Act No. 187
Public Acts of 1993
Approved by the Governor
September 16, 1993
Filed with the Secretary of State
September 17, 1993

## STATE OF MICHIGAN 87TH LEGISLATURE REGULAR SESSION OF 1993

**Introduced by Senators Ehlers and Gast** 

# ENROLLED SENATE BILL No. 530

AN ACT to make appropriations for the department of natural resources for the fiscal year ending September 30, 1994; to provide for the expenditure of those appropriations; to create funds and accounts; to require reports; to prescribe certain powers and duties of certain state departments and officers, institutions, and agencies; to authorize certain transfers by certain state agencies; and to provide for the disposition of fees and other income received by the various state agencies.

#### The People of the State of Michigan enact:

Sec. 101. There is appropriated for the department of natural resources for the fiscal year ending September 30, 1994, from the following funds:

DEPARTMENT OF NATURAL RESOURCES	
Full-time equated unclassified positions6.0	
Full-time equated classified positions3,693.6	
GROSS APPROPRIATION	\$ 336,783,100
Interdepartmental grant revenues:	
Total interdepartmental grants and intradepartmental transfers	3,757,900
ADJUSTED GROSS APPROPRIATION	\$ 333,025,200
Federal revenues:	
Total federal revenues	76,214,500
Special revenue funds:	
Total local revenues	666,400
Total private revenues	570,700
Total other state restricted revenues	159,915,200
State general fund/general purpose	\$ 95,658,400
EXECUTIVE	
Full-time equated unclassified positions6.0	
Full-time equated classified positions35.0	
Commission (including travel expense—per diem)	\$ 66,600
Director	87,300
Unclassified salaries	339,300
Equal employment opportunity office—4.0 FTE positions	205,300
Executive direction—18.0 FTE positions	1,309,100
Natural resources magazine—1.0 FTE position	51,300

		1994
Office of the Great Lakes—7.0 FTE positions	\$	482,700
Center for environmental excellence-5.0 FTE positions		400,700
GROSS APPROPRIATION	. \$ _	2,942,300
Appropriated from:		
Federal revenues:		
EPA, multiple grants		629,800
Special revenue funds:		,
Game and fish protection fund		344,400
Great Lakes protection fund		100,000
Environmental response fund		40,000
Marine safety fund		20,000
Michigan state waterways fund		95,600
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Natural resources magazine fund		51,300
Oil and gas privilege fee revenue		88,400
Park fee and concession revenue		86,400
Settlement funds		295,500
State fair revenue		62,100
State general fund/general purpose	\$	1,128,800
DMINISTRATIVE SERVICES		
Full-time equated classified positions337.5	1	
Administrative services—68.5 FTE positions		5,926,000
Internal audit—3.0 FTE positions		145,100
Field programs administrative & clerical support—160.8 FTE positions		8,569,600
Automated data processing—56.4 FTE positions		5,573,500
Personnel—24.8 FTE positions		1,386,400
Permit coordinator—2.0 FTE positions		1,300,400
Office of litigation and program services—12.0 FTE positions		859,400
		•
Administrative hearings—6.0 FTE positions		416,100
Michigan conservation corps—4.0 FTE positions		1,206,400
Federal contingency funds		2,000,000
GROSS APPROPRIATION	\$	26,254,500
Appropriated from:		
Federal revenues:		
Federal revenues		2,000,000
DOI-FWS, multiple grants		55,200
EPA, multiple grants		396,000
EPA, LUST trust		128,000
EPA, superfund	i	36,000
Special revenue funds:		
Environmental response fund		69,000
Forest management fund		40,300
Game and fish protection fund		5,474,900
Hunting and fishing license sales revenue		1,300,000
Land sale revenue		663,600
Marine safety fund		251,200
Michigan natural resources trust fund		
· ·		509,000
Michigan state waterways fund		473,100
		200,000
Michigan underground storage tank financial assurance fund		35,000
Off road vehicle trail improvement fund		
Off road vehicle trail improvement fund		942,70
Off road vehicle trail improvement fund Oil and gas privilege fee revenue Park fee and concession revenue		942,700 25,200
Off road vehicle trail improvement fund		942,700 25,200
Off road vehicle trail improvement fund Oil and gas privilege fee revenue Park fee and concession revenue	•	942,700 25,200 15,700
Off road vehicle trail improvement fund  Oil and gas privilege fee revenue  Park fee and concession revenue  Park improvement fund		942,700 25,200 15,700 109,300
Off road vehicle trail improvement fund Oil and gas privilege fee revenue Park fee and concession revenue Park improvement fund Scrap tire regulatory fund		942,700 25,200 15,700 109,300 247,500 14,200

Commercial fisheries—3.0 FTE positions.....

Great Lakes fisheries—52.5 FTE positions.....

Recreational fisheries—18.0 FTE positions.....

