

Michigan Register

Issue No. 14 – 2024 (Published August 15, 2024)



GRAPHIC IMAGES IN THE MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

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

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

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

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

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

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

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of
The Michigan Compiled Laws



Issue No. 14— 2024

(This issue, published August 15, 2024, contains
documents filed from July 1, 2024 to August 1, 2024)

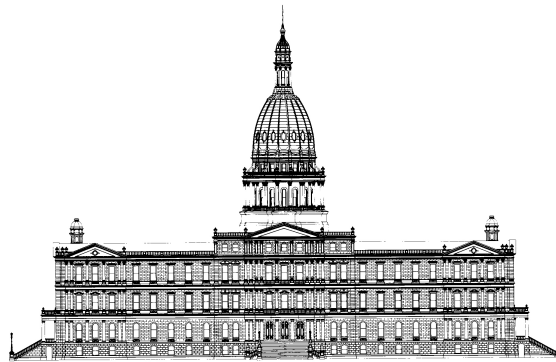
Compiled and Published by the
Michigan Office of Administrative Hearings and Rules

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Katie Wienczewski, Administrative Rules Division Director, Michigan Office of Administrative Hearings and Rules; Deidre O’Berry, Administrative Rules Specialist for Operations and Publications.

Gretchen Whitmer, Governor



Garlin Gilchrist, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Michigan Office of Administrative Hearings and Rules 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, 2024 MR 1 refers to the year of issue (2024) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Michigan Office of Administrative Hearings and Rules 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 Michigan Office of Administrative Hearings and Rules 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, Michigan Office of Administrative Hearings and Rules, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48933.

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: Michigan Office of Administrative Hearings and Rules, Ottawa Building –Second Floor, 611 W. Ottawa Street, Lansing, MI 48933. Checks Payable: State of Michigan. Any questions should be directed to the Michigan Office of Administrative Hearings and Rules (517) 335-2484.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the website of the Michigan Office of Administrative Hearings and Rules – Administrative Rules Division: www.michigan.gov/ard.

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Michigan Office of Administrative Hearings and Rules website. 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.

Executive Director,
Michigan Office of Administrative Hearings and Rules

2024 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 1	February 1
2	January 15	February 15
3	February 1	March 1
4	February 15	March 15
5	March 1	April 1
6	March 15	April 15
7	April 1	May 1
8	April 15	May 15
9	May 1	June 1
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**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 ATTORNEY GENERAL

FINANCIAL CRIMES DIVISION

UNIFORM SECURITIES ACT (2002) MANDATORY REPORTING OF FINANCIAL
EXPLOITATION

Filed with the secretary of state on

These rules become effective immediately after filing with the secretary of state unless adopted under section 33, 44, or 45a(9) of the administrative procedures act of 1969, 1969 PA 306, MCL 24.233, 24.244, or 24.245a. Rules adopted under these sections become effective 7 days after filing with the secretary of state.

(By authority conferred on the department of attorney general by section 535 of the uniform securities act (2002), 2008 PA 551, MCL 451.2535)

R 14.31, R 14.32, R 14.33, R 14.34, R 14.35, R 14.36, R 14.37, R 14.38, and R 14.39 are added to the Michigan Administrative Code, as follows:

R 14.31 Definitions.

Rule 31. (1) As used in these rules:

(a) “Act” means article 5A of the uniform securities act (2002), 2008 PA 551, MCL 451.2531 to 451.2543.

(b) “County prosecutor” means the duly elected or appointed county prosecutor, or the county prosecutor’s designee.

(2) Terms defined in the act have the same meanings when used in these rules.

R 14.32 Notification to county prosecutor by adult protective services; content.

Rule 32. The notification to the county prosecutor by adult protective services must comply with all of the following:

(a) Be provided in writing.

(b) Be provided on a form titled “Uniform Securities Act Adult Protective Services or Law Enforcement Notice to Prosecutor.” A notification provided on a substitute form titled, “FEPA Adult Protective Services or Law Enforcement Notice to Prosecutor” also complies with this rule.

(c) Include a written report prepared by an adult protective services employee.

(d) Include the name and contact information for the adult protective services employee in charge of the investigation.

(e) Include a copy of the broker-dealer’s or investment adviser’s report submitted to or committed to written form by adult protective services. If the report from the broker-dealer or investment adviser is committed to written form by an adult protective services employee, the report from the broker-dealer or investment adviser may be contained within the report prepared by adult protective services and need not be submitted as an additional report.

(f) Include a description of the response to or actions taken by adult protective services based on the report from the broker-dealer or investment adviser.

(g) Include names and contact information of individuals who possess information about the alleged covered financial exploitation within a written report prepared by an adult protective services employee.

(h) Include a summary or brief description of the alleged covered financial exploitation if not contained in any report attached to the form titled “Uniform Securities Act Adult Protective Services or Law Enforcement Notice to Prosecutor.”

R 14.33 Notification to county prosecutor by law enforcement; content.

Rule 33. The notification to the county prosecutor by law enforcement must comply with all of the following:

- (a) Be provided in writing.
- (b) Be provided on a form titled “Uniform Securities Act Adult Protective Services or Law Enforcement Notice to Prosecutor.” A notification provided on a substitute form titled, “FEPA Adult Protective Services or Law Enforcement Notice to Prosecutor” also complies with this rule.
- (c) Include a written report prepared by a law enforcement officer.
- (d) Include the name of the law enforcement agency and the name and contact information of the officer in charge of the investigation.
- (e) Include a copy of the broker-dealer’s or investment adviser’s report submitted to or committed to written form by the law enforcement agency.
- (f) Include a description of the response to or actions taken by law enforcement based on the report from the broker-dealer or investment adviser.
- (g) Include names and contact information of individuals who possess information about the alleged covered financial exploitation within a written report prepared by a law enforcement officer.
- (h) Include a summary or brief description of the alleged covered financial exploitation if not contained in any report attached to the form titled “Uniform Securities Act Adult Protective Services or Law Enforcement Notice to Prosecutor.”

