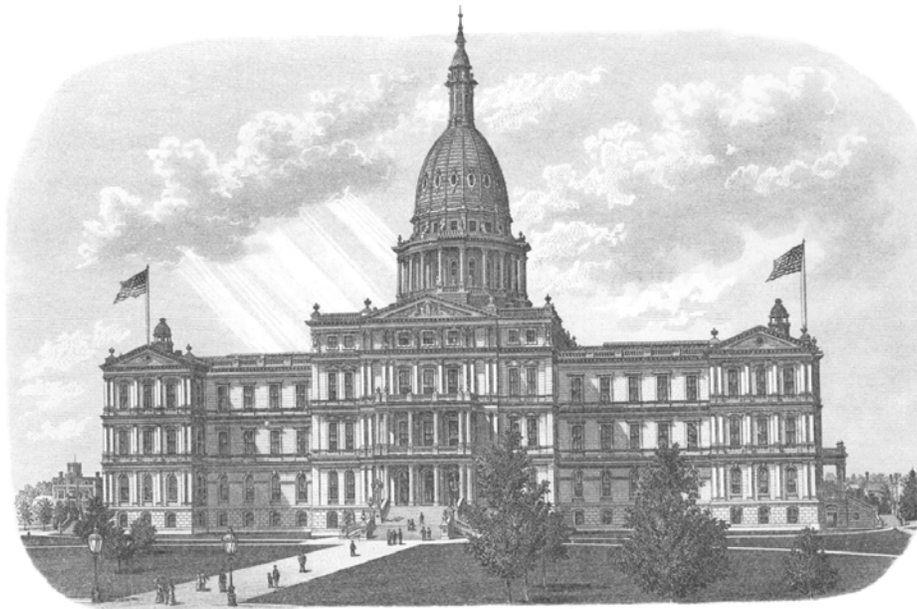


Michigan Register

Issue No. 8– 2016 (Published May 15, 2016)



GRAPHIC IMAGES IN THE MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of
The Michigan Compiled Laws



Issue No. 8— 2016

(This issue, published May 15, 2016, contains
documents filed from April 15, 2016 to May 1, 2016)

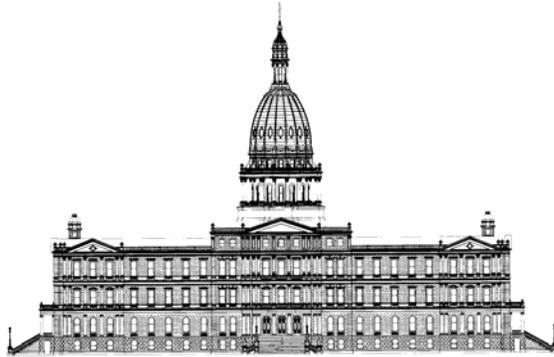
Compiled and Published by the
Office of Regulatory Reinvention

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Mike Zimmer, Director, Licensing and Regulatory Affairs; **Deidre O’Berry**, Administrative Rules Specialist for Operations and Publications.

Rick Snyder, Governor



Brian Calley, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

24.208 Michigan register; publication; cumulative index; contents; public subscription; fee; synopsis of proposed rule or guideline; transmitting copies to office of regulatory reform.

Sec. 8.

(1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the office of regulatory reform.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(m) after final approval by the certificate of need commission under section 22215 of the public health code, 1978 PA 368, MCL 333.22215.

(2) The office of regulatory reform shall publish a cumulative index for the Michigan register.

(3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.

(4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.

(5) An agency shall electronically transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

4.1203 Michigan register fund; creation; administration; expenditures; disposition of money received from sale of Michigan register and amounts paid by state agencies; use of fund; price of Michigan register; availability of text on internet; copyright or other proprietary interest; fee prohibited; definition.

Sec. 203.

- (1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.
- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs of preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of the Michigan register at a price determined by the office of regulatory reform not to exceed the cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Office of Regulatory Reinvention for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reinvention is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909.

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reinvention (517) 335-8658.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reinvention: www.michigan.gov/orr.

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reinvention Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Mike Zimmer, Director
Licensing and Regulatory Affairs

2016 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2016	February 1, 2016
2	February 1, 2016	February 15, 2016
3	February 15, 2016	March 1, 2016
4	March 1, 2016	March 15, 2016
5	March 15, 2016	April 1, 2016
6	April 1, 2016	April 15, 2016
7	April 15, 2016	May 1, 2016
8	May 1, 2016	May 15, 2016
9	May 15, 2016	June 1, 2016
10	June 1, 2016	June 15, 2016
11	June 15, 2016	July 1, 2016
12	July 1, 2016	July 15, 2016
13	July 15, 2016	August 1, 2016
14	August 1, 2016	August 15, 2016
15	August 15, 2016	September 1, 2016
16	September 1, 2016	September 15, 2016
17	September 15, 2016	October 1, 2016
18	October 1, 2016	October 15, 2016
19	October 15, 2016	November 1, 2016
20	November 1, 2016	November 15, 2016
21	November 15, 2016	December 1, 2016
22	December 1, 2016	December 15, 2016
23	December 15, 2016	January 1, 2017
24	January 1, 2017	January 15, 2017

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**ADMINISTRATIVE RULES
FILED WITH THE SECRETARY OF STATE**

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reinvention shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state.”

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

BOARD OF PHARMACY

PHARMACY – CONTROLLED SUBSTANCES

Filed with the Secretary of State on April 19, 2016

These rules take effect immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45(a)(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the board of pharmacy by sections 7201, 7204, 7211, 7215, and 7217 of 1978 PA 368, MCL 333.7201, 333.7204, 333.7211, 333.7215, and 333.7217, and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-01, and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.3113, R 338.3120, R 338.3121, R 338.3123, and R 338.3125 of the Michigan Administrative Code are amended to read as follows:

R 338.3113 Schedule 1; hallucinogenic substances.

Rule 13. Unless specifically excepted, any material, compound, mixture, or preparation that is not otherwise listed as a controlled substance in this schedule or in schedules II through V, is not approved by the federal food and drug administration as a drug, and contains any quantity of the following hallucinogenic substances, their salts, isomers (whether optical, positional, or geometric), homologues (analogues), and salts of isomers and homologues (analogues), whenever the existence of these salts, isomers, homologues (analogues) and salts of isomers and homologues (analogues) is possible within the specific chemical designation, is included in schedule 1:

	Substance	Trade or Other Names
a	1-(1-(2-thienyl)cyclohexyl)pyrrolidine	TCPY
b	2-(2,5-Dimethoxy-4-ethylphenyl)ethanamine	2C-E
c	2-(2,5-Dimethoxy-4-methylphenyl)ethanamine	2C-D
d	2-(2,5-Dimethoxy-4-(n)-propylphenyl)ethanamine	2C-P
e	2-(2,5-Dimethoxy-4-nitro-phenyl)ethanamine	2C-N
f	2-(2,5-Dimethoxyphenyl)ethanamine	2C-H
g	2-(4-Chloro-2,5-dimethoxyphenyl)ethanamine	2C-C
h	2-(4-Ethylthio-2,5-dimethoxyphenyl)ethanamine	2C-T-2
i	2-(4-Iodo-2,5-dimethoxyphenyl)ethanamine	2C-I
j	2-[(4-Isopropylthio)-2,5-dimethoxyphenyl]ethanamine	2C-T-4
k	2,5-dimethoxy-4-ethylamphetamine	DOET
l	2,5-dimethoxy-4-(n)-propylthiophenethylamine	2C-T-7

m	2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 2,5-dimethoxy-alpha-methylphenethylamine • 2,5-DMA
n	3,4-methylenedioxy-n-ethylamphetamine	
o	3,4-methylenedioxyamphetamine	
p	3,4-methylenedioxymethamphetamine	MDMA
q	3,4,5-trimethoxyamphetamine	
r	4-bromo-2,5-dimethoxyphenethylamine	<ul style="list-style-type: none"> • 2-(4-bromo-2,5-dimethoxyphenyl)-1-aminoethane • desmethyl DOB • 2c-b • nexus
s	4-bromo-2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 4-bromo-2,5 dimethoxy-alpha-methylphenethylamine • 4 bromo-2,5-DMA
t	4-methoxyamphetamine	<ul style="list-style-type: none"> • 4-methoxy-alpha-methylphenethylamine • Paramethoxyamphetamine • PMA
u	4-methyl-2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 4-methyl-2,5-dimethoxy-alpha-methylphenethylamine • DOM • STP
v	5-methoxy-3,4-methylenedioxyamphetamine	
w	5-methoxy-N, N-diisopropyltryptamine	5-MeO-DiPT
x	5-methoxy-N, N-dimethyltryptamine	5-MeO-DMT
y	Alpha-ethyltryptamine	<ul style="list-style-type: none"> • etryptamine • monase • a-ethyl-1h-indole-3-ethanamine • 3-(2-aminobutyl)indole • a-et • AE
z	Bufotenine	<ul style="list-style-type: none"> • 3-(beta-dimethylaminoethyl)-5-hydroxyindole • 3-(2-dimethylaminoethyl)-5-indolol • N,N-dimethyserotonin • 5-hydroxy-N,N-dimethyltryptamine mappine • mappine
aa	Diethyltryptamine	<ul style="list-style-type: none"> • N, N-Diethyltryptamine • DET

bb	Dimethyltryptamine	DMT
cc	Ethylamine analog of phencyclidine	<ul style="list-style-type: none"> • n-ethyl-1-phenylcyclohexylamine • (1-phenylcyclohexyl)ethylamine • n-(1-phenylcyclohexyl)ethylamine • cyclohexamine • PCE
dd	Ibogaine	<ul style="list-style-type: none"> • 7-Ethyl-6,6beta,7,8,9,10,12,13-octahydro-2-methoxy-6, 9-methano-5H-pyrido • [1',2':1.2]azepino[5,4-b]indole • tabernanthe iboga
ee	Lysergic acid diethylamine	
ff	Marihuana	
gg	Mescaline	
hh	N-ethyl-3-piperidyl benzilate	
ii	N-hydroxy-3,4-methylenedioxyamphetamine	
jj	N-methyl-3-piperidyl benzilate	
kk	Parahexyl	<ul style="list-style-type: none"> • 3-hexyl-1-hydroxy-7,8,9,10-tetrahydro-6,6,9-trimethyl-6Hdibenzol[b,d]pyran • synhexyl
ll	Peyote	
mm	Psilocybin	
nn	Psilocyn	
oo	Pyrrolidine analog of phencyclidine	<ul style="list-style-type: none"> • 1-(1-phenylcyclohexyl)-pyrrolidine • PCPy • PHP
pp	Thiophene analog of phencyclidine	<ul style="list-style-type: none"> • 1-[1-(2-thienyl)-cyclohexyl]-piperidine • 2-thienyl-analog of phencyclidine • TPCP • TCP
qq	Any derivative of phenethylamine with single or multiple alkyl, halogen, alkoxy, or substituted C,S,N, or O groups on the aromatic ring and/or fused variations, with or without alkyl substituents on the ethylamine moiety and/or single or multiple alkyl, halogen, hydroxyl, or alkoxy including	