173,100

3,225,400 1,572,800

	Ending Sept. 30,
	1994
Fish production—69.5 FTE positions	\$ 6,334,600
Inland fisheries—102.5 FTE positions	6,473,100
Treaty waters management fund work project	15,000
Stream habitat improvement	1,333,000
GROSS APPROPRIATION	\$ 20,386,200
Appropriated from:	
Federal revenues:	
Department of energy	300,000
DOC-NOAA	40,000
DOI-FWS, fish restoration	5,664,700
EPA, multiple grants	180,000
Special revenue funds:	
Private funds	201,000
Game and fish protection fund	13,019,600
Game and fish protection fund—fisheries settlements	832,000
Treaty waters management fund	15,000
State general fund/general purpose	\$ 133,900
	•
PARKS AND RECREATION	
Full-time equated classified positions833.3	
Administration—22.9 FTE positions	\$ 1,934,900
State parks—552.4 FTE positions	26,476,200
State parks operations additional/day-in-the-park—6.0 FTE positions	1,000,000
MacMullan conference center—9.0 FTE positions	1,088,300
Non-motorized trails—4.0 FTE positions	182,300
Docks and harbor development—43.9 FTE positions	2,031,100
Public access sites—174.4 FTE positions	8,224,300
Engineering—20.7 FTE positions	1,868,900
GROSS APPROPRIATION	\$ 42,806,000
Appropriated from:	
Interdepartmental grant revenues:	
IDG-engineering services to work orders	1,558,000
IDG-MacMullan conference center revenue	1,088,300
Federal revenues:	
DOI-FWS, multiple grants	190,900
Special revenue funds:	
Game and fish protection fund	110,800
Harbor development fund	212,900
Michigan state waterways fund	9,887,100
Non-motorized trail revenue	178,200
Park fee and concession revenue	15,008,500
Park improvement fund	7,177,700
State general fund/general purpose	\$ 7,393,600
MACKINAC ISLAND STATE PARK	
Full-time equated classified positions	
Mackinac Island park operation—25.0 FTE positions	\$ 1,552,100
Historical facilities system—30.7 FTE positions	1,681,400
GROSS APPROPRIATION	\$ 3,233,500
Appropriated from:	
Interdepartmental grant revenues:	
IDG from MDOT-state trunkline fund	24,500
Special revenue funds:	
Airport and park operation fees	38,500
Mackinac Island state park fund	1,406,200
State general fund/general purpose	\$ 1,764,300

For Fiscal Year

FOREST RESOURCE MANAGEMENT		
Full-time equated classified positions		
Timber harvest—107.5 FTE positions	\$	7,479,000
Forest cultivation and reforestation—27.5 FTE positions	Ψ	2,835,800
Forest resource planning and land use—25.5 FTE positions.		2,156,400
Private forest development—12.3 FTE positions		861,100
Forest finance authority—10.0 FTE positions		1,590,700
Forest fire protection—151.2 FTE positions		9,047,000
Forest recreation—20.0 FTE positions		1,735,000
Trails—15.2 FTE positions		2,120,800
GROSS APPROPRIATION	s <sup>-</sup>	27,825,800
Appropriated from:	Ψ	21,020,000
Federal revenues:		
DAG-FS, multiple grants		887,000
DOD-NAVY contract		10,000
DOT-trails		500,000
Department of energy		7,000
EPA, multiple grants		39,000
Small business administration		200,000
Special revenue funds:		200,000
Private funds.		50,000
Commercial forest fund		75,800
Forest camping fee revenue		768,600
. •		1,590,700
Forest development fund		261,000
Forest land user charges		10,244,900
Forest management fund		501,500
Game and fish protection fund		17,400
•		329,400
Michigan state waterways fund		1,030,900
Michigan strategic fund		80,700
Oil and gas privilege fee revenue		265,600
Recreation improvement fund		154,500
<del></del>		293,700
Snowmobile registration fee revenue		1,011,500
Showmobile trail improvement fund	œ	9,506,600
State general fund/general purpose	ψ	2,000,000
REAL ESTATE		
Full-time equated classified positions		
Administration—2.0 FTE positions	\$	104,000
Records and services—15.0 FTE positions		1,238,300
Minerals lease management—20.0 FTE positions		1,379,900
Land acquisition & exchange—20.0 FTE positions		2,078,700
GROSS APPROPRIATION	<u> </u>	4,800,900
Appropriated from:	Ψ	2,000,000
Interdepartmental grant revenues:		
IDG-land acquisition services to work orders		781,800
Special revenue funds:		.02,000
Delinquent property tax administration fund		387,700
Forest management fund		38,900
Game and fish protection fund		70,100
Land exchange facilitation fund		1,186,400
Land sale revenue		1,065,100
Michigan natural resources trust fund		176,800
Michigan strategic fund		1,082,700
Oil and gas privilege fee revenue		11,400
State general fund/general purpose	\$	0
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GEOLOGICAL SURVEY		
Full-time equated classified positions96.0		100.000
Groundwater geology—8.6 FTE positions	\$	426,600
Services to oil and gas programs—82.4 FTE positions		6,477,700
Coal and sand dune management—3.0 FTE positions		700,900
Mineral wells management—2.0 FTE positions		179,400 195,000
Abandoned mine inventoryGROSS APPROPRIATION	e –	7,979,600
Appropriated from:	φ	1,313,000
Federal revenues:		
DOI-OSMRE, Abandoned mine land reclamation program		543,400
Special revenue funds:		040,400
Michigan strategic fund		362,600
Oil and gas privilege fee revenue		6,699,300
Sand extraction fee revenue		157,500
State general fund/general purpose	ŝ	216,800
State general tunw general put pose minimum mi	Ψ	210,000
LAND AND WATER MANAGEMENT		
Full-time equated classified positions154.7		
Administration—4.4 FTE positions	\$	289,800
Field project assistance and permitting—32.0 FTE positions		2,360,900
Dam safety, erosion control, and clean lakes—19.8 FTE positions		1,599,400
Farmland, resource inventory, and office management—24.0 FTE positions		1,676,100
Floodplains, transportation, and subdivision projects—17.0 FTE positions		1,047,100
Great Lakes shorelands, bottomlands, and dunes—19.0 FTE positions		1,506,000
Inland lakes, rivers, wetlands, centralized permits—17.5 FTE positions		1,061,900
Stormwater discharge program—4.0 FTE positions		270,800
Land & water management permit expansion—12.0 FTE positions		701,200
Backlog reduction initiative—5.0 FTE positions		612,600
Shoreline protection study		50,000
GROSS APPROPRIATION	\$ _	11,175,800
Appropriated from:		, ,
Interdepartmental grant revenues:		
IDG from MDOT-Michigan transportation fund		305,300
Federal revenues:		
EPA-OWWM, water pollution control, lake restoration		244,500
EPA, multiple grants		520,900
DOC-NOAA, multiple grants		1,167,700
Federal-emergency management agency		339,900
Special revenue funds:		
Farmland and open space withdrawal fees		502,500
Game and fish protection fund		240,700
Land and water permit fees		1,314,100
Michigan geographic information system revenue		213,500
Michigan strategic fund		478,900
Stormwater permit fees		270,800
State general fund/general purpose	\$	5,577,000
ATD OTTAL IMM		
AIR QUALITY  Full time accepted described positions		
Full-time equated classified positions	ф	4 650 000
Compliance program—74.5 FTE positions	Ъ	4,659,000
State implementation planning and permitting—51.0 FTE positions		3,519,600
Clean air act implementation—33.0 FTE positions		2,396,100
Backlog reduction initiative—14.0 FTE positions	۰ –	941,100
	\$	11,515,800
Appropriated from: Federal revenues:		
		9 917 000
EPA, multiple grants		3,217,800

