

Michigan Register

Issue No. 24– 2015 (Published January 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

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(This issue, published January 15, 2016, contains
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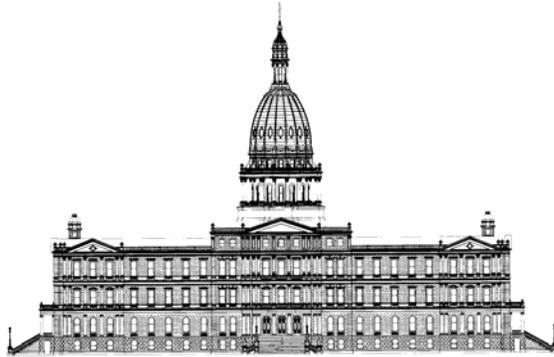
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Rick Snyder, Governor



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

2015 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2015	February 1, 2015
2	February 1, 2015	February 15, 2015
3	February 15, 2015	March 1, 2015
4	March 1, 2015	March 15, 2015
5	March 15, 2015	April 1, 2015
6	April 1, 2015	April 15, 2015
7	April 15, 2015	May 1, 2015
8	May 1, 2015	May 15, 2015
9	May 15, 2015	June 1, 2015
10	June 1, 2015	June 15, 2015
11	June 15, 2015	July 1, 2015
12	July 1, 2015	July 15, 2015
13	July 15, 2015	August 1, 2015
14	August 1, 2015	August 15, 2015
15	August 15, 2015	September 1, 2015
16	September 1, 2015	September 15, 2015
17	September 15, 2015	October 1, 2015
18	October 1, 2015	October 15, 2015
19	October 15, 2015	November 1, 2015
20	November 1, 2015	November 15, 2015
21	November 15, 2015	December 1, 2015
22	December 1, 2015	December 15, 2015
23	December 15, 2015	January 1, 2016
24	January 1, 2016	January 15, 2016

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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 HEALTH AND HUMAN SERVICES

MICHIGAN REHABILITATION SERVICES

VOCATIONAL REHABILITATION

Filed with the Secretary of State on January 5, 2016

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, 45a(6), or 48 of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

By authority conferred upon the director of the department of health and human services by 1964 PA 232 and Executive Reorganization Order Nos.1993-11, 1999-1, 2003-1, 2012-10, and 2015-4, MCL 395.81, 408.40, and 445.2011 and in accord with the Rehabilitation Act Amendments of 1998, P.L. 105-220.

R 395.1, R 395.3, R 395.4, R 395.5, R 395.6, R 395.7, R 395.8, R 395.21, R 395.22, R 395.23, R 395.24, R 395.31, R395.32, R 395.33, R 395.34, R 395.35, R 395.41 and R 395.42 are rescinded; and R 395.51, R 395.52. R 395.53, R 395.54, R 395.55, R 395.56, R 395.57, R 395.58, R 395.59, R 395.60, R 395.61, R 395.62, R 395.63, R 395.64, R 395.65, R 395.66, R 395.67, R 395.68, R 395.69, R 395.69, R 395.70, R 395.71, R 395.72, R 395.73, R 395.74, R 395.75, R 395.76, R 395.77, R 395.78, R 395.79, R 395.80, R 395.81, R 395.82, R 395.83, R 395.84, R 395.85, R 395.86, R 395.87, R 395.88, R 395.89 and R 395.90 are added to the Code as follows:

R 395.1 Rescinded.

R 395.3 Rescinded.

R 395.4 Rescinded.

R 395.5 Rescinded.

R 395.6 Rescinded.

R 395.7 Rescinded.

R 395.8 Rescinded.

R 395.21 Rescinded.

R 395.22 Rescinded.

R 395.23 Rescinded.

R 395.24 Rescinded.

R 395.31 Rescinded.

R 395.32 Rescinded.

R 395.33 Rescinded.

R 395.34 Rescinded.

R 395.35 Rescinded.

R 395.41 Rescinded.

R 395.42 Rescinded.

R 395.51 Definitions.

Rule 1. As used in these rules:

(a) “Clear and convincing evidence” means there is a high degree of certainty that the individual is incapable of benefiting from services in terms of an employment outcome.

(b) “Client Assistance Program” or “CAP” means the mandated program authorized under the rehabilitation act of 1973, 29 U.S.C. 701, which provides individual and systemic advocacy services to all MRS applicants and eligible individuals including additional information, problem resolution assistance, and assistance with an appeal.

(c) “Competitive integrated employment” means work that complies with the following:

(i) Is performed on a full-time or part-time basis, including self-employment, and for which an individual is compensated at a rate that includes all of the following:

(A) Is not less than the higher of the rate specified in section 6(a)(1) of the Fair Labor Standards Act of 1938, 29 U.S.C. 206(a)(1) or the rate required under the applicable state or local minimum wage law.

(B) Is not less than the customary rate paid by the employer for the same or similar work performed by other employees who are not individuals with disabilities and who are similarly situated in similar occupations by the same employer and who have similar training, experience, and skills.

(C) In the case of an individual who is self-employed, yields an income that is comparable to the income received by other individuals who are not individuals with disabilities and who are self-employed in similar occupations or on similar tasks and who have similar training, experience, and skills.

(D) Is eligible for the level of benefits provided to other employees.

(ii) Is at a location where the employee with a disability interacts for the purpose of performing the duties of the position with other persons, for example, customers and vendors, who are not individuals with disabilities. This requirement does not include supervisory personnel or individuals who are providing services to such employee to the same extent that employees who are not individuals with disabilities and who are in comparable positions interact with other persons.

(iii) Presents, as appropriate, opportunities for advancement that are similar to those for other employees who are not individuals with disabilities and who have

similar positions.

(d) “Comparable services and benefits” means services and benefits, not including awards and scholarships based on merit, that are provided or paid for, in whole, or in part, by other federal, state, or local public agencies, by health insurance, or by employee benefits that are available to the individual that the individual would otherwise receive from the designated state vocational rehabilitation agency.

(e) “Cost of attendance” means the total amount it will cost a student to attend school in a year.

(f) “Employment outcome” means entering or retaining full-time employment, or if appropriate, part-time competitive employment in the integrated labor market, supported-employment, or any other type of employment in an integrated setting, including self-employment, telecommuting, or business ownership, that is consistent with an individual’s strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice.

(g) “Individualized plan for employment” or “IPE” means a written document prepared on a form approved by MRS and developed to afford the individual meaningful opportunity to exercise informed choice in the selection of the following:

(i) Employment goal.

(ii) Specific vocational rehabilitation services required to achieve the employment goal.

(iii) Entities that will provide services.

(iv) Methods of service provision.

(h) “Job in jeopardy” means an individual who is in danger of being terminated from his or her job due to disability-related factors.

(i) “Michigan Rehabilitation Services or “MRS” means the part of a network of vocational rehabilitation programs across the United States authorized by the federal rehabilitation act of 1973, as amended, PL 105-220.

(j) “Part-time employment” means employment that is permanently assigned to an employee that is less than 30 hours of work per week.

(k) “Rehabilitation technology” means the systematic application of technologies, engineering methodologies, or scientific principles to meet the needs of and address the barriers confronted by individuals with disabilities.

(l) “Seasonal employment” means employment as defined by the United States department of labor to be less than 5 months duration and is linked to seasonal or climatic conditions.

(m) “Substantial impediment to employment” means a physical or mental impairment that materially hinders an individual from preparing for, engaging in, or retaining employment consistent with the individual’s abilities and capabilities.

(n) “Substantial services” means services that are provided in the context of a counseling relationship and the individual’s informed choice, and that make a significant contribution to the individual’s employment outcome. Substantial services may be provided directly, purchased, or arranged.

(o) “Temporary employment” means employment for 180 days or less.

(p) “Underemployment” means employment in which there is a significant discrepancy between the individual’s demonstrated abilities and capabilities and the demands of the current job.

(q) “Unsteady employment” means employment that is seasonal, intermittent, temporary, permanently part-time, or subjects the individual to a pattern of layoffs or variations in the availability of work.

(r) “Vocational rehabilitation services” or “VRS” means those services available to assist the individual with a disability in preparing for, securing, retaining, or regaining an employment

outcome that is consistent with the individual's strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice. Services provided shall be published in MRS policy and be made available to the public.

R 395.52 Implementation of processes; policy.

Rule 2. MRS shall publish and make available to the public procedures for the implementation of these rules.

R 395.53 Purpose.

Rule 3. (1) MRS shall assist eligible individuals with physical or mental disabilities to prepare for and achieve an employment outcome.

(2) The MRS process is based upon an Individualized Plan for Employment (IPE) which is oriented to an individual's achievement of a vocational goal. Services provided must be essential to overcome the vocational impediment and must be provided at the least cost to meet the individual's rehabilitation needs.

R 395.54 General requirements.

Rule 4. (1) MRS shall not discriminate on the basis of race, religion, age, national origin, color, height, weight, marital status, sex, sexual orientation, gender identity or expression, political beliefs, or disability.

(2) MRS shall not impose duration of residence requirement as part of determining an individual's eligibility for vocational rehabilitation services or that excludes from services under the IPE any individual who is legally present in this state.

(3) Throughout the individual's rehabilitation program, every opportunity shall be provided to the individual to make informed choices regarding the rehabilitation process. MRS shall maintain documentation of opportunities for making informed choices the individual's case record.

(4) MRS shall establish and maintain a case record for each individual and recipient of vocational rehabilitation services, which includes data necessary to comply with MRS and federal rehabilitation services administration requirements.

(5) MRS shall make administrative decisions about the district and office boundaries in which individuals are served. Individuals do not have a right to select the office or district in which they are served or the counselor who will serve them.

(6) Individuals are served in geographic MRS districts and offices according to their residence. Individuals who change their permanent residence may have the option to have their cases transferred, with supervisory approval, to the district or office to which they have moved.

(7) Individuals have the right to appeal the denial of a request to change counselors within an office.

(8) Case service expenditures, whether assessment or IPE services, require written authorization by MRS prior to or simultaneously with the initiation of the service. Retroactive authorizations are prohibited.

(9) Goods and services shall be provided subject to the statewide availability of funds. Goods and services shall be explored by the individual, with assistance from the MRS counselor, and the individual may be involved in the choice of who will provide goods and services.

(10) When appropriate, MRS counselors shall provide the referral necessary to support individuals with disabilities in securing needed services from other agencies and organizations.

(11) The MRS counselor shall inform each individual of the procedure for requesting a review or redetermination of an agency decision with which he or she disagrees, including how the individual may request a hearing and the availability of CAP.

R 395.55 Confidentiality.

Rule 5. (1) MRS shall keep all personal information concerning individuals, including but not limited to, photographs and lists of names, confidential.

(2) MRS may release personal information only to individuals or entities directly connected with the administration of the vocational rehabilitation program and only to the extent permitted under federal regulations governing the vocational rehabilitation program. Information containing identifiable personal information shall not be shared with advisory or other bodies that do not have official responsibility for administration of the program.

(3) MRS shall release personal information only with the informed, written consent of the individual. MRS shall release personal information without informed, written consent of the individual as needed to protect the applicant from physical harm to self or others and in response to any of the following:

(a) Law enforcement, fraud, or abuse investigations.

(b) In response to a judicial order.

(c) When required by federal statute or regulation.

(d) For audit, research, or evaluation purposes as allowed under the federal regulations 34 CFR 361.38(d).

(e) In a suspected case of abuse, neglect, exploitation, or endangerment of the individual.

(4) Information obtained from another agency or organization shall be released only by, or under the conditions established by, the other agency/organization.

(5) When requested in writing by an individual, MRS shall make the information requested accessible to the individual and release the information to the individual or the individual's representative in a timely manner.

(6) Medical, psychological, and other information that may be potentially harmful to the individual shall not be directly released to the individual but shall be released instead to a third party chosen by the individual that may include any of the following:

(a) A qualified medical or mental health professional.

(b) Advocate.

(c) Family member.

(d) Legal guardian.

(7) MRS may release information to parents or legal guardians of individuals who are minors under the same conditions as it may be released directly to individuals.

(8) Release of information to an individual, agency, or organization other than those specified in these rules shall contain a statement precluding its further release.

(9) MRS counselors shall advise individuals and providers of information of the confidentiality and release restrictions in this rule through appropriate means of communication.

R 395.56 Application for MRS services.

Rule 6. To apply for MRS services, an individual, or his or her representative as appropriate, shall do all of the following:

(a) Complete and sign an MRS application form or otherwise request services and provide the equivalent information.

(b) Provide information necessary to determine eligibility and priority for services.

(c) Be available to complete the assessment process.

R 395.57 Eligibility criteria.

Rule 7. (1) An individual is eligible for MRS services if, after an assessment has been conducted, MRS determines that the individual meets both of the following:

(a) Has a physical or mental impairment which, for the individual, constitutes or results in a substantial impediment to employment.

(b) Requires MRS to prepare for, secure, retain, advance in, or regain employment consistent with the individual's unique strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice. For purposes of an assessment for determining eligibility and vocational rehabilitation needs under the act, an individual shall be presumed to have a goal of an employment outcome.

R 395.58 Presumption of benefit.

Rule 8. All individuals who apply for services, including individuals who have been determined to have a disability under social security disability insurance and supplemental security income, are presumed to be able to benefit in terms of an employment outcome from VRS unless found to be ineligible for services due to the severity of the disability by clear and convincing evidence.

R 395.59 Eligibility determination.

Rule 9. The responsibility for making an eligibility determination shall be made by a qualified vocational rehabilitation counselor employed by MRS and shall not be delegated to any other individual or agency.

R 395.60 Time frame for eligibility determination.

Rule 10. (1) MRS shall make an eligibility determination for MRS services no later than 60 days from the date of application unless the individual is notified in writing of either of the following:

(a) That the eligibility period is being extended because exceptional and unforeseen circumstances beyond control of the MRS counselor preclude the MRS counselor from completing the determination within the prescribed time frame, and the individual agrees that a specific extension of time is warranted.

(b) When extended assessment through an extended evaluation plan or trial work experiences are necessary to determine if the individual is capable of benefiting, in terms of an employment outcome, from vocational rehabilitation services.

(2) Extending the eligibility determination period as described in R 395.64 is not applicable to supplemental security income recipients or social security disability insurance beneficiaries seeking MRS services pursuant to the federal requirements under 34 CFR 361.42(a)3(B)(ii). The MRS counselor shall make an eligibility determination for recipients of social security disability benefits no later than 60 days from the date of application.

(3) The only exception to this federal requirement is when the case record is moved to Trial Work Experiences (TWE) or Extended Evaluation (EE) within 60 days of the date of application. Trial work or further evaluation under an extended evaluation plan is only done when the MRS counselor has serious doubt about the individual's ability to benefit from MRS services to achieve an employment outcome.

R 395.61 Extended assessment; extended evaluation plan and trial work experiences.

Rule 11. (1) Before an individual with a significant disability can be determined to be incapable of benefiting from services in terms of an employment outcome, MRS shall provide an extended assessment.

(2) The presumption of employability continues during the extended assessment and may be refuted only if MRS demonstrates by clear and convincing evidence that the individual cannot benefit from services in terms of an employment outcome.

(3) During the extended assessment, MRS shall explore the individual's abilities, capabilities, and capacity to perform in work situations in the most integrated settings through the use of trial work experiences with appropriate supports except under limited circumstances when an individual cannot or is not ready to take advantage of such experiences. These circumstances include individuals who are medically unstable and require treatment to achieve stability and individuals whose disabilities are not treatable, remediable, or who are near death.

(4) Trial work experiences shall be of sufficient variety and over a sufficient period of time, and with appropriate supports, so that a MRS counselor may determine the eligibility of the individual or to determine the existence of clear and convincing evidence that the individual is incapable of benefiting in terms of an employment outcome from vocational rehabilitation services due to the severity of the individual's disability.

(5) A MRS counselor shall develop a written extended assessment plan that includes identification of the services necessary to determine eligibility and the nature and scope of services required to achieve an employment outcome.

(6) An individual, or his or her representative, shall be a full and active participant in the development of his or her extended assessment plan and in the selection of services and service providers and shall sign and be provided a copy of the written document.

(7) A MRS counselor shall regularly and routinely evaluate progress toward achieving the assessment outcomes.

(8) A MRS counselor shall terminate the extended assessment at any time an eligibility determination can be made, or after 12 months, unless substantial need for additional time is documented.

R 395.62 Presumption of eligibility for recipients of social security disability benefits.

Rule 12. (1) All of the following apply to individuals who are recipients of social security disability benefits, based on a disability:

(a) Considered to be an individual with a significant disability.

(b) Presumed to be eligible for vocational rehabilitation services, provided the individual intends to achieve an employment outcome consistent with the unique strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice of the individual, unless the vocational rehabilitation counselor can demonstrate, by clear and convincing evidence, that the individual is incapable of benefiting due to the severity of the disability of the individual.

