



HOUSE BILL No. 4547

EXECUTIVE BUDGET BILL

March 24, 1993, Introduced by Reps. Oxender, Gilmer, Bender, Middleton, Walberg, Stille, Sikkema and Bobier and referred to the Committee on Education.

A bill to make appropriations for the public schools and the intermediate school districts of the state; the department of education; the public school employees retirement system; job training programs; and for certain other purposes relating to education; for the fiscal year ending September 30, 1994; and for the fiscal year ending September 30, 1995; to provide for the disbursement of the appropriations; to prescribe the powers and duties of certain state departments, the state board of education, school districts and intermediate school districts and certain other commissions, boards and officials; exempting governor's workforce commission from school aid act provisions for certain job training programs; to prescribe

penalties; to provide for the distribution of fees and other income received by certain legal entities and state agencies; and to repeal certain acts and parts of acts.

The People of the State of Michigan enact:

1 Sec. 101. There is hereby appropriated for the public schools and
2 the intermediate school districts of the state, the department of
3 education, the public school employees retirement system, job training
4 programs and certain other state purposes for the fiscal year ending
5 September 30, 1994,

6 from the following funds:

7 **TOTAL EDUCATION APPROPRIATIONS SUMMARY:**

8	Full-time equated unclassified positions . . .	6.0
9	Full-time equated classified positions . .	2,240.1
10	Public school state aid	\$3,214,402,000
11	Public school employees retirement system	361,367,100
12	Department of education	809,522,100
13	GROSS APPROPRIATION	\$4,385,291,200
14	Interdepartmental grant revenues:	
15	Total interdepartmental grants and	
16	intradepartmental transfers	824,600
17	ADJUSTED GROSS APPROPRIATION	\$4,384,466,600
18	Federal revenues:	
19	Total federal revenues	824,908,500
20	Special revenue funds:	
21	Total local revenue	9,221,300
22	Total private revenues	3,877,600
23	School aid fund	2,439,100,000
24	Total other state restricted revenue	2,676,314,600

1	State general fund/general purpose	\$	870,144,600
2	STATE AID TO LOCAL SCHOOL DISTRICTS,		
3	INTERMEDIATE SCHOOL DISTRICTS AND PUBLIC		
4	SCHOOL EMPLOYEES RETIREMENT SYSTEM		
5	APPROPRIATIONS SUMMARY:		
6	Full-time equated unclassified positions . . .	0.0	
7	Full-time equated classified positions . . .	0.0	
8	GROSS APPROPRIATION	\$	3,575,769,100
9	Interdepartmental grant revenues:		
10	Total interdepartmental and intra-		
11	departmental transfers		0
12	ADJUSTED GROSS APPROPRIATION		
13	Federal revenues:		
14	Total federal revenues		84,645,100
15	Special revenue funds:		
16	Total local revenue		0
17	Total private revenue		0
18	School aid fund		2,439,100,000
19	Health benefits reserve		222,342,500
20	Total other state restricted revenues		2,661,442,500
21	State general fund/general purpose	\$	829,681,500
22	STATE AID TO LOCAL SCHOOL DISTRICTS		
23	Children's education guarantee	\$	2,219,996,700
24	Transportation		102,000,000
25	Public school employees federal		
26	social security payment assistance		290,000,000
27	Prior year and year end adjustments		(18,553,000)
28	QUALITY EDUCATION INITIATIVES		

1	School consolidation planning and		
2	implementation grants	\$	100,000
3	MEAP improvement school building incentives . .		10,000,000
4	Curriculum-related professional development grants		3,872,000
5	Mathematics/science centers		2,372,100
6	Michigan partnership for new education		5,351,500
7	Metropolitan Detroit youth foundation grant . .		900,000
8	Detroit compact		450,000
9	Pre-college engineering and sciences		452,900
10	SPECIAL STUDENT POPULATIONS		
11	Bilingual education	\$	4,212,000
12	Special education		185,355,000
13	Court-ordered desegregation payments		3,920,000
14	EARLY CHILDHOOD READINESS		
15	Early childhood preschool education	\$	27,564,700
16	STATE AID TO INTERMEDIATE SCHOOL DISTRICTS		
17	ISD general operations	\$	34,405,000
18	P.A. 25 of 1990 implementation		2,400,000
19	ISD special education		58,000,000
20	ISD special education millage reimbursement . .		30,500,000
21	ISD vocational education millage reimbursement .		7,500,000
22	Media centers		3,478,100
23	ADULT EDUCATION AND TRAINING		
24	Workforce development competitive grants	\$	240,125,000
25	PUBLIC SCHOOL EMPLOYEES' RETIREMENT SYSTEM		
26	Retirement allowance - normal cost	\$	30,282,500
27	Retirement allowance - unfunded accrued		
28	liabilities		57,799,000

1	Health insurance - premium disbursement	\$ 238,517,800
2	Reconciliation and interest payment	34,767,800
3	Appropriated from:	
4	Federal revenues:	
5	Retirement contribution pass-through	20,645,100
6	Special education	64,000,000
7	Total federal	84,645,100
8	Special revenue funds:	
9	School aid fund	2,439,100,000
10	Reserve for health benefits	222,342,500
11	State general fund/general purpose	\$ 829,681,500
12	DEPARTMENT OF EDUCATION	
13	APPROPRIATION SUMMARY:	
14	Full-time equated unclassified positions . . .	6.0
15	Full-time equated classified positions . .	2,240.1
16	GROSS APPROPRIATION	\$ 809,522,100
17	Interdepartmental grant revenues:	
18	IDG from civil service	100,000
19	IDG from corrections academy food service . . .	270,100
20	IDG from corrections academy lease	299,900
21	IDG from commerce, ADP	154,600
22	Total interdepartmental grants and	
23	intradepartmental transfers	<u>824,600</u>
24	ADJUSTED GROSS APPROPRIATION	\$ 808,697,500
25	Federal Revenues:	
26	Total federal revenues	740,263,400
27	Special revenue funds:	
28	Local cost sharing (schools for blind/deaf) . .	7,178,100

1	Local vocational rehabilitation match	\$	1,503,100
2	Local vocational rehabilitation facilities match		540,100
3	Total local restricted revenues		9,221,300
4	College work study		46,000
5	Foundation gifts and grants, additional acquired		3,000,000
6	W. K. Kellogg foundation		498,400
7	Gifts, bequests, and donations		333,200
8	Total private restricted revenues		3,877,600
9	Certification fees		2,740,500
10	Commodity distribution fees		39,300
11	Driver fees		7,708,500
12	Legal publications		40,000
13	Living and learning resource center - rent . . .		6,000
14	Motorcycle license fees		879,900
15	Safety education fund (ORV)		303,500
16	Private occupational school license fees		383,200
17	Rehabilitation service fees		1,860,200
18	Second injury fund		476,500
19	School bond loan fees		145,600
20	School loan exception fees		41,600
21	State employees child care center		90,000
22	Student fees		44,700
23	Training material fees		112,600
24	Total other state restricted revenues		14,872,100
25	State general fund/general purpose	\$	40,463,100
26	STATE BOARD OF EDUCATION/OFFICE OF THE SUPERINTENDENT		
27	Full-time equated unclassified positions . . .	6.0	
28	Full-time equated classified positions . . .	20.4	

1	State board of education, per diem payments . . .	\$	19,400
2	State board of education--5.0 positions		437,600
3	Superintendent of public instruction		84,800
4	Unclassified positions		356,100
5	Executive director programs--15.4 positions . .		<u>1,889,700</u>
6	GROSS APPROPRIATIONS	\$	2,787,600
7	Appropriated from:		
8	Federal revenues:		
9	Total federal revenues		1,369,900
10	Special revenue funds:		
11	Legal publications		40,000
12	State general fund/general purpose	\$	1,377,700
13	CHIEF OF STAFF		
14	Full-time equated classified positions	27.0	
15	Chief of staff operations--27.0 positions	\$	1,932,400
16	State tenure commission, per diem		<u>11,100</u>
17	GROSS APPROPRIATIONS	\$	1,943,500
18	Appropriated from:		
19	Federal revenues:		
20	Total federal revenues		578,600
21	Special revenue funds:		
22	Certification fees		41,200
23	State general fund/general purpose	\$	1,323,700
24	CENTRAL SUPPORT		
25	Worker's compensation	\$	334,100
26	Central fund for acquiring additional		
27	federal funds		3,000,000
28	Central fund for acquiring additional		

1	foundation grants and gifts	\$	3,000,000
2	Education commission of the states		75,100
3	Rent		7,100
4	Building occupancy charges - property management		
5	services		<u>2,395,600</u>
6	GROSS APPROPRIATION	\$	8,811,900
7	Appropriated from:		
8	Federal Revenues:		
9	Total federal revenues		4,827,100
10	Special revenue funds:		
11	Foundation gifts and grants, additional		
12	acquired		3,000,000
13	Certification fees		57,000
14	Driver fees		11,500
15	Motorcycle license fees		3,000
16	Private occupational school license fees		3,000
17	School bond loan fees		2,600
18	State general fund/general purpose	\$	907,700
19	ADMINISTRATION SERVICES		
20	Full-time equated classified positions	40.5	
21	Administration services operations--40.5 positions	\$	<u>2,071,400</u>
22	GROSS APPROPRIATIONS	\$	2,071,400
23	Appropriated from:		
24	Federal Revenues:		
25	Total federal revenues		445,800
26	Special revenue funds:		
27	School bond loan fees		143,000
28	School loan exception fees		41,600

1	State general fund/general purpose	\$	1,441,000
2	SCHOOL MANAGEMENT SERVICES		
3	Full-time equated classified positions . . .	44.1	
4	School management operations--41.6 positions . .	\$	2,960,200
5	National highway safety		90,000
6	Off road vehicle safety training--1.5 positions		109,200
7	Child care audit		282,200
8	Surplus commodity distribution		
9	expense--1.0 positions		<u>97,200</u>
10	GROSS APPROPRIATIONS	\$	3,538,800
11	Appropriated from:		
12	Federal Revenues:		
13	Total federal revenues		2,553,800
14	Special revenue funds:		
15	Commodity distribution fees		39,300
16	Driver fees		436,700
17	Motorcycle license fees		126,900
18	Safety education fund (ORV)		109,200
19	State general fund/general purpose	\$	272,900
20	OFFICE OF GRANTS AND TECHNOLOGY		
21	Full-time equated classified positions . . .	26.5	
22	Evaluation operations--2.0 positions	\$	167,400
23	Research and information operations--9.5 positions		683,800
24	Grants and technology operations--15.0 positions		<u>1,117,800</u>
25	GROSS APPROPRIATIONS	\$	1,969,000
26	Appropriated from:		
27	Federal revenues:		
28	Total federal revenues		1,656,900

1	State general fund/general purpose	\$	312,100
2	OFFICE OF ENRICHMENT AND COMMUNITY SERVICES		
3	Full-time equated classified positions	49.8	
4	Enrichment and community services		
5	operations--49.8 positions	\$	3,973,500
6	GROSS APPROPRIATIONS	\$	<u>3,973,500</u>
7	Appropriated from:		
8	Federal revenues:		
9	Total federal revenues		3,558,100
10	State general fund/general purpose	\$	415,400
11	SCHOOL QUALITY SERVICES		
12	Full-time equated classified positions	77.9	
13	School quality operations--33.6 positions	\$	3,134,400
14	Essential and employability skills		
15	assessment--4.0 positions		659,100
16	Michigan accreditation program--6.0 positions		563,900
17	Michigan educational assessment		
18	program--9.0 positions		619,100
19	Michigan educational assessment program tests		1,020,600
20	Comprehensive school health--12.1 positions		904,600
21	Endorsed diploma retest		120,000
22	Science test development		50,000
23	Proficiency test development		564,700
24	Early childhood education--13.2 positions		<u>1,135,000</u>
25	GROSS APPROPRIATIONS	\$	8,771,400
26	Appropriated from:		
27	Federal revenues:		
28	Total federal revenues		3,463,100

1 Special revenue funds:

2	W. K. Kellogg foundation	\$	316,400
3	State general fund/general purpose	\$	4,991,900

4 SPECIAL EDUCATION SERVICES

5	Full-time equated classified positions . . .	48.1	
6	Special education operations--48.1 positions . .	\$	<u>3,747,600</u>
7	GROSS APPROPRIATIONS	\$	3,747,600

8 Appropriated from:

9 Federal revenues:

10	Total federal revenues	3,453,700
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11 Special revenue funds:

12	Certification fees	18,100
13	State general fund/general purpose	\$ 275,800

14 MICHIGAN SCHOOL FOR THE BLIND

15	Full-time equated classified positions . . .	105.6	
16	School for the blind operation--103.3 positions	\$	4,958,200
17	Corrections academy lease	299,900	
18	Corrections food service	270,100	
19	Michigan deaf/blind center--2.3 positions . . .	244,400	
20	Private gifts	203,200	
21	State employee child care center	<u>90,000</u>	
22	GROSS APPROPRIATIONS	\$ 6,065,800	

23 Appropriated from:

24 Interdepartmental grant revenues:

25	IDG from corrections academy food service . . .	270,100
26	IDG from corrections academy lease	299,900

27 Federal revenues:

28	Total federal revenues	524,300
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1 Special revenue funds:		
2	Local cost sharing (schools for blind/deaf) . . .	\$ 2,730,400
3	Gifts, bequests, and donations	203,200
4	Living and learning resource center - rent . . .	6,000
5	State employee child care center	90,000
6	State general fund/general purpose	\$ 1,941,900
7 MICHIGAN SCHOOL FOR THE DEAF		
8	Full-time equated classified positions . . .	123.0
9	School for the deaf operations--105.0 positions	\$ 6,594,400
10	Private gifts	50,000
11	Special needs unit--18.0 positions	<u>756,600</u>
12	GROSS APPROPRIATIONS	\$ 7,401,000
13 Appropriated from:		
14 Federal revenues:		
15	Total federal revenues	528,400
16 Special revenue funds:		
17	Local cost sharing (schools for blind/deaf) . .	4,447,700
18	Gifts, bequests, and donations	50,000
19	State general fund/general purpose	\$ 2,374,900
20 VOCATIONAL-TECHNICAL EDUCATION SERVICES		
21	Full-time equated classified positions . . .	45.5
22 Vocational-technical education		
23	operations--39.5 positions	\$ 2,692,500
24 Michigan council on vocational		
25	education--4.0 positions	331,800
26 Operation graduation-dropout		
27	prevention oversight--2.0 positions	<u>127,300</u>
28	GROSS APPROPRIATIONS	\$ 3,151,600

1 Appropriated from:

2 Federal revenues:

3	Total federal revenues	\$	2,218,900
4	State general fund/general purpose	\$	932,700

5 VOCATIONAL REHABILITATION SERVICES

6	Full-time equated classified positions . . .	759.7	
7	Commission on handicapper concerns	\$	251,300
8	Vocational rehabilitation field		
9	operations--655.2 positions		42,188,900
10	Technical institute and rehabilitation		
11	center operations-104.5 positions		6,686,400
12	Special maintenance		50,400
13	Training materials		112,600
14	Private gifts		<u>80,000</u>
15	GROSS APPROPRIATIONS	\$	49,369,600

16 Appropriated from:

17 Interdepartmental grant revenues:

18	IDG from civil service		50,000
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19 Federal Revenues:

20	Total federal revenues		39,660,700
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21 Special revenue funds:

22	Rehabilitation services fees		1,860,200
23	Second injury fund		476,500
24	Student fees		44,700
25	Training material fees		112,600
26	Local vocational rehabilitation match		398,000
27	Gifts, bequests, and donations		80,000
28	State general fund/general purpose	\$	6,686,900

1 DISABILITY DETERMINATION SERVICES

2 Full-time equated classified positions . . . 560.0

3 Disability determination

4 operations--560.0 positions \$ 48,662,200

5 Rent 500,200

6 GROSS APPROPRIATIONS \$ 49,162,400

7 Appropriated from:

8 Federal revenues:

9 Total federal revenues 49,162,400

10 State general fund/general purpose \$ 0

11 HIGHER EDUCATION MANAGEMENT SERVICES

12 Full-time equated classified positions . . . 32.0

13 Higher education management

14 operations--24.0 positions \$ 1,438,300

15 Office of Minority Equity--7.0 positions 447,200

16 Mathematics and science program--1.0 position . 117,400

17 GROSS APPROPRIATIONS \$ 2,002,900

18 Appropriated from:

19 Federal revenues:

20 Total federal revenues 890,700

21 Special revenue funds:

22 Certification fees 70,400

23 Private occupational school license fees 380,200

24 State general fund/general purpose \$ 661,600

25 TEACHER PREPARATION AND CERTIFICATION SERVICES

26 Full-time equated classified positions . . . 29.0

27 Teacher certification operations--23.0 positions \$ 1,776,200

28 Teacher preparation operations--6.0 positions . 468,100

1	Department of attorney general	\$	<u>40,000</u>
2	GROSS APPROPRIATIONS	\$	2,284,300
3	Appropriated from:		
4	Special revenue funds:		
5	Certification fees		2,284,300
6	State general fund/general purpose	\$	0
7	STUDENT FINANCIAL ASSISTANCE SERVICES		
8	Full-time equated classified positions . . .		174.5
9	Student financial assistance		
10	operations--123.0 positions	\$	14,279,500
11	Department of attorney general		396,300
12	Department of treasury		5,500,000
13	State direct loan program--51.5 positions . . .		<u>9,497,000</u>
14	GROSS APPROPRIATIONS	\$	29,672,800
15	Appropriated from:		
16	Federal revenues:		
17	Total federal revenues		28,729,100
18	Special revenue funds:		
19	College work study		46,000
20	State general fund/general purpose	\$	897,700
21	ADULT EXTENDED LEARNING SERVICES		
22	Full-time equated classified positions . . .		27.0
23	Adult extended learning operations--27.0 positions	\$	<u>2,320,300</u>
24	GROSS APPROPRIATIONS	\$	2,320,300
25	Appropriated from:		
26	Federal revenues:		
27	Total federal revenues		2,150,000
28	Special revenue funds:		

1	Certification fees	\$	32,500
2	State general fund/general purpose	\$	137,800
3	INFORMATION SERVICE CENTER		
4	Full-time equated classified positions . . .	49.5	
5	Information service center		
6	operations--48.5 positions	\$	3,929,000
7	Department of commerce - bureau of occupational		
8	and professional regulation--1.0 position . .		<u>154,600</u>
9	GROSS APPROPRIATIONS	\$	4,083,600
10	Appropriated from:		
11	Interdepartmental grant revenues:		
12	IDG from commerce, ADP		154,600
13	Federal revenues:		
14	Total federal revenues		1,797,600
15	Special revenue funds:		
16	Certification fees		237,000
17	Driver fees		10,300
18	State general fund/general purpose	\$	1,884,100
19	GRANTS AND DISTRIBUTIONS		
20	FEDERAL PROGRAMS:		
21	Adult basic education	\$	8,024,100
22	AIDS education grants		100,000
23	DED-OESE, even start		2,700,000
24	Drug free schools grant		16,000,000
25	ECIA, chapter 1		260,000,000
26	ECIA, chapter 1, handicapped		5,589,800
27	ECIA, chapter 1, migrant		12,000,000
28	ECIA, chapter 2, grants		15,480,900

1	Foreign language grants	\$	593,600
2	Emergency immigrant		300,000
3	Handicapped infants and toddlers		16,000,000
4	Homeless children and youth		833,000
5	Homeless education grant		400,000
6	Job training partnership act		7,952,700
7	Mathematics and science grants		9,356,000
8	Pre-school grants (PL94-142)		14,136,800
9	School age child care grants (\$87,900 GF/GP) . .		349,600
10	School lunch program-federal share		158,000,000
11	Serve America grants		585,400
12	Special education		1,500,000
13	Special studies		81,300
14	Statewide systemic initiative grant		1,800,000
15	Supported employment grants		1,043,900
16	Surplus commodity		2,506,000
17	Systems change for inclusive education		266,400
18	Technology assistance grants		390,000
19	Training personnel for education of		
20	the handicapped		253,600
21	Vocational education act of 1963		32,665,100
22	Vocational rehabilitation client		
23	services (\$3,298,400 GF/GP)		25,593,700
24	Vocational rehabilitation facilities		2,250,100
25	Vocational rehabilitation independent		
26	living (\$107,500 GF/GP)		1,131,300
27	STATE PROGRAMS:		
28	Communities first pilot projects	\$	1,000

1	Driver education	\$ 7,250,000
2	Early childhood development programs	5,353,000
3	Motorcycle safety education	750,000
4	Off road vehicle safety training grant	194,300
5	Personal care attendants	151,500
6	School lunch program - state share	2,275,600
7	School lunch program - supplemental state grants	2,032,100
8	State breakfast program	320,300
9	W. K. Kellogg science improvement	<u>182,000</u>
10	GROSS APPROPRIATIONS	\$ 616,393,100
11	Appropriated from:	
12	Interdepartmental grant revenues:	
13	IDG from civil service	50,000
14	Federal revenues:	
15	Total federal revenues	592,694,300
16	Special revenue funds:	
17	W. K. Kellogg foundation	182,000
18	Driver fees	7,250,000
19	Motorcycle license fees	750,000
20	Safety education fund (ORV)	194,300
21	Local vocational rehabilitation match	1,105,100
22	Local vocational rehabilitation facilities match	540,100
23	State general fund/general purpose	\$ 13,627,300

1 Sec. 102. There is hereby appropriated for the public schools and
2 the intermediate school districts of the state, the department of
3 education, the public school employees retirement system, job training
4 programs, and certain other state purposes for the fiscal year ending
5 September 30, 1995,

6 from the following funds:

7 **TOTAL EDUCATION APPROPRIATIONS SUMMARY:**

8 Full-time equated unclassified positions . . . 6.0

9 Full-time equated classified positions . . 2,240.1

10 Public school state aid \$ 3,436,847,500

11 Public school employees retirement system 216,509,900

12 Department of education 809,522,100

13 GROSS APPROPRIATION \$ 4,462,879,500

14 Interdepartmental grant revenues:

15 Total interdepartmental grants and

16 intradepartmental transfers 824,600

17 ADJUSTED GROSS APPROPRIATION \$ 4,462,054,900

18 Federal revenues:

19 Total federal revenues 830,696,800

20 Special revenue funds:

21 Total local revenue 9,221,300

22 Total private revenues 3,877,600

23 School aid fund 2,467,600,000

24 Total other state restricted revenue 2,595,472,100

25 State general fund/general purpose \$ 1,022,787,100

26 **DEPARTMENT OF EDUCATION**

27 **APPROPRIATION SUMMARY:**

28 Full-time equated unclassified positions . . . 6.0

1	Full-time equated classified positions . . .	2,240.1
2	GROSS APPROPRIATION	\$ 809,522,100
3	Interdepartmental grant revenues:	
4	IDG from civil service	100,000
5	IDG from corrections academy food service . . .	270,100
6	IDG from corrections academy lease	299,900
7	IDG from commerce, ADP	154,600
8	Total interdepartmental grants and	
9	intradepartmental transfers	<u>824,600</u>
10	ADJUSTED GROSS APPROPRIATION	\$ 808,697,500
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14	Local cost sharing (schools for blind/deaf) . .	7,178,100
15	Local vocational rehabilitation match	1,503,100
16	Local vocational rehabilitation facilities match	540,100
17	Total local restricted revenues	9,221,300
18	College work study	46,000
19	Foundation gifts and grants, additional acquired	3,000,000
20	W. K. Kellogg foundation	498,400
21	Gifts, bequests, and donations	333,200
22	Total private restricted revenues	3,877,600
23	Certification fees	2,740,500
24	Commodity distribution fees	39,300
25	Driver fees	7,708,500
26	Legal publications	40,000
27	Living and learning resource center - rent . . .	6,000
28	Motorcycle license fees	879,900

1	Safety education fund (ORV)	\$	303,500
2	Private occupational school license fees		383,200
3	Rehabilitation service fees		1,860,200
4	Second injury fund		476,500
5	School bond loan fees		145,600
6	School loan exception fees		41,600
7	State employees child care center		90,000
8	Student fees		44,700
9	Training material fees		112,600
10	Total other state restricted revenues		14,872,100
11	State general fund/general purpose	\$	40,463,100
12	STATE BOARD OF EDUCATION/OFFICE OF THE SUPERINTENDENT		
13	Full-time equated unclassified positions	6.0	
14	Full-time equated classified positions	20.4	
15	State board of education, per diem payments	\$	19,400
16	State board of education--5.0 positions		437,600
17	Superintendent of public instruction		84,800
18	Unclassified positions		356,100
19	Executive director programs--15.4 positions		<u>1,889,700</u>
20	GROSS APPROPRIATIONS	\$	2,787,600
21	Appropriated from:		
22	Federal revenues:		
23	Total federal revenues		1,369,900
24	Special revenue funds:		
25	Legal publications		40,000
26	State general fund/general purpose	\$	1,377,700
27	CHIEF OF STAFF		
28	Full-time equated classified positions	27.0	

