated partners is not disclosed.	Striking current law.	Striking current law.	Striking current law.	Striking current law.		



FY 2022-23	23-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Senate Language	infrastructure grant a population of bet a population of bet most recent decent (2) From the fur infrastructure grant intermodal road ar entertainment distr than 600,000 accor census. (3) From the fur infrastructure grant a population of betwoe recent federal dece (4) From the fur infrastructure grant a population of betwoe recent federal decent (4) From the fur infrastructure grant a population of great federal decennial of (5) From the fur infrastructure grant a population of great federal decennial of (6) From the fur infrastructure grant	the funds appropriated in parts, \$8,000,000.00 shall be award ween 9,900 and 10,000 located atween 175,800 and 175,900 and 175,900 and constructions appropriated in part 1 ats, \$20,000,000.00 shall be award ordered in a city with a population of between 1,700 and 1,750 located in part 1 ats, \$2,100,000.00 shall be award ween 1,700 and 1,750 located in een 406,000 and 407,000 according to the most recent feast appropriated in part 1 ats, \$1,744,000.00 shall be award ween 28,600 and 28,700 located ater than 1,750,000 according to the system of	ded to a city with in a county with a cording to the on project. I for Michigan awarded for an acommercial and alation of greater aderal decennial I for Michigan acounty with a ding to the most tructure project. I for Michigan acounty with a ding to the most tructure project. I for Michigan acounty with a din a county with a county with a the most recent project. I for Michigan acounty with a county	Chigan partnership Not	
The Solute Language		initiative, the department sh coordinate with state agence partnership initiative will	nall develop guidelines, allo cies to implement this sect	cate funding, and included.	
		leverage intergovernmental goals.			



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACTE				
New Senate Language (continued).		section for the Michigan par	(2) The legislature finds and declares that the appropriation described in this section for the Michigan partnership initiative is for a public purpose and serves the health, safety, and general welfare of the residents of this state.				
New Senate Language (continued).		(3) The department shall allocate funding for the Michigan partnership initiative through the development and submission of local plans by eligible applicants that seek to address more than 1 strategic community goal defined in subsection (5). Approved local plans shall implement comprehensive approaches to address strategic community goals in targeted areas.			Not included.		
New Senate Language (continued).		(4) Eligible applicants included requirements in subsection (a government agencies, consecutive or nonprofit entities, to substitutional local planeligible applicant shall not substitutional substituti	 An eligible applicant may ortiums, authorities, commu omit and implement an apprevisions or subsequent fu 	partner with other inity associations, proved local plan. Inding rounds, an	Not included.		
New Senate Language (continued).		(5) Approved local plans shal community goals: (a) Talent attraction and gro (i) Increased postsecon Michigan residents. (ii) Improved labor for community. (iii) Retention of skilled w Michigan. (iv) Recruitment of skilled (v) Targeted workforce put that will support job crea	I address more than 1 of the factor with goals that include any of indary enrollment and concern participation and wag workers and recent postsecond workers from outside of the programs or apprenticeship tion in a targeted area.	following strategic If the following: Inpletion rates of It growth in the Indary graduates in It state. It state. It states training programs	Not included.		
New Senate Language (continued).		attracting and retaining opportunities and wrapar (b) Arts and cultural initiative (i) Expanded access to a (ii) Community beautifica (iii) Recreational access (c) Improved quality of life inf (i) Improved motorized tr (ii) Development or e	es that include any of the follorts or cultural programs in a attraction investme and community spaces.	owing: targeted area. nts. of the following: and transit. d transportation,	Not included.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	ENACT	ED	
New Senate Language (continued).		 (iii) Corridor infrastructure improvements in a targeted area. (iv) Drinking, clean, or stormwater infrastructure improvements. (v) Blight elimination or brownfield redevelopment. (vi) Climate resiliency or regenerative agricultural practices. (d) Housing access goals to enhance affordable housing stock, consumer programs, and density through any of the following initiatives: (i) Construction or financing costs of affordable housing. (ii) Programs to improve, repair, or preserve, existing housing stock. (iii) Consumer financial services such as credit enhancement, loan loss reserve, or mortgage or rental assistance. (iv) Housing services to support indigent or vulnerable populations. (v) Costs to support local or regional housing plans that impact a targeted area. (e) Small business and nonprofit development for any of the following: (i) Programs to incubate, grow, or stabilize small businesses with a direct presence in targeted areas. (ii) Funding for nonprofit entities, local government agencies, community organizations, or anchor institutions with a direct presence in targeted areas. (iii) Targeted supports or wrap around services to marginal and 			
New Senate Language (continued).		Michigan partnership i (a) Develop guidelines applicants, and aw strategic communi (b) Consult with lo	s to accept and review local բ ard funding for approved loca	plans from eligible al plans to support e education and tion process, and	Not included.



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACTI				
New Senate Language (continued).		 (c) Review existing best practices for similar programs and consult with third-party experts, including academic and research institutions based in this state. (d) Lead a multiagency coordination effort to leverage all available resources that will maximize the effectiveness of the Michigan partnership initiative. As necessary, the department may establish memorandums of understanding with other state agencies or establish a committee of state agency representatives to support the Michigan partnership initiative. (e) The department may retain up to 1% of funds from part 1 for implementation costs of the Michigan partnership initiative including hiring up to 10.0 limited term FTEs. The department shall utilize a portion of implementation costs to contract with third-party experts to evaluate and measure outcomes. 					
New Senate Language (continued).		offer public webinars, plan applications are s and funding allocation subsection (8).	all post online the guideling and consider external feed submitted and reviewed. App ons for eligible applicants	back before local proved local plans are subject to	Not included.		
New Senate Language (continued).		approved local plans be must be determined population size, densit (a) Category 1 applicar population greater to 107,000 and 108,000 census. Additionally population totals to a category 1 grant a award up to \$200 applicant shall receptans.	shall establish separate capased on community needs. using objective criteria in y, poverty, and subject to the nts consist of any Michigan rhan 190,000 or a city with a perfect of the most recently, 1 or more neighboring cimeet the 190,000 threshold and apply in partnership. The 1,000,000.00 for this categorive at least \$50,000,000.00 for	Community needs acluding data on a following: nunicipality with a copulation between a federal decennial ties may combine for qualification of a department shall by. Each eligible or approved local			
New Senate Language (continued).		between 80,000 and community densit \$200,000,000.00 for eligible applicant	nts consist of municipalities of 190,000 with high measure y. The department shal this category. Subject to avashall receive between \$10 upport approved local plans.	es of poverty and l award up to illable funds, each	Not included.		



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENAC				
New Senate Language (continued).		not meet category 1 \$100,000,000.00 for eligible applicant	nts consist of cities, villages, or 2 criteria. The department this category. Subject to ava shall receive between \$ upport approved local plans.	t shall award up to illable funds, each 1,000,000.00 and	Not included.		
New Senate Language (continued).		suggest revisions of approval or the awa posted online by the to approval. At a micriteria shall include (a) Clear identification community goals include more than 1 (b) Identification of a corridor, or neighborallocated. Unless a local approved pla government associated. (c) Identification of a initiatives propose including measurable (d) Identification of a this section. Subject an eligible applicant be reduced or offsee (e) Steps taken to lespartnership initiatives resources. (f) A proposed budges support an approve (g) Demonstration of a allocated under this (h) Identification of a development and in	n and detailed description being addressed. Each applet strategic community goal. geographic targeted area sorhood in which funds under the proved by the department, the must be within the boundated with the application. comprehensive approaches ed to address strategic colle goals to track progress. 10% local match of funds best to approval by the department with a demonstrated finant by other fund sources. We with other federal, state, we with other federal, state, and timeline to deploy rest and state,	plans prior to their submitted must be plic comment prior artment evaluation of each strategic proved plan must uch as a district, this section will be argeted areas in a laries of the local and multifaceted community goals, pling sought under tent, the match for cial hardship may from the Michigan local, or private esources that will mability of funding or support in the docal plan.	Not included.		
New Senate Language (continued).		local plans if either fu funds from part 1. Re	nay approve subsequent rouly inds become available or the maining funds shall be awaith this section and, as nefunds.	ere are remaining irded in the same	Not included.		