(c) Once an individual has been informed of the employment nature of the program, the completion of a MRS application for services shall be considered as intent to achieve an employment outcome.

(2) For an individual desiring to enter the workforce who are entitled to benefits under title II or XVI of the social security act, 42 U.S.C. 401 et seq, on the basis of a disability or blindness, the designated state unit shall provide to that individual general information on additional supports and assistance for individuals with disabilities desiring to enter the workforce, including assistance with benefits planning.

(3) The MRS counselor shall make an eligibility determination for recipients of social security disability benefits no later than 60 days from the date of application unless the individual's ability to benefit is in question and the case is moved to extended assessment.

R 395.63 Use of existing information.

Rule 13. (1) To the maximum extent possible, the MRS counselor shall make an eligibility determination based on existing and current information, including any of the following:

- (a) Information available from other programs and providers.
- (b) Schools.
- (c) Social security administration.
- (d) Information provided by the individual and the family.

(2) To the maximum extent appropriate, the MRS counselor shall rely on information obtained from experiences in integrated employment settings in the community and in other integrated community settings.

R 395.64 Ineligibility.

Rule 14. (1) In all cases where the counselor determines that an individual does not meet the requirements for eligibility, the case record shall include a certification of ineligibility.

(2) The certification shall be signed and dated by the counselor and include documentation of the reasons for the ineligibility determination.

(3) Ineligibility decisions concerning the severity of a disability must be based on clear and convincing evidence that the individual is incapable of benefiting in terms of an employment outcome due to the severity of the individual's disability as of the date of the determination, and require the counselor to explore the individual's abilities, capabilities, and capacity to perform in work situations through the use of trial work experiences. The ineligibility determination shall be both of the following:

(a) An individualized one, based on the available data, and shall not be based on assumptions about broad categories of disabilities.

(b) Made only after providing an opportunity for full consultation with the individual or, as appropriate, the individual's representative.

(4) The individual, or as appropriate, the individual's representative, shall be informed in writing, supplemented as necessary by other appropriate modes of communication consistent with the informed choice of the individual, of the ineligibility determination, including the clear and convincing evidence that forms the basis for the determination of ineligibility, including both of the following:

(a) The reasons for the determination.

(b) A description of the means by which the individual may express, and seek a remedy for, any dissatisfaction with the determination, including the procedures for review by an impartial hearing officer.

R 395.65 Individuals employed at intake.

Rule 15. (1) An individual with a disability who is employed may be eligible for MRS services if, as a result of his or her disability, his or her employment does any of the following:

- (a) Endangers the health and safety of the individual or others.
- (b) Is in jeopardy.
- (c) Is unsteady.

(d) Results in significant underemployment and needed services cannot be obtained from other agencies or resources.

(2) An individual who has access to resources from other agencies, but chooses not to use them, is generally not considered to require MRS services. The individual must meet all eligibility criteria to be determined eligible for MRS services.

(3) A job may be considered in jeopardy if the disability substantially hinders an individual's job retention, or an individual has confirmation of a restructuring of his or her position which, due to his or her disability, he or she would no longer be able to do, and requires VRS to retrain for a new position.

(4) When considering whether an individual requires job retention services, the MRS counselor shall seek objective verification, such as a statement from the current employer, a job analysis, or medical verification of a significant decline in functional capacity related to job function.

(5) Routine maintenance or replacement of personal medical or adaptive supplies and equipment are the responsibility of the employed individual and generally are not sufficient grounds for a finding of eligibility for MRS services.

R 395.66 Comprehensive assessment of rehabilitation needs.

Rule 16. (1) A MRS counselor shall conduct a vocational needs assessment to determine the goals, nature, and scope of rehabilitation services to be included in the IPE.

(2) The assessment described in this rule shall begin simultaneously with the assessment for eligibility and be carried out in integrated settings to the extent appropriate and consistent with the individual's informed choice.

(3) The emphasis in the assessment shall be on using existing and current information to the maximum extent possible, and information provided by the individual and by the individual's family, as appropriate.

(4) When current or existing information is not sufficient to assess vocational rehabilitation needs, a comprehensive assessment shall be provided which shall include all of the following concerning the individual:

- (a) Strengths.
- (b) Resources.
- (c) Priorities.
- (d) Concerns.
- (e) Abilities.
- (f) Capabilities.
- (g) Rehabilitation needs, including the need for supported employment.

(5) The individual shall be an active participant in the choice of assessments and providers.

(6) The comprehensive assessment is limited to information that is necessary to identify the rehabilitation needs of the individual and to develop an IPE. To the degree needed, the comprehensive assessment shall include the following:

(a) An assessment of the individual's personality; career interests; interpersonal skills; intelligence and related functional capacities; educational achievements; work experience; vocational aptitudes; personal and social adjustment; employment opportunities available to the individual; medical, psychiatric, psychological, and other pertinent vocational, educational, cultural, social, recreational, and environmental factors that affect the employment and rehabilitation needs of the individual.

(b) An appraisal of the individual's work behavior and services needed to acquire occupational skills, and to develop work attitudes, work habits, work tolerance, and social and behavioral patterns necessary for successful job performance, including the utilization of work in real job

situations to assess and develop the capacities of the individual to perform adequately in the work environment.

(c) Where appropriate, the provision of rehabilitation technology services to assess and develop the capacities of the individual to perform in an integrated work environment.

R 395.67 Individualized plan for employment (IPE).

Rule 17 (1) The MRS counselor shall design the IPE to achieve an employment outcome of the individual, consistent with the unique strengths, resources, priorities, concerns, abilities, capabilities, career interests, and informed choice of the individual.

(2) The case record must support the selection of the vocational goal.

(3) The IPE shall be signed by the individual or, as appropriate, the individual's representative and by a qualified MRS rehabilitation counselor. The IPE is not a legal contract between MRS and the individual.

(4) Planning and approval of the IPE shall be conducted within the framework of a counseling relationship.

(5) MRS counselor approval of an IPE verifies that the IPE is consistent with MRS policies and guidelines, is complete, and is expected to lead to an employment outcome. MRS counselors shall provide a copy of the IPE, and any amendments, to the eligible individual.

(6) Vocational rehabilitation goods and services may only be provided in accordance with the IPE.

(7) MRS shall provide individuals with written notification of appeal rights, including the name and address of the person with whom an appeal may be filed, and the availability of the CAP during IPE development, and whenever MRS-authorized services are denied, reduced, suspended, or terminated.

(8) The MRS shall notify individuals in writing 10 working days before the termination, reduction, or suspension of a MRS authorized service.

R 395.68 Standards for development; review.

Rule 18. (1) The IPE shall be completed promptly by both the MRS counselor and the individual, but no more than 90 days following eligibility certification, unless the individual and MRS counselor require more time to arrive at an agreed upon IPE.

(2) The IPE will be reviewed at least annually by a qualified vocational rehabilitation counselor and the individual or, as appropriate, the individual's representative, to assess the individual's progress in achieving the identified employment outcome.

R 395.69 IPE development extension.

Rule 19. (1) If more than 90 days are required to develop the IPE, an IPE development extension shall be requested providing all of the following:

(a) Reason for extension.

(b) Activities or services planned to complete the IPE.

(c) The agreed upon plan extension date.

(2) For students in the K-12 educational system who are eligible for MRS services, the IPE shall be developed and completed before the student leaves the school setting. An agreed upon delay in developing an IPE is not an option for eligible transition students if the delay in development extends beyond the student's exit from school.

R 395.70 Options for developing IPE.

Rule 20. (1) The MRS counselor shall provide the individual, or the individual's representative, information on the individual's options for developing an IPE.

(2) MRS shall not pay for an agency, or a representative, to develop an IPE.

(3) The options for developing all or part of the IPE include the following:

(a) With assistance from a MRS vocational rehabilitation counselor, to the extent determined to be appropriate by the individual.

(b) With technical assistance from the MRS program, or other representatives selected by the individual.

(c) The individual alone without assistance.

R 395.71 Required components of IPE.

Rule 21. The IPE shall include the following:

(a) Specific vocational goal, which must be based on the assessment for determining vocational rehabilitation needs, including the individual's career interests, and must be in an integrated setting.

(b) A description of the specific vocational rehabilitation services that meet both of the following:

(i) Needed to achieve the vocational goal, including, as appropriate, the provision of assistive technology services and personal assistance services, including training in the management of such services.

(ii) Provided in the most integrated setting that is appropriate for the service involved, and is consistent with the informed choice of the individual.

(c) Timelines for the achievement of the employment outcome, and for the initiation of the services.

(d) A description of the entity chosen by the individual, or as appropriate, the individual's representative that will provide the vocational rehabilitation services and the methods used to procure such services.

(e) Description of the criteria to evaluate the progress towards achievement of the employment outcome.

(f) The terms and conditions of the IPE, including, as appropriate, information describing all of the following:

(i) The responsibilities of MRS.

(ii) The responsibilities that the individual will assume in relation to the vocational goal.

(iii) The responsibility of the individual with regard to applying for and securing comparable benefits.

(g) For individuals for whom an employment outcome in a supported-employment setting has been determined to be appropriate, information identifying both of the following:

(i) The extended services needed by the individual after closure.

(ii) The source of extended services, or to the extent that the source of extended services cannot be identified at the time of the development of the IPE, a description of the basis for concluding that there is a reasonable expectation that such source will become available.

(h) As determined to be necessary, a statement of projected need for post-employment services.

(i) An assurance that the individual has been informed of his or her rights and the means by which the individual may express and seek remedy for any dissatisfaction, including the opportunity for a review of the rehabilitation determination, as described in R 395.83 to R

395.87 and assurance that the individual has been provided a detailed explanation of the availability of the resources within the CAP.

R 395.72 Participation; individuals with disabilities; cost of IPE services.

Rule 22. (1) Individuals shall be encouraged to participate in the cost of the services listed in their IPE to the extent they are able to do so.

(2) Financial participation in the cost of services is not required except in the areas of college and vocational training.

R 395.73 Comparable benefits and services in the IPE.

Rule 23. (1) If comparable services and benefits are available to the individual, the services and benefits must be utilized to meet, in whole or part, the cost of vocational rehabilitation services.

(2) If comparable services or benefits exist under any other program, but are not available to the individual at the time needed to satisfy the rehabilitation objectives in the individual's IPE, MRS shall provide vocational rehabilitation services until those comparable services and benefits become available.

(3) The utilization of comparable services and benefits do not apply in the following situations:

(a) If the determination of the availability could delay or interrupt the progress of the individual toward achieving the employment outcome identified in the individualized plan for employment.

(b) If the determination of the availability would delay the provision of vocational rehabilitation to any individual who is at extreme medical risk, based on medical evidence provided by an appropriate qualified medical professional.

(c) If an immediate job placement would be lost due to a delay in the provision of comparable benefits.

(4) The following categories of service are exempt from a determination of the availability of comparable services and benefits:

(a) Assessment for determining eligibility, priority for services, and vocational rehabilitation needs.

(b) Vocational rehabilitation counseling, guidance, and referral services.

(c) Vocational and other training services, such as personal and vocational adjustment services, books, tools, and other training material not associated with training in an institute of higher education, that are defined as colleges and universities, community and junior colleges, vocational and technical schools or institutes, and hospital schools of nursing.

(d) Awards and scholarships based on merit.

(e) Rehabilitation technology services, including vehicle modifications.

(f) Placement services.

R 395.74 Services; general.

Rule 24. (1) The services MRS counselors may provide, arrange, or purchase for an individual with a disability include those services related to an IPE necessary to assist the individual in preparing for, securing, retaining, or regaining an employment outcome in an integrated setting that is consistent with the individual's strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice.

(2) MRS services provided shall be published in MRS policy and be made available to the public.

R 395.75 Post-secondary education and vocational training financial needs test.

Rule 25. (1) College or vocational training may be provided as an IPE-related service when an individual requires new knowledge and skills to achieve an employment goal consistent with the individual's abilities, capabilities, and informed choice.

(2) Individuals shall make maximum effort to secure grant assistance in whole or in part from other sources to pay for post-secondary training. Counselors shall inform individuals considering post-secondary education that they must make timely annual application for post-secondary financial aid.

(3) MRS shall not provide financial assistance for any item covered in the cost of training attendance if the individual, or individual's family as applicable, fails to make maximum effort to apply for, or refuses to accept, federal, state, institutional, and other grants, need-based scholarships, or tuition waivers for which they may be eligible.

(4) Financial support for college or vocational training shall be consistent with MRS' policy of purchasing the service that meets the individual's vocational rehabilitation needs at least cost to MRS.

(5) MRS shall impose a financial needs test for the student's cost of attendance of training at a post-secondary educational institution. The financial needs test utilized shall be the federally established needs test using the Free Application for Federal Student Aid (FAFSA) or its equivalent, as required by the post-secondary institution, to determine student eligibility for state and federal financial aid.

(6) MRS shall not replace the expected family contribution, as determined by the post-secondary institution's financial aid officer using the federal student aid report, in contributing toward the individual's cost of attendance at a post-secondary institution.

(7) MRS shall not replace insurance benefits received, wholly or in part, as a settlement of liability for vocational rehabilitation services, in contributing toward the individual's cost of attendance at a post-secondary institution.

(8) MRS may provide maximum financial support toward an individual's cost of college or vocational training during the academic year of \$3,500.00 and \$1,200.00 for the summer semester. MRS may consider an exception to the maximum when other forms of student aid are excluded due to disability-related factors. MRS shall periodically adjust the maximum financial support figures in accordance with increases in the cost of living.

(9) Individuals who are eligible for social security benefits under Title II and Title XVI of the social security act shall be exempted from financial need test requirements.

(10) MRS customers attending Michigan Career and Technical Institute are exempt from financial need test requirements and financial aid limitations for the cost of attendance.

R 395.76 Rates of payment.

Rule 26. (1) The maximum rate of payment for services shall be the usual, customary and reasonable rate charged for the service not to exceed the rate charged by other public agencies.

(2) The service that will meet the individual's vocational rehabilitation need at the least cost to MRS shall be the service purchased.

(3) MRS shall not place an absolute and arbitrary dollar limit on specific service categories or on the total services provided to the individual.

(4) MRS is not responsible for the cost of out-of-state services in excess of the cost of in-state services if either service would meet the individual's vocational rehabilitation needs.

R 395.77 Case closure prior to eligibility.

Rule 27. The MRS counselor shall close an individual's case record under any of the following conditions:

- (a) It is determined that the individual does not meet MRS eligibility criteria.
- (b) The individual selects an extended sheltered employment outcome after being informed of the integrated employment purpose of the program.
- (c) The individual declines to participate in or is unavailable during an extended period to complete an eligibility assessment, and MRS has made a reasonable number of attempts to contact the individual or, as appropriate, the individual's representative to encourage participation.
- (d) The individual has chosen to assign his or her Ticket to Work to an alternative third party vocational rehabilitation service with which MRS does not have an Employment Network Agreement.
- (e) The individual refuses services, is deceased, or is institutionalized.

R 395.78 Case closure; severity of disability.

Rule 28. (1) A MRS counselor shall not close a case due to the severity of the individual's disability except when on the basis of clear and convincing evidence, and after a period of extended assessment or rehabilitation services have been provided, MRS determines that an employment outcome cannot be achieved.

(2) The individual, or parent or guardian as appropriate, shall be provided an opportunity to discuss an ineligibility decision before the individual's case is closed due to ineligibility.

(3) A MRS counselor shall prepare a certificate of ineligibility signed and dated by the MRS counselor for case closures due to ineligibility.

(4) Before closing a case non-rehabilitated for reasons of ineligibility due to severity of disability, the MRS counselor shall ensure that as part of the test of clear and convincing evidence, accommodation services and assistive technology would not enable the individual to become employed.

R 395.79 Rehabilitated case closure.

Rule 29. An individual is determined to have achieved an employment outcome only if all the following requirements are met:

- (a) The employment outcome is in an integrated setting.
- (b) Substantial services under an IPE are provided and have contributed to the employment outcome.
- (c) The employment outcome is consistent with the individual's strengths, resources, priorities, concerns, abilities, capabilities, interests, and informed choice.
- (d) Employment reflects the employment outcome described in the IPE or IPE amendment and has been maintained for at least 90 days.
- (e) The individual and MRS counselor consider the employment to be satisfactory and agree the individual is performing well on the job.
- (f) At the time of closure there is an assessment of the need for post-employment services.

R 395.80 Individual not rehabilitated; case closure.

Rule 30. (1) The MRS counselor may close the case record of an individual as not rehabilitated.