R 14.34 Notification to county prosecutor by broker-dealers or investment advisers; content.

Rule 34. If a broker-dealer or investment adviser elects to notify the county prosecutor as allowed by section 535 of the act, MCL 451.2535, the notification to the county prosecutor by a broker-dealer or investment adviser must comply with all of the following:

- (a) Be provided in writing.
- (b) Be submitted on a form titled “Uniform Securities Act Broker-Dealer or Investment Adviser Notice to Prosecutor.” Supporting documentation may be attached to the form by the broker-dealer or investment adviser.
- (c) Include a description of efforts by the broker-dealer or investment adviser to contact law enforcement or adult protective services, and an indication of whether any contact was made.
- (d) Include a description of whether any contact has previously been made with the county prosecutor’s office regarding this matter.
- (e) Indicate whether written notification was received from law enforcement or adult protective services stating whether the reported alleged covered financial exploitation is under investigation or was referred to law enforcement, within 15 business days after a broker-dealer or investment adviser made a report of alleged covered financial exploitation to law enforcement or adult protective services.
- (f) Include the name and contact information for the broker-dealer or investment adviser’s designated contact for communication with the county prosecutor, law enforcement, or adult protective services.
- (g) Include the name and contact information of the alleged perpetrator, if that information is known by the broker-dealer or investment adviser making the report.
- (h) Include the name and contact information of the alleged victim, if known by the broker-dealer or investment adviser making the report.

(i) Include a description of the relationship between the alleged perpetrator and the victim, if known by the broker-dealer or investment adviser making the report.

R 14.35 Notification to county prosecutor; determining county of contact.

Rule 35. If a broker-dealer or investment adviser elects to notify the county prosecutor, the broker-dealer or investment adviser shall use the following sequential steps to determine the appropriate prosecutor to contact:

(a) Contact adult protective services or law enforcement as follows:

(i) To contact adult protective services, a broker-dealer or investment adviser shall call the 24-hour intake telephone line maintained by the department of health and human services to contact adult protective services to provide notification under the act. If adult protective services develops other contact methods, utilizing those contact methods complies with this rule.

(ii) To contact law enforcement, if the victim's county of residence is known, the broker-dealer or investment adviser shall contact law enforcement in the county of the victim's residence. If the victim's county of residence is unknown, the broker-dealer or investment adviser shall contact law enforcement in the county where the alleged covered financial exploitation was observed, or in the county where the broker-dealer or investment adviser is located if the alleged covered financial exploitation took place in another state. The broker-dealer or investment adviser may also contact law enforcement in the county where the alleged covered financial exploitation is observed, regardless of the victim's county of residence, if the alleged covered financial exploitation is actively taking place in the presence of the broker-dealer or investment adviser. The broker-dealer or investment adviser shall contact law enforcement by calling the central dispatch office in the county where law enforcement is to be notified, or by making a written report if the central dispatch office has the capability to accept written reports, as follows:

(A) The broker-dealer or investment adviser shall dial 911 to contact central dispatch if the matter is determined to be an emergency by the broker-dealer or investment adviser or if the alleged covered financial exploitation is actively taking place in the presence of the broker-dealer or investment adviser at the time the contact is being made.

(B) If the matter is determined not to be an emergency by the broker-dealer or investment adviser and is not actively taking place in the presence of the broker-dealer or investment adviser, the broker-dealer or investment adviser shall call the non-emergency telephone number for central dispatch or make a written report if the central dispatch office has the capability to accept written reports. If central dispatch has the capability to accept written reports, the broker-dealer or investment adviser may make the written report to central dispatch by emailing, faxing, or hand-delivering a written report.

(b) Contact the county prosecutor as follows:

(i) If the broker-dealer or investment adviser is unable to contact adult protective services or law enforcement to provide notification under the act and if the broker-dealer or investment adviser elects to notify the county prosecutor, the broker-dealer or investment adviser shall determine if the victim's county of residence is known and do 1 of the following:

(A) If the victim's county of residence is known to the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county of the victim's residence.

(B) If the victim's county of residence is unknown to the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county where the alleged covered financial exploitation was observed, or in the county where the broker-dealer or investment adviser is located if the alleged covered financial exploitation took place in another state.

(ii) If the broker-dealer or investment adviser has contacted adult protective services, the broker-dealer or investment adviser shall contact the county prosecutor's office in the county where the assigned adult protective services employee is stationed, if known by the broker-dealer or investment adviser. If the

broker-dealer or investment adviser does not know where the adult protective services employee is stationed, the broker-dealer or investment adviser shall determine if the victim's county of residence is known and do 1 of the following:

(A) If the victim's county of residence is known to the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county of the victim's residence.

(B) If the victim's county of residence is unknown or cannot be determined by the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county where the alleged covered financial exploitation was observed, or in the county where the broker-dealer or investment adviser is located if the alleged covered financial exploitation took place in another state.

(iii) If the broker-dealer or investment adviser has contacted law enforcement, the broker-dealer or investment adviser shall contact the county prosecutor's office in the county where the assigned law enforcement officer is stationed, if known by the broker-dealer or investment adviser. If the broker-dealer or investment adviser does not know where the law enforcement officer is stationed, the broker-dealer or investment adviser shall determine if the victim's county of residence is known and do 1 of the following:

(A) If the victim's county of residence is known to the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county of the victim's residence.