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACT				
New Senate Language (continued).		resources and capacit The department shall that administer progra leverage local approve shall give preference from 2 or more of the (a) Neighborhood as (b) City councils. (c) Economic develo (d) County commiss (e) Local chambers. (f) Township boards (g) Postsecondary ir (h) Nonprofit organiz (i) Tribal governmen	(11) The department shall seek to leverage all available state resources and capacity to support the Michigan partnership initiative. The department shall seek to coordinate with other state agencies that administer programs and deploy funding that may be applied to leverage local approved plans. When awarding funds, the department shall give preference to local plans that demonstrate participation from 2 or more of the following: (a) Neighborhood associations. (b) City councils. (c) Economic development organizations. (d) County commissions.				
New Senate Language (continued).		(12) It is the intent of the other state agencie investments of the M possible, state agencie shall seek to leverage overlap with the Michinclude local roads a programs, public safe health, economic devischool districts and broadband, and other ups, agricultural reso	ne legislature that maximizing is is critical to achieve Michigan partnership initiatives, including the Michigan infect the deployment of other realigan partnership initiative, is and motorized infrastructure ty and criminal justice, commelopment and placemaking, libraries, postsecondary in tutility infrastructure, contains aution, and arts and culture presents.	transformational ve. To the extent rastructure office, sources that may in areas that may e, small business munity and public child care, local astitutions, water, ninated site clean and nonmotorized	Not included.		
New Senate Language (continued).		(13) The department applicants prior to a approved local plan. T	shall execute grant agreem llocating funds that will din he department shall verify that with an approved local plants	ents with eligible rectly support an at all expenditures	Not included.		
New Senate Language (continued).		reports and include a recoup funds that are respond to all reasons	agreements must include a clawback provision that al misused or unspent. Eligibl able information requests fro ceived under this section.	lows the state to e applicants shall	Not included.		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENAC			
New Senate Language (continued).		senate appropriation	nall provide quarterly updates s committees on the d located for the Michigan part	evelopment and	Not included.	
New Senate Language (continued).		 (16) The unexpended portion of grants under this section are designated as a work project appropriation in accordance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a. Any unencumbered or unallotted money shall not lapse at the end of the fiscal year and shall be available for grant awards or other expenditures under this section for the project until the project has been completed. The following apply to the work project: (a) The purpose of the project is to support transformational investments and leverage intergovernmental coordination to address strategic community goals. (b) All grants will be distributed in accordance with this section and the grant guidelines as part of the application process and grant agreements between the department and grant recipients. 				
		(d) The tentative com 30, 2027.	t of the work project is \$500,0 pletion date for the work pro	ject is September		
New Senate Language		transformational come shall develop and adres building transformat Michigan that include a (a) Municipal campus (b) City hall renovation (c) County jail proje safety, or enhance (d) Any other transformations develop	renovations. ns or replacements. cts that improve living cor behavioral health services. ormational projects as deter ed by the department.	the department of program to for ects throughout odditions, increase mined by posted	Not included.	
New Senate Language (continued).		(2) The department sha criteria, and an applica subsection (1) and s accessible website pri	all develop grant program gui tion process for the grant pro shall post that information or to any grant application du	ogram identified in on its publicly ue dates.	Not included.	
New Senate Language (continued).		and townships.	ents include Michigan counti		Not included.	
New Senate Language (continued).			oriated for this purpose, not r rtment for administrative co ubsection (1).		Not included.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACTE				
New Senate Language (continued).		section, the department appropriations commit the state budget direct relative to each grant at (a) The name of the g	(5) By December 31 of each year grants are awarded under this section, the department shall submit to the house and senate appropriations committees, the house and senate fiscal agencies, and the state budget director a report containing the following information relative to each grant awarded under this section: (a) The name of the grant recipient. (b) A brief description of the project for which the grant was awarded.				
New Senate Language (continued).		(6) Until program fund an annual report no lat and the utilization of gmust be submitted to representatives appropriate the submitted to the s	(6) Until program funding is expended, the department shall provide an annual report no later than February 1st on program grant awards and the utilization of grant funds for the prior fiscal year. The report must be submitted to the chairs of the senate and house of representatives appropriations committees, the senate and house of representatives fiscal agencies, and the state budget director.				
New Senate Language (continued).		(7) The unexpended transformational comma work project appropriate for expenditures for probeen completed. The financial the management and because of the infrastructure propriate (b) The project with consultation with services provided (c) The total estimates	one-time funds appropriate nunity infrastructure grants or iation, and any unencumber the end of the fiscal year and ojects under this section unticulousing is in compliance with a complet act, 1984 PA 431, MCL of project is to assist local goojects in public spaces throut the accomplished by the local units of government	ed in part 1 for are designated as ered or unallotted I shall be available I the projects have th section 451a of . 18.1451a: vernments to fund ighout Michigan. e department in or contracts with 000,000.00.	Not included.		
New Senate Language.		Sec. 1097. (1) From to community revitalizate department shall allo- center in a township w	he one-time funds appropri- tion and cultural institut cate \$2,000,000.00 to a cor vith a population between 49 ation between 82,000 and 84	ated in part 1 for ion grants, the nmunity wellness ,000 and 50,000 in	Not included.		
New Senate Language (continued).		(2) From the one-time revitalization and cult allocate \$4,000,000.00	funds appropriated in part tural institution grants, the to a senior wellness cente ,000 and 100,000 according	department shall r in a city with a	Not included.		



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACT				
New Senate Language (continued).		revitalization and cult allocate \$2,000,000.00 to 50,000 in a county wi according to the most	funds appropriated in part ural institution grants, the to a city with a population beth a population between 8 recent federal decennial chavelopment and resilience	department shall etween 49,000 and 2,000 and 85,000 ensus to provide	Not included.		
New Senate Language (continued).		revitalization and cult allocate \$1,000,000.00 house repairs in a city	funds appropriated in part ural institution grants, the to a nonprofit corporation with a population greater on greater than 1,500,000 according to the consus.	department shall n for community than 600,000 in a	Not included.		
New Senate Language (continued).		revitalization and cult allocate \$100 to a city according to the most improvements, including	funds appropriated in part ural institution grants, the with a population between a recent federal decennial cent the neighborhood and contains in section 90a of the Michigate.	department shall 31,000 and 32,000 ensus for corridor mmercial corridor	Not included.		
New Senate Language (continued).		(6) From the one-time revitalization and cult allocate \$6,200,000.00 t 109,000 according to	funds appropriated in part ural institution grants, the oacity with a population bet the most recent federal decool that is listed on the Na	department shall ween 106,000 and cennial census to	Not included.		
New Senate Language (continued).		revitalization and cult develop and administr projects to support co	funds appropriated in part ural institution grants, the ate a competitive grant pro mmunity centers, public reci ctures, or nonprofit art or cu	department shall gram to invest in reation or spaces,	Not included.		
New Senate Language (continued).		criteria, and an applicate subsection (7) and s	Il develop grant program gui tion process for the grant pro thall post that information or to any grant application du	ogram identified in on its publicly	Not included.		
New Senate Language (continued).		nonprofit organizations art institutions.	pients include municipalities, including, but not limited	to, museums and	Not included.		
New Senate Language (continued).			priated for this purpose, not r tment for administrative co ubsection (7).		Not included.		