1 Chief of staff operations--27.0 positions	\$	1,932,400
2 State tenure commission, per diem		<u>11,100</u>
3 GROSS APPROPRIATIONS	\$	1,943,500
4 Appropriated from:		
5 Federal revenues:		
6 Total federal revenues		578,600
7 Special revenue funds:		
8 Certification fees		41,200
9 State general fund/general purpose	\$	1,323,700
10 CENTRAL SUPPORT		
11 Worker's compensation	\$	334,100
12 Central fund for acquiring additional		
13 federal funds		3,000,000
14 Central fund for acquiring additional		
15 foundation grants and gifts		3,000,000
16 Education commission of the states		75,100
17 Rent		7,100
18 Building occupancy charges - property management		
19 services		<u>2,395,600</u>
20 GROSS APPROPRIATION	\$	8,811,900
21 Appropriated from:		
22 Federal Revenues:		
23 Total federal revenues		4,827,100
24 Special revenue funds:		
25 Foundation gifts and grants, additional		
26 acquired		3,000,000
27 Certification fees		57,000
28 Driver fees		11,500

1	Motorcycle license fees	\$	3,000
2	Private occupational school license fees		3,000
3	School bond loan fees		2,600
4	State general fund/general purpose	\$	907,700
5	ADMINISTRATION SERVICES		
6	Full-time equated classified positions	40.5	
7	Administration services operations--40.5 positions	\$	<u>2,071,400</u>
8	GROSS APPROPRIATIONS	\$	2,071,400
9	Appropriated from:		
10	Federal Revenues:		
11	Total federal revenues		445,800
12	Special revenue funds:		
13	School bond loan fees		143,000
14	School loan exception fees		41,600
15	State general fund/general purpose	\$	1,441,000
16	SCHOOL MANAGEMENT SERVICES		
17	Full-time equated classified positions	44.1	
18	School management operations--41.6 positions . .	\$	2,960,200
19	National highway safety		90,000
20	Off road vehicle safety training--1.5 positions		109,200
21	Child care audit		282,200
22	Surplus commodity distribution		
23	expense--1.0 positions		<u>97,200</u>
24	GROSS APPROPRIATIONS	\$	3,538,800
25	Appropriated from:		
26	Federal Revenues:		
27	Total federal revenues		2,553,800
28	Special revenue funds:		

1	Commodity distribution fees	\$	39,300
2	Driver fees		436,700
3	Motorcycle license fees		126,900
4	Safety education fund (ORV)		109,200
5	State general fund/general purpose	\$	272,900
6	OFFICE OF GRANTS AND TECHNOLOGY		
7	Full-time equated classified positions	26.5	
8	Evaluation operations--2.0 positions	\$	167,400
9	Research and information operations--9.5 positions		683,800
10	Grants and technology operations--15.0 positions		<u>1,117,800</u>
11	GROSS APPROPRIATIONS	\$	1,969,000
12	Appropriated from:		
13	Federal revenues:		
14	Total federal revenues		1,656,900
15	State general fund/general purpose	\$	312,100
16	OFFICE OF ENRICHMENT AND COMMUNITY SERVICES		
17	Full-time equated classified positions	49.8	
18	Enrichment and community services		
19	operations--49.8 positions	\$	3,973,500
20	GROSS APPROPRIATIONS	\$	<u>3,973,500</u>
21	Appropriated from:		
22	Federal revenues:		
23	Total federal revenues		3,558,100
24	State general fund/general purpose	\$	415,400
25	SCHOOL QUALITY SERVICES		
26	Full-time equated classified positions	77.9	
27	School quality operations--33.6 positions	\$	3,134,400
28	Essential and employability skills		

1	assessment--4.0 positions	\$	659,100
2	Michigan accreditation program--6.0 positions .		563,900
3	Michigan educational assessment		
4	program--9.0 positions		619,100
5	Michigan educational assessment program tests .		1,020,600
6	Comprehensive school health--12.1 positions . .		904,600
7	Endorsed diploma retest		120,000
8	Science test development		50,000
9	Proficiency test development		564,700
10	Early childhood education--13.2 positions . . .		<u>1,135,000</u>
11	GROSS APPROPRIATIONS	\$	8,771,400
12	Appropriated from:		
13	Federal revenues:		
14	Total federal revenues		3,463,100
15	Special revenue funds:		
16	W. K. Kellogg foundation		316,400
17	State general fund/general purpose	\$	4,991,900
18	SPECIAL EDUCATION SERVICES		
19	Full-time equated classified positions . . .	48.1	
20	Special education operations--48.1 positions . .	\$	<u>3,747,600</u>
21	GROSS APPROPRIATIONS	\$	3,747,600
22	Appropriated from:		
23	Federal revenues:		
24	Total federal revenues		3,453,700
25	Special revenue funds:		
26	Certification fees		18,100
27	State general fund/general purpose	\$	275,800
28	MICHIGAN SCHOOL FOR THE BLIND		

1	Full-time equated classified positions . . .	105.6	
2	School for the blind operation--103.3 positions		\$ 4,958,200
3	Corrections academy lease		299,900
4	Corrections food service		270,100
5	Michigan deaf/blind center--2.3 positions . . .		244,400
6	Private gifts		203,200
7	State employee child care center		<u>90,000</u>
8	GROSS APPROPRIATIONS		\$ 6,065,800
9	Appropriated from:		
10	Interdepartmental grant revenues:		
11	IDG from corrections academy food service . . .		270,100
12	IDG from corrections academy lease		299,900
13	Federal revenues:		
14	Total federal revenues		524,300
15	Special revenue funds:		
16	Local cost sharing (schools for blind/deaf) . .		2,730,400
17	Gifts, bequests, and donations		203,200
18	Living and learning resource center - rent . . .		6,000
19	State employee child care center		90,000
20	State general fund/general purpose		\$ 1,941,900
21	MICHIGAN SCHOOL FOR THE DEAF		
22	Full-time equated classified positions . . .	123.0	
23	School for the deaf operations--105.0 positions		\$ 6,594,400
24	Private gifts		50,000
25	Special needs unit--18.0 positions		<u>756,600</u>
26	GROSS APPROPRIATIONS		\$ 7,401,000
27	Appropriated from:		
28	Federal revenues:		

1	Total federal revenues	\$	528,400
2	Special revenue funds:		
3	Local cost sharing (schools for blind/deaf) . .		4,447,700
4	Gifts, bequests, and donations		50,000
5	State general fund/general purpose	\$	2,374,900
6	VOCATIONAL-TECHNICAL EDUCATION SERVICES		
7	Full-time equated classified positions . . .		45.5
8	Vocational-technical education		
9	operations--39.5 positions	\$	2,692,500
10	Michigan council on vocational		
11	education--4.0 positions		331,800
12	Operation graduation-dropout		
13	prevention oversight--2.0 positions		<u>127,300</u>
14	GROSS APPROPRIATIONS	\$	3,151,600
15	Appropriated from:		
16	Federal revenues:		
17	Total federal revenues		2,218,900
18	State general fund/general purpose	\$	932,700
19	VOCATIONAL REHABILITATION SERVICES		
20	Full-time equated classified positions . . .		759.7
21	Commission on handicapper concerns	\$	251,300
22	Vocational rehabilitation field		
23	operations--655.2 positions		42,188,900
24	Technical institute and rehabilitation		
25	center operations-104.5 positions		6,686,400
26	Special maintenance		50,400
27	Training materials		112,600
28	Private gifts		<u>80,000</u>

1	GROSS APPROPRIATIONS	\$	49,369,600
2	Appropriated from:		
3	Interdepartmental grant revenues:		
4	IDG from civil service		50,000
5	Federal Revenues:		
6	Total federal revenues		39,660,700
7	Special revenue funds:		
8	Rehabilitation services fees		1,860,200
9	Second injury fund		476,500
10	Student fees		44,700
11	Training material fees		112,600
12	Local vocational rehabilitation match		398,000
13	Gifts, bequests, and donations		80,000
14	State general fund/general purpose	\$	6,686,900
15	DISABILITY DETERMINATION SERVICES		
16	Full-time equated classified positions . . .		560.0
17	Disability determination		
18	operations--560.0 positions	\$	48,662,200
19	Rent		<u>500,200</u>
20	GROSS APPROPRIATIONS	\$	49,162,400
21	Appropriated from:		
22	Federal revenues:		
23	Total federal revenues		49,162,400
24	State general fund/general purpose	\$	0
25	HIGHER EDUCATION MANAGEMENT SERVICES		
26	Full-time equated classified positions . . .		32.0
27	Higher education management		
28	operations--24.0 positions	\$	1,438,300

1	Office of Minority Equity--7.0 positions	\$	447,200
2	Mathematics and science program--1.0 position .		<u>117,400</u>
3	GROSS APPROPRIATIONS	\$	2,002,900
4	Appropriated from:		
5	Federal revenues:		
6	Total federal revenues		890,700
7	Special revenue funds:		
8	Certification fees		70,400
9	Private occupational school license fees		380,200
10	State general fund/general purpose	\$	661,600
11	TEACHER PREPARATION AND CERTIFICATION SERVICES		
12	Full-time equated classified positions	29.0	
13	Teacher certification operations--23.0 positions	\$	1,776,200
14	Teacher preparation operations--6.0 positions .		468,100
15	Department of attorney general		<u>40,000</u>
16	GROSS APPROPRIATIONS	\$	2,284,300
17	Appropriated from:		
18	Special revenue funds:		
19	Certification fees		2,284,300
20	State general fund/general purpose	\$	0
21	STUDENT FINANCIAL ASSISTANCE SERVICES		
22	Full-time equated classified positions	174.5	
23	Student financial assistance		
24	operations--123.0 positions	\$	14,279,500
25	Department of attorney general		396,300
26	Department of treasury		5,500,000
27	State direct loan program--51.5 positions . . .		<u>9,497,000</u>
28	GROSS APPROPRIATIONS	\$	29,672,800

1	Appropriated from:	
2	Federal revenues:	
3	Total federal revenues	\$ 28,729,100
4	Special revenue funds:	
5	College work study	46,000
6	State general fund/general purpose	\$ 897,700
7	ADULT EXTENDED LEARNING SERVICES	
8	Full-time equated classified positions . . .	27.0
9	Adult extended learning operations--27.0 positions	\$ <u>2,320,300</u>
10	GROSS APPROPRIATIONS	\$ 2,320,300
11	Appropriated from:	
12	Federal revenues:	
13	Total federal revenues	2,150,000
14	Special revenue funds:	
15	Certification fees	32,500
16	State general fund/general purpose	\$ 137,800
17	INFORMATION SERVICE CENTER	
18	Full-time equated classified positions . . .	49.5
19	Information service center	
20	operations--48.5 positions	\$ 3,929,000
21	Department of commerce - bureau of occupational	
22	and professional regulation--1.0 position . .	<u>154,600</u>
23	GROSS APPROPRIATIONS	\$ 4,083,600
24	Appropriated from:	
25	Interdepartmental grant revenues:	
26	IDG from commerce, ADP	154,600
27	Federal revenues:	
28	Total federal revenues	1,797,600

1 Special revenue funds:

2	Certification fees	\$	237,000
3	Driver fees		10,300
4	State general fund/general purpose	\$	1,884,100

5 GRANTS AND DISTRIBUTIONS

6 FEDERAL PROGRAMS:

7	Adult basic education	\$	8,024,100
8	AIDS education grants		100,000
9	DED-OESE, even start		2,700,000
10	Drug free schools grant		16,000,000
11	ECIA, chapter 1		260,000,000
12	ECIA, chapter 1, handicapped		5,589,800
13	ECIA, chapter 1, migrant		12,000,000
14	ECIA, chapter 2, grants		15,480,900
15	Foreign language grants		593,600
16	Emergency immigrant		300,000
17	Handicapped infants and toddlers		16,000,000
18	Homeless children and youth		833,000
19	Homeless education grant		400,000
20	Job training partnership act		7,952,700
21	Mathematics and science grants		9,356,000
22	Pre-school grants (PL94-142)		14,136,800
23	School age child care grants (\$87,900 GF/GP) . .		349,600
24	School lunch program-federal share		158,000,000
25	Serve America grants		585,400
26	Special education		1,500,000
27	Special studies		81,300
28	Statewide systemic initiative grant		1,800,000

1	Supported employment grants	\$	1,043,900
2	Surplus commodity		2,506,000
3	Systems change for inclusive education		266,400
4	Technology assistance grants		390,000
5	Training personnel for education of		
6	the handicapped		253,600
7	Vocational education act of 1963		32,665,100
8	Vocational rehabilitation client		
9	services (\$3,298,400 GF/GP)		25,593,700
10	Vocational rehabilitation facilities		2,250,100
11	Vocational rehabilitation independent		
12	living (\$107,500 GF/GP)		1,131,300
13	STATE PROGRAMS:		
14	Communities first pilot projects	\$	1,000
15	Driver education		7,250,000
16	Early childhood development programs		5,353,000
17	Motorcycle safety education		750,000
18	Off road vehicle safety training grant		194,300
19	Personal care attendants		151,500
20	School lunch program - state share		2,275,600
21	School lunch program - supplemental state grants		2,032,100
22	State breakfast program		320,300
23	W. K. Kellogg science improvement		<u>182,000</u>
24	GROSS APPROPRIATIONS	\$	616,393,100
25	Appropriated from:		
26	Interdepartmental grant revenues:		
27	IDG from civil service		50,000
28	Federal revenues:		

1	Total federal revenues	\$ 592,694,300
2	Special revenue funds:	
3	W. K. Kellogg foundation	182,000
4	Driver fees	7,250,000
5	Motorcycle license fees	750,000
6	Safety education fund (ORV)	194,300
7	Local vocational rehabilitation match	1,105,100
8	Local vocational rehabilitation facilities match	540,100
9	State general fund/general purpose	\$ 13,627,300

1 GENERAL SECTIONS FOR FY93/94

2 Sec. 200. From the appropriations contained in section 101, as
 3 allocated by this act, excluding funds allocated to local districts
 4 under sections 1022, 1034a, 1145, and 1107c, and local revenues
 5 available to local districts, the following amounts are estimated to
 6 be available to local districts, for the fiscal year ending September
 7 30, 1994:

8 ALCONA COUNTY

9 Total state aid	\$ 465,683
10 Local revenue	4,535,078
11 SUBTOTAL-Alcona Community Schools	5,000,761

12 ALGER COUNTY

13 Total state aid	59,220
14 Local revenue	537,942
15 SUBTOTAL-Autrain-Onota Public Schools	597,162
16 Total state aid	50,173
17 Local revenue	406,562
18 SUBTOTAL-Burt Township School District	456,735

19 Total state aid	2,694,179
20 Local revenue	2,012,811
21 SUBTOTAL-Munising Public Schools	4,706,990

22 Total state aid	1,377,395
23 Local revenue	861,524

24 SUBTOTAL-Superior Central School District	2,238,919
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25 ALLEGAN COUNTY

26 Total state aid	5,230,227
27 Local revenue	6,510,468
28 SUBTOTAL-Plainwell Community Schools	11,740,695

1	Total state aid	\$	4,347,662
2	Local revenue		5,310,901
3	SUBTOTAL-Otsego Public Schools		9,658,563
4	Total state aid		6,374,353
5	Local revenue		5,466,125
6	SUBTOTAL-Allegan Public Schools		11,840,478
7	Total state aid		5,912,763
8	Local revenue		5,854,341
9	SUBTOTAL-Wayland Union Schools		11,767,104
10	Total state aid		3,513,057
11	Local revenue		3,594,589
12	SUBTOTAL-Fennville Public Schools		7,107,646
13	Total state aid		2,308,387
14	Local revenue		1,562,171
15	SUBTOTAL-Martin Public Schools		3,870,558
16	Total state aid		2,947,409
17	Local revenue		2,269,894
18	SUBTOTAL-Hopkins Public Schools		5,217,303
19	Total state aid		279,525
20	Local revenue		3,640,818
21	SUBTOTAL-Saugatuck Public Schools		3,920,343
22	Total state aid		2,344,380
23	Local revenue		7,262,689
24	SUBTOTAL-Hamilton Community Schools		9,607,069
25	Total state aid		9,222
26	Local revenue		251,381
27	SUBTOTAL-Ganges School District No.4		260,603
28	ALPENA COUNTY		

1 Total state aid	\$ 10,497,452
2 Local revenue	14,645,279
3 SUBTOTAL-Alpena Public Schools	25,142,731
4 ANTRIM COUNTY	
5 Total state aid	82,813
6 Local revenue	796,119
7 SUBTOTAL-Alba Public Schools	878,932
8 Total state aid	211,887
9 Local revenue	2,432,692
10 SUBTOTAL-Central Lake Public Schools	2,644,579
11 Total state aid	255,788
12 Local revenue	3,231,843
13 SUBTOTAL-Bellaire Public Schools	3,487,631
14 Total state aid	565,614
15 Local revenue	5,992,279
16 SUBTOTAL-Elk Rapids Schools	6,557,893
17 Total state aid	104,603
18 Local revenue	1,235,490
19 SUBTOTAL-Ellsworth Community Schools	1,340,093
20 Total state aid	427,293
21 Local revenue	4,060,900
22 SUBTOTAL-Mancelona Public Schools	4,488,193
23 ARENAC COUNTY	
24 Total state aid	1,266,354
25 Local revenue	751,799
26 SUBTOTAL-Arenac Eastern School District	2,018,153
27 Total state aid	207,147
28 Local revenue	2,438,945

1	SUBTOTAL-Au Gres Sims School District	\$ 2,646,092
2	Total state aid	4,438,110
3	Local revenue	3,539,141
4	SUBTOTAL-Standish Sterling Community Schools . .	7,977,251
5	BARAGA COUNTY	
6	Total state aid	25,511
7	Local revenue	265,630
8	SUBTOTAL-Arvon Township School District	291,141
9	Total state aid	1,522,363
10	Local revenue	614,296
11	SUBTOTAL-Baraga Township School District	2,136,659
12	Total state aid	2,085,757
13	Local revenue	1,703,504
14	SUBTOTAL-L'Anse Area Schools	3,789,261
15	BARRY COUNTY	
16	Total state aid	4,188,620
17	Local revenue	5,358,284
18	SUBTOTAL-Delton Kellogg School District	9,546,904
19	Total state aid	8,037,847
20	Local revenue	7,725,584
21	SUBTOTAL-Hastings Area School District	15,763,431
22	Total state aid	5,162,929
23	Local revenue	6,011,377
24	SUBTOTAL-Thornapple Kellogg School District . .	11,174,306
25	BAY COUNTY	
26	Total state aid	19,971,284
27	Local revenue	26,422,974
28	SUBTOTAL-Bay City School District	46,394,258

1 Total state aid	\$ 5,306,738
2 Local revenue	7,030,810
3 SUBTOTAL-Bangor Township Schools	12,337,548
4 Total state aid	724,963
5 Local revenue	8,191,924
6 SUBTOTAL-Essexville Hampton School District . .	8,916,887
7 Total state aid	6,265,568
8 Local revenue	5,081,527
9 SUBTOTAL-Pinconning Area Schools	11,347,095
10 BENZIE COUNTY	
11 Total state aid	683,642
12 Local revenue	5,565,687
13 SUBTOTAL-Benzie County Central School	6,249,329
14 Total state aid	226,128
15 Local revenue	3,075,923
16 SUBTOTAL-Frankfort Area Schools	3,302,051
17 BERRIEN COUNTY	
18 Total state aid	21,730,470
19 Local revenue	10,222,980
20 SUBTOTAL-Benton Harbor Area Schools	31,953,450
21 Total state aid	1,067,707
22 Local revenue	11,902,390
23 SUBTOTAL-St. Joseph Public Schools	12,970,097
24 Total state aid	3,274,657
25 Local revenue	9,351,309
26 SUBTOTAL-Lakeshore School District	12,625,966
27 Total state aid	675,313
28 Local revenue	6,081,020

1	SUBTOTAL-River Valley School District	\$ 6,756,333
2	Total state aid	1,620,229
3	Local revenue	1,212,653
4	SUBTOTAL-Galien Township School District	2,832,882
5	Total state aid	326,195
6	Local revenue	4,624,396
7	SUBTOTAL-New Buffalo Area School Distict	4,950,591
8	Total state aid	3,967,358
9	Local revenue	3,031,064
10	SUBTOTAL-Brandywine Public School District	6,998,422
11	Total state aid	3,135,445
12	Local revenue	3,815,045
13	SUBTOTAL-Berrien Springs Public School District	6,950,490
14	Total state aid	1,622,321
15	Local revenue	1,222,539
16	SUBTOTAL-Eau Claire Public Schools	2,844,860
17	Total state aid	10,525,680
18	Local revenue	9,674,065
19	SUBTOTAL-Niles Community School District	20,199,745
20	Total state aid	4,647,719
21	Local revenue	3,896,005
22	SUBTOTAL-Buchanan Community School District	8,543,724
23	Total state aid	3,053,206
24	Local revenue	2,523,011
25	SUBTOTAL-Watervliet School District	5,576,217
26	Total state aid	3,775,044
27	Local revenue	4,196,964
28	SUBTOTAL-Coloma Community Schools	7,972,008

1 Total state aid	\$ 400,558
2 Local revenue	5,366,840
3 SUBTOTAL-Bridgman Public Schools	5,767,398
4 Total state aid	104,398
5 Local revenue	147,499
6 SUBTOTAL-Hagar Township School District 6	251,897
7 Total state aid	202,471
8 Local revenue	71,520
9 SUBTOTAL-Sodus Township School District	273,991
10 BRANCH COUNTY	
11 Total state aid	7,070,012
12 Local revenue	9,642,683
13 SUBTOTAL-Coldwater Community Schools	16,712,695
14 Total state aid	3,228,615
15 Local revenue	2,513,362
16 SUBTOTAL-Bronson Community School District	5,741,977
17 Total state aid	3,520,550
18 Local revenue	2,569,392
19 SUBTOTAL-Quincy Community School District	6,089,942
20 CALHOUN COUNTY	
21 Total state aid	6,445,911
22 Local revenue	3,835,389
23 SUBTOTAL-Albion Public Schools	10,281,300
24 Total state aid	29,410,627
25 Local revenue	16,359,839
26 SUBTOTAL-Battle Creek Public Schools	45,770,466
27 Total state aid	2,731,116
28 Local revenue	1,586,256

1	SUBTOTAL-Athens Area Schools	\$	4,317,372
2	Total state aid		6,699,735
3	Local revenue		5,624,165
4	SUBTOTAL-Harper Community Schools		12,323,900
5	Total state aid		3,012,686
6	Local Revenus		1,590,923
7	SUBTOTAL-Homer Community Schools		4,603,609
8	Total state aid		5,025,297
9	Local revenue		11,466,953
10	SUBTOTAL-Lakeview School District		16,492,250
11	Total state aid		985,647
12	Local revenue		615,100
13	SUBTOTAL-Mar Lee School District		1,600,747
14	Total state aid		3,970,928
15	Local revenue		7,382,699
16	SUBTOTAL-Marshall Public Schools		11,353,627
17	Total state aid		4,145,794
18	Local revenue		4,101,250
19	SUBTOTAL-Pennfield School District		8,247,044
20	Total state aid		1,281,748
21	Local revenue		861,862
22	SUBTOTAL-Tekonsha Community Schools		2,143,610
23	Total state aid		3,722,897
24	Local revenue		1,733,622
25	SUBTOTAL-Union City Community School District .		5,456,519
26	CASS COUNTY		
27	Total state aid		2,234,365
28	Local revenue		4,758,350

1	SUBTOTAL-Cassopolis Public Schools	\$	6,992,715
2	Total state aid		5,835,990
3	Local revenue		6,611,139
4	SUBTOTAL-Dowagiac Union Schools		12,447,129
5	Total state aid		3,942,852
6	Local revenue		4,116,558
7	SUBTOTAL-Edwardsburg Public Schools		8,059,410
8	Total state aid		1,818,540
9	Local revenue		2,020,189
10	SUBTOTAL-Marcellus Community Schools		3,838,729
11	CHARLEVOIX COUNTY		
12	Total state aid		40,954
13	Local revenue		645,522
14	SUBTOTAL-Beaver Island Community Schools		686,476
15	Total state aid		603,944
16	Local revenue		6,486,487
17	SUBTOTAL-Boyne City Public School District		7,090,431
18	Total state aid		331,196
19	Local revenue		1,114,782
20	SUBTOTAL-Boyne Falls Public School District		1,445,978
21	Total state aid		599,153
22	Local revenue		7,996,409
23	SUBTOTAL-Charlevoix Public Schools		8,595,562
24	Total state aid		1,256,661
25	Local revenue		4,387,518
26	SUBTOTAL-East Jordan Public School District		5,644,179
27	Total state aid		2,987,899
28	Local revenue		6,288,135