(B) If the victim's county of residence is unknown or cannot be determined by the broker-dealer or investment adviser, the broker-dealer or investment adviser shall contact the prosecutor in the county where the alleged covered financial exploitation was observed, or in the county where the broker-dealer or investment adviser is located if the alleged covered financial exploitation took place in another state.

R 14.36 Notification to county prosecutor by adult protective services, law enforcement, and broker-dealer or investment adviser; obtaining contact information.

Rule 36. The contact information for the county prosecutor's office must be obtained by adult protective services, law enforcement, and broker-dealers or investment advisers by referencing an electronic directory compiled by the Prosecuting Attorneys Association of Michigan (PAAM) that is available on PAAM's website. This directory includes the name and contact information for the contact designated to receive notifications under the act at each county prosecutor's office, and the primary phone number for the county prosecutor's office. If unable to contact the specific employee listed in the directory, the broker-dealer or investment adviser should contact the office of the county prosecutor using the primary phone number for the office and request instruction for sending the written notification required under the act.

R 14.37 Notification to county prosecutor by adult protective services, law enforcement, and broker-dealers or investment advisers; method of contact.

Rule 37. The notifications under the act to the county prosecutor's office must comply with all of the following:

(a) Be in writing.

(b) Be made using the forms referenced in these rules.

(c) Be delivered to the county prosecutor's office by email, fax, or by in-person delivery. If the contact is made by email or by fax, the agency or broker-dealer or investment adviser making the report shall request an acknowledgement of receipt.

(d) When notification is made to the county prosecutor's office by a law enforcement agency, reports must be made by any law enforcement agency that receives a copy of a notification of alleged covered financial exploitation by a broker-dealer or investment adviser under the act.

(e) When notification is made to the county prosecutor's office by the broker-dealer or investment adviser, a copy of the notification may be, but is not required to be, sent by the broker-dealer or investment adviser to the department of attorney general.

Rule 39. The purpose of this rule is to prescribe the form of the notification to the county prosecutor by the broker-dealer or investment adviser as required by the act.



**UNIFORM SECURITIES ACT
BROKER-DEALER OR
INVESTMENT ADVISER
NOTICE TO PROSECUTOR**

In accordance with the Uniform Securities Act, MCL 451.2531 et seq.

Date:

Broker-Dealer or Investment Adviser Contact Name:	
Phone:	Email:

Adult Protective Services, Law Enforcement, and Prosecutor Contact	
I attempted to contact: <input type="checkbox"/> Adult Protective Services <input type="checkbox"/> Law enforcement (provide name of agency):	
Date(s) contact attempted:	Method of contact:
Were you able to make contact? <input type="checkbox"/> Yes <input type="checkbox"/> No	
If contact was made, was written notification received within 15 business days of whether the matter was referred to law enforcement or an investigation was opened? <input type="checkbox"/> Yes <input type="checkbox"/> No	
Other notification concerns:	
Previous contact with prosecutor: <input type="checkbox"/> Yes <input type="checkbox"/> No When:	

Description of Observed Activity
Victim name, address, and phone (if known):
Alleged perpetrator name, address, and phone (if known):
Relationship between victim and alleged perpetrator (if known):
What was observed (alleged covered financial exploitation noted)? Attach additional sheets if necessary.

Prosecutor Contact Information
I am using the PAAM directory to contact the prosecutor in _____ County.
I am contacting this prosecutor's office because: <input type="checkbox"/> Victim's county of residence or <input type="checkbox"/> Victim's residence is unknown, but the alleged covered financial exploitation occurred in this county.
I am sending this notification by: <input type="checkbox"/> Fax <input type="checkbox"/> Email <input type="checkbox"/> Hand-delivery (do not mail).
<i>Note: If sending notification by fax or email, request the prosecutor's confirmation of receipt.</i>

Attorney General Notice
A copy of this notification may be sent to the Department of Attorney General by:
<input type="checkbox"/> Fax: 517-335-3098 or <input type="checkbox"/> Email: AG-CID@michigan.gov

NOTICE OF PUBLIC HEARING

Department of Attorney General
Financial Crimes Division
Administrative Rules for Uniform Securities Act (2002)
Rule Set 2024-33 AG

NOTICE OF PUBLIC HEARING
Thursday, August 22, 2024
09:00 AM

1st Floor Auditorium
G. Mennen Williams Building, 525 W. Ottawa, Lansing, MI 48933

The Department of Attorney General will hold a public hearing to receive public comments on proposed changes to the Uniform Securities Act (2002) rule set.

The rules are designed to provide a standardized method for law enforcement, adult protective services, broker-dealers, and investment advisers to provide notice of reports of suspected or detected covered financial exploitation made by broker-dealers and investment advisers to the county prosecutor. The rules provide forms with a description of required content that shall be included in notifications to the county prosecutor and provide guidelines for broker-dealers and investment advisers to determine in which county to contact the county prosecutor and how to obtain contact information for each prosecutor's office. They also seek to avoid confusion when multiple law enforcement agencies receive copies of a single notification from a broker-dealer or investment adviser by requiring each law enforcement agency that receives a copy to make a report to the county prosecutor's office. The rules are designed to create the least burdensome alternative for those required to comply, as the required notification forms are each only a single page which permits reports already required to be generated in the ordinary course of business by the agencies making the notifications as attachments.