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACT				
New Senate Language (continued).		section, the departm appropriations commi the state budget direct relative to each grant (a) The type of grant. (b) The name of the g	rant recipient. of the project for which the g	ouse and senate scal agencies, and owing information	Not included.		
New Senate Language (continued).		an annual report no la and the utilization of must be submitted representatives appro	ding is expended, the departr ter than February 1st on prog grant funds for the prior fisca to the chairs of the senat priations committees, the ser agencies, and the state budg	ram grant awards al year. The report te and house of nate and house of	Not included.		
New Senate Language (continued).		community revitalizates designated as a work or unallotted funds slandled by the projects have been section 451a of the management of the purpose of through local corrected to patronage at must be consultation with services providers (c) The total estimate	d one-time funds appropriate tion and cultural institution and cultural institution project appropriation, and an all not lapse at the end of t	tion grants are ny unencumbered he fiscal year and r this section until n compliance with 1984 PA 431, MCL ccess to services access to public re, and enhance ral institutions. e department in or contracts with 0,000.00.	Not included.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
Requires MSF to execute a grant agreement with certain requirements for each Michigan Enhancement Grant, Michigan Infrastructure Grant, and Economic Development and Workforce Grant awarded; requires recipients to respond to reasonable requests; requires quarterly updates on status of each grant.					
Sec. 1096. (1) From the funds appropriated in part 1 for Michigan enhancement grants, Michigan infrastructure grants, and economic development and workforce grants, the department shall execute a grant agreement with each recipient, pursuant to subsection (2). All grant funds are considered direct appropriations and, subject to receipt of all information under subsections (2) and (3), shall be disbursed by the department, as determined by the grant agreement. Any funds that are granted to a state department are appropriated in that department for the purpose of the intended grant. An initial disbursement of 50% shall be provided to the grantee upon execution of the grant agreement.	Striking current law.	Sec. 1096. (1) No changes from current law, except modify to just include Michigan infrastructure grants.	Striking current law.	Striking current law.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
	EXECUTIVE Striking current law.			Striking current law.	
made in accordance with the project purpose. (d) A requirement for quarterly reports from the		the department and not including the report			
recipient to the department that provide the status of the project and an accounting of all funds		recipients required in section 205 of this part that			
expended by the recipient.		provide the status of the			
(e) A claw-back provision that allows this state		project and an accounting of			
to recoup or otherwise collect any funds that are declined, unspent, or otherwise misused.		all funds expended by the recipient.			



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
(3) The grantee 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 3 years, and the grant may be subject to audit and site visits as determined by the department. The grant agreement required under subsection (2) shall include signed assurance by the chief executive officer or other executive officer of the grant recipient that this requirement will be met.	Striking current law.	(3) No changes from current law,	Striking current law.	Striking current law.		
(4) All funds awarded shall be expended by the recipient, and projects completed, by September 30, 2026. If at that time, as evidenced by the quarterly reports, any unexpended funds remain, those funds shall be returned by the grantee to the state treasury. The state budget director may, on a case-by-case basis, extend this deadline, upon request by a grant recipient.	Striking current law.	(4) No changes from current law,	Striking current law.	Striking current law.		
(5) If a grantee does not provide information sufficient to execute a grant agreement by May 1, 2023, funds associated with that grant shall be returned to the state treasury.	Striking current law.	(5) No changes from current law,	Striking current law.	Striking current law.		
(6) The department shall provide quarterly updates on the accounting and status of each project to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget office.	Striking current law.	(6) No changes from current law,	Striking current law.	Striking current law.		
New Executive Language.	Sec. 11-1097. (1) The funds ap in part 1 for the arsenal of shall be used by the depa support innovation of new defense technologies, the test new defense focused applic mobility-based technologies defense systems that will structure of mobility and electronic funds shall be awarded on a compassion of the projects that help deresearch, develop, or bring mobility technologies and ne solutions for advanced mobility.	innovation artment to mobility- ting of sations for , or new apport the etrification. competitive eploy, test, to market w defense	Not included.	Not included.		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE HOUSE		SENATE	ENACTED		
New Executive Language (continued).	(2) The department shall program guidelines and an a process for these funds and that information on a publicly website prior to the due date application. When making as department shall consider the which each project leverage resource opportunities, the which each project increases and development capital in and the extent to which each drives economic development.	application shall post accessible of the wards, the extent to es federal extent to research Michigan, ch project	lot included.	Not included.	Not included.	
Requires LEO to establish a new nonprofit relief grant program to award grant funding to nonprofit community service organizations across the state; program must be administered by LEO in partnership with the Michigan Nonprofit Association.						
Sec. 1098. From the funds appropriated in part 1 for ARP - nonprofit relief grants, the department of labor and economic opportunity shall allocate \$50,000,000.00 to create a nonprofit relief grant program that awards grants to nonprofit community service organizations across this state. The program must be administered by the department of labor and economic opportunity in partnership with the Michigan nonprofit association.	Striking current law.	Striking currer	nt law.	Striking current law.	Striking current law.	



FY 2022-23		FY	2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACT	ED	
New Executive Language.	Sec. 11-1098. The funds appropriated in part 1 for outdoor recreation business development shall be used by the Michigan strategic fund to support and grow Michigan's outdoor recreation industry. Funds may be allocated to the following:	Not included.	Not included.	Not included.		
	(a) To support the outdoor recreation industry, including outdoor retailers, Michigan outdoor recreation supply base companies, or outdoor recreation service providers to strengthen Michigan's outdoor recreation industry.					
	(b) To promote, attract, and leverage venture capital to enhance the growth of Michigan's outdoor recreation industry.					
New Senate Language.		conventions, shall develop support the a events, spo throughout M	Sec. 1098. (1) From the one-time funds appropriated in part 1 for conventions, sports, and special events grants, the department shall develop and administrate a competitive grant program to support the attraction and operation of special events, sporting events, sports commissions, and convention centers			
New Senate Language (continued)		(2) The depa eligibility crit program ide information o application d	ertment shall develop grant teria, and an application pr ntified in subsection (1) a in its publicly accessible webs ue dates.	ocess for the grant and shall post that site prior to any grant	Not included.	
New Senate Language (continued)		entertainmen	grant recipients include t and public facilities authori or funds, and nonprofit s.	ties, nonprofit sports	Not included.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE SENATE ENA					
New Senate Language (continued)		(4) Of the funds appropriated for this purpose, not more than 3% may be used by the department for administrative costs for the grant program identified in subsection (1).					
New Senate Language (continued)		section, the de appropriations agencies, and following information: (a) The name of	er 31 of each year grants are a partment shall submit to the committees, the house a the state budget director a represention relative to each grant a of the grant recipient. Scription of the project for whall to the grant.	house and senate nd senate fiscal port containing the awarded under this	Not included.		
New Senate Language (continued)		provide an ann grant awards a year. The repo and house of	am funding is expended, the ual report no later than Februa nd the utilization of grant funds rt must be submitted to the cl representatives appropriation use of representatives fiscal rector.	ary 1st on program s for the prior fiscal hairs of the senate s committees, the	Not included.		
New Senate Language (continued)		conventions, s work project ap funds shall not available for ex the projects compliance wit act, 1984 PA 43 (a) The purpos recreation operation would featu (b) The projec consultatio providers, (c) The total es	ended one-time funds appropriports, and special events are propriation, and any unencumit lapse at the end of the fiscal expenditures for projects under have been completed. The th section 451a of the managed, MCL 18.1451a: e of the project is to expand act and athletic activities, go industry, and to support the flarge special events and spare Michigan to a national audict will be accomplished by the with grant applicants or contor both. Stimated cost of the project is the completion date is September 19.	e designated as a bered or unallotted year and shall be this section until following is in ement and budget cess to community row the outdoor he attraction and porting events that ence. The department in racts with services \$30,000,000.00.	Not included.		