	methoxybenzyl substitution which shall include but not be limited to, all of the following:	
i	1-(2,5-dimethoxy-4-iodophenyl)propan-2-amine	<ul style="list-style-type: none"> • DOI • 2,5-Dimethoxy-4-iodoamphetamine
ii	1-(4-Bromo-2,5-dimethoxyphenyl)-2-aminopropane	<ul style="list-style-type: none"> • DOB • 2,5-Dimethoxy-4-bromoamphetamine
iii	1-(4-Bromofuro[2,3-f][1]benzofuran-8-yl)propan-2-amine	<ul style="list-style-type: none"> • bromo-benzodifuranylisopropylamine • bromo-dragonFLY
iv	1-(4-chloro-2,5-dimethoxy-phenyl)propan-2-amine	<ul style="list-style-type: none"> • DOC • 2,5-Dimethoxy-4-chloroamphetamine
v	2-(2,5-dimethoxy-4(methylthio)phenyl)ethanamine	<ul style="list-style-type: none"> • 2C-T • 4-methylthio-2,5-dimethoxyphenethylamine
vi	2-(2,5-dimethoxy-4-nitro-phenyl)ethanamine	<ul style="list-style-type: none"> • 2C-N • 2,5-Dimethoxy-4-nitrophenethylamine
vii	2-(4-chloro-2,5dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine	<ul style="list-style-type: none"> • 2C-C-NBOMe • 25C-NBOMe • 2,5-Dimethoxy-4-chloro-N-(2-methoxybenzyl)phenethylamine
viii	2-(4-iodo-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine	<ul style="list-style-type: none"> • 2C-I-NBOMe • 25I-NBOMe • 2,5-Dimethoxy-4-iodo-N-(2-methoxybenzyl)phenethylamine
ix	2-(7-Bromo-5-methoxy-2,3-dihydro-1-benzofuran-4-yl)ethanamine	2CB-5-hemiFLY
x	2-(8-bromo-2,3,6,7-tetrahydrofuro[2,3-f][1]benzofuran-4-yl)ethanamine	2C-B-FLY
xi	2-(10-Bromo-2,3,4,7,8,9-hexahydropyrano[2,3-g]chromen-5-yl)ethanamine	
xii	5-(2-Aminopropyl)-2,3-dihydrobenzofuran	5-APDB
xiii	5-(2-Aminopropyl)benzofuran	5-APB
xiv	5-(2-Aminopropyl)indole	5-IT
xv	5-methoxy-3,4-methylenedioxy-amphetamine	
xvi	6-(2-Aminopropyl)-2,3-dihydrobenzofuran	6-APDB
xvii	6-(2-Aminopropyl)benzofuran	6-APB
xviii	N-(2-Hydroxybenzyl)-4-iodo-2,5-	<ul style="list-style-type: none"> • 2C-INBOH

	dimethoxyphenethylamine	• 25I-NBOH
xix	N-(2-Hydroxybenzyl-4-iodo-2,5-dimethoxyphenethylamine	2C-B-FLY-NBOME
xx	N-(2-Methoxybenzyl)-2-(3,4,5-trimethoxyphenyl)ethanamine	• Mescaline-NBOME or • 3,4,5-trimethoxy-N-(2-methoxybenzyl)phenethylamine

R 338.3120 Schedule 3; stimulants; depressants; nalorphine.

Rule 20. (1) Unless specifically excepted or unless listed in another schedule, a material, compound, mixture, or preparation that contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers whether optical, position, or geometric, and the salts of such isomers, when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 3:

- (a) Benzphetamine.
- (b) Chlorphentermine.
- (c) Clortermine.
- (d) Phendimetrazine.

(2) Unless specifically excepted or unless listed in another schedule, a material, compound, mixture, or preparation that contains any quantity of the following substances having a depressant effect on the central nervous system, including its salts, isomers whether optical, position, or geometric, and the salts of such isomers, when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 3:

- (a) Chlorhexadol.
- (b) Embutramide.
- (c) Any drug product containing gamma hydroxybutyric acid, including its salts, isomers, and salts of isomers, for which an application is approved under section 505 of the federal food, drug, and cosmetic act of 1938, 21 U.S.C. §301 et seq.

- (d) Ketamine.
- (e) Lysergic acid.
- (f) Lysergic acid amide.
- (g) Methyprylon.
- (h) Perampanel.
- (i) Pentazocine.
- (j) Sulfondiethylmethane.
- (k) Sulfonethylmethane.
- (l) Sulfonmethane.
- (m) Tiletamine-zolazepam.

(3) A compound, mixture, or preparation containing amobarbital, secobarbital, pentobarbital, or a salt thereof and 1 or more other active medicinal ingredients that are not listed in a schedule is included in schedule 3.

(4) A suppository dosage form which contains amobarbital, secobarbital, pentobarbital, or a salt of any of these drugs and which is approved by the food and drug administration for marketing only as a suppository is included in schedule 3.

(5) A substance that contains any quantity of a derivative of barbituric acid or any salt thereof is included in schedule 3.

(6) Nalorphine is included in schedule 3.

(7) Buprenorphine is included in schedule 3.

R 338.3121 Schedule 3; narcotic drugs.

Rule 21. Unless specifically excepted, any material, compound, mixture, or preparation containing limited quantities of any of the following narcotic drugs or any salts thereof is included in schedule 3:

(a) Not more than 1.8 grams of codeine per 100 milliliters and not more than 90 milligrams per dosage unit when combined with an equal or greater quantity of an isoquinoline alkaloid of opium.

(b) Not more than 1.8 grams of codeine per 100 milliliters and not more than 90 milligrams per dosage unit, with 1 or more active ingredients in recognized therapeutic amounts.

(c) Not more than 1.8 grams of dihydrocodeine per 100 milliliters and not more than 90 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

(d) Not more than 300 milligrams of ethylmorphine per 100 milliliters and not more than 15 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

(e) Not more than 500 milligrams of opium per 100 milliliters or per 100 grams and not more than 25 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

(f) Not more than 50 milligrams of morphine per 100 milliliters or per 100 grams and not more than 2.5 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts, including paregoric.

R 338.3123 Schedule 4; depressants; drugs affecting central nervous system: stimulants; exempt chemical preparations for industrial use; exceptions; narcotic drugs.

Rule 23. (1) Unless specifically excepted, a material, compound, mixture, or preparation that contains any quantity of the following substances having a potential for abuse associated with a depressant effect on the central nervous system, including its salts, isomers, and the salts of isomers when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 4:

	Substance
a	Alfaxalone
b	Alprazolam
c	Barbital
d	Bromazepam
e	Camazepan
f	Carisoprodol
g	Chloralbetaine
h	Chloral hydrate
i	Chlordiazepoxide
j	Clobazam

k	Clonazepam
l	Clorazepate
m	Clotiazepam
n	Cloxazolam
o	Dichloralphenazone
p	Delorazepam
q	Dextropropoxyphene
r	Diazepam
s	Estazolam
t	Eszopiclone
u	Ethchlorvynol
v	Ethinamate
w	Ethyl loflazepate
x	Fludiazepam
y	Flunitrazepam
z	Flurazepam
aa	Fospropfol
bb	Halazepam
cc	Haloxazolam
dd	Indiplon
ee	Ketazolam
ff	Loprazolam
gg	Lorazepam
hh	Lorcaserin
ii	Lormetazepam
jj	Mebutamate
kk	Medazepam
ll	Meprobamate
mm	Methohexital
nn	Methylphenobarbital (mephobarbital)
oo	Midazolam
pp	Modafinil
qq	Nimetazepam
rr	Nitrazepam
ss	Nordiazepam
tt	Oxazepam
uu	Oxazolam
vv	Paraldehyde
ww	Petrichloral
xx	Phenobarbital
yy	Pinazepam
zz	Prazepam
aaa	Quazepam
bbb	Suvorexant
ccc	Temazepam
ddd	Tetrazeoam

eee	Tramadol
fff	Triazolam
ggg	Zaleplon
hhh	Zolpidem
iii	Zopiclone

(2) Unless specifically excepted, a material, compound, mixture, or preparation that contains any quantity of fenfluramine having a potential for abuse associated with an effect on the central nervous system, including its salts, isomers, whether optical, position, or geometric, and the salts of such isomers when the existence of such salts, isomers, and the salts of isomers is possible, is included in schedule 4.

(3) Unless specifically excepted, a material, compound, mixture, or preparation that contains any quantity of the following substances having a potential for abuse associated with a stimulant effect on the central nervous system, including its salts, isomers, whether optical, position, or geometric, and the salts of isomers when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 4.

Substance	
a	Cathine ((+)-norpseudoephedrine)
b	Dexfenfluramine
c	Diethylpropion
d	Fencamfamin
e	Fenproporex
f	Mazindol
g	Mefenorex
h	Phentermine
i	Pemoline, including organometallic complexes and chelates thereof
j	Pipradrol
k	Sibutramine
l	SPA((-)-1-dimethylamino-1,2-diphenylethane)

(4) Unless specifically excepted or unless listed in another schedule, any natural compound, mixture, or prescription which contains butorphanol, including its optical isomers and its salts, is included in schedule 4.

(5) Chloral hydrate is designated as an exempt chemical preparation for industrial use when packaged in a sealed, oxygen free environment under nitrogen pressure and safeguarded against exposure to air.

(6) Unless specifically excepted or unless listed in another schedule, a material, compound, mixture, or preparation containing limited quantities of not more than 1 milligram of difenoxin and not less than 25 micrograms of atrophine sulfate per dosage unit or any salts thereof is included in schedule 4.

R 338.3125 Schedule 5; narcotics added to nonnarcotic compounds.

Rule 25. (1) Schedule 5 includes pregabalin and lacosamide by whatever official, common, usual, chemical, or brand name designated.

(2) Schedule 5 includes ezogabine by whatever official, common, usual, chemical, or brand name designated.

(3) A compound, mixture, or preparation containing any of the following limited quantities of narcotic drugs or salts thereof, which includes 1 or more nonnarcotic active medicinal

ingredients in sufficient proportion to confer upon the compound, mixture, or preparation a valuable medicinal quality other than that possessed by the narcotic drug alone, is included in schedule 5:

Substance	
a	Not more than 200 milligrams of codeine per 100 milliliters or per 100 grams, and not more than 10 milligrams per dosage unit.
b	Not more than 100 milligrams of dihydrocodeine per 100 milliliters or per 100 grams, and not more than 4 milligrams per dosage unit.
c	Not more than 100 milligrams of ethylmorphine per 100 milliliters or per 100 grams, and not more than 5 milligrams per dosage unit.
d	Not more than 100 milligrams of opium per 100 milliliters or per 100 grams, and not more than 5 milligrams per dosage unit.
e	Not more than 2.5 milligrams of diphenoxylate and not less than 25 micrograms of atropine sulfate per dosage unit.
f	Not more than 0.5 milligram of difenoxin and not less than 25 micrograms of atropine sulfate per dosage unit.