By the authority conferred on the Department Attorney General under § 535(5) and § 535(6) of the Uniform Securities Act (2002), MCL 451.2535(5); MCL 451.2535(6). Both § 535(5) and § 536(6) require that the manner of notification to the county prosecutor's office be made in a manner prescribed by the attorney general. MCL 451.2535(5); MCL 451.2535(6).

The proposed rules will take effect immediately after filing with the Secretary of State. The proposed rules are published on the State of Michigan's website at www.michigan.gov/ARD and in the 8/15/2024 issue of the Michigan Register. Copies of these proposed rules may also be obtained by mail or electronic mail at the following email address: AG-Securities@michigan.gov.

Comments on these proposed rules may be made at the hearing, by mail, or by electronic mail at the following addresses until 8/22/2024 at 05:00PM.

Kristen Stinedurf, First Assistant Attorney General, Financial Crimes Division

P.O. Box 30755, Lansing, MI 48909

AG-Securities@michigan.gov

The public hearing will be conducted in compliance with the 1990 Americans with Disabilities Act. If the hearing is held at a physical location, the building will be accessible with handicap parking available. Anyone needing assistance to take part in the hearing due to disability may call 517-335-7631 to make arrangements.

v

**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**

July 24, 2024

Ms. Deidre O’Berry
Michigan Office of Administrative Hearings and Rules
611 W. Ottawa Street
Lansing, Michigan 48909

Re: Request for a correction of the Michigan Administrative Code, Signature Matching for Absent Voter Ballot Applications and Absent Voter Ballot Envelopes, R 168.21 to 168.26.

Dear Ms. O’Berry,

The Michigan Department of State is writing to request that the Michigan Office of Administrative Hearings and Rules exercise its discretion to correct an obvious error in the Michigan Administrative Code, pursuant to Section 56(1), MCL 24.256 of the Administrative Procedures Act, 1969 PA 206, as amended.

The Department requests that the following change be made:

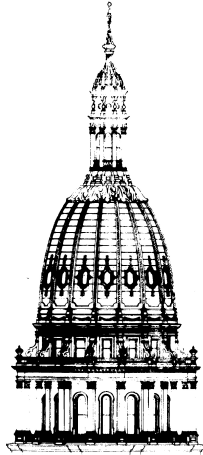
On page 1, R 168.22, strike the words “initial presumption of validity” and the following semicolon from the catch line so that the catch line reads: “Sufficient agreement of voter signature; voter contact by clerk.” The Department requests this change because the substance of R 168.22 does not address an “initial presumption of validity.” Additionally, the Court of Claims, in *Republican Nat’l Comm v Benson*, opinion and order issued June 12, 2024, Case No. 24-000041-MZ, page 10, held that the “initial presumption of validity” referenced in the catch line of R 168.22 “is incompatible with the Constitution and laws of the State of Michigan,” and “must be excised[.]”

Please amend the rule set to reflect this correction in both the Michigan Register and the Michigan Administrative Code.

Sincerely,

Doug Novak
Regulatory Affairs Officer

CC: Katie Wienczewski, Director, Administrative Rules Division
Ashlee Lynn, Manager, Administrative Rules Division
Administrative Rules Division, MOAHR-Rules@Michigan.gov
Alessa Boes, Regulatory Attorney, Bureau of Elections



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Pharmacy-General Rules (2024-5)
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Psychology – General Rules (2024-11*)
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**ADMINISTRATIVE RULES
ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2024 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.”

2024 Michigan Public Acts Table

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

July 29, 2024
Compiled through PA 122 of 2024

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
0001	4416		Yes	2/21/2024	2/21/2024	2/21/2024	Probate; other ; general amendments to the estates and protected individuals code; provide for. <i>(Rep. Graham Filler)</i>
0002	4417		Yes	2/21/2024	2/21/2024	5/21/2024	Vehicles; title ; transfer of ownership of vehicle to surviving spouse or heir after owner's death; modify maximum value and adjust for cost of living. <i>(Rep. Graham Filler)</i>
0003	4418		Yes	2/21/2024	2/21/2024	2/21/2024	Probate; other ; uniform transfers to minors act; modify amount of transfer allowed. <i>(Rep. Kelly Breen)</i>
0004	4419		Yes	2/21/2024	2/21/2024	5/21/2024	Watercraft; other ; watercraft eligible for issuance of certificate of title transferring deceased owner's interest; increase maximum value of, subject to Consumer Price Index. <i>(Rep. Kelly Breen)</i>
0005	4845		Yes	2/21/2024	2/21/2024	2/21/2024	Highways; memorial ; portion of M-125; designate as the "Captain Joseph M. Liedel Memorial Highway". <i>(Rep. William Bruck)</i>
0006	4325		No	2/21/2024	2/21/2024	**	Environmental protection; other ; criminal penalties and civil fines for unlawful dumping of garbage; provide for. <i>(Rep. Helena Scott)</i>
0007	4824		No	2/27/2024	2/27/2024	** #	Administrative procedure; other ; cross-reference to administrative procedures act within the natural resources and environmental protection act; update. <i>(Rep. Donovan McKinney)</i>
0008	4825		No	2/27/2024	2/27/2024	** #	Administrative procedure; other ; cross-reference to administrative procedures act within the state police retirement act of 1986; update. <i>(Rep. Jenn Hill)</i>

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 ** - 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.

