

Grant Procurement

(FY2026 Appropriation Act - Public Act 022 of 2025)

March 15, 2026

Sec. 250. (1) *Not later than 30 days after enactment of this act, the legislature shall provide to the department and the state budget director a list of legislatively directed spending items, which may be referred to in this section as grants or direct appropriation grants, funded in part 1 consistent with the house or senate rules and this section. The list must include all information and documents pertaining to the funded items as publicly disclosed in accordance with the house or senate rules and this section.*

(2) *Notwithstanding any other conditions or requirements for direct appropriation grants, the department shall perform, at a minimum, at least all of the following activities to administer the grants described in subsection (1):*

(a) *Establish a process to review, complete, and execute a grant agreement with a grant recipient. The department shall not execute a grant agreement unless all necessary documentation has been submitted and reviewed.*

(b) *Verify to the extent possible that a grant recipient is a not-for-profit entity and will use funds as publicly disclosed and for a public purpose that serves the economic prosperity, health, safety, or general welfare of the residents of this state.*

(c) *Review and verify all necessary information to ensure the grant recipient is reasonably able to execute the grant agreement, perform its fiduciary duty, and comply with all applicable state and federal statutes. The department may deduct the cost of background checks and any other efforts performed as part of this verification from the amount of the designated grant award.*

(d) *Disburse the grant money per the grant disbursement schedule in the executed grant agreement on a reimbursement basis after the grantee has provided sufficient documentation, as determined by the department, to verify that expenditures were made in accordance with the project purpose.*

(e) *If the state budget director determines that information provided by the grantee does not meet the disclosure requirements, that the grant will be used to pay a tax lien, delinquent tax, or other obligation owed to this state, or that the grant will create a conflict of interest, the department shall not release the grant money to the grantee. Money that is not released under this subdivision lapses at the end of the fiscal year. There is not a conflict of interest if the sponsoring legislator certifies that the sponsoring legislator's immediate family members, legislative staff members that have worked for the sponsoring legislator within the past 2 years, and the sponsoring legislator do not have a direct or indirect pecuniary interest in the legislatively directed spending item.*

(3) An executed grant agreement under this section between the department and a grant recipient must include at least all of the following:

(a) All necessary identifying information for the grant recipient, including any tax and financial information necessary for the department to administer grant money under this section.

(b) A description of the project for which the grant money will be expended, including tentative timelines and the estimated budget. Project budget must include how all grant money will be used and must indicate if any grant money will be provided to a third party or subrecipient. The department shall not reimburse expenditures that are outside of the project purpose, as stated in the executed grant agreement, from appropriations in part 1. The grantee shall return to the state treasury any interest in excess of \$1,000.00 earned on the grant money while unexpended and in possession of the grantee.

(c) Unless otherwise specified in department policy, a requirement that funds appropriated for the grants described in subsection (1) may be used only for expenditures that occur on or after the effective date of this act.

(d) A requirement for reporting by the grant recipient to the department and the legislative sponsor that provides the status of the project and an accounting of all money expended by the grant recipient, as determined by the department.

(e) A clawback provision that allows the department of treasury to recoup or otherwise collect any grant money that is declined, unspent, or otherwise misused.

(f) The documents publicly disclosed under subsection (1).

(4) If appropriate to improve the administration or oversight of a grant described in subsection (1), the department may adopt a memorandum of understanding with another state department to perform the required duties under this section.

(5) A grant recipient shall respond to all reasonable information requests from the department related to grant expenditures and retain grant records for not less than 7 years, and the grant may be subject to monitoring, site visits, and audit as determined by the department. The grant agreement required under this section must include signed assurance by the chief executive officer or other executive officer of the grant recipient authorized to bind the grant recipient that the requirements of this subsection will be met. (6) The grant recipient shall expend all grant money awarded and complete all projects not later than September 30, 2030. If at that time any unexpended money remains, the grant recipient shall return that money to the state treasury. If a grant recipient does not provide information sufficient to execute a grant agreement not later than June 1, 2026, the department shall return money associated with the grant to the state treasury.

(7) Any grant money that is awarded to a state department is appropriated in that department for the purpose of the intended grant.

(8) Except as otherwise provided in subsection (9), beginning March 15 of the current fiscal year, the department shall post a report in a publicly accessible location on its website. The report must list the grant recipient, project purpose, and location of the project for each grant described in subsection (1), the status of money allocated and disbursed under the grant agreement, and the legislative sponsor, if applicable. The department shall update the report and post the updated report in a publicly accessible location on its website not later than June 15 of the current fiscal year and again not later than September 15 of the current fiscal year. The department shall include in the report the most comprehensive information the department has available at the time of posting for grants awarded.