(2) Reasons for closing a case not rehabilitated other than for ineligibility include any of the following:

- (a) Inability to locate the individual or the individual has moved out of state.
- (b) Individual working with another employment network.
- (c) Death of the individual.
- (d) Extended services were not available for the individual.
- (e) The individual was placed in a non-integrated setting for a public or nonprofit organization under extended employment.
- (f) The individual will be in a facility such as a hospital, nursing home, or treatment center for a considerable period of time.
- (g) The individual has been incarcerated in a prison, jail, or other criminal correction facility.
- (h) The individual does not require MRS to prepare for, enter into, engage in, or retain gainful employment consistent with his or her strengths, resources, priorities, concerns, abilities, capabilities, and informed choice.
- (i) The individual is no longer interested in receiving services or further services, including an individual whose actions or non-actions make it impossible to begin or continue the vocational rehabilitation program.
- (j) The individual has transferred to another agency.
- (k) Transportation is not possible or available.
- (l) The individual has committed an act of violence or threatened violence.

R 395.81 Rehabilitation case closure; supported employment.

Rule 31. (1) The MRS counselor shall close rehabilitated in supported employment under any of the following circumstances:

- (a) The employment represents competitive employment in an integrated setting.
 - (b) The individual is working towards competitive employment and is in an integrated work setting.
 - (c) The individual is part of a work group of not more than 8 employees with disabilities and regularly interacts with individuals who do not have disabilities, including the general public, while performing job duties.
- (2) There shall be confirmation of extended support services after case closure by the third party identified in the IPE before a case is closed in supported employment.

R 395.82 Notice of case closure.

Rule 32. (1) An individual whose case is closed for any reason, except for death or no known address, shall be notified in writing of his or her case closure. The case closure notice shall include all of the following:

- (a) The effective date of closure.
 - (b) A narrative description of the reason or reasons for closure.
 - (c) The right to appeal, including mediation, the closure decision.
 - (d) The process for seeking appeal and mediation, including the availability of the CAP to assist with an appeal.
- (2) An individual shall be provided an opportunity to discuss case closure prior to the closure decision.

R 395.83 Post-employment services.

Rule 33. (1) The MRS counselor shall conduct an assessment of the need for post-employment services prior to rehabilitated closure. An individual whose case have been closed rehabilitated

shall be provided additional services if necessary to maintain, regain, or advance in his or her current employment.

(2) The need for post-employment services may arise either from an unexpected situation or be planned as part of the IPE or at case closure. An individual shall be encouraged to stay in touch with his or her MRS counselor following case closure to seek assistance if problems arise and employment is in jeopardy.

(3) Post-employment services are provided as an amendment to the IPE and generally are provided within approximately 12 months of case closure. In determining whether it is appropriate to provide a needed service in post-employment status, the MRS counselor shall determine whether the service or services are related to the original IPE and, therefore, is an appropriate amendment to it.

(4) Post-employment services shall be used to assist an individual in maintaining employment when a job is in jeopardy, or to regain employment when a new placement is needed due to job loss.

(5) The MRS counselor may provide services in post-employment status to assist an individual in advancing in his or her present career if extended training is not involved, and if the MRS counselor determines that the current job is no longer consistent with the individual's strengths, resources, priorities, concerns, abilities, capabilities, and interests. Objective, performance-based data shall be obtained to assist the MRS counselor and individual in making this determination.

(6) The MRS counselor shall record in the case record changes in the individual's work situation such as employer name, wages, or hours worked.

R 395.84 Review; hearing; costs.

Rule 34. (1) Individuals or, if appropriate, their representatives, have the right to appeal any decision made by MRS personnel that affects the provision of VRS with which they are dissatisfied by requesting a hearing.

(2) Written notification of the right to appeal, including the name and address of the person with whom an appeal may be filed, and the availability of the CAP, shall be provided to individuals at the following stages:

- (a) At application.
- (b) Case closure.
- (c) When assigned an order of selection category.
- (d) When an IPE is developed.
- (e) Whenever an authorized service is reduced, suspended, or terminated.

(3) MRS shall provide any reasonable accommodations needed by an individual to participate in mediation and/or a hearing.

(4) Mediation and/or a hearing are provided at no cost to the individual.

(5) MRS is not responsible for any costs associated with the individual's representation at the mediation session or hearing or with any cost associated with the appearance of witnesses presented by the individual at the mediation session or hearing.

R 395.85 Informal review.

Rule 35. (1) Whenever possible, MRS shall attempt to resolve disagreements informally, prior to mediation or a hearing.

(2) An individual may request a meeting with the MRS counselor, the appropriate supervisor, and/or a CAP representative, if desired, to explore options for resolving disputes. An individual may request a meeting with the MRS counselor, the appropriate supervisor, and/or a CAP or individual's representative, if desired, to explore options for resolving disputes.

(3) An individual may request mediation or a hearing immediately without undergoing the informal review.

(4) The informal review may not be used to deny or delay the individual's right to pursue mediation or the hearing within the specified time period.

R 395.86 Continuation of services pending completion of hearing.

Rule 36. Assessment, plan development, or IPE-related services that have been initiated shall not be suspended, reduced, or terminated pending mediation or the hearing decision unless the applicant or eligible individual or his or her representative so requests or there is evidence that the services have been obtained through misrepresentation, fraud, collusion, or criminal conduct on the part of the applicant, eligible individual, or his or her representative.

R 395.87 Mediation.

Rule 37. (1) Mediation is a voluntary process conducted by a qualified and impartial mediator. At any point during the mediation process, either party, or the mediator, may elect to terminate the mediation.

(2) An individual may request mediation after his or her request for a hearing is received.

(3) MRS shall send the request for mediation to the hearings coordinator. The hearings coordinator will assign, on a random basis, a qualified impartial mediator. The hearings coordinator must schedule mediation in a timely manner.

(4) Mediation will be held in a location that is convenient to the parties in the dispute.

(5) An individual appealing MRS decisions has the right to submit evidence or relevant information and present witnesses to support his or her position at mediation.

(6) An agreement reached in the mediation process shall be set forth in a written mediation agreement and must be signed by both parties.

(7) Discussions that occur during the mediation process are confidential and may not be used as evidence in any subsequent due process hearing or civil proceeding.

(8) Either party may enter the written signed mediation agreement as evidence in a subsequent hearing or civil proceeding.

(9) The individual may be represented at the mediation or hearing, including but not limited to, representation by the CAP.

(10) The mediation process may not be used to deny or delay the individual's right to pursue a hearing within the specified time period.

R 395.88 Hearing.

Rule 38. (1) An individual who is dissatisfied with any determination made by MRS concerning the provision of VRS may seek a redetermination of agency action before an impartial hearing officer.

(2) The individual must submit a written appeal within 30 calendar days of the agency notice regarding its determination or decision.

(3) Agency notice regarding the provision or denial of a service is not required to be in writing, unless it is a suspension, reduction, or termination of authorized services in an IPE.

(4) Individuals will be notified in writing 10 working days before the termination, reduction, or suspension of authorized services being provided under an IPE.

(5) If no request for hearing is made within 30 calendar days, the agency decision is considered final.

(6) The request for hearing shall be in writing, and shall describe the decision being appealed. MRS shall accommodate an individual's disability and offer assistance, if appropriate, in the

appeal process. The request for hearing shall be sent to the director of MRS who shall immediately forward the request to the hearings coordinator.

(7) The hearings coordinator shall forward the request for hearing to the Michigan Administrative Hearing System (MAHS) to be scheduled for a hearing with a qualified impartial hearing officer.

(8) The hearing shall be held within 60 calendar days of receipt of the request for hearing.

(9) The individual may waive the 60-day time frame to hold the hearing if both parties agree to an extension of time in writing.

(10) A hearing may be dismissed by MAHS if the individual or his or her representative does either of the following:

(a) Withdraws the hearing request in writing.

(b) Fails to appear at the hearing without good cause.

(11) The hearing shall be conducted by MAHS and shall include an opportunity for the individual or the individual's representative to present witnesses and relevant evidence.

(12) The hearing officer shall issue a full written report of the findings and grounds for the decision within 30 days of the completion of the hearing.

(13) The hearing officer's decision is final unless either party commences a civil action.

(14) Any party that disagrees with the final decision of the hearing officer has the right to file a civil action challenging the decision of the hearing officer. The action may be brought in any state court of competent jurisdiction or in a district court of the United States of competent jurisdiction without regard to the amount in controversy.

**PROPOSED ADMINISTRATIVE RULES,
NOTICES OF PUBLIC HEARINGS**

MCL 24.242(3) states in part:

“... the agency shall submit a copy of the notice of public hearing to the Office of Regulatory Reform for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the Office of Regulatory Reform.”

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:

* * *

(d) Proposed administrative rules.

(e) Notices of public hearings on proposed administrative rules.”

PROPOSED ADMINISTRATIVE RULES

DEPARTMENT OF ~~COMMUNITY~~ HEALTH AND HUMAN SERVICES

OFFICE OF THE STATE REGISTRAR

CANCER REPORTING

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 department of ~~community~~ health **and human services** by section 2619 of ~~1978~~**1978** PA **368**, MCL 333.2619)

R 325.9050, R 325.9051, and R 325.9052 are amended; and R 325.9057 is rescinded in the Code as follows:

R 325.9050 Registry.

Rule 9050. (1) The department shall establish a registry to record cases of cancer and other specified tumorous and precancerous diseases that occur in the state. The registry shall include information concerning these cases as the department considers necessary and appropriate to conduct epidemiologic surveys of cancer and cancer-related diseases in the state.

(2) Each diagnosed case of cancer and other specified tumorous and precancerous diseases shall be reported to the department pursuant to subrule (4) of this rule, or reported to a cancer reporting registry if the cancer reporting registry meets standards established pursuant to subrule (4) of this rule **by a reporting entity as defined in R 325.9051** to ensure the accuracy and completeness of the reported information. A ~~person or facility~~ **reporting entity** required to report a diagnosis pursuant to subrule (4) of this rule may elect to report the diagnosis to the state through an existing cancer registry only if the registry meets minimum reporting standards established by the department.

(3) The department shall maintain comprehensive records of all reports submitted pursuant to this rule. These reports shall be subject to the same requirements of confidentiality as provided in section 2631 **of the public health code**, 1978 PA 368, MCL 333.2619 for data or records concerning medical research projects.

(4) The director shall provide for all of the following:

(a) A list of tumorous and precancerous disease other than cancer to be reported pursuant to subrule (2) of this rule.

(b) The quality and manner in which the cases and other information described in subrule (1) of this rule are reported to the department.

(c) The terms and conditions under which records disclosing the name and medical condition of a specific individual and kept pursuant to this rule are released by the department.

(5) This rule does not require an individual to submit to medical or department examination or supervision.

(6) The department may contract for the collection and analysis of, and research related to, the epidemiologic data required by this rule.

(7) Within 2 years after the effective date of these rules, the department shall begin evaluating the reports collected pursuant to subrule (2) of this rule. The department shall publish and make available to the public reports summarizing the information collected. ~~The first summary report shall be published not later than 180 days after the end of the first 2 full calendar years after the effective date of this rule. Subsequent annual summary reports shall be made on a full calendar year basis and published not later than 180 days after the end of each calendar year.~~

(8) Reporting pursuant to subrule (2) of this rule shall begin the next calendar year after the effective date of this rule.

R 325.9051 Definitions.

Rule 9051. (1) As used in these rules:

(a) "Primary brain-related tumor" means a primary tumor, whether malignant or benign, of the brain, meninges, spinal cord, cauda equina, a cranial nerve or nerves, or any part of the central nervous system or of the pituitary gland, pineal gland, or craniopharyngeal gland.

(b) "Cancer" means all diagnosis with a behavior code of 2 (carcinoma in situ) or 3 (malignant primary site) as listed in **which is listed in** publication entitled ~~"International Classification of Diseases for Oncology", 1976 .~~ **found in department policy and made available to the public** excluding basal, epithelial, papillary, and squamous cell carcinomas of the skin, but including carcinomas of skin of the vagina, prepuce, clitoris, vulva, labia, penis, and scrotum, **including carcinomas of skin of the vagina, prepuce, clitoris, vulva, labia, penis, and scrotum but excluding basal, epithelial, papillary, and squamous cell carcinomas of the skin.**

(c) "Department" means the department of ~~community~~ **health and human services.**

(d) **"Reporting entity or reporting entities" means an individual, facility, or other entity described in these rules as required to report patient information with a diagnosed cancer or other reportable condition to the state cancer registry. A reporting entity includes:**

(i) **Physician as defined in section 17001 and 17501 of the public health code, 1978 PA 368, MCL 333.17001 and 333.17501.**

(ii) **Dentist as defined in in section 16601 of the public health code, 1978 PA 368, MCL 333.16601.**

(iii) **Hospital as defined in section 20106 of the public health code, 368 PA 1978 of the Public Health Code, MCL 333.20106.**

(iv) **Clinic as defined as an outpatient facility that provides advice, counseling, diagnosis, treatment, surgery, care, or services relating to the preservation or maintenance of health.**

(v) **Clinical laboratory as defined in section 20104 of the public health code, 1978 PA 368, MCL 333.20104.**

~~—(2) The terms "clinical laboratory" and "hospital," as defined in sections 20104 and 20106, respectively, of 1978 368 PA 368 1978 and MCL 333.20106 have the same meanings when used in these rules.~~

R 325.9052 Reportable diagnoses.

Rule 9052. (1) Cancer diagnoses, diagnoses of benign brain-related tumors and any tumorous and precancerous diseases otherwise required to be reported by state or federal law shall be reported to the department in a manner consistent with these rules and procedures issued by the department.

(2) Diagnoses shall be reported by all ~~hospitals and clinical laboratories~~ **reporting entities.**

(3) A ~~hospital or clinical laboratory~~ **reporting entity** may elect to report cases through a hospital or regional cancer registry that meets the rules set by the department.

(4) Reports shall be submitted within 180 days of a diagnosis on a form prescribed or approved by the department, except for reports forwarded on electronic media.

(5) Reports submitted on electronic media shall meet data quality, format, and timeliness standards prescribed by the department.

R 325.9057-Adoption by reference. Rescinded.

~~Rule 7. The most recent publication entitled "International Classifications of Diseases for Oncology," 1976, specified in R 325.9051 is adopted by reference in these rules. Copies of the adopted matter may be obtained from the World Health Organization Publications Center, U.S.A., 49 Sheridan Avenue, Albany, NY 12210, or from the Department of Public Health, Box 30035, 3500 N. Martin Luther King, Jr. Blvd., Lansing, Michigan 48909. At the time of adoption of these rules the cost per copy is \$10.00~~

NOTICE OF PUBLIC HEARING

**NOTICE OF PUBLIC HEARING
MICHIGAN DEPARTMENT OF HEALTH AND HUMAN SERVICES
Office of the State Registrar
Administrative Rules for the Cancer Reporting Program
Rule Set 2015-070 HS**

The Michigan Department of Health and Human Services will hold a public hearing to receive public comments on proposed changes to the rules for Cancer Reporting.

**Friday, February 19, 2016
9:00 A.M. to 12 P.M.
Conference Center C
201 Townsend Street
First Floor
Lansing, Michigan 48913
Email: MDHHS-AdminRules@michigan.gov**

The Department is statutorily required to maintain a registry of cancer cases reported in the State. The rules are being amended to include the reporting entities which are required to report these cases which were removed from authority through the rule rescission of R 325.971.

By authority conferred on the department of community health and human services by section 2619 of 1978 368 PA 368 1978, MCL 333.2619. These rules will take effect 7 days after filing with the Secretary of State. The rules (Rule Set 2015-070 HS) are published on the Michigan Government web site at <http://www.michigan.gov/orr> and in the Michigan Register in the January 15, 2016 issue. Copies of the draft rules may also be obtained by mail or electronic transmission at the following address:

**Department of Health and Human Services
Division for Vital Records and Health Statistics
201 Townsend, Second Floor
Lansing MI 48909-9795
E-mail: MDHHS-AdminRules@michigan.gov**

Comments on the rules may be made in person at the hearing or by mail or electronic mail until February 26, 2016.

The public hearings will be conducted in compliance with the 1990 Americans with Disabilities Act, in accessible buildings with handicap parking available. Anyone needing assistance to take part in the hearings due to disability may call 517-335-4276 to make arrangements.