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
0009	4826		No	2/27/2024	2/27/2024	**	Environmental protection; other , environmental rules review committee; eliminate. (Rep. Sharon MacDonell)
0010	4677		No	2/27/2024	2/27/2024	**	Children; foster care , assessments of education facilities at child care institutions; require. (Rep. Stephanie A. Young)
0011	4678		No	2/27/2024	2/27/2024	**	Children; child care , assessments of education facilities at child care institutions; require. (Rep. Kimberly Edwards)
0012	4979		Yes	3/12/2024	3/12/2024	3/12/2024	Property tax; assessments , procedures related to appointing designated assessors; modify. (Rep. Jenn Hill)
0013	4857		No	3/12/2024	3/12/2024	**	Agriculture; plants , classification of milkweed as a noxious or exotic weed by local governments; prohibit. (Rep. Samantha Steckloff)
0014	4524		Yes	3/12/2024	3/12/2024	6/10/2024	Courts; drug court , termination procedure for drug treatment courts; modify. (Rep. Joey Andrews)
0015	4522		Yes	3/12/2024	3/12/2024	3/12/2024	Courts; other , family treatment court; create. (Rep. Kelly Breen)
0016	4190		No	3/12/2024	3/12/2024	**	Construction; asbestos , public contracts for asbestos abatement projects; require disclosure of environmental violations. (Rep. Curtis VanderWall)
0017	4185		No	3/12/2024	3/12/2024	**	Labor; health and safety provisions related to civil penalties; modify with respect to repeated violations and asbestos-related violations. (Rep. Denise Mentzer)
0018		0057	Yes	3/12/2024	3/12/2024	6/10/2024 #	Controlled substances; drug paraphernalia , sale of nitrous oxide devices; prohibit. (Sen. Stephanie Chang)

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	HB	SB					
0019		0058	Yes	3/12/2024	3/12/2024	6/10/2024 #	Controlled substances; drug paraphernalia penalties for sale of nitrous oxide devices; provide for. (Sen. Joseph Bellino)
0020		0721	Yes	3/28/2024	3/28/2024	3/28/2024	Property; recording; marketable record title; modify. (Sen. Jeremy Moss)
0021	4511		No	3/28/2024	3/28/2024	** #	Vehicles; equipment; child restraint safety seats; require positioning of car seats to depend on weight of child, and make other revisions. (Rep. Carrie Rheingans)
0022	4512		No	3/28/2024	3/28/2024	** #	Vehicles; equipment; waiver of civil fine and costs for a violation of section 710d; revise requirements. (Rep. John Fitzgerald)
0023	4676		No	3/28/2024	3/28/2024	**	Children; foster care; education requirements for children placed in foster care; provide for. (Rep. Stephanie A. Young)
0024	5207		No	4/1/2024	4/1/2024	** #	Family law; other; surrogate parenting act; repeal, and establish the assisted reproduction and surrogacy parentage act. (Rep. Samantha Steckloff)
0025	5208		No	4/1/2024	4/1/2024	** #	Records; birth; birth certificates issued for a child whose parentage is determined under the assisted reproduction and surrogacy parentage act; provide for. (Rep. Christine Morse)
0026	5209		No	4/1/2024	4/1/2024	** #	Criminal procedure; sentencing guidelines sentencing guidelines for surrogate parentage contracts involving minors or intellectually disabled and for compensation; remove. (Rep. Kelly Breen)
0027	5210		No	4/1/2024	4/1/2024	** #	Probate; wills and estates intestate succession; revise for children conceived by assisted reproduction or surrogacy. (Rep. Jason Hoskins)
0028	5211		No	4/1/2024	4/1/2024	**	Family law; paternity; determination under the paternity act; exclude children conceived by assisted reproduction or surrogacy. (Rep. Jennifer Conlin)

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	HB	SB					
0029	5212		No	4/1/2024	4/1/2024	** #	Family law; other; reference to surrogate parenting act; eliminate, and refer to the assisted reproduction and surrogacy parentage act. (Rep. Jason Morgan)
0030	5213		No	4/1/2024	4/1/2024	** #	Family law; paternity; determination under the summary support and paternity act; exclude children conceived by assisted reproduction or surrogacy. (Rep. Penelope Tsernoglou)
0031	5214		No	4/1/2024	4/1/2024	** #	Family law; paternity; determination under the acknowledgment of parentage act; exclude children conceived by assisted reproduction or surrogacy. (Rep. Laurie Pohutsky)
0032	5215		No	4/1/2024	4/1/2024	** #	Family law; paternity; determination under the genetic parentage act; exclude children conceived by assisted reproduction or surrogacy. (Rep. Amos O'Neal)
0033	4012		Yes	4/2/2024	4/2/2024	4/2/2024	Traffic control; speed restrictions; procedure for establishing speed limits; modify. (Rep. Bradley Slagh)
0034	4183		Yes	4/2/2024	4/2/2024	4/2/2024	Vehicles; historic; historic vehicle plates allowed driving time; expand. (Rep. John R. Roth)
0035	5048		Yes	4/2/2024	4/2/2024	4/2/2024	Taxation; hotel-motel; local units to levy a hotel tax; allow and increase rate allowed to be levied by counties. (Rep. John Fitzgerald)
0036	5527		No	4/27/2024	4/29/2024	**	Education; safety; cardiac emergency response plans; modify. (Rep. John Fitzgerald)
0037	5528		No	4/27/2024	4/29/2024	**	Education; athletics; CPR and AED certification requirements for athletic coaches; provide for. (Rep. Tyrone Carter)
0038	5392		Yes	4/30/2024	4/30/2024	4/30/2024	Criminal procedure; sentencing; sunset on certain costs that may be imposed upon criminal conviction; modify. (Rep. Sarah Lightner)

