HOUSE BILL No. 5006

October 1, 1987, Introduced by Rep. Krause and referred to the Committee on Labor.

A bill to regulate employer drug screening policies and drug detection tests for certain employees and applicants for employment; to prescribe the rights and duties of employers with respect to drug detection tests; and to prescribe remedies.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. This act shall be known and may be cited as the
- 2 "preemployment and employment drug testing regulation act".
- 3 Sec. 2. As used in this act:
- 4 (a) "Controlled substance" means a controlled substance as
- 5 defined in section 7104 of the public health code, Act No. 368 of
- 6 the Public Acts of 1978, being section 333.7104 of the Michigan
- 7 Compiled Laws.
- 8 (b) "Drug" means a drug as defined in section 7105 of Act
- 9 No. 368 of the Public Acts of 1978, being section 333.7105 of the
- 10 Michigan Compiled Laws.

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- (c) "Drug detection test" means the taking or examining, or
- 2 both, of bodily fluids or other substances derived from the human
- 3 body for the purpose of inferring or identifying the presence in
- 4 an individual of a drug or controlled substance.
- 5 (d) "Employee" means an individual who works for another
- 6 person for compensation.
- 7 (e) "Employer" means an individual, firm, corporation, part-
- 8 nership, or other legal entity who employs 1 or more persons or
- 9 who accepts applications for employment. Employer includes an
- 10 agent of an employer.
- (f) "Person" means an individual.
- (g) "Return to service employee" means an employee who
- 13 returns to work after a layoff or leave of absence.
- (h) "Sensitivity or cutoff level" means the least amount of
- 15 a drug or controlled substance that can be detected by a particu-
- 16 lar drug detection test.
- 17 Sec. 3. (1) An employer may require, as a condition of
- 18 employment or as a condition of continued employment, that
- 19 employees, return to service employees, or applicants for employ-
- 20 ment submit to a drug detection test.
- 21 (2) An employer, as part of any drug detection testing pro-
- 22 gram for employees, return to service employees, or applicants
- 23 for employment, shall do all of the following:
- 24 (a) Provide advance notice to applicants and return to serv-
- 25 ice employees before a drug detection test is administered, and,
- 26 not less than 60 days before a drug detection testing program

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1 begins, inform present employees of the employer's drug detection

- 2 testing policies in writing, by posted notice or otherwise.
- 3 (b) Utilize only professionally developed and administered
- 4 drug detection tests.
- 5 (c) For purposes of performing the actual drug detection
- 6 test, employ a clinical laboratory licensed under article 17 of
- 7 the public health code, Act No. 368 of the Public Acts of 1978,
- 8 being sections 333.20101 to 333.22181 of the Michigan Compiled
- 9 Laws, or a clinical laboratory described in section 20507 of Act
- 10 No. 368 of the Public Acts of 1978, being section 333.20507 of
- 11 the Michigan Compiled Laws, or a clinical laboratory licensed by
- 12 another state.
- (d) Pay the costs of all drug detection tests to which the
- 14 employer requires an employee, return to service employee, or
- 15 applicant to submit.
- (e) Require a sample which tests positive for the presence
- 17 of a drug or controlled substance to be saved by the clinical
- 18 laboratory for a period of not less than 90 days.
- 19 (f) Require confirmation of an initial, positive screening
- 20 drug detection test result by a subsequent gas
- 21 chromatography-mass spectrometry drug detection test.
- Sec. 4. An employee, return to service employee, or appli-
- 23 cant for employment whose drug detection test results are con-
- 24 firmed as positive under section 3(2)(f) shall not, by virtue of
- 25 those results alone, be considered a person with a handicap as
- 26 defined under section 103 of the Michigan handicappers' civil

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1 rights act, Act No. 220 of the Public Acts of 1976, being section

- 2 37.1103 of the Michigan Compiled Laws.
- 3 Sec. 5. (1) In conducting a drug detection test, an
- 4 employer shall ensure, to the extent feasible, that the drug
- 5 detection test only measures, and that the employer's records
- 6 only reflect, information regarding drugs or controlled sub-
- 7 stances in the body. This subsection shall not apply if the drug
- 8 detection test is administered in conjunction with a general
- 9 physical examination.
- 10 (2) An employee, return to service employee, or applicant
- 11 for employment has the right to rebut or explain the results and
- 12 analysis of any drug detection test and the documentation of the
- 13 drug detection test results. The determination as to whether or
- 14 not rebuttal or explanation under this subsection is satisfactory
- 15 shall be made solely by the employer.
- (3) An employer who conducts a drug detection test shall
- 17 provide the employee, return to service employee, or applicant
- 18 for employment with both of the following:
- (a) A copy of any positive drug detection test results and
- 20 all reports or analyses that are prepared as a result of the pos-
- 21 itive test results, upon the written request of the employee,
- 22 return to service employee, or applicant for employment.
- (b) The name of the clinical laboratory used, types of drug
- 24 detection tests conducted for both screening and confirmation,
- 25 and the sensitivity or cutoff level of each drug detection test.
- 26 Sec. 6. This act does not prohibit an employer from
- 27 conducting medical screening or tests required by any state or

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- 1 federal statute, rule, or regulation for the purpose of
- 2 monitoring exposure to toxic or other unhealthy substances in the

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- 3 workplace or performance of job responsibilities. A medical
- 4 screening or test described in this section shall be limited to
- 5 the specific substances expressly identified in the statute,
- 6 rule, or regulation, unless the written consent of the employee
- 7 to test for other substances is obtained.
- 8 Sec. 7. This act does not restrict an employer's ability to
- 9 prohibit the use of alcoholic beverages during work hours or to
- 10 discipline employees for the use of alcoholic beverages during
- 11 work hours.
- 12 Sec. 8. (1) The results of a drug detection test shall be
- 13 confidential and not revealed except:
- (a) In a proceeding or action regarding the relationship
- 15 between the employer and the employee, return to service employ-
- 16 ee, or applicant for employment, as applicable.
- (b) To the person performing the actual chemical analysis
- 18 involved in the drug detection test.
- (c) To the employee, return to service employee, or appli-
- 20 cant for employment who is subjected to a drug detection test.
- 21 (d) To persons having a need to know in making, supporting,
- 22 reviewing, or challenging decisions based on drug testing
- 23 results.
- (2) Drug detection test specimens and drug detection test
- 25 results shall be encoded to protect the identity of the person
- 26 rendering the specimen to be tested.

- 1 (3) An employer shall maintain adequate records of all drug 2 detection tests conducted in order to establish a chain of 3 custody.
- Sec. 9. A person alleging a violation of this act may bring 5 an action for injunctive relief or damages, or both.