

FY 2023-24 COMMUNITY COLLEGES BUDGET BOILERPLATE DECISION DOCUMENT

As Passed by the House and Senate



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
GENERAL SECTIONS					
FY 2022-23 Appropriations	See Summary document for updated amounts	See Summary document for updated amounts	See Summary document for updated amounts		
Sec. 201. (1) Subject to the conditions set forth in this article, the amounts listed in this section are appropriated for community colleges for the fiscal year ending September 30, 2023, from the funds indicated in this section. The following is a summary of the appropriations in this section:					
(a) The gross appropriation is \$530,258,000.00. After deducting total interdepartmental grants and intradepartmental transfers in the amount of \$0.00, the adjusted gross appropriation is \$530,258,000.00. (b) The sources of the adjusted gross appropriation described in subdivision (a) are as follows: (i) Total federal revenues, \$81,200,000.00. (ii) Total local revenues, \$0.00. (iii) Total private revenues, \$0.00. (iv) Total other state restricted revenues, \$449,058,000.00. (v) State general fund/general purpose money, \$0.00.					



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
(2) Subject to subsection (3), the amount appropriated for community college operations is \$341,224,400.00, allocated as follows: (a) The appropriation for Alpena Community College is \$6,040,500.00, \$5,753,300.00 for operations,	See Summary document fo updated amounts	r See Summary document for updated amounts	See Summary document for updated amounts			
\$273,500.00 for performance funding, and \$13,700.00 for costs incurred under the North American Indian tuition waiver.						
(b) The appropriation for Bay de Noc Community College is \$5,986,700.00, \$5,602,800.00 for operations.\$274.200.00						
operations,\$274,200.00 for performance funding, and \$109,700.00 for costs incurred under the North American Indian tuition waiver.						
(c) The appropriation for Delta College is \$15,928,400.00, \$15,160,500.00 for operations, \$727,700.00 for						
performance funding, and \$40,200.00 for costs incurred under the North American Indian tuition waiver.						
(d) The appropriation for Glen Oaks Community College is \$2,802,100.00, \$2,651,200.00 for operations,						
\$150,900.00 for performance funding, and \$0.00 for costs incurred under the North American Indian tuition waiver.						
(e) The appropriation for Gogebic Community College is \$5,145,800.00, \$4,873,700.00 for operations,						
\$229,600.00 for performance funding, and \$42,500.00 for costs incurred under the North American Indian tuition						
vaiver.						



FY 2022-23			FY 2023-24				
CURRENT LAW	EXECL	JTIVE	HOU	SE	SENA	TE	CONFERENCE
	See Summary updated amounts	document for	See Summary updated amounts	SE	SENA		CONFERENCE
\$12,756,200.00 for operations, \$538,900.00 for performance funding, and \$42,600.00 for costs incurred under							
the North American Indian tuition waiver. (i) The appropriation for Kalamazoo							
Valley Community College is \$13,832,700.00, \$13,099,900.00 for operations, \$676,200.00 for							
performance funding, and \$56,600.00 for costs incurred under the North American Indian tuition waiver.							
(j) The appropriation for Kellogg Community College is \$10,781,400.00, \$10,267,100.00 for operations,							
\$487,300.00 for performance funding, and \$27,000.00 for costs incurred under the North American Indian tuition							
waiver. (k) The appropriation for Kirtland							
Community College is \$3,601,000.00, \$3,358,400.00 for operations, \$219,500.00 for performance funding, and \$23,100.00 for costs incurred under							
the North American Indian tuition waiver.							

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(I) The appropriation for Lake Michigan							
College is \$5,990,800.00,							
\$5,702,700.00 for operations,	See Summary d	locument for	See Summary	document fo	r See Summary	document	for
\$275,700.00 for performance funding,	updated amounts		updated amounts		updated amount	S	
and \$12,400.00 for costs incurred under			•				
the North American Indian tuition							
waiver.							
(m) The appropriation for Lansing							
Community College is \$34,339,200.00,							
\$32,852,000.00 for operations,							
\$1,376,900.00 for performance funding,							
and \$110,300.00 for costs incurred							
under the North American Indian tuition							
waiver.							
(n) The appropriation for Macomb							
Community College is \$35,950,400.00,							
\$34,276,100.00 for operations,							
\$1,635,800.00 for performance funding,							
and \$38,500.00 for costs incurred under							
the North American Indian tuition							
waiver.							
(o) The appropriation for Mid Michigan							
Community College is \$5,555,700.00,							
\$5,184,400.00 for operations,							
\$273,700.00 for performance funding,							
and \$97,600.00 for costs incurred under							
the North American Indian tuition							
waiver.							
(p) The appropriation for Monroe							
County Community College is							
\$5,005,000.00, \$4,746,200.00 for							
operations, \$257,400.00 for							
performance funding, and \$1,400.00 for							
costs incurred under the North							
American Indian tuition waiver.							
(q) The appropriation for Montcalm							
Community College is \$3,767,400.00,							
\$3,570,600.00 for operations,							
\$188,300.00 for performance funding,							
and \$8,500.00 for costs incurred under							
the North American Indian tuition							
waiver.							
(r) The appropriation for C.S. Mott							
Community College is \$17,127,100.00,							
\$16,440,000.00 for operations,							
658,300.00 for performance funding,							
and \$28,800.00 for costs incurred under							
the North American Indian tuition							
waiver.							
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FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(y) The appropriation for St. Clair					
County Community College is					
\$7,805,200.00, \$7,385,200.00 for	See Summary document for	,	-		
operations, \$401,400.00 for	updated amounts	updated amounts	updated amounts		
performance funding, and \$18,600.00					
for costs incurred under the North					
American Indian tuition waiver.					
(z) The appropriation for Washtenaw					
Community College is \$14,875,000.00,					
\$13,855,900.00 for operations,					
\$995,400.00 for performance funding,					
and \$23,700.00 for costs incurred under					
the North American Indian tuition					
waiver.					
(aa) The appropriation for Wayne					
County Community College is					
\$18,384,700.00, \$17,593,400.00 for					
operations, \$782,700.00 for					
performance funding, and \$8,600.00 for					
costs incurred under the North					
American Indian tuition waiver.					
(bb) The appropriation for West Shore					
Community College is \$2,742,200.00,					
\$2,585,600.00 for operations,					
\$135,400.00 for performance funding,					
and \$21,200.00 for costs incurred under					
the North American Indian tuition					
waiver.					
(3) The amount appropriated in		(3) The amount appropriated in	(3) The amount appropriated in		
subsection (2) for community college	subsection (2) for community	subsection (2) for community	subsection (2) for community		
operations is \$341,224,400.00 and is	college operations is	college operations is	college operations is		
appropriated from the state school aid	\$354,404,200.00 and is	\$356,262,600.00 and is	\$420,082,800.00 and is		
fund.	appropriated from the state school	appropriated from the state school	appropriated from the state school		
	aid fund.	aid fund.	aid fund.		



FY 2022-23	FY 2023-24					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
(4) From the appropriations described in						
subsection (1), both of the following	Updates dates	Concurs with Executive	Concurs with Executive			
apply:						
(a) Subject to section 207a, the amount						
appropriated for fiscal year 2022-2023						
to offset certain fiscal year 2022-2023	\$7,189,000.00 , appropriated from					
retirement contributions is	the state school aid fund.					
\$1,733,600.00, appropriated from the						
state school aid fund.						
(b) For fiscal year 2022-2023, there is						
allocated an amount not to exceed	an amount not to exceed					
\$10,800,000.00 for payments to	\$23,000,000.00					
participating community colleges,						
appropriated from the state school aid						
fund. A community college that receives						
money under this subdivision shall use						
that money solely for the purpose of						
offsetting the normal cost contribution						
rate.						
(5) From the appropriations described in	Revises to:					
subsection (1), subject to section 207b,		Concurs with Executive	Concurs with Executive			
the amount appropriated for payments						
to community colleges that are						
participating entities of the retirement	system is \$105,800,000.00 ,					
system is \$92,600,000.00, appropriated	appropriated from the					
from the state school aid fund.						
(6) From the appropriations described in						
subsection (1), subject to section 207c,	Updates date	Concurs with Executive	Concurs with Executive			
the amount appropriated for						
renaissance zone tax reimbursements						
is \$2,200,000.00, appropriated from the						
state school aid fund. Each community						
college receiving funds in this						
subsection shall accrue these payments						
to its institutional fiscal year ending						
June 30, 2023.						



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(7) From the appropriations described in subsection (1), subject to section 216, the amount appropriated for the Michigan reconnect grant program short-term training grants is \$6,000,000.00, appropriated from the coronavirus state fiscal recovery funds under the American rescue plan act of 2021, title IX, subtitle M of Public Law 117-2.	Subsection deleted	Concurs with Executive	Concurs with Executive		



FY 2022-23		23-24		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
		Adds new subsection	Adds new subsection	
		(7) From the appropriations	(7) From the appropriations	
		described in subsection (1), the		
		amount appropriated for career	amount appropriated for	
		and education navigators for		
		adult learners is \$5,000,000.00,		
		appropriated from the	, , ,	
		coronavirus state fiscal		
		recovery funds under the		
		American rescue plan act of		
		2021, title IX, subtitle M of Public		
		Law 117-2. Counties may apply		
		for grant funding through the		
		Office of Sixty by 30 in the	-	
		Department of Labor and		
		Economic Opportunity to	3	
		supplement or create navigation		
		efforts of adult learners. The		
		Office of Sixty by 30 shall issue		
		a report including but not limited to the number of grants		
		awarded, a list of counties		
		awarded grants and the		
		amounts and the amount of	(c) i naimacy technician.	
		unexpended funds remaining at		
		the end of the fiscal year. The		
		report shall be issued to the		
		house and senate		
		appropriations subcommittee		
		on community colleges, the		
		house and senate fiscal		
		agencies and the state budget		
		director by September 30, 2024.		