(9) If the state budget office determines that it is more efficient for the state budget office to compile all affected departments information and post a report of the compiled information rather than the report required under subsection (8) being posted by individual departments, the state budget office may compile that information across all affected departments and post the compiled report and any updates on the same time schedule as identified in subsection (8).

(10) If the department reasonably determines that the money allocated for an executed grant agreement under this section was misused or that use of the money was misrepresented by the grant recipient, the department shall not award any additional funds under the executed grant agreement and shall refer the grant for review following internal audit protocols, which may include referral for criminal investigation.



**Michigan Department of Health and Human Services
Section 250(8) Boilerplate Report - 2025 PA 22**

Public Act	Boilerplate Section Authorizing Grant	Grant Recipient	Location	Sponsor	Project Purpose	Amount Allocated	Amount Disbursed as of 02/01/26	Status
2025 PA 22	358	McLaren Northern Michigan	Petoskey	Sen. John Damoose	Northern Michigan Mental Health Access	\$13,000,000	N/A	Agreement In Process
2025 PA 22	360	Michigan State University	East Lansing	Sen. Winnie Brinks	Prenatal and Infant Support Program	\$250,000,000	\$0.00	Agreement Executed
2025 PA 22	450	Northeast Michigan Community Service Agency	Alpena	Sen. Sylvia Santana	School Success Partnership Program	\$1,525,000	\$0.00	Agreement Executed
2025 PA 22	460	Kids' Food Basket	Grand Rapids	Rep. Brian Posthumus Sen. Sylvia Santana	Kids' Food Basket	\$525,000	N/A	Agreement In Process
2025 PA 22	526	Michigan Court Appointed Special Advocates	Grand Rapids	Sen. Sylvia Santana	Court Appointed Special Advocates	\$2,250,000	\$0.00	Agreement Executed
2025 PA 22	826	Prosecuting Attorneys Association of Michigan	Various	Sen. Sarah Anthony	Prosecuting Attorney Contracts for Elder Abuse	\$300,000	\$42,905.22	Agreement Executed
2025 PA 22	917(1)(a)(iii)	Leaders Advancing & Helping Communities	Detroit	Sen. Sylvia Santana	Opioid Response Activities	\$3,500,000	N/A	Agreement In Process
2025 PA 22	1143(a)	Beaver Island Health Center	Beaver Island	Sen. John Damoose	Island Primary Health Care Access and Services	\$250,000	N/A	Agreement In Process
2025 PA 22	1143(b)	Mackinac Island Medical Center	Mackinac Island	Sen. John Damoose	Island Primary Health Care Access and Services	\$250,000	N/A	Agreement In Process
2025 PA 22	1143(c)	Drummond Island Primary Care	Drummond Island	Sen. John Damoose	Island Primary Health Care Access and Services	\$150,000	N/A	Agreement In Process
2025 PA 22	1143(d)	Bois Blanc Medical Center	Bois Blanc	Sen. John Damoose	Island Primary Health Care Access and Services	\$25,000	N/A	Agreement In Process
2025 PA 22	1146(a)	Uniting Three Fires Against Violence	Sault Ste Marie	Sen. John Damoose	Domestic Violence Prevention and Treatment	\$500,000	\$0.00	Agreement Executed
2025 PA 22	1146(b)	Michigan Coalition to End Domestic Violence	Okemos	Sen. Sarah Anthony	Domestic Violence Prevention and Treatment	\$500,000	\$0.00	Agreement Executed
2025 PA 22	1153	McLaren Central Michigan	Mt. Pleasant	Sen. Roger Hauck	Crime Victim Rights Sustaining Grants	\$102,600	\$13,300.51	Agreement Executed
2025 PA 22	1306(2)	Mass Transportation Authority	Flint	Sen. John Cherry	Transportation Services	\$500,000	\$90,410.00	Agreement Executed
2025 PA 22	1315	Michigan Dental Association	Okemos	Sen. John Cavanaugh	Volunteer Dental Program	\$200,000	\$43,306.20	Agreement Executed