FY 2022-23	2-23 FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE ENACTI				
New Senate Language.		in pa 50 fo at (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4	Sec. 1101. (1) From the one-time funds appropriated in part 1 for adult literacy, the department may partner with state adult education associations and 501(c)3 providers to provide learning opportunities for adult learners to reach measurable outcomes in at least 1 of the following areas: (a) Improving standardized test scores. (b) Earning a digital literacy credential. (c) Passing a high school equivalency test or equivalency-ready test. (d) Transitioning or enrolling in Title I WIOA Services. (e) Obtaining a state driver license or state identification. (f) Obtaining citizenship. (g) Financial literacy. (h) Learning English as a second language.				
New Senate Language (continued).		(2 ar de in th ac su	c) Providers receiving funds under required to submit participation of the participation of the participation of the participation of the program, the number of chieving a measurable benow the program of the average and the spent on each adult learned the participation of the parti	der subsection (1) ion reports to the iber 30, 2024 that irs participating in those learners hmark listed in mount of program	Not included.		
New Senate Language (continued).		(3 fo \$3 cc 84 de	r) From the one-time funds appror adult literacy, the departments, 1,000,000.00 to an adult literacy with a population of bet 1,000 according to the mose ecennial census for the purpor process identified in subsection of the subsection of the purpor services identified in subsection of the purpor to the purpo	ropriated in part 1 ent shall allocate cy provider in a ween 83,000 and t recent federal ose of providing	Not included.		
New Senate Language (continued).		(4 fo \$4 wi cc 29 de) From the one-time funds appror adult literacy, the department,500,000.00 to an adult literacy ith a population between 105,000 punty with a population between 100,000 according to the most ecennial census for the purpor process identified in subsection (opriated in part 1 ent shall allocate provider in a city 0 and 108,000 in a een 280,000 and at recent federal ose of providing	Not included.		



FY 2022-23	FY 2022-23 FY 2023-24							
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE					
New Senate Language.		youth entreprei grants, the depaid (a) Allocate \$2,50 engagement greater than decennial centre (b) Allocate \$2 provides you programs and enterprise sy and education purpose of suneeds in a circular \$1,000,000.00 190,000 and 2 (c) Allocate \$100 a population greater than 1 decennial centre \$1.000,000.00 and 2 (c) Allocate \$100 a population greater than 1 decennial centre \$1.000 and 2 and \$1.000	000,000.00 to a nonprofit ng people with practical econd experiences in the constem through partnerships to communities. \$1,000,000.00 apporting programmatic resoluty with a population greater is allocated in a city with a population.	nent and adult rewith a population ost recent federal corporation that conomic education mpetitive private with the business is allocated for the urces and staffing than 600,000, and opulation between on in a village with with a population ost recent federal and entrepreneurial	Not included.			



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED			
New Senate Language (continued).	EXECUTIVE	(2) From the or entrepreneurshi department sha support youth of the following: (a) The department eligibility criprogram an accessible with the following of the focus on your given to out training, pring address focus afe spaces experience, programs. (c) Eligible uses	SENATE ne-time funds appropriated in p, apprenticeship, and engage of develop and administrate a development throughout Michaent shall develop grant produced in the produced shall post that information vebsite prior to any grant application to any grant application to any grant application to any grant application to any grant applications that offer car mary and secondary wraparoused insecurity, academic supplies for minors, afterschool produced in the pro	part 1 for youth ement grants, the grant program to igan by means of ogram guidelines, cess for the grant n on its publicly ication due dates. organizations that preference may be eer development nd services, aid to port and tutoring, ograms, and work cill development sts for community	ot cluded.		
		services pro expansion of (d) Of the funds of the grant pro (e) By December section, the senate approfiscal agency containing the awarded und (i) The name of the (ii) A brief descy awarded. (iii) The amount (f) Until program provide and program grant the prior fischairs of appropriation (d)	ovided, infrastructure and measured for this purpose, appropriated for this purpose, by the department for administration of the control of t	aintenance costs, is. not more than 5% histrative costs for warded under this to the house and house and senate director a report tive to each grant was department shall February 1st on of grant funds for submitted to the for representatives and house of			



FY 2022-23		FY 2023-24						
CURRENT LAW		EXECUTIVE HOUSE SENATE ENA			ENACTI	ED		
New Senate Language (continued).			(g) The unexpended one-time funds appropriated in part 1 youth entrepreneurship, apprenticeship, and engageme grants are designated as a work project appropriation, and a unencumbered or unallotted funds shall not lapse at the e of the fiscal year and shall be available for expenditures projects under this section until the projects have be completed. The following is in compliance with section 451a the management and budget act, 1984 PA 431, MCL 18.1451 (i) The purpose of the project is to expand development opportunities to Michigan youth in partnership we nonprofit community organizations that focus on you workforce development. (ii) The project will be accomplished by the department consultation with grant applicants or contracts we services providers, or both. (iii) The total estimated cost of the project is \$5,000,000.00. (iv) The tentative completion date is September 30, 2027.			and engagement opriation, and any of lapse at the end rexpenditures for ojects have been ith section 451a of 31, MCL 18.1451a: and developmental partnership with at focus on youth the department in or contracts with s\$5,000,000.00.	Not included.	
	affordabilit making ins the life-save insulin will percent of insulin is Michigan s health and shall activ Michigan r (a) Develo novel insulin (b) Attra manufa interch will als resider (c) Enter in	03. (1) The funds appropriate by and manufacturing attraction and manufacturing attraction attraction attraction and manufacturing attraction attraction attracts and approve the health outcomes for Michigan residents diagnosed the most widely prescribed contrategic fund, in coordination human services and insurance ely work to bring more afford esidents by pursuing the follow apprent, in conjunction with a low-cost interchangeable biosproduct for distribution in Michigan and establishment acturing facility for the purpose angeable biosimilar insulin or of create new high-skill, high-duts. Into any agreement that will signed cost of insulin available to contract the survival and the survival an	n are for the an residen an residen access to mo or the estimation with diabete and finantiable insuling: partner or similar insuling and finantiar insuling an	1 for insulin ne purpose of ts who rely on ore affordable ated nearly 10 etes for which eatment. The epartments of incial services, in products to partners, of a ulin or other ichigan-based cing low-cost products that is for Michigan		Not included.	Not included.	



FY 2022-23		FY 2023-24				
CURRENT LAW		EXECUTIVE	HOUSE		SENATE	ENACTED
New Executive Language (continued).	product th significant	purposes of this section, "lov at can be shown will be available by below the out-of-pocket costs o consumers at the time of pass	le to consumers at a price s of insulin	Not included.	Not included.	Not included.
New Executive Language (continued).	(3) No mo expended of subsect of, or in co establishe distributio participan	re than \$25,000,000.00 shall be for the purpose cion (1)(a), and any Michigan conjunction with, a partnership, condition the purpose of providing for the purpose of providing for such a product of whith, shall be made proportional to lar participating entities.	e committed or otherwise emmitments made as part onsortium, or other entity for ich Michigan may be a		Not included.	Not included.
New Executive Language (continued).	as necess	l provide subject matter experti		Not included.	Not included.	Not included.
New House Language.			Sec. 1101. From the fund for ARP - city conver renovation, the depart allocate \$5,000,000.00 entertainment and pub authority for a city converse located in a city with a between 111,000 an according to the most redecennial census for improvements, and technology.	ntion centrement sha to a lic facilitie ention centre n population d 114,00 ecent feder	er all an es er en en en en en en en en en en es	Not included.