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(8) From the appropriations described in					
subsection (1), there is appropriated					
\$9,200,000.00 from the coronavirus	Subsection deleted	Concurs with Executive	Concurs with Executive		
state fiscal recovery funds under the					
American rescue plan act of 2021, title					
IX, subtitle M of Public Law 117-2, for					
fiscal year 2022-2023 only, to the					
nonprofit organization Talent 2025, for					
the creation and operation of the					
Michigan center for adult college					
success to focus on research, support					
models, and best practices on ensuring					
enrollment and completion of college					
degrees and certificates among adults					
returning to further their education due					
to being unemployed or					
underemployed, including, but not					
limited to, those whose employment					
opportunities have been adversely					
affected by the COVID-19 pandemic.					
The goal of the research is to identify					
barriers that prevent these individuals					
from completing degree and certificate					
programs, create greater support					
systems within colleges and universities					
for these students that address these					
barriers, and as a result increase the					
number of adults completing degree					
and certificate programs. This research					
is meant to serve the overarching aim of					
increasing the skills and training of					
Michiganders impacted by the COVID-					
19 pandemic. Talent 2025 shall provide					
information on request to the house and					
senate appropriations subcommittees					
on community colleges, the house and					
senate fiscal agencies, and the state					
budget director on the use of these					
funds until the project is completed.					



FY 2022-23	FY 2023-24						
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE			
		Adds new subsection	Adds new subsection				
		(8) From the appropriations	(8) For fiscal year 2023-2024				
		described in subsection (1), the					
		amount appropriated for the					
		Michigan Reconnect Entry Point					
		Program is \$5,000,000.00,					
		appropriated from the					
		coronavirus state fiscal					
		recovery funds under the	distributed to community				
		American rescue plan act of 2021, title IX, subtitle M of Public	colleges proportionately to the amounts in subsection (2) for				
		Law 117-2. Counties and public					
		community colleges may apply	operations.				
		for grant funding through the					
		Office of Sixty by 30 in the					
		Department of Labor and					
		Economic Opportunity to					
		engage Michigan Reconnect					
		applicants who have been					
		approved for funding but have					
		not enrolled in a post-secondary					
		or eligible Reconnect program					
		and work to identify and resolve					
		barriers preventing enrollment.					
		The Office of Sixty by 30 shall					
		issue a report including but not					
		limited to the number of grants					
		awarded, a list of counties and					
		community colleges awarded					
		grants and the amounts and the					
		amount of unexpended funds					
		remaining at the end of the fiscal					
		year. The report shall be issued					
		to the house and senate					
		appropriations subcommittee					
		on community colleges, the					
		house and senate fiscal agencies and the state budget					
		director by September 30, 2024.					



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(9) From the appropriations described in subsection (1), subject to section 216a, there is appropriated \$10,000,000.00, from the coronavirus state fiscal recovery funds under the American rescue plan act of 2021, title IX, subtitle M of Public Law 117-2, for fiscal year 2022-2023 only, to the Michigan Community College Association, for the community college academic catch-up program.	Subsection deleted	Concurs with Executive	Concurs with Executive		
asassims cator up program.		Adds new subsection: (9) From the appropriations described in subsection (1), the amount appropriated for community college campus security and safety upgrades is \$100.00, appropriated from the state school aid fund.	Does not include		
(11) From the appropriations described in subsection (1), subject to section 216b, the amount appropriated for the Michigan ADN to BSN completion grant program is \$56,000,000.00, appropriated from the coronavirus state fiscal recovery funds under the American rescue plan act of 2021, title IX, subtitle M of Public Law 117-2.	Subsection deleted	Concurs with Executive	Concurs with Executive		
Management and Budget Act Sec. 202. All appropriations authorized under this article are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.	Unchanged	Unchanged	Unchanged		



EXECUTIVE	FY 20		
LALCOTIVL		SENATE	CONFERENCE
	HOUSE	SENATE	CONFERENCE
Deletes subdivisions (a) and (b)	Concurs with Executive	Concurs with Executive	
subdivisions			
	Deletes subdivisions (a) and (b) and reletters remaining	Deletes subdivisions (a) and (b) Concurs with Executive and reletters remaining	Deletes subdivisions (a) and (b) Concurs with Executive Concurs with Executive and reletters remaining



FY 2022-23		F	Y 2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Use of Internet for Reporting Requirements				
Sec. 203. Unless otherwise specified, a community college that receives appropriations in section 201 and the center shall use the internet to fulfill the reporting requirements of this article. This requirement includes transmission of reports via electronic mail to the recipients identified for each reporting requirement and placement of reports on an internet site.	Unchanged	Unchanged	Unchanged	
Buy American/Buy Michigan Goods and Services	Unchanged	Unchanged	Unchanged	
Sec. 204. Funds appropriated in section 201 shall not be used for the purchase of foreign goods or services, or both, if competitively priced and of comparable quality American goods or services, or both, are available. Preference should be given to goods or services, or both, manufactured or provided by Michigan businesses, if they are competitively priced and of comparable quality. In addition, preference should be given to goods or services, or both, that are manufactured or provided by Michigan businesses that are owned and operated by veterans, if they are competitively priced and of comparable quality.			S. Toridingod	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Ordering From Businesses in				
Deprived and Depressed				
Communities	Unchanged	Unchanged	Unchanged	
Sec. 205. To the extent possible, the				
principal executive officer of each				
community college that receives				
appropriations in section 201 shall take				
all reasonable steps to ensure				
businesses in deprived and depressed				
communities compete for and perform				
contracts to provide services or				
supplies, or both. Each principal executive officer shall strongly				
encourage businesses with which the				
community college contracts to				
subcontract with certified businesses in				
depressed and deprived communities				
for services or supplies, or both.				
Appropriations Payment Schedule				
and Reporting Requirements				
, , ,	Updates dates	Concurs with Executive	Concurs with Executive	
Sec. 206. (1) Except for the funds				
appropriated in section 201(4)(b), the				
funds appropriated in section 201 are				
appropriated for community colleges				
with fiscal years ending June 30, 2023				
and must be paid out of the state				
treasury and distributed by the state				
treasurer to the respective community				
colleges in 11 monthly installments on				
the sixteenth of each month, or the next				
succeeding business day, beginning				
with October 16, 2022. Each community				
college shall accrue its July and August				
2023 payments to its institutional fiscal				
year ending June 30, 2023.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) The funds appropriated in section				
201(4)(b) are appropriated for				
community colleges with fiscal years	Updates dates	Concurs with Executive	Concurs with Executive	
ending June 30, 2023 and must be				
distributed to the respective community				
colleges in quarterly installments on the				
sixteenth of each November, February,				
May, and August. Each community				
college shall accrue its August 2023				
payments to its institutional fiscal year ending June 30, 2023.				
(3) If the state budget director				
determines that a community college				ļ.
failed to submit any of the following	Subsection deleted but relocated	Concurs with Executive	Concurs with Executive	
information in the form and manner	to Sec. 217a with revisions	Concars with Excedible	Concurs with Executive	
specified by the center, the state	to occ. 217a with revisions			
treasurer shall, subject to subsection				
(4), withhold the monthly installments				
from that community college until those				
data are submitted:				
(a) The Michigan community colleges				
verified data inventory data for the				
preceding academic year to the center				
by the first business day of November of				
each year as specified in section 217.				
(b) The college credit opportunity data				
set as specified in section 209.				
(c) The longitudinal data set for the				
preceding academic year to the center				
as specified in section 219.				
(d) The annual independent audit as				
specified in section 222.				
(e) Tuition and mandatory fees				
information for the current academic year as specified in section 225.				
(f) The number and type of associate				
degrees and other certificates awarded				
during the previous academic year as				
specified in section 226.				
specified in Section 220.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) The state budget director shall notify the chairs of the house and senate appropriations subcommittees on	Subsection deleted but relocated	Concurs with Executive	Concurs with Executive	
community colleges at least 10 days before withholding funds from any community college under subsection	to Sec. 217a with revisions			
(3).				
Michigan Public School Employees' Retirement System (MPSERS) Retirement Contributions	Unchanged	Unchanged	Unchanged	
Sec. 207. (1) A community college shall pay the employer's contributions to the Michigan public school employees' retirement system created by the public				
school employees retirement act of 1979, 1980 PA 300, MCL 38.1301 to 38.1437. This payment is a condition of				
receiving funds appropriated under this article.				
(2) A community college shall not pay an employer's contribution to more than 1 retirement fund providing benefits for an employee.	Unchanged	Unchanged	Unchanged	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
MPSERS Offset Appropriation				
Sec. 207a. The following apply to the allocation of the fiscal year 2022-2023 appropriations described in section 201(4): (a) A community college that receives money under section 201(4) shall use that money solely for the purpose of offsetting a portion of the retirement contributions owed by the college for that fiscal year. (b) The amount allocated to each participating community college under section 201(4)(a) must be based on each college's percentage of the total covered payroll for all community colleges that are participating colleges in the immediately preceding fiscal year. (c) The amount allocated to each participating community college under section 201(4)(b) must be based on each college's reported quarterly payroll		Concurs with Executive	Concurs with Executive	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
MPSERS State Share of Unfunded				
Actuarial Accrued Liability (UAAL)				
Appropriation	Updates dates	Concurs with Executive	Concurs with Executive	
Con 207h All of the following apply to				
Sec. 207b. All of the following apply to				
the allocation of the fiscal year 2022-				
2023 appropriations described in				
section 201(5) for payments to				
community colleges that are				
participating entities of the retirement				
system:				
(a) The amount of a payment under				
section 201(5) must be the difference				
between the unfunded actuarial				
accrued liability contribution rate as				
calculated under section 41 of the				
public school employees retirement act				
of 1979, 1980 PA 300, MCL 38.1341,				
as calculated without taking into				
account the maximum employer rate of				
20.96% included in section 41 of the				
public school employees retirement act				
of 1979, 1980 PA 300, MCL 38.1341,				
and the maximum employer rate of				
20.96% under section 41 of the public				
school employees retirement act of				
1979, 1980 PA 300, MCL 38.1341.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(b) The amount allocated to each community college under section 201(5) must be based on each community college's percentage of the total covered payroll for all community colleges that are participating colleges in the immediately preceding fiscal year. A community college that receives funds under this subdivision shall use the funds solely for the purpose of retirement contributions under section 201(5). (c) Each participating college that receives funds under section 201(5) shall forward an amount equal to the amount allocated under subdivision (b) to the retirement system in a form and manner determined by the retirement system.	-	Unchanged	Unchanged	CONFERENCE