(3) Unless specifically exempted or excluded or unless listed in another schedule, any material, compound, mixture, or preparation that contains any quantity of pyrovalerone which has a stimulate effect on the central nervous system, including its salts, isomers, and salts of isomers, is included in schedule 5.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

TASK FORCE ON PHYSICIAN'S ASSISTANTS

GENERAL RULES

Filed with the Secretary of State on April 22, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under Section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the task force on physician's assistants by sections 16145 and 17060 of 1978 PA 368, MCL 333.16145 and 333.17060, and Executive Reorganization Order Nos. 1991-9, 1996-1, 1996-2, 2003-1, and 2011-4, MCL 338.3501, 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.6103 is added to the Michigan Administrative Code as follows:

R 338.6103 Training standards for identifying victims of human trafficking; requirements.

Rule 103. (1) Pursuant to section 17060 of the code, MCL 333.17060, an individual seeking licensure or licensed shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content shall cover all of the following:
 - (i) Understanding the types and venues of human trafficking in Michigan or the United States.
 - (ii) Identifying victims of human trafficking in health care settings.
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.
 - (iv) Resources for reporting the suspected victims of human trafficking.
- (b) Acceptable providers or methods of training include any of the following:
 - (i) Training offered by a nationally recognized or state-recognized, health-related organization.
 - (ii) Training offered by, or in conjunction with, a state or federal agency.
 - (iii) Training obtained in an educational program that has been approved by the task force for initial licensure, or by a college or university.
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subrule (1)(a) of this rule and is published in a peer review journal, health care journal, or professional or scientific journal.
- (c) Acceptable modalities of training may include any of the following:
 - (i) Teleconference or webinar.
 - (ii) Online presentation.
 - (iii) Live presentation.
 - (iv) Printed or electronic media.

(2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:

(a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.

(b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:

(i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.

(ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.

(3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule apply to license renewals beginning with the first renewal cycle after the promulgation of this rule and for initial licenses issued 5 or more years after the promulgation of this rule.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

ACUPUNCTURE – GENERAL RULES

Filed with the Secretary of State on April 22, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under Section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16525 and 16148 of 1978 PA 368, MCL 333.16525 and MCL 333.16148 and Executive Reorganization Order Nos. 1996-1, 1996-2 2003-1, and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.13002 is being added to the Code as follows:

R 338.13002 Training Standards for identifying victims of human trafficking; requirements.

Rule 2. (1) Pursuant to section 16148 of the code, MCL 333.16148, an individual seeking registration or registered shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content shall cover all of the following:
 - (i) Understanding the types and venues of human trafficking in Michigan or the United States.
 - (ii) Identifying victims of human trafficking in health care settings.
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.
 - (iv) Resources for reporting the suspected victims of human trafficking.
- (b) Acceptable providers or methods of training include any of the following:
 - (i) Training offered by a nationally recognized or state-recognized, health-related organization.
 - (ii) Training offered by, or in conjunction with, a state or federal agency.
 - (iii) Training obtained in an educational program that has been approved by the board for initial registration, or by a college or university.
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subrule (1)(a) of this rule and is published in a peer review journal, health care journal, or professional or scientific journal.
- (c) Acceptable modalities of training may include any of the following:
 - (i) Teleconference or webinar.
 - (ii) Online presentation.
 - (iii) Live presentation.
 - (iv) Printed or electronic media.

(2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:

(a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.

(b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:

(i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.

(ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.

(3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule apply to registration renewals beginning with the first renewal cycle after the promulgation of this rule and for initial registrations issued 5 or more years after the promulgation of this rule.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

ATHLETIC TRAINING - GENERAL RULES

Filed with the Secretary of State on April 22, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16145, 16148, and 18709 of 1978 PA 368, MCL 333.16145, MCL 333.16148, and MCL 333.18709 and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1, and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030.)

R 338.1303 is being added to the Code as follows:

R 338.1303 Training standards for identifying victims of human trafficking; requirements.

Rule 3. (1) Pursuant to section 16148 of the code, MCL 333.16148, an individual licensed or seeking licensure shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content shall cover all of the following:
 - (i) Understanding the types and venues of human trafficking in Michigan or the United States.
 - (ii) Identifying victims of human trafficking in health care settings.
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.
 - (iv) Resources for reporting the suspected victims of human trafficking.
- (b) Acceptable providers or methods of training include any of the following:
 - (i) Training offered by a nationally recognized or state-recognized, health-related organization.
 - (ii) Training offered by, or in conjunction with, a state or federal agency.
 - (iii) Training obtained in an educational program that has been approved by the board for initial licensure, or by a college or university.
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subrule (1)(a) of this rule and is published in a peer review journal, health care journal, or professional or scientific journal.
- (c) Acceptable modalities of training may include any of the following:
 - (i) Teleconference or webinar.
 - (ii) Online presentation.
 - (iii) Live presentation.
 - (iv) Printed or electronic media.

(2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:

(a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.

(b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:

(i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.

(ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.

(3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule apply to license renewals beginning with the first renewal cycle after the promulgation of this rule and for initial licenses issued 5 or more years after the promulgation of this rule.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

AUDIOLOGY - GENERAL RULES

Filed with the Secretary of State on April 22, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16145(3), 16148, and 16801 of 1978 PA 368, MCL 333.16145(3), MCL 333.16148, and 333.16801, and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1 and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.1a is being added to the Code as follows:

R 338.1a Training standards for identifying victims of human trafficking; requirements.

Rule 1a. (1) Pursuant to section 16148 of the code, MCL 333.16148, an individual licensed or seeking licensure shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content shall cover all of the following:
 - (i) Understanding the types and venues of human trafficking in Michigan or the United States.
 - (ii) Identifying victims of human trafficking in health care settings.
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.
 - (iv) Resources for reporting the suspected victims of human trafficking.
- (b) Acceptable providers or methods of training include any of the following:
 - (i) Training offered by a nationally recognized or state-recognized, health-related organization.
 - (ii) Training offered by, or in conjunction with, a state or federal agency.
 - (iii) Training obtained in an educational program that has been approved by the board for initial licensure, or by a college or university.
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subrule (1)(a) of this rule and is published in a peer review journal, health care journal, or professional or scientific journal.
- (c) Acceptable modalities of training may include any of the following:
 - (i) Teleconference or webinar.
 - (ii) Online presentation.
 - (iii) Live presentation.
 - (iv) Printed or electronic media.

(2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:

(a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.

(b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:

(i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.

(ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.

(3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule apply to license renewals beginning with the first renewal cycle after the promulgation of this rule and for initial licenses issued 5 or more years after the promulgation of this rule.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

GENERAL INDUSTRY SAFETY STANDARDS

Filed with the Secretary of State on April 19, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16 and 21 of 1974 PA 154, MCL 408.1016 and 408.1021, and Executive Reorganization Order Nos. 1996-2, 2003-1, 2008-4, and 2011-4, MCL 445.2001, 445.2011, 445.2025, and 445.2030)

R 408.17405, R 408.17411, R 408.17421, R 408.17422, R 408.17423, R 408.17424, R 408.17426, R 408.17432, R 408.17433, R 408.17434, R 408.17435, R 408.17436, R 408.17437, R 408.17440, R 408.17451, R 408.17461, and R 408.17463, of the Michigan Administrative Code are amended, as follows:

PART 74. FIRE FIGHTING

R 408.17405. Adopted and referenced standards.

Rule 7405. (1) The following National Fire Protection Association standards are adopted by reference in these rules and are available from the National Fire Protection Association, 1 Batterymarch Park, P.O. Box 9101, Quincy, Massachusetts, 02269-9101, or via the internet at web-site: www.nfpa.org, at a cost as of the time of adoption of these amendments, as stated in these rules.

(a) NFPA 1901: standard for "Automotive Fire Apparatus," 2009 edition. Cost: \$50.50.

(b) NFPA 1983: standard on "Fire Service Life Safety Rope and System Components," 1995 edition. Cost: \$27.00.

(c) NFPA 1971: standard on "Protective Ensemble for Structural Fire Fighting," 2007 edition. Cost: \$48.50.

(d) NFPA 1981: standard on "Open Circuit Self-contained Breathing Apparatus for Fire Fighter," 1997 edition. Cost: \$43.00.

(e) NFPA 1982: standard on "Personal Alert Safety System (PASS) for Fire Fighters," 1998 edition. Cost: \$39.00.

(2) Copies of the standards adopted in these rules may be obtained from the publisher or may be obtained from the Department of Licensing and Regulatory Affairs, MIOSHA Regulatory Services Section, 630 West Allegan Street, P.O. Box 30643, Lansing, Michigan, 48909-8143, at the cost charged in these rules plus \$20.00 for shipping and handling.

(3) The following Michigan Occupational Safety and Health Administrative standards are referenced in these rules. Up to 5 copies of these standards may be obtained at no charge from the Michigan Department of Licensing and Regulatory Affairs, MIOSHA Regulatory Services Section, 530 West Allegan Street, P.O. Box 30643, Lansing, Michigan, 48909-8143 or via the internet at website: www.michigan.gov/mioshastandards. For quantities greater than 5, the cost, as of the time of adoption of these rules, is 4 cents per page.

(a) General Industry Safety Standard Part 4 “Portable Ladders,” R 408.10401 to R 408.10456.

(b) General Industry Safety Standard Part 33 “Personal Protective Equipment,” R 408.13301 to R 408.13398.

(c) General Industry Safety Standard Part 72 “Automotive Service Operations,” R 408.17201 to R 408.17253.

(d) Occupational Health Standard Part 380 “Occupational Noise Exposure,” R 325.60101 to R 325.60128.

(e) Occupational Health Standard Part 451 “Respiratory Protection,” R 325.60051 to R 325.60052.

(f) Occupational Health Standard Part 472 “Medical Services and First Aid,” R 325.47201.

R 408.17411. Duties of employer.

Rule 7411. (1) An employer shall comply with all of the following requirements:

(a) Provide initial and continuing training to an employee commensurate with and specific to the duties and functions that the employee is expected to perform. The training shall be provided before the employee is permitted to perform emergency operations.

(b) Assure that prospective fire service personnel are physically fit and have the ability to perform assigned emergency operations.

(c) Assure that job-required equipment and tools are maintained free of recognized defects that could cause an injury.

(d) Develop a basic procedure that covers the treatment and transport of injured employees from the emergency scene to a medical facility.

(e) Provide in the workplace first aid supplies/kits appropriate for the hazard history, to minimally comply with the requirements of the Occupational Health Standard Part 472 “Medical Services and First Aid,” as referenced in R 408.17405.

(f) Comply with the requirements of this part, review with, and make available a copy of this part for employees.

(2) An employer shall prepare and maintain a statement or written policy which establishes its basic organizational structure and which establishes the type, amount, frequency of training to be provided to fire service personnel, and maintain training records. The organizational statement and training records shall be available for inspection by the director of the department of licensing and regulatory affairs or his or her authorized representative and by an employee or his or her authorized representative.

CONSTRUCTION AND USE OF EQUIPMENT

R 408.17421. Fire apparatus generally.

Rule 7421. (1) Fire apparatus shall be able to stop within 30 feet after application of the brakes at 20 miles per hour.

(2) Fire apparatus shall be equipped with all of the following items:

(a) Windshield wipers.

(b) Head, tail, stop, and backup lights and a backup alarm.