FY 2022-23		FY 202	3-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New House Language.	ARP – electric department sha public, at-home, infrastructure. F to, the deployme and heavy-duty increasing acces (2) The depart programmatic opportunities infrastructure in or the inflation r to maximize the electric vehicle of (3) The department eligibility criteri information on it due date of the in compliance we have compliance we have complianed as unencumbered of end of the fis expenditures for projects have compliance with budget act, 1984 (a) The purpose to public, at charging inf (b) The projects employees both. (c) The total e \$55,000,000.	ded funds appropriated in part vehicle charging infrastrual work project appropriation, or unallocated funds shall be avar projects under this section been completed. The followed section 451a(1) of the managed PA 431, MCL 18.1451a: e of the work project is to expatione, and commercial electrostructure. So will be accomplished by utilizational contracts with service prosestimated cost of the work	access to e charging not limited g medium eeds, and ucture. to align funding to, the aw 117-58, w 117-169, expanding de. elines and post that prior to the smust be hed by the law 117-2, nd the use at 1 for the cture are and any apse at the hilable for until the ring is in ement and access ric vehicle sizing state project is	Not included.



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE HOUSE SENATE EN					
New House Language.	ARP – going consistent wit fund act, 201 department sh (a) The departmees	From the funds appropriated pro, the department shall us th sections 7 and 9 of the goi 8 PA 260, MCL 408.157 and nall administer the program as partment shall work cooper to maximize the amount of fure available for direct training.	se the funds included. ng pro talent 408.159. The follows: ratively with	Not included.		
	including employer to priorit funds ap ensure t statewide developn	artment, workforce development of regional Michigan Works! against shall collaborate and work of tize and streamline the expension of the collaborate and streamline the expension of the collaborate and properties are network of workforce and enternation of the collaborate and the colla	gencies, and cooperatively diture of the artment shall collaborative mployee skill			
	for indivi	rtment shall ensure that grant: idual skill enhancement and to talent needs in Michigan.				
	detailed follow to guideline federal rescue plant regulation the state detailed website partners, prior to assessm be evaluation follows:	artment shall develop prograr guidance for prospective par or qualify under the programs and eligibility must be in contregulations established by the lan act of 2021, Public Law 117 ations and requirements aroung fiscal recovery fund. The program and distributed to workforce, including local Michigan Worldthe due date of the applications of employer and employer ated on a regional basis, and the other those needs.	articipants to am. Program in pliance with the American 7-2, including and the use of th			



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENA	ΓΕ	ENACTED	
New House Language (continued).	pro are designate unencumbered or the fiscal year and under this section following is in con and budget act, 19 (a) The purpose of program.	od funds appropriated in part 1 to d as a work project appropriated in part 1 to d as a work project appropriated in the projects have been appliance with section 451a of the work project is to support the work project is to support will be accomplished by	Not included.	Not included.		
	employees or (c) The total estim	contracts with service provider ated cost of the work project is completion date is September 3	s, or both. \$25,000,000.00.			
New House Language.	Michigan skills of proportionally to the for scholarships of certifications and certifications and statewide and regulations acceptable use of		allocate funds across the state It in in-demand programs for chigan hot jobs department of qualify as an	Not included.	Not included.	
New House Language (continued).	credentials also qu (a) Automotive tec (b) Certified nurse (c) Commercial dri (d) Computer supp (e) Dental assistan (f) Machine tool an (g) Manufacturing (h) Pharmacy tech (i) Phlebotomy tec (j) Certifications education.	hnician. 's aide. ver license. port technician. t. d computer numerical control. production. nician.		Not included.	Not included.	



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	TE	EN/	CTED		
New House Language (continued).		(3) Eligible Michigan Works! agencies that receive funds shall provide a report to the department on the following:					
	(b) The names, ad provider. (c) The results individuals co	(c) The results of each scholarship, including whether individuals completed the program or programs, what					
	gained emplo	dividuals received, and whet yment or were promoted as he wage or salary of the resulti	a result of the				
New House Language (continued).	(4) Michigan Works for the administrat			included.	Not included.		
New Senate Language		part 1 for fin shall award fi the costs screenings a	From the one-tine fighter support unds to local fire of comprehens of new fire gear of the	grants, the department sive firefig equipment.	department ts to support hter health	Not included.	
New Senate Language (continued).		administratio Prior to issui seek input	rtment shall dev n of the program ng grant guidelin from represer and representativ	and awardi es, the depa itatives of	ng of grants. artment shall local fire	Not included.	
New Senate Language (continued).		(3) For purpo grant, local employers of authorities, colleges, qua	ses of determining fire department qualified fire figuille public universulified state emplifighters in this si	ng eligibility nts may a hters at air ities, and oyee organ	to receive a also include ports, public community	Not included.	
New Senate Language (continued).		(4) Not later provide a appropriation funds in part funding recipurpose of	than September report to the secommittees do 1, including the telepient of each geach grant, the each grant, and	1, the depa house a etailing the otal grants grant, the number of	and senate allocation of awarded, the amount and firefighters	Not included.	
New Senate Language (continued).		(5) The depar	tment may retain		han 5% from	Not included.	



FY 2022-23	23-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New Senate Language (continued).		firefighter grappropriation shall not laps available for project has compliance with budget act, 1 (a) The purposafety the and new (b) The project employed partners. (c) The estime	(6) The unexpended funds appropriated in part 1 for firefighter grants are designated as a work project appropriation. Unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures 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 improve firefighte safety through health screenings and purchasing and new fire gear equipment. (b) The project will be accomplished by utilizing state employees, contracts with vendors, or local partners. (c) The estimated cost of the project is \$4,000,000.00. (d) The tentative completion date is September 30 2027.		
New Senate Language.		1 for electric department t commercial Funds may deployment of heavy-duty	The one-time funds appropy vehicle infrastructure shall by o expand access to public, a electric vehicle charging in the used for, but are not limps fast chargers, addressing electric vehicle charging in exess to at-home charging in	e used by the at-home, and afrastructure. mited to, the medium and needs, and	
New Senate Language (continued).		(2) The deportunities infrastructure 58, or the inf	artment shall make all efforce activities with feder or including, but not limit investment and jobs act, Puflation reduction act of 2022 maximize the state's opposite charging in	orts to align ral funding ited to, the blic Law 117- y, Public Law ortunities for	
New Senate Language (continued).		(3) The depa and eligibility that informa	rtment shall develop progrally criteria for the program artion on its publicly accessue date of the application.	nd shall post	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	UTIVE HOUSE SE		ENACTED	
New Senate Language (continued).		electric vehicle project appropriet appropriet appropriet appropriets under completed. The 451a(1) of the 431, MCL 18.1 (a) The puraccess to vehicle of (b) The providers (c) The tota \$40,000,0	pose of the work project in public, at-home, and commen arging infrastructure. Spects will be accomplished apployees or contracts work, or both. It is a stimated cost of the work in public, and it is a stimated cost of the work.	ted as a work cumbered or e end of the enditures for ets have been e with section act, 1984 PA es to expand ercial electric by utilizing with service erk project is	
New House Language.	affordable ho allocate \$4,00 organized und from federal in internal revenue headquarters in and 136,000 decennial center population beto the most recessors resulting housing apart under this section been establish the stability, through additional additional and the stability, through additional	om the funds appropriated in pusing project, the departm 10,000.00 to a nonprofit or ler the laws of this state that necessary and the laws of this state that necessary according to the most recessus and is located in a court federal decennial census and federal decennial census and ment complex. To be eligible tion, the nonprofit organization and in 2006 and be dedicated to health, and wellness of those located, acculturation, and cultural preservation.	ent shall ganization is exempt c)(3) of the that has a een 80,000 nt federal nty with a cording to for capital affordable for funds must have improving	Not included.	