PROPOSED ADMINISTRATIVE RULES

DEPARTMENT OF ~~LICENSING AND REGULATORY~~

~~AFFAIRS HEALTH AND HUMAN SERVICES~~

~~MICHIGAN ADMINISTRATIVE HEARING SYSTEM~~

MEDICAL SERVICES ADMINISTRATION

MSA PROVIDER HEARINGS

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 executive director of the ~~Michigan administrative hearing system~~ **department of health and human services** by sections 6 and 9 of 1939 PA 280, MCL 400.6 and 400.9, and Executive Reorganization Orders Nos. 2005-1 and 2011-4, MCL 445.2021 and 445.2030)

R 400.3402, R 400.3404, R 400.3405, and R 400.3406 are amended, and R 400.3408 of the Michigan Administrative Code is rescinded as follows:

~~R 400.3402 Preliminary conference; initial findings; request for bureau conference; final determination letter. Definitions.~~

~~Rule 2. (1) The bureau shall, prior to the taking of an adverse action, hold a preliminary conference with the provider or applicant, or with the representative thereof, to discuss the results of the investigation. The provider or applicant shall be advised of the preliminary conference in writing. The provider or applicant may submit any additional information which the provider or applicant wishes to be considered prior to the closing of the investigation.~~

~~–(2) Within 10 calendar days of the completion of the preliminary conference, the bureau representative shall inform the provider or applicant, in written form, of his initial findings including copies of all written reports which influenced the findings. At the same time, the bureau representative shall inform the provider or applicant of the right to a conference with the bureau director or his delegate.~~

~~–(3) Within 20 calendar days of receipt of the initial findings by the provider or applicant, the provider or applicant may request, in writing, a bureau conference. If the provider or applicant makes a timely request for a bureau conference, the provider or applicant shall, at the same time, submit a written response to the initial findings.~~

~~–(4) If no timely request for a bureau conference is made by a provider or applicant, a final determination letter shall be mailed pursuant to R 400.3405.~~

Rule 2. As used in these rules:

(a) “Adverse action” means any of the following:

(i) A suspension or termination of provider participation in the medical assistance program.

- (ii) A denial of an applicant's request for participation in the medical assistance program.
 - (iii) The reduction, suspension, or adjustments of provider payments.
 - (iv) Retroactive adjustments following the audit or review and determination of the daily reimbursement rates for institutional providers.
- (b) "Applicant" means an individual, firm, corporation, association, agency, institution, or other legal entity that has applied to participate in the medical assistance program as a provider.

R 400.3404 ~~Decision to take an adverse action.~~ Request for internal conference or appeal for administrative hearing.

~~Rule 4. (1) The bureau director shall, within 30 days after the completion of the bureau conference, decide whether to take an adverse action against an applicant or provider.~~

~~(2) The bureau director may, in his discretion, consult with independent professional personnel in the applicable field, as long as the recommendations of such professionals are in writing, are made available to all parties of the hearings, and are incorporated in the record. (1) After notice of an adverse action, providers or applicants may request an internal conference or an appeal for administrative hearing.~~

(2) Providers and applicants must request an internal conference or an appeal for administrative hearing in writing and within 30 days of the notice of adverse action unless otherwise specified in the notice of adverse action or if a different appeal period exists in state or federal regulations.

(3) If a provider or an applicant does not timely request an internal conference or appeal for administrative hearing after receiving notice of an adverse action, the notice of adverse action is final and the department may act on it.

R 400.3405 ~~Final determination notice.~~ Internal Conference.

~~Rule 5. Prior to the taking of an adverse action, the provider shall receive a final determination notice. (1) Before a provider or an applicant requests an administrative hearing, a provider or an applicant may request an internal conference. The purpose of the internal conference is to determine whether the department action was taken according to policy.~~

(2) The provider or applicant may meet with a department staff member who acts as the appeals review officer from the appeals section or its successor section. The staff member is an impartial arbiter who facilitates the communication and the exchange of information between the provider or applicant and the department program staff.

(3) All requests for an internal conference must be submitted in writing to the department. The appeals review officer may deny requests for internal conferences received after 30 days or after the date specified in the notice of adverse action.

(4) A request must state all of the following:

- (a) Item or items being appealed.
- (b) The dollar amount involved, if any.
- (c) All necessary documentation to support the reason for the internal conference.
- (d) Failure to follow the requirements in this subrule may result in the denial of the internal conference by the appeals review officer.

(5) The appeals section must issue a decision within 30 days after the conclusion of the internal conference.

(6) Should the provider, applicant, and/or the department disagree with the internal conference decision, the provider, applicant, and/or the department has the right to an

administrative hearing. Requests for an administrative hearing must be in writing and made within 30 days of the decision of the internal conference decision.

R 400.3406 Formal hearing.

Rule 6. (1) A provider or applicant is entitled to a **formal** hearing pursuant to chapter 4 of Act No. 306 of the Public Acts of 1969 PA 306, being S MCL 24.271 et seq. to MCL 24.287 of the Michigan Compiled Laws, in any case in which there has been a final determination of an adverse action as defined in R 400.3404, except where that action is predicated upon the situation described in subrule (2) **of this rule**.

(2) A request for a formal hearing shall not be granted if the adverse action is the result of the revocation, suspension, or termination, by an authority other than the department, of the provider's license or certification to practice in the provider's profession or to operate a nursing home, hospital, or other such medical facility, and if the department is in receipt of a certified copy or formal notification of such revocation, suspension, or termination.

(3) A formal hearing shall be granted if the revocation, suspension, or termination of the provider's license, certification, or authorization is the result of a department action, unless the provider previously had an opportunity to have that action reviewed.

(4) Unless a written request for a formal hearing is received within 30 calendar days of notification of intent to terminate, the provider's participation shall automatically terminate as of the thirtieth calendar day after date of notification. Such termination shall then be a final and binding administrative determination.

(5) The request shall identify **all of the following**:

(a) Those aspects of the determination with which the provider or applicant is dissatisfied.;

(b) **An shall explanation of** why the provider or applicant believes the determination on those matters is incorrect.;

(c) ~~shall set out~~ **T**he dollar amount, **if any**, involved. ~~if any; and~~

(6) **The request** shall be submitted with any documentary evidence the provider or applicant considers necessary to support its position.

R 400.3408 Filing final determination notice with bureau of administrative hearings. **Rescinded.**

~~Rule 8. The bureau of medical assistance shall file with the bureau of administrative hearings, within 30 days after receipt by the department of the hearing request, a copy of the final determination notice and supporting documentation.~~

NOTICE OF PUBLIC HEARING

**NOTICE OF PUBLIC HEARING
MICHIGAN DEPARTMENT OF HEALTH AND HUMAN SERVICES
Medical Services Administration (MSA)
Administrative Rules for the MSA Provider Hearings
Rule Set 2015-077 HS**

The Michigan Department of Health and Human Services will hold a public hearing to receive public comments on proposed changes to the rules for MSA Provider Hearings.

**Monday, February 22, 2016
9:00 A.M. to 12 P.M.
Conference Center A
201 Townsend Street
First Floor
Lansing, Michigan 48913
Email: MDHHS-AdminRules@michigan.gov**

The current MSA Provider Hearings administrative rules inform Medicaid providers how they may appeal adverse actions taken against them by the Michigan Department of Health and Human Services. The proposed amendments to the current administrative rules intend to combine the preliminary conference and the bureau conference into one internal conference. The proposed amendments inform the providers on what information they must submit to the department when they request an internal conference, set a deadline for the department to decide the matter after the internal conference, and allow the department to seek an administrative hearing if the department does not agree with the internal conference decision.

By authority conferred on the Director of the Michigan Department of Health and Human Services by sections 6 and 9 of 1939 PA 280, MCL 400.6 and 400.9, and Executive Reorganization Orders Nos. 2005-1 and 2011-4, MCL 445.2021 and 445.2030. These rules will take effect 7 days after filing with the Secretary of State. The rules (Rule Set 2015-077 HS) are published on the Michigan Government web site at <http://www.michigan.gov/orr> and in the Michigan Register in the January 15, 2016 issue. Copies of the draft rules may also be obtained by mail or electronic transmission at the following address:

**Department of Health and Human Services
Bureau of Legal Affairs
Michigan Department of Health and Human Services
201 Townsend Street, 7th floor Capitol View Building
Lansing, MI 48913
E-mail: MDHHS-AdminRules@michigan.gov**

Comments on the rules may be made in person at the hearing or by mail or electronic mail until February 26, 2016.

The public hearings will be conducted in compliance with the 1990 Americans with Disabilities Act, in accessible buildings with disability parking available. Anyone needing assistance to take part in the hearings due to disability may call 517-335-4276 to make arrangements.

**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**

December 22, 2015

Mr. Adam Sandoval, Acting Manager
Office of Regulatory Reinvention
Michigan Department of Licensing & Regulatory Affairs
601 W. Ottawa Street
2nd Floor
Lansing, MI 28909

RE: Letter to Correct

Dear Mr. Sandoval,

This letter is being sent to you in accordance with our telephone conversation this afternoon. The Michigan Department of Corrections (MDOC) has identified a problem and requests that Office of Regulatory Reinvention (ORR) correct an obvious error under Section 56(1) of the Administrative Procedures Act, 1969 PA 306, MCL 24.256.

Because of rule changes that the Department of Licensing and Regulatory Affairs (LARA) made earlier in 2015 to its rules, the MDOC requests two of its referenced citations be changed to correctly reference LARA's new rules. The current MDOC rules that need to be updated are R 791.3320(2) and R 791.5501(2). In each of these subsections, the reference to former "R 791.3315" needs to be changed to reflect the new LARA rule of "R 791.11903." Your attention to this matter is greatly appreciated. Thank you.

Sincerely,

Daphne M. Johnson, M.P.A., J.D.
Administrator
Office of Legal Affairs

(2015 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	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
18.351	*	20	38.1386	R	1	205.2007	A	9
18.365	*	20	38.1671	R	1	205.2008	A	9
30.58	*	9	38.1672	R	1	205.2009	A	9
38.22	R	1	38.1673	R	1	205.2010	A	9
38.23	R	1	38.1674	R	1	205.2011	A	9
38.24	R	1	38.1675	R	1	225.1	R	1
38.25	R	1	38.1676	R	1	225.2	R	1
38.28	R	1	38.1677	R	1	225.3	R	1
38.71	R	1	38.1678	R	1	225.4	R	1
38.72	R	1	38.1679	R	1	225.5	R	1
38.73	R	1	38.1680	R	1	225.6	R	1
38.74	R	1	38.1681	R	1	225.7	R	1
38.75	R	1	38.1682	R	1	225.8	R	1
38.76	R	1	38.1683	R	1	225.9	R	1
38.77	R	1	38.1684	R	1	225.10	R	1
38.78	R	1	38.1685	R	1	247.351	R	1
38.79	R	1	38.1686	R	1	247.403	R	1
38.80	R	1	38.2171	R	1	247.404	R	1
38.81	R	1	38.2172	R	1	247.405	R	1
38.82	R	1	38.2173	R	1	247.406	R	1
38.83	R	1	38.2174	R	1	247.741	R	1
38.84	R	1	38.2175	R	1	247.742	R	1
38.85	R	1	38.2176	R	1	247.748	R	1
38.86	R	1	38.2177	R	1	281.423	*	12
38.1371	R	1	38.2178	R	1	281.511	*	17
38.1372	R	1	38.2179	R	1	281.514	*	17
38.1373	R	1	38.2180	R	1	281.515	*	17
38.1374	R	1	38.2181	R	1	281.519	*	17
38.1375	R	1	38.2182	R	1	281.520	A	17
38.1376	R	1	38.2183	R	1	281.521	A	17
38.1377	R	1	38.2184	R	1	281.522	A	17
38.1378	R	1	38.2185	R	1	281.523	A	17
38.1379	R	1	38.2186	R	1	281.524	A	17
38.1380	R	1	205.2001	A	9	281.811	*	5
38.1381	R	1	205.2002	A	9	285.635.15	R	13
38.1382	R	1	205.2003	A	9	285.635.16	R	13
38.1383	R	1	205.2004	A	9	285.635.17	R	13
38.1384	R	1	205.2005	A	9	285.900.1	R	3
38.1385	R	1	205.2006	A	9	299.4101	*	5

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

2015 MR 24 – January 15, 2016

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
299.4102	*	5	299.5059	R	14	324.201	*	5
299.4103	*	5	299.5060	R	14	324.202	*	5
299.4104	*	5	299.5061	R	14	324.203	*	5
299.4105	*	5	324.1	R	1	324.206	*	5
299.4106a	*	5	324.2	R	1	324.210	*	5
299.4110	*	5	324.3	R	1	324.301	*	5
299.4111	*	5	324.21	R	1	324.302	*	5
299.4117	*	5	324.23	R	1	324.303	*	5
299.4121	*	5	324.24	R	1	324.407	*	5
299.4128	*	5	324.31	R	1	324.411	*	5
299.4201	*	5	324.32	R	1	324.102	*	5
299.4203	*	5	324.33	R	1	324.130	*	5
299.4302	*	5	324.41	R	1	324.201	*	5
299.4307	*	5	324.42	R	1	324.202	*	5
299.4318	*	5	324.43	R	1	324.203	*	5
299.4420	*	5	324.51	R	1	324.206	*	5
299.4428	*	5	324.52	R	1	324.210	*	5
299.4430	*	5	324.53	R	1	324.301	*	5
299.4440	*	5	324.54	R	1	324.302	*	5
299.4701	*	5	324.55	R	1	324.303	*	5
299.4702	*	5	324.56	R	1	324.407	*	5
299.4703	*	5	324.57	R	1	324.411	*	5
299.4706	*	5	324.58	R	1	324.413	*	5
299.4707	*	5	324.59	R	1	324.418	*	5
299.4708	*	5	324.59a	R	1	324.503	*	5
299.4709	*	5	324.59b	R	1	324.511	*	5
299.4710	*	5	324.59c	R	1	324.613	*	5
299.4711	*	5	324.59d	R	1	324.705	*	5
299.4712	*	5	324.59e	R	1	324.801	*	5
299.4806	*	5	324.61	R	1	324.1015	*	5
299.4118a	A	5	324.62	R	1	324.1103	*	5
299.5051	R	14	324.63	R	1	324.1202	*	5
299.5052	R	14	324.64	R	1	324.1204	*	5
299.5053	R	14	324.65	R	1	324.1206	*	5
299.5054	R	14	324.71	R	1	324.1401	A	5
299.5055	R	14	324.72	R	1	324.1402	A	5
299.5056	R	14	324.75	R	1	324.1403	A	5
299.5057	R	14	324.102	*	5	324.1404	A	5
299.5058	R	14	324.130	*	5	324.1405	A	5

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

2015 MR 24 – January 15, 2016

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
324.1406	A	5	325.9577	R	1	325.10722	*	20
325.151	R	16	325.9578	R	1	325.10739	*	20
325.152	R	16	325.9579	R	1	325.11203	*	20
325.153	R	16	325.9580	R	1	325.11401	*	20
325.154	R	16	325.9581	R	1	325.11405	*	20
325.155	R	16	325.9582	R	1	325.11509	*	20
325.156	R	16	325.10102	*	20	325.11606	*	20
325.971	R	15	325.10103	*	20	325.11705	*	20
325.1011	R	21	325.10105	*	20	325.11906a	*	20
325.1012	R	21	325.10108	*	20	325.11910	*	20
325.1013	R	21	325.10112	*	20	325.11915	*	20
325.1015	R	21	325.10113	*	20	325.12102	*	20
325.1016	R	21	325.10116	*	20	325.12302	*	20
325.1060	R	21	325.10303	*	20	325.10704a	A	20
325.9041	R	21	325.10304	*	20	325.10704b	A	20
325.2301	R	21	325.10306	*	20	325.10705c	*	20
325.2302	R	21	325.10313	*	20	325.10704d	*	20
325.2311	R	21	325.10401a	*	20	325.10704e	*	20
325.2315	R	21	325.10402	*	20	325.10704f	*	20
325.2319	R	21	325.10403	*	20	325.10704g	*	20
325.1306	R	21	325.10404	*	20	325.10704h	*	20
325.1306	R	21	325.10405	*	20	325.10704i	*	20
325.1307	R	21	325.10413	*	20	325.10704j	*	20
325.1307	R	21	325.10420	*	20	325.10704k	*	20
325.1307	R	21	325.10602	*	20	325.11510	*	20
325.9041	R	21	325.10605	*	20	325.10416	R	20
325.9087	R	9	325.10610	*	20	325.10417	R	20
325.9081	*	9	325.10610b	*	20	325.10418	R	20
325.9082	*	9	325.10610d	*	20	325.10419	R	20
325.9083	*	9	325.10702	*	20	325.10719g	R	20
325.9084	*	9	325.10704	*	20	325.10719m	R	20
350.9085	*	9	325.10708	*	20	325.12604	R	20
325.9086	*	9	325.10710a	*	20	325.13051	R	21
325.9571	R	1	325.10719e	*	20	325.13053	R	21
325.9572	R	1	325.10719f	*	20	325.13055	R	21
325.9573	R	1	325.10719h	*	20	325.13057	R	21
325.9574	R	1	325.10719i	*	20	325.13059	R	21
325.9575	R	1	325.10720	*	20	325.13061	R	21
325.9576	R	1	325.10720d	*	20	325.13063	R	21