FY 2022-23		F	Y 2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Renaissance Zone Reimbursements				
Sec. 207c. All of the following apply to the allocation of the appropriations described in section 201(6) to community colleges described in section 12(3) of the Michigan renaissance zone act, 1996 PA 376, MCL 125.2692: (a) The amount allocated to each community college under section 201(6) for fiscal year 2022-2023 must be based on that community college's proportion of total revenue lost by community colleges as a result of the exemption of property taxes levied in 2022 under the Michigan renaissance zone act, 1996 PA 376, MCL 125.2681 to 125.2696.	Updates dates	Concurs with Executive	Concurs with Executive	
(b) The appropriations described in section 201(6) must be made to each eligible community college within 60 days after the department of treasury certifies to the state budget director that it has received all necessary information to properly determine the amounts payable to each eligible community college under section 12 of the Michigan renaissance zone act, 1996 PA 376, MCL 125.2692.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Transparency Website and Various Reporting Requirements				
Sec. 209. (1) Within 30 days after the board of a community college adopts its annual operating budget for the following fiscal year, or after the board adopts a subsequent revision to that budget, the community college shall make all of the following information available through a link on its website homepage, and shall also submit this information, and the information described in subsections (4) and (5), to the state budget director, who will compile the information it receives into a single report for all community colleges and will submit the report to the house and senate appropriations subcommittees on community colleges and the house and senate fiscal agencies: (a) The annual operating budget and subsequent budget revisions. (b) A link to the most recent "Michigan Community College Data Inventory Report". (c) General fund revenue and expenditure projections for the current fiscal year and the next fiscal year. (d) A listing of all debt service obligations, detailed by project, anticipated payment of each project, and total outstanding debt for the		Concurs with Executive	Concurs with Executive	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(e) Links to all of the following for the community college: (i) The current collective bargaining				
agreement for each bargaining unit. (ii) Each health care benefits plan, including, but not limited to, medical,	Section deleted but relocated to Sec. 217a with revisions	Concurs with Executive	Concurs with Executive	
dental, vision, disability, long-term care, or any other type of benefits that would constitute health care services, offered				
to any bargaining unit or employee of the community college. (iii) Audits and financial reports for the				
most recent fiscal year for which they are available.				
(iv) A copy of the board of trustees resolution regarding compliance with best practices for the local strategic				
value component described in section 230(2).				
(f) A map that includes the boundaries of the community college district.				
(2) For statewide consistency and public visibility, community colleges must use the icon badge provided by				
the department of technology, management, and budget consistent	Section deleted but relocated to Sec. 217a with revisions	Concurs with Executive	Concurs with Executive	
with the icon badge developed by the department of education for K-12 school districts. It must appear on the front of				
each community college's homepage. The size of the icon may be reduced to 150 x 150 pixels.				



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(3) The state budget director shall					
determine whether a community college					
nas complied with this section. The	Section deleted but relocated to	Concurs with Executive	Concurs with Executive		
state budget director may withhold a	Sec. 217a with revisions				
community college's monthly					
nstallments described in section 206					
ntil the community college complies					
vith this section. The state budget					
irector shall notify the chairs of the					
ouse and senate appropriations					
subcommittee on community colleges					
at least 10 days before withholding					
unds from any community college.					
4) Each community college shall report					
he following information to the house					
and senate appropriations	Section deleted	Concurs with Executive	Concurs with Executive		
subcommittees on community colleges,					
he house and senate fiscal agencies,					
and the state budget office by					
November 15 and post that information					
n its website as required under					
subsection (1):					
a) Budgeted current fiscal year general					
und revenue from tuition and fees.					
b) Budgeted current fiscal year general					
und revenue from state appropriations.					
c) Budgeted current fiscal year general					
und revenue from property taxes.					
d) Budgeted current fiscal year total					
eneral fund revenue.					
e) Budgeted current fiscal year total					
eneral fund expenditures.					



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) By the first business day of				
November of each year, a community				
college shall post the following	Section deleted	Concurs with Executive	Concurs with Executive	
information on its website under the				
budget transparency icon badge:				
(a) Opportunities for earning college				
credit through the following programs:				
(i) State approved career and technical				
education or a tech prep articulated				
program of study.				
(ii) Direct college credit or concurrent				
enrollment.				
(iii) Dual enrollment.				
(iv) An early college/middle college				
program.				
(b) For each program described in				
subdivision (a) that the community				
college offers, all of the following				
information:				
(i) The number of high school students				
participating in the program.				
(ii) The number of school districts that				
participate in the program with the				
community college.				
(iii) Whether a college professor,				
qualified local school district employee,	0 " 1111	0 " 5 "		
or other individual teaches the course or	Section deleted	Concurs with Executive	Concurs with Executive	
courses in the program.				
(iv) The total cost to the community				
college to operate the program.				
(v) The cost per credit hour for the course or courses in the program.				
(vi) The location where the course or				
courses in the program are held.				
(vii) Instructional resources offered to				
the program instructors.				
(viii) Resources offered to the student in				
the program.				
(ix) Transportation services provided to				
students in the program.				



FY 2022-23		FY 2023-24		
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Campus Safety Information and Resources Website, Safety				
Reporting Requirements	Section deleted but relocated to Sec. 217a with revisions	Concurs with Executive	Concurs with Executive	
Sec. 209a. (1) A public community college shall develop, maintain, and update a "campus safety information and resources" link, prominently displayed on the homepage of its website, to a section of its website containing all of the information required under subsection (2).				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) The "campus safety information and				
resources" section of a public				
community college's website must	Section deleted but relocated to	Concurs with Executive	Concurs with Executive	
include, but not be limited to, all of the	Sec. 217a with revisions			
following information:				
(a) Emergency contact numbers for				
police, fire, health, and other services.				
(b) Hours, locations, phone numbers,				
and email contacts for campus public				
safety offices and title IX offices.				
(c) A list of safety and security services				
provided by the community college,				
including transportation, escort				
services, building surveillance,				
anonymous tip lines, and other				
available security services.				
(d) A public community college's				
policies applicable to minors on				
community college property.				
(e) A directory of resources available at				
the community college or surrounding				
community for students or employees				
who are survivors of sexual assault or				
sexual abuse.				
(f) An electronic copy of "A Resource				
Handbook for Campus Sexual Assault				
Survivors, Friends and Family",				
published in 2018.				
(g) Campus security policies and crime				
statistics pursuant to the student right-				
to-know and campus security act,				
Public Law 101-542, 104 Stat 2381.				
Information must include all material				
prepared pursuant to the public				
information reporting requirements				
under the crime awareness and campus				
security act of 1990, title II of the student				
right-to-know and campus security act,				
Public Law 101-542, 104 Stat 2381.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) A community college shall certify to the state budget director by October 1, 2022 that it is in compliance with this section. The state budget director may withhold a public community college's monthly installments described in section 206 until the public community college complies with this section.	Section deleted	Concurs with Executive	Concurs with Executive	
Collaboration With Four-Year Universities, Local Employers, and Each Other	Unchanged	Unchanged	Unchanged	
Sec. 210. (1) Recognizing the critical importance of education in strengthening Michigan's workforce, each community college is encouraged to explore ways of increasing collaboration and cooperation with 4-year universities, particularly in the areas related to training, instruction, and program articulation.				
(2) Recognizing the central role of community colleges in responding to local employment needs and challenges, community colleges shall develop and continue efforts to collaborate with local employers and students to identify local employment needs and strategies to meet them.	Unchanged	Unchanged	Unchanged	
(3) Community colleges are encouraged to collaborate with each other on innovations to identify and meet local employment needs.	Unchanged	Unchanged	Unchanged	
(4) Community colleges are encouraged to work with universities to develop equivalency standards of core college courses and identify equivalent courses offered by postsecondary institutions.	Unchanged	Unchanged	Unchanged	