- (c) Horn and siren.
- (d) Slip-resistant steps, tailboard, and work platforms.
- (e) Seat belts for all seated employees. Seat belts shall be used while the apparatus is in motion.
- (f) If an employee is allowed by the employer to ride the apparatus in an unseated position while the apparatus is in motion, then the employer shall provide for, and enforce the use of, a safety harness.

(3) New fire apparatus that is manufactured and purchased after the effective date of these rules shall comply with the requirements of the NFPA 1901: standard for “Automotive Fire Apparatus,” 2009 edition, as adopted in R 408.17405.

(4) Except on instructions of a designated signalperson, an operator of fire apparatus shall not move the equipment when his or her vision is obstructed.

(5) A minimum distance of 10 feet from unprotected energized equipment or high-voltage transmission lines, as distinguished from low voltage secondary lines and series streetlight construction, shall be maintained when using fire apparatus. The training of fire service personnel shall include development of the ability to recognize and identify primary, high-voltage transmission lines and series street lighting construction.

R 408.17422. Fire apparatus tires and rims.

Rule 7422.(1) A thorough visual inspection of the tread and sidewall areas of fire apparatus tires for cuts, cracks, splits, or bruises, including a tread depth measurement, shall be made at least annually. A record of this inspection shall be maintained for a minimum of 10 years.

(2) A tire shall be replaced if 1 of the following occurs:

- (a) The average tread depth is worn to 5/32 of an inch or less.
- (b) The tread depth at any 1 location is 2/32 of an inch, or less.
- (c) A cut or crack exposes the cord fabric.

(3) A replacement tire shall meet or exceed the standards of the original tire furnished with the apparatus.

(4) Fire apparatus tires and rims shall be inspected inside at least once every 10 years.

(5) All breakdown of fire apparatus tires shall comply with General Industry Safety Standard Part 72 “Automotive Service Operations,” as referenced in R 408.17405.

R 408.17423. Fire apparatus with elevating platforms.

Rule 7423.(1) When an aerial apparatus platform is elevated, parking brakes shall be set and stabilizing jacks or outriggers and safety locks shall be used. When needed, ground plates shall be used under the jack or outriggers.

(2) An instructional information plate, which is clearly visible to the operator, shall be located at the operator’s control station. If the aerial is equipped with a platform, then a plate shall also be located at the platform control station. The plate shall contain all of the following information:

- (a) Rated capacity of the aerial tip or platform.
- (b) Operating controls identified for motion.
- (c) Cautions or restrictions of operation.

(3) An operator shall comply with all of the following provisions:

- (a) Remain at the primary control station when the aerial ladder or platform is occupied.
- (b) Not move the apparatus unless the ladder or platform is in the bed of the apparatus.
- (c) Maintain clearances as required in R 408.17421(5).

R 408.17424. Aerial apparatus.

Rule 7424. (1) An aerial apparatus that is equipped with a ladder shall not have the ladder extended or retracted when an employee is positioned on the ladder.

(2) While working from an aerial apparatus, an employee shall be secured with a safety belt system as referenced in NFPA 1983: standard on “Fire Service Life Safety Rope and System Components,” 1995 edition, as adopted in R 408.17405.

(3) The tip of the aerial ladder shall not be forcefully extended against a solid object or used to support the ladder.

(4) The steps and rungs of an aerial apparatus shall have a slip-resistant surface.

(5) Jacks, outriggers, and safety locks shall be used as required in R 408.17423 (1).

(6) The rated capacity for an aerial apparatus shall not be exceeded.

(7) The operator of an aerial ladder shall comply with all of the following provisions:

(a) Remain at the primary control station when the ladder is occupied.

(b) Communicate to occupant of ladder prior to movement.

(c) Not move the apparatus unless the ladder is in the bed.

(8) The operator of an aerial ladder shall maintain clearances as required in R 408.17421(5).

(9) The controls for the operation of an aerial apparatus shall be of a type that returns to a neutral position when released.

(10) Tools or equipment shall not be mounted or installed on the turntable.

(11) A 2-way voice communication system shall be provided between the employee on the raised portion of the equipment and the operator control station.

(12) Detachable ladder pipes shall be operated in the direction the ladder is facing.

(13) Ladder pipes shall be secured to the ladder so that the pipe cannot be accidentally dislodged while in operation.

(14) An employer shall follow the manufacturer’s instructions and recommendations for the use, testing, and maintenance of aerial apparatus.

R 408.17426. Portable ladders.

Rule 7426. (1) Except as otherwise required by these rules, a portable ladder shall be constructed, used, and maintained to comply with General Industry Safety Standard Part 4 “Portable Ladders,” as referenced in R 408.17405.

(2) The rung spacing shall be not less than 12 inches nor more than 16 inches.

(3) The rungs of a metal ladder shall have a slip-resistant surface.

(4) A roof ladder assembly shall be capable of supporting a direct load of not less than 500 pounds.

(5) Stay poles or tormenters shall be furnished on any wood ladder that extends more than 36 feet. The spikes on stay poles shall not project beyond the end of the ladder when nested. The locking pins on stay poles shall be securely attached to the ladders.

(6) Portable ladders which are mounted more than 4 feet in height and less than 7 feet in height on a fire apparatus, and which have ends that extend beyond the ladder’s mounting surface or compartment shall be protected from contact.

R 408.17432. Protective clothing for emergency operations.

Rule 7432. An employer shall provide both protective coats and protective trousers, or a protective coverall, to all employees who engage in or are exposed to fire hazards of emergency operations. The protective coat, trouser, and coverall shall meet the applicable requirements of NFPA 1971: standard on “Protective Ensemble for Structural Fire Fighting,” 2007 edition, as adopted in R 408.17405.

R 408.17433. Head, eye, and face protection.

Rule 7433. (1) An employer shall do all of the following:

(a) Provide primary head, face, and eye protection appropriate for a given specific hazard to all employees exposed, or potentially exposed, to the specific hazard. An employer shall assess potential emergency operation scenes to determine what hazards requiring head, face, and eye protection are present, or likely to be present, and match the protective device to the particular hazard. An employer shall have and implement written operational procedures specific to the type of hazard to which an employee may be exposed.

(b) Maintain head, face, and eye protection in a location of readiness for immediate response to structural fires or other emergency operations.

(c) Ensure that protective eye and face devices that comply with General Industry Safety Standard Part 33 “Personal Protective Equipment,” as referenced in R 408.17405, are used by emergency service personnel when performing operations where the hazards of flying or falling materials that might cause eye and face injuries are present.

(2) While conducting emergency operations, the requirement of face and eye protection shall be met by helmet face shield, if equipped, and primary eye protection, or breathing apparatus face piece, or primary eye protection and secondary means of face protection. An employer shall provide helmets to all employees who engage in or are exposed to the hazards of structural fire fighting. The helmets shall meet the requirements of NFPA 1971 “Protective Ensemble for Structural Fire Fighting,” 2007 edition, as adopted in R 408.17405.

(3) An employer shall provide protective hoods to all employees who engage in or are exposed to fire hazards of emergency operations. The protective hoods shall meet the applicable requirements of NFPA 1971 “Protective Ensemble for Structural Fire Fighting,” 2007 edition, as adopted in R 408.17405.

R 408.17434. Foot and leg protection.

Rule 7434. An employer shall provide foot and leg protection to all employees who engage in or are exposed to the hazards of emergency operations. The foot and leg protection shall meet the applicable requirements of NFPA 1971 “Protective Ensemble for Structural Fire Fighting,” 2007 edition, as adopted in R 408.17405.

R 408.17435. Hand protection.

Rule 7435. An employer shall provide hand protection to all employees who engage in or are exposed to the hazards of emergency operations. The hand protection shall meet the applicable requirements of NFPA 1971 “Protective Ensemble for Structural Fire Fighting,” 2007 edition, as adopted in R 408.17405.

R 408.17436. Respirator protection devices.

Rule 7436. (1) An employer shall have a written respiratory protection program to address the safe use of respirators in dangerous atmospheres that may be encountered in emergency operations, that complies with Occupational Health Standard Part 451 “Respiratory Protection,” as referenced in R 408.17405.

(2) An employer shall assure that self-contained breathing apparatus for use by fire service personnel is of the positive pressure type. All breathing apparatus that is purchased after the effective date of these rules shall comply with NFPA 1981 “Open Circuit Self-Contained Breathing Apparatus for Fire Fighters,” 1997 edition, as adopted in R 408.17405.

(3) Subrule (2) of this rule does not prohibit the use of a self-contained breathing apparatus where the apparatus can be switched from a demand mode to a positive pressure mode when an employee is performing emergency operations.

R 408.17437. Hearing protection.

Rule 7437. An employer shall comply with Occupational Health Standard Part 380 "Occupational Noise Exposure," as referenced in R 408.17405.

R 408.17440 Personal alert safety system (PASS).

Rule 7440. An employer shall provide and enforce the use of a Personal Alert Safety System (PASS) device to each employee utilizing a self-contained breathing apparatus while engaged in structural fire fighting operations. "PASS" devices shall meet the requirements of NFPA 1982 "Personal Alert Safety System (PASS) for Fire Fighters," 1998 edition, as adopted in R 408.17405.

OPERATIONS

R 408.17451. Management of emergency operations.

Rule 7451. (1) Each fire department shall establish and implement written procedures for emergency operations. The written procedures shall include all of the following:

- (a) A requirement that a nationally recognized incident management system be implemented at each emergency.
 - (b) A requirement that a personnel accountability system be implemented at each emergency.
 - (c) A statement that the procedures apply to all employees who are operating at the emergency.
 - (d) A requirement for initial training and annual refresher training in emergency operations and the incident management system.
 - (e) A requirement that the procedures shall comply with the "two in/two out" rules as found in R 1910.134(g)(4), as adopted in Occupational Health Standard Part 451 "Respiratory Protection," as referenced in R 408.17405.
- (2) A trained employee shall function as the incident commander at each emergency.

INSPECTIONS

R 408.17461. Inspection of fire apparatus and equipment; record of repair or replacement; lifeline guns and explosive devices; apparatus and equipment involved in accident; equipment testing.

Rule 7461.(1) All of the following items of the fire apparatus, if so equipped, shall be inspected for proper operation and for defects at least once a month:

- (a) Windshield washers and wipers.
- (b) Defroster and heater.
- (c) Head, tail, stop, backup, and flasher lights.
- (d) Backup alarm.
- (e) Horn and siren.
- (f) Slip-resistant steps and platforms.
- (g) Tires, rims, and suspension system.
- (h) Steering mechanism.
- (i) Braking system.
- (j) Operational controls.

Inspection records shall be maintained for a minimum period of 24 months for the apparatus.

(2) Records of repair or replacement shall be maintained for the life of the apparatus.

(3) Lifeline guns and explosive devices shall be cleaned and made ready for operation after each use.

(4) All portable equipment carried on a fire apparatus shall be inspected for operation and for defects at least monthly and within 24 hours after any use. Inspection records shall be maintained for a minimum period of 24 months for portable equipment.

(5) All equipment carried on fire apparatus or designated for training shall be tested at least annually in accordance with manufacturers' instructions and applicable standards.