		1994
Special revenue funds:		
Emissions control fund	\$	2,826,100
State general fund/general purpose	\$	5,471,900
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SURFACE WATER QUALITY		
Full-time equated classified positions265.5		
Surface water compliance program—89.5 FTE positions	\$	5,501,600
Surface water permits program—35.0 FTE positions	,	2,019,100
Surface water surveillance program—76.0 FTE positions		5,053,700
State and local water quality management planning—9.5 FTE positions		1,437,500
Municipal wastewater facilities program—40.5 FTE positions		2,258,000
Fish contaminant monitoring contracts		321,000
Stormwater discharge program—15.0 FTE positions		836,800
GROSS APPROPRIATION	\$	17,427,700
Appropriated from:	•	_ , _ ,
Federal revenues:		
EPA, multiple grants		7,068,400
Charial maranua funda		.,,
Local funds		616,400
CESARS service fee		22,100
Game and fish protection fund		113,400
State water pollution control revolving fund		2,051,000
Stormwater permit fees		628,400
Wastewater operator training fees		130,700
State general fund/general purpose	\$	6,797,300
Deale Reneral Innoversely but hose	Ψ	0,101,000
ENVIRONMENTAL RESPONSE		
Full-time equated classified positions327.5		
Investigations, enforcement and emergency response—36.0 FTE positions	\$	2,399,200
Federal cleanup project management—95.0 FTE positions	Ψ	6,736,000
Superfund cleanup		22,746,900
State cleanup project implementation—112.0 FTE positions		6,922,600
State cleanup (1982 PA 307)		6,649,500
Leaking underground storage tanks		4,300,000
Michigan underground storage tank financial assurance—34.0 FTE positions		1,978,000
MUSTFA emergency response fund		1,000,000
Environmental laboratory—50.5 FTE positions		3,420,700
GROSS APPROPRIATION	\$	56,152,900
	Ψ	00,102,000
Appropriated from:		
Federal revenues:		6,045,900
EPA, LUST trust		463,000
		1,392,200
EPA, multiple grants		23,905,300
EPA, superfund		20,500,500
Special revenue funds:		119,700
Private funds		1,000,000
Emergency response fund		9,067,600
Environmental response fund		41,500
Landfill maintenance trust fund		1,978,000
Michigan underground storage tank financial assurance fund		2,740,800
Settlement funds	œ	9,398,900
State general fund/general purpose	φ	<i>შ</i> ,9 <i>8</i> 0,800
WASTE MANAGEMENT		
Full-time equated classified positions161.0		
Administration and technical support—14.5 FTE positions	s	981,700
Compliance and enforcement—81.0 FTE positions	Ψ	5,338,100
Hazardous waste permits—22.5 FTE positions		1,746,300
Groundwater permits—24.5 FTE positions		1,434,800
Groundwater hermito—54.9 t. 173 hostifono		2,202,000

		Ending Sept. 30,
Resource recovery—7.5 FTE positions	\$	638,800 756,200
Solid waste disposal facility closures		1,000,000
GROSS APPROPRIATION	\$	11,895,900
Appropriated from:	Ψ	11,000,000
Federal revenues:		
EPA, multiple grants		3,016,500
Special revenue funds:		-,,
Act 641 forfeited revenue		1,000,000
Scrap tire regulatory fund		684,700
Settlement funds		222,900
Waste reduction fee revenue		659,400
State general fund/general purpose	\$	6,312,400
LAW ENFORCEMENT		
Full-time equated classified positions 299.3		
Wildlife resource protection—16.5 FTE positions	\$	1,648,300
General law enforcement—282.8 FTE positions		20,502,500
GROSS APPROPRIATION	\$	22,150,800
Appropriated from: Federal revenues:		
DOI-FWS, wildlife restoration		645,800
DOT-United States coast guard		1,300,000
EPA-OPM, environmental protection consolidated grants		115,700
Game and fish—wildlife resource protection fund		1 649 900
Game and fish protection fund		1,648,300 13,456,100
Marine safety fund		1,056,900
Off road vehicle trail improvement fund		126,000
Oil and gas privilege fee revenue		115,700
Settlement funds		678,000
Snowmobile registration fee revenue		167,400
State general fund/general purpose	\$	2,840,900
STATE FAIR		
Full-time equated classified positions67.4		
Michigan state fair—67.4 FTE positions	\$	4,288,700
GROSS APPROPRIATION	\$	4,288,700
Appropriated from:		, ,
Special revenue funds:		
State fair revenue		4,288,700
State general fund/general purpose	\$	0
PAYMENTS IN LIEU OF TAXES		
Swamp and tax reverted lands	\$	8,901,500
Purchased lands		8,760,000
Purchased lands—senior citizen reimbursement		2,240,000
Commercial forest reserve		2,141,700
GROSS APPROPRIATIONAppropriated from:	\$	22,043,200
Special revenue funds:		
Game and fish protection fund		931,000
Michigan natural resources trust fund		572,000
State general fund/general purpose	\$	20,540,200
GRANTS		•
Grant to counties—marine safety	\$	2,830,000
Grants to counties—air pollution	Ψ	1,540,100
Federal - Land and water conservation fund payments		500,000