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FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Reverse Transfer Agreements				
Sec. 210d. Community colleges are encouraged to work with public universities in the state to implement statewide reverse transfer agreements to increase the number of students that are awarded credentials of value upon completion of the necessary credits. These statewide agreements shall enable students who have earned a significant number of credits at a community college and transferred to a baccalaureate-granting institution before completing a degree to transfer the credits earned at the baccalaureate institution back to the community college in order to be awarded a credential of value.	Unchanged	Unchanged	Unchanged	
Community College COVID-19 Vaccination Exemption Requirement Sec. 210h. (1) If a community college that receives an appropriation in section 201 establishes a mandatory COVID-19 vaccine policy, it shall provide exemptions to that policy to the following students and employees: (a) Any student or employee for whom a physician certifies that a COVID-19 vaccine is or may be detrimental to the student's or employee's health or is not appropriate. (b) Any student or employee 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 objection to immunization.	Section deleted	Concurs with Executive	Concurs with Executive	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) It must be presumed that a student or employee who requests an exemption under subsection (1) is entitled to that exemption. The community college shall grant that student's or employee's request unless it determines by clear and convincing evidence that the student or employee is not entitled to that exemption. A community college shall not deny an exemption solely because the student	Section deleted	Concurs with Executive	Concurs with Executive	
or employee previously received another vaccine. (3) A community college shall not deny a student's or employee's request for an exemption until it has explored every reasonable accommodation. An accommodation more burdensome or stringent than relevant state or federal guidelines is presumptively unreasonable.	Section deleted	Concurs with Executive	Concurs with Executive	
(4) If a community college denies a student's or employee's request for an exemption, the community college shall issue a written report fully explaining its reasons for the denial. That report must describe all reasonable accommodations the community college offered the student or employee and the student's or employee's response.	Section deleted	Concurs with Executive	Concurs with Executive	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) Every community college shall				
submit a written report regarding its				
actions taken under this section no later	Section deleted	Concurs with Executive	Concurs with Executive	
than March 15 of each year to the house				
and senate appropriations				
subcommittees on community colleges,				
the house and senate fiscal agencies,				
and the state budget director. This				
annual report must include the following				
information, which may be obtained				
from any reliable source that complies with applicable laws regarding student				
privacy:				
(a) The number of students and				
employees who have requested an				
exemption from the community				
college's COVID-19 vaccine policy.				
(b) The number of students and				
employees who have been granted an				
exemption.				
(c) The number of students and				
employees in noncompliance with the				
community college's COVID-19 vaccine				
policy.				
(6) No provision of this section is to be				
	Section deleted	Concurs with Executive	Concurs with Executive	
construed as requiring a community college to violate any federal law.	Section deleted	Concurs with Executive	Concurs with Executive	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Cost Containment and Efficiency Initiatives				
Sec. 212. Community college districts are encouraged to evaluate and pursue efficiency and cost-containment measures that maximize state funding. Community colleges shall identify practices that increase efficiencies, including, but not limited to, establishing joint ventures, consolidating services, utilizing program collaborations, maximizing educational benefits through optimal class sizes and frequency of course offerings, increasing web-based instruction, eliminating low-enrollment and high-cost instructional programs, using self-insurance, practicing energy conservation, and utilizing group purchasing. Community colleges shall also review proposed capital outlay projects to increase coordination and utilization of new facilities, renovation projects, and technology improvements.	Unchanged	Unchanged	Unchanged	
Annual Title IX Sexual Assault Reports Sec. 215. By October 31, each community college receiving funds under section 201 shall report to the senate and house appropriations subcommittees on community colleges, the senate and house fiscal agencies, and the state budget director its annual title IX report, also known as the student sexual misconduct report, issued by the title IX coordinator, as required under the federal campus SaVE act of 2013, Public Law 113-4, section 304, 127 Stat 54, 89-92 (2013).	Section deleted but relocated to Sec. 217a with revisions	Concurs with Executive	Concurs with Executive	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Michigan Reconnect Program Short-				
Term Training Grants	0	Community Franctice	O	
Sec. 216. (1) The funds appropriated in	Section deleted	Concurs with Executive	Concurs with Executive	
section 201(7) for the Michigan				
reconnect grant program short-term				
training grants must be used to expand				
the Michigan reconnect grant program				
short-term training grants to include				
eligible students who are at least 21				
years old. The funds appropriated in				
section 201(7) must be expended to				
award grants, administer the program,				
and support the duties outlined in				
section 21 of the Michigan reconnect grant recipient act, 2020 PA 68, MCL				
390.1721.				
(2) Federal funds appropriated in				
section 201(7) must be allocated and	Section deleted	Concurs with Executive	Concurs with Executive	
expended in a manner consistent with				
federal rules and regulations.				
(3) The department of labor and				
economic opportunity must report on				
the status of funds appropriated in	Section deleted	Concurs with Executive	Concurs with Executive	
section 201(7), and all funds				
appropriated related to the coronavirus				
relief effort, to the house and senate appropriations subcommittees on				
community colleges, the house and				
senate fiscal agencies, and the state				
budget director on a quarterly basis until				
all funds are exhausted.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) Any unexpended and unencumbered funds remaining on				
September 30, 2023 from the amounts	Section deleted	Concurs with Executive	Concurs with Executive	
appropriated in section 201(7) for the Michigan reconnect grant program				
short-term training grants for fiscal year				
2022-2023 do not lapse on September 30, 2023 but continue to be available for				
the purposes described in subsection				
(1) in the 2023-2024 and 2024-2025 fiscal years under a work project				
account. The use of these unexpended				
fiscal year 2022-2023 funds under this subsection terminates at the end of the				
2024-2025 fiscal year.				
Community College Academic Catch-Up Program Detail				
Catch-op Frogram Detail	Section deleted	Concurs with Executive	Concurs with Executive	
Sec. 216a. (1) The funds appropriated				
in section 201(9) for the community college academic catch-up program				
must be placed in a fund administered				
by the Michigan Community College Association to support each community				
college's efforts to combat learning loss				
among recent high school graduates who experienced interruptions to in-				
person learning due to the COVID-19				
pandemic. The grant to any given community college must not exceed				
\$1,000,000.00.				



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(2) The Michigan Community College					
Association shall do all of the following:					
(a) Establish an application process for	Section deleted	Concurs with Executive	Concurs with Executive		
community colleges to receive					
academic catch-up program grant					
funding.					
(b) Establish a group that reviews					
community college applications and					
determines award funding. This group					
must include the following members:					
(i) The executive director of the					
Michigan Center for Student Success or					
his or her designee.					
(ii) The executive director of the					
Michigan College Access Network or					
his or her designee.					
(iii) One community college president					
representing a small community					
college. (iv) One community college president					
representing a medium community					
college.					
(v) One community college president					
representing a large community college.					
(c) Require community colleges					
awarded program funding to submit a					
report on the use of program funds to					
the Michigan Community College					
Association.					
(d) Submit a report to the house and					
senate appropriations subcommittees					
on community colleges, the house and					
senate fiscal agencies, and the state					
budget director on the community					
colleges awarded program funding and					
the amounts by September 30, 2023.					
(e) Restrict the cost of program					
administration to no greater than 2% of					
the total funds appropriated.					



FY 2022-23		FY	/ 2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(3) Community colleges must do all of				
the following to be considered eligible				
for the program:	Section deleted	Concurs with Executive	Concurs with Executive	
(a) Submit an application to the group				
designated under subsection (2)(b).				
(b) Offer a summer educational				
program that is focused on English and				
mathematics to any incoming college				
student enrolled in a public in-state				
community college or university that is				
free of charge to the student.				
(c) Enroll students who complete the				
summer educational program in				
college-level English or mathematics or				
co-requisite courses in English or				
mathematics.				
(d) Provide transportation support and				
classroom supplies to students enrolled				
in the program. Classroom supplies				
must include access to a laptop,				
wireless internet access, and technical				
support during the program.				
(e) Provide both in-person and online				
instruction options.				
(f) Provide individualized support for				
career exploration, admission, and				
financial aid.				
(g) Provide support for student basic				
needs, including, but not limited to, food				
assistance, during the program.				



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FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Michigan ADN to BSN Completion				
Grant Program Detail				
	Section deleted	Concurs with Executive	Concurs with Executive	
Sec. 216b. (1) The funds appropriated				
in section 201(11) must be used for the				
creation of the Michigan ADN to BSN				
completion grant program. The grant				
program, administered by the				
department of labor and economic				
opportunity, will award each eligible				
community college in this state a				
minimum of \$2,000,000.00 to support				
the creation and execution of a program				
that allows individuals in this state who				
have attained an associate degree in				
nursing to complete a bachelor of				
science degree in nursing in partnership				
with a BSN-granting Michigan public				
university or Michigan not-for-profit				
independent 4-year college or				
university. This grant program will				
directly impact the health care field,				
which has been adversely affected by				
the COVID-19 pandemic, by increasing				
the training and skills of health care				
professionals in this state.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) For purposes of this section, an				
eligible community college must have	Section deleted	Concurs with Executive	Concurs with Executive	
both of the following:	Section deleted	Concurs with Executive	Concurs with Executive	
(a) A signed agreement with a BSN-				
granting Michigan public university or				
Michigan not-for-profit independent 4-				
year college or university that provides				
for all of the following: (i) A plan for the BSN-granting				
institution to design, deliver, and				
maintain an ADN to BSN completion				
•				
program, including admissions, curriculum design, and accreditation,				
with strategic input from employers and				
community colleges.				
(ii) The utilization of existing ADN to				
BSN completion programs, including				
3+1 agreements, the Michigan Transfer				
Agreement, credit for prior learning				
policies, and credit for community				
college coursework, that meets BSN				
program requirements at the BSN-				
granting institution.				
(iii) BSN completion courses to be				
taught at least partially in person on				
community college campuses with				
course delivery methods informed by				
the expressed needs of the learners in				
that community.				
(iv) To the greatest extent possible,				
opportunities for joint faculty				
appointments for qualified community				
college faculty to teach BSN completion				
courses as adjunct or part-time faculty				
at the BSN-granting institution.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(v) A co-branding model to promote the				
BSN-granting institution and community				
college as partners to students,	Section deleted	Concurs with Executive	Concurs with Executive	
employers, and communities.				
(vi) Adequate student supports,				
including academic advising, career				
services, financial aid support, mental				
health counseling, and other student				
basic needs services offered by the				
community college or the BSN-granting				
institution, or both, to ensure that				
students are likely to complete.				
(vii) A minimum 5-year agreement				
duration, with adequate data and				
evidence to support discontinuing the				
agreement before 5 years have				
elapsed.				
(b) Strategic input and engagement				
from local health care employers and				
the local workforce development				
agency.				
(3) Grant funding may be used to pay				
program expenses, including, but not				
limited to, all of the following:	Section deleted	Concurs with Executive	Concurs with Executive	
(a) Personnel costs associated with				
delivering BSN programs on community				
college campuses.				
(b) Investments in community college				
facilities to support delivery of BSN				
programming.				
(c) Outreach and recruitment of				
potential students.				
(d) Student financial aid or financial				
assistance to reduce the overall cost of				
completing a BSN program.				
(e) Assessment of program success				
and the ability to recruit, retain, train,				
and graduate more BSN-prepared				
nurses in this state.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) The Michigan ADN to BSN				
completion grant program must be				
assessed annually for improvements in	Section deleted	Concurs with Executive	Concurs with Executive	
accessibility, affordability, and growth of				
total BSN-prepared nurses in this state.				
The Michigan Community College				
Association, Michigan Association of				
State Universities, and Michigan				
Independent Colleges & Universities				
Association shall submit this				
assessment to the house and senate				
appropriations subcommittees on				
higher education and community				
colleges, the house and senate fiscal				
agencies, and the state budget director				
annually no later than September 30.				
The assessment is to be completed with				
coordination among eligible community				
colleges and BSN-granting institutions				
that receive funding to support				
programs and the Michigan Health and				
Hospital Association through the				
Healthcare Workforce Information				
Collaborative.				
(5) Unencumbered funds in section				
201(11) appropriated for the Michigan				
ADN to BSN completion grant program	Section deleted	Concurs with Executive	Concurs with Executive	
are designated as a work project				
appropriation and must not lapse at the				
end of the fiscal year. Unencumbered				
and unallotted funds must be available				
for expenditures for grants under this				
section. The purpose of the work project				
is to increase access to BSN programs				
on community college campuses				
through collaborative partnership. The				
estimated completion date of this work				
project is September 30, 2026.				