1	SUBTOTAL-Cheboygan Area Schools	\$	9,276,034
2	Total state aid		315,882
3	Local revenue		3,287,166
4	SUBTOTAL-Inland Lakes School District		3,603,048
5	Total state aid		113,439
6	Local revenue		1,324,337
7	SUBTOTAL-Mackinaw City Public Schools		1,437,776
8	Total state aid		545,584
9	Local revenue		753,895
10	SUBTOTAL-Wolverine Community School District . .		1,299,479
11	CHIPPEWA COUNTY		
12	Total state aid		9,509,825
13	Local revenue		6,962,110
14	SUBTOTAL-Sault Ste Marie Area Schools		16,471,935
15	Total state aid		185,510
16	Local revenue		1,873,466
17	SUBTOTAL-Detour Area Schools		2,058,976
18	Total state aid		1,099,906
19	Local revenue		862,970
20	SUBTOTAL-Pickford Public Schools		1,962,876
21	Total state aid		3,447,932
22	Local revenue		1,451,357
23	SUBTOTAL-Rudyard Area Schools		4,899,289
24	Total state aid		1,328,678
25	Local revenue		705,366
26	SUBTOTAL-Brimley Area Schools		2,034,044
27	Total state aid		47,976
28	Local revenue		535,079

1	SUBTOTAL-Whitefish Schools	\$ 583,055
2	CLARE COUNTY	
3	Total state aid	3,610,846
4	Local revenue	3,225,222
5	SUBTOTAL-Clare Public Schools	6,836,068
6	Total state aid	1,772,342
7	Local revenue	5,264,393
8	SUBTOTAL-Farwell Area Schools	7,036,735
9	Total state aid	3,700,992
10	Local revenue	5,200,723
11	SUBTOTAL-Harrison Community Schools	8,901,715
12	CLINTON COUNTY	
13	Total state aid	4,841,545
14	Local revenue	5,488,075
15	SUBTOTAL-Dewitt Public Schools	10,329,620
16	Total state aid	1,256,203
17	Local revenue	1,292,085
18	SUBTOTAL-Fowler Public Schools	2,548,288
19	Total state aid	2,695,063
20	Local revenue	2,466,861
21	SUBTOTAL-Bath Community Schools	5,161,924
22	Total state aid	4,612,056
23	Local revenue	4,292,715
24	SUBTOTAL-Ovid Elsie Area Schools	8,904,771
25	Total state aid	1,297,823
26	Local revenue	1,995,312
27	SUBTOTAL-Pewamo Westphalia Community Schools . .	3,293,135
28	Total state aid	6,887,691

1	Local revenue	\$ 9,555,100
2	SUBTOTAL-St. Johns Public Schools	16,442,791
3	CRAWFORD COUNTY	
4	Total state aid	1,552,383
5	Local revenue	6,594,737
6	SUBTOTAL-Crawford Ausable Schools	8,147,120
7	DELTA COUNTY	
8	Total state aid	8,578,792
9	Local revenue	9,932,445
10	SUBTOTAL-Escanaba Area Public Schools	18,511,237
11	Total state aid	6,800,716
12	Local revenue	2,675,637
13	SUBTOTAL-Gladstone Area Schools	9,476,353
14	Total state aid	1,114,971
15	Local revenue	1,348,726
16	SUBTOTAL-Rapid River Public Schools	2,463,697
17	Total state aid	182,765
18	Local revenue	1,842,040
19	SUBTOTAL-Big Bay De Noc School District	2,024,805
20	Total state aid	1,968,256
21	Local revenue	793,227
22	SUBTOTAL-Bark River Harris School District	2,761,483
23	Total state aid	640,079
24	Local revenue	944,119
25	SUBTOTAL-Mid Peninsula School District	1,584,198
26	DICKINSON COUNTY	
27	Total state aid	3,300,918
28	Local revenue	2,879,401

1	SUBTOTAL-Iron Mountain City School District . .	\$	6,180,319
2	Total state aid		1,821,238
3	Local revenue		1,997,670
4	SUBTOTAL-Norway Vulcan Area Schools		3,818,908
5	Total state aid		3,471,058
6	Local revenue		4,909,578
7	SUBTOTAL-Breitung Township School District . . .		8,380,636
8	Total state aid		789,689
9	Local revenue		1,598,142
10	SUBTOTAL-North Dickinson County School District		2,387,831
11	EATON COUNTY		
12	Total state aid		3,325,058
13	Local revenue		1,637,550
14	SUBTOTAL-Bellevue Community School District . .		4,962,608
15	Total state aid		8,485,815
16	Local revenue		7,886,861
17	SUBTOTAL-Charlotte Public Schools		16,372,676
18	Total state aid		7,842,585
19	Local revenue		6,639,057
20	SUBTOTAL-Eaton Rapids Public Schools		14,481,642
21	Total state aid		5,961,021
22	Local revenue		19,893,634
23	SUBTOTAL-Grand Ledge Public Schools		25,854,655
24	Total state aid		4,518,275
25	Local revenue		2,031,006
26	SUBTOTAL-Maple Valley School District		6,549,281
27	Total state aid		3,500,887
28	Local revenue		2,334,111

1	SUBTOTAL-Olivet Community Schools	\$ 5,834,998
2	Total state aid	2,363,137
3	Local revenue	1,294,207
4	SUBTOTAL-Pottersville Public Schools	3,657,344
5	Total state aid	26,211
6	Local revenue	73,859
7	SUBTOTAL-Oneida Township School District 3 . . .	100,070
8	Total state aid	2,239
9	Local revenue	54,192
10	SUBTOTAL-Roxand Township School	
11	District 12/Loucks	56,431
12	EMMET COUNTY	
13	Total state aid	394,822
14	Local revenue	6,149,200
15	SUBTOTAL-Harbor Springs School District	6,544,022
16	Total state aid	584,305
17	Local revenue	1,647,085
18	SUBTOTAL-Littlefield Public School District . .	2,231,390
19	Total state aid	284,391
20	Local revenue	2,889,208
21	SUBTOTAL-Pellston Public School District	3,173,599
22	Total state aid	968,507
23	Local revenue	11,490,064
24	SUBTOTAL-Public Schools of Petoskey	12,458,571
25	GENESEE COUNTY	
26	Total state aid	89,044,002
27	Local revenue	49,000,229
28	SUBTOTAL-Flint City School District	138,044,231

1 Total state aid	\$ 2,571,796
2 Local revenue	26,446,451
3 SUBTOTAL-Grand Blanc Community Schools	29,018,247
4 Total state aid	10,575,766
5 Local revenue	4,717,561
6 SUBTOTAL-Mt. Morris Consolidated Schools	15,293,327
7 Total state aid	2,376,234
8 Local revenue	4,103,342
9 SUBTOTAL-Goodrich Area Schools	6,479,576
10 Total state aid	5,370,006
11 Local revenue	1,978,047
12 SUBTOTAL-Bendle Public Schools	7,348,053
13 Total state aid	3,136,398
14 Local revenue	946,874
15 SUBTOTAL-Genesee School District	4,083,272
16 Total state aid	2,873,155
17 Local revenue	24,507,103
18 SUBTOTAL-Carman-Ainsworth Schools	27,380,258
19 Total state aid	3,751,445
20 Local revenue	10,531,175
21 SUBTOTAL-Fenton Area Public Schools	14,282,620
22 Total state aid	10,236,273
23 Local revenue	7,102,468
24 SUBTOTAL-Kearsley Community Schools	17,338,741
25 Total state aid	7,932,082
26 Local revenue	10,977,271
27 SUBTOTAL-Flushing Community Schools	18,909,353
28 Total state aid	1,508,639

1	Local revenue	\$	3,988,779
2	SUBTOTAL-Atherton Community School District . .		5,497,418
3	Total state aid		11,563,788
4	Local revenue		10,196,411
5	SUBTOTAL-Davison Community Schools		21,760,199
6	Total state aid		11,116,514
7	Local revenue		7,430,336
8	SUBTOTAL-Clio Area School District		18,546,850
9	Total state aid		5,048,755
10	Local revenue		16,225,887
11	SUBTOTAL-Swartz Creek Community Schools		21,274,642
12	Total state aid		693,556
13	Local revenue		6,264,472
14	SUBTOTAL-Lake Fenton Schools		6,958,028
15	Total state aid		2,420,315
16	Local revenue		3,612,534
17	SUBTOTAL-Westwood Heights School District . . .		6,032,849
18	Total state aid		2,555,723
19	Local revenue		2,925,828
20	SUBTOTAL-Bentley Community School District . . .		5,481,551
21	Total state aid		11,873,788
22	Local revenue		3,770,968
23	SUBTOTAL-Beecher Community School District		15,644,756
24	Total state aid		5,252,533
25	Local revenue		6,753,243
26	SUBTOTAL-Linden Community School District . . .		12,005,776
27	Total state aid		5,405,693
28	Local revenue		3,210,289

1	SUBTOTAL-Montrose Community Schools	\$ 8,615,982
2	Total state aid	7,039,463
3	Local revenue	4,471,110
4	SUBTOTAL-Lakeville Community School District . .	11,510,573
5	GLADWIN COUNTY	
6	Total state aid	3,735,691
7	Local revenue	3,548,666
8	SUBTOTAL-Beaverton Rural Schools	7,284,357
9	Total state aid	2,253,644
10	Local revenue	6,576,262
11	SUBTOTAL-Gladwin Community Schools	8,829,906
12	GOGEBIC COUNTY	
13	Total state aid	1,326,875
14	Local revenue	1,158,430
15	SUBTOTAL-Bessemer City School District	2,485,305
16	Total state aid	3,885,024
17	Local revenue	2,678,938
18	SUBTOTAL-Ironwood Area Schools	6,563,962
19	Total state aid	59,928
20	Local revenue	634,203
21	SUBTOTAL-Marenisco School District	694,131
22	Total state aid	753,320
23	Local revenue	1,469,970
24	SUBTOTAL-Wakefield Township School District . .	2,223,290
25	Total state aid	108,876
26	Local revenue	1,232,353
27	SUBTOTAL-Watersmeet Township School District . .	1,341,229
28	GR.TRAVERSE COUNTY	

1	Total state aid	\$ 4,742,357
2	Local revenue	43,175,802
3	SUBTOTAL-Traverse City School District	47,918,159
4	Total state aid	865,586
5	Local revenue	904,560
6	SUBTOTAL-Buckley Community School District	1,770,146
7	Total state aid	2,149,432
8	Local revenue	1,555,919
9	SUBTOTAL-Kingsley Area School	3,705,351
10	GRATIOT COUNTY	
11	Total state aid	7,935,189
12	Local revenue	5,830,665
13	SUBTOTAL-Alma Public Schools	13,765,854
14	Total state aid	1,333,884
15	Local revenue	702,242
16	SUBTOTAL-Ashley Community Schools	2,036,126
17	Total state aid	2,678,174
18	Local revenue	2,682,793
19	SUBTOTAL-Breckenridge Community Schools	5,360,967
20	Total state aid	1,861,261
21	Local revenue	2,084,544
22	SUBTOTAL-Fulton Schools	3,945,805
23	Total state aid	4,485,629
24	Local revenue	3,070,478
25	SUBTOTAL-Ithaca Public Schools	7,556,107
26	Total state aid	4,474,464
27	Local revenue	2,547,914
28	SUBTOTAL-St Louis Public Schools	7,022,378

1 HILLSDALE COUNTY		
2	Total state aid	\$ 2,007,297
3	Local revenue	1,305,242
4	SUBTOTAL-Camden Frontier Schools	3,312,539
5	Total state aid	5,107,635
6	Local revenue	5,259,199
7	SUBTOTAL-Hillsdale Community Public Schools . .	10,366,834
8	Total state aid	3,014,445
9	Local revenue	2,306,022
10	SUBTOTAL-Jonesville Community Schools	5,320,467
11	Total state aid	1,433,867
12	Local revenue	1,313,048
13	SUBTOTAL-Litchfield Community Schools	2,746,915
14	Total state aid	1,375,600
15	Local revenue	1,177,091
16	SUBTOTAL-North Adams-Jerome Public Schools . . .	2,552,691
17	Total state aid	2,534,624
18	Local revenue	1,234,583
19	SUBTOTAL-Pittsford Area Schools	3,769,207
20	Total state aid	2,470,848
21	Local revenue	1,759,095
22	SUBTOTAL-Reading Community Schools	4,229,943
23	Total state aid	1,323,366
24	Local revenue	1,133,992
25	SUBTOTAL-Waldron Area Schools	2,457,358
26 HOUGHTON COUNTY		
27	Total state aid	3,082,920
28	Local revenue	1,536,197

1	SUBTOTAL-Hancock Public Schools	\$ 4,619,117
2	Total state aid	1,565,276
3	Local revenue	583,084
4	SUBTOTAL-Adams Township School District	2,148,360
5	Total state aid	4,851,753
6	Local revenue	1,751,763
7	SUBTOTAL-Public Schools of Calumet	6,603,516
8	Total state aid	847,700
9	Local revenue	543,936
10	SUBTOTAL-Chassell Township School District . . .	1,391,636
11	Total state aid	17,252
12	Local revenue	122,365
13	SUBTOTAL-Elm River Township School District . .	139,617
14	Total state aid	936,356
15	Local revenue	474,689
16	SUBTOTAL-Osceola Township School District . . .	1,411,045
17	Total state aid	3,165,937
18	Local revenue	2,037,062
19	SUBTOTAL-Houghton-Portage Township	
20	School District	5,202,999
21	Total state aid	1,731,546
22	Local revenue	890,169
23	SUBTOTAL-Lake Linden Hubbell School District . .	2,621,715
24	Total state aid	888,893
25	Local revenue	339,538
26	SUBTOTAL-Stanton Township School District . . .	1,228,431
27	HURON COUNTY	
28	Total state aid	2,306,585

1	Local revenue	\$	2,832,460
2	SUBTOTAL-Bad Axe Public Schools		5,139,045
3	Total state aid		127,164
4	Local revenue		1,422,410
5	SUBTOTAL-Caseville Public Schools		1,549,574
6	Total state aid		3,162
7	Local revenue		65,708
8	SUBTOTAL-Church School District		68,870
9	Total state aid		585,343
10	Local revenue		5,055,424
11	SUBTOTAL-Elkton Pigeon Bayport Schools		5,640,767
12	Total state aid		369,995
13	Local revenue		3,562,281
14	SUBTOTAL-Harbor Beach Community Schools		3,932,276
15	Total state aid		309,149
16	Local revenue		3,119,413
17	SUBTOTAL-North Huron School District		3,428,562
18	Total state aid		483,478
19	Local revenue		1,219,783
20	SUBTOTAL-Owendale Gagetown Area Schools		1,703,261
21	Total state aid		72,388
22	Local revenue		683,396
23	SUBTOTAL-Port Hope Community Schools		755,784
24	Total state aid		2,392
25	Local revenue		82,715
26	SUBTOTAL-Bloomfield No 1 Red School		85,107
27	Total state aid		1,506,739
28	Local revenue		2,196,296

1	SUBTOTAL-Ubly Community Schools	\$ 3,703,035
2	Total state aid	29,896
3	Local revenue	94,310
4	SUBTOTAL-Bloomfield Township School District 7f	124,206
5	Total state aid	2,034
6	Local revenue	58,944
7	SUBTOTAL-Colfax Township School District 1f . .	60,978
8	Total state aid	16,475
9	Local revenue	76,196
10	SUBTOTAL-Sigel Township School District 3 . . .	92,671
11	Total state aid	2,110
12	Local revenue	48,386
13	SUBTOTAL-Sigel Township School District 4 . . .	50,496
14	Total state aid	2,706
15	Local revenue	65,885
16	SUBTOTAL-Sigel Township School District 6 . . .	68,591
17	Total state aid	17,529
18	Local revenue	104,156
19	SUBTOTAL-Verona Township School District No 1f .	121,685
20	INGHAM COUNTY	
21	Total state aid	2,342,267
22	Local revenue	21,689,281
23	SUBTOTAL-East Lansing School District	24,031,548
24	Total state aid	49,468,390
25	Local revenue	61,550,112
26	SUBTOTAL-Lansing Public School District	111,018,502
27	Total state aid	2,332,353
28	Local revenue	2,201,699

1	SUBTOTAL-Dansville Agricultural School	\$ 4,534,052
2	Total state aid	4,154,829
3	Local revenue	8,242,379
4	SUBTOTAL-Haslett Public Schools	12,397,208
5	Total state aid	13,519,087
6	Local revenue	10,956,530
7	SUBTOTAL-Holt Public Schools	24,475,617
8	Total state aid	4,860,058
9	Local revenue	2,478,757
10	SUBTOTAL-Leslie Public Schools	7,338,815
11	Total state aid	7,766,044
12	Local revenue	9,214,603
13	SUBTOTAL-Mason Public Schools	16,980,647
14	Total state aid	2,117,819
15	Local revenue	21,932,512
16	SUBTOTAL-Okemos Public Schools	24,050,331
17	Total state aid	4,383,656
18	Local revenue	4,377,680
19	SUBTOTAL-Stockbridge Community Schools	8,761,336
20	Total state aid	1,970,663
21	Local revenue	19,359,238
22	SUBTOTAL-Waverly Schools	21,329,901
23	Total state aid	2,680,328
24	Local revenue	1,586,286
25	SUBTOTAL-Webberville Community Schs	4,266,614
26	Total state aid	2,992,640
27	Local revenue	5,152,316
28	SUBTOTAL-Williamston Community Schools	8,144,956

1	IONIA COUNTY	
2	Total state aid	\$ 8,810,157
3	Local revenue	5,050,318
4	SUBTOTAL-Ionia Public Schools	13,860,475
5	Total state aid	974,861
6	Local revenue	249,072
7	SUBTOTAL-Palo Community School District	1,223,933
8	Total state aid	6,703,881
9	Local revenue	4,055,812
10	SUBTOTAL-Belding Area School District	10,759,693
11	Total state aid	7,730,661
12	Local revenue	5,003,783
13	SUBTOTAL-Lakewood Public Schools	12,734,444
14	Total state aid	3,972,256
15	Local revenue	4,330,989
16	SUBTOTAL-Portland PublicSchool District	8,303,245
17	Total state aid	3,096,025
18	Local revenue	1,919,682
19	SUBTOTAL-Saranac Community Schools	5,015,707
20	Total state aid	81,845
21	Local revenue	174,722
22	SUBTOTAL-Berlin Township School District 3	256,567
23	Total state aid	24,084
24	Local revenue	98,961
25	SUBTOTAL-Easton Township School District 6	123,045
26	Total state aid	141,242
27	Local revenue	163,110
28	SUBTOTAL-Ionia Township School District 2	304,352

1 IOSCO COUNTY		
2	Total state aid	\$ 2,922,597
3	Local revenue	7,137,287
4	SUBTOTAL-Oscoda Area Schools	10,059,884
5	Total state aid	285,482
6	Local revenue	2,850,233
7	SUBTOTAL-Hale Area Schools	3,135,715
8	Total state aid	893,481
9	Local revenue	6,108,569
10	SUBTOTAL-Tawas Area Schools	7,002,050
11	Total state aid	3,398,002
12	Local revenue	2,571,001
13	SUBTOTAL-Whittemore Prescott Area Schools . . .	5,969,003
14 IRON COUNTY		
15	Total state aid	323,154
16	Local revenue	2,795,425
17	SUBTOTAL-Forest Park School District	3,118,579
18	Total state aid	3,198,805
19	Local revenue	3,762,370
20	SUBTOTAL-West Iron County School District . . .	6,961,175
21 ISABELLA COUNTY		
22	Total state aid	8,299,955
23	Local revenue	12,577,528
24	SUBTOTAL-Mt. Pleasant City School District . . .	20,877,483
25	Total state aid	1,394,336
26	Local revenue	1,001,709
27	SUBTOTAL-Beal City School	2,396,045
28	Total state aid	6,119,437

1	Local revenue	\$ 2,694,836
2	SUBTOTAL-Shepherd Public School District	8,814,273
3	JACKSON COUNTY	
4	Total state aid	6,013,801
5	Local revenue	4,707,082
6	SUBTOTAL-Western School District	10,720,883
7	Total state aid	2,911,557
8	Local revenue	1,323,716
9	SUBTOTAL-Vandercook Lake Public Schools	4,235,273
10	Total state aid	2,417,088
11	Local revenue	6,644,673
12	SUBTOTAL-Columbia School District	9,061,761
13	Total state aid	1,481,099
14	Local revenue	2,457,022
15	SUBTOTAL-Grass Lake Community Schools	3,938,121
16	Total state aid	2,609,346
17	Local revenue	1,818,493
18	SUBTOTAL-Concord Community Schools	4,427,839
19	Total state aid	3,792,005
20	Local revenue	3,102,809
21	SUBTOTAL-East Jackson Public Schools	6,894,814
22	Total state aid	2,528,990
23	Local revenue	2,961,261
24	SUBTOTAL-Hanover Horton Schools	5,490,251
25	Total state aid	2,779,118
26	Local revenue	2,702,700
27	SUBTOTAL-Michigan Center School District	5,481,818
28	Total state aid	2,884,147

1 Local revenue	\$ 3,688,589
2 SUBTOTAL-Napoleon Community Schools	6,572,736
3 Total state aid	6,612,045
4 Local revenue	8,138,598
5 SUBTOTAL-Northwest School District	14,750,643
6 Total state aid	3,016,294
7 Local revenue	2,148,681
8 SUBTOTAL-Springport Public Schools	5,164,975
9 Total state aid	15,339,516
10 Local revenue	23,509,161
11 SUBTOTAL-Jackson Public Schools	38,848,677
12 KALAMAZOO COUNTY	
13 Total state aid	11,947,735
14 Local revenue	52,713,594
15 SUBTOTAL-Kalamazoo City School District	64,661,329
16 Total state aid	1,614,673
17 Local revenue	1,767,246
18 SUBTOTAL-Climax Scotts Community Schools	3,381,919
19 Total state aid	1,409,310
20 Local revenue	10,997,645
21 SUBTOTAL-Comstock Public Schools	12,406,955
22 Total state aid	2,578,310
23 Local revenue	3,371,058
24 SUBTOTAL-Galesburg Augusta Community Schools	5,949,368
25 Total state aid	2,557,044
26 Local revenue	10,263,822
27 SUBTOTAL-Gull Lake Community Schools	12,820,866
28 Total state aid	5,173,250

1	Local revenue	\$ 4,767,917
2	SUBTOTAL-Parchment School District	9,941,167
3	Total state aid	4,665,769
4	Local revenue	32,026,606
5	SUBTOTAL-Portage Public Schools	36,692,375
6	Total state aid	2,065,561
7	Local revenue	2,550,033
8	SUBTOTAL-Schoolcraft Community Schools	4,615,594
9	Total state aid	5,754,729
10	Local revenue	6,060,115
11	SUBTOTAL-Vicksburg Community Schools	11,814,844
12	KALKASKA COUNTY	
13	Total state aid	1,598,822
14	Local revenue	1,249,141
15	SUBTOTAL-Forest Area Community Schools	2,847,963
16	Total state aid	1,454,414
17	Local revenue	7,012,044
18	SUBTOTAL-Kalkaska Public Schools	8,466,458
19	Total state aid	101,153
20	Local revenue	116,152
21	SUBTOTAL-Excelsior District #1	217,305
22	KENT COUNTY	
23	Total state aid	52,961,345
24	Local revenue	85,045,724
25	SUBTOTAL-Grand Rapids City School District . . .	138,007,069
26	Total state aid	1,068,033
27	Local revenue	11,042,962
28	SUBTOTAL-Godwin Heights Public Schools	12,110,995

1 Total state aid	\$ 5,771,277
2 Local revenue	9,568,596
3 SUBTOTAL-Northview Public School District . . .	15,339,873
4 Total state aid	6,132,191
5 Local revenue	22,345,962
6 SUBTOTAL-Wyoming Public Schools	28,478,153
7 Total state aid	809,093
8 Local revenue	7,963,400
9 SUBTOTAL-Byron Center Public Schools	8,772,493
10 Total state aid	1,277,734
11 Local revenue	12,660,911
12 SUBTOTAL-Caledonia Community Schools	13,938,645
13 Total state aid	6,935,284
14 Local revenue	5,147,117
15 SUBTOTAL-Cedar Springs Public Schools	12,082,401
16 Total state aid	3,129,008
17 Local revenue	4,734,924
18 SUBTOTAL-Comstock Park Public Schools	7,863,932
19 Total state aid	1,470,459
20 Local revenue	12,012,959
21 SUBTOTAL-East Grand Rapids Public Schools . . .	13,483,418
22 Total state aid	3,088,556
23 Local revenue	34,217,103
24 SUBTOTAL-Forest Hills Public Schools	37,305,659
25 Total state aid	3,081,491
26 Local revenue	2,688,805
27 SUBTOTAL-Godfrey Lee Public School District . .	5,770,296
28 Total state aid	5,723,989