For Fiscal Year

### **GENERAL SECTIONS FOR FISCAL YEAR 1993-94**

Sec. 201. (1) In accordance with the provisions of section 30 of article IX of the state constitution of 1963, total state spending in this appropriation act is \$255,573,600.00 and state appropriations to be paid to local units of government in section 101 are as follows:

For Fiscal Year

DEPARTMENT OF NATURAL RESOURCES	
PAYMENTS IN LIEU OF TAXES	
Swamp and tax reverted lands	\$ 8,901,500
Purchased lands	8,760,000
Purchased lands—senior citizen reimbursement	2,240,000
Commercial forest reserve	2,141,700
Total	\$ 22,043,200
GRANTS	
Grants to counties—marine safety	\$ 2,830,000
Grants to counties—air pollution	1,540,100
Septage waste compliance program	200,000
Inland fisheries resources grants	200,000
Nongame wildlife fund grants	200,000
Saginaw Bay water quality initiative	150,000
Recreation improvement fund grants	1,100,000
Scrap tire grants	500,000
Shoreline protection study	50,000
Forest recreation	75,000
Total	\$ 6,845,100
TOTAL	\$ 28,888,000

(2) When it appears to the principal executive officer of each department that state spending to local units of government will be less than the amount that was projected to be expended for any quarter, the principal executive officer shall immediately give notice of the approximate shortfall to the department of management and budget, the senate and house appropriations committees, and the senate and house fiscal agencies.

Sec. 202. The appropriations made and the expenditures authorized under this act for the institutions, department, agencies, commissions, boards, offices, and programs for which an appropriation is made under this act are subject to the management and budget act, Act No. 431 of the Public Acts of 1984, being sections 18.1101 to 18.1594 of the Michigan Compiled Laws.

Sec. 203. As used in this act:

- (a) "CESARS" means chemical evaluation search and retrieval system.
- (b) "Commission" means the commission of natural resources.
- (c) "DAG-FS" means the United States department of agriculture-forest service.
- (d) "Department" means the department of natural resources.
- (e) "DOC-NOAA" means the United States department of commerce-national oceanic and atmospheric administration.
  - (f) "DOD-ARMY" means the United States department of defense-army.
  - (g) "DOD-NAVY" means the United States department of defense-navy.
  - (h) "DOE" means the United States department of energy.
  - (i) "DOI" means the United States department of interior.
  - (j) "DOI-FWS" means the DOI-fish and wildlife service.
  - (k) "DOI-NPS" means the DOI-national park service.
  - (1) "DOI-OSMRE" means the DOI-office of surface mining reclamation and enforcement.
  - (m) "DOI-OWRT" means the DOI-office of water research and technology.
  - (n) "DOT" means the United States department of transportation.
  - (o) "EPA" means the United States environmental protection agency.
  - (p) "EPA-LUST trust" means the EPA-leaking underground storage tank trust fund.
  - (q) "EPA-OPM" means the EPA-office of program management.
  - (r) "EPA-ORD" means the EPA-office of research and development.
  - (s) "EPA-OWWM" means the EPA-office of water and waste management.

- (t) "FTE" means full-time equated.
- (u) "PCB" means polychlorinated biphenyl.
- Sec. 204. The amounts appropriated for utilities and that portion of contractual services, supplies, and materials used to pay for utility service to state facilities in section 101 may be expended in a manner consistent with section 253 of the management and budget act, Act No. 431 of the Public Acts of 1984, being section 18.1253 of the Michigan Compiled Laws.
- Sec. 205. (1) From funds appropriated under section 101, the department shall prepare a report that lists all of the following regarding grant or loan or grant and loan programs administered by the department for the fiscal year ending on September 30, 1994:
  - (a) The name of each program.
  - (b) The criteria, eligibility, process, and deadlines for each program.
- (c) The maximum and minimum grant and loan available and whether there is a match requirement for each program.
- (d) The amount of any required match, and whether in-kind contributions may be used as part or all of a required match.
- (e) Information pertaining to the application process, timeline for each program, and the contact people within the department.
  - (f) The source of funds for each program, including the citation of pertinent authorizing acts.
  - (g) Information regarding plans for the next fiscal year for the phaseout, expansion, or changes for each program.
  - (h) A listing of all recipients of grants or loans awarded by the department by type and amount of grant or loan.
- (2) The reports required under this section shall be submitted to the senate and house of representatives appropriations subcommittees by January 1, 1995.
- Sec. 206. (1) Beginning October 1, 1993, there shall be a hiring freeze imposed on the state classified civil service. State departments and agencies shall be prohibited from hiring any new full-time state classified civil service employees or prohibited from filling any vacant state classified civil service positions. This hiring freeze does not apply to internal transfers of classified employees from one position to another within a department or to positions that are funded with 80% or more federal or restricted funds.
- (2) The director of the department of management and budget shall grant exceptions to this hiring freeze when the director believes that such a hiring freeze will result in rendering a state department or agency unable to deliver basic services, cause a loss of revenue to the state, result in the inability of the state to receive and expend federal or restricted funds, or necessitate additional expenditures that exceed any savings from maintaining a vacancy. The director of the department of management and budget shall report by the fifteenth of each month to the chairpersons of the senate and house appropriations committees the number of exclusions to the hiring freeze approved during the previous month and the reasons to justify the exclusion.
- Sec. 207. The department shall not transfer ownership, control, or administrative responsibilities of any harbor funded with money appropriated in section 101 and under the control of the state waterways commission to any other entity unless that transfer is authorized by the house and senate appropriations subcommittees.
- Sec. 208. Funds appropriated in section 101 shall not be used for the purchase of foreign goods and/or services when competitively priced American goods and/or services are available.
- Sec. 209. The director of the department shall appoint an individual to serve in the position of environmental auditor for the department. The environmental auditor shall assure that the department is in compliance with all environmental laws. In addition, the environmental auditor shall investigate whether the department is in control of property which has been contaminated with hazardous substances for which the state of Michigan may be liable pursuant to section 12 of the environmental response act, Act No. 307 of the Public Acts of 1982, being section 299.612 of the Michigan Compiled Laws, and shall report such findings to the legislature by September 30, 1994.
- Sec. 211. By September 30, 1994, the department shall develop a plan for the creation of an enterprise authority that would operate as an independent entity providing automated data processing and related information technology services to the department of natural resources. This plan will be submitted to the chairs of the house and senate appropriations subcommittees for review.

