



## APPROPRIATION LINE ITEM AND BOILERPLATE HISTORY

<b>DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS</b> <b>PART 1: LINE ITEM DETAIL</b>
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**2016 PA 268**  
**Article XIII**  
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### SEC. 101. APPROPRIATION SUMMARY

1.	<u>Unclassified full-time equated (FTE) positions</u> - Positions that are exempted from the classified State civil service pursuant to Article XI, Section 5 of the Michigan Constitution. These positions include elected officials, heads of principal departments, a limited number of policy-making positions in departments, members of boards and commissions, employees of State institutions of higher education, employees of the Judiciary, and employees of the Legislature. Most State departments are allowed six unclassified positions under the Constitution. LARA is an exception to this as a number of positions within the Department, including Liquor Control Commissioners, Public Service Commissioners, Tax Tribunal Commissioners, the Workers' Compensation Board of Magistrates, Workers' Compensation Appellate Commission members, Employment Relations Commission members, and the Michigan Employment Board of Review members are unclassified under the definition provided in Article XI, Section 5.	57.5
2.	<u>Classified FTE positions</u> - All positions in State service unless exempted by Article XI, Section 5 of the Michigan Constitution. One FTE position equals 2,088 hours.	2,170.3
3.	<b><u>GROSS APPROPRIATION</u></b> - Total appropriations from all funding sources.	418,062,400
4.	<u>Interdepartmental grants (IDG)</u> - Funds that are also appropriated in other budgets. These funds are categorized as IDGs in the department that spends the funds and are therefore subtracted from the Gross Appropriation to avoid double counting total Statewide appropriations.	46,923,800
5.	<b><u>ADJUSTED GROSS APPROPRIATION</u></b> - Gross appropriations less IDGs.	371,138,600
6.	<u>Federal revenue</u> - Funding allocated to the State by the Federal government.	63,818,100
7.	<u>Local revenue</u> - Funds paid by local units of government that support State services and programs.	251,600
8.	<u>Private revenue</u> - Available appropriated funds from private sources, including funding from non-governmental agencies.	111,800
9.	<u>State restricted revenue</u> - Revenue earmarked for a specific purpose by the State Constitution, statute, or appropriation bill. Restricted revenue also includes general fund/special purpose funds, such as fee revenue used to support licensing programs.	263,236,000
10.	<u>State general fund/general purpose</u> - Revenue that has no constitutional or statutory restrictions on how it is used. Approximately 90% of the general fund/general purpose (GF/GP) revenue is derived from the income, corporate income, sales, and use taxes.	43,721,100

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11. <u>Payments to locals</u> - State appropriations from GF/GP or State restricted revenues that will be allocated to local units of government.	32,625,700
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**Sec. 102. DEPARTMENTAL ADMINISTRATION**

1. <u>Unclassified salaries</u> Unclassified FTE positions	4,861,800 57.5
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The positions that are funded through this line are the following: the Department Director, Liquor Control Commissioners, Public Service Commissioners, Tax Tribunal Commissioners, the Workers' Compensation Board of Magistrates, Workers' Compensation Appellate Commission members, Employment Relations Commission members, and the Michigan Employment Board of Review members.

2. <u>Executive director programs</u> Classified FTE positions	3,239,700 24.0
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This line provides funding to support the costs of the staff and administration of the Department Director's Executive Office, and the benefits and administrative costs for the all Deputy Directors, and the Chief Information Officer. Beginning in FY 2005-06 the line also included the Policy Development Unit which consists of three offices:

- A. Office of Policy and Legislative Affairs. This office monitors all legislation relating to the various statutes administered by the Department as well as the administrative rules.
- B. Office of Media Relations and Communication. This office handles all media relations and public inquiries as well as coordination of television programming for public service announcements regarding services provided by the Department to the general public.
- C. Outstate Offices. The Department operates two satellite offices in Detroit and the Upper Peninsula.

3. <u>Financial and administrative services</u> Classified FTE positions	8,634,300 77.0
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This line provides funding for the Department's administrative bureaus including Finance, Personnel, Budgeting, Purchasing and Grant Services, and Federal reporting.

4. <u>Office for new Americans</u> Classified FTE positions	465,600 4.0
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The Office was moved to LARA from the Governor's Office in FY 2015-16 via Executive Order 2015-2. The Office provides immigrants with employment services, information on government available services, and legal resources.

5. <u>FOIA coordination</u> Classified FTE positions	308,200 2.0
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This line was created in FY 2015-16 and serves as a department-wide clearinghouse for LARA's Freedom of Information Act requests.

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6.	<u>Local community stabilization authority</u>	151,600
	Classified FTE positions	1.0
	<p>This authority was created under PA 86 of 2014 as a replacement for the former METRO Authority. The LCSA is a five-member council appointed by the Governor, and is charged with the coordination of public right-of-way matters with municipalities and collecting the mandatory standardized fees from telecommunication providers owning facilities in public rights-of-way within a municipality.</p>	
7.	<u>Property Management</u>	11,852,400
	<p>This line provides funding to support leases with the Department of Technology, Management and Budget, for space occupied by LARA in State-owned buildings. These leases are statewide. Additionally, in FY 2015-16, the line-item which provided funding to support leases in private buildings in which Department personnel occupy space.</p>	
8.	<u>Information technology services and projects</u>	21,424,300
	<p>This line supports the information technology services provided by the Department of Technology, Management and Budget.</p>	
9.	<u>Workers' compensation</u>	465,300
	<p>This line supports the Department's obligations for workers' compensation premiums and reserve funds that are related to Department personnel. This line does not include workers' compensation liabilities that are covered under the Funds Administration.</p>	

**SEC. 103. ENERGY AND UTILITY PROGRAMS**

This appropriation unit was renamed in FY 2015-16 following the creation of the Michigan Agency for Energy for Energy through Executive Order 2015-10. The Public Service Commission (PSC) is a three-member, Governor-appointed (six-year) Commission which regulates all public utilities and motor carriers in the State except those restricted by law. Regulation of this industry includes the responsibility to set rates, fares, fees, charges, and services. Public utilities include electric light and power companies, local telephone service, and oil and gas pipeline companies. Additionally the Commission is responsible for registering motor carriers of property. In FY 2009-10 the METRO Authority line item was moved under this appropriation unit. The METRO Authority was replaced with the Local Community Stabilization Authority under PA 86 of 2014.