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	HB	SB					
0039	4608		No	4/30/2024	4/30/2024	**	Health occupations; dietitians and nutritionists licensure of dietitian nutritionists; provide for. (Rep. Laurie Pohutsky)
0040	5096		Yes	5/17/2024	5/17/2024	5/17/2024	Economic development; renaissance zones designation of renaissance zone; modify. (Rep. Kristian Grant)
0041		0027	No	5/21/2024	5/21/2024	**	Insurance; health insurers equitable coverage for behavioral health and substance use disorder treatment; provide for. (Sen. Sarah Anthony)
0042	5103		No	5/22/2024	5/22/2024	**	Traffic control; driver license certain requirements for obtaining a driver license; remove. (Rep. Donovan McKinney)
0043	4596		No	5/22/2024	5/22/2024	**	Environmental protection; sewage; labeling standards for disposable wipes products; provide for. (Rep. Denise Mentzer)
0044	4523		Yes	5/22/2024	5/22/2024	8/20/2024	Courts; other; violent offender eligibility for mental health court; modify. (Rep. Kara Hope)
0045	4525		Yes	5/22/2024	5/22/2024	8/20/2024	Courts; drug court; violent offender eligibility for drug treatment court; modify. (Rep. Graham Filler)
0046	4343		No	5/22/2024	5/22/2024	**	Financial institutions; payday lending legislative report requirement concerning deferred presentment service providers and transactions; revise. (Rep. Jennifer Conlin)
0047	5534		No	5/22/2024	5/22/2024	**	Criminal procedure; sentencing; supreme court to determine court operation costs and propose new funding system; require. (Rep. Kelly Breen)
0048		0249	No	5/22/2024	5/22/2024	**	Health occupations; emergency medical services personnel; examinations for certain emergency medical services personnel; modify, and require certain notices from education program sponsors. (Sen. Kevin Hertel)

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
0049		0518	Yes	6/6/2024	6/6/2024	6/6/2024	Education; teachers and administrators interim teaching certification process; modify. (Sen. Darrin Camilleri)
0050		0227	Yes	6/6/2024	6/6/2024	6/6/2024	Children; child care , emergency safety intervention in a children's therapeutic group home; modify conditions for. (Sen. Dan Lauwers)
0051	4579		No	6/6/2024	6/6/2024	**	Insurance; health insurers reimbursement rate for telehealth visits; require to be the same as reimbursements for office visits. (Rep. Natalie Price)
0052	4131		No	6/6/2024	6/6/2024	**	Insurance; health insurers coverage for health care services provided through telemedicine; modify. (Rep. Tullio Liberati)
0053	4580		No	6/6/2024	6/6/2024	**	Human services; medical services reimbursement rate for telehealth visits; require to be the same as reimbursements for office visits. (Rep. Felicia Brabec)
0054	4213		No	6/6/2024	6/6/2024	**	Mental health; code ; definition of distant site for a telemedicine visit; provide for. (Rep. Christine Morse)
0055	4186		No	6/6/2024	6/6/2024	**	Construction; asbestos ; provision allowing the withholding of payment to asbestos abatement contractors or demolition contractors for environmental violations; require certain local government contracts to contain, and require certain disclosures by asbestos abatement contractors and demolition contractors. (Rep. Donovan McKinney)
0056	4188		No	6/6/2024	6/6/2024	**	Environmental protection; air pollution , asbestos emissions program; impose fee on notification of demolition or renovation and specify minimum rates of inspection. (Rep. Abraham Aiyash)
0057	4101		No	6/6/2024	6/6/2024	**	Health occupations; speech-language pathologists temporary licensing of speech-language pathologists; modify. (Rep. Curtis VanderWall)
0058		0226	No	6/20/2024	6/20/2024	** #	Environmental protection; air pollution , asbestos emissions program for demolition or renovation activity; require annual report on sufficiency of number of inspectors. (Sen. Erika Geiss)

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
0059		0225	No	6/20/2024	6/20/2024	** #	Construction; asbestos ; public contracts for asbestos abatement projects; require under certain circumstances background investigation, public posting of certain information, and public hearings. (Sen. Stephanie Chang)
0060		0691	Yes	6/20/2024	6/20/2024	6/20/2024	Agriculture; associations and commissions growth assessments audit requirements; modify. (Sen. Sam Singh)
0061		0416	No	6/20/2024	6/20/2024	** #	Use tax; exemptions ; identifying information required for claiming exemption; include purchaser's license number issued by the Michigan liquor control commission to satisfy the requirements and add exemption for micro brewers. (Sen. Veronica Klinefelt)
0062	4154		No	6/20/2024	6/20/2024	**	Highways; memorial ; portion of M-3; designate as the "Senior Chief Petty Officer Jason P. May Memorial Highway". (Rep. Jay DeBoyer)
0063		0415	No	6/20/2024	6/20/2024	** #	Sales tax; exemptions ; identifying information required for claiming exemption; include purchaser's license number issued by the Michigan liquor control commission to satisfy the requirements, and add exemption for micro brewers. (Sen. Veronica Klinefelt)
0064	4360		No	6/20/2024	6/20/2024	**	Local government; authorities ; emergency services authorities; allow to serve partial municipalities. (Rep. Felicia Brabec)
0065	4519		No	6/19/2024	6/20/2024	**	Holidays; other ; "Negro Leagues Day"; designate as May 2 of each year. (Rep. Helena Scott)
0066		0843	Yes	7/8/2024	7/8/2024	10/6/2024 #	Criminal procedure; sex offender registration registration of individual convicted of sexual contact or sexual penetration with dead human body; require. (Sen. Veronica Klinefelt)
0067	4603		No	7/8/2024	7/8/2024	**	Construction; other ; use of design-build constructing for certain school buildings; allow. (Rep. Tullio Liberati)
0068	5028		No	7/8/2024	7/8/2024	**	Housing; other ; energy-saving home improvements; invalidate prohibition of by homeowners' association. (Rep. Ranjeev Puri)