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE			
New Senate Language.		Sec. 1107. (1) The funds appropriated in part 1 for main street initiative shall be used by the Michigan strategic fund to create and operate programs to support small businesses experiencing negative impacts or disproportionately or otherwise impacted by the COVID-19 pandemic. These funds may be used for grants for small business startup and resiliency initiatives, microbusiness enterprise activities, and other small business supports, as determined by the Michigan strategic fund.				
New Senate Language (continued).		(2) The Michigan stra guidelines and eligibili- post that information Efforts shall be mad distribution of funds a urban and rural commu- federal regulations. Nappropriated in part 1 to a single grant recipie	tegic fund shall develop p ty criteria for the program ar on its publicly accessible v e to ensure a broad geo warded under the program inities, to the extent allowable to more than 10% of the for this section shall be dist ent, unless the entity is serving behalf of the Michigan si	nd shall vebsite. graphic to both e under funds cributed ng as a		
New Senate Language (continued).		businesses, entreprendevelopment organizat or entities, as determine	gic fund may make awards teurs, local governments, ecions, and other investment voted by the Michigan strategidministration of the Michigans.	onomic rehicles ic fund,		
New Senate Language (continued).		street initiative are appropriation, and are funds shall not lapse at the available for expense section until the properties of the properties of the purpose activities, at (b) The projects will employees, by the corporation, or by contact the purpose of the projects will employees, by the properties of the projects will employees, by the corporation, or by contact the purpose of the projects will employees.	nds appropriated in part 1 for designated as a work my unencumbered or unal to the end of the fiscal year are enditures for projects undigects have been complete iance with section 451a(1) let act, 1984 PA 431, MCL 18. The work project is to suppoint of the suppoint of the small business sup be accomplished by utilizin Michigan economic developments.	project located and shall er this d. The of the 1451a: rt small usiness ports. ug state opment		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Senate Language (continued).		(5) From the funds appropriated in part 1 for main street initiative, the department shall allocate \$500,000.00 to a nonprofit organization located in a city with a population greater than 600,000 that provides small business development and technical resources, to provide capital assistance that will develop small businesses, microenterprises, or emerging entrepreneurs in the city it is located.				
New Senate Language (continued).		initiative, the department of the initiative, the initiative, the initiative, the initiative, the initiative, the initiative, the department of the initiative, the initiati	propriated in part 1 for ma ent shall allocate \$500,000 nd entrepreneurship incuba o small business start-ups, by with a population between y with a population between to the most recent federal d	.00 to a litor that that is n 80,000 400,000		
New Senate Language.		1 for construction tra and implement a gran programs, workforce, under this section may (a) Apprenticeships (b) Training facilities	infrastructure or equipment recruitment activities, in	develop ng trade allocated ving:		
New Senate Language (continued).		(2) By March 1, the dep house and senate app status of funds under t following: (a) The number of grant. (b) Individual grant re (c) The number of i each grant.	partment shall provide a report of the committees detained by the committees detained by the committees at the committees at a committee and an amount ecipients and purpose. Individuals or students impact of the requirement to meet the requirement.	iling the least the of each acted by		
New Senate Language (continued).		(3) The department sha communities and targ populations, including	all prioritize economically die et residents from underrep g, but not limited to, uner come, minorities, and wome	resented nployed,		