1.	<u>Michigan agency for energy</u>	12,516,000
	Classified FTE positions	55.0
	<p>The Michigan Agency for Energy was created via Executive Order 2015-10. The Agency consists of the Public Service Commission, as well as the following programs which were transferred into the Agency:</p>	
	<p>A. Michigan Energy Office. The Michigan Energy Office is a federally-designated state agency that offers energy efficiency and renewable energy assistance to public and private sector organizations for the purpose of reducing energy costs and eliminating waste. The Office is largely funded by the U.S. Department of Energy, and was transferred from the Michigan Strategic Fund to the Michigan Agency for Energy in FY 2015-16 when the Agency was created.</p>	

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- B. Retired Engineers Technical Assistance Program (RETAP). RETAP was transferred to the Agency from the Department of Environmental Quality when the Agency was created in FY 2015-16. RETAP provides the services of retired engineers to assist Michigan businesses and other institutions with pollution prevention and other technical assistance.
  - C. Air Policy. The position of Air Policy Director was transferred to the Agency from the Department of Environmental Quality in FY 2015-16 upon creation of the Agency.
2. Public Service Commission 22,395,500
- Classified FTE positions 132.0
- Though the Commission was moved under the umbrella of the Michigan Agency for Energy in FY 2015-16, it remains autonomous from the Agency and consists of the following units:
- A. Electric. This unit regulates privately owned electric utilities and rural electric distribution cooperatives. (Municipally owned utilities are exempt from PSC regulation.) It also administers the electric regulatory program which includes providing technical assistance to the Commission, review of rates and service charges, processing applications, responding to all complaints and inquiries. This unit is also responsible for ensuring the deregulation of this industry is implemented within the time frames established by State law.
  - B. Gas. This unit administers the gas regulatory program which includes natural gas production, transmission, and storage. Staff analyzes rates and reliability, processes permits, responds to rate complaints, and investigates natural gas incidents.
  - C. Private Wastewater Treatment Facilities. Pursuant to PA 189, PA 190, and PA 191 of 2005, the PSC is required to regulate private wastewater utilities, which are permitted to apply to the PSC for regulation of their rates.
  - D. Telecommunications. This unit administers the communications regulatory program which is primarily an oversight function due to deregulatory changes that were made in 1996 to the Federal Telecommunications Act. The main function is to ensure service is available and that competition exists.
  - E. Licensing and Enforcement. This unit oversees the decommissioning of nuclear power plants and collects and provides information regarding the financial and operating data of utilities. Until FY 2015-16, this unit also was responsible for the certification of the motor carriers in the State; those functions were transferred to the Department of State Police.
  - F. Executive Secretary Division. This division provides the administrative support to the commission and staff, public, and media relations duties, record maintenance, and statistical analysis.
  - G. Video Franchise Regulation. Beginning in FY 2006-07 the PSC also provided supervision under the Uniform Video Services Local Franchise Act, P.A. 480 of 2006. The assessments that supported these efforts were allowed to sunset in 2015.

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**SEC. 104. LIQUOR CONTROL COMMISSION**

The Liquor Control Commission was created under PA 8 of 1933. The Commission consists of five members appointed by the Governor with the advice and consent of the Senate for staggered four-year terms. Of these five members, no more than three may be of the same political party. Michigan is a "control" state which means that the Commission is responsible for controlling alcoholic beverage traffic including the manufacture, importation, possession, transportation, and sale of alcohol within the State. Primary funding for this unit comes from the Liquor Purchase Revolving Fund which receives revenue from the collection of specific and excise taxes on beer wine, distilled, and mixed spirits and a 65.0% markup on distilled spirits. The balance of this Fund then is deposited into the General Fund at year end. Other revenue includes the liquor license fees that are collected from all retail and nonretail establishments selling alcohol products in Michigan.

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| 1. | <u>Management support services</u> | 4,419,800 |
|    | Classified FTE positions           | 28.0      |

This line funds all of the central support staffing and responsibilities associated with the administration and implementation of the Liquor Control Act. This includes support staff to the Commission, the audit and tax unit, the Business Manager, the Assistant Attorney General as well as the personal, budgeting, and financial management staff.

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| 2. | <u>Liquor licensing and enforcement</u> | 15,320,100 |
|    | Classified FTE positions                | 115.0      |

This line includes funding for the following divisions:

- A. Licensing. This division processes applications for all retail on and off-premise licensees, manufacturers and wholesalers (brewers, wineries, salespersons, and vendor representatives). There are approximately 53,000 licenses issued by the State. This number includes all retail, nonretail, renewals, special permit (24 hour), and wholesaler and manufacturer licenses.
- B. Enforcement. This division is responsible for conducting all investigations of alleged violators of the Liquor Control Act and the Administrative Rules that govern licensed behavior. This division also conducts investigations of license applicants and provides information and support to local law enforcement regarding the enforcement of liquor laws. An additional \$1.0 million and 6.0 FTEs were added in FY 2010-11 to support enhanced bootlegging enforcement efforts.
- C. Executive Services. This division handles all hearings and appeals of licensees, legislative policy research, and public affairs.

**SEC. 105. OCCUPATIONAL REGULATION**

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| 1. | <u>Bureau of fire services</u> | 11,143,500 |
|    | Classified FTE positions       | 78.0       |

This line provides funding for the following programs:

- A. State Fire Safety Board. This board has 17 members of which 16 are appointed by the Governor with the advice and consent of the Senate. The final member is the State Fire Marshal or his designee. The Board is responsible for the

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promulgation and enforcement of rules regarding fire safety in regulated institutions.

- B. Adult/Child Section. Responsible for conducting plan reviews of new construction, additions or remodeling projects and performs fire safety inspections of adult foster care homes (1-6 residents upon request), child caring institutions, child day care centers, children's camps. This division also is required to ensure compliance from the State contractor who administers the Qualified Inspector Program.
- C. Code Administration Section. Responsible for construction plan review and annual fire safety inspections of licensed facilities under the Public Health Code, the Adult Foster Care Facilities Act, and any facility that is required to have a Federal Register for Health Care Finance Administration (HCFA) certification.
- D. Certified Fire Inspector Training Program. This program provides training and certification for all fire inspectors.
- E. Field Services Section. This division performs the field inspections of licensed facilities to ensure fire safety standards are met.
- F. Fire Marshal Program. This program is responsible for the Fire Incident Reporting and the Michigan Insured Fire Loss Reporting System and administers the permitting process for the transportation and sale of fireworks as established in the Michigan Penal Code, MCL 750.243b.
- G. This Council was created by PA 291 of 1966 and is made up of seven members, consisting of six appointed by the Governor with the advice and consent of the Senate for three-year terms, and one appointed by the Department Director. The Council establishes the training and certification standards for about 30,000 fire fighters and officers and administers certification examinations.
- H. Fireworks Safety. Statutory changes under PA 256 of 2011 relaxed restrictions on the types of fireworks that are allowed to be sold and used in Michigan. The Bureau is responsible for the licensing and inspection of facilities where these fireworks are sold. This line also provides reimbursement to local units of government that elect to inspect fireworks sales facilities themselves.