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	HB	SB					
0069		0235	Yes	7/8/2024	7/8/2024	10/6/2024	Holidays; other ; "Blue Star Mothers Day"; designate as February 1. (Sen. Rick Outman)
0070		0251	Yes	7/8/2024	7/8/2024	7/8/2024	Transportation; carriers ; motor bus transportation act; modify the display of identification requirements. (Sen. Erika Geiss)
0071		0417	Yes	7/8/2024	7/8/2024	7/8/2024	Housing; housing development authority pass-through short-term bond financing program; modify. (Sen. Sam Singh)
0072		0465	Yes	7/8/2024	7/8/2024	7/8/2024	Vehicles; equipment ; restrictions for following snowplows; provide for. (Sen. Sam Singh)
0073		0498	Yes	7/8/2024	7/8/2024	7/8/2024	Children; foster care ; change in foster care placement; modify. (Sen. Jeff Irwin)
0074		0603	No	7/8/2024	7/8/2024	**	Elections; recounts ; recount process and recount filing fees; modify, modify the ballot canvassing deadlines under certain circumstances and require an expedited ballot canvass under certain circumstances. (Sen. Stephanie Chang)
0075		0604	No	7/8/2024	7/8/2024	** #	Criminal procedure; sentencing guidelines sentencing guidelines for certain Michigan election law violations dealing with recounts; modify. (Sen. Jeremy Moss)
0076		0682	Yes	7/8/2024	7/8/2024	7/8/2024	Traffic control; speed restrictions speed limit on a highway closed to nonemergency motor vehicles; provide for. (Sen. John Damoose)
0077		0690	Yes	7/8/2024	7/8/2024	7/8/2024	Military affairs; other ; Michigan code of military justice; revise. (Sen. Veronica Klinefelt)
0078		0702	Yes	7/8/2024	7/8/2024	7/8/2024	Occupations; cosmetologists ; minimum hours of training for licensure as instructor, manicurist, and esthetician; increase. (Sen. Sam Singh)

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	HB	SB					
0079		0841	Yes	7/8/2024	7/8/2024	10/6/2024	Crimes; penalties; penalties for sexual conduct with a corpse or involving a corpse; provide for. (Sen. Veronica Klinefelt)
0080		0842	Yes	7/8/2024	7/8/2024	10/6/2024 #	Criminal procedure; sentencing guidelines sentencing guidelines for sexual conduct with a corpse or involving a corpse; create. (Sen. Veronica Klinefelt)
0081	4308		No	7/23/2024	7/23/2024	**	Vehicles; fund-raising registration plates fund-raising registration plate for sickle cell anemia research and treatment; create. (Rep. Amos O'Neal)
0082	4331		Yes	7/23/2024	7/23/2024	7/23/2024	Insurance; property and casualty insurance withholding amount for fire-damaged homes; increase, and allow for abandoned funds to be used for repairs. (Rep. Karen Whitsett)
0083	4332		No	7/23/2024	7/23/2024	**	Cities; home rule penalties for certain blight offenders; increase. (Rep. Karen Whitsett)
0084	4613		Yes	7/23/2024	7/23/2024	7/23/2024 #	Health occupations; emergency medical services personnel; certain temporary licenses; modify terms. (Rep. David Prestin)
0085	4614		Yes	7/23/2024	7/23/2024	7/23/2024 #	Health occupations; emergency medical services personnel; certain temporary licenses; make technical changes. (Rep. John Fitzgerald)
0086	4647		Yes	7/23/2024	7/23/2024	7/23/2024	Occupations; individual licensing and registration department of licensing and regulatory affairs inspection requirements of barbershops and barber colleges; modify. (Rep. Abraham Aiyash)
0087	4718		No	7/23/2024	7/23/2024	**	Criminal procedure; defenses; sexual orientation or gender identity of a victim as a defense to a crime; prohibit. (Rep. Laurie Pohutsky)
0088	4723		No	7/23/2024	7/23/2024	**	Vehicles; registration plates special registration plate for the Merchant Mariners; create. (Rep. Jason Morgan)

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	HB	SB					
0089	5056		No	7/23/2024	7/23/2024	** #	Vehicles; fund-raising registration plates 4-H Foundation fund; create. (Rep. Reggie Miller)
0090	5058		No	7/23/2024	7/23/2024	** #	Vehicles; fund-raising registration plates fund-raising registration plate for the Michigan 4-H; create. (Rep. Matt Bierlein)
0091	5151		Yes	7/23/2024	7/23/2024	7/23/2024	Highways; memorial; portion of M-53; designate as the "Officer Leroy Imus Memorial Highway". (Rep. Nate Shannon)
0092	5182		Yes	7/23/2024	7/23/2024	10/21/2024	Crimes; larceny; use of a computer or similar technology to program a key code for automobile theft; prohibit, and provide penalties. (Rep. Denise Mentzer)
0093	5183		Yes	7/23/2024	7/23/2024	10/21/2024 #	Criminal procedure; sentencing guidelines sentencing guidelines for use of a computer or similar technology to program a key code for automobile theft; provide for. (Rep. Alabas Farhat)
0094	5460		Yes	7/23/2024	7/23/2024	7/23/2024	Consumer protection; retail installment sales payments under motor vehicle installment sale contracts; modify. (Rep. Alabas Farhat)
0095	5462		Yes	7/23/2024	7/23/2024	7/23/2024	Highways; memorial; portion of M-26; designate as the "Private Wesley Vietti Karna Memorial Highway". (Rep. Gregory Markkanen)
0096	5737		Yes	7/23/2024	7/23/2024	7/23/2024	Natural resources; hunting; mentored youth hunting program; modify. (Rep. Abraham Aiyash)
0097		0175	No	7/23/2024	7/23/2024	**	Property tax; payment and collection penalties for failure to file a property tax transfer affidavit; modify. (Sen. Sylvia Santana)
0098		0328	No	7/23/2024	7/23/2024	**	Fire; other; certain battery and power source standards for certain smoke alarm devices; require. (Sen. Kevin Hertel)