(6) Fire fighting apparatus and equipment found to be defective or in unserviceable condition shall be removed from service or repaired or replaced.

R 408.17463. General utility ropes, life safety ropes, harnesses, and hardware.

Rule 7463. (1) All life safety ropes, harnesses, and hardware used by employees shall meet the requirements of NFPA 1983 "Fire Service Life Safety Rope and System Components," 1995 edition, as adopted in R 408.17405.

(2) During fall arrest or repelling operations, an employee shall ensure that life safety harnesses are used as specified in NFPA 1983 "Fire Service Life Safety Rope and System Components," 1995 edition, as adopted in R 408.17405.

(3) Natural fiber ropes shall be inspected visually after each use for all the following conditions:

(a) Externally for abrasions, cut or broken fibers, decay, burns, lack of strength, softness, variation in size or roundness of the strands, and for mildew or mold.

(b) Internally annually, by separating the strands at 3-foot intervals, for broken fibers, presence of grit, mildew or mold, color change of the fibers, or powdering and short, loose fibers.

(4) A natural fiber rope that has any of the conditions described in subrule (3)(a) and (b) of this rule shall be replaced or repaired.

(5) Synthetic rope shall be inspected visually after each use for all of the following conditions:

(a) Abrasions.

(b) Cut or broken fibers.

(c) Burns.

(d) Melted fibers.

(e) Variations in the size or roundness of the strands.

(6) A synthetic rope that has any of the conditions specified in subrule (5) of this rule shall be replaced or returned to the manufacturer for repair.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

PUBLIC SERVICE COMMISSION

UNBUNDLED NETWORK ELEMENT AND LOCAL INTERCONNECTION SERVICES

Filed with the Secretary of State on April 19, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the public service commission by sections 202 and 213 of 1991 PA 179, MCL 484.2202 and 484.2213.)

R 484.71, R 484.72, R 484.73, R 484.74, R 484.75 of the Michigan Administrative Code are amended as follows:

PART 1. GENERAL PROVISIONS

R 484.71 Applicability.

Rule 1. These rules apply to the provision of unbundled network elements and local interconnection services by an incumbent local exchange carrier to other providers which are used in the provision of basic local exchange service. These rules do not alter the scope or terms of any preexisting performance remedy plan and performance measurements approved by the commission.

R 484.72 Definitions.

Rule 2. (1) As used in these rules:

- (a) "Act" means 1991 PA 179, MCL 484.2101 to 484.2701.
- (b) "Federal act" means the telecommunications act of 1996, 101 stat. 101 (1996).
- (c) "Incumbent local exchange carrier" or "ILEC" means that term as defined in 47 USC 251(h) and required to comply with the additional obligations in 47 USC 251(c).
- (d) "Interconnection agreement" means an agreement between 2 or more providers entered into under sections 251 and 252 of the federal act.
- (e) "Provider" means a person, firm, partnership, corporation, or other entity that provides basic local exchange service as defined by section 102(b) of the act.

(2) A term defined in the act has the same meaning when used in these rules.

R 484.73 Expiration.

Rule 3. These rules expire 3 years from the effective date of the rules. The commission may, prior to the expiration of the rules, promulgate new rules.

PART 2. PROVISION OF UNBUNDLED NETWORK ELEMENTS AND LOCAL INTERCONNECTION

R 484.74 Quality standards.

Rule 4. (1) The quality standards for the provision of unbundled network elements and local interconnection by an ILEC shall be either of the following:

(a) Those standards in a preexisting performance remedy plan for an ILEC and performance measurements approved by the commission in an industrywide proceeding in Michigan, regardless of whether all providers participate in the plan.

(b) If a plan specified in subdivision (a) of this subrule does not exist for the ILEC, then the performance remedy plan and performance measurements negotiated or arbitrated by the parties in an interconnection agreement approved by the commission.

(2) Nothing in this rule shall entitle a provider to participate in a plan if the plan is not incorporated into its commission-approved interconnection agreement.

R 484.75 Remedies.

Rule 5. Nothing in this rule shall add to or detract from the remedies available to a provider under the plans referenced in R 484.74, the act, or the federal act.

ADMINISTRATIVE RULES

DEPARTMENT OF TREASURY

CUSTOMER SERVICE BUREAU

INCOME TAX

Filed with the Secretary of State on April 26, 2016

The rule becomes effective 7 days after filing with the Secretary of State. The rule is adopted under section 44 of 1969 PA 306.

(By authority conferred on the department of treasury by sections 3 and 13 of 1941 PA 122, sections 9 and 83 of 1965 PA 380, and sections 471 and 520 of 1967 PA 281, MCL 205.3, 205.13, 16.109, 16.183, 206.471 and 206.520.)

R 206.28 of the Michigan Administrative Code is amended as follows:

R 206.28 Homestead property tax credit; renter.

Rule 28. (1) A person renting a homestead that is subject to a property tax is entitled to a homestead property tax credit similar to the credit allowed the homeowner.

(2) The renter, in his or her computation of the credit, shall use 17% of gross rent for taxes on his or her homestead.

(3) Gross rent is the contracted rental amount the renter or lessee pays to the landlord. If the department has reason to believe that the amount charged is excessive, the department may adjust the rent to fair market value for purposes of computing the credit.

(4) Persons living in a mobile home park may claim credit on the \$3.00 per month specific tax and 17% of the remaining charges as rent.

Example 1. Monthly charges for the lot are \$65.00, including the \$3.00 per month specific tax. Rent paid for the entire year, \$62.00 x 12 = \$744.00.

Property tax in rent, 17% x 744.00.....	\$126.48
Specific tax at \$3.00 per month.....	36.00

Homestead property taxes for credit computation.... \$162.48

(5) A person renting a homestead that is subject to a service fee as provided by section 15a of 1966 PA 346, MCL 125.1415a, in lieu of an ad valorem property tax, shall base his or her property tax credit on the service fee included in the rent he or she pays. The person does not use 17% of rent paid. For example, John Doe rents a home for \$160.00 per month or \$1,920.00 per year. The home is tax exempt but a service fee of 7% of rent is paid to the city by the owner. In the computation of the credit, John Doe uses 7% of \$1,920.00 or \$134.40 for property taxes. The service fees can vary from 1% to 10% of the rent paid depending on the city and type of housing. Therefore, occupants of service fee housing should ask their management agent for the percentage that applies to their homestead.

(6) This rule is effective for the tax year starting January 1, 1978.

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

MCL 24.256(1) states in part:

“Sec. 56. (1) The Office of Regulatory Reform shall perform the editorial work for the Michigan register and the Michigan Administrative Code and its annual supplement. The classification, arrangement, numbering, and indexing of rules shall be under the ownership and control of the Office of Regulatory Reform, shall be uniform, and shall conform as nearly as practicable to the classification, arrangement, numbering, and indexing of the compiled laws. The Office of Regulatory Reform may correct in the publications obvious errors in rules when requested by the promulgating agency to do so...”

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

April 25, 2016

Ms. Deidre O’Berry
Office of Regulatory Reinvention
Department of Licensing and Regulatory Affairs
Ottawa Building - 611 West Ottawa Street
Lansing, Michigan 48933

Dear Ms. O’Berry:

SUBJECT: Request for Correction of the Michigan Administrative Code: R 408.17401 -
408.17464
General Industry Safety Standard Part 74 Fire Fighting

The Department of Licensing and Regulatory Affairs (LARA), as the promulgating agency, is writing to request that the Office of Regulatory Reinvention exercise its discretion to correct an obvious error in the Michigan Administrative Code (MAC), pursuant to Section 56(1), MCL 24.256, of the Administrative Procedures Act, 1969 PA 306, as amended.

The street address needs to be changed from 630 to 530:

R 408.17405. Adopted and referenced standards.

Rule 7405.

(2) Copies of the standards adopted in these rules may be obtained from the publisher or may be obtained from the Department of Licensing and Regulatory Affairs, MIOSHA Regulatory Services Section, 530 West Allegan Street, P.O. Box 30643, Lansing, Michigan, 48909-8143, at the cost charged in these rules plus \$20.00 for shipping and handling.

History: 2001 AACCS; 2013 AACCS; 2016 MR 8, Eff. April 19, 2016.

Please note the corrections as you deem appropriate.

**EXECUTIVE ORDERS
AND
EXECUTIVE REORGANIZATION ORDERS**

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

(a) Executive orders and executive reorganization orders.”

EXECUTIVE ORDERS

EXECUTIVE ORDER

No. 2016 – 7

AMENDMENT TO EXECUTIVE ORDER No. 2015-14

**CREATION OF
PIPELINE SAFETY ADVISORY BOARD**

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the state of Michigan in the Governor; and

WHEREAS, Section 2 of Article V of the Michigan Constitution of 1963 empowers the Governor to make changes in the organization of the Executive Branch or in the assignment of functions among its units that he considers necessary for efficient administration; and

WHEREAS, it is important that the state of Michigan ensure that oil and gas development and transportation is balanced with protecting public health, safety, and natural resources; and

WHEREAS, the state of Michigan recognizes the importance of oil and gas development, transportation, and use in the state's economy; and

WHEREAS, state government leaders undertook an extensive review of the nexus between energy transmission and environmental protection with formation of the Michigan Petroleum Pipeline Task Force; and

WHEREAS, a key finding of the task force was that effective coordination of state and local resources – including stakeholders in conservation and environment, oil and gas development, and transportation, and other state agencies dealing with energy production and transportation – is needed to provide necessary transparency and to implement other task force recommendations; and

WHEREAS, establishment of a Pipeline Safety Advisory Board within the Michigan Department of Environmental Quality will advise and assist in the implementation of matters relating to hazardous liquid and gas pipeline safety, routing, construction, operation and maintenance, and provide recommendations for statutory, contractual, or procedural changes to improve the safety of pipelines in this state;

NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. AMENDMENT

A. Section I.B. of Executive Order 2015-14 is amended as follows:

- The individual appointed and serving representing federal response and recovery agencies, or his or her designee from within that federal response and recovery agency, shall be a non-voting ex officio member.

B. Section III.F. of Executive Order 2015-14 is amended as follows:

F. A majority of the voting members of the Board serving constitutes a quorum for the transaction of the board's business. The Board shall act in making its recommendations by a majority vote of its voting members.

II. MISCELLANEOUS

All other provisions of Executive Order 2015-14 not specifically amended by this Order shall remain unchanged.

This Executive Order shall become effective upon filing.