1	Local revenue	\$ 16,782,333
2	SUBTOTAL-Grandville Public Schools	22,506,322
3	Total state aid	1,739,070
4	Local revenue	7,435,646
5	SUBTOTAL-Kelloggsville Public Schools	9,174,716
6	Total state aid	1,467,272
7	Local revenue	13,344,023
8	SUBTOTAL-Kenowa Hills Public Schools	14,811,295
9	Total state aid	4,688,812
10	Local revenue	2,161,639
11	SUBTOTAL-Kent City Community Schools	6,850,451
12	Total state aid	3,427,055
13	Local revenue	32,964,277
14	SUBTOTAL-Kentwood Public Schools	36,391,332
15	Total state aid	5,955,138
16	Local revenue	9,717,860
17	SUBTOTAL-Lowell Area School District	15,672,998
18	Total state aid	11,834,499
19	Local revenue	16,579,630
20	SUBTOTAL-Rockford Public Schools	28,414,129
21	Total state aid	7,456,672
22	Local revenue	5,826,333
23	SUBTOTAL-Sparta Area Schools	13,283,005
24	KEWEENAW COUNTY	
25	Total state aid	2,984
26	Local revenue	56,375
27	SUBTOTAL-Grant Township Schools	59,359
28	LAKE COUNTY	

1 Total state aid	\$ 349,550
2 Local revenue	3,894,080
3 SUBTOTAL-Baldwin Community Schools	4,243,630
4 LAPEER COUNTY	
5 Total state aid	18,517,160
6 Local revenue	18,436,708
7 SUBTOTAL-Lapeer Community Schools	36,953,868
8 Total state aid	2,447,480
9 Local revenue	3,575,805
10 SUBTOTAL-Almont Community Schools	6,023,285
11 Total state aid	927,283
12 Local revenue	2,566,982
13 SUBTOTAL-Dryden Community Schools	3,494,265
14 Total state aid	4,094,578
15 Local revenue	4,462,174
16 SUBTOTAL-Imlay City Community Schools	8,556,752
17 Total state aid	6,447,498
18 Local revenue	3,577,946
19 SUBTOTAL-North Branch Area Schools	10,025,444
20 LEELANAU COUNTY	
21 Total state aid	295,351
22 Local revenue	3,681,554
23 SUBTOTAL-Glen Lake Community School District	3,976,905
24 Total state aid	194,824
25 Local revenue	1,843,124
26 SUBTOTAL-Leland Public School District	2,037,948
27 Total state aid	170,318
28 Local revenue	1,914,905

1	SUBTOTAL-Northport Public School District . . .	\$	2,085,223
2	Total state aid		336,494
3	Local revenue		3,397,999
4	SUBTOTAL-Suttons Bay Public School District . .		3,734,493
5	LENAWEE COUNTY		
6	Total state aid		11,840,195
7	Local revenue		11,838,904
8	SUBTOTAL-Adrian City School District		23,679,099
9	Total state aid		765,538
10	Local revenue		4,681,556
11	SUBTOTAL-Addison Community Schools		5,447,094
12	Total state aid		2,463,445
13	Local revenue		3,877,102
14	SUBTOTAL-Blissfield Community Schools		6,340,547
15	Total state aid		684,433
16	Local revenue		1,531,299
17	SUBTOTAL-Britton Macon Area School District . .		2,215,732
18	Total state aid		1,880,967
19	Local revenue		3,053,743
20	SUBTOTAL-Clinton Community Schools		4,934,710
21	Total state aid		866,096
22	Local revenue		1,068,275
23	SUBTOTAL-Deerfield Public Schools		1,934,371
24	Total state aid		3,123,219
25	Local revenue		2,333,144
26	SUBTOTAL-Hudson Area Schools		5,456,363
27	Total state aid		315,222
28	Local revenue		3,217,935

1	SUBTOTAL-Madison School District	\$ 3,533,157
2	Total state aid	3,076,807
3	Local revenue	1,670,184
4	SUBTOTAL-Morenci Area Schools	4,746,991
5	Total state aid	3,020,959
6	Local revenue	4,486,719
7	SUBTOTAL-Onsted Community Schools	7,507,678
8	Total state aid	2,501,677
9	Local revenue	1,959,342
10	SUBTOTAL-Sand Creek Community Schools	4,461,019
11	Total state aid	5,744,275
12	Local revenue	9,226,496
13	SUBTOTAL-Tecumseh Public Schools	14,970,771
14	LIVINGSTON COUNTY	
15	Total state aid	2,716,976
16	Local revenue	28,060,142
17	SUBTOTAL-Brighton Area Schools	30,777,118
18	Total state aid	5,382,830
19	Local revenue	5,297,228
20	SUBTOTAL-Fowlerville Community Schools	10,680,058
21	Total state aid	2,709,463
22	Local revenue	13,910,039
23	SUBTOTAL-Hartland Consolidated Schools	16,619,502
24	Total state aid	6,007,325
25	Local revenue	22,307,903
26	SUBTOTAL-Howell Public Schools	28,315,228
27	Total state aid	3,688,862
28	Local revenue	13,426,665

1	SUBTOTAL-Pinckney Community Schools	\$ 17,115,527
2	LUCE COUNTY	
3	Total state aid	2,410,942
4	Local revenue	2,648,498
5	SUBTOTAL-Tahquamenon Area Schools	5,059,440
6	MACKINAC COUNTY	
7	Total state aid	1,519,370
8	Local revenue	1,836,499
9	SUBTOTAL-St. Ignace City School District	3,355,869
10	Total state aid	3,817
11	Local revenue	37,739
12	SUBTOTAL-Bois Blanc Pines School District	41,556
13	Total state aid	134,382
14	Local revenue	1,950,039
15	SUBTOTAL-Les Cheneaux Community School District	2,084,421
16	Total state aid	168,204
17	Local revenue	1,679,335
18	SUBTOTAL-Engadine Consolidated Schools	1,847,539
19	Total state aid	63,780
20	Local revenue	990,482
21	SUBTOTAL-Moran Township School District	1,054,262
22	Total state aid	45,040
23	Local revenue	678,299
24	SUBTOTAL-Mackinac Island Public Schools	723,339
25	MACOMB COUNTY	
26	Total state aid	1,570,978
27	Local revenue	15,853,887
28	SUBTOTAL-Centerline Public Schools	17,424,865

1 Total state aid	\$ 17,260,907
2 Local revenue	20,815,935
3 SUBTOTAL-East Detroit City School District . . .	38,076,842
4 Total state aid	5,071,675
5 Local revenue	25,588,231
6 SUBTOTAL-Roseville Community Schools	30,659,906
7 Total state aid	6,920,085
8 Local revenue	14,363,438
9 SUBTOTAL-Anchor Bay School District	21,283,523
10 Total state aid	3,019,801
11 Local revenue	5,464,701
12 SUBTOTAL-Armada Area Schools	8,484,502
13 Total state aid	7,307,779
14 Local revenue	8,550,286
15 SUBTOTAL-Clintondale Community Schools	15,858,065
16 Total state aid	7,521,876
17 Local revenue	38,932,129
18 SUBTOTAL-Chippewa Valley Schools	46,454,005
19 Total state aid	1,636,444
20 Local revenue	12,793,308
21 SUBTOTAL-Fitzgerald Public Schools	14,429,752
22 Total state aid	2,508,035
23 Local revenue	22,655,606
24 SUBTOTAL-Fraser Public Schools	25,163,641
25 Total state aid	1,662,929
26 Local revenue	14,007,442
27 SUBTOTAL-Lakeshore Public Schools	15,670,371
28 Total state aid	1,380,853

1	Local revenue	\$ 13,218,545
2	SUBTOTAL-Lakeview Public Schools	14,599,398
3	Total state aid	4,343,018
4	Local revenue	38,434,021
5	SUBTOTAL-L'Anse Creuse Public Schools	42,777,039
6	Total state aid	10,546,041
7	Local revenue	12,775,734
8	SUBTOTAL-Mt. Clemens Community Schools	23,321,775
9	Total state aid	1,265,248
10	Local revenue	3,939,788
11	SUBTOTAL-New Haven Community Schools	5,205,036
12	Total state aid	1,925,014
13	Local revenue	6,759,045
14	SUBTOTAL-Richmond Community Schools	8,684,059
15	Total state aid	4,067,371
16	Local revenue	16,999,237
17	SUBTOTAL-Romeo Community Schools	21,066,608
18	Total state aid	1,048,801
19	Local revenue	12,205,534
20	SUBTOTAL-South Lake Schools	13,254,335
21	Total state aid	11,810,807
22	Local revenue	107,837,454
23	SUBTOTAL-Utica Community Schools	119,648,261
24	Total state aid	12,259,489
25	Local revenue	12,883,046
26	SUBTOTAL-Van Dyke Public Schools	25,142,535
27	Total state aid	8,627,226
28	Local revenue	87,979,395

1	SUBTOTAL-Warren Consolidated Schools	\$ 96,606,621
2	Total state aid	1,746,828
3	Local revenue	14,072,358
4	SUBTOTAL-Warren Woods Public Schools	15,819,186
5	MANISTEE COUNTY	
6	Total state aid	648,466
7	Local revenue	1,090,182
8	SUBTOTAL-Bear Lake School District	1,738,648
9	Total state aid	815,492
10	Local revenue	2,416,198
11	SUBTOTAL-Kaleva Norman - Dickson Schools	3,231,690
12	Total state aid	182,417
13	Local revenue	2,346,371
14	SUBTOTAL-Onekama Consolidated Schools	2,528,788
15	Total state aid	1,932,013
16	Local revenue	5,915,800
17	SUBTOTAL-Manistee Area Public Schools	7,847,813
18	MARQUETTE COUNTY	
19	Total state aid	4,562,338
20	Local revenue	2,300,522
21	SUBTOTAL-N.I.C.E. Community Schools	6,862,860
22	Total state aid	8,485,598
23	Local revenue	2,254,796
24	SUBTOTAL-Gwinn Area Community Schools	10,740,394
25	Total state aid	4,234,278
26	Local revenue	2,030,300
27	SUBTOTAL-Negaunee Public Schools	6,264,578
28	Total state aid	58,390

1	Local revenue	\$	558,834
2	SUBTOTAL-Powell Township School District		617,224
3	Total state aid		145,931
4	Local revenue		997,374
5	SUBTOTAL-Republic Michigamme Schools		1,143,305
6	Total state aid		41,978
7	Local revenue		598,371
8	SUBTOTAL-Wells Township School District		640,349
9	Total state aid		8,409,761
10	Local revenue		13,402,378
11	SUBTOTAL-Marquette City School District		21,812,139
12	Total state aid		4,260,394
13	Local revenue		1,688,930
14	SUBTOTAL-Ishpeming Public School District . . .		5,949,324
15	MASON COUNTY		
16	Total state aid		3,765,581
17	Local revenue		3,239,974
18	SUBTOTAL-Mason County Central School District .		7,005,555
19	Total state aid		1,554,346
20	Local revenue		1,541,606
21	SUBTOTAL-Mason County Eastern School District .		3,095,952
22	Total state aid		503,768
23	Local revenue		423,148
24	SUBTOTAL-Freesoil Community School District . .		926,916
25	Total state aid		988,861
26	Local revenue		10,287,058
27	SUBTOTAL-Ludington Area School District		11,275,919
28	MECOSTA COUNTY		

1 Total state aid	\$ 3,533,220
2 Local revenue	5,806,271
3 SUBTOTAL-Big Rapids Public Schools	9,339,491
4 Total state aid	1,648,028
5 Local revenue	8,510,790
6 SUBTOTAL-Chippewa Hills School District	10,158,818
7 Total state aid	3,108,963
8 Local revenue	2,776,928
9 SUBTOTAL-Morley Stanwood Community Schools	5,885,891
10 MENOMINEE COUNTY	
11 Total state aid	679,355
12 Local revenue	561,992
13 SUBTOTAL-Carney Nadeau Public Schools	1,241,347
14 Total state aid	5,935,985
15 Local revenue	4,558,082
16 SUBTOTAL-Menominee Area Public Schools	10,494,067
17 Total state aid	1,745,383
18 Local revenue	934,738
19 SUBTOTAL-North Central Area Schools	2,680,121
20 Total state aid	2,082,032
21 Local revenue	2,125,855
22 SUBTOTAL-Stephenson Area Public Schools	4,207,887
23 MIDLAND COUNTY	
24 Total state aid	4,439,995
25 Local revenue	48,798,401
26 SUBTOTAL-Midland Public Schools	53,238,396
27 Total state aid	5,489,994
28 Local revenue	3,617,192

1	SUBTOTAL-Bullock Creek School District	\$	9,107,186
2	Total state aid		3,621,794
3	Local revenue		1,953,429
4	SUBTOTAL-Coleman Community School District . . .		5,575,223
5	Total state aid		4,205,266
6	Local revenue		4,176,044
7	SUBTOTAL-Meridian Public Schools		8,381,310
8	MISSAUKEE COUNTY		
9	Total state aid		72,522
10	Local revenue		543,816
11	SUBTOTAL-Falmouth Elementary School District . .		616,338
12	Total state aid		1,948,298
13	Local revenue		3,217,441
14	SUBTOTAL-Lake City Area School District		5,165,739
15	Total state aid		1,880,479
16	Local revenue		1,517,350
17	SUBTOTAL-McBain Rural Agricultural		
18	School District		3,397,829
19	MONROE COUNTY		
20	Total state aid		3,358,709
21	Local revenue		29,752,548
22	SUBTOTAL-Monroe Public Schools		33,111,257
23	Total state aid		3,783,653
24	Local revenue		8,278,626
25	SUBTOTAL-Airport Community School District . . .		12,062,279
26	Total state aid		10,357,182
27	Local revenue		11,638,714
28	SUBTOTAL-Bedford Public School District		21,995,896

1 Total state aid	\$ 1,849,293
2 Local revenue	4,521,294
3 SUBTOTAL-Dundee Community Schools	6,370,587
4 Total state aid	3,768,262
5 Local revenue	4,031,242
6 SUBTOTAL-Ida Public School District	7,799,504
7 Total state aid	1,374,451
8 Local revenue	22,296,071
9 SUBTOTAL-Jefferson Schools-Monroe Consolidated .	23,670,522
10 Total state aid	1,924,046
11 Local revenue	4,773,811
12 SUBTOTAL-Mason Consolidated School District . .	6,697,857
13 Total state aid	2,003,486
14 Local revenue	2,018,140
15 SUBTOTAL-Summerfield School District	4,021,626
16 Total state aid	739,632
17 Local revenue	2,935,344
18 SUBTOTAL-Whiteford School District	3,674,976
19 MONTCALM COUNTY	
20 Total state aid	3,344,023
21 Local revenue	2,937,620
22 SUBTOTAL-Carson City Crystal Area School	6,281,643
23 Total state aid	2,942,059
24 Local revenue	2,812,912
25 SUBTOTAL-Montabella Community School District	5,754,971
26 Total state aid	9,427,856
27 Local revenue	7,770,536
28 SUBTOTAL-Greenville Public Schools	17,198,392

1	Total state aid	\$ 4,545,792
2	Local revenue	3,584,174
3	SUBTOTAL-Tri County Area Schools	8,129,966
4	Total state aid	3,732,092
5	Local revenue	3,702,449
6	SUBTOTAL-Lakeview Community Schools	7,434,541
7	Total state aid	7,243,115
8	Local revenue	3,677,559
9	SUBTOTAL-Central Montcalm Public Schools	10,920,674
10	Total state aid	2,226,807
11	Local revenue	1,048,130
12	SUBTOTAL-Vestaburg Community Schools	3,274,937
13	MONTMORENCY COUNTY	
14	Total state aid	282,120
15	Local revenue	1,786,830
16	SUBTOTAL-Atlanta Community Schools	2,068,950
17	Total state aid	388,344
18	Local revenue	2,021,294
19	SUBTOTAL-Hillman Community Schools	2,409,638
20	MUSKEGON COUNTY	
21	Total state aid	24,929,769
22	Local revenue	14,155,443
23	SUBTOTAL-Muskegon City School District	39,085,212
24	Total state aid	11,535,058
25	Local revenue	3,320,780
26	SUBTOTAL-City of Muskegon Heights School	14,855,838
27	Total state aid	3,282,640
28	Local revenue	14,401,991

1	SUBTOTAL-Mona Shores School District	\$ 17,684,631
2	Total state aid	5,711,009
3	Local revenue	2,226,993
4	SUBTOTAL-Oakridge Public Schools	7,938,002
5	Total state aid	10,239,364
6	Local revenue	6,171,815
7	SUBTOTAL-Fruitport Community Schools	16,411,179
8	Total state aid	3,472,094
9	Local revenue	1,374,362
10	SUBTOTAL-Holton Public Schools	4,846,456
11	Total state aid	3,469,332
12	Local revenue	4,135,543
13	SUBTOTAL-Montague Area Public Schools	7,604,875
14	Total state aid	7,139,208
15	Local revenue	5,110,457
16	SUBTOTAL-Orchard View Schools	12,249,665
17	Total state aid	3,285,240
18	Local revenue	2,445,156
19	SUBTOTAL-Ravenna Public Schools	5,730,396
20	Total state aid	10,008,969
21	Local revenue	9,654,308
22	SUBTOTAL-Reeths Puffer Schools	19,663,277
23	Total state aid	433,014
24	Local revenue	2,942,351
25	SUBTOTAL-North Muskegon Public Schools	3,375,365
26	Total state aid	3,727,627
27	Local revenue	5,359,350
28	SUBTOTAL-Whitehall School District	9,086,977

1 NEWAYGO COUNTY

2 Total state aid	\$ 4,931,313
3 Local revenue	5,893,857
4 SUBTOTAL-Fremont Public School District	10,825,170
5 Total state aid	6,600,158
6 Local revenue	2,596,370
7 SUBTOTAL-Grant Public School District	9,196,528
8 Total state aid	3,236,237
9 Local revenue	1,486,136
10 SUBTOTAL-Hesperia Community School District	4,722,373
11 Total state aid	2,822,597
12 Local revenue	4,119,843
13 SUBTOTAL-Newaygo Public School District	6,942,440
14 Total state aid	84,956
15 Local revenue	374,199
16 SUBTOTAL-Pineview School District	459,155
17 Total state aid	4,388,343
18 Local revenue	2,402,753
19 SUBTOTAL-White Cloud Public Schools	6,791,096
20 Total state aid	55,362
21 Local revenue	278,358
22 SUBTOTAL-Big Jackson School District	333,720

23 OAKLAND COUNTY

24 Total state aid	5,086,735
25 Local revenue	63,482,692
26 SUBTOTAL-Birmingham City School District	68,569,427
27 Total state aid	12,108,738
28 Local revenue	14,450,323

1	SUBTOTAL-Ferndale City School District	\$ 26,559,061
2	Total state aid	24,754,946
3	Local revenue	48,245,519
4	SUBTOTAL-Pontiac City School District	73,000,465
5	Total state aid	4,842,778
6	Local revenue	42,546,317
7	SUBTOTAL-School District- City of Royal Oak . .	47,389,095
8	Total state aid	3,081,556
9	Local revenue	20,333,388
10	SUBTOTAL-Berkley City School District	23,414,944
11	Total state aid	6,293,349
12	Local revenue	72,002,273
13	SUBTOTAL-Southfield Public School District . . .	78,295,622
14	Total state aid	1,528,890
15	Local revenue	17,887,477
16	SUBTOTAL-Avondale School District	19,416,367
17	Total state aid	4,816,213
18	Local revenue	49,986,393
19	SUBTOTAL-Bloomfield Hills School District . . .	54,802,606
20	Total state aid	1,001,242
21	Local revenue	8,810,045
22	SUBTOTAL-Clarenceville School District	9,811,287
23	Total state aid	2,154,146
24	Local revenue	26,417,490
25	SUBTOTAL-Novı Community Schools	28,571,636
26	Total state aid	1,575,034
27	Local revenue	12,206,933
28	SUBTOTAL-Oxford Area Community School District .	13,781,967

1	Total state aid	\$ 18,233,288
2	Local revenue	9,127,560
3	SUBTOTAL-Hazel Park City School District	27,360,848
4	Total state aid	5,301,695
5	Local revenue	7,117,404
6	SUBTOTAL-Madison Public Schools	12,419,099
7	Total state aid	6,310,677
8	Local revenue	74,097,740
9	SUBTOTAL-Troy Public School District	80,408,417
10	Total state aid	3,140,513
11	Local revenue	33,300,494
12	SUBTOTAL-West Bloomfield School District	36,441,007
13	Total state aid	6,310,868
14	Local revenue	8,839,252
15	SUBTOTAL-Brandon School District	15,150,120
16	Total state aid	3,577,492
17	Local revenue	25,361,456
18	SUBTOTAL-Clarkston Community School District . .	28,938,948
19	Total state aid	9,233,104
20	Local revenue	79,305,625
21	SUBTOTAL-Farmington Public School District . . .	88,538,729
22	Total state aid	8,090,258
23	Local revenue	11,478,893
24	SUBTOTAL-Holly Area School District	19,569,151
25	Total state aid	8,704,171
26	Local revenue	38,165,791
27	SUBTOTAL-Huron Valley Schools	46,869,962
28	Total state aid	2,633,930

1 Local revenue	\$ 24,354,471
2 SUBTOTAL-Lake Orion Community Schools	26,988,401
3 Total state aid	2,246,817
4 Local revenue	18,506,731
5 SUBTOTAL-South Lyon Community Schools	20,753,548
6 Total state aid	2,496,719
7 Local revenue	16,104,867
8 SUBTOTAL-Oak Park City School District	18,601,586
9 Total state aid	6,310,046
10 Local revenue	63,680,320
11 SUBTOTAL-Rochester Community School District	69,990,366
12 Total state aid	983,436
13 Local revenue	9,143,538
14 SUBTOTAL-Clawson City School District	10,126,974
15 Total state aid	1,790,149
16 Local revenue	17,896,201
17 SUBTOTAL-Lamphere Public Schools	19,686,350
18 Total state aid	6,079,030
19 Local revenue	60,100,781
20 SUBTOTAL-Walled Lake Consolidated School District	66,179,811
21 Total state aid	7,653,052
22 Local revenue	48,282,937
23 SUBTOTAL-Waterford School District	55,935,989
24 OCEANA COUNTY	
25 Total state aid	493,325
26 Local revenue	386,888
27 SUBTOTAL-Ferry Community School District	880,213
28 Total state aid	2,785,517

1 Local revenue	\$ 3,685,532
2 SUBTOTAL-Hart Public School District	6,471,049
3 Total state aid	149,350
4 Local revenue	1,806,942
5 SUBTOTAL-Pentwater Public School District	1,956,292
6 Total state aid	4,252,891
7 Local revenue	2,859,358
8 SUBTOTAL-Shelby Public Schools	7,112,249
9 Total state aid	893,378
10 Local revenue	684,643
11 SUBTOTAL-Walkerville Rural Community Schools	1,578,021
12 OGE MAW COUNTY	
13 Total state aid	3,380,111
14 Local revenue	8,575,499
15 SUBTOTAL-West Branch Rose City Area Schs	11,955,610
16 ONTONAGON COUNTY	
17 Total state aid	1,275,638
18 Local revenue	1,066,151
19 SUBTOTAL-Ewen-Trout Creek Consolidated	2,341,789
20 Total state aid	1,662,129
21 Local revenue	1,660,092
22 SUBTOTAL-Ontonagon Area Schools	3,322,221
23 Total state aid	102,106
24 Local revenue	870,722
25 SUBTOTAL-White Pine School District	972,828
26 OSCEOLA COUNTY	
27 Total state aid	2,582,117
28 Local revenue	3,030,036