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
0099		0350	Yes	7/23/2024	7/23/2024	7/23/2024	Higher education; financial aid qualified educational expenses under the promise zone authority act; modify. (Sen. Rosemary Bayer)
0100		0388	Yes	7/23/2024	7/23/2024	7/23/2024	Financial institutions; credit unions designation of inactive account; allow under certain conditions. (Sen. Veronica Klinefelt)
0101		0389	Yes	7/23/2024	7/23/2024	7/23/2024	State management; escheats ; unclaimed property of military personnel; modify dormancy periods. (Sen. Veronica Klinefelt)
0102		0398	No	7/23/2024	7/23/2024	**	Natural resources; inland lakes structure or fill on inland lake or stream bottomlands; authorize DEGLE to issue emergency order concerning. (Sen. Sean McCann)
0103		0449	Yes	7/23/2024	7/23/2024	7/23/2024 #	Human services; medical services access to complex rehabilitation technology; provide for. (Sen. Kevin Daley)
0104		0450	Yes	7/23/2024	7/23/2024	7/23/2024	Human services; medical services definition of complex rehabilitation technology; provide for. (Sen. Jeff Irwin)
0105		0482	Yes	7/23/2024	7/23/2024	7/23/2024	Health; medical waste ; containment of medical waste; modify. (Sen. Kristen McDonald Rivet)
0106		0501	No	7/23/2024	7/23/2024	**	Traffic control; traffic regulation ; weight restrictions on electric trucks; modify. (Sen. Darrin Camilleri)
0107		0544	No	7/23/2024	7/23/2024	** #	Occupations; individual licensing and registration license for refrigeration facility for storage of a dead human body and certificate of registration for a removal service for a dead human body; provide for. (Sen. Veronica Klinefelt)
0108		0545	No	7/23/2024	7/23/2024	** #	Occupations; licensing fees refrigeration facility and removal service for a dead human body; establish license, registration, and application fees. (Sen. Veronica Klinefelt)

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	HB	SB					
0109		0555	Yes	7/23/2024	7/23/2024	7/23/2024	Higher education; financial aid Michigan promise zone authority membership; modify. (Sen. Sarah Anthony)
0110		0571	No	7/23/2024	7/23/2024	**	Labor; hours and wages prevailing wage; require on certain solar and wind energy projects, and require contractors to obtain a registration to perform work on certain projects. (Sen. John Cherry)
0111		0599	No	7/23/2024	7/23/2024	**	Corrections; parole; parole eligibility for medically frail inmates; modify. (Sen. Erika Geiss)
0112		0662	No	7/23/2024	7/23/2024	**	Natural resources; inland lakes financing provisions and definition of lake level; revise. (Sen. Rosemary Bayer)
0113		0706	No	7/23/2024	7/23/2024	**	Traffic control; driver license; removal of failure to pay driver responsibility fees from centralized driving record; provide for. (Sen. Veronica Klinefelt)
0114		0799	No	7/23/2024	7/23/2024	** #	Traffic control; driver license; reference to driver responsibility fees; remove. (Sen. Veronica Klinefelt)
0115		0789	Yes	7/23/2024	7/23/2024	7/23/2024	Liquor; licenses; license to sell alcoholic liquor for consumption on the premises of certain locations; modify. (Sen. Jeff Irwin)
0116		0878	Yes	7/23/2024	7/23/2024	7/23/2024	Vehicles; registration plates; special plates for dealers; modify. (Sen. John Cherry)
0117	5099		No	7/23/2024	7/23/2024	**	Economic development; Michigan strategic fund research and development tax credit program report; require the Michigan strategic fund to assist in its preparation. (Rep. Rachel Hood)
0118	4368		No	7/23/2024	7/23/2024	**	Corporate income tax credits; definitions for research and development tax credits; provide for. (Rep. Greg VanWoerkom)

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	HB	SB					
0119	5102		No	7/23/2024	7/23/2024	**	Corporate income tax credits ; annual report on research and development tax credits; provide for. (Rep. Ranjeev Puri)
0120	5507		No	7/23/2024	7/23/2024	***	Appropriations; school aid fiscal year 2024-2025 omnibus appropriations for K-12 school aid, higher education, and community colleges; provide for. (Rep. Regina Weiss)
0121		0747	Yes	7/24/2024	7/24/2024	7/24/2024 +	Appropriations; omnibus ; appropriations for multiple departments and branches for fiscal year 2024-2025 and supplemental appropriations for fiscal year 2023-2024; provide for. (Sen. Sarah Anthony)
0122		0602	Yes	7/25/2024	7/25/2024	7/25/2024	Occupations; real estate ; right-to-list home sale agreement; require certain provisions of a valid agreement. (Sen. Kevin Hertel)

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