

# Administrative Rule Analysis



## OIL AND GAS OPERATIONS, PARTS 1 THROUGH 14

**Rule Set No.: 2019-001 EG**  
**Submitted to JCAR on: 08/26/2019**

Phone: (517) 373-8080  
<http://www.house.mi.gov/hfa>

Analysis available at  
<http://www.legislature.mi.gov>

**Department: Environment, Great Lakes, and Energy**  
**Agency: Oil, Gas, and Minerals Division**  
**Enabling Statute: Natural Resources and Environmental Protection Act, 1994 PA 451, MCL 324.101 et seq.**

**Analysis Complete to: 08/26/2019**

## BACKGROUND AND SUMMARY OF PROPOSED RULES

The federal government through the Environmental Protection Agency allows for the Safe Drinking Water Act (SDWA) to be administered in Michigan by the Department of Environment, Great Lakes, and Energy (EGLE). The department must maintain administrative rules in accordance with the SDWA in order to remain in good standing with EPA standards. These proposed revisions to the Part 1, Part 4, and Part 8 rules would allow EGLE to remain in compliance with these standards and prevent duplicate or contradictory regulations.

## FISCAL IMPACT OF PROPOSED RULES

It is unlikely that the proposed rules would affect costs or revenue for the DEQ. These changes are also unlikely to affect costs or revenues for local units of government.

Fiscal Analyst: Austin Scott

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