Sec. 212. At the same time as a privatization, elimination, retention, or modification analysis is submitted to the civil service commission for approval of a contract that will result in the loss of employment by classified state employees or otherwise substantially alters the delivery of a service central to the mission of the department, the department shall submit a copy of the analysis to the house and senate appropriations committees. If a collective bargaining agreement covering state employees described in this section requires prior notification, the department shall submit the analysis to the appropriations committees on or before the date specified in that agreement. The analysis shall include all of the following:

- (a) The justification for privatizing or contracting the function or service.
- (b) The estimated number of classified state employees potentially affected by the contract.
- (c) The civil service criteria used to justify privatization.
- (d) The projected cost savings from privatization, if any, including all of the following:
- (i) Documentation that the savings meet the minimum criteria established by the civil service commission.
- (ii) The cost of contract monitoring.
- (iii) The conversion cost associated with termination of state employees.
- (iv) The conversion revenue associated with the sale of an asset or service to the contractor.
- (v) Estimated net revenue lost to the state by privatizing the service or function.
- (vi) A demonstration that the service would be performed at substantial long-term savings to the state when compared with the cost of performance of the service or function by classified state employees. The demonstration of substantial long-term savings shall be consistent with criteria developed by the department of civil service.

#### EXECUTIVE

Sec. 301. The appropriations in section 101 may be used for per diem payments to the members of commissions or committees for a full day of commission or committee work at which a quorum is present, for attending a hearing as authorized by the respective commission or committee, or for performing official business as authorized by each respective commission or committee. The per diem payments shall be at a rate as follows:

- (b) Hazardous waste management planning committee......\$50.00 per day.

Sec. 302. (1) When supplies, materials, equipment, or products are purchased by the department with funds appropriated in section 101, the department shall give preference to supplies, materials, equipment, and products that are 1 or both of the following:

- (a) Manufactured, assembled, or sold in this state.
- (b) Made entirely or in part from recycled materials.
- (2) As used in this section, "recycled materials" has the meaning ascribed to that term in section 261a of the management and budget act, Act No. 431 of the Public Acts of 1984, being section 18.1261a of the Michigan Compiled Laws

Sec. 303. The department shall establish an FTE position vacancy accumulated funds account. The department shall transfer into the FTE position vacancy accumulated funds account at the end of each quarter any funds remaining unspent for personnel and related costs for vacancies. A report on the amount transferred each quarter into the vacancy accumulated funds account and the cumulative total in the account shall be submitted to the house and senate appropriations committees and the house and senate fiscal agencies 15 days after the last pay period in each quarter.

Sec. 304. (1) The director of the department shall take all reasonable steps to ensure that businesses in deprived and depressed communities compete for and perform contracts to provide services or supplies, or both, with funds appropriated in section 101.

- (2) The director of the department shall strongly encourage firms with which the department contracts to subcontract with certified businesses in depressed and deprived communities for services or supplies, or both.
- (3) Each state department shall compile a report to the civil rights commission validating the total contracts in compliance with this section and detailing contracting procedures for the department.

Sec. 305. In carrying out this act, if the director of the department is required to lay off any department employees, the director shall be exempt from using a strict application of continuous service credits in accordance with guidelines

developed by the state personnel director and approved by the civil service commission in order to preserve affirmative action gains made in a program approved by the Michigan equal employment and business opportunity council. This is in accordance with civil service commission rule 2-19.3d.

Sec. 306. Of the total funds appropriated in section 101 for the office of the Great Lakes, the department shall assign 1.0 FTE position and \$100,000.00 from the Great Lakes protection fund to implement Act Nos. 326 and 327 of the Public Acts of 1990. The director of the office of the Great Lakes will report to the house and senate appropriations subcommittees on natural resources by September 30, 1994, regarding the progress in implementation of these acts.

Sec. 307. Of the funds appropriated in section 101 for executive direction, the department shall develop an organizational plan based on total quality management principles, including consideration of gender bias, minority hiring procedures, and personnel training requirements. To develop the plan, the department shall contract with a consultant or hire an individual with experience in total quality management principles.

#### **ADMINISTRATIVE SERVICES**

Sec. 401. The following are the estimated revenues available in the game and fish protection fund for the state fiscal year beginning October 1, 1993:

Projected balance from previous year	\$ 1,423,600
General purpose licenses	35,400,000
Interest and earnings	2,000,000
Federal indirect revenues	900,000
Miscellaneous revenues	600,000
Total game and fish protection fund	\$ 40,323,600

Sec. 402. None of the funds appropriated in section 101 in the line item identified as "Federal contingency funds" are available for expenditure until they have been transferred to another line item in this act pursuant to section 393 of the management and budget act, Act No. 431 of the Public Acts of 1984, being section 18.1393 of the Michigan Compiled Laws.