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	HOUSE SENATE ENACTE		
New Senate Language (continued).			nay retain 2 percent of the 1 for administration of the ubsection (1).		
New Senate Language (continued).		construction training appropriation, and any shall not lapse at the available for expendituntil the projects have compliance with section budget act, 1984 PA 43 (a) The purpose of the programming and (b) The project will employees or con (c) The total estimated (d) The tentative comp	he work project is to infrast I workforce development. be accomplished by utilizi tracts with service providers I cost of the work project is soletion date is September 30,	ed project ed funds shall be s section ring is in nent and structure ng state s or both. \$100.00. 2028.	
New House Language.	advance departme commun between federal	OB. From the funds appropriated manufacturing and skilled ent shall allocate \$2,500,000 ity college based in a county 30,000 and 35,000 according decennial census for the ment of an advanced manufacenter.	trades center, the 0.00 to a public with a population to the most recent construction and	luded. Not included.	
New House Language.	construc departme workers' headqua 284,000 decennia	Sec. 1109. From the funds appropriated in part 1 for construction workers' compensation safety grant, the department shall allocate \$250,000.00 to a nonprofit workers' compensation group self-insurance fund headquartered in a county with a population between 284,000 and 285,000 according to the most recent federal decennial census to support safety education and safety training efforts within the construction industry in this		luded. Not included.	
New Senate Language.		for expungement initi \$500,000.00 to a nonpro a population greater t	ne-time funds appropriated ative, the department shall ofit organization located in a chan 600,000 according to tal census that provides expu	allocate city with he most	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED
New Senate Language.		Sec. 1110. From the one-time funds appropriated in part 1 for Michigan minority supplier investment council, the department shall allocate \$1,000,000.00 to a nonprofit organization to support its operations and expand its business development programming that provides training, certification, and other resources to promote the growth of minority business enterprises and is headquartered in a city with a population greater than 600,000 according to the most recent federal decennial census.		
New House Language.	program, the university e means of acquiring a thor to industry pursuant to administer a pilot program skills program. Funds may the following, provided the program: (a) Developing a program (b) Grants, cost sharing best practices. (c) Technical support. (d) Administration of recruiters, or student of the university's website a standing committees and of this part. The report muterial (a) The number of students (b) A summary of practices (c) Starting and ending (d) The amount of university shall in with the goal of increasing by the university by 150 p.	nds appropriated in part 1 for creatablished in the Upper Penin rough knowledge of the applicated in 1 of 1885 PA 70, MCI on to support the implementate be expended for, but are not lighted to the expenditures are directly arm to meet industry needs. In the program, such as hiring the program, such as hiring career support staff, and training. The provided to the relevant he to the report recipients require list contain all of the following in the enrolled in the critical skill cices implemented. Balances of the program, ersity matching funds, each and training efforts, inplement the new critical skill of the number of critical skills of the program is the number of critical skills of the number of critical skills of the program is the number of critical skills of the number of critical skills of the program is the number of critical skills of the program is the number of critical skills of the program is the number of critical skills of the program is the number of critical skills of the program is the pr	itical skills pilot sula to provide ation of science 390.351, shall ion of a critical imited to, any of related to the plementation of ng instructors, to be posted on use and senate d in section 205 information: s pilot program egrees awarded be funded for a	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	/E HOUSE SENATE			ENACTED
New House Language.	economio \$10,000,0 developn Road in 1,750,000	Sec. 1111. From the funds appropriated in part 1 for economic development infrastructure project, \$10,000,000.00 shall be allocated for infrastructure development at an 800-acre site located on Five Mile Road in a county with a population of greater than 1,750,000 according to the most recent federal decennial census.			Not included.
New House Language.	housing allocate sin 2018 winfluence can crea needs an a popula the most housing	3. From the funds appropriate readiness program, the de \$300,000.00 to a nonprofit orgathose mission statement is to be policy, and expand capacity ste housing solutions that med that has a headquarters located tion between 15,600 and 15,607 recent federal decennial census fund to supplement existing professions.	partment shall nization formed uild awareness, so communities et their unique ed in a city with 80 according to as for a regional	included.	Not included.
New House Language.	Sec. 111- communi shall allo center loc and 11,0	4. From the funds appropriate ity and fitness center project, cate \$5,000,000.00 to a commucated in a city with a population 050 according to the most I census for updating and	the department nity and fitness between 11,000 recent federal		Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New House Language.	1 for glo designat unencum the end expendit projects compliar budget a (a) Th provin advan (b) Tr state provio (c) Th \$5,000 (d) Th 2028.	6. The unexpended funds approbal epicenter of mobility Detred as a work project appropriated funds shared or unallotted funds shared funds for the fiscal year and shall be ures for projects under this send have been completed. The fince with section 451a of the mater, 1984 PA 431, MCL 18.1451a: the purpose of the work projecting, testing, and demonstration aced-mobility industry. The projects will be accomplished the purpose or contracts ders, or both. The total estimated cost of the work project total estimated cost of the work projects will be accomplished to the projects will be accomplished t	oit region are ation, and any II not lapse at a available for action until the ollowing is in nagement and is to support efforts in the ed by utilizing with service work project is September 30,	Not included.	
New House Language.	historic I shall allo organiza between recent fe preserva was rece	7. From the funds appropriate building preservation project, to cate \$1,000,000.00 to a 501(distinguished to a 501) and 36,000 and 39,000 according deral decennial census for the ration of a historic building building owned by the local public series building buildin	the department included. c)(3) nonprofit a population to the most renovation and lt in 1889 that rechool system.	Not included.	
New House Language.	historic \$100.00 commun rehabilita listed on is locate and 114, 275,000	8. From the funds appropriate building rehabilitation hou shall be allocated to a nonpity housing development or ate and repurpose a prior so the National Register of Histod in a city with a population be 000 in a county with a popul and 300,000 according to the ecennial census.	sing project, included. profit 501(c)(3) ganization to chool building ric Places that tween 111,000 ation between	Not included.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE		ENACTED
New House Language.	internationa to a 501(c following control (a) Opera of mon of mon federa (b) The au (c) Has Michig (d) Prom throug	From the funds appropriate al auto event, \$8,000,000.00 sheld) (6) nonprofit entity that mriteria: tes an auto show in a county were than 1,700,000 and in a city were than 500,000 according to all decennial census. uto show lasts a duration of at a charity component benefing an charities. otes Michigan's auto and my deducational and economic tunities and activities.	rith a population with a population the most recent least 10 days. ting at least 3 obility industry	included.	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE HOUSE SENATE			TE	ENACTED
New House Language.	minority-ov grants, the	(1) From the funds appropriate wheel business economic deviced department shall establish a corr minority-owned businesses.	elopment fund		Not included.
		shall be distributed on a compe ss shall receive over \$750,000.0 ogram.			
		department shall provide a 1 of the current fiscal year th			
	receive locatio awarde (b) The distribu (c) The s	criteria used by the depart	grant, and the each grant was		
	minority-ov grants are and any un at the end expenditur projects h compliance	nexpended funds appropriated whed business economic devidesignated as a work project encumbered or unallotted fund dof the fiscal year and ares for projects under this seleve been completed. The first with section 451a of the metallocation, 1984 PA 431, MCL 18.1451a:	relopment fund t appropriation, s shall not lapse e available for ection until the following is in		
	minor of mir (b) The p emplo both. (c) The \$10,00	ourpose of the project is to proity-owned businesses and supportive business enterprises. Project will be accomplished by by each of total estimated cost of total estimated c	port the growth y utilizing state e providers, or the project is		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	TIVE HOUSE SENATE		TE	ENACTED
New House Language.	mobile con shall be specializing tomograph computed to to serve u scans, virt awareness vulnerable	From the funds appropriated ronary computed tomography allocated to a limited liak g in mobile coronary art y angiography plus fractional tomography scans to increase to increase to the compart of the	, \$5,000,000.00 bility company ery computed flow reserve – their operations reas, including and educational ichigan's most postruction or	included.	Not included.
New House Language.	regional he shall alloca 1988 and 36,000 and	From the funds appropriated ousing rehabilitation project, ate \$100.00 to a development a located in a city with a popul 39,000 according to the most census for the rehabilitation ring site.	the department firm founded in lation between t recent federal	included.	Not included.
New House Language.	internet in allocate \$1 has a he population population most recen	From the funds appropriated in frastructure project, the de ,547,000.00 to a not-for-profit o adquarters located in a too between 353 and 360 and in a between 10,000 and 11,000 and federal decennial census for ederal broadband grant funding	partment shall rganization that vnship with a county with a ccording to the matching funds	included.	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE HOUSE SENATE			ENACTED	
New House Language.	events and nation the Michigan strat for special even conventions, nati	m the funds appropriated in p al convention attraction, funds regic fund to promote the state its, including, but not limit onal conferences, major spo events that would feature Michig	shall be used by as a destination ed to, national rting events, or	Not included.	
	national convention the local convention greater than 600,0 annual convention	(2) From the funds appropriated in part 1 for special events and national convention attraction, \$2,500,000.00 shall be allocated to the local convention and visitor bureau of a city with a population greater than 600,000 to support the costs of hosting 2 national annual conventions in the city in August of the current fiscal year for 2 associations of the National Guard of the United States.			
	for the use of the attract eligible spe	strategic fund shall develop pro ese funds. These funds may lecial events and to support the o gible events. Eligible events nents:	be used to help costs associated		
	people. (b) The event mu 2023 calendar	lity criteria as determined b	higan during the		
	events and nation work project appro- funds shall not la available for expen projects have been	ded funds appropriated in panal convention attraction are copriation, and any unencumber upse at the end of the fiscal younditures for projects under this en completed. The following is of the management and budga:	designated as a red or unallotted ear and shall be section until the s in compliance		
	destination fo hosting eligib (b) The project employees or (c) The total estin	of the work project is to promo or special events and support le events. s will be accomplished by contracts with service provide nated cost of the work project is completion date is September	utilizing state rs, or both.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENA	TE	ENACTED
New House Language.	women's n allocated to program th population b	From the funds appropriated nentoring program, \$200,000 o a women's mentoring are lat is headquartered in a obstween 1,000,000 and 1,500,000 cent federal decennial census.	included.	Not included.	
New House Language.	workforce department recognized of founded in time employ around serv greater than decennial of workforce chronically	From the funds appropriated training program for the shall allocate \$750,000.00 to an nonprofit workforce developmed 2012 that provides homeless ment, training, and individually ices and is located in a city with 600,000 according to the most census for an expansion of training program for the unhoused population.	homeless, the internationally ent organization individuals fully tailored wrapth a population t recent federal its garment homeless and	included.	Not included.
New House Language.	career devel \$750,000.00 the US Depa serve ema (opportunity circumstance education, pemployment with a popul with a popul	from the funds appropriated in lopment program, the departme to an entity developing an initiartment of Labor "YouthBuild" ancipated youth and emore youth) ages 16-24 that he professional training, and ultimate topportunities, and is located lation between 1,808 and 1,810 lation between 132,000 and 135 lopment program.	nt shall allocate diative based on model that will erging adults ave vulnerable engaging in tely living wage in a township and in a county		Not included.
New House Language.	Sec. 1128. F safety emplo shall alloca beneficiary a greater thar bankruptcy. members fu	rom the funds appropriated in poyee health care benefits grant, te \$15,000,000.00 to a volunt association located in a city win 600,000 that was formed do The funds shall be used to provinding for benefits that were rebankruptcy.	the department ary employee's th a population uring the city's ride association		Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENA	TE	ENACTED
New House Language.	student a \$2,500,00 a county accordin	9. From the funds appropriate aviation center, the department 00.00 to a public community cowith a population between 90,0 g to the most recent federal decadent aviation center program.	Not included.	Not included.	
New House Language.	Sec. 113 wearable departme universit in a city accordin to suppo innovatio	O. From the funds appropriate technology innovation ent shall allocate \$850,000.00 y that was established in 1932 with a population between 76,6 g to the most recent federal deort the development of a wearal on center and programs.	d in part 1 for center, the to a private and is located 600 and 78,000 cennial census ple technology	Not included.	Not included.
New House Language.	Sec. 113 reentry (\$1,000,00 that satis (a) The prob corre (b) The trans place As p phas skill, (c) The rigor recid (d) The	1. From the funds appropriate and support, the department 10.00 to a nonprofit that opera offies all of the following conditions are program provides services to ationers assessed by the coections as moderate- or high-rise program provides job readicational employment, job coement, and postplacement reterant of the transitional employee, the nonprofit program shall crew-based services to other seep program has been indeptously evaluated and show livism. In program demonstrates an all pole jurisdictions across the states.	shall allocate tes a program ons: parolees and lepartment of k to recidivate. ness training, oaching and ntion services. ment program I provide low-tate agencies. endently and n to reduce oility to serve	Not included.	Not included.
New House Language.	Sec. 113 UIA lega allocate foundation programme not lim	3. From the funds appropriate I assistance program, the depth \$1,500,000.00 to the Michigon for grants to non-profit of the provide legal assistance, litted to, advice, brief station for unemployment claims	d in part 1 for partment shall an state bar civil legal aid including but ervices, and	Not included.	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New House language.	and cultura \$4,000,000.0 culture coulture coulture coulthe program shall be dist (a) \$500,000 located in 39,000 accensus. (b) \$500,000.0 three-sto in the nate a city will according the function of the function of the could be accorded to the co	00.00 shall be allocated by the ure council to public and p	shall allocate chigan arts and ng allocated to ditional funding museum of art reen 36,000 and deral decennial toric site with a 387 that is listed and located in 2000 and 39,000 cennial census. repairs to the e Michigan arts	Not included.	