1	SUBTOTAL-Evart Public Schools	\$	5,612,153
2	Total state aid		1,704,405
3	Local revenue		1,661,334
4	SUBTOTAL-Marion Public Schools		3,365,739
5	Total state aid		3,530,724
6	Local revenue		3,083,962
7	SUBTOTAL-Pine River Area Schools		6,614,686
8	Total state aid		4,052,021
9	Local revenue		4,345,753
10	SUBTOTAL-Reed City Public Schools		8,397,774
11	OSCODA COUNTY		
12	Total state aid		1,017,070
13	Local revenue		2,284,110
14	SUBTOTAL-Mio Au Sable Schools		3,301,180
15	Total state aid		193,873
16	Local revenue		1,701,196
17	SUBTOTAL-Fairview Area School District		1,895,069
18	OTSEGO COUNTY		
19	Total state aid		1,210,639
20	Local revenue		12,103,029
21	SUBTOTAL-Gaylord Community Schools		13,313,668
22	Total state aid		334,013
23	Local revenue		3,948,626
24	SUBTOTAL-Johannesburg-Lewiston Schools		4,282,639
25	Total state aid		304,616
26	Local revenue		1,172,225
27	SUBTOTAL-Vanderbilt Area School		1,476,841
28	OTTAWA COUNTY		

1	Total state aid	\$ 2,595,903
2	Local revenue	27,809,436
3	SUBTOTAL-Grand Haven City School District . . .	30,405,339
4	Total state aid	2,628,959
5	Local revenue	22,936,228
6	SUBTOTAL-Holland City School District	25,565,187
7	Total state aid	3,540,472
8	Local revenue	2,504,942
9	SUBTOTAL-Allendale Public School District . . .	6,045,414
10	Total state aid	2,529,782
11	Local revenue	22,230,903
12	SUBTOTAL-West Ottawa Public School District . .	24,760,685
13	Total state aid	4,980,992
14	Local revenue	4,778,259
15	SUBTOTAL-Coopersville Public School District . .	9,759,251
16	Total state aid	8,649,503
17	Local revenue	12,627,051
18	SUBTOTAL-Jenison Public Schools	21,276,554
19	Total state aid	2,735,020
20	Local revenue	10,754,694
21	SUBTOTAL-Hudsonville Public School District . .	13,489,714
22	Total state aid	1,316,288
23	Local revenue	7,407,280
24	SUBTOTAL-Spring Lake Public School District . .	8,723,568
25	Total state aid	3,206,359
26	Local revenue	12,739,149
27	SUBTOTAL-Zeeland Public Schools	15,945,508
28	PRESQUE-ISLE COUNTY	

1 Total state aid	\$ 843,724
2 Local revenue	2,593,375
3 SUBTOTAL-Onaway Area Community School District .	3,437,099
4 Total state aid	263,340
5 Local revenue	1,362,217
6 SUBTOTAL-Posen Consolidated School District . .	1,625,557
7 Total state aid	927,196
8 Local revenue	2,893,604
9 SUBTOTAL-Rogers City Area Schools	3,820,800
10 ROSCOMMON COUNTY	
11 Total state aid	586,860
12 Local revenue	6,945,209
13 SUBTOTAL-Gerrish Higgins School District	7,532,069
14 Total state aid	793,635
15 Local revenue	8,734,181
16 SUBTOTAL-Houghton Lake Community Schools	9,527,816
17 SAGINAW COUNTY	
18 Total state aid	47,648,962
19 Local revenue	23,907,898
20 SUBTOTAL-Saginaw City School District	71,556,860
21 Total state aid	3,689,464
22 Local revenue	1,899,949
23 SUBTOTAL-Carrollton School District	5,589,413
24 Total state aid	2,018,915
25 Local revenue	19,796,650
26 SUBTOTAL-Saginaw Township Community Schools . .	21,815,565
27 Total state aid	2,559,843
28 Local revenue	6,929,352

1	SUBTOTAL-Buena Vista School District		9,489,195
2	Total state aid	\$	6,683,716
3	Local revenue		5,146,566
4	SUBTOTAL-Chesaning Union Schools		11,830,282
5	Total state aid		5,099,294
6	Local revenue		3,451,509
7	SUBTOTAL-Birch Run Area School District		8,550,803
8	Total state aid		7,953,603
9	Local revenue		5,584,768
10	SUBTOTAL-Bridgeport-Spaulding Consolodated		13,538,371
11	Total state aid		556,729
12	Local revenue		5,357,837
13	SUBTOTAL-Frankenmuth School District		5,914,566
14	Total state aid		2,764,343
15	Local revenue		2,915,125
16	SUBTOTAL-Freeland Community School District . .		5,679,468
17	Total state aid		1,838,807
18	Local revenue		5,205,854
19	SUBTOTAL-Hemlock Public School District		7,044,661
20	Total state aid		2,611,328
21	Local revenue		2,307,875
22	SUBTOTAL-Merrill Comm School District		4,919,203
23	Total state aid		2,768,161
24	Local revenue		2,867,732
25	SUBTOTAL-St. Charles Community Schools		5,635,893
26	Total state aid		2,568,481
27	Local revenue		4,966,002
28	SUBTOTAL-Swan Valley School District		7,534,483

1 SAINT CLAIR COUNTY		
2	Total state aid	\$ 32,581,936
3	Local revenue	26,662,467
4	SUBTOTAL-Port Huron Area School District	59,244,403
5	Total state aid	1,192,890
6	Local revenue	10,845,252
7	SUBTOTAL-Algonac Community School District . . .	12,038,142
8	Total state aid	3,525,793
9	Local revenue	3,433,814
10	SUBTOTAL-Capac Community School District	6,959,607
11	Total state aid	2,253,546
12	Local revenue	24,775,741
13	SUBTOTAL-East China Township School District . .	27,029,287
14	Total state aid	2,036,615
15	Local revenue	9,313,483
16	SUBTOTAL-Marysville Public School District . . .	11,350,098
17	Total state aid	1,929,423
18	Local revenue	2,587,279
19	SUBTOTAL-Memphis Community Schools	4,516,702
20	Total state aid	2,979,936
21	Local revenue	6,188,140
22	SUBTOTAL-Yale Public Schools	9,168,076
23 SAINT JOSEPH COUNTY		
24	Total state aid	6,175,480
25	Local revenue	7,052,767
26	SUBTOTAL-Sturgis Public School District	13,228,247
27	Total state aid	770,864
28	Local revenue	615,945

1	SUBTOTAL-Burr Oak Community School District . .	\$	1,386,809
2	Total state aid		2,380,357
3	Local revenue		1,652,046
4	SUBTOTAL-Centre ville Public Schools		4,032,403
5	Total state aid		2,587,974
6	Local revenue		2,053,129
7	SUBTOTAL-Colon Community School District		4,641,103
8	Total state aid		3,661,014
9	Local revenue		3,614,600
10	SUBTOTAL-Constantine Public School District		7,275,614
11	Total state aid		1,967,336
12	Local revenue		1,408,331
13	SUBTOTAL-Mendon Community School District . . .		3,375,667
14	Total state aid		1,453,399
15	Local revenue		3,743,093
16	SUBTOTAL-White Pigeon Community School District		5,196,492
17	Total state aid		6,065,266
18	Local revenue		7,673,726
19	SUBTOTAL-Three Rivers Community Schools District		13,738,992
20	Total state aid		471,486
21	Local revenue		411,191
22	SUBTOTAL-Nottawa Community School		882,677
23	SANILAC COUNTY		
24	Total state aid		2,854,116
25	Local revenue		1,859,643
26	SUBTOTAL-Brown City Community School District .		4,713,759
27	Total state aid		1,201,770
28	Local revenue		1,708,432

1	SUBTOTAL-Carsonville-Port Sanilac	\$ 2,910,202
2	Total state aid	3,475,617
3	Local revenue	5,497,645
4	SUBTOTAL-Croswell Lexington Community School . .	8,973,262
5	Total state aid	1,492,543
6	Local revenue	2,753,123
7	SUBTOTAL-Deckerville Community School District .	4,245,666
8	Total state aid	3,845,674
9	Local revenue	2,981,147
10	SUBTOTAL-Marlette Community Schools	6,826,821
11	Total state aid	1,341,059
12	Local revenue	937,803
13	SUBTOTAL-Peck Community School District	2,278,862
14	Total state aid	3,307,289
15	Local revenue	3,117,942
16	SUBTOTAL-Sandusky Community School District . .	6,425,231
17	SCHOOLCRAFT COUNTY	
18	Total state aid	2,084,310
19	Local revenue	3,866,223
20	SUBTOTAL-Manistique Area Schools	5,950,533
21	SHIAWASSEE COUNTY	
22	Total state aid	2,886,129
23	Local revenue	2,478,908
24	SUBTOTAL-Byron Area Schools	5,365,037
25	Total state aid	6,849,351
26	Local revenue	4,332,096
27	SUBTOTAL-Durand Area Schools	11,181,447
28	Total state aid	2,887,779

1	Local revenue	\$	2,644,343
2	SUBTOTAL-Laingsburg Community School District .		5,532,122
3	Total state aid		1,894,390
4	Local revenue		1,335,243
5	SUBTOTAL-Morrice Area Schools		3,229,633
6	Total state aid		2,485,142
7	Local revenue		1,874,389
8	SUBTOTAL-New Lothrop Area Public Schools		4,359,531
9	Total state aid		5,782,985
10	Local revenue		3,339,092
11	SUBTOTAL-Perry Public School District		9,122,077
12	Total state aid		5,215,784
13	Local revenue		4,485,302
14	SUBTOTAL-Corunna Public School District		9,701,086
15	Total state aid		10,788,471
16	Local revenue		8,913,446
17	SUBTOTAL-Owosso Public Schools		19,701,917
18	TUSCOLA COUNTY		
19	Total state aid		840,454
20	Local revenue		1,901,452
21	SUBTOTAL-Akron Fairgrove Schools		2,741,906
22	Total state aid		5,879,198
23	Local revenue		4,239,477
24	SUBTOTAL-Caro Community Schools		10,118,675
25	Total state aid		3,312,303
26	Local revenue		3,396,350
27	SUBTOTAL-Cass City Public Schools		6,708,653
28	Total state aid		2,230,979

1 Local revenue	\$ 1,147,570
2 SUBTOTAL-Kingston Community School District . .	3,378,549
3 Total state aid	4,214,125
4 Local revenue	2,045,327
5 SUBTOTAL-Mayville Community School District . .	6,259,452
6 Total state aid	5,049,822
7 Local revenue	3,249,159
8 SUBTOTAL-Millington Community Schools	8,298,981
9 Total state aid	1,952,335
10 Local revenue	2,932,270
11 SUBTOTAL-Reese Public Schools	4,884,605
12 Total state aid	936,886
13 Local revenue	3,441,967
14 SUBTOTAL-Unionville Sebewaing Area	4,378,853
15 Total state aid	4,527,497
16 Local revenue	3,082,415
17 SUBTOTAL-Vassar Public Schools	7,609,912
18 VANBUREN COUNTY	
19 Total state aid	4,552,926
20 Local revenue	6,313,253
21 SUBTOTAL-South Haven Public Schools	10,866,179
22 Total state aid	4,666,259
23 Local revenue	2,073,253
24 SUBTOTAL-Bangor Public Schools	6,739,512
25 Total state aid	381,559
26 Local revenue	6,494,851
27 SUBTOTAL-Covert Public Schools	6,876,410
28 Total state aid	3,211,338

1	Local revenue	\$	1,883,393
2	SUBTOTAL-Decatur Public Schools		5,094,731
3	Total state aid		3,384,613
4	Local revenue		1,875,263
5	SUBTOTAL-Bloomington Public School District . .		5,259,876
6	Total state aid		2,492,080
7	Local revenue		1,967,723
8	SUBTOTAL-Gobles Public School District		4,459,803
9	Total state aid		4,765,139
10	Local revenue		1,828,268
11	SUBTOTAL-Hartford Public School District		6,593,407
12	Total state aid		2,064,758
13	Local revenue		1,563,583
14	SUBTOTAL-Lawrence Public School District		3,628,341
15	Total state aid		2,953,588
16	Local revenue		2,371,558
17	SUBTOTAL-Lawton Community School District . . .		5,325,146
18	Total state aid		6,001,279
19	Local revenue		5,563,058
20	SUBTOTAL-Mattawan Consolidated School District .		11,564,337
21	Total state aid		3,729,396
22	Local revenue		4,796,592
23	SUBTOTAL-Paw Paw Public School District		8,525,988
24	Total state aid		6,183
25	Local revenue		40,086
26	SUBTOTAL-Bangor Township School District 8 . . .		46,269
27	WASHTENAW COUNTY		
28	Total state aid		9,306,912

1 Local revenue	\$ 89,988,631
2 SUBTOTAL-Ann Arbor Public Schools	99,295,543
3 Total state aid	6,119,856
4 Local revenue	22,065,521
5 SUBTOTAL-Ypsilanti School District	28,185,377
6 Total state aid	1,485,300
7 Local revenue	11,637,793
8 SUBTOTAL-Chelsea School District	13,123,093
9 Total state aid	1,145,290
10 Local revenue	10,552,843
11 SUBTOTAL-Dexter Community School District	11,698,133
12 Total state aid	6,983,467
13 Local revenue	9,532,284
14 SUBTOTAL-Lincoln Consolidated School District	16,515,751
15 Total state aid	774,815
16 Local revenue	4,977,473
17 SUBTOTAL-Manchester Community School District	5,752,288
18 Total state aid	3,205,689
19 Local revenue	6,959,935
20 SUBTOTAL-Milan Area Schools	10,165,624
21 Total state aid	2,054,845
22 Local revenue	14,295,620
23 SUBTOTAL-Saline Area School District	16,350,465
24 Total state aid	567,906
25 Local revenue	4,486,865
26 SUBTOTAL-Whitmore Lake Public Schools	5,054,771
27 Total state aid	9,272,736
28 Local revenue	8,491,489

1	SUBTOTAL-Willow Run Community Schools	\$ 17,764,225
2	WAYNE COUNTY	
3	Total state aid	668,020,576
4	Local revenue	210,714,758
5	SUBTOTAL-Detroit City School District	878,735,334
6	Total state aid	1,171,988
7	Local revenue	13,191,434
8	SUBTOTAL-Allen Park Public Schools	14,363,422
9	Total state aid	7,402,880
10	Local revenue	77,495,200
11	SUBTOTAL-Dearborn City School District	84,898,080
12	Total state aid	5,460,306
13	Local revenue	5,511,625
14	SUBTOTAL-Dearborn Heights School District No. 7	10,971,931
15	Total state aid	1,207,669
16	Local revenue	13,150,583
17	SUBTOTAL-Melvindale Allen Park Schools	14,358,252
18	Total state aid	13,769,832
19	Local revenue	15,544,029
20	SUBTOTAL-Garden City School District	29,313,861
21	Total state aid	4,197,837
22	Local revenue	57,505,334
23	SUBTOTAL-Grosse Pointe Public Schools	61,703,171
24	Total state aid	8,899,013
25	Local revenue	3,640,449
26	SUBTOTAL-Hamtramck Public Schools	12,539,462
27	Total state aid	11,603,284
28	Local revenue	8,567,470

1	SUBTOTAL-Highland Park City Schools	\$ 20,170,754
2	Total state aid	8,874,384
3	Local revenue	2,896,028
4	SUBTOTAL-Inkster City School District	11,770,412
5	Total state aid	12,894,865
6	Local revenue	17,106,517
7	SUBTOTAL-Lincoln Park Public Schools	30,001,382
8	Total state aid	9,836,759
9	Local revenue	89,855,346
10	SUBTOTAL-Livonia Public Schools	99,692,105
11	Total state aid	7,266,084
12	Local revenue	66,629,298
13	SUBTOTAL-Plymouth Canton Community Schools	73,895,382
14	Total state aid	12,902,267
15	Local revenue	12,715,500
16	SUBTOTAL-Redford Union School District	25,617,767
17	Total state aid	1,071,036
18	Local revenue	12,383,334
19	SUBTOTAL-River Rouge City Schools	13,454,370
20	Total state aid	2,394,392
21	Local revenue	22,256,721
22	SUBTOTAL-Romulus Community Schools	24,651,113
23	Total state aid	1,695,515
24	Local revenue	16,734,822
25	SUBTOTAL-South Redford School District	18,430,337
26	Total state aid	30,887,170
27	Local revenue	35,872,778
28	SUBTOTAL-Taylor School District	66,759,948

1 Total state aid	\$ 1,875,091
2 Local revenue	16,997,074
3 SUBTOTAL-Trenton Public Schools	18,872,165
4 Total state aid	39,742,872
5 Local revenue	50,158,229
6 SUBTOTAL-Wayne-Westland Community	89,901,101
7 Total state aid	11,812,357
8 Local revenue	12,837,680
9 SUBTOTAL-Wyandotte City School District	24,650,037
10 Total state aid	4,714,446
11 Local revenue	3,753,066
12 SUBTOTAL-Flat Rock Community Schools	8,467,512
13 Total state aid	1,231,157
14 Local revenue	13,103,590
15 SUBTOTAL-Crestwood School District	14,334,747
16 Total state aid	3,423,140
17 Local revenue	7,457,195
18 SUBTOTAL-Westwood Community Schools	10,880,335
19 Total state aid	1,222,546
20 Local revenue	5,886,937
21 SUBTOTAL-Ecorse Public School District	7,109,483
22 Total state aid	5,274,132
23 Local revenue	9,289,762
24 SUBTOTAL-Gibraltar School District	14,563,894
25 Total state aid	1,012,333
26 Local revenue	10,594,128
27 SUBTOTAL-Grosse Ile Township Schools	11,606,461
28 Total state aid	468,576

1	Local revenue	\$	5,574,516
2	SUBTOTAL-City of Harper Woods Schools		6,043,092
3	Total state aid		4,248,738
4	Local revenue		6,363,102
5	SUBTOTAL-Huron School District		10,611,840
6	Total state aid		7,686,590
7	Local revenue		15,290,911
8	SUBTOTAL-Woodhaven Public Schools		22,977,501
9	Total state aid		3,399,819
10	Local revenue		22,723,258
11	SUBTOTAL-Northville Public Schools		26,123,077
12	Total state aid		1,026,160
13	Local revenue		11,007,094
14	SUBTOTAL-Riverview Community School District . .		12,033,254
15	Total state aid		3,753,608
16	Local revenue		17,362,701
17	SUBTOTAL-Southgate Community School District . .		21,116,309
18	Total state aid		7,637,550
19	Local revenue		26,173,981
20	SUBTOTAL-Van Buren Public Schools		33,811,531
21	WEXFORD COUNTY		
22	Total state aid		7,729,756
23	Local revenue		8,633,890
24	SUBTOTAL-Cadillac Area Public Schools		16,363,646
25	Total state aid		2,467,009
26	Local revenue		1,272,398
27	SUBTOTAL-Manton Consolidated Schools		3,739,407
28	Total state aid		1,749,173

1	Local Revenue	\$	1,615,897
2	SUBTOTAL-Mesick Consolidated School District . .		3,365,070
3	Sec. 201. (1) In accordance with the provisions of section 30 of		
4	article IX of the state constitution of 1963, total state spending		
5	from state resources in this appropriation act is \$2,866,775,600.00,		
6	and state appropriations to be paid to local units of government in		
7	section 101 are as follows:		
8	SCHOOL AID DISTRIBUTIONS	\$	2,854,147,600
9	DEPARTMENT OF EDUCATION		
10	Motorcycle safety	\$	750,000
11	School lunch program-state share		2,275,600
12	School lunch program-supplemental state grants .		2,032,100
13	State school breakfast program		320,300
14	Driver education		7,250,000
15	Total	\$	2,866,775,600

16 (2) If it appears to the principal executive officers of each
 17 department that state spending to local units of government will be
 18 less than the amount that was projected to be expended for any
 19 quarter, the principal executive officer shall immediately give notice
 20 of the approximate shortfall to the department of management and
 21 budget, the senate and house appropriations subcommittees responsible
 22 for the department's budget, and the senate and house fiscal agencies.

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

1 STATE SCHOOL AID AND PUBLIC SCHOOL EMPLOYEES RETIREMENT SYSTEM

2 Sec. 1003. (1) "Average daily attendance", for the purposes of
3 complying with section 1471 of subpart 5 of part 5 of chapter 1 of
4 title I of the elementary and secondary education act, public law
5 89-10, 20 U.S.C. 2891, means 92% of the membership as defined in
6 section 1006(4).

7 (2) "Average annual membership" means the average of the number of
8 full-time equivalent pupils in grades K-12 determined to be actually
9 enrolled and in regular daily attendance on the pupil membership count
10 day using the membership determination under section 1006(4) and the
11 number of full-time equivalent pupils in grades K-12 determined to be
12 actually enrolled and in regular daily attendance on the subsequent
13 membership reporting day using the membership determination under
14 section 1006(4). For each year the subsequent membership reporting
15 day, for statistical purposes only, is the third Friday in February
16 or, for a district that is not in session on that day, the most
17 immediately preceding day on which the district is in session.

18 (3) "Board" means the governing body of a district.

19 (4) "Department" means the department of education.

20 (5) "District" means a local school district established under
21 part 2, 3, 4, 5, or 6 of the school code of 1976 or a local act school
22 district or an instructional program operated by a public university
23 under section 1023c of this act.

24 (6) "District superintendent" means the superintendent of a
25 district.

26 Sec. 1004. (1) "Elementary pupil" means a pupil in membership in
27 grades K to 8 in a district not maintaining classes above the eighth
28 grade or in grades K to 6 in a district maintaining classes above the

1 eighth grade.

2 (2) "Extended school year" means an educational program conducted
3 by a district in which pupils must be enrolled but not necessarily in
4 attendance on the pupil membership count day in an extended year
5 program. The mandatory days of student instruction and prescribed
6 clock hours shall be completed by each pupil not more than 365
7 calendar days after the pupil's first day of classes for the school
8 year prescribed. The department shall prescribe pupil, personnel, and
9 other reporting requirements for the educational program.

10 (3) "Fiscal year" means the state fiscal year which commences
11 October 1 and continues through September 30.

12 (4) "High school pupil" means a pupil in membership in grades 7 to
13 12, except in a district not maintaining grades above the eighth
14 grade.

15 Sec. 1005. (1) "Intermediate board" means the governing body of an
16 intermediate district.

17 (2) "Intermediate district" means an intermediate school district
18 established under part 7 of the school code of 1976.

19 (3) "Intermediate superintendent" means the superintendent of an
20 intermediate district.

21 Sec. 1006. (1) "Center program" means a program operated by a
22 district or intermediate district for special education pupils from
23 several districts in programs for the autistically impaired, trainable
24 mentally impaired, severely mentally impaired, severely multiply
25 impaired, hearing impaired, physically and otherwise health impaired,
26 and visually impaired. Programs for emotionally impaired pupils housed
27 in buildings that do not serve regular education pupils shall also
28 qualify. Unless otherwise approved by the department, a center program

1 either shall serve all constituent districts within an intermediate
2 district or shall serve several districts with less than 50% of the
3 pupils residing in the operating district. In addition, pupils
4 approved by the department, who formerly would have been placed in a
5 center program, placed in noncenter programs to comply with the least
6 restrictive environment provisions of section 612 of part B of the
7 individuals with disabilities education act, public law 91-230, 20
8 U.S.C. 1412, may be counted under this section provided:

9 (a) The pupil is special education eligible and receiving special
10 education programs or services on the pupil count date; and

11 (b) The pupil is eligible as autistically impaired, trainable
12 mentally impaired, severely mentally impaired, and severely multiply
13 impaired.

14 (2) "District pupil retention rate" means the proportion of pupils
15 who have not dropped out of school in the immediately preceding school
16 year and is equal to 1 minus the quotient of the number of pupils
17 unaccounted for in the immediately preceding school year, as
18 determined pursuant to subsection (3), divided by the pupils of the
19 immediately preceding school year.

20 (3) "District pupil retention report" means a report of the number
21 of pupils, excluding migrant, in the district for the immediately
22 preceding school year, adjusted for those pupils who have transferred
23 into the district, transferred out of the district, transferred to
24 alternative programs, and have graduated, to determine the number of
25 pupils who are unaccounted for. The number of pupils unaccounted for
26 shall be calculated as determined by the department.

27 (4) "Membership", except as otherwise provided in sections 1056
28 and 1062, means the number of full-time equivalent pupils in grades K

1 to 12 actually enrolled and in regular daily attendance on the pupil
2 membership count day as determined by the number of pupils registered
3 for attendance plus pupils received by transfer and minus pupils lost
4 as defined by rules, promulgated by the state board. For the 1993-94
5 school year and for each school year thereafter, a district's or
6 intermediate district's membership for all full-time pupils in grades
7 K to 12, except pupils counted under section 1024, shall be the number
8 of full-time pupils in grades K to 12, except pupils counted under
9 section 1024, in membership in the district or intermediate district
10 on the prior school year pupil membership count day, as determined by
11 the department in the unaudited membership count completed by the
12 department no later than 90 days following each pupil membership count
13 day as corrected by any subsequent audit finding. In a district
14 operating an extended school year program approved by the state board,
15 a pupil enrolled, but not scheduled to be in regular daily attendance
16 on the pupil membership count day, shall be counted. A pupil enrolled
17 in a university-operated instructional program under section 1023c
18 shall not be counted in membership in a district. The department shall
19 give a uniform interpretation of full-time and part-time memberships.
20 The department may provide a district with an adjustment of the
21 district's membership count upon the showing of a substantial increase
22 in membership due to the closing of a nonpublic school or a
23 substantial influx of new residents into the district resulting in a
24 membership increase in a single building of at least 5% but not less
25 than 25 pupils after the pupil membership count day.