2.	<u>Bureau of construction codes</u>	22,081,800
	Classified FTE positions	176.0

This line funds the staffing and per diem costs for the following commissions and boards:

- A. Construction Code Commission. Promulgates State construction codes, regulates premanufactured housing, and holds hearings in enforcement of the Act.
- B. Barrier Free Design Board. Reviews and processes requests for exceptions to the barrier-free design rules, reviews complaints, and promulgates rules.
- C. Electrical Administrative Board. Promulgates and enforces rules regarding licensed electricians and electrical contractors, process applications for licensure, investigates violations.
- D. Plumbing Board. Promulgates rules for licensed plumbers, processes applications, and investigates violations.
- E. Board of Mechanical Rules. Promulgates rules, processes applications for licensure of mechanical contractors, and investigates violations.

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- F. Board of Boiler Rules. Regulates the construction, installation, use, and repair of boilers throughout the State, licenses boiler inspectors, installers, and repairers.
- G. Elevator Safety Board. Regulates the construction, installation, maintenance, and repair of elevators, licenses inspectors, contractors, and journey persons.
- H. Mobile Home Commission. Regulates manufactured housing and licenses manufactured home installers, servicers, and retailers.
- I. State Boundary Commission. The Commission rules on municipal boundary adjustment issues.

This line also provides funding for:

- A. The administration of construction code regulations. This includes plan review, inspections, licensing of trades people, and licensing inspection personnel.
- B. Construction Code Flexibility. This provides spending authority to provide flexibility to the Bureau of Construction Codes by allowing them to hire additional personnel as workloads increase during peak times. These funds are generated through licensing fees which would increase consistent with additional activity.

Finally, starting in FY 2015-16, several construction-related program line-items were rolled into this line:

- A. Boiler Inspection Program. This program regulates the construction, installation, maintenance, and repair of boilers to ensure safe operation. It licenses repair personnel, special inspectors, and installers, receives permits for all boilers throughout the State, and maintains the records until they are removed from service.
- B. Elevator Inspection Program. This program regulates the installation and repair of all elevators in the State except those in Detroit. It licenses all inspectors, installers, repair persons, and alteration persons.
- C. Manufactured Housing and Land Resource Program. This program regulates all manufactured housing parks, installment repairers, brokers, dealers, and lessors. This unit also administers the Land Sales Act, PA 286 of 1972, which requires that developers of subdivided land must register and all advertising, promotions, and disclosure materials are reviewed before distribution to the general public.
- D. Property Development Group. This division administers the Subdivision Control Unit and the County Rural Zoning Unit as well as providing administrative support to the State Boundary Commission. This division establishes and enforces statewide standards for subdivision of land for residential, commercial, and industrial purposes; reviews proposed changes to county zoning ordinances; administers the State Survey and Remonumentation Program and holds hearings on boundary and other changes of local governments - annexations, corporations, and consolidations.

3. Bureau of professional licensing

40,182,300

Classified FTE positions

210.0

- A. Occupational Licensing: The Bureau licenses and regulates various occupations and professions and provides staff support to several occupational boards. The regulated occupations include: Accountants, Appraisal Management Companies, Appraisers, Architects, Barbers, Builders, Collection Agencies, Cosmetologists,

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- Engineers, Foresters, Funeral Directors, Hearing Aid Dealers, Landscape Architects, Personnel Agencies, Real Estate Brokers/Salespersons, and Surveyors.
- B. Health Professions: The Bureau also licenses health professions including Acupuncture, Athletic Training, Audiology, Chiropractic, Counseling, Dentistry, Dietetics and Nutrition, Marriage and Family Therapy, Massage Therapy, Medicine, Nursing, Nursing Home Administration, Occupational Therapy, Optometry, Osteopathic Medicine and Surgery, Pharmacy, Physical Therapy, Physician's Assistants, Podiatric Medicine and Surgery, Psychology, Respiratory Care, Sanitation, Social Work, Speech-Language Pathology, and Veterinary Medicine.
- C. Michigan Automated Prescription System (MAPS). The Bureau is also home to the system physicians use to register and track certain types of prescriptions, specifically opioid painkillers. In FY 16-17, additional funds were included for the Bureau to provide staff support and capital improvements to the system. Upgrades are intended to make the system faster, easier to use, and more useful as a resource.
4. Corporations, securities, and commercial licensing bureau 15,528,300  
 Classified FTE positions 118.0  
 The CSCLB is split into three divisions:
- A. Corporations Division. This division provides for the registration of for-profit and nonprofit corporations, limited partnerships, limited liability companies, and limited liability partnerships.
- B. Licensing Division. This division is responsible for determining eligibility for examination and licensure, monitoring licensee's compliance with continuing education requirements, and providing administrative support to the boards and oversees administration of examinations to those professions that have an examination requirement.
- C. Securities Section. The Securities Section provides for the regulation of all aspects of the securities industry under state authority. The Securities Section oversees the registration of individuals and entities that provide investment-related advice to Michigan residents, the Audit and Examination Division oversees the registration and exemption of products, and the Enforcement Division investigates complaints related to securities.
5. Bureau of community and health systems 61,112,000  
 Classified FTE positions 429.9  
 The Bureau of Community and Health Systems performs State licensing and Federal certification of a variety of healthcare facilities, including:
- Licensure and/or certification of acute care hospitals, home health agencies, hospices, hospice residences, psychiatric units in general hospitals, psychiatric hospitals, partial hospitalization psychiatric programs, outpatient surgical facilities, laboratories, end stage renal disease facilities, and rural health clinics. In 2012, freestanding surgical outpatient facilities were added to the list of facilities that requires licensing and inspection by the Bureau of Health Systems.
  - Licensing and certification of long term care facilities including nursing homes, hospital long term care units, and county medical care facilities
  - Inspection and registration of radiation machines;
  - Review of health facility construction plans and issuing construction permits