Given under my hand and the Great Seal of the state of Michigan this _____ day of April, in the Year of our Lord Two Thousand Sixteen

RICHARD D. SNYDER
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE

EXECUTIVE ORDERS

**EXECUTIVE ORDER
No. 2016 – 8**

AMENDMENT TO EXECUTIVE ORDER 2016-1

FLINT WATER INTERAGENCY COORDINATING COMMITTEE

MICHIGAN DEPARTMENT OF STATE POLICE

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the state of Michigan in the Governor; and

WHEREAS, Section 2 of Article V of the Michigan Constitution of 1963 empowers the Governor to make changes in the organization of the Executive Branch or in the assignment of functions among its units that he considers necessary for efficient administration; and

WHEREAS, municipal water in the City of Flint showed elevated lead levels after the City of Flint switched its water source to the Flint River; and

WHEREAS, the County of Genesee and the City of Flint have taken actions to cope with the situation, including but not limited to, switching back to the Detroit water system on October 16, 2015, declaring local states of emergency, activating the emergency response and recovery aspects of their emergency operations plan, marshaling and distributing required resources on a city-wide level, and issuing emergency public information and bulletins; and

WHEREAS, the Flint Water Advisory Task Force was formed as an independent advisory task force charged with reviewing actions regarding water use and testing in Flint; and

WHEREAS, the Flint Water Advisory Task Force has made an interim recommendation that the state government should coordinate a sustained, public-health focused response to remedy, to the fullest extent possible, the impacts on the Flint community; and

WHEREAS, on January 5, 2016, the Governor issued a proclamation declaring a state of emergency in the County of Genesee and the City of Flint; and

WHEREAS, multiple state departments and local authorities share the responsibility for ensuring safe drinking water and the coordination of efforts to address the consequences resulting from the presence of elevated lead levels in drinking water; and

WHEREAS, ensuring safe drinking water and addressing the consequences of elevated lead levels in drinking water will require collaboration and communication between state departments, local governments, and subject matter experts; and

WHEREAS, the establishment of a Flint Water Interagency Coordinating Committee within the Michigan Department of State Police will facilitate the collaboration and communication between state departments, local governments, and subject matter experts necessary to effectively coordinate a response and recovery effort;

NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

I. AMENDMENT

A. Section I.B. of Executive Order 2016-1 is amended as follows:

The Coordinating Committee shall be composed of the following eighteen (18) members who shall serve an initial term expiring on December 31, 2018.

- The Director of Office of Urban Initiatives within the Executive Office of the Governor;
- The Deputy State Director of Emergency Management and Homeland Security within the Michigan Department of State Police;
- The Director of the Department of Environmental Quality, or his or her designee;
- The Director of the Department of Health and Human Services, or his or her designee;
- The Director of the Department of Licensing and Regulatory Affairs, or his or her designee;
- The State Treasurer, or his or her designee;
- The Superintendent of Public Instruction, or his or her designee;
- The elected Mayor of the City of Flint who shall be appointed to the Coordinating Committee by the Governor;
- Three (3) additional representatives of the City of Flint who shall be submitted by the Mayor of the City of Flint and appointed to the Coordinating Committee by the Governor;
- One (1) additional representative of the City of Flint who shall be submitted by the Flint City Council and appointed to the Coordinating Committee by the Governor; and
- Three (3) representatives of Genesee County who shall be submitted by the Genesee County Board of Commissioners and appointed to the Coordinating Committee by the Governor; and
- Three (3) subject matter experts who shall be appointed to the Coordinating Committee by the Governor.

After the initial appointments, members of the Coordinating Committee appointed under this subsection shall serve terms of three years.

II. MISCELLANEOUS

A. All other provisions of Executive Order 2016-1 not specifically amended by this Order shall remain unchanged.

B. A member of the Coordinating Committee appointed and serving under section I.B. of Executive Order 2016-1 shall continue under this Order as a member of the Coordinating Committee.

C. This Order does not invalidate any actions already taken by the Coordinating Committee created pursuant to Executive Order 2016-1.

The Executive Order shall become effective upon filing.

Given under my hand and the Great Seal of
the state of Michigan this _____ day of
April, in the year of our Lord, Two
Thousand Sixteen

RICHARD D. SNYDER
GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE

(2016 SESSION)

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the Office of Regulatory Reform.”

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

**MICHIGAN ADMINISTRATIVE CODE TABLE
(2015 RULE FILINGS)**

R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue
125.651	R	4	338.613	*	6	338.12001a	A	6
125.652	R	4	338.617	*	6	338.13002	A	8
125.653	R	4	338.619	*	6	339.14002	A	6
125.654	R	4	338.621	*	6	400.5001	R	3
206.28	A	8	338.623	*	6	400.5002	R	3
281.700.3	*	4	338.602	A	6	400.5004	R	3
325.1	*	2	338.604	A	6	400.5005	R	3
325.2	*	2	338.627	A	6	400.5006	R	3
325.3	*	2	338.629	A	6	400.5008	R	3
325.4	*	2	338.641	A	6	400.5009	R	3
325.2581	R	3	338.645	a	6	400.5011	R	3
325.2583	R	3	338.647	A	6	400.5013	R	3
325.2584	R	3	338.649	A	6	400.5014	R	3
325.2586	R	3	338.609	R	6	400.5016	R	3
325.2587	R	3	338.625	R	6	400.5017	R	3
325.2588	R	3	338.1303	A	8	400.5018	R	3
325.2589	R	3	338.1751a	A	6	408.10702	A	5
325.2590	R	3	338.2201a	A	6	408.10711	*	5
325.2591	R	3	338.3113	*	8	408.10712	*	5
325.52001	*	6	338.3120	*	8	408.10713	*	5
325.52002	*	6	338.3121	*	8	408.10727	*	5
325.52003	*	6	338.3123	*	8	408.10753	*	5
325.52005	*	6	338.3125	*	8	408.18502	*	5
325.52008	*	6	338.3651	A	6	408.18599	*	5
325.52011	*	6	338.3653	A	6	408.14016e	R	6
325.50251	*	5	338.3655	A	6	408.14017a	R	6
325.50252	*	5	338.3657	A	6	408.14018a	R	6
325.50253	*	5	338.3659	A	6	408.14019a	R	6
325.50254	*	5	338.3661	A	6	408.14019b	R	6
325.50255	*	5	338.3663	A	6	408.14019c	R	6
325.50256	*	5	338.3665	A	6	408.14020a	R	6
325.50257	*	5	338.3901a	A	6	408.14021a	R	6
325.50258	*	5	338.4971	*	6	408.14021b	R	6
325.52601	*	5	338.4972	*	6	408.14022a	R	6
325.52602	*	5	338.4973	*	6	408.14023a	R	6
338.1a	A	8	338.4976	*	6	408.14024a	R	6
338.601	*	6	338.4978	*	6	408.14025a	R	6
338.607	*	6	338.4982	*	6	408.14025b	R	6
338.611	*	6	338.6103	A	8	408.14026a	R	6

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

2016 MR 8 – May 15, 2016

R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue
408.14027a	R	6	408.41007	A	6	408.41055	A	6
408.14028a	R	6	408.41035	A	6	408.41055a	A	6
408.14029a	R	6	408.41035a	A	6	408.41055b	A	6
408.14030a	R	6	408.41035b	A	6	408.41055c	A	6
408.14031a	R	6	408.41035c	A	6	408.41056	A	6
408.14032a	R	6	408.41035d	A	6	408.41056a	A	6
408.14033a	R	6	408.41036	A	6	408.41056b	A	6
408.14034a	R	6	408.41036a	A	6	408.41056c	A	6
408.14041a	R	6	408.41036b	A	6	408.41056d	A	6
408.17405	*	8	408.41036c	A	6	408.41056e	A	6
408.17411	*	8	408.41036d	A	6	408.41056f	A	6
408.17421	*	8	408.41037	A	6	408.41056g	A	6
408.17422	*	8	408.41037a	A	6	408.41056h	A	6
408.17423	*	8	408.41037b	A	6	408.41056i	A	6
408.17424	*	8	408.41037c	A	6	408.41057	A	6
408.17426	*	8	408.41037d	A	6	408.41058	A	6
408.17432	*	8	408.41037e	A	6	408.41060	A	6
408.17433	*	8	408.41037f	A	6	408.41060a	A	6
408.17434	*	8	408.41038	A	6	408.41060b	A	6
408.17435	*	8	408.41038a	A	6	408.41060c	A	6
408.17436	*	8	408.41038b	A	6	408.41061	A	6
408.17437	*	8	408.41038c	A	6	408.41061a	A	6
408.17440	*	8	408.41039	A	6	408.41061b	A	6
408.17451	*	8	408.41039a	A	6	408.41061c	A	6
408.17461	*	8	408.41039b	A	6	408.41061d	A	6
408.17463	*	8	408.41040	A	6	408.41061e	A	6
408.41003a	*	6	408.41051a	R	6	408.41061f	A	6
408.41006a	*	6	408.41052	A	6	408.41061g	A	6
408.41001	A	6	408.41052a	A	6	408.41062	A	6
408.41003	A	6	408.41052b	A	6	408.41063	A	6
408.41003b	A	6	408.41053	A	6	408.41064	A	6
408.41003c	A	6	408.41053a	A	6	408.41065a	R	6
408.41003d	A	6	408.41053b	A	6	408.41066a	R	6
408.41003e	A	6	408.41053c	A	6	408.41067a	R	6
408.41006	A	6	408.41053d	*	6	408.41068a	R	6
408.41006b	A	6	408.41053e	*	6	408.41069a	R	6
408.41006c	A	6	408.41053f	A	6	408.41070a	R	6
408.41006d	A	6	408.41053g	A	6	408.41070b	R	6
408.41006e	A	6	408.41054	A	6	408.41071a	R	6

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

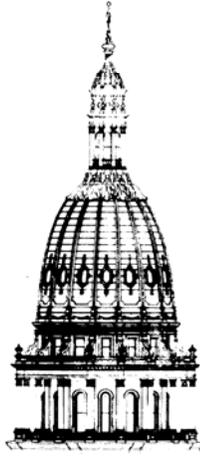
2016 MR 8 – May 15, 2016

R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue	R Number	Action	2016 MR Issue
408.41072a	R	6	408.41085b	A	6	408.41016a	R	6
408.41073a	R	6	408.41085c	A	6	408.41016b	R	6
408.41074a	R	6	408.41085d	A	6	408.41016c	R	6
408.41075a	R	6	408.41085e	A	6	408.41016d	R	6
408.41080	A	6	408.41085f	A	6	408.41501	A	6
408.41080a	A	6	408.41085g	A	6	408.41505	A	6
408.41080b	A	6	408.41085h	A	6	408.41510	A	6
408.41080c	A	6	408.41086	A	6	408.41515	A	6
408.41080d	A	6	408.41086a	A	6	408.41520	A	6
408.41080e	A	6	408.41086b	A	6	408.41521	A	6
408.41080f	A	6	408.41086c	A	6	408.41522	A	6
408.41080g	A	6	408.41086d	A	6	408.41523	A	6
408.41080h	A	6	408.41086e	A	6	408.41524	A	6
408.41080i	A	6	408.41086f	A	6	408.41525	A	6
408.41080j	*	6	408.41086g	A	6	408.41526	A	6
408.41080k	*	6	408.41087	A	6	408.41527	A	6
408.41080l	A	6	408.41088	A	6	408.41530	A	6
408.41080m	A	6	408.41089	A	6	408.41531	A	6
408.41080n	A	6	408.41090	A	6	408.41540	A	6
408.41080o	A	6	408.41090a	A	6	408.41541	A	6
408.41081	A	6	408.41090b	A	6	408.41542	A	6
408.41082	A	6	408.41090c	*	6	408.41543	A	6
408.41082a	A	6	408.41090d	*	6	408.41550	A	6
408.41082b	A	6	408.41090e	A	6	408.41560	A	6
408.41082c	A	6	408.41001a	R	6	408.41561	A	6
408.41082d	A	6	408.41004a	R	6	408.41562	A	6
408.41082e	A	6	408.41005a	R	6	408.41563	A	6
408.41082f	A	6	408.41008a	R	6	408.41564	A	6
408.41082g	A	6	408.41009a	R	6	408.41570	A	6
408.41083	A	6	408.41009b	R	6	408.41580	A	6
408.41084	A	6	408.41011a	R	6	408.41590	A	6
408.41084a	A	6	408.41011b	R	6	408.41595	A	6
408.41084b	A	6	408.41011c	R	6	408.41605	*	4
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408.41084f	A	6	408.41013a	R	6	484.72	*	8
408.41085	A	6	408.41014a	R	6	484.73	*	8
408.41085a	A	6	408.41015a	R	6	484.74	*	8

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2016 MR Issue
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792.10101	*	5
792.11501	*	5
792.11503	R	5
792.11504	R	5
792.11505	R	5
792.11506	R	5
792.11507	R	5
792.11508	R	5
792.11509	R	5
792.1151	R	5
792.11511	R	5
792.11512	R	5
792.11513	R	5
792.11514	R	5
792.11515	R	5
792.11516	R	5
792.11517	R	5

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)



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**ADMINISTRATIVE RULES
ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2015 SESSION)**

Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”

Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.