FY 2022-23		FY	7 2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	EXECUTIVE		Adds new section: Sec. 216c. Funds appropriated in section 201(2) for ITEM 1-time supplement are intended to be used for necessary improvements and deferred maintenance of community college buildings, facilities, and other physical infrastructure; necessary improvements and deferred maintenance of information technology, other technology infrastructure, and other equipment; and other purposes related to infrastructure, technology, equipment, and maintenance. A community college may also use these funds to construct, renovate, or purchase student housing. These funds are not intended to be used for any other purpose than what is specified in this section. These funds are distributed to each community college according to their respective share of total unduplicated student head count as reported to the Michigan community college data inventory for the fiscal year ending September 30, 2022. Payments to community colleges under this section must be distributed in one lump	CONFERENCE
			sum to each institution with the October 16, 2023 payment	



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Michigan Community College Data				
Inventory Reporting Requirements;				
MCCDI Advisory Committee	Unchanged	Unchanged	Unchanged	
Sec. 217. (1) The center shall do all of				
the following:				
(a) Establish, maintain, and coordinate				
the state community college database				
commonly known as the "Michigan				
Community College Data Inventory".				
(b) Collect data concerning community				
colleges and community college				
programs in this state, including data				
required by law.				
(c) Establish procedures to ensure the				
validity and reliability of the data and the				
collection process.				
(d) Develop model data collection				
policies, including, but not limited to,				
policies that ensure the privacy of any				
individual student data. Privacy policies				
shall ensure that student Social Security				
numbers are not released to the public				
for any purpose.				
(e) Provide data in a useful manner to				
allow state policymakers and				
community college officials to make				
informed policy decisions.				
(f) Compile and publish electronically				
the demographic enrollment profile.				
(g) Compile and publish the community				
college performance improvement and				
performance completion rate data to				
support the performance funding formula metrics specified in section				
•				
230(1)(c) and (e).				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) There is created within the center				
the Michigan Community College Data				
Inventory advisory committee. The	Unchanged	Unchanged	Unchanged	
committee shall provide advice to the				
director of the center regarding the				
management of the state community				
college database, including, but not				
limited to:				
(a) Determining what data are				
necessary to collect and maintain to				
enable state and community college				
officials to make informed policy				
decisions.				
(b) Defining the roles of all stakeholders				
in the data collection system.				
(c) Recommending timelines for the				
implementation and ongoing collection				
of data.				
(d) Establishing and maintaining data				
definitions, data transmission protocols,				
and system specifications and				
procedures for the efficient and				
accurate transmission and collection of data.				
(e) Establishing and maintaining a				
process for ensuring the accuracy of the				
data.				
(f) Establishing and maintaining policies				
related to data collection, including, but				
not limited to, privacy policies related to				
individual student data.				
(g) Ensuring that the data are made				
available to state policymakers and				
citizens of this state in the most useful				
format possible.				
(h) Addressing other matters as				
determined by the director of the center				
or as required by law.				



	FY	⁷ 2023-24		
EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Unchanged	Unchanged	Unchanged		
	-	EXECUTIVE HOUSE		



Adds new section: Sec. 217a. (1) If the state budget director determines that a community college failed to submit any of the information described in this section in the form and manner specified by the center, the state treasurer may withhold the monthly installments, subject to section 206, from that community college until those data are submitted. If a community college does not submit any of the information of the information in the form and manner specified by the center: (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in this section by the end of the information described in this section by the end of the information as specified in the section and the following into the center: (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in section 217. (b) Tuition and mandatory fees information as specified in the section 201 shall submit all of the following in the form and manner specified by the center: (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in section 217. (b) Tuition and mandatory fees information as specified in section 217.	Adds new section: Sec. 217a. (1) If the state budget director determines that a community college failed to submit any of the information described in this section in the form and manner specified by the center, the state treasurer may withhold the monthly installments, subject to section 206, from that community college until those data are submitted. If a community college does not submit any of the information in the form and manner specified by the center: (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in section 217.	FY 2022-23		FY 20	23-24	
Sec. 217a. (1) If the state budget director determines that a community college failed to submit any of the information described in this section in the form and manner specified by the center, the state treasurer may withhold the monthly installments, subject to section 206, from that community college until those data are submitted. If a community college does not submit any of the information described in	Sec. 217a. (1) If the state budget director determines that a community college failed to submit any of the information described in this section in the form and manner specified by the center, the state treasurer may withhold the monthly installments, subject to section 206, from that community college until those data are submitted. If a community college does not submit any of the information described in this section by the end of the fiscal year, the community college forfeits any withheld amount. The state budget director shall notify the chairs of the house and senate appropriations subcommittees on community colleges at least 10 days before withholding funds from any community college.	CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
fiscal year, the community college forfeits any withheld amount. The state budget director shall notify the chairs of the house and senate appropriations subcommittees on community colleges at least section 217b. (c) The longitudinal data set to the center as specified in section 219. (d) The number and type of associate degrees, and other certificates awarded as	funds from any community college. specified in section 219. (e) The annual independent		Adds new section: Sec. 217a. (1) If the state budget director determines that a community college failed to submit any of the information described in this section in the form and manner specified by the center, the state treasurer may withhold the monthly installments, subject to section 206, from that community college until those data are submitted. If a community college does not submit any of the information described in this section by the end of the fiscal year, the community college forfeits any withheld amount. The state budget director shall notify the chairs of the house and senate appropriations subcommittees on community colleges at least	HOUSE Concurs with Executive but revises to: Sec. 217a. (1) Each community college that receives an appropriation in section 201 shall submit all of the following information in the form and manner specified by the center: (a) The Michigan community colleges verified data inventory data for the preceding academic year to the center by the first business day of November of each year as specified in section 217. (b) Tuition and mandatory fees information as specified in section 217b. (c) The longitudinal data set to the center as specified in section 219. (d) The number and type of associate degrees, baccalaureate degrees,	SENATE Concurs with House but revises to: (d) The number and type of associate degrees and other certificates awarded as	CONFERENCE



FY 2022-23		FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
	(b) Tuition and mandatory fees information as specified in section 217b. (c) The longitudinal data set to the center as specified in section 219. (d) The number of type of associate degrees and other certificates awarded as specified in section 219. (e) The annual independent audit as specified in section	Changes listed in preceding subsection	Changes listed in preceding subsection			
	222. (2) It is intended that accountability reporting for public community colleges will be streamlined through the center. The state budget director and the center will work to combine the reporting requirements outlined in subsection (3), (4), (5), (6) and section 217b to the existing	2) If the state budget director determines that a community college failed to submit any of the information described in subsection (1) in the form and manner specified by the center, the state treasurer may withhold the monthly installments described in section 206 from that community college until	Concurs with House			
	"Michigan Community College Data Inventory" collection cycle. Community colleges shall send reports outlined in subsection (3), (4), (5), (6), and section 217b to the house and senate fiscal agencies and the state budget director.	those data are submitted. If a community college does not submit any of the information described in subsection (1) by the end of the fiscal year, the community college forfeits any withheld amount. The state budget director shall notify the chairs of the house and senate				
		appropriations subcommittees on community colleges at least 10 days before withholding funds from any community college.				



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(3) No later than the first business day of November of each year, each community college shall make all of the following information available through a link on its website homepage. For statewide consistency and public visibility, community colleges must use the icon badge provided by the department of technology, management, and budget consistent with the icon badge developed by the department of education for K-12 school districts. It must appear on the front of each community college's homepage. The size of the icon may be reduced to 150 x 150	(3) It is intended that accountability reporting for community colleges will be streamlined through the center. The state budget director and the center shall work to combine the following reporting requirements with the existing Michigan community colleges verified data inventory collection cycle: (a) Each community college's certification of its compliance with the requirements described in subsections (4), (5). (b) The reporting and certification requirements of subsections (6) and (7) and section 217b. (4) No later than the first business day of November of each year, each community college that receives an appropriation in section 201 shall make all of the information described in subdivisions (a) to (g) available through a link on its website homepage, subject to subdivision (h), as follows:	Concurs with House but revises to: (3) It is intended that accountability reporting for community colleges will be streamlined through the center. The state budget director and the center shall work to combine the reporting requirements outlined in this subsection with the existing Michigan community colleges verified data inventory collection cycle. All of the following must be reported to the house and senate fiscal agencies and the state budget director:	CONFERENCE



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(a) The annual operating budget and subsequent budget revisions. (b) A link to the most recent "Michigan Community College Data Inventory Report" (c) General fund revenue and expenditure projections for the current fiscal year and the next fiscal year. (d) A listing of all debt service obligations, detailed by project, anticipated payment of each project, and total outstanding debt for the current fiscal year.	Concurs with Executive	Concurs with Executive	
	(e) Links to all of the following for the community college: (i) The current collective bargaining agreement for each bargaining unit. (ii) Each health care benefits plan, including, but not limited to, medical, dental, vision, disability, long-term care, or any other type of benefits that would constitute health care services, offers to any bargaining unit or employee of the community college. (iii) Audits and financial reports for the most recent fiscal year for which they are available. (iv) A copy of the board of trustees resolution regarding compliance with best practices for the local strategic value component described in section 230(2). (f) A map that includes the boundaries of the community college district.	Concurs with Executive but revises to: (g) A prominent link to the financial aid website created under section 260. (h) For statewide consistency and public visibility, community colleges shall use the icon badge provided by the department of technology, management, and budget consistent with the icon badge developed by the department of education for K-12 school districts. It must appear on the front of each community college's homepage. The size of the icon may be reduced to 150 x 150 pixels.	Concurs with House but does not include subdivision (g) and reletters subdivision (h) to (g)	