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- Quality Improvement Nurse Consultation Program for Long Term Care Facilities
  - Adult foster care homes.
  - Child care homes and centers.
  - Community mental health centers.
  - Clinical laboratory services.
  - Comprehensive outpatient rehabilitation facilities
  - Substance use disorder programs
6. Medical marihuana program 4,253,300
- Classified FTE positions 20.0

The Michigan Medical Marihuana Program (MMMP) is a state registry program within the Bureau of Health Professions. The program administers the Michigan Medical Marihuana Act (MMMA) as approved by Michigan voters on November 4, 2008. The MMMP performs all of the following:

- Reviews applications submitted by patients and caregivers wishing to participate in the MMMP and issues medical marihuana registration identification cards to those individuals whose applications are approved.
- Maintains the confidentiality of program records in accordance with applicable state and federal confidentiality laws.
- Provides information regarding the MMMA, MMMP policies and application processes.
- Collect and disseminate statistics about participation in the MMMP including, but not limited to:
  - Number of applications filed and approved.
  - Nature of the debilitating medical conditions of qualified patients.
  - Number of registration identification cards revoked.
  - Number of physicians providing written certifications for qualifying patients.

**SEC. 106. EMPLOYMENT SERVICES**

1. Workers' compensation agency 7,832,200
- Classified FTE positions 56.0

Administers the Workers' Disability Compensation programs. This line includes funding for the following divisions:

- A. Claims Processing. Maintains current and historical claims/case records system. Also administers the Supplemental Benefit Fund which provides supplemental payments to injured workers receiving benefits if the injury occurred prior to 1981. These supplements are based on the percentage change in the State average weekly wage for the year the individual was injured prior to 1981.
- B. Mediation. Mediates cases between parties of a workers' compensation claim which prevents the case from having to proceed to the Magistrate or Appellate level.
- C. Vocational Rehabilitation. Monitors employers to ensure that rehabilitation services are made available to and accepted by injured workers.

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<p>D. Self Insured Programs. Administers the self-insured employers program. The Act allows employers to request to assume responsibility for making direct payment of benefits to workers. Performs regulatory reviews of these employer plans.</p> <p>E. Compliance and Employer Record. Maintains current and historical records for employers and enforces compliance with the insurance requirements of the Act.</p> <p>F. Health Care Services. Administers the programs and enforces the portions of the Act that pertain to providing health services to an injured employee. This includes rule development and review, evaluation, information, and education.</p>	
<p>2. <u>Insurance funds administration</u></p> <p style="padding-left: 20px;">Classified FTE positions</p> <p style="padding-left: 20px;">Administers the Second Injury Fund; the Silicosis, Dust Disease, and Logging Industry Compensation Fund; and the Self Insurers' Security Fund. A board of trustees is responsible for oversight. Two of the trustees are appointed by the Governor and the third is a member of the Bureau of Workers' Compensation. A description of the funds follows:</p> <p style="padding-left: 20px;">A. Second Injury Fund. Provides benefits to individuals who meet the definition of total and permanent disability under the Act. Administers the Hire the Handicapped Program, covers the dual employment provisions of the Act, provides the 70.0% of the compensated benefits when the case is on appeal, and compensates individuals eligible under the Two Years Continuous Disability provisions.</p> <p style="padding-left: 20px;">B. Silicosis, Dust Disease, and Logging Industry Compensation Fund. Reimburses insurance companies or self-insured employers to claimants disabled or deceased as a result of silicosis or other dust diseases, or who sustained a personal injury or died while being employed in the logging industry, or who were exposed to polybrominated biphenyl (PPB) before July 1979.</p> <p style="padding-left: 20px;">C. Self-Insurers' Security Fund. Provides benefits to employees of bankrupt self-insured employers who become insolvent after 1971.</p>	<p style="text-align: right;">5,240,200</p> <p style="text-align: right;">23.0</p>
<p>3. <u>Compensation supplement fund</u></p> <p style="padding-left: 20px;">Reimburses insurance companies or self-insured employers for compensation paid to claimants injured prior to 1981 as a supplemental to the basic weekly compensation rate to allow for inflationary increases based on the percentage change in the State average weekly wage. An additional \$1.0 million in GF/GP revenue was added to this line in FY 2013-14 to adjust for self-insurers who had previously received a tax credit under the former Michigan Business Tax or Single Business Tax as the replacement for those taxes, the Corporate Income Tax, does not have a credit structure for this purpose. These companies are now eligible to file a claim directly against the Compensation Supplement Fund. The additional revenue will prevent those claims from depleting the Fund each year.</p>	<p style="text-align: right;">1,820,000</p>
<p>4. <u>Bureau of services for blind persons</u></p> <p style="padding-left: 20px;">Classified FTE positions</p> <p style="padding-left: 20px;">This line contains funds for the provision of employment opportunities in order to achieve independence. The Bureau was formerly known as the Commission for the Blind. The Commission was replaced by the Bureau through Executive Order 2012-10.</p>	<p style="text-align: right;">24,639,400</p> <p style="text-align: right;">113.0</p>

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5.	<u>Bureau of employment relations</u>	4,198,900
	Classified FTE positions	22.0
	The following divisions are funded out of this line item:	
	A. Administration. This division provides overall administration for this Bureau.	
	B. Labor Relations. This program regulates employers, labor organizations, and employees in collective bargaining and labor relations.	
	C. Mediation. Mediates labor disputes and contract negotiations for public and private employers and employees.	
	D. Fact Finding and Arbitration. Public Act 312 of 1969 mandates that arbitration be used to prevent work stoppages by police, fire, and emergency medical staff. The Act also mandates fact finding be performed to prevent work stoppages among public sector employees. This process is utilized only after bargaining or mediation between the employer and employee has not succeeded in an employment contract. Arbitrators issue a binding award and fact finders issue a nonbinding recommendation which can be used for further negotiation. Arbitrators and fact finders are appointed by the Employment Relations Commission.	
6.	<u>Michigan occupational safety and health administration</u>	29,052,100
	Classified FTE positions	197.0
	This line funds the following divisions:	
	A. Appeals. Provides representation for the General Industry and Construction Safety divisions during contested Michigan Occupational Safety and Health Administration (MIOSHA) citation hearings.	
	B. Construction Safety and Health Division. This division enforces safety standards in all aspects of the construction industry including road and bridge projects, communication, and power line transmission towers.	
	C. Consultation Education and Training. Provides training and consultation to Michigan businesses. Funding for this program is provided by a levy assessment placed on businesses which then is matched by Federal funds.	
	D. Employee Discrimination Section. Investigates complaints by workers who allege discrimination for exercising rights under the MIOSHA Act.	
	E. General Industry Safety and Health. Inspects and investigates all employers that are not classified as construction sites. Investigates and inspects businesses regarding the use of substances that workers are exposed to including air contaminants, noise, ergonomic hazards, blood borne pathogens, and ionizing and nonionizing radiation. Enforces agency rules regarding protective equipment, control measures to minimize exposure, and administrative control.	
	F. Management Information Systems Section. Compiles and provides injury and enforcement statistics, and is responsible for Federal Occupational Safety and Health Administration record keeping.	
	G. MIOSHA Standards Section. Provides administrative support to the three commissions and all advisory committees to promulgate safety and health standards for the State.	