#### DEPARTMENTAL OPERATIONAL SUPPORT

Sec. 501. The department shall report on February 1, 1994, to the senate and house of representatives appropriations committees and to the senate and house fiscal agencies. The report shall include both of the following:

- (a) The amount of contributions, gifts, bequests, grants, and donations received by the department for the fiscal year ending September 30, 1993.
  - (b) A listing of the expenditures made from the amounts received as reported in subdivision (a).

#### FISHERIES MANAGEMENT

Sec. 601. Of the funds appropriated in section 101 for inland fisheries, the department shall continue annual plantings of walleye in the Saginaw Bay for the next 2 years. During that time, the department shall conduct tests to see if the population of walleye in the Saginaw Bay can be maintained without further annual planting.

#### STATE PARKS

Sec. 702. The department shall use established criteria in determining the propriety or necessity of closing, consolidating, or transferring any state park or recreation area. All state park or recreation area closures, consolidations, or transfers are subject to the criteria developed pursuant to this section. The department shall notify the members of the senate and house appropriations committees and the standing committees of the legislature that primarily address issues pertaining to natural resources prior to closing, consolidating, or transferring a state park or recreation area.

Sec. 703. (1) Except as otherwise provided in this section, the commission of natural resources shall provide that each concession in a state park is awarded at least every 7 years based on renegotiation or competitive bidding. However, a person who is awarded a concession and makes a capital investment of \$750,000.00 or more in the concession that requires longer than 7 years to amortize or depreciate shall be granted, upon the expiration of the 7-year period, the right of first refusal regarding award of the concession for an additional 7-year period. The right of first refusal provided for in this section shall exist for no more than 2 additional 7-year periods as may be necessary to amortize or depreciate the capital investment made by the person holding the concession.

(2) The award of each concession in a state park shall be approved by the commission of natural resources.

Sec. 705. The department may charge the appropriations contained in section 101, including all special maintenance and capital projects appropriated for the fiscal year ending September 30, 1994, for engineering services provided, a standard percentage fee to be determined by the director of the department of management and budget, and may use the revenue derived to support the engineering services charges provided for in section 101.

#### FOREST RESOURCE MANAGEMENT

Sec. 801. The department of state may carry over unexpended snowmobile and off-road vehicle fee collections as authorized by Act No. 74 of the Public Acts of 1968, being sections 257.1501 to 257.1518 of the Michigan Compiled Laws, and Act No. 319 of the Public Acts of 1975, being sections 257.1601 to 257.1626 of the Michigan Compiled Laws, to fund following year programs in the department of state and the department as appropriated by the legislature.

Sec. 802. The department may carry forward the unexpended revenue collected for wildfire prevention and the Roscommon equipment center in the forest fire protection program. Expenditure shall not exceed revenue collected for the fiscal year together with any unexpended balances of the prior fiscal year.

Sec. 803. A forest recreation advisory committee shall be established to assure that all products of state forests be given fair and equitable consideration. The committee shall address recreational, environmental, and aesthetic aspects of state forest lands, and make recommendations to the commission of natural resources and director of the department on strategies for revenue generation and public use enhancement. The committee will also review and make recommendations on the organizational placement of state forest recreation programs in the forest management division. It is the intent of the legislature that no trails or campground facilities on state forest lands be permanently closed until the recommendations made by the forest recreation advisory committee are implemented and a report provided to the senate and house appropriations subcommittees on natural resources. The forest recreation advisory committee shall consist of members from a minimum of 10 state forest user groups, staff assigned to forest recreation programs in the forest management, recreation, fisheries, parks, and wildlife management divisions of the department, and representatives from the house and senate fiscal agencies.

Sec. 804. The department shall establish criteria to use in determining the propriety or necessity of closing, consolidating, or transferring any state forest campground. All state forest campground closures, consolidations, or transfers are subject to the criteria developed pursuant to this section. The department shall notify the chairpersons of the senate and house appropriations subcommittees and standing committees on natural resources prior to closing, consolidating, or transferring a state forest campground.

Sec. 805. The department shall review the list of state forest campgrounds slated for temporary closure and, where possible, utilize the increased appropriations in section 101 for forest recreation to provide infrastructure repairs and operational support to keep open those facilities that have unique natural features, significant attendance, or other potential sources of income.

Sec. 806. Of the funds appropriated for forest recreation in section 101, \$250,000.00 shall be used to keep state forest recreational facilities that provide public access to waterways open for the 1994 fiscal year. The department shall review the cost to maintain these sites using forest management personnel compared to parks and recreation division public access sites personnel and report to the senate and house appropriations subcommittees on natural resources by April 1, 1994.

Sec. 807. The commission may establish and collect fees for the processing of applications for the use of state forests that require extensive review. The fees shall cover the cost to the department of processing the applications. Any unexpended application fees for the use of state forests, along with any excess collections from prior fiscal years, shall be carried over into subsequent fiscal years and shall be available for appropriation.

#### REAL ESTATE

Sec. 901. The department may charge land acquisition projects appropriated for the fiscal year ending September 30, 1994, and for prior fiscal years, a standard percentage fee to be determined by the state budget director, and may use the revenue derived to support the land acquisition service charges provided for in section 101.

Sec. 902. The land sale fund is created. An amount equal to the cost of personal services, printing, postage, advertising, contractual services, and facility rental associated with tax reverted lands shall be deducted from the sales and credited to the land sale fund.