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
		(5) No later than the first business day of November of each year, each community college that receives an appropriation in section 201 shall develop, maintain, and update a "campus safety information and resources" link, prominently displayed on the homepage of its website, that links to a section of the community college's website	Concurs with House	OGINI ERENGE	
		containing, at a minimum, all of the following information:			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(a) The "campus safety	(a) Emergency contact numbers		
	information and resources"	for police, fire, health, and other	Concurs with House	
	section of a public community	services.		
	college's website must include,	(b) Hours, locations, telephone		
	but not be limited to, all of the	numbers, and email contacts for		
	following information:	campus public safety offices		
	(i) Emergency contact numbers	and title IX offices.		
	for police, fire, health, and other	(c) A list of safety and security		
	services.	services provided by the		
	(ii) Hours, locations, phone			
	numbers, and email contacts for	transportation, escort services,		
	campus public safety offices	building surveillance,		
	and title IX offices.	anonymous tip lines, and other		
	(iii) A list of safety and security	_		
	services provided by the	(d) The community college's		
	community college, including	policies applicable to minors on		
	transportation, escort services,	community college property.		
	building surveillance,	(e) A directory of resources		
	anonymous tip lines, and other	available at the community		
	available security services. (iv) A public community	college or in the surrounding community for students or		
	college's policies applicable to	employees who are survivors of		
	minors on community college	sexual assault or sexual abuse.		
	property.	Sexual assault of Sexual abuse.		
	(v) A directory of resources			
	available at the community			
	college or surrounding			
	community for students or			
	employees who are survivors of			
	sexual assault or sexual abuse.			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(vi) An electronic copy of "A Resource Handbook for Campus Sexual Assault Survivors, Friends and Family", published in 2018. (vii) Campus security policies and crime statistics pursuant to the student right-to-know and campus security act, Public Law 101-542, 104 Stat 2381. Information must include all material prepared pursuant to the public information reporting requirements under the crime awareness and campus security act of 1990, title II of the student right-to-know and campus security act, Public Law 101-542, 104 Stat 2381.	(f) An electronic copy of "A Resource Handbook for Campus Sexual Assault Survivors, Friends and Family", published in 2018. (g) Campus security policies and crime statistics pursuant to the student right-to-know and campus security act, Public Law 101-542, 104 Stat 2381. Information must include all material prepared pursuant to the public information reporting requirements under the crime awareness and campus security act of 1990, title II of the student right-to-know and campus security act, Public Law 101-542, 104 Stat 2381.	Concurs with House	
	(5) No later than the first business day of November of each year, each community college receiving funds under section 201 shall report to the senate and house appropriations subcommittees on community colleges, the senate and house fiscal agencies, and the state budget director its annual title IX report, also known as the student sexual misconduct report, issued by the title IX coordinator, as required under the federal campus SaVE act of 2013, Public Law 113-4, section 304, 127 Stat 54, 89-92 (2013).	Concurs with Executive but renumbers as subsection (6)	Concurs with House	



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(6) No later than the first business day of November of each year, each community college receiving funds under section 201 shall certify that the institution has complied with all of the following: (a) The institution complies with the federal regulations for title IX, as required by the United State Department of Education. Including but not limited to: (i) Prohibited uses of medical experts that have an actual or apparent conflicts of interest. (ii) Prohibited issuance of divergent title IX reports to complaints an respondents. (iii) Notification of resources to each individual who reports having experienced sexual assault by a member of the community college.	(7) No later than the first business day of November of each year, each community college that receives an appropriation in section 201 shall certify that the community college complies with federal regulations under title IX, as required by the United States Department of Education, including, but not limited to, the following: (a) Prohibitions on the use of medical experts that have an actual or apparent conflict of interest. (b) Prohibitions on the issuance of divergent title IX reports to complainants and respondents. (c) Resource-notification	Concurs with House but revises to: (a) Use of medical experts that do not have an actual or apparent conflict of interest. (b) Issuance of title IX reports to complainants and respondents that are not divergent. (c) Notification of resources to any individual who reports having experienced sexual assault by a member of the	



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



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(2) Public community colleges	Concurs with Executive but revises		
	must certify to the state budget		Concurs with House	
	director by the last business			
	day of August that its board will	_ · · · ·		
	not adopt an increase in tuition	section 201 shall certify to		
	and fee rates for in-district			
	students for the 2023-2024			
	academic year that is greater			
	than 4.5% or \$205.00, whichever			
	is greater. As used in this			
	subsection:			
	(a) "Fee" means any board-			
	authorized fee that will be paid by more than 1/2 of all in-district			
	students at least once during			
	their enrollment at a community			
	college. A community college			
	increasing a fee that applies to a			
	specific subset of students or			
	courses shall provide sufficient			
	information to prove that the			
	increase applied to that subset			
	will not cause the increase in the			
	average amount of board-			
	authorized total tuition and fees			
	paid by in- district students in			
	the 2023-2024 academic year to			
	exceed the limit established in			
	this section.			



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CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(b) "Tuition and fee rate" means the average of full-time rates paid by a majority of students in each class, based on an unweighted average of the rates authorized by the community college board and actually charged to students, deducting any uniformly rebated or refunded amounts, for the 2 semesters with the highest levels of full-time equated indistrict enrollment during the academic year.	Concurs with Executive	Concurs with Executive	OONI EKENOE
	(3) Community colleges that exceed the tuition and fee rate cap described in subsection (2) are not eligible to receive payments under section 201 for performance funding for fiscal year 2023-2024. (4) Notwithstanding any other provision of this act, the legislature may at any time adjust appropriations for a community college that adopts an increase in tuition and fee rates for in-district students that exceeds the rate cap established in subsection (2).	Does not include	Concurs with Executive	
Reporting to the P-20 Longitudinal Data System Sec. 219. By October 15 of each year, each community college shall provide its longitudinal data system data set for the preceding academic year to the center for inclusion in the statewide P-20 education longitudinal data system described in section 94a.	Revises to: Sec. 219. (1) By October 15	Concurs with Executive but revises to: (1) By October 15 of each year, each community college that receives an appropriation in section 201 shall provide	Concurs with Executive	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
	(2) Each community college shall report to the center by October 15 of each year the numbers and type of associate degrees and other certificates awarded by the community college during the previous academic year for inclusion in the statewide P-20 longitudinal	Concurs with Executive but revises to: (2) Each community college that receives an appropriation in section 201 shall report	Concurs with Executive	
	data system. (3) A community college receiving an appropriation in section 201 shall place a prominent link to the website created under section 260 on its website homepage.	Does not include	Concurs with Executive	
	(4) Using the data provided by the community colleges as required under this section, the center shall use the P-20 longitudinal data system to inform interested Michigan high schools and the public of the aggregate academic status of its students for the previous academic year. The center shall work with the Michigan Community College Association and in cooperation with the Michigan Association of Secondary School Principals. Community colleges shall	Concurs with Executive but renumbers as subsection (3)	Concurs with Executive	
	Secondary School Principals.			



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Auditor General Performance Audits				
Sec. 220. (1) As provided for under section 1 of 2003 PA 1, MCL 13.101, pursuant to section 53 of article IV of the state constitution of 1963, the auditor general or a certified public accountant appointed by the auditor general may conduct performance audits of community colleges as the auditor general considers necessary.	Unchanged	Unchanged	Unchanged	
(2) Within 60 days after an audit report is released by the office of the auditor general, the principal executive officer of the community college that was audited shall submit to the house and senate appropriations committees, the house and senate fiscal agencies, the auditor general, and the state budget director a plan to comply with audit recommendations. The plan shall contain projected dates and resources required, if any, to achieve compliance with the audit recommendations, or a documented explanation of the college's noncompliance with the audit recommendations concerning the matters on which the audited community college and office of the	Unchanged	Unchanged	Unchanged	



FY 2022-23		FY 2023-24			
CURRENT LAW		EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Re	ecord				
Retention					
		Unchanged	Unchanged	Unchanged	
Sec. 221. (1) A community college	shall		•		
retain certified class summaries,					
lists, registration documents,					
student transcripts that are consi					
with the taxonomy of courses. For					
enrollment period during the fiscal					
these certified documents shall ide	lentify				
clearly by course the number of					
district and out-of-district student of					
and contact hours. The	class				
summaries and class lists shall be	9				
consistent with each other and	shall				
include the course prefix and num	nbers.				
course title, course credit and co					
hours, credit and contact h					
generated by each student, and ac	ctivity				
classifications consistent with					
taxonomy. An auditable process	shall				
be used by the community college					
determine the unduplicated head					
for in-district students, out-of-di					
students, and prisoners for					
enrollment period during the fiscal	year.				
(2) A community college shall reta					
contracts between the comm		Unchanged	Unchanged	Unchanged	
college and agencies that reimburs		Ŭ	3	Ŭ	
community college for the cos					
instruction for audit purposes.					



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Annual				
Financial Audit and Reporting				
	Unchanged	Unchanged	Unchanged	
Sec. 222. Each community college				
shall have an annual audit of all income				
and expenditures performed by an				
independent auditor and shall furnish				
the independent auditor's management				
letter and an annual audited accounting				
of all general and current funds income				
and expenditures including audits of				
college foundations to the center before				
November 15 of each year. The center				
shall provide this information to				
members of the senate and house				
appropriations subcommittees on				
community colleges, the senate and				
house fiscal agencies, the auditor				
general, the department of labor and				
economic opportunity, and the state				
budget director. If a community college				
fails to furnish the audit materials, the				
monthly state aid installments shall be				
withheld from that college until the				
information is submitted. All reporting				
shall conform to the requirements set				
forth in the "2001 Manual for Uniform				
Financial Reporting, Michigan Public				
Community Colleges". A community				
college shall make the information the				
community college is required to				
provide under this section available to				
the public on its website.				



FY 2022-23		F	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
North American Indian Tuition Waiver Reporting Requirements						
0 000 (4) Dec January 45 of a sk	Unchanged	Unchanged	Unchanged			
Sec. 223. (1) By January 15 of each year, the department of civil rights shall						
submit to the state budget director, the house and senate appropriations						
subcommittees on community colleges,						
and the house and senate fiscal agencies a report on North American						
Indian tuition waivers for the preceding academic year that includes, but is not						
limited to, all of the following						
information: (a) The number of waiver						
applications received and the number						
of waiver applications approved.						