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	<p>H. Safety Education and Training Grants. This funding is provided to private organizations or educational institutions for safety education and training on topics that are outside of the expertise of the State staff or would require additional resources that are unavailable.</p>	
7.	<p><u>Radiological safety section</u></p> <p>Classified FTE positions</p> <p>The Radiological Safety Section is responsible for all nonfederal, nontribal radiation machine and facility regulation in Michigan. This includes activities to help ensure compliance with Michigan's Ionizing Radiation Rules and applicable portions of the Public Health Code.</p>	<p>3,231,800</p> <p>21.4</p>
8.	<p><u>Wage and hour program</u></p> <p>Classified FTE positions</p> <p>This program investigates employers to ensure that employment standards are being set. These standards include wage hour laws, employment of minors, and prevailing wage rates for State projects. The staff performs audits of employer records, conducts on-site investigations, prepares determination summaries, and issues determination summaries to ensure compliance. To respond to inquiries regarding the increase in the minimum wage effective 10/1/07, an additional 4.0 FTEs were appropriated for FY 2006-07. No further increases for the Division were included as part of the minimum wage increases that become effective 9/1/14.</p>	<p>3,728,100</p> <p>32.0</p>
<b>SEC. 107. MICHIGAN ADMINISTRATIVE HEARING SYSTEM</b>		
1.	<p><u>Administrative hearings and rules</u></p> <p>Classified FTE positions</p> <p>This line provides funding for administrative law judges and the associated administrative costs. Executive Order 2005-01 transferred all of the hearings functions from all State departments and the Office of Regulatory Reform into this unit. The Executive Order transferred 83.0 FTEs into LARA which are funded from interdepartmental grants, Federal funds, and restricted funds within LARA. In addition to handling cases for other departments, these judges preside over contested case hearing for all of LARA.</p> <p>Additionally, the Bureau has a Mediation Division which mediates disputes between two parties.</p>	<p>37,948,700</p> <p>215.0</p>
2.	<p><u>Michigan compensation appellate commission</u></p> <p>Classified FTE positions</p> <p>The Board of Magistrates is a 26-member board, appointed by the Governor, and is responsible for hearing contested workers' compensation cases filed after March 31, 1986. The Board issues opinions on cases and hears disputes regarding workers compensation cases that fall under the Small Claims Division.</p>	<p>4,606,100</p> <p>18.0</p>

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The Appellate Commission is a five-member commission and handles all appeals of claim disputes regarding determinations made by the Board of Magistrates. These commissioners are appointed by the Governor and serve a four-year term and are responsible for writing an opinion regarding the case. This is the final step before a workers' compensation claim is taken to the court system.

**SEC. 108. ETHNIC COMMISSIONS**

- |    |   |         |
|----|---|---------|
| 1. | <u>Hispanic/Latino commission of Michigan</u> | 261,000 |
|    | Classified FTE positions                      | 1.0     |

The Commission was moved to LARA in FY 16-17 and its mission statement is as follows:

To enhance the abilities of Michigan Hispanics by improving their quality of life and by:

- Promoting the appointment of more Hispanics in positions of influence in the public and private sector.
- Increasing the economic growth and stability of Hispanics.
- Increasing awareness and support of Hispanic issues by local and state government officials.
- Promoting better education and academic achievement of Hispanics.
- Creating a participatory, empowered Hispanic/Latino Commission of Michigan.

- |    |  |         |
|----|--|---------|
| 2. | <u>Asian Pacific American affairs commission</u> | 112,400 |
|    | Classified FTE positions                         | 1.0     |

The Commission was moved to LARA in FY 16-17 with a mission to advance the full and equal participation of Asian Pacific Americans in the building of a greater Michigan.

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|----|--|---------|
| 3. | <u>Commission on Middle Eastern American affairs</u> | 100,000 |
|    | Classified FTE positions                             | 1.0     |

The Commission was moved to LARA in FY 16-17 with a mission to engage and promote collaboration and communication with the Middle Eastern American communities within the State of Michigan in order to ensure diversity, inclusion and equal opportunity for all Michigan residents.

**SEC. 109. DEPARTMENT GRANTS**

- |    |                               |           |
|----|-------------------------------|-----------|
| 1. | <u>Fire protection grants</u> | 9,273,900 |
|----|-------------------------------|-----------|

These grants are provided in lieu of property taxes, to cities, villages, and townships for fire protection of State-owned buildings located within the municipality. Funding for this line comes from \$773,900 from the Liquor Purchase Revolving Fund, a General Fund-equivalent fund source for which year-end balance is deposited into the General Fund. The remaining \$8.5 million is from the Fire Protection Fund, a fund created by P.A. 165 of 2003 to receive a portion of the revenue from Driver Responsibility Fees (Bad Driver