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

2015 MR 24 – January 15, 2016

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.13065	R	21	325.47417	A	4	325.50060b	A	7
325.13069	R	21	325.47418	A	4	325.50061a	A	7
325.13071	R	21	325.47419	A	4	325.50061b	A	7
325.21513	R	21	325.47420	A	4	325.50061c	A	7
325.21801	R	21	325.47424	A	4	325.50062a	A	7
325.21802	R	21	325.47425	A	4	325.50062b	A	7
325.21803	R	21	OHR 4201	R	4	325.50063a	A	7
325.21804	R	21	OHR 4202	R	4	325.50063b	A	7
325.21805	R	21	325.50051	*	7	325.50064a	A	7
325.21806	R	21	325.50052	*	7	325.50064b	A	7
325.21807	R	21	325.50054	*	7	325.50067a	A	7
325.22346	R	1	325.50055	*	7	325.50067b	A	7
325.22347	R	1	325.50056	*	7	325.50067c	A	7
325.22348	R	1	325.50057	*	7	325.50069a	A	7
325.22349	R	1	325.50058	*	7	325.50070a	A	7
325.22350	R	1	325.50059	*	7	325.50902	R	10
325.22351	R	1	325.50060	*	7	325.51004	R	10
325.22352	R	1	325.50061	*	7	325.51152	*	4
325.22353	R	1	325.50062	*	7	325.51156	*	4
325.22354	R	1	325.50063	*	7	325.51158	*	4
325.22355	R	1	325.50064	*	7	325.51162	*	4
325.22356	R	1	325.50065	*	7	325.51163	*	4
325.22357	R	1	325.50066	*	7	325.51164	*	4
325.22358	R	1	325.50067	*	7	325.51166	*	4
325.22359	R	1	325.50068	*	7	325.51167	*	4
325.22360	R	1	325.50069	*	7	325.51169	*	4
325.22361	R	1	325.50070	*	7	325.51172	*	4
325.22362	R	1	325.50071	*	7	325.51173	*	4
325.47401	A	4	325.50072	*	7	325.51174	*	4
325.47403	A	4	325.50051a	A	7	325.51175	*	4
325.47405	A	4	325.50053a	A	7	325.51151a	A	4
325.47407	A	4	325.50056a	A	7	325.51156a	A	4
325.47408	A	4	325.50056b	A	7	325.51168a	A	4
325.47409	A	4	325.50056c	A	7	325.51177	R	4
325.47410	A	4	325.50056d	A	7	325.51501	*	4
325.47411	A	4	325.50056e	A	7	325.51502	*	4
325.47414	A	4	325.50059a	A	7	325.51505	*	4
325.47415	A	4	325.50059b	A	7	325.51507	*	4
325.47416	A	4	325.50060a	A	7	325.51508	*	4

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

2015 MR 24 – January 15, 2016

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.51509	*	4	325.51926	*	4	325.52905	*	23
325.51510	*	4	325.51928	*	4	325.52906	*	23
325.51511	*	4	325.51929	*	4	325.52907	*	23
325.51513	*	4	325.51930	*	4	325.52909	A	23
325.51516	*	4	325.51931	*	4	325.52910	A	23
325.51517	*	4	325.51931a	*	4	325.52911	A	23
325.51519	*	4	325.51932	*	4	325.52912	A	23
325.51520	*	4	325.51933	*	4	325.52913	A	23
325.51521	*	4	325.51934	*	4	325.52920	A	23
325.51522	*	4	325.51935	*	4	325.52921	A	23
325.51523	*	4	325.51936	*	4	325.52922	A	23
325.51524	*	4	325.51937	*	4	325.52923	A	23
325.51525	*	4	325.51938	*	4	325.52924	A	23
325.51526	*	4	325.51938a	*	4	325.52925	A	23
325.51501a	A	4	325.51939	*	4	325.52926	A	23
325.51519a	A	4	325.51940	*	4	325.52927	A	23
325.51504	R	4	325.51941	*	4	325.52930	A	23
325.51527	R	4	325.51943	*	4	325.52931	A	23
325.51902	*	4	325.51944	*	4	325.52908	R	23
325.51903	*	4	325.51945	*	4	333.101	*	1
325.51904	*	4	325.51946	*	4	333.103	*	1
325.51905	*	4	325.51947	*	4	333.105	*	1
325.51906	*	4	325.51948	*	4	333.109	*	1
325.51907	*	4	325.51949	*	4	333.111	*	1
325.51908	*	4	325.51950	*	4	333.113	*	1
325.51909	*	4	325.51950a	*	4	333.117	*	1
325.51910	*	4	325.51950b	*	4	333.119	*	1
325.51912	*	4	325.51951	*	4	333.123	*	1
325.51913	*	4	325.51952	*	4	333.125	*	1
325.51914	*	4	325.51953	*	4	333.131	*	1
325.51915	*	4	325.51955	*	4	333.133	*	1
325.51916a	*	4	325.51956	*	4	333.126	A	1
325.51916b	*	4	325.51957	*	4	333.107	R	1
325.51917	*	4	325.51902a	A	4	333.121	R	1
325.51918	*	4	325.51924a	A	4	333.127	R	1
325.51922	*	4	325.51921	R	4	336.1901	*	10
325.51923	*	4	325.51958	R	4	336.1902	*	10
325.51924	*	4	325.52902	*	23	336.1906	*	10
325.51925	*	4	325.52904	*	23	336.1911	*	10

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

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
336.1912	*	10	338.1622	R	1	338.2553	A	17
336.1930	*	10	338.1623	R	1	338.2555	A	17
336.1940	*	10	338.1624	R	1	338.2561	A	17
336.1941	*	10	338.1625	R	1	338.2563	A	17
336.1942	*	10	338.1626	R	1	338.2565	A	17
336.1943	*	10	338.1627	R	1	338.2567	A	17
336.1944	*	10	338.1628	R	1	338.2569	A	17
336.1945	*	10	338.1629	R	1	338.2571	A	17
336.1946	*	10	338.1633	R	1	338.2573	A	17
336.1947	*	10	338.1634	R	1	338.2581	A	17
336.1948	*	10	338.1635	R	1	338.2583	A	17
336.1949	*	10	338.1636	R	1	338.3001	R	5
336.1950	*	10	338.1637	R	1	338.3002	R	5
336.1971	*	10	338.2501	R	17	338.3003	R	5
336.1951	A	10	338.2502	R	17	338.3004	R	5
336.1952	A	10	338.2504	R	17	338.3005	R	5
336.1953	A	10	338.2505	R	17	338.3006	R	5
336.1954	A	10	338.2505a	R	17	338.3007	R	5
336.1955	A	10	338.2506	R	17	338.3801	R	6
336.1956	A	10	338.2507	R	17	338.7121	*	17
336.1957	A	10	338.2507a	R	17	338.7131	*	17
336.1958	A	10	338.2510	R	17	338.7132	*	17
336.1959	A	10	338.2510a	R	17	338.7134	*	17
336.1960	A	10	338.2511	R	17	338.7135	*	17
336.1972	A	10	338.2511a	R	17	338.7136	*	17
336.1931	R	10	338.2513	R	17	338.7137	*	17
336.1932	R	10	338.2514	R	17	338.7139	*	17
336.1970	R	10	338.2515	R	17	338.7141	*	17
338.1601	R	1	338.2516	R	17	338.7142	*	17
338.1602	R	1	338.2521	A	17	338.7146	*	17
338.1610	R	1	338.2523	A	17	338.7147	*	17
338.1611	R	1	338.2527	A	17	338.7148	*	17
338.1614	R	1	338.2529	A	17	338.7149	*	17
338.1616	R	1	338.2541	A	17	338.7161	A	17
338.1617	R	1	338.2543	A	17	338.7163	A	17
338.1618	R	1	338.2545	A	17	338.7165	A	17
338.1619	R	1	338.2547	A	17	338.7123	R	17
338.1620	R	1	338.2549	A	17	338.7125	R	17
338.1621	R	1	338.2551	A	17	338.7143	R	17

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

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
338.7144	R	17	380.6	R	19	395.51	A	24
338.7150	R	17	380.7	R	19	395.52	A	24
338.11109	R	6	380.8	R	19	395.53	A	24
338.11115	R	6	380.9	R	19	395.54	A	24
338.30310	R	5	380.10	R	19	395.55	A	24
339.1701	R	1	380.126	R	1	395.56	A	24
339.1705	R	1	380.127	R	1	395.57	A	24
339.1709	R	1	380.128	R	1	395.58	A	24
339.1713	R	1	380.129	R	1	395.59	A	24
339.1721	R	1	380.132	R	1	395.60	A	24
339.1741	R	1	380.133	R	1	395.61	A	24
339.1743	R	1	380.134	R	1	395.62	A	24
339.1745	R	1	390.1202	R	1	395.63	A	24
339.1747	R	1	390.1206	R	1	395.64	A	24
339.1751	R	1	390.1207	R	1	395.65	A	24
339.1755	R	1	390.1209	R	1	395.66	A	24
339.1757	R	1	390.1210	R	1	395.67	A	24
339.1759	R	1	390.1212	R	1	395.68	A	24
339.1761	R	1	390.1213	R	1	395.69	A	24
339.1763	R	1	390.1214	R	1	395.70	A	24
339.1765	R	1	390.1251	R	1	395.71	A	24
339.1767	R	1	395.1	R	24	395.72	A	24
339.1771	R	1	395.3	R	24	395.73	A	24
339.23102	*	5	395.4	R	24	395.74	A	24
339.23403	*	5	395.5	R	24	395.75	A	24
388.151	*	23	395.6	R	24	395.76	A	24
388.152	*	23	395.7	R	24	395.77	A	24
388.153	*	23	395.8	R	24	395.78	A	24
388.154	*	23	395.21	R	24	395.79	A	24
388.155	*	23	395.22	R	24	395.80	A	24
340.1793a	*	18	395.23	R	24	395.81	A	24
340.1883	R	1	395.24	R	24	395.82	A	24
340.1884	R	1	395.31	R	24	395.83	A	24
340.1885	R	1	395.32	R	24	395.84	A	24
380.1	R	19	395.33	R	24	395.85	A	24
380.2	R	19	395.34	R	24	395.86	A	24
380.3	R	19	395.35	R	24	395.87	A	24
380.4	R	19	395.41	R	24	395.88	A	24
380.5	R	19	395.42	R	24	395.89	A	24

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395.90	A	24	400.3161	*	6	400.4114	*	9
400.10	A	9	400.3162	*	6	400.4116	*	9
400.11	A	9	400.3163	*	6	400.4117	*	9
400.12	A	9	400.3164	*	6	400.4118	*	9
400.13	A	9	400.3165	*	6	400.4119	*	9
400.14	A	9	400.3168	*	6	400.4120	*	9
400.15	A	9	400.3169	*	6	400.4121	*	9
400.16	A	9	400.3170	*	6	400.4126	*	9
400.17	A	9	400.3171	*	6	400.4127	*	9
400.18	A	9	400.3173	*	6	400.4128	*	9
400.901	R	1	400.3178	*	6	400.4131	*	9
400.902	R	1	400.3179	*	6	400.4132	*	9
400.903	R	1	400.3167	R	6	400.4134	*	9
400.905	R	1	400.3401	R	1	400.4137	*	9
400.906	R	1	400.3403	R	1	400.4138	*	9
400.907	R	1	400.3409	R	1	400.4141	*	9
400.908	R	1	400.3410	R	1	400.4142	*	9
400.909	R	1	400.3411	R	1	400.4143	*	9
400.910	R	1	400.3412	R	1	400.4144	*	9
400.911	R	1	400.3413	R	1	400.4145	*	9
400.912	R	1	400.3414	R	1	400.4146	*	9
400.913	R	1	400.3415	R	1	400.4147	*	9
400.914	R	1	400.3416	R	1	400.4148	*	9
400.915	R	1	400.3417	R	1	400.4150	*	9
400.916	R	1	400.3418	R	1	400.4152	*	9
400.917	R	1	400.3419	R	1	400.4160	*	9
400.918	R	1	400.3420	R	1	400.4161	*	9
400.919	R	1	400.3421	R	1	400.4163	*	9
400.920	R	1	400.3422	R	1	400.4167	*	9
400.921	R	1	400.3423	R	1	400.4501	*	9
400.922	R	1	400.4101	*	9	400.4502	*	9
400.941	R	1	400.4104	*	9	400.4504	*	9
400.3151	*	6	400.4105	*	9	400.4510	*	9
400.3155	*	6	400.4106	*	9	400.4512	*	9
400.3156	*	6	400.4108	*	9	400.4515	*	9
400.3157	*	6	400.4109	*	9	400.4517	*	9
400.3158	*	6	400.4111	*	9	400.4520	*	9
400.3159	*	6	400.4112	*	9	400.4522	*	9
400.3160	*	6	400.4113	*	9	400.4523	*	9

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

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.4524	*	9	400.4125	A	9	400.4237	R	9
400.4527	*	9	400.4129	A	9	400.4238	R	9
400.4532	*	9	400.4135	A	9	400.4302	R	9
400.4535	*	9	400.4136	A	9	400.4331	R	9
400.4538	*	9	400.4139	A	9	400.4332	R	9
400.4540	*	9	400.4140	A	9	400.4334	R	9
400.4545	*	9	400.4149	A	9	400.4335	R	9
400.4546	*	9	400.4151	A	9	400.4336	R	9
400.4548	*	9	400.4153	A	9	400.4337	R	9
400.4552	*	9	400.4154	A	9	400.4338	R	9
400.4554	*	9	400.4155	A	9	400.4513	R	9
400.4555	*	9	400.4156	A	9	400.7025	R	9
400.4559	*	9	400.4157	A	9	400.7028	R	9
400.4560	*	9	400.4158	A	9	400.7001	*	9
400.4562	*	9	400.4159	A	9	400.7002	*	9
400.4563	*	9	400.4162	A	9	400.7003	*	9
400.4566	*	9	400.4164	A	9	400.7004	*	9
400.4568	*	9	400.4165	A	9	400.7006	*	9
400.4601	*	9	400.4166	A	9	400.7007	*	9
400.4602	*	9	400.4505	A	9	400.7008	*	9
400.4612	*	9	400.4604	A	9	400.7009	*	9
400.4618	*	9	400.4605	A	9	400.7010	*	9
400.4620	*	9	400.4621	A	9	400.7011	*	9
400.4623	*	9	400.4168	R	9	400.7012	*	9
400.4632	*	9	400.4169	R	9	400.7013	*	9
400.4635	*	9	400.4170	R	9	400.7014	*	9
400.4638	*	9	400.4172	R	9	400.7015	*	9
400.4640	*	9	400.4173	R	9	400.7016	*	9
400.4652	*	9	400.4175	R	9	400.7017	*	9
400.4657	*	9	400.4176	R	9	400.7018	*	9
400.4666	*	9	400.4177	R	9	400.7019	*	9
400.4102	A	9	400.4178	R	9	400.7020	*	9
400.4103	A	9	400.4181	R	9	400.7021	*	9
400.4107	A	9	400.4182	R	9	400.7022	*	9
400.4110	A	9	400.4183	R	9	400.7024	*	9
400.4115	A	9	400.4201	R	9	400.7026	*	9
400.4122	A	9	400.4231	R	9	400.7027	*	9
400.4123	A	9	400.4232	R	9	400.7029	*	9
400.4124	A	9	400.4234	R	9	400.7030	*	9

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

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.7031	*	9	408.10675	*	8	408.15922	*	7
400.7032	*	9	408.10677	*	8	408.15923	*	7
400.7033	*	9	408.10685	*	8	408.15903	A	7
400.7034	*	9	408.10686	*	8	408.15911	R	7
400.12101	*	17	408.10695	*	8	408.16204	*	7
400.12413	*	17	408.10696	*	8	408.16223	*	7
408.43i	*	20	408.10627	A	8	408.16227	*	7
408.6203	R	5	408.10680	A	8	408.16234	*	7
408.6204	R	5	408.10637	R	8	408.16237	*	7
408.6206	R	5	408.10638	R	8	408.16251	*	7
408.6208	R	5	408.13301a	*	10	408.16202	A	7
408.6209	R	5	408.13385	*	10	408.17310	*	10
408.6301	R	5	408.13387	*	10	408.17312	*	10
408.10601	*	8	408.13387a	*	10	408.17314	*	10
408.10603	*	8	408.13388	A	10	408.17315	*	10
408.10604	*	8	408.13389	A	10	408.17316	*	10
408.10605	*	8	408.13901	*	9	408.17317	*	10
408.10606	*	8	408.13902	*	9	408.17318	*	10
408.10611	*	8	408.13905	A	9	408.17320	*	10
408.10612	*	8	408.14001	*	7	408.17302	A	10
408.10613	*	8	408.14002	*	7	408.17801	*	8
408.10621	*	8	408.14004	*	7	408.18602	*	9
408.10623	*	8	408.14005	*	7	408.18605	A	9
408.10624	*	8	408.14008	*	7	408.22101	*	10
408.10631	*	8	408.14009	*	7	408.22102	*	10
408.10632	*	8	408.14001a	A	7	408.22103	*	10
408.10633	*	8	408.14001b	A	7	408.22104	*	10
408.10634	*	8	408.14511	*	10	408.22105	*	10
408.10636	*	8	408.14522	*	10	408.22106	*	10
408.10639	*	8	408.14555	*	10	408.22107	*	10
408.10641	*	8	408.14502	A	10	408.22109	*	10
408.10643	*	8	408.14527	R	10	408.22110	*	10
408.10644	*	8	408.15001	*	8	408.22112	*	10
408.10645	*	8	408.15002	*	8	408.22113	*	10
408.10647	*	8	408.15003	*	8	408.22115	*	10
408.10661	*	8	408.15004	A	8	408.22117	*	10
408.10664	*	8	408.15501	*	8	408.22119	*	10
408.10671	*	8	408.15601	*	8	408.22129	*	10
408.10673	*	8	408.15915	*	7	408.22130	*	10