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



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) By January 1 of each year, a community college that receives funds under section 201 or a tribal institution that receives funding for the North American Indian tuition waiver shall provide to the department of civil rights any information necessary for preparing the report described in subsection (1), using guidelines and procedures developed by the department of civil rights.	Unchanged	Revises to: (2) By January 1 of each year, a community college that receives an appropriation in section	Unchanged	
(3) The department of civil rights may consolidate the report required under this section with the report required under section 268, but a consolidated report must separately identify data for universities and data for community colleges.	Unchanged	Unchanged	Unchanged	
Community College Student Aggregate Academic Data Report Sec. 224. Using the data provided by the community colleges as required under section 219 of this act, the center shall use the P-20 longitudinal data system to inform interested Michigan high schools and the public of the aggregate academic status of its students for the previous academic year. The center shall work with the Michigan Community College Association and in cooperation with the Michigan Association of Secondary School Principals. Community colleges shall cooperate with the center to maintain a systematic approach for accomplishing this work.	Section deleted but relocated to Sec. 219(4) with revisions	Concurs with Executive	Concurs with Executive	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Community College Tuition and Fee Rate Report				
Sec. 225. Each community college shall report to the center by the last business day of August of each year the tuition and mandatory fees paid by a full-time in-district student and a full-time out-of-district student as established by the college governing board for the current academic year. This report should also include the annual cost of tuition and fees based on a full-time course load of 30 credits. This report must also specify the amount that tuition and fees have increased for each institution from the prior academic year. Each community college shall also report any revisions to the reported current academic year tuition and mandatory fees adopted by the college governing board to the center within 15 days of being adopted. The center shall provide this information and any revisions to the	Section deleted but relocated to Sec. 217b with revisions	Concurs with Executive	Concurs with Executive	
house and senate fiscal agencies and the state budget director.				
Degrees and Certificates Awarded by Community Colleges	Section deleted but relocated to	Concurs with Executive	Concurs with Executive	
Sec. 226. Each community college shall report to the center by October 15 of each year the numbers and type of associate degrees and other certificates awarded by the community college during the previous academic year for inclusion in the statewide P-20 longitudinal data system.	Sec. 219(2) with revisions			



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FY 2022-23					
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Student Loan and Financial Aid Website	Section deleted but relocated to	Section deleted but relocated to	Concurs with Executive		
Sec. 226a. A community college receiving an appropriation in section 201 shall place a prominent link to the website created under section 260 on its website homepage. COVID-19 Federal Funding	Sec. 219(3) with revisions	Sec. 217a with revisions			
Reporting Requirement					
Sec. 226b. By September 30, 2023, each community college receiving an appropriation in section 201 shall do both of the following:	Section deleted	Concurs with Executive	Concurs with Executive		
(a) Submit a report to the house and senate appropriations subcommittees on community colleges, the house and senate fiscal agencies, and the state budget director describing all federal					
funds the community college received, including the amounts, related to the COVID-19 pandemic, including, but not limited to, any federal funds					
received from the coronavirus response and relief supplemental appropriations act, the American rescue plan act of 2021, and similar federal relief					
packages. (b) Post the information contained in the report described in subdivision (a) on the public transparency website described in section 209.					



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Free and Open Speech Policies Reporting Requirement				
Sec. 226d. It is the intent of the legislature that by February 1, 2023, each community college will submit to the house and senate appropriations subcommittees on community colleges, the house and senate fiscal agencies, and the state budget director a report on activities related to strategic planning and internal assessment or reassessment to best provide for open and free expression and speech, while protecting students from hate-speech, violence, and discrimination.	Section deleted	Concurs with Executive	Concurs with Executive	
Post-Secondary Or Credential Obtainment Goal Sec. 226e. It is the goal of the governor and legislature to ensure that 60% of Michigan's residents achieve a postsecondary credential, high-quality industry certification, associate degree,	Unchanged	Unchanged	Unchanged	
or bachelor's degree by 2030.				
Campus Advocacy Policy Sec. 226g. (1) It is the intent of the legislature that each community college	Section deleted	Concurs with Executive	Concurs with Executive	
adopt an advocacy policy applicable to faculty, staff, students, student employees, visitors, and contractors by January 1, 2023 and comply with all other requirements of this section.				



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) An advocacy policy established under subsection (1) should include, but is not limited to, policies for distribution and self-distribution of printed political or advocacy materials related to First	Section deleted	Concurs with Executive	Concurs with Executive	
Amendment activities and political demonstrating. The policy should include a process for filing a complaint or reporting a violation of the advocacy				
policy and identify the community college staff responsible for investigating complaints and violations. The advocacy policy should include the effective date and be posted on the				
community college's website. College Level Equivalent Credit Examination Requirements				
Sec. 227. (1) Each community college that receives an appropriation in section 201 shall demonstrate the acceptance of nationally recognized college level equivalent credit examination opportunities by developing and implementing policies and procedures for the awarding of academic credit through college level equivalent credit examinations.	Section deleted	Concurs with Executive	Concurs with Executive	
(2) A community college shall not create policies or procedures that prevent students from earning college credits through college level equivalent credit examinations once enrolled in the community college.	Section deleted	Concurs with Executive	Concurs with Executive	
(3) Each community college shall make its credit policies and opportunities for college level equivalent credit examinations publicly available on the community college's website.	Section deleted	Concurs with Executive	Concurs with Executive	



FY 2022-23		FY 20)23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) If a community college requires scores above those recommended by the American Council on Education to	Section deleted	Concurs with Executive	Concurs with Executive	
earn college credit through college level equivalent credit examinations, that	Godien deleted	Concare with Excounte	Contails with Exceptive	
community college shall submit to the house and senate appropriations subcommittees on community colleges,				
the house and senate fiscal agencies, and the state budget director a report on				
the data and justifications for that decision by February 1, 2023.				
Accelerated Degree Completion Pathways Requirement				
,	Section deleted	Concurs with Executive	Concurs with Executive	
Sec. 227a. (1) Each community college that receives an appropriation in section 201 shall provide all enrolled students				
information on accelerated degree completion pathways and options within the first semester of enrollment, and				
shall publicly post this information on the community college's website by October 1, 2022.				
(2) Each community college shall work to create accelerated degree completion pathways for enrolled	Section deleted	Concurs with Executive	Concurs with Executive	
students if such options do not already exist.				
Communication With the Legislature				
Sec. 228. A community college shall not take disciplinary action against an employee for communicating with a member of the legislature or the legislator's staff.	Section deleted	Concurs with Executive	Unchanged	



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
Veterans and Active Soldiers Notice				
on Applications, Tuition and Fee				
Rates, and College Credit				
Opportunities	Unchanged	Unchanged	Unchanged	
Sec. 229. (1) Each community college				
that receives an appropriation in section				
201 is expected to include in its				
admission application process a				
specific question as to whether an				
applicant for admission has ever served				
or is currently serving in the United				
States Armed Forces or is the spouse				
or dependent of an individual who has served or is currently serving in the				
United States Armed Forces, in order to				
more quickly identify potential				
educational assistance available to that				
applicant.				
(2) It is expected that each community				
college that receives an appropriation in				
section 201 will work with the house and	Unchanged	Unchanged	Unchanged	
senate appropriations subcommittees				
on community colleges, the Michigan				
Community College Association, and				
veterans groups to review the issue of				
in-district tuition for veterans of this				
state when determining tuition rates and fees.				
(3) Each community college that				
receives an appropriation in section 201				
is expected to provide reasonable	Unchanged	Unchanged	Unchanged	
programming and scheduling				
accommodations necessary to facilitate				
a student's military, National Guard, or				
military reserves duties and training				
obligations.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) Each community college that				
receives an appropriation in section 201				
is expected to provide college level	Unchanged	Unchanged	Unchanged	
equivalent credit examination				
opportunities for veterans and active				
members of the military, National				
Guard, or military reserves within the				
first semester of enrollment.				
(5) Each community college that				
receives an appropriation in section 201				
is expected to do all of the following in	Unchanged	Changes "he or she" to "the	Unchanged	
its admission application process if it	Ĭ	applicant" and "his or her" to "the		
knows that an applicant for admission is		applicant's"		
currently serving, or has ever served, as				
a member of the military, the National				
Guard, or the military reserves:				
(a) Inform the applicant that he or she				
may receive academic credit for				
college-level training and education he				
or she received while serving in the				
military.				
(b) Inform the applicant that he or she				
may submit a transcript of his or her				
college-level military training and				
education to the community college.				
(c) If the applicant submits a transcript				
described in subdivision (b), evaluate				
that transcript and notify the applicant of				
what transfer credits are available to the				
applicant from the community college				
for his or her college- level military				
training and education.				



FY 2022-23		FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(6) As used in this section:					
(a) "Transcript" includes a joint services					
transcript prepared for the applicant	Unchanged	Unchanged	Unchanged		
under the American Council on					
Education registry of credit					
recommendations.					
(b) "Veteran" means an honorably					
discharged veteran entitled to					
educational assistance under section					
5003 of the post-911 veterans					
educational assistance act of 2008, 38					
USC 3301 to 3327.					



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
State Building Authority Rent Payments	Revises to:			
-	Sec. 229a. Included in the fiscal	Concurs with Executive	Concurs with Executive	
Sec. 229a. Included in the fiscal year	year 2023-2024 appropriations for			
2022-2023 appropriations for the department of technology,	the department of technology, management, and budget are			
management, and budget are				
appropriations totaling \$32,981,600.00	\$33,081,600.00 to provide funding			
to provide funding for the state share of	for the state share of costs for			
costs for previously constructed capital	previously constructed capital			
projects for community colleges. Those				
appropriations for state building authority rent represent additional state	Those appropriations for state building authority rent represent			
general fund support for community	additional state general fund			
colleges, and the following is an	support for community colleges,			
estimate of the amount of that support	and the following is an estimate of			
to each community college:	the amount of that support to each			
	community college:			
(a) Alpena Community College,	(a) Almana Camanaunity Callana			
\$902,600.00. (b) Bay de Noc Community College,	(a) Alpena Community College, \$866,800.00.			
\$520,600.00.	(b) Bay de Noc Community			
(c) Delta College, \$2,732,600.00.	College, \$522,100.00 .			
(d) Glen Oaks Community College,	(c) Delta College, \$2,724,100.00 .			
\$194,600.00.	(d) Glen Oaks Community			
(e) Gogebic Community College,	College, \$406,500.00.			
\$56,600.00.	(e) Gogebic Community College, \$56,800.00.			
(f) Grand Rapids Community College, \$1,097,700.00.	(f) Grand Rapids Community			
(g) Henry Ford College, \$1,174,500.00.	College, \$1,101,000.00 .			
(h) Jackson College, \$2,187,400.00.	(g) Henry Ford College,			
(i) Kalamazoo Valley Community	\$1,178,300.00.			
College, \$1,963,000.00.	(h) Jackson College,			
(j) Kellogg Community College,	\$2,193,900.00.			
\$686,300.00. (k) Kirtland Community College,	(i) Kalamazoo Valley Community College, \$1,968,800.00 .			
\$227,400.00.	(j) Kellogg Community College,			
(I) Lake Michigan College, \$976,400.00.	\$688,400.00.			
3 , , ; ; ; , ; ;	(k) Kirtland Community College,			
	\$228,100.00.			
	(I) Lake Michigan College,			
	\$979,300.00.			