2025 PA 22	1930(1)(a)	Neighborhood Service Organization	Detroit	Sen. Mary Cavanaugh	Opioid Response Activities	\$3,000,000	N/A	Agreement In Process
2025 PA 22	1930(1)(b)(iii)	HYPE	Dearborn Heights	Sen. Sylvia Santana	Opioid Response Activities	\$3,500,000	N/A	Agreement In Process
2025 PA 22	1930(1)(b)(iv)	Face Addiction Now	Clinton Twp	Sen. Mark Huizenga	Opioid Response Activities	\$5,000,000	N/A	Agreement In Process
2025 PA 22	1930(1)(c)(i)	Detroit Recovery Project	Detroit	Sen. Sylvia Santana	Opioid Response Activities	\$5,000,000	N/A	Agreement In Process
2025 PA 22	1932	Mary Free Bed Rehabilitation Hospital	Grand Rapids	Sen. Mark Huizenga	Medicaid Children's Rehabilitation Services	\$1,000,000	N/A	Agreement In Process
2025 PA 22	1933	National Kidney Foundation of Michigan	Ann Arbor	Rep. Sarah Lightner	Medicaid Outreach - National Kidney Foundation of Michigan	\$950,000	N/A	Agreement In Process
2025 PA 22	1934	United Way of Northwest Michigan	Traverse City	Rep. John Roth	United We Smile	\$2,900,000	N/A	Agreement In Process
2025 PA 22	1936	Maggie's Wigs for Kids	St. Clair Shores	Rep. Joseph Aragona	Cranial Hair Prosthesis	\$125,000	N/A	Agreement In Process
2025 PA 22	1937	Sheridan Community Hospital	Sheridan	Rep. Pat Outman	Rural Hospital Infrastructure	\$10,000,000	N/A	Agreement In Process
2025 PA 22	1938	The New Foster Care, Inc.	Bloomfield Hills	Rep. Pat Outman	Foster Care and the Bridge	\$2,025,000	N/A	Agreement In Process
2025 PA 22	1950	Versiti Michigan	Grand Rapids	Sen. Sylvia Santana	Cellular Therapy	\$750,000	N/A	Agreement In Process
2025 PA 22	1954	Nazarene Community Housing	Detroit	Sen. Sylvia Santana	Shelter Expansion	\$2,000,000	N/A	Agreement In Process
2025 PA 22	1960	Matrix Human Services	Detroit	Rep. Karen Whitsett Sen. Sylvia Santana	Career and Workforce Readiness Services	\$750,000	N/A	Agreement In Process
2025 PA 22	1962	National Association of Yemeni Americans	Hamtramck	Sen. Sylvia Santana	Behavioral Health Community Supports and Services	\$800,000	N/A	Agreement In Process
2025 PA 22	1964	People.Health	Troy	Sen. Sylvia Santana	Community Health Screenings	\$5,000,000	N/A	Agreement In Process
2025 PA 22	1966	Revive Community Health Center	Flint	Sen. John Cherry	Federally Qualified Health Center	\$300,000	N/A	Agreement In Process
2025 PA 22	1967	Henry Ford Hospital	Detroit	Rep. Tyrone Carter Sen. Erica Geiss	Trauma Recovery Center Pilot Program	\$2,000,000	N/A	Agreement In Process
2025 PA 22	1970	Nia Purpose 4 Life Agency	Detroit	Sen. Sylvia Santana	Comprehensive Support Program	\$250,000	N/A	Agreement In Process
2025 PA 22	1971	Universal Prevention Services	Livonia	Sen. Sylvia Santana	Developmental Milestones	\$500,000.00	N/A	Agreement In Process
2025 PA 22	1976	Kids' Food Basket	Grand Rapids	Rep. Brian Posthumus Sen. Sylvia Santana	Kids' Food Basket	\$1,000,000	N/A	Agreement In Process
2025 PA 22	1977	Team Wellness	Detroit	Sen. Sylvia Santana	Pediatric and Sedation Dental Clinic	\$1,500,000	N/A	For Profit Entity - Unable to Execute
2025 PA 22	1978	Michigan State University - Institute of Health Policy	East Lansing	Sen. Sam Singh	University Disproportionate Share Hospital Payment Backfill	\$3,500,000	N/A	Agreement In Process
2025 PA 22	1980	Michigan Primary Care Association	Lansing	Sen. Sylvia Santana	Health Centers Career Training Program	\$2,000,000	N/A	Agreement In Process
2025 PA 22	1995	Michigan Department of Health & Human Services	Various	Sen. Sylvia Santana	Women's Liver Screening Pilot	\$250,000	N/A	Agreement In Process
2025 PA 22	1999	National Council Of Dementia Minds	Elwell	Rep. Greg VanWoerkom	Dementia Support	\$408,600	N/A	Agreement In Process
2025 PA 22	2005	Wayne State University	Various	Rep. Phil Green	Maternal-Fetal Medicine Programming	\$1,500,000	N/A	Agreement In Process