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.22138	*	10	408.30507	*	19	408.30526	R	19
408.22139	*	10	408.30510	*	19	408.30531	R	19
408.22151	*	10	408.30512	*	19	408.30543	R	19
408.22156	*	10	408.30513	*	19	408.30547	R	19
408.22102a	A	10	408.30514	*	19	408.30801	*	12
408.22110a	A	10	408.30518	*	19	408.30811	*	12
408.22110b	A	10	408.30520	*	19	408.30813	*	12
408.22112a	A	10	408.30522	*	19	408.30818	*	12
408.22112b	A	10	408.30522a	*	19	408.30819	*	12
408.22112c	A	10	408.30527	*	19	408.30834	*	12
408.22112d	A	10	408.30528a	*	19	408.30838	*	12
408.22112e	A	10	408.30529	*	19	408.30869	*	12
408.22112f	A	10	408.30536	*	19	408.30870	*	12
408.22161	R	10	408.30536a	*	19	408.30871	*	12
408.22162	R	10	408.30537	*	19	408.30873	*	12
408.22951	R	1	408.30537a	*	19	408.30865	R	12
408.22952	R	1	408.30537b	*	19	408.31059	*	19
408.22953	R	1	408.30537c	*	19	408.31060	*	19
408.22954	R	1	408.30541	*	19	408.31063	*	19
408.22955	R	1	408.30542	*	19	408.31063a	*	19
408.22956	R	1	408.30544	*	19	408.31065	*	19
408.22957	R	1	408.30545	*	19	408.31066	*	19
408.22958	R	1	408.30545a	*	19	408.31069	*	19
408.22959	R	1	408.30546	*	19	408.31070	*	19
408.22960	R	1	408.30500	A	19	408.31071	R	19
408.22961	R	1	408.30501a	A	19	408.31071a	R	19
408.22962	R	1	408.30509a	A	19	408.40101	*	20
408.22963	R	1	408.30510a	A	19	408.40102	*	20
408.22964	R	1	408.30521a	A	19	408.40105	*	20
408.22965	R	1	408.30523	A	19	408.40114	*	20
408.22966	R	1	408.30523a	A	19	408.40121	R	20
408.22967	R	1	408.30525a	A	19	408.40115	*	4
408.22968	R	1	408.30533a	A	19	408.40120	*	4
408.22969	R	1	408.30533b	A	19	408.40121	*	4
408.22970	R	1	408.30537d	A	19	408.40122	*	4
408.22971	R	1	408.30547d	A	19	408.40123	*	4
408.30501	*	19	408.30547e	A	19	408.40128	*	4
408.30505	*	19	408.30547f	A	19	408.40130	*	4
408.30506	*	19	408.30547g	A	19	408.40131	*	4

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.40132	*	4	408.41637	R	10	408.41868	*	7
408.40133	*	4	408.41638	R	10	408.41869	*	7
408.40105	A	4	408.41639	R	10	408.41874	*	7
408.40601	*	6	408.41640	R	10	408.41875	*	7
408.40603	*	6	408.41641	R	10	408.41877	*	7
408.40617a	*	6	408.41642	R	10	408.41884	*	7
408.40623	*	6	408.41643	R	10	408.41861a	A	7
408.40625	*	6	408.41644	R	10	408.41861b	A	7
408.40631	*	6	408.41645	R	10	408.41861c	A	7
408.40650	A	6	408.41646	R	10	408.41861d	A	7
408.40655	A	6	408.41647	R	10	408.41877a	A	7
408.40660	A	6	408.41648	R	10	408.41871	R	7
408.40705	*	20	408.41649	R	10	408.41872	R	7
408.40709	*	20	408.41650	R	10	408.41876	R	7
408.40713	*	20	408.41651	R	10	408.41878	R	7
408.40709	*	4	408.41652	R	10	408.41879	R	7
408.40713	*	4	408.41653	R	10	408.41881	R	7
408.40721	*	4	408.41654	R	10	408.41882	R	7
408.40722	*	4	408.41655	R	10	408.41883	R	7
408.40723	*	4	408.41656	R	10	408.42701	*	7
408.40731	*	4	408.41657	R	10	408.42705	A	7
408.40751	*	4	408.41658	R	10	408.42710	R	7
408.40761	*	4	408.41802	*	7	408.42724	R	7
408.40762	*	4	408.41836	*	7	408.42725	R	7
408.41601	*	10	408.41837	*	7	408.42726	R	7
408.41610	*	10	408.41838	*	7	408.42727	R	7
408.41605	A	10	408.41841	*	7	408.42728	R	7
408.41625	R	10	408.41851	*	7	408.42731	R	7
408.41626	R	10	408.41852	*	7	408.42732	R	7
408.41627	R	10	408.41853	*	7	408.42733	R	7
408.41628	R	10	408.41854	*	7	408.42734	R	7
408.41629	R	10	408.41855	*	7	408.42735	R	7
408.41630	R	10	408.41861	*	7	408.42737	R	7
408.41631	R	10	408.41862	*	7	408.42741	R	7
408.41632	R	10	408.41863	*	7	408.42742	R	7
408.41633	R	10	408.41864	*	7	408.42743	R	7
408.41634	R	10	408.41865	*	7	408.42744	R	7
408.41635	R	10	408.41866	*	7	408.42751	R	7
408.41636	R	10	408.41867	*	7	408.42752	R	7

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408.42753	R	7	418.10922	*	17	421.1311	R	1
408.42754	R	7	418.10923	*	17	421.1313	R	1
408.42755	R	7	418.101007	*	17	421.1314	R	1
408.42757	R	7	418.101008	*	17	421.1315	R	1
408.42758	R	7	418.101015	*	17	421.1316	R	1
408.42759	R	7	418.101208	*	17	421.1317	R	1
408.42761	R	7	421.1101	R	1	456.101	R	19
408.42762	R	7	421.1102	R	1	456.111	R	19
408.42763	R	7	421.1103	R	1	456.121	R	19
408.42799	R	7	421.1104	R	1	456.123	R	19
408.43501	A	20	421.1105	R	1	456.124	R	19
408.43505	A	20	421.1106	R	1	456.125	R	19
408.43510	A	20	421.1107	R	1	456.126	R	19
408.44501	*	7	421.1108	R	1	456.131	R	19
408.44502	*	7	421.1109	R	1	456.132	R	19
409.2	*	18	421.1110	R	1	456.133	R	19
409.3	*	18	421.1201	R	1	456.134	R	19
409.4	*	18	421.1202	R	1	456.136	R	19
409.5	*	18	421.1203	R	1	456.137	R	19
418.1	R	1	421.1204	R	1	456.138	R	19
418.2	R	1	421.1205	R	1	456.139	R	19
418.3	R	1	421.1206	R	1	456.144	R	19
418.4	R	1	421.1207	R	1	456.145	R	19
418.5	R	1	421.1208	R	1	456.146	R	19
418.6	R	1	421.1209	R	1	456.151	R	19
418.7	R	1	421.1210	R	1	456.152	R	19
418.8	R	1	421.1211	R	1	456.153	R	19
418.51	R	1	421.1212	R	1	456.154	R	19
418.52	R	1	421.1213	R	1	456.161	R	19
418.53	R	1	421.1214	R	1	456.162	R	19
418.54	R	1	421.1301	R	1	456.163	R	19
418.55	R	1	421.1302	R	1	456.164	R	19
418.56	R	1	421.1304	R	1	456.165	R	19
418.57	R	1	421.1305	R	1	456.166	R	19
418.58	R	1	421.1306	R	1	456.167	R	19
418.10103	R	21	421.1307	R	1	456.191	R	19
418.10110	R	21	421.1308	R	1	456.192	R	19
418.10904	*	17	421.1309	R	1	456.193	R	19
418.10915	*	17	421.1310	R	1	456.194	R	19

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456.1101	A	19	460.17321	R	1	500.904	R	21
456.1201	A	19	460.17323	R	1	500.905	R	21
456.1202	A	19	460.17325	R	1	500.906	R	21
456.1301	A	19	460.17327	R	1	500.907	R	21
456.1302	A	19	460.17329	R	1	500.908	R	21
456.1303	A	19	460.17331	R	1	500.909	R	21
456.1401	A	19	460.17333	R	1	500.2101	R	1
456.1501	A	19	460.17335	R	1	500.2105	R	1
456.1502	A	19	460.17337	R	1	500.2106	R	1
456.1503	A	19	460.17339	R	1	500.2107	R	1
456.1601	A	19	460.17341	R	1	500.2109	R	1
456.1701	A	19	460.17401	R	1	500.2110	R	1
456.1702	A	19	460.17403	R	1	500.2111	R	1
456.1801	A	19	460.17405	R	1	500.2112	R	1
456.1802	A	19	460.17501	R	1	500.2113	R	1
456.1803	A	19	460.17503	R	1	500.2114	R	1
460.17101	R	1	460.17505	R	1	500.2115	R	1
460.17103	R	1	460.17507	R	1	500.2116	R	1
460.17105	R	1	460.17509	R	1	500.2117	R	1
460.17107	R	1	460.17511	R	1	500.2118	R	1
460.17109	R	1	460.17513	R	1	500.2119	R	1
460.17111	R	1	460.17515	R	1	500.2120	R	1
460.17113	R	1	460.17601	R	1	500.2121	R	1
460.17115	R	1	460.17701	R	1	500.2122	R	1
460.17201	R	1	484.903	*	12	500.2123	R	1
460.17203	R	1	500.101	A	12	500.2124	R	1
460.17205	R	1	500.102	A	12	500.2125	R	1
460.17207	R	1	500.103	A	12	500.2126	R	1
460.17209	R	1	500.104	A	12	500.2127	R	1
460.17301	R	1	500.105	A	12	500.2128	R	1
460.17303	R	1	500.106	A	12	500.2129	R	1
460.17305	R	1	500.107	A	12	500.2130	R	1
460.17307	R	1	500.108	A	12	500.2131	R	1
460.17309	R	1	500.109	A	12	500.2134	R	1
460.17311	R	1	500.110	A	12	500.2136	R	1
460.17313	R	1	500.111	A	12	500.2137	R	1
460.17315	R	1	500.901	R	21	500.2138	R	1

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554.1	R	5	791.3315	R	1	792.10203	*	1
554.2	R	5	791.33100	A	17	792.10205	*	1
554.3	R	5	792.10101	A	1	792.10207	*	1
554.4	R	5	792.10102	A	1	792.10209	*	1
554.5	R	5	792.10103	A	1	792.10211	*	1
554.6	R	5	792.10104	A	1	792.10213	*	1
554.21	R	5	792.10105	A	1	792.10215	*	1
554.22	R	5	792.10106	A	1	792.10219	*	1
554.23	R	5	792.10107	A	1	792.10221	*	1
554.24	R	5	792.10108	A	1	792.10223	*	1
554.25	R	5	792.10109	A	1	792.10225	*	1
554.26	R	5	792.10110	A	1	792.10227	*	1
554.27	R	5	792.10111	A	1	792.10229	*	1
554.28	R	5	792.10112	A	1	792.10231	*	1
554.29	R	5	792.10113	A	1	792.10233	*	1
554.31	R	5	792.10114	A	1	792.10237	*	1
554.32	R	5	792.10115	A	1	792.10239	*	1
554.33	R	5	792.10116	A	1	792.10241	*	1
554.34	R	5	792.10117	A	1	792.10243	*	1
554.35	R	5	792.10118	A	1	792.10247	*	1
554.41	R	5	792.10119	A	1	792.10251	*	1
554.42	R	5	792.10120	A	1	792.10253	*	1
554.51	R	5	792.10121	A	1	792.10255	*	1
554.52	R	5	792.10122	A	1	792.10257	*	1
554.53	R	5	792.10123	A	1	792.10259	*	1
554.61	R	5	792.10124	A	1	792.10261	*	1
554.62	R	5	792.10125	A	1	792.10263	*	1
554.63	R	5	792.10126	A	1	792.10265	*	1
554.64	R	5	792.10128	A	1	792.10269	*	1
554.65	R	5	792.10129	A	1	792.10271	*	1
554.66	R	5	792.10130	A	1	792.10273	*	1
554.67	R	5	792.10131	A	1	792.10275	*	1
554.68	R	5	792.10132	A	1	792.10277	*	1
554.69	R	5	792.10133	A	1	792.10279	*	1
554.70	R	5	792.10134	A	1	792.10283	*	1
554.71	R	5	792.10135	A	1	792.10287	*	1
791.3301	R	1	792.10136	A	1	792.10289	*	1
791.3305	R	1	792.10137	A	1	792.10301	A	1
791.3310	R	1	792.10201	*	1	792.10302	A	1

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792.10304	A	1	792.10437	A	1	792.10707	A	1
792.10305	A	1	792.10438	A	1	792.10708	A	1
792.10306	A	1	792.10439	A	1	792.10709	A	1
792.10401	A	1	792.10440	A	1	792.10710	A	1
792.10402	A	1	792.10441	A	1	792.10711	A	1
792.10403	A	1	792.10442	A	1	792.10712	A	1
792.10404	A	1	792.10443	A	1	792.10713	A	1
792.10405	A	1	792.10444	A	1	792.10714	A	1
792.10406	A	1	792.10445	A	1	792.10715	A	1
792.10407	A	1	792.10446	A	1	792.10801	A	1
792.10408	A	1	792.10447	A	1	792.10802	A	1
792.10409	A	1	792.10448	A	1	792.10803	A	1
792.10410	A	1	792.10501	A	1	792.10804	A	1
792.10411	A	1	792.10502	A	1	792.10805	A	1
792.10412	A	1	792.10503	A	1	792.10806	A	1
792.10413	A	1	792.10504	A	1	792.10807	A	1
792.10414	A	1	792.10505	A	1	792.10808	A	1
792.10415	A	1	792.10506	A	1	792.10809	A	1
792.10416	A	1	792.10507	A	1	792.10901	A	1
792.10417	A	1	792.10508	A	1	792.10902	A	1
792.10418	A	1	792.10509	A	1	792.10903	A	1
792.10419	A	1	792.10510	A	1	792.10904	A	1
792.10420	A	1	792.10511	A	1	792.10905	A	1
792.10421	A	1	792.10512	A	1	792.10906	A	1
792.10422	A	1	792.10601	A	1	792.10907	A	1
792.10423	A	1	792.10602	A	1	792.10908	A	1
792.10424	A	1	792.10603	A	1	792.10909	A	1
792.10425	A	1	792.10604	A	1	792.10910	A	1
792.10426	A	1	792.10605	A	1	792.10911	A	1
792.10427	A	1	792.10606	A	1	792.10912	A	1
792.10428	A	1	792.10607	A	1	792.11001	A	1
792.10429	A	1	792.10608	A	1	792.11002	A	1
792.10430	A	1	792.10609	A	1	792.11003	A	1
792.10431	A	1	792.10701	A	1	792.11004	A	1
792.10432	A	1	792.10702	A	1	792.11005	A	1
792.10433	A	1	792.10703	A	1	792.11006	A	1
792.10434	A	1	792.10704	A	1	792.11007	A	1
792.10435	A	1	792.10705	A	1	792.11008	A	1