26 (5) "Pupil" means a person in membership in a public school. A
27 district must have the approval of the pupil's district of residence
28 to count the pupil in membership, except approval by the pupil's

1 district of residence shall not be required for nonpublic part-time
2 pupils, for pupils receiving 1/2 or less of their instruction in a
3 district other than their district of residence, or for those pupils
4 who were enrolled and in regular daily attendance and remain enrolled
5 and in regular daily attendance in the district other than their
6 district of residence before April 1, 1981.

7 (6) "Pupil membership count day" of a district means:

8 (a) The fourth Friday following Labor day each school year.

9 (b) For a district maintaining school during the entire school
10 year, the following days:

11 (i) Fourth Friday in July.

12 (ii) Fourth Friday in October.

13 (iii) Fourth Friday in January.

14 (iv) Fourth Friday in April.

15 (7) "Rule" means a rule promulgated pursuant to the administrative
16 procedures act of 1969, Act No. 306 of the Public Acts of 1969, as
17 amended, being sections 24.201 to 24.328 of the Michigan Compiled
18 Laws.

19 (8) "The school code of 1976" means Act No. 451 of the Public Acts
20 of 1976, as amended, being sections 380.1 to 380.1852 of the Michigan
21 Compiled Laws.

22 (9) "School fiscal year" means a fiscal year which commences July
23 1 and continues through June 30.

24 (10) "State average millage rate" means the sum of the local
25 operating revenue of all districts divided by the sum of the state
26 equalized valuation of all districts.

27 (11) "State board" means the state board of education.

28 (12) "Total state aid" means the sum of all funds paid to a

1 district or intermediate district.

2 (13) "Tuition pupil" means a pupil of school age attending school
3 in a district other than the pupil's district of residence. A pupil's
4 district of residence shall not require a high school tuition pupil,
5 as provided under section 1111, to attend another school district
6 after the pupil has been assigned to a school district.

7 Sec. 1007. Costs for school operating purposes include all of the
8 following expenditures from the general fund of a district or from the
9 operating funds of an intermediate district:

10 (a) Expenditures for instruction and support services, including
11 salaries and employee benefits of teachers and other employees,
12 purchased services, textbooks, and other supplies and materials.

13 (b) Expenditures for furniture and equipment, for alterations
14 necessary to maintain school facilities in a safe and sanitary
15 condition, for funding the cost of energy conservation improvements in
16 school facilities, and for deficiencies in operating expenses for the
17 preceding year.

18 (c) Expenditures for school lunch programs, bookstore operations,
19 interscholastic athletics, community services, and cooperative
20 education projects.

21 Sec. 1008. (1) In order to receive funds under this act, each
22 district shall furnish to the department, on a form and in a manner
23 prescribed by the department, the information requested by the
24 department that is necessary for the preparation of the district pupil
25 retention report defined in subsection 1006(3), no later than December
26 1 of each year.

27 (2) On the basis of a district's pupil retention report as defined
28 in section 1006(3), the department shall calculate an annual pupil

1 dropout rate for each district. In addition, the department shall
2 calculate an annual pupil dropout rate for the state in the same
3 manner as that used to calculate the pupil dropout rate for a
4 district. The department shall report all pupil dropout rates to the
5 senate and house education committees and appropriations committees
6 and the department of management and budget not later than March 31
7 each year.

8 Sec. 1013. The apportionments and limitations of the
9 apportionments made under this act shall be made on the membership as
10 defined in section 1006(4) of this act, the number of teachers and
11 other professionals approved by the superintendent of public
12 instruction employed as of the pupil membership count day of each
13 year, on the cost of pupil transportation for the preceding school
14 year, and on the state equalized valuation and the operating millage
15 of each district for the calendar year, except as otherwise specified
16 in this act. Apportionments shall be made under this act for teachers
17 and other personnel approved by the superintendent of public
18 instruction in special education programs and services initiated after
19 the pupil membership count day pursuant to section 1053. In addition,
20 a district maintaining school during the entire year, as provided in
21 section 1561 of the school code of 1976, being section 380.1561 of the
22 Michigan Compiled Laws, shall count memberships and teachers pursuant
23 to rules promulgated by the state board.

24 Sec. 1014. If the returns from an intermediate district or
25 district upon which a statement of the amount to be disbursed or paid
26 are defective, making it impracticable to ascertain the apportionment
27 to be disbursed or paid, the department shall withhold such
28 unascertained amounts until it can ascertain by the best evidence

1 available the facts upon which the ratio and amount of the
2 apportionment shall depend and make the apportionment accordingly.

3 Sec. 1015. (1) If a district or intermediate district fails to
4 receive its proper apportionment, the department, upon satisfactory
5 proof that the district or intermediate district was entitled justly,
6 shall apportion the deficiency in the next apportionment. If a
7 district or intermediate district has received more than its proper
8 apportionment, the department, upon satisfactory proof, shall deduct
9 the excess in the next apportionment, except that a deduction due to
10 an adjustment by the state tax commission in the equalized valuation
11 of a district or intermediate district shall be made in the
12 apportionment for the fiscal year following the fiscal year in which
13 the state tax commission finalizes the valuation. Notwithstanding any
14 other provision in this act, state aid overpayments to a district may
15 be recovered from any other payment made under this act except
16 payments for special education or special education transportation.
17 State aid overpayments made in special education or special education
18 transportation may be recovered from special education or special
19 education transportation.

20 (2) A deduction, due to an adjustment as a result of an audit
21 conducted by or for the department, shall be deducted from the
22 district's apportionments within the fiscal year following the year in
23 which the adjustment is finalized. At the request of the district,
24 and upon showing of proof satisfactory to the department, the
25 department may grant up to an additional 2 years for the adjustment if
26 the district would otherwise experience a significant hardship.

27 Sec. 1016. Notwithstanding the allowance for pupils attending
28 school in a district for tuition or transportation, or both, a

1 district shall not receive a greater allowance than the actual amounts.
2 paid by the district. If a district receives in an apportionment more
3 than was paid, the excess shall be deducted from the district's next
4 apportionment.

5 Sec. 1017a. (1) The department may withhold all or part of any
6 payment that a district or intermediate district is entitled to
7 receive under this act to the extent the withholdings are a component
8 part of a plan, developed and implemented pursuant to chapter IX of
9 the municipal finance act, Act No. 202 of the Public Acts of 1943,
10 being sections 139.1 to 139.3 of the Michigan Compiled Laws, for
11 financing an outstanding obligation upon which the district or
12 intermediate district defaulted. Amounts withheld shall be used to
13 pay, on behalf of the district or intermediate district, unpaid
14 amounts or subsequently due amounts, or both, of principal and
15 interest on the outstanding obligation upon which the district or
16 intermediate district defaulted.

17 (2) Under an agreement entered into by a district or intermediate
18 district assigning all or a portion of the payment that it is eligible
19 to receive under this act to the Michigan municipal bond authority or
20 pledging such amount for payment of an obligation it incurred with the
21 Michigan municipal bond authority, the state treasurer shall transmit
22 to the Michigan municipal bond authority or a trustee designated by
23 the authority the amount of the payment which is assigned or pledged
24 under the agreement. Notwithstanding the payment dates prescribed by
25 this act for distributions under this act, the state treasurer may
26 advance all or part of a payment which is dedicated for distribution
27 or for which the appropriation authorizing the payment has been made
28 if and to the extent, under the terms of an agreement entered into by

1 a district or intermediate district and the Michigan municipal bond
2 authority, the payment which the district or intermediate district is
3 eligible to receive has been assigned to or pledged for payment of an
4 obligation it incurred with the Michigan municipal bond authority.
5 This subsection does not require the state to make an appropriation to
6 any school district or intermediate school district and shall not be
7 construed as creating an indebtedness of the state, and any agreement
8 made pursuant to this subsection shall contain a statement to that
9 effect.

10 Sec. 1017b. (1) Not later than the twentieth day of each month
11 from October to July, the department shall prepare a statement of the
12 amount to be distributed under this act, inclusive of federal social
13 security payments, in the installment to the districts and
14 intermediate districts and deliver the statement to the state
15 treasurer, and the state treasurer shall pay the installments on each
16 of those dates or on the next business day following each of those
17 dates. The portion of the district's or intermediate district's state
18 fiscal year entitlement to be included in each installment shall be
19 10%.

20 (2) Effective with the school fiscal year beginning July 1, 1993,
21 and each year thereafter, each local and intermediate district shall
22 accrue the payment to be received on July 20, 1994 and each July
23 thereafter, to its fiscal year ending June 30, 1994, and each year
24 thereafter.

25 (3) The state treasurer shall make payment under this section by
26 drawing a warrant in favor of the treasurer of each district or
27 intermediate district for the amount payable to the district or
28 intermediate district according to the statement and delivering the

1 warrant to the treasurer of each district or intermediate district, or
2 if the state treasurer receives a written request by the treasurer of
3 the district or intermediate district specifying an account, by
4 electronic funds transfer to that account of the amount payable to the
5 district or intermediate district according to the statement. The
6 department may make adjustments in payments made under this section
7 through additional payments when changes in law, or errors in
8 computation, cause the regularly scheduled payment to be less than the
9 amount to which the district or intermediate district is entitled
10 pursuant to this act.

11 (4) For the 1993-1994 state fiscal year, if a district files a
12 statement with the state treasurer not later than August 15, 1993,
13 certifying that the district expects the amount of industrial facility
14 tax levied under Act No. 198 of the Public Acts of 1974, being
15 sections 207.551 to 207.571 of the Michigan Compiled Laws, to exceed
16 state school aid payments under section 1021(1) in the 1993-1994 state
17 fiscal year and the district's industrial facility tax payment
18 exceeded state school aid payments under section 1021(1) in the 1992-
19 1993 state fiscal year, each school aid payment shall be
20 proportionately increased by the amount by which the state treasurer
21 certifies that the industrial facility tax will exceed the payments
22 under section 1021(1). However, the amount of the increase shall not
23 exceed the amount by which the industrial facility tax exceeded
24 section 1021(1) state school aid payments in the 1992-1993 state
25 fiscal year. If the state tax commission certifies that industrial
26 facility tax collections for a district subject to this subsection are
27 less than the sum of the adjustments made under this subsection and
28 the district's entitlement under section 1021(1), the difference shall

1 be deducted from the June school aid payment.

2 (5) Except as otherwise specified in this act, grant payments
3 under this act shall be paid pursuant to section 1017b(1).

4 (6) Upon repeal of part 7a of the school code of 1976, being
5 sections 380.751 To 380.756 Of the Michigan Compiled Laws, funds held
6 in escrow shall be distributed pursuant to the escrow agreements
7 reached in the case of *Macomb county taxpayer's association, et al, v*
8 *L'Anse Creuse public schools*, Macomb county circuit court case No. 91-
9 5119-CZ.

10 (7) Upon the written request of a district or intermediate district
11 operating under an approved deficit reduction plan, with the submission
12 of proof satisfactory to the department of a need of a temporary and
13 non-recurring nature, the superintendent, with the written concurrence
14 of the state treasurer and the director of the department of management
15 and budget, may authorize an advance release of funds due a district or
16 intermediate district under this act. Such an advance shall not cause
17 funds to be paid to a district or intermediate district more than 30 days
18 earlier than their established payment date.

19 Sec. 1018. (1) Unless specifically allowed or required under other
20 sections of this act, each district or other entity shall apply the money
21 received by the district or entity under this act to salaries of teachers
22 and other employees, tuition, transportation, lighting, heating,
23 ventilation, water service, the purchase of textbooks which are
24 designated by the board to be used in the schools under the board's
25 charge, other supplies, and any other school operating expenditures
26 defined in section 1007. An amount equal to not more than 5% of the
27 total amount received by a district under section 1021 may be transferred
28 by the board to either the building and site fund or to the debt

1 retirement fund for debt service. The money shall not be applied or
2 taken for a purpose other than as provided in this section. The
3 department shall determine the reasonableness of expenditures and may
4 withhold from a recipient of funds under this act the apportionment
5 otherwise due for the fiscal year following the discovery by the
6 department of a violation by the recipient.

7 (2) For the purpose of determining the reasonableness of expenditures
8 and whether a violation of this act has occurred, the department shall
9 require that each district have an audit of the district's financial and
10 pupil accounting records at least annually at the expense of the district
11 by a certified public accountant or by the intermediate district
12 superintendent, as may be required by the department, or in the case of
13 a district of the first class by a certified public accountant, the
14 intermediate superintendent, or the auditor general of the city. The
15 financial and pupil accounting records audits shall be accompanied by the
16 district or intermediate district's annual financial audit which shall
17 include an audit of the financial and pupil accounting data used as the
18 basis for distribution of state aid. The audits and management letters
19 shall be subject to rules prescribed by the state board, in consultation
20 with the state auditor general. A copy of the report of each audit shall
21 be filed as required by the state board, but no later than 120 days after
22 the end of the district's fiscal year, and shall be available to the
23 public in compliance with the freedom of information act, Act No. 442 of
24 the Public Acts of 1976, as amended, being sections 15.231 to 15.246 of
25 the Michigan Compiled Laws. The department shall withhold all December
26 payments due under this act to a district or intermediate district which
27 fails to complete an audit and file it by the required date. The
28 department shall notify the department of management and budget and the

1 legislative appropriation subcommittees responsible for review of the
2 school aid budget no later than December 1 of districts which have not
3 filed an audit for the prior school year.

4 (3) In order to receive funds under this act, each district and
5 intermediate district shall file with the department an annual
6 comprehensive financial report, DS-4169, (form b). Districts shall file
7 such report with the intermediate district not later than 120 days after
8 the end of each school year. The intermediate district shall forward
9 such reports for their constituent districts and the report for the
10 intermediate district to the department by November 15 of each year.
11 Districts and intermediate districts failing to report, or filing
12 unacceptable reports, shall be subject to withholding of state school aid
13 to which they would otherwise be entitled starting with the December
14 state school aid payment. Such withheld payments shall be released upon
15 submission of the required comprehensive financial report in a form
16 acceptable to the department.

17 Sec. 1018a. Beginning in the 1991-92 fiscal year, and for each
18 fiscal year thereafter, grant funds awarded and allotted to a district,
19 unless otherwise specified in this act, shall be expended by the grant
20 recipient before the end of the school fiscal year immediately following
21 the fiscal year in which the funds are received. A recipient of a grant
22 shall return unexpended funds to the department in a manner prescribed
23 by the department not later than September 30 following the fiscal year
24 in which the funds are received.

25 Sec. 1019. In order to receive funds for which a district otherwise
26 qualifies under this act, not later than September 15 of each year a
27 district shall provide to the department the annual education report
28 described in section 1204a of the school code of 1976, being section

1 380.1204a of the Michigan Compiled Laws, for the previous school year.
2 A district that fails to meet the requirements of this section shall
3 forfeit 5% of the funds for which the district qualifies under this act.
4 In addition, a district shall provide the annual education report to the
5 public by October 15.

6 Sec. 1021. (1) Except as otherwise provided in this act, from the
7 appropriation in section 101, there is allocated to each district as the
8 children's education guarantee, an amount per membership pupil sufficient
9 to guarantee the district for 1993-1994 a combined state-local yield or
10 gross allowance of \$4,211.00 for each pupil. For a district whose
11 operating millage for the current school year is less than the state
12 average millage rate for fiscal year 1992-93, the gross allowance per
13 pupil guarantee shall be reduced by one percent for each one percent that
14 the district's operating millage for the current year is less than the
15 state average millage rate for fiscal year 1992-1993. For a district
16 whose operating millage for the current school year is greater than the
17 state average millage rate for fiscal year 1992-93, the gross allowance
18 guarantee shall be increased by \$69.00 per pupil multiplied by the
19 millage in excess of the state average millage rate for the fiscal year
20 1992-1993. A district whose 1992-93 authorized operating millage is
21 greater than the 1992-93 state average millage rate shall not be eligible
22 for an increase in the gross allowance guarantee for any mill levied in
23 excess of the district's 1992-93 maximum authorized rate. Renewed mills
24 shall not be subject to this exclusion. For purposes of this section,
25 only millages levied for purposes included in the operation cost of the
26 district as prescribed in section 1007 shall be considered operating
27 millage and shall be rounded to four decimal points. The net allocation
28 for each district shall be an amount per membership pupil computed by

1 subtracting, from the gross allowance guaranteed the district under this
2 subsection, the product of the district's state equalized valuation
3 behind each membership pupil and the millage utilized for computing the
4 gross allowance.

5 (2) Districts may use any funds allocated by section 1021(1) in
6 conjunction with any federal funds for which the district would otherwise
7 be eligible.

8 (3) A district that supported a district library in 1979-80 and
9 continues to provide support for the district library through a millage
10 levied pursuant to former Act No. 164 of the Public Acts of 1955, as
11 amended, being sections 397.271 to 397.276 of the Michigan Compiled Laws,
12 shall be credited, for all computations made under this section, with the
13 amount of millage levied for library purposes, but not to exceed 0.7
14 mills, if the district levies not more than 0.7 mills less than its
15 authorized operating millage rate.

16 (4) State equalization allocations to a district shall be adjusted
17 by subtracting from the allocations money received under section 3(c)(1)
18 of title I of chapter 1124, 64 Stat. 1100, 20 U.S.C. 238, in the same
19 proportion as the total local revenues covered under the state
20 equalization program are to total local revenues for education in the
21 district, except that not more than the lesser of 50% of the money
22 received under section 3(c)(1) of title I of chapter 1124, 64 Stat. 1100,
23 20 U.S.C. 238, or \$160.00 per pupil shall be subtracted. The proportion
24 shall be based on prior year revenue and prior year impact aid. A
25 deduction in any year shall not exceed the amount of deductible impact
26 aid for which a district is eligible under section 3(c)(1) of title I of
27 chapter 1124, 64 Stat. 1100, 20 U.S.C. 238. Any deductions made under
28 this act shall be consistent with the requirements of section 5 of title

1 regulations.

2 (5) A tax levied pursuant to section 1356(4) of the school code of
3 1976, Act No. 451 of the Public Acts of 1976, being section 380.1356 of
4 the Michigan Compiled Laws, for the retirement of an operating deficit
5 shall be considered levied for operating purposes in making computations
6 under this section.

7 Sec. 1021a. From the appropriation in section 101 for implementation
8 of P.A. 25 of 1990, there is allocated an amount not to exceed
9 \$2,400,000.00 to applicant intermediate districts and consortia of
10 intermediate districts to provide support services and technical
11 assistance for school improvement planning, core curriculum development,
12 accreditation, development of annual education reports, and the
13 development of state board-approved employability skills assessment
14 programs for districts. In order to receive funds under this section, an
15 intermediate district or consortium of intermediate districts, as
16 applicable, shall submit an application in accordance with criteria
17 established by the department.

18 Sec. 1021b. (1) Subject to subsection (2), a district shall use funds
19 allocated under this act to support the attendance of a district pupil
20 at a public or private degree-granting postsecondary institution if all
21 of the following conditions are met:

22 (a) The pupil has earned sufficient credits so that he or she is in
23 grade 12 and needs 5 or fewer credits to achieve the total required for
24 high school graduation, but he or she has not yet completed those
25 graduation requirements.

26 (b) The pupil is enrolled in the district for at least the number of
27 credits he or she needs to fulfill the graduation requirements of the
28 district and is also enrolled in the postsecondary institution during the

1 district's regular academic year.

2 (2) A district shall pay tuition and fees under this section only for
3 a course that is not offered by the district and that is an academic
4 course not ordinarily taken as an activity course. If the pupil is
5 enrolled in a postsecondary institution for more than 1 course qualifying
6 under this subsection for tuition and fee support, the district shall pay
7 an amount under subsection (4) only for the qualifying course with the
8 lowest amount of tuition and fees. A district shall not restrict a
9 pupil's attendance at a public or private degree-granting postsecondary
10 institution based solely upon the pupil's eligibility for tuition
11 reimbursement under this section.

12 (3) Not later than June 15 of each year a district shall provide to
13 each pupil who will be in grade 12 in the next school year a letter
14 describing the conditions under which a pupil is eligible for tuition/fee
15 support under the criteria specified in this section. Upon request by an
16 eligible pupil or his or her parent or guardian, the district shall
17 provide to the eligible pupil a letter signed by the pupil's principal
18 indicating the pupil's eligibility.

19 (4) If the pupil provides the postsecondary institution with written
20 proof of eligibility for tuition/fee support from the district, a
21 postsecondary institution enrolling a pupil described in this section
22 shall transmit to the district a bill detailing the tuition and fees for
23 the dual-enrollment course of the dually-enrolled pupil. A district shall
24 pay the postsecondary institution \$50.00 per credit hour to be applied
25 to the pupil's tuition and fees. However, the total amount of tuition and
26 fee support to be paid by a district for a pupil for a postsecondary
27 course shall not exceed either of the following: (a) the proportion of
28 the total amount of state school aid the district received per pupil in

1 the immediately preceding fiscal year that is equal to the ratio of the
2 length of the postsecondary course for which tuition and fee support is
3 paid to the length of the district's school year, in weeks; or (b) the
4 total amount of the tuition and fees for the course. The pupil is
5 responsible for payment of the remainder of the tuition and fees
6 associated with his or her dual enrollment.

7 (5) Upon completion of the district's high school graduation
8 requirements, a pupil is no longer eligible for tuition/fee support under
9 this section.

10 (6) If a dually-enrolled pupil does not complete the postsecondary
11 course, the postsecondary institution shall forward to the district any
12 funds that are refundable due to noncompletion of the course.

13 (7) Not later than September 1 of each year, each intermediate
14 district shall collect from its constituent districts and provide to the
15 department a report on the dollars expended for dually-enrolled pupils
16 and the number of dually-enrolled pupils during the immediately preceding
17 school year in each of its constituent districts. The department shall
18 prepare a summary annual report by December 1 of each year based on the
19 information received under this subsection, and transmit it to the house
20 and senate fiscal agencies and the department of management and budget.

21 Sec. 1022. (1) A district formed prior to June 30 of a fiscal year
22 by the consolidation or annexation of 2 or more districts or the
23 attachment of a total district to another district is entitled to receive
24 in the next succeeding fiscal year the same total allocation under
25 section 1021(1) that the individual districts that make up the new
26 district would have been entitled to receive as separate districts.

27 (2) From the appropriation in section 101, there is allocated an
28 amount not to exceed \$100,000.00 for school consolidation planning study

1 grants and annual payments to districts formed by the consolidation or
2 annexation of 2 or more districts or the attachment of a total district
3 to another district not later than the second Monday in June of the
4 immediately preceding fiscal year. Applications for reorganization
5 planning study grants shall be submitted in a form and manner prescribed
6 by the department. In order to be eligible to receive reorganization
7 payments, districts shall have been formed by the consolidation or
8 annexation of 2 or more districts or the attachment of a total district
9 to another district not later than the second Monday in June immediately
10 preceding the fiscal year in which the payments are to be received.
11 Payments to eligible reorganized districts shall be, in the first year
12 of the reorganization, the sum of \$850.00 per pupil for each transferred
13 pupil in membership on the pupil membership count day or tuition pupil
14 as provided for in section 1111 in the school fiscal year immediately
15 preceding the reorganization in the district contributing the least
16 number of pupils to the reorganized district, \$600.00 per each such pupil
17 in the second year of the reorganization, and \$350.00 per each such pupil
18 in the third year of the reorganization. As an alternative an eligible
19 reorganized district resulting from the merger of 3 or more total
20 districts may elect a payment that shall be \$850.00 per pupil in the
21 first year of the reorganization for each transferred pupil in membership
22 on the pupil membership count date or tuition pupil as provided for in
23 section 1111 in the school fiscal year immediately preceding the
24 reorganization in the districts other than the district contributing the
25 largest number of pupils to the reorganized district, \$600.00 per each
26 such pupil in the second year of the reorganization, and \$350.00 per each
27 such pupil in the third year of the reorganization, except that payment
28 shall not be made for more than 1,000 pupils to any 1 reorganized

1 district under this alternative provision. Payments made to reorganized
2 districts under this subsection shall not exceed 3 years. Reorganization
3 includes, but is not limited to, formation of a joint high school
4 district pursuant to statute. Payments made under this section shall be
5 made according to the schedule in section 1017(b).