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED		
New Executive Language.	Sec. 11-1056. The funds appropriated in part 1 for the Michigan defense center program shall be used by the Michigan strategic fund to protect and grow the defense and homeland security industry in Michigan by protecting the state's current department of defense missions, infrastructure, and industry, including securing new missions and increasing defense and homeland security spending in the state. These funds may be used for, but are not limited to, the following activities: (a) Helping Michigan businesses identify federal defense contract opportunities. (b)Providing technical assistance for bid responses to federal defense contracts. (c)Strengthening cybersecurity compliance at Michigan businesses to qualify for federal defense contracts.	Sec. 1135. Concur with the executive, but moves funding and language to one-time.	Not included.	Not included.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	ENACTED	
New House language.	part 1 for ho project, the funding t established to cultivate where peophas the corracial justic a populatio most recent rehabilitatio	From the funds appropriate busing and business preserve department shall allocated a nonprofit organize in 1994 with a mission state a vibrant and healthy commole live, work, and play and e values of economic equity e and that is located in a city of nover 600,000 according to a federal decennial census from and development of how and community develop	ation the ation ment unity that and with the treesing,	Not included.	
New House language.	1 for junio shall alloca organization practical eceptrices enterprise education capopulation population	om the funds appropriated in a chievement, the depart ite \$1,500,000.00 to a nonly that provides young people onomic education programs in the competitive prosystem through business ommunities located in a city who the course of the course	ment profit with and ivate and with with	Not included.	



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENA	ΓΕ	ENACTED
New House language.	Michigan house Michigan state \$100,000,000.0 create a pro-Michigan's state burdens on Mand preserving) From the funds appropriate sing and community developme housing development authorion general fund/general purpogram to assist in the impatewide housing plan by reducing the existing supply of affordated adhere to the requirements of	ent program, the ty shall allocate ose dollars to lementation of ng housing cost sing the supply ble housing. The	Not included.	Not included.
	that term developr 125.1411 affordabl controlle (b) "LIHTC" m by the Ui Developr (c) "Authorit developr housing	reans a limited dividend housing is defined in section 11 of the nent authority act of 1966, 196, that owns the property fulle housing tax credit gap finant by the sponsor. eans low-income housing tax conited States Department of Housing tax conited States	e state housing 6 PA 346, MCL nded with the cing funds and redit, as defined sing and Urban state housing n 21 of the state		
	housing and of may expend used for the program (4) The funds a community de defray the cononprofit desaffordable house authority. Of the loans shall be	appropriated in part 1 for Michiga evelopment program shall be a josts of projects, sponsored by velopers, that emphasize th using supply in this state, as de the funds available for the pro- e allocated to developments that section 42 of the internal revent	m, the authority nistration costs an housing and llocated to help y for-profit and he creation of termined by the gram, grants or the qualify for tax		



FY 2022-23		FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENA	TE	ENACTED		
New House language (continued).	allocated recipient f affordable through be subsection	nds available for the program as a grant or forgivable loan for the development and constants through the account program. For the purn, "new affordable housing units that meet both of onts:	to an eligible truction of new athority's pass- poses of this units" means	Not included.	Not included.		
		he property as multifamily hous e owner's acquisition and devo y.					
	at any	perty has not been used as mult point during the 10-year peri the owner's acquisition of the p	od immediately				
	allocated a or constr awarded 9 revenue conot receive authority a	nds available for the program is a grant or forgivable loan for to uction of affordable housing tax credits under section 42 ode of 1986, 26 USC 42, and over an unconditional form as of the effective date of this der this subsection shall be as	he development g for projects t of the internal wners that have 8609 from the act. Priority of				
		to owners that received ar ion on or before December 31, 2					
	that rece	fter the priority in subparagrap gived an initial LIHTC reservation er 31, 2021.					
	to owner or before (iv) Last, a (iii), to o	after the priorities in subparagrants that received an initial LIHTC e December 31, 2022. Ifter the priorities in subparagrawners that received an initial LII cember 31, 2022.	reservation on uphs (i), (ii), and				



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENA	TE	ENACTED
lew House language (continued).	allocated as development properties the (i) Have alread lending progenity following: (A) Are exist following: (A) Are punder see 26 USC 4 (B) Are punder see (C) Ar	roperties for projects that previously obtaction 42 of the internal revenue. roperties subject to an existing viously obtained tax credits. The roperties that receive an allocing the authority's direct lending available for the program a grant or forgivable loan for the of affordable housing for	e loan for the ble housing for ring: uthority's direct to meet all of the fined tax credits accode of 1986, as use restriction ation of volume ag program. 15% shall be he development properties that ax credits under 986, 26 USC 42. use restriction of volume cap program. 10 of volume cap program. 11 of volume cap program. 12 of under the restriction of volume cap program. 13 of under the restriction of volume cap program. 14 of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program. 15% of under the restriction of volume cap program.	Not included.	Not included.



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENA	TE	ENACTED
New House language (continued).	under this prostate under the Public Law 11' on or before shall apply: (a) Until April be obligate (b) After April (4)(e) no plan act for serve base both of the (i) Any alter if funder.	 (5) To the extent that any funds awarded by the authority under this program include federal funds received by this state under the federal American rescue plan act of 2021, Public Law 117-2, to ensure that all such funds are obligated on or before December 31, 2024, the following provisions shall apply: (a) Until April 1, 2024, American rescue plan act funds shall be obligated and deployed before any other funds. (b) After April 1, 2024, the set-aside identified in subsection (4)(e) no longer applies, and federal American rescue plan act funds shall be allocated on a first-come, first-serve basis until such funds are fully obligated to 1 or both of the following: (i) Any alternative method to achieve the program goals, if funds are administered in the form of a grant or 			Not included.
New House language (continued).	forgivable loan. (ii) Any project that meets the requirements identified in subsection (4)(a) to (d). (6) The unexpended funds appropriated in part 1 for Michigan N			Not included.	