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(m) Lansing Community College,	(m) Lansing Community College,			
\$1,153,300.00.	\$1,156,800.00 .			
(n) Macomb Community College,		Concurs with Executive	Concurs with Executive	
\$1,966,900.00.	\$1,972,800.00 .			
(o) Mid Michigan Community College,				
\$1,632,400.00.	College, \$1,637,300.00 .			
(p) Monroe County Community College,				
\$1,556,600.00.	College, \$1,561,300.00 .			
(q) Montcalm Community College,	(q) Montcalm Community College,			
\$450,800.00.	\$452,200.00 .			
(r) C.S. Mott Community College,	(r) C.S. Mott Community College,			
\$2,125,700.00.	\$2,132,100.00 .			
(s) Muskegon Community College,				
\$992,600.00.	\$995,600.00.			
(t) North Central Michigan College,	()			
\$692,400.00.	\$654,900.00.			
(u) Northwestern Michigan College,	()			
\$1,806,300.00.	College, \$1,811,700.00.			
(v) Oakland Community College, \$0.00.	(v) Oakland Community College,			
(w) Schoolcraft College, \$2,371,300.00.	The state of the s			
(x) Southwestern Michigan College,				
\$831,400.00.	\$2,262,900.00.			
(y) St. Clair County Community College,	` '			
\$725,800.00.	College, \$833,900.00.			
(z) Washtenaw Community College,				
\$1,734,600.00.	College, \$727,900.00.			
(aa) Wayne County Community				
College, \$1,477,900.00.	College, \$1,739,800.00.			
(bb) West Shore Community College,	, ,			
\$743,900.00.	College, \$1,482,300.00.			
	(bb) West Shore Community			
1	College, \$746,000.00 .			



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
Performance Formula Detail, Local Strategic Value Categories, Tuition and Fee Restraint, and Formula Workgroup	Updates dates	Concurs with Executive	Concurs with Executive		
Sec. 230. (1) Subject to subsection (4), money included in the appropriations for community college operations under section 201(2) for performance funding is distributed based on the following formula: (a) Allocated proportionate to fiscal year 2021-2022 base appropriations, 30%. (b) Based on a weighted student contact hour formula as provided for in the 2016 recommendations of the performance indicators task force, 30%. (c) Based on the performance improvement as provided for in the 2016 recommendations of the performance indicators task force and based on data provided by the center, 10%. (d) Based on the performance completion number as provided for in the 2016 recommendations of the performance indicators task force, 10%. (e) Based on the performance completion rate as provided for in the 2016 recommendations of the performance indicators task force and based on data provided by the center, 10%. (f) Based on administrative costs, 5%. (g) Based on the local strategic value component, as developed in cooperation with the Michigan					
Community College Association and described in subsection (2), 5%.					



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(2) Money included in the				
appropriations for community college				
operations under section 201(2) for	Updates dates	Concurs with Executive	Concurs with Executive	
local strategic value is allocated only to				
each community college that certifies to				
the state budget director, through a				
board of trustees resolution on or before				
October 15, 2022, that the college has				
met 4 out of 5 best practices listed in				
each category described in subsection				
(3). The resolution must provide				
specifics as to how the community				
college meets each best practice				
measure within each category. One-				
third of funding available under the				
strategic value component is allocated				
to each category described in				
subsection (3). Amounts distributed				
under local strategic value must be on a proportionate basis to each college's				
fiscal year 2021-2022 operations				
funding. Payments to community				
colleges that qualify for local strategic				
value funding must be distributed with				
the November installment payment				
described in section 206.				



FY 2022-23		F	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE		
(3) For purposes of subsection (2), the						
following categories of best practices						
reflect functional activities of community	Unchanged	Unchanged	Unchanged			
colleges that have strategic value to the						
local communities and regional						
economies:						
(a) For Category A, economic						
development and business or industry						
partnerships, the following:						
(i) The community college has active						
partnerships with local employers						
including hospitals and health care						
providers.						
(ii) The community college provides						
customized on-site training for area						
companies, employees, or both.						
(iii) The community college supports						
entrepreneurship through a small						
business assistance center or other						
training or consulting activities targeted						
toward small businesses.						
(iv) The community college supports						
technological advancement through						
industry partnerships, incubation						
activities, or operation of a Michigan						
technical education center or other						
advanced technology center.						
(v) The community college has active partnerships with local or regional						
workforce and economic development						
agencies.						



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(b) For Category B, educational				
partnerships, the following:				
(i) The community college has active	Unchanged	Unchanged	Unchanged	
partnerships with regional high schools,				
intermediate school districts, and				
career-tech centers to provide				
instruction through dual enrollment,				
concurrent enrollment, direct credit,				
middle college, or academy programs.				
(ii) The community college hosts,				
sponsors, or participates in enrichment				
programs for area K-12 students, such				
as college days, summer or after-school				
programming, or Science Olympiad.				
(iii) The community college provides,				
supports, or participates in				
programming to promote successful				
transitions to college for traditional age				
students, including grant programs such				
as talent search, upward bound, or				
other activities to promote college				
readiness in area high schools and				
community centers.				
(iv) The community college provides,				
supports, or participates in programming to promote successful				
transitions to college for new or				
reentering adult students, such as adult				
basic education, a high school				
equivalency test preparation program				
and testing, or recruiting, advising, or				
orientation activities specific to adults.				
As used in this subparagraph, "high				
school equivalency test preparation				
program" means that term as defined in				
section 4.				



FY 2022-23	FY 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE	
(v) The community college has active					
partnerships with regional 4-year					
colleges and universities to promote	Unchanged	Unchanged	Unchanged		
successful transfer, such as articulation,					
2+2, or reverse transfer agreements or					
operation of a university center.					
(c) For Category C, community					
services, the following:					
(i) The community college provides					
continuing education programming for					
leisure, wellness, personal enrichment,					
or professional development.					
(ii) The community college operates or					
sponsors opportunities for community					
members to engage in activities that					
promote leisure, wellness, cultural or					
personal enrichment such as					
community sports teams, theater or					
musical ensembles, or artist guilds.					
(iii) The community college operates					
public facilities to promote cultural,					
educational, or personal enrichment for					
community members, such as libraries,					
computer labs, performing arts centers,					
museums, art galleries, or television or					
radio stations.					
(iv) The community college operates					
public facilities to promote leisure or					
wellness activities for community					
members, including gymnasiums,					
athletic fields, tennis courts, fitness					
centers, hiking or biking trails, or natural					
areas.					
(v) The community college promotes,					
sponsors, or hosts community service					
activities for students, staff, or					
community members.					



FY 2022-23	FY 2023-24			
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(4) Payments for performance funding				
under section 201(2) must be made to a		l	l.,	
community college only if that	Unchanged	Unchanged	Unchanged	
community college actively participates				
in the Michigan Transfer Network				
sponsored by the Michigan Association				
of Collegiate Registrars and Admissions				
Officers and submits timely updates,				
including updated course equivalencies				
at least every 6 months, to the Michigan				
transfer network. The state budget				
director shall determine if a community				
college has not satisfied this				
requirement. The state budget director				
may withhold payments for				
performance funding until a community				
college is in compliance with this				
subsection.				



FY 2022-23		FY:	2023-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(5) Payments under section 201 for				
performance funding for fiscal year				
2022-2023 must be made only to a	Subsection deleted but relocated	Concurs with Executive	Concurs with Executive	
public community college that certifies	to Sec. 217b with revisions			
to the state budget director by the last				
business day of August that its board				
will not adopt an increase in tuition and				
fee rates for in-district students for the				
2022-2023 academic year that is				
greater than 5.0% or \$226.00,				
whichever is greater. As used in this				
subsection:				
(a) "Fee" means any board-authorized				
fee that will be paid by more than 1/2 of				
all in-district students at least once				
during their enrollment at a community				
college. A community college				
increasing a fee that applies to a				
specific subset of students or courses				
shall provide sufficient information to				
prove that the increase applied to that				
subset will not cause the increase in the				
average amount of board-authorized				
total tuition and fees paid by in- district				
students in the 2022-2023 academic				
year to exceed the limit established in				
this section.				
(b) "Tuition and fee rate" means the				
average of full-time rates paid by a				
majority of students in each class,				
based on an unweighted average of the				
rates authorized by the community				
college board and actually charged to				
students, deducting any uniformly				
rebated or refunded amounts, for the 2				
semesters with the highest levels of full-				
time equated in-district enrollment				
during the academic year.				



FY 2022-23		FY 20	23-24	
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE
(6) Community colleges that exceed the				
tuition and fee rate cap described in	Subsection deleted	Concurs with Executive	Concurs with Executive	
subsection (5) must not receive a				
planning or construction authorization				
for a state-funded capital outlay project				
in fiscal year 2022-2023 or 2023-2024.				
(7) Notwithstanding any other provision				
of this act, the legislature may at any	Subsection deleted but relocated	Concurs with Executive	Concurs with Executive	
time adjust appropriations for a	to Sec. 217b with revisions			
community college that adopts an				
increase in tuition and fee rates for in-				
district students that exceeds the rate				
cap established in subsection (5).				
(8) A task force must be formed by				
September 15, 2022 to review,				
evaluate, discuss, and make	Subsection deleted	Concurs with Executive	Concurs with Executive	
recommendations regarding community				
college operations funding, with a focus				
on addressing disparities and ensuring				
that funding levels are equitable across				
tuition, state support, and local tax				
revenue. All of the following apply to this				
task force:				
(a) The task force must consist of the				
following members:				
(i) The chairs and minority vice chairs of				
the house and senate appropriations				
subcommittees on higher education and				
community colleges.				
(ii) The state budget director or				
designee.				
(iii) The director of the Michigan				
Community Colleges Association.				
(iv) Three members from Michigan				
public community colleges, designated				
by the Michigan Community College				
Association, that represent various-				
sized colleges and geographical				
distribution.				



FY 2022-23		F	Y 2023-24				
CURRENT LAW	EXECUTIVE	HOUSE	SENATE	CONFERENCE			
b) The task force may engage egislative staff, the house and senate iscal agencies, the state budget office, he department of treasury, former state officials, and other stakeholders with elevant technical expertise to support its work. c) The task force shall review whether he current performance metrics used for the performance funding formula are he most appropriate and reliable performance indicators available and determine the most efficient methodology for connecting state and unding to those indicators. The task force shall also review, examine, and suggest methodology concerning equitable and appropriate funding evels to community colleges. d) The task force shall publish a report containing its findings and recommendations by December 15,	Subsection deleted	Concurs with Executive	SENATE Concurs with Executive	CONFERENCE			