(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”

2016 Michigan Public Acts Table

Legislative Service Bureau
Legal Division, Statutory Compiling and Law Publications Unit
124 W. Allegan, Lansing, MI 48909

May 12, 2016
Through Act 116 of 2016

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
1	4983		Yes	1/26	1/26	4/25/16	Natural resources; fishing; entrance into state-operated public boating access sites and certain state parks on free fishing weekends; allow free of charge. (Rep. B. Rendon)
2	4604		Yes	1/26	1/26	2/25/16	Natural resources; soil and erosion; soil erosion and sedimentation permit process; provide exemption for certain agricultural practices. (Rep. B. Roberts)
3	5220		Yes	1/29	1/29	1/29/16	Appropriations; supplemental; distribution of certain appropriated revenue from the state general fund to department of health and human services; provide for. (Rep. P. Phelps)
4	4459		Yes	2/2	2/2	2/2/16	Traffic control; driver license; emergency contact information encoded in driver license; allow. (Rep. P. Lucido)
5	4460		Yes	2/2	2/2	2/2/16	State; identification cards; emergency contact information on state identification card; provide for. (Rep. P. Lucido)
6	4535		Yes	2/2	2/2	5/2/16	Weapons; licensing; requirement to obtain a license to purchase, carry, possess, use, or transport a pistol; exempt law enforcement officers. (Rep. L. Theis)
7		0232	Yes	2/2	2/2	2/2/16	Use tax; definitions; definition of auto dealer; modify. (Sen. D. Robertson)
8		0233	Yes	2/2	2/2	2/2/16	Sales tax; definitions; definition of auto dealer; modify. (Sen. D. Robertson)

* - I.E. means Legislature voted to give the Act immediate effect.

** - Act takes effect on the 91st day after sine die adjournment of the Legislature.

*** - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

- Tie bar.

2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
9		0539	Yes	2/16	2/16	2/16/16	Higher education; financial aid ; promise zones; modify administration. (Sen. G. Hansen)
10		0540	Yes	2/16	2/16	2/16/16 #	Property tax; state education tax ; distribution of state education tax; modify. (Sen. J. Ananich)
11	5023		Yes	2/16	2/16	5/16/16	Natural resources; other ; dark sky preserves; expand locations. (Rep. P. Pettalia)
12		0328	Yes	2/16	2/16	5/16/16	Law enforcement; state police ; grade and duties of state law enforcement officers; modify. (Sen. T. Schuitmaker)
13		0303	Yes	2/16	2/16	5/16/16	Cemeteries and funerals; other ; investment of money in a perpetual care and maintenance fund; expand authority. (Sen. M. Knollenberg)
14		0394	Yes	2/16	2/16	5/16/16	Housing; inspection ; multi-unit inspections; make discretionary unless complaint is received and include certain townships within scope of act. (Sen. D. Robertson)
15		0615	Yes	2/16	2/16	2/16/16	Civil procedure; remedies ; judgments against municipalities that are collected as tax levies; prohibit transmission or capturing by other governmental entity. (Sen. W. Schmidt)
16	4455		Yes	2/23	2/23	5/23/16	Highways; bridges ; bridge inspection process; modify. (Rep. B. Glardon)
17	5070		Yes	2/23	2/23	5/23/16	Labor; health and safety ; franchisee and franchisor responsibility as employer under the Michigan occupational safety and health act; clarify. (Rep. E. Leutheuser)
18	5071		Yes	2/23	2/23	5/23/16	Labor; hours and wages ; employer responsibility for employees; allocate between franchisor and franchisee. (Rep. P. Somerville)

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
19	5072		Yes	2/23	2/23	5/23/16	Labor; hours and wages ; franchisor responsibility for minimum wage violations; clarify. (Rep. N. Jenkins)
20	5073		Yes	2/23	2/23	5/23/16	Employment security; employers ; franchisee and franchisor responsibility for contributions and benefits; clarify. (Rep. D. Garcia)
21		0513	Yes	2/23	2/23	2/23/16	Highways; name ; renaming a bridge on US-10; designate as the "Corpsman Aaron D. Ullom Memorial Bridge". (Sen. J. Stamas)
22	4853		Yes	2/23	2/23	5/23/16	Vehicles; motorcycles ; fee for motorcycle safety course; modify. (Rep. J. Tedder)
23	4854		Yes	2/23	2/23	5/23/16	Vehicles; motorcycles ; waiver of certain test requirements for individuals who complete a motorcycle safety course; provide for. (Rep. J. Tedder)
24		0136	Yes	2/26	2/26	2/26/16	Appropriations; zero budget ; supplemental appropriations; provide for fiscal year 2015-2016. (Sen. D. Hildenbrand)
25	4888		Yes	3/1	3/1	5/30/16	Property tax; other ; assessment roll; allow assessor to maintain electronically. (Rep. H. Hughes)
26		0503	Yes	3/1	3/1	5/30/16	Children; adoption ; Michigan Indian family preservation act (MIFPA); modify. (Sen. J. Emmons)
27	4758		Yes	3/1	3/1	3/1/16	Drains; financing ; term bonds with mandatory redemption; provide for. (Rep. A. Pscholka)
28	4727		Yes	3/1	3/1	5/30/16	Aeronautics; other ; regulations for tall structures; revise for meteorological towers. (Rep. T. Cole)

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
29		0554	Yes	3/8	3/8	6/6/16	Health; occupations; use of electronic continuing education tracking services; allow. <i>(Sen. T. Schuitmaker)</i>
30		0555	Yes	3/8	3/8	6/6/16	Occupations; individual licensing and regulation; use of electronic continuing education tracking services; allow. <i>(Sen. T. Schuitmaker)</i>
31		0056	Yes	3/8	3/8	3/8/16	Courts; judges; salary formula for judges; modify. <i>(Sen. R. Jones)</i>
32		0176	Yes	3/8	3/8	6/6/16 #	Crimes; intoxication or impairment; oversight for ignition interlock servicing centers; provide for department of state. <i>(Sen. T. Schuitmaker)</i>
33		0357	Yes	3/8	3/8	6/6/16 #	Occupations; vehicles, dealers and repair facilities; breath alcohol ignition interlock mechanics and servicers; include in motor vehicle service and repair act. <i>(Sen. T. Schuitmaker)</i>
34	4980		Yes	3/8	3/8	6/6/16 #	Criminal procedure; sentencing guidelines; guidelines for crime of knowingly providing false information concerning an ignition interlock device; revise. <i>(Rep. K. Kesto)</i>
35		0334	Yes	3/8	3/8	3/8/16	Children; protection; reporting child abuse or child neglect through an online reporting system and waiving a written report under certain circumstances; allow, change venereal disease to sexually transmitted infection, and allow federal or state governmental agency access to certain records. <i>(Sen. J. Emmons)</i>
36		0588	Yes	3/8	3/8	6/6/16	Natural resources; hunting; certain tribal conservation officers; authorize to demand hunting, fishing, or fur harvester's licenses. <i>(Sen. T. Casperson)</i>
37		0680	Yes	3/8	3/8	3/8/16	Mental health; other; naming the new patient programming center at the Walter P. Reuther Psychiatric Hospital the "James K. Haveman Center for Activity, Rehabilitation, and Therapy"; provide for. <i>(Sen. P. MacGregor)</i>
38		0150	Yes	3/15	3/15	3/15/16	Insurance; health insurers; health plans that provide prescription drug coverage; clarify requirements for synchronizing multiple prescriptions and dispensing fees. <i>(Sen. M. O'Brien)</i>

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
39		0051	Yes	3/15	3/15	6/13/16	Highways; name ; renaming a portion of highway in Genesee County; designate as "John Wayne "Dusty" Marcum Memorial Highway". (Sen. K. Horn)
40		0444	Yes	3/15	3/15	6/13/16	Health; emergency services ; critical incident stress management services for emergency service providers; provide for, prohibit disclosure of confidential communications, and provide immunity from liability. (Sen. J. Stamas)
41		0471	Yes	3/15	3/15	6/13/16	Courts; district court ; sixty-seventh district; clarify fourth division jurisdiction. (Sen. D. Robertson)
42		0472	Yes	3/15	3/15	6/13/16	Taxation; tobacco ; tobacco product manufacturers' escrow accounts act; modify. (Sen. W. Schmidt)
43		0473	Yes	3/15	3/15	6/13/16	Tobacco; generally ; tobacco products tax act; require certain enforcement disclosures. (Sen. P. MacGregor)
44		0578	Yes	3/15	3/15	6/13/16	Consumer credit; predatory lending ; mortgage borrowers' bill of rights; modify to refer to federal home loan publications. (Sen. D. Booher)
45		0644	Yes	3/15	3/15	3/15/16	Businesses; nonprofit corporations ; authorization to restructure municipal health facilities corporations; revise requirements. (Sen. J. Stamas)
46	4314		Yes	3/15	3/15	6/13/16	Traffic control; violations ; operation of a motor vehicle on property open to public in a manner that would be a moving violation if on public property causing death or serious impairment of a body function; prohibit, and provide penalties. (Rep. S. Singh)
47	4408		Yes	3/15	3/15	6/13/16 #	Health occupations; veterinarians ; veterinarian continuing education requirement; modify, and include veterinary technicians and a license cycle for veterinarian and veterinary technician licenses. (Rep. K. Crawford)
48	4458		Yes	3/15	3/15	6/13/16	Transportation; other ; complete streets advisory council; eliminate. (Rep. J. Runestad)