#### GEOLOGICAL SURVEY

Sec. 1001. From fees collected pursuant to section 22 of Act No. 61 of the Public Acts of 1939, being section 319.22 of the Michigan Compiled Laws, there is appropriated \$125,000.00 to be known as the brine loss investigation fund that shall be utilized by the supervisor of wells for response and investigation of existing or future alleged instances of groundwater contamination resulting from drilling or operation of oil or gas wells. If necessary, and after consultation with the oil and gas advisory board, the supervisor of wells may negotiate and authorize direct contractual services for surface of hydrogeologic investigations. The fund shall not be used for research or for soil or groundwater sampling where verified complaints do not exist.

Sec. 1002. The department shall cooperate with the United States geological survey in maintaining a groundwater data base in Michigan.

Sec. 1003. The department shall conduct an investigation and audit of abandoned oil and gas wells to determine an estimated number of improperly plugged wells in the state and their potential detrimental effect on the groundwater of the state. Such report shall be given to the members of the senate and house appropriations committees and standing committees on natural resources by September 30, 1994.

Sec. 1004. The funds appropriated in section 101 for abandoned mine inventory shall be utilized by the department to enter into a contract to identify, locate, describe, close, post signs, and fence underground mine entries, voids, and air shafts for abandoned iron ore, copper, and gold mines that are located on state lands and present a risk to the public safety.

#### LAND AND WATER MANAGEMENT

Sec. 1101. It is the intent of the legislature that ongoing program activities of the land and water management division, except for the backlog reduction initiative and the land and water permit expansion, not receive land and water management permit fee revenue to address potential funding shortfalls in those programs.

Sec. 1102. The funds appropriated in section 101 for stormwater discharge program shall not be encumbered or expended until passage of legislation establishing a stormwater discharge permit fee. It is the intent of the legislature that ongoing program activities of the department not receive stormwater discharge permit fee revenue to address potential funding shortfalls and that the ongoing program activities not be compromised or diverted to implement the stormwater discharge program.

Sec. 1103. Of the funds appropriated in section 101 for Great Lakes shorelands, \$50,000.00 shall be used to update the atlas of critical dune areas as required by the sand dune protection and management act, Act No. 222 of the Public Acts of 1976, being sections 281.651 to 281.694 of the Michigan Compiled Laws. The department may contract for preparation of this updated atlas. Comments pertaining to the updated atlas shall be requested from townships. In preparing the updated atlas, all areas not previously considered for inclusion as a critical dune area shall be examined in detail.

Sec. 1104. The funds appropriated in section 101 for a shoreline protection study are to conduct a feasibility study to correct deteriorating dikes located at Frenchtown Township resort rehabilitation district.

#### AIR QUALITY

Sec. 1201. It is the intent of the legislature that ongoing program activities of the department, except for the backlog reduction initiative, not receive air emission fee revenue to address potential funding shortfalls and that the ongoing program activities not be compromised or diverted to implement Public Law 101-549, Stat. 2399, commonly referred to as the clean air act amendments of 1990.

Sec. 1202. It is the intent of the legislature that, except as otherwise provided by law, the funds appropriated in section 101 for backlog reduction initiative be used for clean air act amendment activities if the backlog is reduced prior to the end of the fiscal year.

Sec. 1203. The department shall establish a committee to review different approaches in developing a fair and equitable permanent clean air act title V fee authorization. The committee shall include a minimum of 12 outside entities representing the environmental and business community, and shall report its findings to the legislature by May 1, 1994.

Sec. 1204. The department shall report on the status of clean air act amendment implementation planning and permit backlog reduction activities on a quarterly basis. The quarterly report shall include the following: a breakdown of staff time on each clean air act amendment issue; the percent completion of each area; target dates to include revisions in the schedule and the reasons for those revisions; staffing and plans for the next quarter; progress in reducing the permit backlog; and proposed date of backlog elimination. The report shall be provided to the house and senate appropriations subcommittees on natural resources, the house and senate standing committees of the legislature that are responsible for issues pertaining to air quality, the air pollution control commission, the natural resources commission, and the governor.

Sec. 1205. Of the funds appropriated in section 101 for implementation of the clean air act, the department shall utilize the urban airshed model in southeast Michigan to develop the state implementation plan.

#### SURFACE WATER QUALITY

Sec. 1301. The funds appropriated in section 101 for stormwater discharge program shall not be encumbered or expended until passage of legislation establishing a stormwater discharge permit fee. It is the intent of the legislature that ongoing program activities of the department not receive stormwater discharge permit fee revenue to address potential shortfalls and that the ongoing program activities not be compromised or diverted to implement the stormwater discharge program.

Sec. 1302. The department shall establish a committee to review different approaches in developing a fair and equitable stormwater discharge permit fee. The committee shall include a minimum of 12 outside entities representing the environmental and business community, and shall report its findings to the legislature by May 1, 1994.

#### **ENVIRONMENTAL RESPONSE**

Sec. 1401. (1) From the appropriation in section 101 for the Act 307 cleanup program, the department shall continue to make authorizations for site evaluation, interim response activity, final response activity, and contingencies for all environmental contamination sites and for the administration of the program created by the environmental response act, Act No. 307 of the Public Acts of 1982, being sections 299.601 to 299.618 of the Michigan Compiled Laws.

- (2) The department shall report all of the following information relative to allocations made from the lines "state cleanup" and "state cleanup management" in section 101 to the senate and house appropriations committees and the senate and house fiscal agencies:
  - (a) The name and location of the site for which an allocation is made.
  - (b) The nature of the problem encountered at the site.
- (c) The estimated time necessary to prepare plans or complete any necessary study if the allocation is for plans or a study.
  - (d) A brief description of how the problem will be resolved if the allocation is made for a response activity.
  - (e) The estimated time to complete the response activity if the allocation is for a response activity.
  - (f) The amount of the allocation.
  - (g) A summary of the sites and the total amount of funds expended at the sites at the conclusion of the fiscal year.
  - (3) The report shall be made available in January of each year.