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

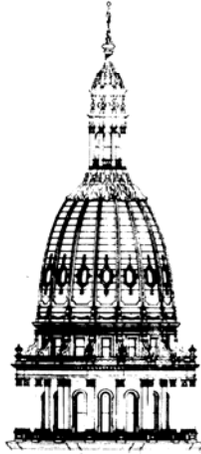
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792.11011	A	1	792.11205	A	1	792.11416	A	1
792.11012	A	1	792.11206	A	1	792.11417	A	1
792.11013	A	1	792.11207	A	1	792.11418	A	1
792.11014	A	1	792.11208	A	1	792.11419	A	1
792.11015	A	1	792.11301	A	1	792.11420	A	1
792.11016	A	1	792.11302	A	1	792.11421	A	1
792.11017	A	1	792.11303	A	1	792.11422	A	1
792.11018	A	1	792.11304	A	1	792.11423	A	1
792.11019	A	1	792.11305	A	1	792.11424	A	1
792.11020	A	1	792.11306	A	1	792.11425	A	1
792.11021	A	1	792.11307	A	1	792.11426	A	1
792.11022	A	1	792.11309	A	1	792.11427	A	1
792.11023	A	1	792.11310	A	1	792.11428	A	1
792.11024	A	1	792.11311	A	1	792.11429	A	1
792.11025	A	1	792.11312	A	1	792.11430	A	1
792.11026	A	1	792.11313	A	1	792.11431	A	1
792.11027	A	1	792.11314	A	1	792.11432	A	1
792.11101	A	1	792.11315	A	1	792.11433	A	1
792.11102	A	1	792.11316	A	1	792.11501	A	1
792.11103	A	1	792.11317	A	1	792.11502	A	1
792.11104	A	1	792.11318	A	1	792.11503	A	1
792.11105	A	1	792.11319	A	1	792.11504	A	1
792.11106	A	1	792.11320	A	1	792.11505	A	1
792.11107	A	1	792.11321	A	1	792.11506	A	1
792.11108	A	1	792.11401	A	1	792.11507	A	1
792.11109	A	1	792.11402	A	1	792.11508	A	1
792.11110	A	1	792.11403	A	1	792.11509	A	1
792.11111	A	1	792.11404	A	1	792.11510	A	1
792.11112	A	1	792.11405	A	1	792.11511	A	1
792.11113	A	1	792.11406	A	1	792.11512	A	1
792.11114	A	1	792.11407	A	1	792.11513	A	1
792.11115	A	1	792.11408	A	1	792.11514	A	1
792.11116	A	1	792.11409	A	1	792.11515	A	1
792.11117	A	1	792.11410	A	1	792.11516	A	1
792.11118	A	1	792.11411	A	1	792.11517	A	1
792.11201	A	1	792.11412	A	1	792.11601	A	1
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792.11611	A	1
792.11701	A	1
792.11702	A	1
792.11703	A	1
792.11704	A	1
792.11705	A	1
792.11706	A	1
792.11707	A	1
792.11708	A	1
792.11709	A	1
792.11801	A	1
792.11802	A	1
792.11803	A	1
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Part 7. Disciplinary Proceedings (2015-1)
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Part 7. Welding and Cutting CS (2015-4) (2015-20)
Part 15. Excavators, Hoists, Elevators, Helicopters, and Conveyors CS (2015-14*)
Part 16 Power Transmission and Distribution CS (2015-10) (2015-14*) (2015-18*)
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Part 27 Blasting and Use of Explosive CS (2015-7)
Part 33 Personal Protective Equipment GI (2015-10)
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Real Estate Appraisers – General Rules (2015-5)
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State Police Retirement – General Hearing Rules (2015-1)
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NATURAL RESOURCES, DEPARTMENT OF

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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.”

2015 Michigan Public Acts Table

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

November 10, 2015
Through PA 173 of 2015

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
1		0044	Yes	2/19	2/20	5/21/15 #	Elections; primary ; presidential primary election date; revise. (Sen. D. Robertson)
2		0045	Yes	2/19	2/20	5/21/15 #	Elections; primary ; presidential primary election date; revise. (Sen. D. Robertson)
3		0034	Yes	3/4	3/4	3/4/15	Weapons; licensing ; concealed pistol licensing boards; eliminate, and transfer duties to the department of state police and county clerks. (Sen. M. Green)
4		0035	Yes	3/4	3/4	10/1/15 #	Criminal procedure ; sentencing guidelines; reference in sentencing guidelines; update. (Sen. M. Green)
5	4110		Yes	3/10	3/10	3/10/15	Appropriations; supplemental ; omnibus school aid supplemental adjusting certain appropriations and fund sources; provide for. (Rep. A. Pscholka)
6	4112		Yes	3/10	3/10	3/10/15	Appropriations; zero budget ; supplemental appropriations; provide for fiscal year 2014-2015. (Rep. A. Pscholka)
7	4078		Yes	3/17	3/17	3/17/15	Appropriations; capital outlay ; Michigan natural resources trust fund; provide appropriations. (Rep. J. Bumstead)

- * - 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.

2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
8		0137	Yes	4/1	4/1	4/1/15	Insurance; health insurers; amount of autism coverage fund revenues to be expended for university autism programs and autism family assistance services; increase. (Sen. D. Hildenbrand)
9		0138	Yes	4/1	4/1	6/30/15	Crime victims; rights; distribution of crime victim's rights funds; modify. (Sen. D. Hildenbrand)
10	4051		Yes	4/9	4/9	4/9/15	Taxation; administration; disclosure of certain tax-exempt property; provide for. (Rep. J. Farrington)
11		0042	Yes	4/9	4/9	4/9/15	Vehicles; driver training; certain requirements applicable to commercial learner's permit; amend to comply with federal regulations. (Sen. T. Casperson)
12		0054	Yes	4/14	4/14	7/13/15	Natural resources; hunting; use of unmanned vehicles or devices to interfere with or harass another individual who is hunting or fishing; prohibit. (Sen. T. Casperson)
13		0055	Yes	4/14	4/14	7/13/15 #	Natural resources; hunting; use of unmanned vehicles or device for taking game or fish; prohibit. (Sen. P. Pavlov)
14	4119		Yes	4/14	4/14	4/14/15 #	Civil procedure; garnishment; garnishment of periodic payments; revise procedure. (Rep. D. Garcia)
15	4120		Yes	4/14	4/14	9/30/15 #	Labor; fair employment practices; deductions from wages without written consent of employee; include certain reimbursements related to garnishment. (Rep. M. McCready)
16		0053	Yes	4/14	4/14	7/13/15	Weapons; firearms; exemption for retired federal law enforcement officers to carry a concealed pistol in pistol-free zones; provide for. (Sen. R. Jones)

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
17		0160	Yes	4/22	4/22	4/22/15	<i>Cities; home rule</i> ; provision regarding financial recovery bonds; modify. (Sen. D. Booher)
18		0018	Yes	4/29	4/29	4/29/15 #	<i>Property; conveyances</i> ; certain land in Calhoun County; provide for conveyance after obtaining from United States. (Sen. M. Nofs)
19		0019	Yes	4/29	4/29	4/29/15 #	<i>Property tax; assessments</i> ; definition of transfer of ownership; exclude certain transfers. (Sen. M. Nofs)
20		0012	Yes	5/5	5/5	5/5/15	<i>Retirement; state employees</i> ; retired state employees to contract with department of attorney general in litigation matters involving this state; allow under certain circumstances without losing retirement allowance. (Sen. R. Jones)
21	4151		Yes	5/12	5/12	5/12/15 #	<i>Weapons; firearms</i> ; 1959 PA 186; repeal. (Rep. P. Pettalia)
22	4152		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in MCL 8.3t; modify. (Rep. J. Sheppard)
23	4153		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in MCL 752.841; modify. (Rep. R. Franz)
24	4154		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in the natural resources and environmental protection act; modify. (Rep. B. Roberts)
25	4156		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in 1927 PA 372; modify. (Rep. T. Barrett)

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2015 Michigan Public Acts Table

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	HB	SB					
26	4155		Yes	5/12	5/12	7/1/15 #	Weapons; firearms; definition of firearm in the Michigan penal code; modify. <i>(Rep. T. Cole)</i>
27	4160		Yes	5/12	5/12	8/10/15 #	Weapons; other; brandishing a firearm; exempt certain actions. <i>(Rep. J. Johnson)</i>
28	4161		Yes	5/12	5/12	8/10/15 #	Weapons; other; definition of brandish; provide for. <i>(Rep. H. Hughes)</i>
29		0085	Yes	5/12	5/12	8/10/15	Weapons; firearms; definition of pneumatic guns; provide for, and prohibit certain regulations by local units of government. <i>(Sen. D. Hildenbrand)</i>
30		0099	Yes	5/18	5/18	5/18/15	Highways; name; portion of business loop I-94; designate as the "Detective LaVern S. Brann Memorial Highway". <i>(Sen. M. Nofs)</i>
31	4069		Yes	5/20	5/20	8/18/15	Criminal procedure; youthful trainees; eligibility criteria for youthful trainee program; modify. <i>(Rep. H. Santana)</i>
32	4135		Yes	5/20	5/20	8/18/15	Criminal procedure; youthful trainees; revocation of trainee status under Holmes youthful trainee act for committing certain subsequent crimes; provide for. <i>(Rep. K. Heise)</i>
33	4169		Yes	5/20	5/20	8/18/15	Criminal procedure; sentencing; option of placing individual in prison under the Holmes youthful trainee act; eliminate. <i>(Rep. M. Hovey-Wright)</i>
34	4162		Yes	5/21	5/21	8/19/15 #	Occupations; individual licensing and regulation; requirement for installation and repair of elevators by elevator journeymen; modify for installation and repair of residential lifts. <i>(Rep. A. Nesbitt)</i>

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
35	4163		Yes	5/21	5/21	8/19/15 #	Occupations ; individual licensing and regulation; licensing of residential lift contractors; create as class of elevator contractors. <i>(Rep. A. Pscholka)</i>
36	4038		Yes	5/21	5/21	8/19/15	Housing ; landlord and tenants; demand for payment of rent or possession of premises; allow by electronic mail. <i>(Rep. A. Forlini)</i>
37	4076		Yes	5/21	5/21	5/21/15	Weapons ; firearms; reference to certain repealed definition in the penal code; eliminate. <i>(Rep. B. Rendon)</i>
38		0052	Yes	5/21	5/21	8/19/15	Veterans ; other; veterans welcome home act; replace reference to "department of labor and economic growth" with "Michigan veterans affairs agency". <i>(Sen. J. Stamas)</i>
39	4075		Yes	6/1	6/1	6/1/15	Records ; public; transcripts and abstracts of records act; clarify fee for electronic copies. <i>(Rep. B. Rendon)</i>
40	4054		Yes	6/3	6/3	9/1/15	Mobile homes ; other; health and safety violations; provide for remedies and require posting of financial assurance. <i>(Rep. A. Schor)</i>
41	4017		Yes	6/3	6/3	6/3/15	Food ; other; persons donating food to nonprofit organizations or corporations that distribute donated food; provide immunity for. <i>(Rep. J. Farrington)</i>
42		0139	Yes	6/3	6/3	9/1/15	Education ; other; certain fund-raising activities during school hours; allow. <i>(Sen. P. Colbeck)</i>
43		0329	Yes	6/5	6/5	6/5/15	Elections ; election officials; modifying the nominating petition filing deadline for candidates for city offices; authorize under certain circumstances and add certain election accountability provisions. <i>(Sen. J. Ananich)</i>

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2015 Michigan Public Acts Table

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	HB	SB					
44	4060		Yes	6/8	6/9	9/7/15	Higher education; state universities; acceptance of an American council on education transcript; allow, and clarify transferable credits. <i>(Rep. H. Hughes)</i>
45		0221	Yes	6/8	6/9	6/9/15	Higher education; education programs; participation in interstate compacts or agreements concerning distance education; regulate. <i>(Sen. T. Schuitmaker)</i>
46		0086	Yes	6/8	6/9	6/9/15	State financing and management; bonds; issuance of certain types of bonds; extend sunset. <i>(Sen. J. Brandenburg)</i>
47		0271	Yes	6/8	6/9	6/9/15	Liquor; licenses; sale of unlimited quantity of alcoholic liquor at a specific price at a private function; allow, and regulate price of 2 or more drinks sold to an individual. <i>(Sen. W. Schmidt)</i>
48		0196	Yes	6/8	6/9	9/7/15	Vehicles; other; issuance of salvage or scrap certificate of title to insurance company; allow under certain circumstances and make other revisions. <i>(Sen. T. Casperson)</i>
49	4467		Yes	6/9	6/9	6/9/15	Corrections; other; use of certain privately owned correctional facility to house certain adult inmates; allow. <i>(Rep. J. Bumstead)</i>
50	4071		Yes	6/8	6/9	9/7/15 #	Family law; child custody; requirement to file motion for change of custody or parenting time order when parent is called to active military duty; modify. <i>(Rep. T. Barrett)</i>
51	4482		Yes	6/8	6/9	9/7/15 #	Family law; child custody; requirement to file motion for change of custody or parenting time order when parent is called to active military duty; modify. <i>(Rep. K. Kesto)</i>
52		0009	Yes	6/8	6/9	9/7/15 #	Family law; child custody; requirement to file motion for change of custody order when parent is called to active military duty; modify. <i>(Sen. R. Jones)</i>

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2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
53	4188		Yes	6/11	6/11	9/9/15 #	Children; adoption; objection to placements by child placing agency based on religious or moral convictions; allow. (Rep. A. LaFontaine)
54	4189		Yes	6/11	6/11	9/9/15 #	Children; adoption; objection to placements by child placing agency based on religious or moral convictions; allow. (Rep. H. Santana)
55	4190		Yes	6/11	6/11	9/9/15 #	Children; adoption; licensure of child placing agency that objects to placements on religious or moral grounds; allow. (Rep. E. Leutheuser)
56	4041		Yes	6/10	6/11	6/11/15	Human services; services or financial assistance; family independence assistance program group's compliance with compulsory school attendance; require in order to receive assistance. (Rep. A. Pscholka)
57	4404		Yes	6/10	6/11	10/1/15	Employment security; funds; use of contingent funds for workforce training programs; allow. (Rep. L. Inman)
58	4409		Yes	6/10	6/11	10/1/15	Human services; services or financial assistance; families leaving family independence programs due to no longer meeting financial eligibility; eliminate monthly payment. (Rep. E. Poleski)
59	4444		Yes	6/10	6/11	10/1/15	Mental health; code; certain fees under the mental health code; modify, and provide other general amendments. (Rep. C. Afendoulis)
60	4449		Yes	6/10	6/11	10/1/15	Environmental protection; air pollution; air emission fees; modify. (Rep. R. Victory)
61	4470		Yes	6/9	6/11	10/1/15	Food; other; certain MDARD fees; increase. (Rep. J. Hoadley)

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2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
62	4363		Yes	6/10	6/11	10/1/15	Occupations; mechanical contractors; certain fees under the Forbes mechanical contractors act; modify. <i>(Rep. H. Santana)</i>
63	4382		Yes	6/10	6/11	10/1/15	Occupations; electricians; certain fees under the electrical administrative act; modify. <i>(Rep. C. Afendoulis)</i>
64	4383		Yes	6/10	6/11	10/1/15	Occupations; inspectors; building officials, inspectors, and plan reviewers; modify fees. <i>(Rep. C. Afendoulis)</i>
65	4384		Yes	6/10	6/11	10/1/15	Businesses; nonprofit corporations; annual report fees under the nonprofit corporation act; modify. <i>(Rep. C. Afendoulis)</i>
66	4397		Yes	6/10	6/11	10/1/15	Businesses; business corporations; annual report fees under the business corporation act; modify. <i>(Rep. G. Darany)</i>
67	4398		Yes	6/10	6/11	10/1/15	Trade; securities; certain fees under the uniform securities act; modify. <i>(Rep. R. Kosowski)</i>
68	4399		Yes	6/10	6/11	10/1/15	Businesses; limited liability companies; annual statement fees under the Michigan limited liability company act; modify. <i>(Rep. L. Love)</i>
69	4400		Yes	6/10	6/11	6/11/15	Agriculture; animals; licensing fees related to livestock operators; extend sunset. <i>(Rep. N. Jenkins)</i>
70	4439		Yes	6/10	6/11	10/1/15	Vehicles; title; tire disposal surcharge; earmark to the solid waste management fund and extend sunset. <i>(Rep. R. Victory)</i>

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2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
71	4443		Yes	6/10	6/11	10/1/15	Law enforcement; fingerprinting; fees charged for fingerprinting and criminal record check; modify sunset. (Rep. A. Miller)
72	4445		Yes	6/10	6/11	10/1/15	Traffic control; other; disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
73	4446		Yes	6/10	6/11	10/1/15	Traffic control; other; disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
74	4364		Yes	6/10	6/11	10/1/15	Occupations; plumbers; certain fees under the state plumbing act; modify. (Rep. H. Santana)
75	4381		Yes	6/10	6/11	10/1/15	Occupations; licensing fees; occupational code fees under state license fee act; modify. (Rep. C. Afendoulis)
76	4448		Yes	6/10	6/11	10/1/15	Natural resources; inland lakes; inland lakes and streams application fees; modify. (Rep. R. Victory)
77	4568		Yes	6/10	6/11	10/1/15	Traffic control; other; disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
78	4569		Yes	6/10	6/11	10/1/15	Vehicles; registration; vehicle registration tax credited to transportation administration collection fund; extend sunset. (Rep. A. Pscholka)
79		0100	No	6/16	6/16	**	Taxation; administration; prepayment of tax, penalty, and interest requirement as a prerequisite to filing a case regarding the assessment of tax in the Michigan court of claims; eliminate. (Sen. J. Brandenburg)