6 Sec. 1023a. (1) In order to receive funds under this act each
7 district that operates more than 1 school offering instruction at the
8 same grade level and that is not exempt under subsection (12) shall have
9 established a schools of choice planning committee not later than
10 November 15, 1991. The schools of choice planning committee shall consist
11 of representative parents, businesspersons, teachers, and building
12 principals and other school administrators. At least 2/3 of the members
13 of the schools of choice planning committee shall be parents who are not
14 employees of the district.

15 (2) Not later than April 1, 1993, the schools of choice planning
16 committee in each district that is not exempt under subsection (12) shall
17 have developed and submitted to the district board for approval an
18 in-district schools of choice program that complies with subsection (8).

19 (3) In order to receive funds under this act each district that
20 operates more than 1 school offering instruction at the same grade level
21 and that is not exempt under subsection (12) shall implement beginning
22 in the 1993-94 school year an in-district schools of choice program based
23 on its in-district schools of choice plan unless both of the following
24 have occurred:

25 (a) At least 60 days before the district's last regularly scheduled
26 school election or, for a fourth class or primary district, district
27 annual meeting, before the beginning of the 1993-94 school year, the
28 board of the district adopted a resolution exempting the district from

1 implementing an in-district schools of choice program.

2 (b) Not later than the last regularly scheduled school election or,
3 for a fourth class or primary district, district annual meeting, before
4 the beginning of the 1993-94 school year, a majority of the district's
5 school electors voting at the election or meeting supported the board's
6 action by approving a ballot proposal exempting the district from
7 implementing schools of choice program. The ballot proposal shall be
8 substantially in the following form:

9 "Shall the [insert name of district] school district be exempt from
10 having schools of choice within the school district?

11 Yes []

12 No []".

13 (4) If the requirements under subsection (3) for an exemption under
14 that subsection from implementing an in-district schools of choice
15 program in the 1993-94 school year cannot be met in a district described
16 in subsection (3) because the district's last regularly scheduled school
17 election or district annual meeting before the beginning of the 1993-94
18 school year occurred within 120 days after the effective date of this
19 section, that district is not required to implement an in-district
20 schools of choice program in the 1993-94 school year. However, in order
21 to receive funds under this act in 1994-95, the district shall implement
22 beginning in the 1994-95 school year an in-district schools of choice
23 program based on its in-district schools of choice plan unless both of
24 the following occur:

25 (a) At least 60 days before the district's last regularly scheduled
26 school election or, for a fourth class or primary district, district
27 annual meeting, before the beginning of the 1994-95 school year, the
28 board of the district adopts a resolution exempting the district from

1 implementing an in-district schools of choice program.

2 (b) Not later than the last regularly scheduled school election or,
3 for a fourth class or primary district, district annual meeting, before
4 the beginning of the 1994-95 school year, a majority of the district's
5 school electors voting at the election or meeting support the board's
6 action by approving a ballot proposal exempting the district from
7 implementing an in-district schools of choice program. The ballot
8 proposal shall be substantially in the following form:

9 "Shall the [insert name of district] school district be exempt from
10 having schools of choice within the school district?

11 Yes []

12 No []".

13 (5) After the 1993-94 school year, and each fiscal year thereafter,
14 in order to receive funds under this act, a district that is not exempt
15 under subsection (12) that has implemented an in-district schools of
16 choice program under subsection (3) or (4) or rescinded an exemption
17 under subsection (6) shall offer the schools of choice program in each
18 school year unless a majority of the district's school electors voting
19 at a school election or, for a fourth class or primary district, district
20 annual meeting, approve a ballot proposal exempting the district from
21 offering an in-district schools of choice program. The proposal may be
22 placed on the ballot by board resolution adopted at least 60 days before
23 the school election or district annual meeting or by a petition signed
24 by at least 10% of the district's school electors and submitted to the
25 board at least 60 days before the school election or district annual
26 meeting. The ballot proposal shall be in substantially the form specified
27 in subsection (3)(b).

28 (6) An exemption from offering an in-district schools of choice

1 program approved under subsection (3), (4), or (5) may be rescinded if
 2 a majority of the district's school electors voting at a school election
 3 or, for a fourth class or primary district, district annual meeting,
 4 approve a ballot proposal rescinding the exemption from offering an
 5 in-district schools of choice program. The proposal may be placed on the
 6 ballot by board resolution adopted at least 60 days before the school
 7 election or district annual meeting or by a petition signed by at least
 8 10% of the district's school electors and submitted to the board at least
 9 60 days before the school election or district annual meeting. The ballot
 10 proposal shall be substantially in the following form:

11 "Shall the previously approved exemption from having schools of choice
 12 within the [insert name of district] school district be rescinded?

13 Yes []

14 No []".

15 (7) The question of exempting a district under subsection (5) from
 16 offering a schools of choice program or of rescinding an exemption under
 17 subsection (6) shall not be voted upon by the school electors of the
 18 district more than once in a 2-year period.

19 (8) An in-district schools of choice program shall include at least
 20 all of the following:

21 (a) A plan to ensure that the parent, legal guardian, or person in
 22 loco parentis of each school-aged child residing within the district is
 23 provided with both of the following:

24 (i) Adequate information about the schools of choice program to allow
 25 the parent, legal guardian, or person in loco parentis to make informed
 26 decisions about which school his or her child will attend.

27 (ii) Access to counseling about the schools of choice program.

28 (b) A plan to ensure that each pupil has an equal opportunity for

1 enrollment within the open enrollment availability provided in the school
2 that his or her parent, legal guardian, or person in loco parentis
3 chooses for him or her. The plan shall provide that, if the number of
4 pupil applicants exceeds the number allowed by the district for a
5 particular school, pupils will be selected to attend the school through
6 a random selection process. However, if in 1990-91 a district operated
7 1 or more schools for which admission was based on testing or
8 performance, such as a science or performing arts school, the district
9 may continue to use such an admission process for that school or schools.
10 The plan may give priority in placement in a school to a sibling of a
11 pupil already enrolled in the school.

12 (c) A provision that if the district has joined an athletic
13 association, the pupils and schools of the district will remain subject
14 to the rules of that association.

15 (d) A plan to ensure that the district maintains all existing
16 standards of racial and ethnic integration within the district.

17 (9) At the option of the district, an in-district schools of choice
18 program implemented under this section in 1993-94 may include provision
19 for transportation of pupils to the school of choice within the district.

20 (10) A district is not required to adopt a program under subsection
21 (8) that would force pupils from neighborhood schools.

22 (11) To implement this section, the department shall do all of the
23 following:

24 (a) Develop and provide to each district a guide to the criteria used
25 in determining eligibility for additional transportation assistance for
26 implementing an in-district schools of choice program.

27 (b) Provide technical assistance and administrative support to
28 districts as requested.

1 (c) Disseminate information to districts, the public, and the
2 legislature on the characteristics and outcomes of the various
3 in-district schools of choice plans implemented under this section.

4 (d) Monitor all in-district schools of choice programs implemented
5 under this section to ensure that they comply with the transportation
6 requirements described in subdivision (a).

7 (e) Develop guidelines and recommendations for a possible transition
8 to an intermediate district schools of choice program within the
9 boundaries of an intermediate district.

10 (12) A district that had a schools of choice or similar open
11 enrollment program in effect in the district before October 1, 1991 is
12 exempt from this section as long as the district's schools of choice or
13 similar open enrollment program remains in effect.

14 (13) The state board may promulgate rules to implement this section.

15 Sec. 1023c. (1) In order to receive funds under this section, a
16 public university shall have submitted an application to the department
17 on a form and in a manner prescribed by the department. The application
18 shall include at least all of the following:

19 (a) Identification of the proposed grade levels for which the
20 university plans to operate an instructional program.

21 (b) Identification of the districts from which pupils would be
22 eligible to attend the instructional program.

23 (c) A description of the process for the random selection of pupils
24 for enrollment.

25 (d) A description of the proposed curriculum features that will be
26 given highest priority in the instructional program.

27 (e) If the public university intends to operate the instructional
28 program as a joint venture with a district, a description of how the

1 public university plans to involve in the planning process the teachers
2 and building-level administrators from each district whose pupils are
3 eligible to enroll in the instructional program.

4 (2) If the operation of an instructional program under this section
5 is not a joint venture with a district, the university shall receive for
6 each pupil enrolled an amount equal to the average gross allowance in the
7 intermediate district in which the pupil resides.

8 (3) In order to receive funding under this act, an instructional
9 program implemented under this section shall comply with all of the
10 requirements of sections 1204a, 1277, 1278, and 1280 of the school code
11 of 1976, being sections 380.1204a, 380.1277, 380.1278, and 380.1280 of
12 the Michigan Compiled Laws, commonly referred to as "public act 25 of
13 1990".

14 (4) An instructional program implemented under this section is
15 eligible for all applicable categorical and federal aid. However, an
16 instructional program implemented under this section shall not receive
17 funding under section 1146 of this act.

18 (5) An employee of a public university employed in an instructional
19 program funded under this section shall not be an employee of a school
20 district for purposes of Act No. 4 of the Public Acts of 1937 (ex sess.),
21 as amended, being sections 38.71 to 38.191 of the Michigan Compiled Laws.

22 (6) An employee of a public university employed in an instructional
23 program funded under this section shall not be eligible to be a member
24 of the public school employees retirement system established by Act No.
25 300 of the Public Acts of 1980, as amended, being sections 38.1301 to
26 38.1408 of the Michigan Compiled Laws, unless other employees of the
27 university are eligible for membership in the retirement system.

28 Sec. 1024. (1) A pupil under court jurisdiction who is placed in a

1 private home or in a private or public institution located outside the
2 district in which the pupil's parents or legal guardians reside may be
3 counted as a resident of the district of attendance if other than the
4 district of the pupil's parents or legal guardian. The pupil shall be
5 counted by the district of attendance as a membership. The total
6 membership of these pupils shall be computed by adding the membership
7 days attended by the pupils before April 1 of the current school year and
8 dividing the total by the number of days in the school year of the
9 district before April 1 of the current school year. Except as provided
10 in subsection (2), the membership thus obtained shall be certified by the
11 district to the department, which shall adjust the total membership of
12 the district accordingly in determining the school aid to be paid during
13 the fiscal year.

14 (2) In districts not receiving aid under section 1021(1) the
15 membership for these students shall be counted in membership in the
16 intermediate district. For each pupil, the intermediate district in each
17 fiscal year shall receive under section 1021(1) a membership aid gross
18 allowance computed by averaging the actual membership aid gross
19 allowances of the intermediate district's constituent districts weighted
20 as to membership. The resulting membership aid shall be paid by the
21 intermediate district to the district.

22 (3) Intermediate districts operating programs for children in homes
23 operated by the juvenile division of the probate court under section 628
24 of the school code of 1976, being section 380.628 of the Michigan
25 Compiled Laws, are allowed a membership using the formula described in
26 subsection (1) and shall receive membership aid in each fiscal year as
27 computed under subsection (2). Funds received under this section may be
28 used to employ regular education personnel employed to meet the

1 educational needs of these pupils.

2 (4) Special education pupils funded under section 1053 shall not be
3 counted under this section.

4 Sec. 1026. For purposes of computations made under this act, the
5 valuation of a district or intermediate district shall not include the
6 captured assessed value included in a tax increment financing plan
7 established within the district or intermediate district pursuant to Act
8 No. 197 of the Public Acts of 1975, as amended, being sections 125.1651
9 to 125.1681 of the Michigan Compiled Laws, the tax increment finance
10 authority act, Act No. 450 of the Public Acts of 1980, being sections
11 125.1801 to 125.1830 of the Michigan Compiled Laws, or the local
12 development financing act, Act No. 281 of the Public Acts of 1986, being
13 sections 125.2151 to 125.2174 of the Michigan Compiled Laws. A district
14 or intermediate district receiving money pursuant to section 14 of Act
15 No. 197 of the Public Acts of 1975, as amended, being section 125.1664
16 of the Michigan Compiled Laws, section 13 of Act No. 450 of the Public
17 Acts of 1980, being section 125.1813 of the Michigan Compiled Laws, or
18 section 12 of Act No. 281 of the Public Acts of 1986, being section
19 125.2162 of the Michigan Compiled Laws, shall have its funds received
20 under section 1021(1), 1056, or 1062 reduced by an amount equal to the
21 added local money.

22 Sec. 1034a. (1) From the appropriation in section 101, there is
23 allocated an amount not to exceed \$10,000,000.00 to eligible districts
24 for MEAP improvement school building incentives.

25 (2) Improvement in pupil academic performance over a 2-year period
26 shall be calculated by the department for each individual school building
27 in a district on the basis of pupil test scores on the Michigan education
28 assessment program for reading and mathematics. The department shall

1 include as part of the calculation of improvement for each school
2 building an academic need factor for reading and mathematics.

3 (3) Allocations to districts shall be made for individual school
4 buildings in the district, as determined by the department on the basis
5 of improvement in pupil academic performance in the school building over
6 a 2-year period and academic need.

7 (4) Allocations to districts for individual school buildings under
8 this section shall not supplant any other allocations made to the
9 districts or school buildings from local, state, or federal funds.

10 Sec. 1036. From the appropriation in section 101 for early childhood
11 preschool education, there is allocated an amount not to exceed
12 \$27,564,700.00 to enable eligible districts to develop or expand, in
13 conjunction with whatever federal funds may be available including, but
14 not limited to, title I of the elementary and secondary education act of
15 1965, Public Law 89-10, 102 Stat. 140, chapter 1 of the Hawkins-Stafford
16 elementary and secondary school improvement amendments of 1988, Public
17 Law 100-297, and the head start act, subchapter B of chapter 8 of
18 subtitle A of title VI of Public Law 97-35, 42 U.S.C. 9831 to 9852,
19 comprehensive compensatory education programs designed to improve the
20 readiness and subsequent achievement of educationally disadvantaged
21 children as defined by the department who will be at least 4, but less
22 than 5 years of age, as of December 1 of the school year in which the
23 programs are offered, and who show evidence of 2 or more "at-risk"
24 factors as defined in the state board report entitled "children at risk"
25 that was adopted by the state board on April 5, 1988. A comprehensive
26 compensatory education program funded under this section may include
27 health screening for participating children and the district may use
28 funds received under this section to fund that health screening.

1 Sec. 1037. A district is eligible for an allocation under section
2 if, in a manner and on forms prescribed by the department, all of the
3 following apply:

4 (a) The district complies with the state board approved standards of
5 quality and curriculum guidelines for early childhood programs for
6 4-year-olds.

7 (b) The district provides for the active and continuous participation
8 of parents or guardians of the children in the program, and describes the
9 district's participation plan as part of the application.

10 (c) The district only employs for this program either of the
11 following:

12 (i) Teachers possessing proper training, including, but not limited
13 to, a valid teaching certificate and an early childhood (ZA) endorsement.
14 This provision does not apply to a district that subcontracts with an
15 eligible child development program. In that situation a teacher must have
16 a valid teaching certificate and may have a child development associate
17 credential (CDA) instead of an early childhood (ZA) endorsement.

18 (ii) Paraprofessionals possessing proper training in early childhood
19 development, including, but not limited to, a child development associate
20 credential (CDA) or associate degree in child development or other
21 similar program, as approved by the department.

22 (d) The district identifies in its application all of the following:

23 (i) The estimated total number of children in the community who meet
24 the criteria of section 1036.

25 (ii) The estimated number of children in the community who meet the
26 criteria of section 1036 and are being served by other early childhood
27 development programs operating in the community.

28 (iii) The estimated number of children who meet the criteria of

1 section 1036 that will remain unserved after the district and community
2 early childhood programs have met their funded enrollments. The school
3 district shall maintain a waiting list of identified unserved eligible
4 children who would be served when openings are available.

5 (iv) All collaborative activities between the district and other
6 operators of early childhood development programs.

7 (e) The district has submitted for approval a program budget that
8 includes only those costs not reimbursed or reimbursable by federal
9 funding, that are clearly and directly attributable to the early
10 childhood readiness program, and that would not be incurred if the
11 program were not being offered. If children other than those determined
12 to be educationally disadvantaged participate in the program, state
13 reimbursement under section 1036 shall be limited to the portion of
14 approved costs attributable to educationally disadvantaged children.

15 (f) The district has established a committee on early childhood
16 education curriculum consisting of, at a minimum, classroom teachers for
17 prekindergarten, kindergarten, and first grade, a parent of a
18 prekindergarten child, the district curriculum director or equivalent
19 administrator, and, if feasible, a school psychologist, school social
20 worker, or school counselor. The committee shall do both of the
21 following:

22 (i) Ensure the ongoing articulation of the early childhood,
23 kindergarten, and first grade programs offered by the district.

24 (ii) Review all referrals for participation in the early childhood
25 program and recommend children for placement.

26 (g) The district has submitted for departmental approval a plan to
27 conduct and report annual early childhood program evaluations using
28 criteria approved by the department. At a minimum, the evaluations shall

1 include assessment of the gains in educational readiness and progress
2 through first grade of children participating in the early childhood
3 program.

4 (h) The district has established a community advisory committee that
5 shall be involved in the planning and evaluation of the program and has
6 provided for collaboration with and the involvement of appropriate
7 community, volunteer, social service agencies and organizations, and
8 parents in addressing all aspects of educational disadvantage.

9 (i) At least 18 of the district's resident children of the age group
10 specified in section 1036, as described in section 1036 and calculated
11 under section 1038, are construed to be in need of special readiness
12 assistance. A district that receives an allocation under section 1021(1)
13 shall also be eligible for an allocation under section 1036 if at least
14 50 children, as described in section 1036 and calculated under section
15 1038, are construed to be in need of special readiness assistance,
16 regardless of the percentage they comprise of the district's resident
17 children of the age group specified in section 1036. In addition, a
18 consortium of 2 or more districts shall be eligible for an allocation
19 under section 1036 if each of those districts has less than 18 but more
20 than 5 of its resident children of the age group specified in section
21 1036, as described in section 1036 and calculated under section 1038, and
22 in combination the districts' number of children who are construed to be
23 in need of special readiness assistance equals or exceeds 18. A district
24 or intermediate district may administer a consortium described in this
25 subdivision.

26 Sec. 1038. The number of prekindergarten children construed to be in
27 need of special readiness assistance under section 1036 shall be
28 calculated for each district in the following manner: one half of the

1 percentage of the district's pupils who are eligible for free lunch, as
2 determined by the district's October count in the immediately preceding
3 school year under the national school lunch act, chapter 281, 60 Stat.
4 230, 42 U.S.C. 1751 to 1753, 1755 to 1761, 1762a, 1765 to 1766a, and 1769
5 to 1769e shall be multiplied by the average kindergarten enrollments of
6 the district on the pupil membership count day of the 2 immediately
7 preceding years.

8 Sec. 1039. (1) The tentative allocation to each eligible district
9 under section 1036 shall be determined by multiplying the number of
10 children determined in section 1038 by \$2,500.00 in 1993-94 and shall be
11 distributed among districts in decreasing order of concentration of
12 eligible children as determined by section 1038 until the money allocated
13 in section 1036 is distributed. Not later than October 1, each eligible
14 district shall submit to the department a resolution adopted by its board
15 certifying the number of 4-year-old children who will receive
16 comprehensive compensatory education funded under this section. Any
17 tentative allocation subsequently shall be adjusted based in part on the
18 number of children certified in the board resolution. Any funds
19 unallocated shall be redistributed to eligible districts pursuant to this
20 section.

21 (2) A district that receives an allocation under section 1021(1) and
22 that has not less than 50 eligible children shall receive priority over
23 other eligible districts other than those districts funded under
24 subsection (3).

25 (3) A district that received funds under this section in at least 1
26 of the 2 immediately preceding fiscal years shall receive priority in
27 funding over other eligible districts and shall receive funding for not
28 less than the number of children for whom the district received funding

1 in the immediately preceding fiscal year. However, funding beyond 3 state
2 fiscal years is contingent upon the availability of funds and documented
3 evidence satisfactory to the department of compliance with all
4 operational, fiscal, administrative, and other program requirements.

5 (4) For any district with 315 or more eligible pupils, the number of
6 eligible pupils shall be 55% of the number calculated under section 1038.
7 However, none of these districts may have less than 315 pupils for
8 purposes of calculating the tentative allocation under section 1036.

9 Sec. 1040. The department biennially shall review alternative methods
10 to determine the number of children construed to be in need of special
11 readiness assistance and shall report not later than November 15 of each
12 even-numbered year its findings and recommendations to the senate and
13 house appropriations subcommittees responsible for district funding and
14 the senate and house committees responsible for education legislation and
15 the department of management and budget.

16 Sec. 1041. From the appropriation in section 101 for bilingual
17 education, there is allocated an amount not to exceed \$4,212,000.00 to
18 applicant districts and intermediate districts offering programs of
19 bilingual instruction for pupils of limited English-speaking ability
20 pursuant to sections 1152 to 1158 of the school code of 1976, being
21 sections 380.1152 to 380.1158 Of the Michigan Compiled Laws.
22 Reimbursement shall be on a per pupil basis and shall be based on the
23 number of pupils of limited English-speaking ability in membership on the
24 pupil membership count day. Funds allocated under this section shall be
25 used solely for the bilingual instruction in speaking, reading, writing,
26 or comprehension of pupils of limited English-speaking ability.

27 Sec. 1051. (1) From the appropriation in section 101 for special
28 education, there is allocated \$185,355,000.00 to consist of an amount not

1 to exceed \$121,355,000.00 from state sources and \$64,000,000.00 in
2 federal funding under sections 611 to 620 of part B of the individuals
3 with disabilities education act, title VI of Public Law 91-230, 20 U.S.C.
4 1411 to 1420, plus any carryover federal funds from previous year
5 appropriations, for the purpose of reimbursing districts and intermediate
6 districts for special education programs, services, and special education
7 personnel as prescribed in article 3 of the school code of 1976; net
8 tuition payments made by intermediate districts to the Michigan school
9 for the blind and the Michigan school for the deaf; and programs for
10 pupils handicapped by learning disabilities as defined by the department.
11 For meeting the costs of special education programs and services not
12 reimbursed under this article, a district or intermediate district may
13 use money in general funds or special education funds, not otherwise
14 restricted, or contributions from districts to intermediate districts,
15 tuition payments, gifts and contributions from individuals, or federal
16 funds that may be available for this purpose, as determined by the
17 intermediate district plan prepared pursuant to article 3 of the school
18 code of 1976, being sections 380.1701 to 380.1766 of the Michigan
19 Compiled Laws.

20 (2) State funds shall be allocated on an added cost basis. Federal
21 funds shall be allocated under applicable federal requirements, except
22 that an amount not to exceed \$4,000,000.00 of the amount allocated in
23 subsection (1) may be allocated by the department to districts or
24 intermediate districts on a competitive grant basis for programs,
25 equipment, and services designed to benefit or improve special education
26 on a statewide scale.

27 (3) From the amount allocated in subsection (1), there is allocated
28 an amount not to exceed \$3,100,000.00 to reimburse 100% of the net

1 increase in necessary costs incurred by a district or intermediate
2 district in implementing the revisions in the administrative rules for
3 special education that became effective on July 1, 1987. As used in this
4 subsection, "net increase in necessary costs" means the necessary
5 additional costs incurred solely because of new or revised requirements
6 in the administrative rules minus cost savings permitted in implementing
7 the revised rules. Net increase in necessary costs shall be determined
8 in a manner specified by the department.

9 (4) For purposes of this article:

10 (a) "Added costs" shall be computed by deducting, from the total
11 approved costs of special education programs and services, a gross
12 allowance for each full-time equated special education pupil counted in
13 membership in the district or intermediate district whose primary
14 educational or training program, as determined by the department, is a
15 special education program and service as defined in section 6(7) of the
16 school code of 1976, being section 380.6 of the Michigan Compiled Laws.

17 (b) "Total approved costs of special education programs and services"
18 shall be determined in a manner specified by the department and may
19 include indirect costs, but shall not exceed 115% of approved direct
20 costs for section 1052 and section 1053 programs. They shall not include
21 salaries or other compensation paid to administrative personnel who are
22 not special education personnel as defined in section 6(6) of the school
23 code of 1976. Costs reimbursed by federal funds, other than those federal
24 funds included in the allocation made under this article, shall not be
25 included. Special education approved personnel not utilized full time in
26 the evaluation of students or in the delivery of special education
27 programs, ancillary, and other related services shall be reimbursed under
28 this section only for that portion of time actually spent providing these

1 programs and services, with the exception of special education programs
2 and services provided to youth placed in juvenile detention facilities
3 as defined in R 340.1757 of the Michigan administrative code. Only
4 salaries and other compensation paid teacher aides required in rules
5 promulgated by the department or as otherwise approved by the department
6 shall be included.