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<p>Fees) which is required to be used for Fire Protection Grants. Fire Protection Grants are distributed based on a formula established in PA 289 of 1979 which takes into account the estimated State Equalized Value (SEV) of the State building, the SEV of all property located in the local unit, and the total fire expenditures of the local unit. Award amounts are prorated based on the total appropriation.</p>	<p>2,000,000</p>
<p>2. <u>Firefighter training grants</u></p> <p>This line provides funding for grants to counties for firefighter training. Statute requires the grants to be distributed via a formula that takes into account the geographical area and population of each county. These grants are funded by the Fireworks Safety Fund, which receives revenue from a 6% tax on retail firework sales. In FY 16-17 these grants were increased from \$1.0 million per year to \$2.0 million per year, as a balance had begun to accrue in the Fund.</p>	<p>2,000,000</p>
<p>3. <u>Liquor law enforcement grants</u></p> <p>This line provides funding for local law enforcement agencies to enforce the liquor laws. Sec. 543(1) of the Liquor Control Act requires that 55.0% of the retail license fees collected be returned to the locals for enforcement purposes.</p>	<p>7,200,000</p>
<p>4. <u>Medical marihuana operation and oversight grants</u></p> <p>These grants were added in FY 2013-14. While no statutory authority exists for the grants, an accompanying boilerplate section authorizes LARA to issue these grants to county law enforcement departments.</p>	<p>3,000,000</p>
<p>5. <u>Remonumentation grants</u></p> <p>This program provides grants to counties as reimbursement for remonumentation efforts to monument the original U.S. public land survey corners which serve as the basis for all public and private property locations.</p>	<p>7,300,000</p>
<p>6. <u>Subregional libraries state aid</u></p> <p>This line provides financial assistance to 11 subregional libraries and one regional library (Library of Michigan) that service the blind and the physically handicapped. This line was transferred from the former Department of History, Arts, and Libraries to LARA via Executive Order 2009-36. This line is accompanied by boilerplate section 613.</p>	<p>451,800</p>
<p>7. <u>Utility consumer representation</u></p> <p>This line provides spending authority for the operations of the Utility Consumer Participation Board which is responsible for ensuring that funding is available for utility (gas, electric, and fuel) customers in cost recovery hearings before the Public Service Commission. The fund source for this is an assessment placed on regulated utilities servicing more than 100,000 customers. These assessments are placed into a fund which is distributed based on a formula outlined in statute, PA 304 of 1982. The formula distributes these funds by providing 47.5% to the Attorney General; awarding 47.5% in grants to organizations representing consumers, and 5.0% to the Department of administrative costs.</p>	<p>750,000</p>

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**SEC. 110. ONE-TIME BASIS ONLY**

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|--|-----------|
| 1. <u>Fire protection grants enhancement - one time</u><br>In FY 16-17, additional GF/GP was provided to enhance the amount local units of government received from these grants.  | 3,400,000 |
| 2. <u>Liquor control commission IT upgrades</u><br>In FY 16-17, Liquor Purchase Revolving Fund appropriations were provided to fund upgrades to three MLCC systems. These systems cover price quotations, online liquor ordering, and licensing. | 1,560,000 |

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<b>Section Number</b>	<b>Description and History</b>
<b>STANDARD LANGUAGE SECTIONS</b>	
201	<p><b><u>Total State Spending in Part 1.</u></b> Total State spending and payments to local reporting section for appropriation made in Part 1.</p> <p><b>Background:</b> This section states the total State spending from State resources in this bill and lists the total payments to local units of government. This is a standard boilerplate section contained in all appropriations bills pursuant to 1984 PA 431.</p>
202	<p><b><u>Management and Budget Act.</u></b> States that appropriations authorized under this Act are subject to the Management and Budget Act.</p> <p><b>Background:</b> This is a standard section contained in all appropriations bills.</p>
203	<p><b><u>Definitions.</u></b> Definitions and acronyms contained in the Act.</p> <p><b>Background:</b> This is a standard section contained in all appropriations bills.</p>
204	<p><b><u>Internet Reporting.</u></b> Requires the Department is to use the Internet to fulfill reporting requirements of this act.</p> <p><b>Background:</b> This language was first included in FY 1999-00.</p>
205	<p><b><u>Buy American.</u></b> Prohibits the use of funds for purchase of foreign goods or services if competitively priced American goods or services are available. Requires that preference also be given to Michigan-based companies and veteran-owned and operated companies.</p> <p><b>Background:</b> This language was first put in the appropriations bill in FY 1992-93. It is standard in most appropriations bills. The language was modified for FY 2007-08 to include a preference for veterans.</p>
206	<p><b><u>Deprived and Depressed Communities.</u></b> Directs the Department to take reasonable steps to ensure businesses in deprived and depressed communities compete for and perform contracts for services and supplies. The Director shall strongly encourage subcontracts with certified businesses in deprived and depressed communities.</p> <p><b>Background:</b> This is a long-standing section in most department budgets.</p>
207	<p><b><u>Travel Report.</u></b> Requires a report on out-of-state travel for State employees, and creates conditions under which out-of-state travel is permitted.</p> <p><b>Background:</b> FY 2004-05 was the first year of this language. The original FY 2004-05 language prohibited out-of-state travel, but the prohibition was later removed and only the reporting requirement remained. In FY16-17 that prohibition was reinstated.</p>
208	<p><b><u>Legal Services Limitation.</u></b> Prohibits use of funds to hire legal services that are the responsibility of the Attorney General.</p> <p><b>Background:</b> First included in FY 2007-08.</p>
209	<p><b><u>GF/GP Lapse Report.</u></b> Requires the Department to submit a report on projected GF/GP lapses at the end of the fiscal year.</p> <p><b>Background:</b> This section was added for FY 2011-12.</p>