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
49	4999		Yes	3/15	3/15	6/13/16 #	Health; pharmaceuticals; dispensing prescription drug or device requirements; expand to include an out-of-state veterinary prescriber, and amend certain other provisions relating to veterinary licensing. (Rep. E. McBroom)
50	5105		No	3/15	3/15	**	Insurance; health insurers; health insurance claims assessment on carriers and third party administrators; modify sunset. (Rep. A. Pscholka)
51	4887		Yes	3/22	3/22	3/22/16	Individual income tax; other; limitations on investment direction of contributions made to a Michigan education savings account; modify. (Rep. A. Forlini)
52	4747		Yes	3/22	3/22	6/20/16	Property; other; adverse possession; prohibit against local units of government. (Rep. H. Hughes)
53	5385		Yes	3/29	3/29	3/29/16 #	State financing and management; authorities; Michigan financial review commission; expand to include certain education districts. (Rep. E. Poleski)
54	5296		Yes	3/29	3/29	3/29/16	Appropriations; zero budget; supplemental appropriations for distressed public schools; provide for fiscal year 2015-2016. (Rep. A. Pscholka)
55		0507	Yes	3/29	3/29	6/27/16	Environmental protection; recycling; registration and reporting requirements; establish for recyclers of material from residential and commercial waste. (Sen. M. Green)
56		0216	Yes	3/29	3/29	6/27/16	School aid; other; certain references to general education development (GED); modify. (Sen. D. Robertson)
57		0551	Yes	3/29	3/29	6/27/16	Probate; wills and estates; designation of a funeral representative to make disposition arrangements for decedent; provide for. (Sen. T. Schuitmaker)
58	4577		Yes	3/29	3/29	3/29/16	Traffic control; driver license; renewal of unexpired seasonal restricted commercial driver licenses; allow. (Rep. D. Lauwers)

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
59	5034		Yes	3/29	3/29	6/27/16	Probate ; wills and estates; fiduciary access to digital assets act; enact. <i>(Rep. A. Forlini)</i>
60	4792		Yes	3/29	3/29	6/27/16	Health occupations ; health care professionals; authorized health professionals from other states accompanying athletic teams to sporting events in this state; provide licensing waiver. <i>(Rep. R. Wittenberg)</i>
61	5377		Yes	4/5	4/5	4/5/16	Appropriations ; supplemental; Michigan natural resources trust fund; provide appropriations for fiscal year 2015-2016. <i>(Rep. J. Bumstead)</i>
62	5107		Yes	4/5	4/5	7/4/16	Law enforcement ; other; human trafficking notification act; create. <i>(Rep. K. Heise)</i>
63		0374	Yes	4/5	4/5	7/4/16 #	Health ; code; references to venereal disease; revise to sexually transmitted infection. <i>(Sen. C. Hertel)</i>
64		0375	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. P. MacGregor)</i>
65		0376	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. D. Knezek)</i>
66		0377	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. W. Schmidt)</i>
67		0378	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. M. O'Brien)</i>
68		0379	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. R. Warren)</i>

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
69		0380	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. J. Marleau)</i>
70		0381	Yes	4/5	4/5	7/4/16 #	Health ; code; references of venereal disease; revise to sexually transmitted infection. <i>(Sen. C. Young)</i>
71		0592	Yes	4/5	4/5	4/5/16	Health facilities ; other; designated places to perform surgical removal of a human organ; expand. <i>(Sen. C. Hertel)</i>
72	4418		Yes	4/5	4/5	7/4/16	Traffic control ; traffic regulation; maple sap transport; include in agricultural commodities for exemption from seasonal road restrictions. <i>(Rep. L. Chatfield)</i>
73	4813		Yes	4/5	4/5	7/4/16	Occupations ; electricians; number of apprentice electricians a journeyman or master electrician may supervise on a jobsite; revise. <i>(Rep. A. Price)</i>
74	5006		Yes	4/5	4/5	7/4/16	Highways ; name; certain portion of Business Route I-96; designate as the "Lansing Firefighter Dennis E. Rodeman Memorial Highway". <i>(Rep. T. Cochran)</i>
75	4537		Yes	4/5	4/5	7/4/16	Labor ; fair employment practices; employee absence from work to provide emergency civil air patrol services; protect from adverse employment action. <i>(Rep. A. LaFontaine)</i>
76	5192		Yes	4/5	4/5	7/4/16	Occupations ; accounting; practice of public accounting; revise scope of practice. <i>(Rep. C. Afendoulis)</i>
77		0729	Yes	4/12	4/12	4/12/16	Transportation ; funds; counties to provide loans to townships for purpose of funding township road construction projects; allow. <i>(Sen. W. Schmidt)</i>
78		0171	Yes	4/12	4/12	7/11/16	Property tax ; exemptions; housing exemption for elderly or disabled families; modify. <i>(Sen. S. Bieda)</i>

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
79		0366	Yes	4/12	4/12	7/11/16	Records; public ; solicitation of a fee for providing a copy of a deed; regulate. (Sen. C. Hertel)
80		0502	Yes	4/12	4/12	7/11/16	Health; pharmaceuticals ; health care false claims act; modify exemption to exempt certain payments from drug manufacturers to certain persons for certain health care services. (Sen. J. Marleau)
81		0667	Yes	4/12	4/12	4/12/16	Liquor; advertising ; providing advertising items to retailers; modify. (Sen. J. Stamas)
82		0582	Yes	4/12	4/12	4/12/16	Property tax; delinquent taxes ; issuance of revenue notes secured by the collection of delinquent taxes by a county treasurer; allow. (Sen. J. Brandenburg)
83		0583	Yes	4/12	4/12	4/12/16	State financing and management; bonds ; requirement for a county treasurer to issue revenue notes secured by delinquent tax revenues; provide for. (Sen. J. Brandenburg)
84	4895		Yes	4/12	4/12	7/11/16	Liquor; licenses ; secondary location permit to sell beer and wine at retailers with motor fuel pumps; provide for. (Rep. A. Nesbitt)
85		0352	Yes	4/13	4/13	7/12/16	Health; home health care ; designated caregiver act; create. (Sen. M. O'Brien)
86		0476	Yes	4/19	4/19	4/19/16	Taxation; tobacco ; tobacco products act; eliminate sunset related to tax on cigars. (Sen. W. Schmidt)
87	4479		Yes	4/26	4/26	7/25/16	Crimes; assaultive ; assault or battery of a pregnant woman; increase penalties under certain circumstances. (Rep. A. Price)
88	4788		Yes	4/26	4/26	7/25/16 #	Criminal procedure; sentencing guidelines ; sentencing guidelines for crime of assault and battery of a pregnant individual; provide for. (Rep. A. Price)

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- ++ - Pocket veto.
- # - Tie bar.

2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
89		0508	Yes	4/26	4/26	7/25/16	Crimes; other ; intentional posting of sexually explicit visual material of another person without consent; prohibit. (Sen. S. Bieda)
90		0509	Yes	4/26	4/26	7/25/16 #	Crimes; penalties ; penalties for intentionally posting sexually explicit visual material of another person without consent; provide for. (Sen. R. Jones)
91	4477		Yes	4/26	4/26	7/25/16	Civil procedure; appeals ; service of papers; provide for alternate service if party is protected by a protective order. (Rep. K. Kesto)
92		0490	Yes	5/2	5/2	7/31/16	Trade; business practices ; provisions relating to the disclosure of customer information under video rental privacy statute; modify. (Sen. T. Schuitmaker)
93	4476		Yes	5/3	5/3	8/1/16	Civil procedure; other ; mediation; limit in certain domestic relations actions. (Rep. H. Santana)
94	4478		Yes	5/3	5/3	8/1/16	Civil procedure; personal protection orders ; acts that may be enjoined; include harming animals owned by petitioner. (Rep. R. Kosowski)
95	4480		Yes	5/3	5/3	8/1/16	Children; protection ; factors determining best interest of child; modify in cases of domestic violence. (Rep. K. Heise)
96	4481		Yes	5/3	5/3	8/1/16	Family law; child custody ; custody or parenting time for certain parents of a child conceived through sexual assault or sexual abuse; prohibit under certain circumstances. (Rep. L. Lyons)
97	4660		Yes	5/3	5/3	8/1/16	Insurance; health insurers ; reporting requirements for health maintenance organizations' enrollment levels; eliminate. (Rep. T. Leonard)
98	4661		Yes	5/3	5/3	8/1/16 #	Insurance; other ; medical malpractice report related to assumed liability to pay a claim; eliminate. (Rep. L. Theis)

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2016 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
99	4662		Yes	5/3	5/3	8/1/16	Insurance; other ; reporting requirements for state of competition in the commercial liability insurance market; eliminate. (Rep. H. Vaupel)
100	4663		Yes	5/3	5/3	8/1/16	Insurance; other ; reporting requirements for short-term limited duration policies; modify. (Rep. J. Runestad)
101	4664		Yes	5/3	5/3	8/1/16	Insurance; other ; reporting requirement for competition in the worker's compensation market; eliminate. (Rep. R. Franz)
102	4665		Yes	5/3	5/3	8/1/16 #	Insurance; other ; municipal claims report; eliminate. (Rep. R. Wittenberg)
103	4666		Yes	5/3	5/3	8/1/16 #	Insurance; other ; reference municipal claims report; eliminate. (Rep. D. Miller)
104	4667		Yes	5/3	5/3	8/1/16 #	Insurance; other ; reporting requirement for liquor liability insurance; eliminate. (Rep. R. Kosowski)
105	4668		Yes	5/3	5/3	8/1/16 #	Insurance; other ; waiver of proof of financial responsibility filing requirement for retail licensees; eliminate. (Rep. A. LaFontaine)
106	5257		Yes	5/3	5/3	8/1/16	Liquor; advertising ; social media promotions; define and allow. (Rep. K. Kesto)
107	5525		Yes	5/5	5/6	5/6/16	Property tax; special assessments ; state essential services assessment act; modify filing requirements. (Rep. A. Nesbitt)
108	5526		Yes	5/5	5/6	5/6/16	Property tax; exemptions ; general property tax act; modify filing requirements. (Rep. J. Farrington)

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	HB	SB					
109	5545		Yes	5/5	5/6	5/6/16	Property tax; special assessments; alternative state essential services assessment act; modify filing requirements. (Rep. J. Farrington)
110	5527		Yes	5/5	5/6	5/6/16	Economic development; plant rehabilitation; certain filing requirements; modify. (Rep. J. Farrington)
111	4187		Yes	5/10	5/10	8/8/16	Crimes; malicious destruction; vandalizing, desecrating, or intentionally destroying certain public property on a highway, freeway, or interstate road; prohibit, and provide penalties. (Rep. F. Durhal)
112		0331	Yes	5/10	5/10	8/8/16	Businesses; distributors and dealers; used motor vehicle parts dealers; require certain forms of payment for used tires, wheels, and rims. (Sen. R. Jones)
113	4793		Yes	5/10	5/10	8/8/16	Mental health; code; confidentiality of filing petitions for involuntary hospitalization; require. (Rep. P. Lucido)
114	4636		Yes	5/10	5/10	8/8/16	Occupations; insurance; sale of insurance for self-service storage units; eliminate license requirement. (Rep. B. Rendon)
115	5278		Yes	5/10	5/10	5/10/16	Drains; financing; incomplete drain improvement; specify types of costs that can be apportioned. (Rep. B. Glardon)
116	5163		Yes	5/10	5/10	8/8/16	State financing and management; funds; urban land assembly act; repeal, and transfer any remaining funds into the Michigan land bank. (Rep. K. Heise)

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