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	HB	SB					
80		0304	Yes	6/16	6/16	6/16/15	Occupations; junk and secondhand dealers; payment requirements for certain scrap metal purchase transactions; modify. <i>(Sen. M. Kowall)</i>
81	4434		Yes	6/16	6/16	10/1/15	Human services; county services; sunset on certain administrative rate changes to foster care services; eliminate, and make subject to appropriation. <i>(Rep. E. Poleski)</i>
82	4441		Yes	6/16	6/16	10/1/15	Environmental protection; other; water pollution, solid waste, and recycling fees and sewerage expedited review process; extend sunset. <i>(Rep. S. Roberts)</i>
83	4451		Yes	6/16	6/16	10/1/15	Agriculture; other; feed law; provide general amendments. <i>(Rep. N. Jenkins)</i>
84		0133	Yes	6/17	6/17	6/17/15 +	Appropriations; zero budget; omnibus budget appropriations bill; provide for. <i>(Sen. D. Hildenbrand)</i>
85	4115		Yes	6/17	6/17	6/17/15	Appropriations; zero budget; fiscal year 2015-2016 omnibus appropriations for school aid, higher education, and community colleges; provide for. <i>(Rep. A. Pscholka)</i>
86	4101		Yes	6/23	6/23	6/23/15	Appropriations; zero budget; supplemental appropriations; provide for fiscal year 2014-2015. <i>(Rep. A. Pscholka)</i>
87	4175		Yes	6/23	6/23	9/21/15	Torts; liability; liability of persons under equine activity liability act; limit to willful or wanton acts under certain circumstances. <i>(Rep. J. Johnson)</i>
88	4245		Yes	6/23	6/23	9/21/15	Occupations; inspectors; registration as a building official, plan reviewer, or inspector; eliminate employment with governmental subdivision as a requirement for and change renewal dates. <i>(Rep. A. Forlini)</i>

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2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
89	4203		Yes	6/25	6/25	6/25/15 #	Businesses; nonprofit corporations; reference to "crippled children" in trustee corporation law; revise to "children and youth with special health care needs". (Rep. M. Callton)
90	4204		Yes	6/25	6/25	6/25/15 #	Human services; children's services; reference to "crippled children"; revise to "children and youth with special health care needs". (Rep. J. Graves)
91	4205		Yes	6/25	6/25	6/25/15	Health; children; reference to "crippled children"; revise to "children and youth with special health care needs" and change the date on licensing pharmacy technicians. (Rep. A. Schor)
92		0112	Yes	6/25	6/25	6/25/15 #	Records; health; reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. C. Hertel)
93		0113	Yes	6/25	6/25	6/25/15 #	Human services; children's services; reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. J. Marleau)
94		0114	Yes	6/25	6/25	6/25/15 #	Children; child care; reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. M. O'Brien)
95	4468		Yes	6/30	6/30	6/30/15	Aeronautics; airport authority; regional airport authority; allow to be created. (Rep. R. VerHeulen)
96	4496		Yes	6/29	6/30	6/30/15	State financing and management; bonds; qualifying refunding bonds; provide for a school district to recalculate its millage levy. (Rep. R. Victory)
97	4497		Yes	6/29	6/30	6/30/15	State financing and management; bonds; qualification of refunding bonds; revise for schools that will not meet their final mandatory repayment date. (Rep. R. Victory)

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
98	4271		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. L. Lyons)
99	4276		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. L. Lyons)
100	4272		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. D. Lauwers)
101	4273		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. K. Heise)
102	4274		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. K. Kesto)
103	4385		Yes	6/29	6/30	9/28/15 #	Elections; scheduling; February regular election date; eliminate. (Rep. B. Jacobsen)
104	4447		Yes	6/30	6/30	10/1/15	Health facilities; other; certain fees under the public health code; modify, and provide other general amendments. (Rep. A. Pscholka)
105	4052		Yes	6/30	6/30	6/30/15	Labor; benefits; mandatory wage, benefit, leave time scheduling, training, or application information requirements; prohibit local units of government from establishing for employers. (Rep. E. Poleski)
106	4457		Yes	6/30	6/30	9/28/15	Children; adoption; adoption registry fee; eliminate. (Rep. J. Runestad)

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	HB	SB					
107		0217	Yes	6/30	6/30	6/30/15	Property tax; classification; reference to qualified forest in qualified agriculture definition; remove. (Sen. D. Booher)
108		0108	Yes	6/30	6/30	6/30/15	Libraries; district; district library establishment act; modify. (Sen. D. Zorn)
109	4325		Yes	7/7	7/7	7/7/15 #	Education; school districts; reporting of budgetary assumptions and certain periodic financial status reports; require as part of early warning system. (Rep. E. Poleski)
110	4326		Yes	7/7	7/7	7/7/15	Education; financing; preliminary review to determine the existence of probable financial stress in school districts; require under certain conditions and modify the state financial authority for certain school districts. (Rep. E. Poleski)
111	4327		Yes	7/7	7/7	7/7/15 #	Education; school districts; enhanced deficit elimination plans; provide. (Rep. A. Pscholka)
112	4328		Yes	7/7	7/7	7/7/15 #	School aid; other; deficit elimination plan requirement; revise. (Rep. L. Lyons)
113	4329		Yes	7/7	7/7	7/7/15 #	Education; financing; school district placement under control of an emergency manager for failure to comply with enhanced deficit elimination plan; provide for. (Rep. P. Somerville)
114	4330		Yes	7/7	7/7	7/7/15 #	School aid; payments; reference to deficit elimination plan compliance in school aid act; update, include enhanced deficit elimination plans, and revise other reporting requirements. (Rep. T. Kelly)
115	4331		Yes	7/7	7/7	7/7/15 #	Local government; financing; emergency municipal loan act; increase cap on emergency loans. (Rep. B. Jacobsen)

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	HB	SB					
116	4332		Yes	7/7	7/7	7/7/15	State financing and management ; funds; surplus funds for certain emergency loans; modify. <i>(Rep. D. Garcia)</i>
117	4122		Yes	7/9	7/10	7/10/15	Taxation ; administration; film credits; sunset. <i>(Rep. D. Lauwers)</i>
118	4391		Yes	7/9	7/10	10/1/15	Agriculture ; pesticides; fertilizer fees; revise to provide regulatory support and research. <i>(Rep. D. Lauwers)</i>
119	4553		Yes	7/9	7/10	7/10/15	Property tax ; exemptions; general property tax act; modify filing deadlines, exemptions, and requirements. <i>(Rep. D. Maturen)</i>
120	4554		Yes	7/9	7/10	7/10/15	Property tax ; special assessments; state essential services assessment; modify certain definitions, dates, and filing requirements and provide for other general amendments. <i>(Rep. D. Maturen)</i>
121	4555		Yes	7/9	7/10	7/10/15	Property tax ; special assessments; alternative state essential services assessment; modify certain definitions, dates, and filing requirements and provide for other general amendments. <i>(Rep. K. Yonker)</i>
122	4556		Yes	7/9	7/10	7/10/15	Local government ; other; distribution of local community stabilization authority act share revenues; modify. <i>(Rep. K. Yonker)</i>
123	4557		Yes	7/9	7/10	7/10/15	Economic development ; plant rehabilitation; plant rehabilitation act; modify certain exemptions. <i>(Rep. J. Townsend)</i>
124	4558		Yes	7/9	7/10	7/10/15	Use tax ; rate; local community stabilization share tax rate; modify. <i>(Rep. J. Townsend)</i>

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
125	4226		Yes	7/15	7/15	7/15/15	Economic development ; economic development corporations; certified technology park distinct geographic areas; increase. <i>(Rep. D. Garcia)</i>
126		0165	Yes	7/15	7/15	7/15/15 #	Vehicles ; other; commercial quadricycles; allow to serve alcohol under certain circumstances and make other revisions to Michigan vehicle code. <i>(Sen. W. Schmidt)</i>
127		0166	Yes	7/15	7/15	7/15/15 #	Vehicles ; other; commercial quadricycle; define, and exclude from definition of "motor vehicle". <i>(Sen. T. Casperson)</i>
128	4319		Yes	7/15	7/15	7/15/15	Traffic control ; traffic regulation; criteria for vehicles to proceed without stopping at inactive railroad track grade crossings; amend. <i>(Rep. A. Nesbitt)</i>
129	4320		Yes	7/15	7/15	7/15/15	Transportation ; school vehicles; requirement for driver of school bus to stop at certain railroad track grade crossings; revise. <i>(Rep. A. Nesbitt)</i>
130		0069	Yes	7/22	7/22	7/22/15	Higher education ; community colleges; job training programs; revise sunset provision for new training agreements and clarify definition of new job. <i>(Sen. D. Booher)</i>
131		0062	Yes	9/30	9/30	12/29/15	Property ; recording; recording requirements; modify to include electronic signatures, and exempt certified copy of death certificate from requirements of act. <i>(Sen. C. Hertel)</i>
132		0281	Yes	9/30	9/30	12/29/15	Courts ; district court; removal of bailiff for inability to perform essential functions of office; allow. <i>(Sen. T. Schuitmaker)</i>
133		0468	Yes	9/30	9/30	9/30/15	Health occupations ; pharmacy technicians; eligibility for licensure of pharmacy technicians and requirements for limited license pharmacy technicians; modify, and revise certain requirements for pharmacies and pharmacists. <i>(Sen. M. Green)</i>

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	HB	SB					
134	4070		Yes	9/30	9/30	12/29/15	Public employees and officers; ethics; incompatible offices exception for public safety positions; create for small local units of government. <i>(Rep. K. Heise)</i>
135	4193		Yes	10/6	10/7	1/5/16	Traffic control; violations; electronic proof of insurance; allow. <i>(Rep. A. Nesbitt)</i>
136	4389		Yes	10/6	10/7	1/5/16	Highways; name; portion of US-12; designate as the "Tpr. Steven B. Devries Memorial Highway". <i>(Rep. D. Page)</i>
137	4463		Yes	10/6	10/7	1/5/16	Criminal procedure; sentencing guidelines; offense variable for crime of aggravated physical abuse; modify. <i>(Rep. K. Heise)</i>
138	4166		Yes	10/6	10/7	1/5/16	Counties; boards and commissions; certain counties to levy a special tax or appropriate from the county general funds for the purpose of advertising agricultural advantages; revise, and allow each county to levy the special tax if approved by a majority of the electors in the county. <i>(Rep. R. Outman)</i>
139		0134	Yes	10/7	10/7	10/7/15	Appropriations; supplemental; fiscal year 2015-2016 supplemental appropriation for great start readiness program; provide for. <i>(Sen. D. Hildenbrand)</i>
140	4168		Yes	10/13	10/13	1/11/16	Property tax; other; requirement of hard copy of tax rolls; eliminate if maintained on computerized database. <i>(Rep. S. Singh)</i>
141	4354		Yes	10/13	10/13	1/11/16	Insurance; insurers; confidentiality of certain required filings by insurers; provide for. <i>(Rep. M. Webber)</i>
142		0144	Yes	10/13	10/13	1/11/16	Food; service establishments; exemption from inspection and managerial certification requirements; provide for if serving low-risk foods. <i>(Sen. T. Casperson)</i>

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
143	4102		Yes	10/15	10/15	10/15/15	Appropriations; zero budget ; supplemental appropriations bill; provide for. <i>(Rep. A. Pscholka)</i>
144		0298	Yes	10/19	10/20	1/18/16 #	Crimes; animals ; assault of or interference with a service animal and refusal by certain persons to allow entry of a person using or training a service animal; prohibit. <i>(Sen. D. Knezek)</i>
145		0299	Yes	10/20	10/20	1/18/16 #	Animals; dogs ; licensing fees for service animals; provide exemption for certain individuals. <i>(Sen. M. O'Brien)</i>
146	4521		Yes	10/20	10/20	1/18/16 #	Animals; other ; identification for service animals; create. <i>(Rep. T. Barrett)</i>
147	4527		Yes	10/19	10/20	1/18/16 #	Animals; other ; penalties for false claims to use a service dog; modify. <i>(Rep. D. Rutledge)</i>
148	4504		Yes	10/19	10/20	2/1/16 #	Criminal procedure; forfeiture ; uniform forfeiture reporting act; enact. <i>(Rep. K. Kesto)</i>
149	4500		Yes	10/19	10/20	1/18/16 #	Consumer protection; identity theft ; identity theft prevention act; modify to include uniform forfeiture reporting act requirements. <i>(Rep. J. Runestad)</i>
150	4503		Yes	10/20	10/20	1/18/16 #	Law enforcement; reports ; reports of disposition of certain forfeited property; require, and provide a penalty for failing to report. <i>(Rep. T. Cole)</i>
151	4506		Yes	10/19	10/20	2/1/16 #	Criminal procedure; forfeiture ; reports of disposition of certain forfeited property; amend public health code to require, and provide a penalty for failing to report. <i>(Rep. J. Sheppard)</i>

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	HB	SB					
152	4507		Yes	10/20	10/20	1/18/16 #	Criminal procedure; forfeiture; seizure and forfeiture of property for abatement of nuisance to be reported to the department of state police under the uniform forfeiture reporting act; require. (Rep. B. Iden)
153	4499		Yes	10/20	10/20	1/18/16	Civil procedure; civil actions; evidentiary standard to establish and abate a public nuisance; modify. (Rep. G. Glenn)
154	4505		Yes	10/20	10/20	1/18/16	Criminal procedure; forfeiture; evidentiary standard for certain drug forfeitures; modify. (Rep. P. Lucido)
155		0064	Yes	10/19	10/20	1/18/16	Health facilities; nursing homes; patient care policies and compliance procedures; require establishment based on nationally recognized guidelines or best-practice resources and provide other general amendments. (Sen. G. Hansen)
156		0065	Yes	10/20	10/20	1/18/16	Health facilities; nursing homes; employment of or contracting with health professionals to provide medical treatment to patients; allow regardless of business entity status of nursing home. (Sen. G. Hansen)
157		0066	Yes	10/19	10/20	1/18/16 #	Businesses; limited liability companies; definition of learned profession; clarify application to certain health professionals. (Sen. G. Hansen)
158		0067	Yes	10/19	10/20	1/18/16 #	Businesses; business corporations; definition of learned profession; clarify application to certain health professionals. (Sen. G. Hansen)
159		0358	Yes	10/20	10/20	1/18/16	Education; teachers; professional teaching certificate examinations and exam fees; revise. (Sen. G. Hansen)
160	4542		Yes	10/28	10/28	1/26/16 #	Individual income tax; other; Michigan achieving a better life experience (ABLE) program; create. (Rep. A. Forlini)

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	HB	SB					
161	4543		Yes	10/28	10/28	10/28/15 #	Individual income tax; deductions; contributions to the ABLE savings program; provide for. (Rep. A. Forlini)
162	4544		Yes	10/28	10/28	1/26/16 #	Human services; services or financial assistance; financial eligibility for certain assistance programs; prohibit state from considering amount in ABLE savings accounts. (Rep. N. Jenkins)
163		0360	Yes	10/28	10/28	1/26/16 #	Individual income tax; other; cap on Michigan education savings accounts; increase. (Sen. R. Warren)
164	4517		Yes	10/28	10/28	10/28/15	Education; school districts; refunding bonds for bonded indebtedness of original school district involved in consolidation; allow under certain circumstances. (Rep. D. Rutledge)
165		0240	Yes	10/28	10/28	1/26/16	Liquor; retail sales; sale, use, or possession of powdered alcohol; prohibit. (Sen. R. Jones)
166	4263		Yes	10/28	10/28	1/26/16	Occupations; athletics; license fee and continuing education hours for athletic trainers; modify, and require training on use of automated external defibrillator. (Rep. A. LaFontaine)
167		0336	Yes	11/3	11/3	2/1/16	Law enforcement; other; public safety communications; create Michigan blue alert plan to broadcast information regarding attacks on peace officers. (Sen. T. Schuitmaker)
168		0022	Yes	11/3	11/3	11/3/15	Retirement; state police; retirement allowance; provide increase sufficient to produce annual retirement allowance of \$16,000.00 for certain retirees. (Sen. T. Casperson)
169		0195	Yes	11/3	11/3	12/3/15	Health; pharmaceuticals; fingerprint requirement for application of a new pharmacy, manufacturer, or wholesale distributor license; revise. (Sen. J. Hune)

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	HB	SB					
170		0309	Yes	11/3	11/3	2/1/16	Housing; condominium; condominium subdivision plan; modify survey plan signature and cover sheet content requirements. (Sen. J. Stamas)
171	4464		Yes	11/3	11/3	11/3/15	Sales tax; exemptions; over-the-counter medications sold pursuant to a prescription; clarify and exempt. (Rep. L. Lyons)
172	4465		Yes	11/3	11/3	11/3/15	Use tax; exemptions; over-the-counter medications sold pursuant to a prescription; clarify and exempt. (Rep. L. Lyons)
173		0103	Yes	11/5	11/5	11/5/15	Education; teachers; performance evaluation requirements for teachers and school administrators; revise. (Sen. P. Pavlov)

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