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210	<p><b><u>Contingency Funds.</u></b> Permits additional Federal, restricted, local, and private funds received during the year to be expended after approval of a legislative transfer.</p> <p><b>Background:</b> This language was restored in FY 2007-08 after not being included in the budget since FY 2001-02.</p>
211	<p><b><u>Expenditure Posting and FTE Report.</u></b> Requires that all Department expenditures be posted on a website available to the public. Also requires a quarterly report on the number of FTEs in pay status by civil service classification.</p> <p><b>Background:</b> This section was added in FY 2010-11 and appeared in other budgets for this year.</p>
212	<p><b><u>Restricted Fund Balance Report.</u></b> This section requires the Department to provide an annual report on restricted fund balances, projected revenue, and expenditures for the current and immediately preceding fiscal years. The report is due within 14 days of the release of the Executive budget recommendation.</p> <p><b>Background:</b> This section was added for FY 2011-12.</p>
213	<p><b><u>Department Scorecard.</u></b> Requires the Department to maintain a website with key performance metrics that are regularly updated.</p> <p><b>Background:</b> This section was added in FY 2013-14.</p>
214	<p><b><u>Legacy Cost Estimates.</u></b> This section identifies estimated legacy (retirement/retiree healthcare) costs that are included in the budget.</p> <p><b>Background:</b> This section was added to all budgets in FY 2014-15.</p>
215	<p><b><u>Payment by Credit Card.</u></b> Allows the Department to accept credit cards and other electronic payments, unless prohibited by law.</p> <p><b>Background:</b> This section was added in FY 2010-11.</p>
217	<p><b><u>Report Retention.</u></b> Requires the Department to follow State and Federal guidelines with regard to how reports and documents are to be retained. Allows the Department to retain reports electronically.</p> <p><b>Background:</b> This section was included in all budgets beginning in FY 2010-11.</p>
218	<p><b><u>Prohibit Disciplinary Action.</u></b> Prohibits the Department from taking disciplinary action against an employee for communicating with a member of the Legislature or legislative staff.</p> <p><b>Background:</b> This section was added in FY 2005-06 to all budget acts. No specific incident was cited.</p>
219	<p><b><u>Television and Radio Show Prohibition.</u></b> Prohibits the Department from developing or producing television or radio shows.</p> <p><b>Background:</b> This section was added in FY 2011-12. The Department formerly produced a TV show called "Jobs TV". The prohibition against radio shows was added in FY 2013-14.</p>

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<b>Section Number</b>	<b>Description and History</b>
220	<p><b><u>Healthy Michigan Plan Accounting Structure.</u></b> Requires the Department to work with the Department of Community Health to establish an accounting structure that allows Healthy Michigan Plan (Medicaid expansion) expenditures to be identified.</p> <p><b>Background:</b> This section was added in FY 2014-15.</p>
221	<p><b><u>Federal Pass-through Funding.</u></b> Allows the Department to carry forward Federal pass-through funding that does not require a State match.</p> <p><b>Background:</b> Language that was transferred into this bill in FY 2000-01 with the Adult Education units from the Department of Education. Moved from Sec. 414 to Sec. 220 in FY 2007-08.</p>
222	<p><b><u>Private Grants.</u></b> Allows the Department to spend grants supported with private revenues upon receipt, up to \$1.5 million per year. Requires that the chairpersons of the House and Senate Appropriations Committees be notified upon receipt of the grant.</p> <p><b>Background:</b> This section was first included in FY 2007-08. The limit of \$1.5 million was included in FY 15-16</p>
223	<p><b><u>Private Revenue from Trainings and Special Events.</u></b> Allows the department to spend up to \$500,000 in private revenue collected from fees charged for informational, training, or special events. The section also requires a report on any revenue collected and spent under this section.</p> <p><b>Background:</b> This section was added in FY 2014-15. Previously a line-item was included for these types of revenues. This section replaces that line-item and allows the fees to be spent directly.</p>
224	<p><b><u>Nonconfidential Information Regarding Licensees.</u></b> Allows the Department to make available nonconfidential information regarding licensees and to charge for this information. Language includes a reporting requirement and allows language to carry forward in the specific restricted fund account or in the absence of one, to lapse to the General Fund.</p> <p><b>Background:</b> This is a longstanding boilerplate section.</p>
225	<p><b><u>Price of Documents.</u></b> Requires the Department to sell certain documents at a price not exceeding the cost of printing and distribution. Allows revenue received to be used to update and print those documents.</p> <p><b>Background:</b> This section was first included in FY 2008-09.</p>
226	<p><b><u>Regulatory Activities Report.</u></b> Requires a report on the regulatory activities of most agencies within the Department. Specifies that these reports, to the extent possible, include data for each occupation, trade, or industry regulated.</p> <p><b>Background:</b> This section was added in FY 2009-10, and significantly expanded to include most regulatory functions within LARA in FY 2013-14.</p>
227	<p><b><u>Employee Performance Monitoring.</u></b> States the intent of the Legislature that the Department establish a consistent process for evaluating employee performance.</p> <p><b>Background:</b> This section was added in FY 2015-16.</p>

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<b>Section Number</b>	<b>Description and History</b>
<b>ENERGY AND UTILITY PROGRAMS</b>	
301	<p><b><u>Carbon Dioxide Recapture.</u></b> Requires the Department to explore policies related to carbon dioxide recapture and sequestration, and report its findings.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
<b><u>LIQUOR CONTROL COMMISSION</u></b>	
401	<p><b><u>Off-Premises License Issuance.</u></b> Requires the MLCC to invest in technology upgrades to reduce license delays related to determining the distance the licensee would be from a church or school.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
402	<p><b><u>Illegal Direct Shipment.</u></b> Requires the MLCC to enforce laws against illegal direct shipment of wine, and to report on how much tax revenue the State lost due to illegal direct shipments.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
<b>OCCUPATIONAL REGULATION</b>	
501	<p><b><u>Fire Safety Fees.</u></b> Provides a fee schedule for fire inspections of hospitals and plan review and construction inspection of hospitals and schools including universities.</p> <p><b>Background:</b> This language has been contentious in previous fiscal years when fee increases have been proposed. The fees were set at the present level in the budget for FY 2001-02.</p>
502	<p><b><u>Elevator Regulation Fee Carryforward.</u></b> Allows the Department to carry-forward unexpended amounts of fees collected under Section 8 of the Michigan Administrative Code. These fees pertain to the licensing and regulation of elevators.</p> <p><b>Background:</b> This section was added in FY 2011-12.</p>
503	<p><b><u>Veterans' Fee Exemption Report.</u></b> Requires a report on the amount of revenue lost due to various exemptions to some professional licensing, securities and corporation fees that were enacted in 2012.</p> <p><b>Background:</b> This section was added in FY 2013-14. The exemptions for veterans the section refers to were added in 2012 through amendments to the statutes from which fee collection authority is derived.</p>
505	<p><b><u>Homeowner Construction Lien Recovery Fund.</u></b> Allows the Department to expend the remaining balance of this fund for the payment of court-ordered judgments entered prior to August 23, 2010.</p> <p><b>Background:</b> This section was added in FY 2011-12.</p>