Sec. 1402. The unexpended portion of the appropriation in section 101 for the state cleanup program and superfund cleanup projects is considered work project appropriations and any unencumbered or unallotted funds are carried forward into the succeeding fiscal year. The following is in compliance with section 451(3) of the management and budget act, Act No. 431 of the Public Acts of 1984, being section 18.1451 of the Michigan Compiled Laws:

- (a) The purpose of the projects to be carried forward is to provide contaminated site cleanup.
- (b) The projects will be accomplished by contract.
- (c) The total estimated cost of all projects is identified in each line item appropriation.
- (d) The tentative completion date is September 30, 1996.

Sec. 1403. (1) The department shall report all of the following information relative to site specific cooperative agreements made from the line "superfund cleanup" to the senate and house appropriations committees and the senate and house fiscal agencies:

- (a) The name and location of the site for which the site specific cooperative agreement is made.
- (b) The nature of the problem encountered at the site.
- (c) The estimated time to prepare plans or complete any necessary study if the allocation is for plans or a study.
- (d) A brief description of how the problem will be resolved if the allocation is made for a remedy.
- (e) The estimated time to complete the remedy of the problem if the allocation is for a remedy.
- (f) The amount of the anticipated financing for the site.
- (g) A summary of the sites and the total amount of funds expended at the sites at the conclusion of the fiscal year.
- (2) The report shall be made available in January of each year.

Sec. 1404. The appropriation in section 101 for the state cleanup program shall be used for the purpose of taking emergency response activities at sites listed under the environmental response act, Act No. 307 of the Public Acts of 1982, being sections 299.601 to 299.618 of the Michigan Compiled Laws, for the implementation of the Act 307 cleanup program, for remediation of contaminated sites on state-owned land, and for court ordered settlements and related agreements. The department shall report to the house and senate appropriations subcommittees on natural resources any projected shortfall of appropriations made under this section by April 2, 1994.

Sec. 1405. (1) The department may receive and expend funds in addition to those authorized in section 101 from the Michigan underground storage tank financial assurance fund for the purpose of carrying out the duties and responsibilities as specified in the Michigan underground storage tank financial assurance act, Act No. 518 of the Public Acts of 1988, being sections 299.801 to 299.828 of the Michigan Compiled Laws. The funds appropriated pursuant to this section are considered work project appropriations and any unencumbered funds are carried forward into the succeeding fiscal year.

(2) The Michigan underground storage tank financial assurance policy board shall allocate the amount of the underground storage tank financial assurance fund to be distributed to the department. If the amount recommended by the board is less than that appropriated in section 101, expenditures shall be adjusted accordingly.

Sec. 1406. Of the funds appropriated in section 101 as state match for the superfund cleanup program, an amount not to exceed \$250,000.00 shall be expended as state match for the hazardous substance research center.

#### **WASTE MANAGEMENT**

Sec. 1501. Of the funds appropriated in section 101 for the resource recovery program, \$100,000.00 shall be used to implement the used oil recycling act, Act No. 411 of the Public Acts of 1980, being sections 319.311 to 319.316 of the Michigan Compiled Laws, as it pertains to preparation of plans and demonstrations regarding used oil recycling and development of a statewide used-oil collection system. The department shall report to the chairpersons of the senate and house subcommittees on natural resources on the progress of implementation of this act by April 1994.

#### PAYMENTS IN LIEU OF TAXES

Sec. 1601. Of the state general fund/general purpose resources appropriated in section 101 to purchased lands taxes, \$2,240,000.00 is to provide reimbursement to the game and fish protection fund for senior citizen reimbursement.

Sec. 1602. The funds appropriated in section 101 for purchased lands assume a \$2,531,000.00 general fund/general purpose savings due to the passage of Act No. 145 of the Public Acts of 1993. The department shall report to the legislature by August 1, 1994 on the amount of the summer 1994 tax liability, and whether the funds appropriated will be sufficient. Any shortfall in the purchased lands line item shall be met through transfer of funds pursuant to section 393(2) of the management and budget act, Act No. 431 of the Public Acts of 1984, being section 18.1393 of the Michigan Compiled Laws.

Sec. 1603. Of the state general fund/general purpose funds appropriated in section 101 for purchased lands, \$2,699,900.00 is to reimburse the game and fish protection fund for the seventh year of a 7-year phase-in of general fund support of 50% of the total tax payments due to local units for lands acquired with hunting and fishing license fees from the game and fish protection fund. Funds described in this section shall only be utilized for those lands acquired with hunting and fishing license fees from the game and fish protection fund.

#### STATE FAIR

Sec. 1701. The department may receive and expend funds for the purpose of making modifications to state fair facilities to accommodate special events or shows held on the fairgrounds during the nonfair period if the funds are recouped from the rent revenues from that special event or show.

#### **GRANTS**

Sec. 1801. (1) If a certified health department does not exist in a city, county, or district or does not fulfill its responsibilities under the septage waste servicers act, Act No. 181 of the Public Acts of 1986, being sections 325.311 to 325.332 of the Michigan Compiled Laws, then the department may spend funds appropriated in section 101 under the septage waste compliance program in accordance with section 17(3) of the septage waste servicers act, Act No. 181 of the Public Acts of 1986, being section 325.327 of the Michigan Compiled Laws.

(2) The department may carry forward unexpended septage waste license fees collected for the septage waste compliance program. Expenditures shall not exceed revenue collected for the fiscal year together with any unexpended balances of the prior fiscal year.

Sec. 1803. Of the funds appropriated in section 101 for grants to local air pollution programs, \$350,000.00 shall be designated to the southeast Michigan council of governments for obtaining data for the urban airshed model. These funds shall be obtained from \$350,000.00 in emissions control funds.

This act is ordered to take immediate effect.

	Secretary of the Senate.
	Co-Clerk of the House of Representatives.
Approved	
Governor.	