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<b>Section Number</b>	<b>Description and History</b>
507	<p><b><u>Medical Marihuana Program Report.</u></b> Requires a report on metrics regarding the Medical Marihuana program. These include: number of applications received, number of applications approved and denied, average time to approve or deny an application, number of applications received and others.</p> <p><b>Background:</b> This section was added in FY 2011-12.</p>
508	<p><b><u>Health Systems Fees Carryforward.</u></b> Allows the Department to carry-forward fees from health systems administration or radiological health administration.</p> <p><b>Background:</b> This section was added in FY 2013-14.</p>
511	<p><b><u>Fireworks Safety – Local Inspection Delegation.</u></b> Requires a report on the amount reimbursed to local units of government under Public Act 256 of 2011. These reimbursements are for the inspection of retail fireworks sales facilities.</p> <p><b>Background:</b> This section was added in FY 2014-15. A different section was used in FY 2013-14 before the statute was amended to specify how reimbursement for inspections performed by local units of government would work.</p>
513	<p><b><u>Fees for False Final Inspections.</u></b> This section allows the Bureau of Fire Services to charge a fee of up to \$200 for responding to confirmed false inspection appointments. False inspection appointments are where a permit holder has scheduled an appointment with the Bureau for final inspection, but has either not actually completed the project, or has not complied with a plan of correction previously provided by the Bureau.</p> <p><b>Background:</b> This section was added in FY 2014-15.</p>
515	<p><b><u>Child and Adult Care Facility Fees.</u></b> This section directs the Department to collect facility fees as described in statute and use those fees for the regulation of Child and Adult care facilities.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
516	<p><b><u>Wood Product Manufacturing Facility Inspections.</u></b> This section states the intent of the Legislature that the Department to establish a consistent method of performing and tracking inspections of wood product manufacturing facilities. The section requires a report on various safety statistics related to the industry.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
517	<p><b><u>Opioid Overprescription Report.</u></b> This section requires a report on administrative actions taken against health care providers who overprescribe.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>
518	<p><b><u>Nursing Home/AFC Home Closure Notification.</u></b> Requires the Department to notify the office of a member of the Legislature if an AFC home, nursing home, or home for the aged has its license suspended in his or her district.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>

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<b>Section Number</b>	<b>Description and History</b>
519	<p><b><u>Michigan Automated Prescription System Upgrade Statistics.</u></b> Requires the Department to report on various statistics related to the MAPS program upgrade, as well as to consider releasing data that is not personally identifiable for research purposes.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>

**EMPLOYMENT SERVICES**

704	<p><b><u>Bureau for Services for Blind Persons - Case Services.</u></b> Allows funds appropriated for the Michigan Bureau for Services for Blind Persons to be used for case services and tuition payments for blind clients. Also allows revenue collected by the Bureau for Services for Blind Persons to be carried forward at the end of the fiscal year.</p> <p><b>Background:</b> This section was added in FY 2008-09.</p>
705	<p><b><u>Bureau for Services for Blind Persons Federal Funds.</u></b> Intent language regarding the maximization of Federal or other matching fund sources.</p> <p><b>Background:</b> FY 2004-05 was the first year of this language. This language was added to request that the Department review matching agreements with the Commission to help maximize all matching fund opportunities in an effort to increase their appropriation without the use of General Fund dollars.</p>
707	<p><b><u>Interdepartmental Service Agreements.</u></b> Allows the Department to enter into agreements with other State departments as well as local units of government to provide general services, training, meetings, information, special equipment, software, facility use, and technical consulting. Permits the Department to charge fees for this service that are reasonably related to the cost in providing them. Fees collected under this section are appropriated as they are received.</p> <p><b>Background:</b> This section was added in FY 2010-11.</p>

**DEPARTMENT GRANTS**

901	<p><b><u>Fire Protection Grants.</u></b> Provides for the distribution of these funds from the Liquor Purchase Revolving Fund and the Fire Protection Fund to cities, villages, and townships with State-owned buildings. Funding is in lieu of property taxes and is to be used to provide fire services for these buildings. The formula for the distribution of these grants is provided in MCL 141.951 to 141.956, PA 289 of 1977. The section was revised in FY 2011-12 to provide additional guidance for municipalities and the Department as well as require a report.</p> <p><b>Background:</b> This grant program was created in the late 1970s to provide funding for larger cities that were experiencing fiscal problems. These funds are available to any local unit of government whose award amount is equal to or greater than \$500. In the late 1980s funding was changed from General Fund dollars to the Liquor Purchase Revolving Fund (LPRF). These grants are always counted on the balance sheet. Any increase in these grants would ultimately reduce the amount of General Fund because the balance of the LPRF is deposited into the General Fund at the end of the fiscal year. In 2003 the Fire Protection Fund was created to receive a deposit of \$3.5 million from Driver Responsibility Fees, if the revenue collected exceeds \$65.0 million, and then another \$5.0</p>
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	million if the revenue collected exceeds \$100.0 million in a single fiscal year. The Fire Protection Fund was changed in 2012 to receive the first \$8.5 million from Driver Responsibility Fees as certain offenses were eliminated from those that are assessed fees.
902	<p><b><u>Medical Marihuana Operation and Oversight Grants.</u></b> Requires the Department to spend funds appropriated in part 1 for medical marihuana operation and oversight grants on grants to county law enforcement departments.</p> <p><b>Background:</b> This section was added in FY 2013-14. An appropriation of \$3.0 million from the Michigan Medical Marihuana Fund was also added specifically for these grants.</p>
903	<p><b><u>Firefighter Training Grant Expenditures.</u></b> Requires that the Firefighter Training Council (FFTC) spend appropriations for these grants according to the formula established in the Firefighters Training Council Act. The formula in the Act requires that the grants be based 70% on the population of a county and 30% on the geographical area. This section also requires that the grants to counties be a minimum of \$5,000.</p> <p><b>Background:</b> This section was added in FY 2014-15. It was a response to the FFTC issuing \$10,000 grants to each county in FY 2013-14, rather than using the formula.</p>
904	<p><b><u>Aid to Subregional Libraries.</u></b> Prohibits aid to regional or subregional libraries from being distributed until the budgets of those libraries are approved by the Department. Additionally, the section stipulates that a reduction in local support to the library disqualifies it from receiving aid, subject to some exceptions.</p> <p><b>Background:</b> This section was transferred to DELEG (Which became LARA) by EO 2009-36. This section was added in FY 1983-84.</p>
<b>ONE-TIME BASIS APPROPRIATIONS</b>	
1001	<p><b><u>Liquor Control Commission IT Upgrade Metrics.</u></b> Identifies metrics related to the IT upgrade project for the MLCC.</p> <p><b>Background:</b> This section was added in FY 2016-17.</p>