7 (c) Reimbursement for ancillary and other related services, as
8 defined by R 340.1701 of the Michigan administrative code, shall not be
9 provided when those services are covered and available by private group
10 health insurance carriers or federally reimbursed program sources.
11 Expenses, other than the incidental expense of filing, shall not be borne
12 by the parent. In addition, the filing of claims shall not delay the
13 education of a pupil. A school district shall be responsible for payment
14 of a deductible amount and for an advance payment required until the time
15 a claim is paid.

16 (d) A "membership aid gross allowance" shall be computed pursuant to
17 section 1021(1).

18 A pupil who is enrolled in a full-time special education program
19 conducted or administered by an intermediate district or a pupil who is
20 enrolled in the Michigan school for the blind or the Michigan school for
21 the deaf shall not be included in the membership count of a district, but
22 shall be counted in membership in the intermediate district of residence.
23 A district operating a center program for pupils from several districts,
24 pursuant to an approved intermediate district plan, may elect to have the
25 pupils counted in membership in the intermediate district. For each
26 pupil, the intermediate district shall receive under section ~~21(1)~~
27 1021(1) a membership aid gross allowance computed by averaging the actual
28 membership aid gross allowances of the intermediate district's

1 constituent districts weighted as to membership. However, membership aid
2 shall not be paid to intermediate districts for pupils who are residents
3 of districts not receiving a membership allocation under section 1021(1)
4 and who are enrolled in programs funded under section 1052, unless they
5 are enrolled in a center program or are eligible as court placed pupils
6 under section 1024(2).

7 (e) The contribution of the resident district, if a pupil's special
8 education program is operated by another district or by an intermediate
9 district, shall be determined as follows:

10 (i) If the district receives an allocation under section 1021(1) and
11 the pupil is educated in a district not receiving an allocation under
12 section 1021(1), by subtracting categorical aid and the intermediate
13 district reimbursement for each pupil from the total cost of the
14 education program.

15 (ii) If the district receives an allocation under section 1021(1) and
16 the pupil is educated in a district receiving an allocation under section
17 1021(1), by subtracting the gross state aid membership allowance,
18 categorical aid, and the intermediate district reimbursement for each
19 pupil from the total cost of the education program.

20 (iii) If the district does not receive an allocation under section
21 1021(1), by subtracting categorical aid and the intermediate district
22 reimbursement for each pupil from the total cost of the education
23 program.

24 (5) Special education personnel transferred from 1 district to
25 another to implement the school code of 1976 shall be entitled to the
26 rights, benefits, and tenure to which the person would otherwise be
27 entitled had that person been employed by the receiving district
28 originally.

1 (6) If a district or intermediate district uses money received under
2 this section for a purpose other than the purpose or purposes for which
3 the money is allocated, the department may require the district or
4 intermediate district to refund the amount of money received. Money which
5 is refunded shall be deposited in the state treasury to the credit of the
6 school aid fund.

7 Sec. 1052. (1) For each fiscal year, reimbursement for the necessary
8 costs of special education programs and services shall be a portion
9 determined by the amount appropriated, but not to exceed 75% of the added
10 costs of operating special education programs and services approved by
11 the department and included in the intermediate district plan adopted
12 pursuant to article 3 of the school code of 1976 for special education
13 pupils other than those programs funded under section 1053, and of the
14 costs of programs and services for trainable mentally impaired persons,
15 day training programs, and services for severely mentally impaired
16 persons, the added costs of summer programs and services, and the added
17 costs of providing room and board for special education pupils, as
18 approved by the department. If the state financed proportion of
19 reimbursement of the necessary costs of a special education activity or
20 service required by article 3 of the school code of 1976, which is in
21 addition to or different from the special education activities or
22 services required under sections 611 to 620 of part B of the individuals
23 with disabilities education act, title VI of Public Law 91-230, 20 U.S.C.
24 1411 to 1420, is less than the state financed proportion of the necessary
25 costs of that activity or service in 1978-79, the portion of the amount
26 appropriated shall be increased to reimburse that activity or service
27 accordingly.

28 (2) The added costs of transportation for special education pupils

1 shall not be funded under this section but shall be reimbursed under
2 section 1071.

3 Sec. 1053. (1) Reimbursement shall be 100% of the added costs of
4 operating special education programs and services approved by the
5 department and included in the intermediate district plan adopted
6 pursuant to article 3 of the school code of 1976, being sections 380.1701
7 to 380.1766 of the Michigan Compiled Laws, for the following special
8 education pupils:

9 (a) Pupils assigned to a district or intermediate district through
10 the community placement program of the courts or a state agency, if the
11 pupil was a resident of another intermediate district at the time the
12 pupil came under the jurisdiction of the court or a state agency.

13 (b) Pupils who are residents of institutions operated by the
14 department of mental health.

15 (c) Pupils who are former residents of department of mental health
16 institutions for the developmentally disabled who are placed in community
17 settings other than the pupil's home.

18 (d) Pupils placed in a district by a parent for the purpose of
19 seeking a suitable home, and the parent does not reside in the same
20 intermediate district as the pupil's placement.

21 (e) Pupils who are residents of nursing homes whose educational
22 programs are approved by the department.

23 (f) Pupils who are residents of special placement homes approved by
24 the department.

25 (g) Pupils who are dependents of foreign diplomats who reside in this
26 state and who are placed in a center program.

27 Only those costs that are clearly and directly attributable to
28 educational programs for pupils described in this subsection, and that

1 would not have been incurred if the pupils were not being educated in a
2 district or intermediate district, are reimbursable under this section.

3 (2) The costs of transportation shall be funded under this section
4 but shall not be reimbursed under section 1071.

5 (3) Not more than \$24,000,000.00 of the allocation in section 1051(1)
6 shall be allocated under this section.

7 Sec. 1054. In addition to the aid received under section 1052, each
8 intermediate district shall receive an amount per pupil for each pupil
9 in attendance at the Michigan school for the blind or the Michigan school
10 for the deaf. The amount shall be proportionate to the total
11 instructional cost at each school. Not more than \$1,688,000.00 of the
12 allocation in section 1051(1) shall be allocated under this section.

13 Sec. 1056. (1) For the purposes of this section:

14 (a) "Membership" means the total membership of the intermediate
15 school and the districts constituent to the intermediate district.

16 (b) "Millage levied" means the millage levied for special education
17 pursuant to part 30 of the school code of 1976, including a levy for debt
18 service obligations.

19 (c) "State equalized valuation" means the total state equalized
20 valuation of the districts constituent to an intermediate district,
21 except that if a district has elected not to come under part 30 of the
22 school code of 1976, membership and state equalized valuation of the
23 district shall not be included in the membership and state equalized
24 valuation of the intermediate district.

25 (2) From the appropriation in section 101 for ISD special education
26 millage reimbursement, there is allocated an amount not to exceed
27 \$30,500,000.00 to reimburse intermediate districts levying millages for
28 special education pursuant to part 30 of the school code of 1976. The

1 purpose, use, and expenditure of the reimbursement shall be limited as
2 if the funds were generated by these millages and governed by the
3 intermediate district plan adopted pursuant to article 3 of the school
4 code of 1976. As a condition of receiving funds under this section, an
5 intermediate district distributing any portion of special education
6 millage funds to its constituent districts shall submit for departmental
7 approval and implement a distribution plan that utilizes at least a
8 membership aid gross allowance, as defined in section 1051(4)(d), as a
9 required local contribution.

10 (3) Reimbursement for those millages levied in each year shall be
11 made in the succeeding year at an amount per each prior year membership
12 pupil computed by subtracting from \$76,700.00 the prior year state
13 equalized valuation behind each prior year membership pupil, and
14 multiplying the resulting difference by the prior year millage levied.

15 Sec. 1062. (1) For the purposes of this section:

16 (a) "Membership" means the total membership of the intermediate
17 district and the districts constituent to the intermediate district or
18 the total membership of the area vocational-technical education program.

19 (b) "Millage levied" means the millage levied for area
20 vocational-technical education pursuant to sections 681 to 690 of the
21 school code of 1976, being sections 380.681 to 380.690 of the Michigan
22 Compiled Laws, including a levy for debt service obligations incurred as
23 the result of borrowing for capital outlay projects and in meeting
24 building and site fund requirements of area vocational-technical
25 education.

26 (c) "State equalized valuation" means the total state equalized
27 valuation of the districts constituent to an intermediate district or
28 area vocational-technical education program, except that if a district

1 has elected not to come under sections 681 to 690 of the school code of
2 1976, the membership and state equalized valuation of the district shall
3 not be included in the membership and state equalized valuation of the
4 intermediate district.

5 (2) From the appropriation in section 101 for ISD vocational
6 education millage reimbursement, there is allocated an amount not to
7 exceed \$7,500,000.00 to reimburse intermediate districts and area
8 vocational-technical education programs established under section 690(3)
9 of the school code of 1976, levying millages for area
10 vocational-technical education pursuant to sections 681 to 690 of the
11 school code of 1976. The purpose, use, and expenditure of the
12 reimbursement shall be limited as if the funds were generated by those
13 millages.

14 (3) Reimbursement for the millages levied in each year shall be made
15 in the succeeding year at an amount per each prior year membership pupil
16 computed by subtracting from \$76,700.00 the prior year state equalized
17 valuation behind each membership pupil, and multiplying the resulting
18 difference by the prior year millage levied. However, the department
19 shall prorate the allocations as necessary.

20 Sec. 1064. (1) A district may provide vocational education training
21 in partnership with a business entity. Such a district may receive
22 vocational education funds under this act only if there is a contract
23 between the district and the business entity that includes at least all
24 of the following terms and conditions:

25 (a) The basic competency skills curriculum will be established by the
26 district in consultation with the business partner.

27 (b) The district will provide the basic competency skills training
28 and the business partner will provide the specified job-skills training.

1 (c) The identification of specific training objectives based on an
2 objective level of attained skills proficiency that is required of each
3 partner providing the specified job-skills training, and agreement by the
4 partners on the skills levels that will satisfy the training objectives.

5 (d) The business partner will guarantee a predetermined number of
6 specified jobs and bona fide offers of job placement that are directly
7 related to the pupil's area of training for partnership pupils. The jobs
8 shall be for a minimum period of 180 days. The business partner will not
9 be obligated to provide a job or an offer for a pupil who completes a
10 job-skills training program but is unable to attain the specific training
11 objectives described in subdivision (c) or for a pupil who declines a
12 bona fide offer of job placement.

13 (e) If the business partner fails to fulfill its contractual
14 obligations for job placement, the business partner will reimburse the
15 state for all state funds that it received under the contract.

16 (2) Not later than 30 days following agreement on a partnership
17 contract or any contract revision under this section, the district shall
18 submit to the department a copy of the contract or contract revision.

19 (3) Not later than 15 days after a pupil completes a specified
20 job-skills training program, the business partner shall make an offer to
21 the pupil of employment or job placement starting within 30 days after
22 the offer.

23 (4) Not later than 30 days following completion of a specified
24 job-skills training program, the district shall provide to the department
25 a report listing the job placements of those persons who completed the
26 training program.

27 (5) If a pupil fails to complete a job-skills training program under
28 this section, the business partner shall reimburse the state for that

1 portion of state funds proportional to the time remaining in the training
2 program for that pupil.

3 (6) The department shall maintain a current record of all partnership
4 contracts and contract revisions, and shall require districts to provide
5 additional reports as necessary for the department to administer this
6 section. A district shall provide those reports to the department.

7 Sec. 1071. (1) From the appropriation in section 101 for
8 transportation, there is allocated an amount not to exceed
9 \$102,000,000.00 to fund districts and intermediate districts transporting
10 pupils by school bus, passenger van, station wagon, or adequate vehicle
11 of ample capacity from the vicinity of their homes to the schools the
12 pupils attend, or from their homes or schools to area vocational centers
13 or other facilities providing approved occupational or cooperative
14 academic programs and back again in amounts determined by the department.
15 Funding for contracted transportation services or transportation services
16 provided through the use of public transit systems shall be the same as
17 for district-owned bus fleets. In order to receive funding under this
18 section, as calculated under section 1072, a district or intermediate
19 district annually shall submit not later than January 15 an application
20 to the department on a form and in a manner prescribed by the department.
21 The application shall include at least information concerning the factors
22 listed in section 1072(1). The department shall not make a payment under
23 this section to a district or intermediate district until the district
24 or intermediate district has submitted the application for the state
25 fiscal year.

26 (2) Districts and intermediate districts shall receive funds for
27 transporting pupils whose primary educational or training program, as
28 determined by the department, is a special education program as defined

1 in section 6(7) of the school code of 1976, being section 380.6 of the
2 Michigan Compiled Laws, from their homes or schools to approved special
3 education programs, including summer programs, for which the district or
4 intermediate district receives added-cost reimbursement under section
5 1052, and back again.

6 (3) Upon investigation, the department shall review, confirm, set
7 aside, or amend the action, order, or decision of the board of a district
8 with reference to the routes over which the pupils shall be transported,
9 the distance the pupils shall be required to walk, and the suitability
10 and number of vehicles and equipment for the transportation of the
11 pupils.

12 (4) An allotment for transportation shall not be allowed a district
13 which operates a bus route disapproved by the department.

14 Sec. 1072. (1) Transportation aid each school year is based upon an
15 allowance for each pupil transported and calculated for each district and
16 intermediate district by the department on the basis of all of the
17 following factors:

18 (a) An overhead allowance of \$10.00 per pupil based upon the
19 following:

20 (i) Transportation staff per 100 pupils transported.

21 (ii) Bus fleet capacity per pupil transported.

22 (b) A regional allowance of between \$15.00 and \$37.00 per pupil,
23 depending on the region, based upon the following:

24 (i) Transportation staff salary.

25 (ii) Regional cost variation.

26 (c) An amortization cost per pupil of 100% of cost, with a minimum
27 of \$20.00 per pupil, for pupil transportation vehicles.

28 (d) An insurance cost per pupil of 100% of cost for pupil

1 transportation vehicles.

2 (e) Authorized miles traveled per pupil of \$1.00 per mile, with an
3 adjustment for districts with low mileage per pupil such that the \$1.00
4 may be increased on a sliding scale up to \$1.20 per mile.

5 The allocation is based upon current year data reported by the districts
6 and intermediate districts. Special education transportation aid is
7 calculated separately and uses the vehicle as the funding unit. The total
8 transportation allowance for a district is calculated by multiplying the
9 sum of (a), (b), (c), (d), and (e) by the number of pupils actually
10 transported. The rate of aid for contracted transportation services or
11 transportation services provided through the use of public transit
12 systems is comparable for district-owned bus fleets.

13 (2) Districts and intermediate districts may apply to the department
14 for exceptions to the district's formula transportation allowance
15 regarding the costs of transporting pupils when exceptional conditions
16 or circumstances impose unavoidably unusual expenses for transporting
17 district students to their regularly scheduled classes.

18 (3) A district or districts whose cost factors as calculated under
19 this section decrease as a result of transportation efficiency savings
20 resulting from a consolidation of district or intermediate district
21 transportation systems shall be entitled to use the cost factors in
22 existence for the year before the consolidation is effective for a total
23 of no more than two additional years if that would result in a larger
24 payment to the district, or districts, or intermediate district making
25 up the consolidated system. The department shall review, and has the
26 authority to accept or reject a proposed consolidation in order for it
27 to be eligible for this adjustment. The department shall report
28 annually, no later than December 1, on the operation of this subsection,

1 to the house and senate fiscal agencies, and the department of management
2 and budget.

3 Sec. 1074. From the amount allocated in section 1071, a state
4 supported college or university or intermediate school district providing
5 school bus driver safety instruction or driver skills road tests pursuant
6 to section 51 of the pupil transportation act, Act No. 187 of the Public
7 Acts of 1990, being section 257.1851 of the Michigan Compiled Laws, shall
8 be granted an amount determined by the department not to exceed 75% of
9 the actual cost of instruction and driver compensation for each public
10 or nonpublic school bus driver attending a course of instruction. For the
11 purpose of computing compensation, the hourly rate allowed each school
12 bus driver shall not exceed the hourly rate received for driving a school
13 bus. Reimbursement compensating the driver during the course of
14 instruction or driver skills road tests shall be made by the department
15 to the college or university or intermediate school district providing
16 the course of instruction.

17 Sec. 1075. From the amount allocated in section 1071, there shall be
18 allocated the amount necessary to pay the reasonable costs of nonspecial
19 education auxiliary services transportation provided pursuant to section
20 1323 of the school code of 1976, being section 380.1323 of the Michigan
21 Compiled Laws. School districts funded under this section shall not
22 receive funding under any other section of this act for nonspecial
23 education auxiliary services transportation.

24 Sec. 1081. (1) From the appropriation in section 101 for ISD general
25 operations, eighty percent is to be allocated to each intermediate
26 district in the same proportion as the district's 1992-93 allocation is
27 to the total 1992-93 funds allocated under section 81 of Public Act No.
28 148 of 1992. The remaining twenty percent of the appropriation in section

1 101 for ISD general operations shall be allocated to each intermediate
2 district on a per pupil basis for each membership pupil of the
3 intermediate district's constituent districts plus each pupil counted in
4 membership in the intermediate district as defined in section 1006. It
5 is executive intent that for 1994-95, the allocations shall be sixty
6 percent and forty percent respectively, and shall change an additional
7 twenty percent each year until 100 percent of the funds are allocated on
8 a per pupil basis.

9 (2) From the appropriation in section 101 for ISD general operations,
10 there is allocated to an intermediate district, formed by the
11 consolidation or annexation of 2 or more intermediate districts or the
12 attachment of a total intermediate district to another intermediate
13 school district or the annexation of all of the constituent K-12
14 districts of a previously existing intermediate school district which has
15 disorganized, an additional allotment of \$3,500.00 for each intermediate
16 district included in the new intermediate district for 3 years following
17 consolidation, annexation, or attachment.

18 Sec. 1083. From the appropriation in section 101 for media centers,
19 there is allocated to intermediate districts an amount not to exceed
20 \$3,478,100.00 to operate educational media centers under section 671 of
21 the school code of 1976 and the rules promulgated by the state board.

22 Sec. 1098. (1) From the appropriation in section 101 for curriculum-
23 related professional development grants, there is allocated an amount not
24 to exceed \$3,872,000.00 to be allocated by the department to each
25 classroom building for the development of professional development
26 programs in the areas of mathematics, science, computer
27 literacy-competency, special education, health education, structured
28 linguistics taught through a multisensory approach, reading, writing and

1 composition, and other curricular areas, consistent with the classroom
2 building school improvement plan developed pursuant to section 1277 of
3 the school code, being section 380.1277 Of the Michigan Compiled Laws.
4 The allocation to each building shall be prorated by the number of
5 certified classroom teachers in each building.

6 (2) Community colleges, teacher preparation institutions, and
7 mathematics and science centers may enter into agreements with districts
8 or intermediate districts that have classroom buildings that have been
9 awarded grants under this section.

10 Sec. 1099. (1) From the general fund/general purpose appropriation
11 in section 101 for mathematics/science centers, there is allocated an
12 amount not to exceed \$2,372,100.00 for planning/start-up/development
13 grants, outreach grants, or continuing support grants for mathematics and
14 science centers. A mathematics and science center that receives a
15 continuing support grant is not eligible to receive any other grant under
16 this section.

17 (2) Within a service area designated locally and approved by the
18 department, a mathematics and science center shall provide accelerated
19 and innovative instruction in mathematics, science, and computer science
20 for qualified pupils or serve as a resource and support center for
21 teacher training, curriculum development, enrichment programs, and other
22 activities and programs related to the overall improvement of mathematics
23 or science education, or both.

24 (3) A district, an intermediate district, a state board-approved
25 institution of higher education, or a nonprofit science or technological
26 museum acting in conjunction with a district or intermediate district is
27 eligible for funding from this section. In order to receive funds under
28 subsection (6), (7), or (8), a district, an intermediate district, a

1 state board-approved institution of higher education, or a science or
2 technological museum acting in conjunction with a district or
3 intermediate district shall submit to the department an application on
4 a form and in a manner prescribed by the department. An application for
5 funding under subsection (7) or (8) shall include at least all of the
6 following:

7 (a) A detailed statement of the projected impact of the mathematics
8 and science center on mathematics and science outcomes contained in the
9 core curriculum and how the mathematics and science center can provide
10 leadership for systemic change.

11 (b) A plan describing how the applicant's pupil selection process
12 will ensure fair access to center programs for all qualified pupils and
13 professional staff of schools formally participating in center programs.
14 Participation shall be made available to nonpublic school pupils in the
15 designated service area.

16 (c) A statement of the working relationships to be established with
17 professional development programs.

18 (4) The department shall not award grants under this section to more
19 than 25 mathematics and science centers, and shall not award a grant
20 under this section to more than 1 mathematics and science center located
21 in a particular intermediate district unless each of the grants serves
22 a distinct target population or provides a service that does not
23 duplicate another program in the intermediate district.

24 (5) As part of the application or technical assistance process, the
25 department shall provide minimum standard guidelines that may be used by
26 an applicant or mathematics and science center for providing fair access
27 for qualified pupils and professional staff as prescribed in this
28 section.

1 (6) Continuing support grants shall be awarded to all established
2 mathematics and science centers. An established mathematics and science
3 center is one that has completed the planning/start-up/development
4 stages. The maximum amount of a grant under this subsection is
5 \$250,000.00 for a mathematics and science center that provides service
6 to an area with a population of over 500,000, \$200,000.00 for a
7 mathematics and science center that provides service to an area with a
8 population of over 100,000 and up to 500,000, and \$150,000.00 for a
9 mathematics and science center that provides service to an area with a
10 population of 100,000 or less. The mathematics and science centers that
11 received continuing support grants in 1991-92 shall each receive grants
12 in each succeeding state fiscal year as specified in this subsection.

13 (7) In making outreach grants, the department shall first award
14 outreach grants to the eligible mathematics and science centers that
15 received outreach grants in 1 or more previous fiscal years.

16 (8) The department shall make planning/start-up/development grants
17 only to areas that qualify for an eligible mathematics and science
18 center. In making planning/start-up/development grants, the department
19 shall first award planning/start-up/development grants to the areas that
20 received planning/start-up/development grants in 1 or more previous
21 fiscal years and that have not completed the
22 planning/start-up/development stages. After a mathematics and science
23 center has completed the planning/start-up/development stages, the
24 mathematics and science center shall receive continuing support grants
25 as specified in subsection (6). The maximum amount of a grant under this
26 subsection is \$250,000.00 for a mathematics and science center that will
27 serve an area with a population of over 500,000, \$200,000.00 for a
28 mathematics and science center that will serve an area with a population

1 of over 100,000 and up to 500,000, and \$150,000.00 for a mathematics and
2 science center that will serve an area with a population of 100,000 or
3 less.

4 (9) Each recipient of a grant under this section shall submit an
5 annual report of activities, accomplishments, and expenditures by
6 September 30 of the fiscal year to the department, the house and senate
7 fiscal agencies, and the department of management and budget.

8 Sec. 1101. (1) To be eligible to receive any funds distributed under
9 this act, not later than the third Friday following the pupil membership
10 count day, each district superintendent through the secretary of the
11 district's board shall file with the intermediate superintendent a
12 certified and sworn copy of the district's enrollment for the current
13 school year. In addition, a district maintaining school during the
14 entire year, as provided under section 1561 of the school code of 1976,
15 being section 380.1561 of the Michigan Compiled Laws, shall file with the
16 intermediate superintendent a certified and sworn copy of the enrollment
17 for the current school year pursuant to rules promulgated by the state
18 board. The superintendent of an intermediate district shall transmit the
19 data filed by each district to the department no later than the first
20 Friday in November. In case of failure to file the sworn and certified
21 copy not later than 30 calendar days after the pupil membership count
22 day, or in the case of an intermediate district which fails to transmit
23 reports in its possession by the first Friday in November, any funds due
24 to be distributed beginning in November under this act shall be withheld
25 from the defaulting district or intermediate district until such time as
26 the sworn and certified copy is filed. A person who willfully falsifies
27 a figure or statement in the certified and sworn copy of enrollment shall
28 be punished in the manner prescribed by the laws of this state.

1 (2) Each district shall provide a minimum of 180 days of pupil
2 instruction. Except as provided in subsections (3) and (5), a district
3 failing to hold 180 days of pupil instruction shall forfeit 1/180 of its
4 total state aid appropriation for each day of failure. A district failing
5 to comply with rules promulgated by the state board, which rules
6 establish the minimum time pupil instruction is to be provided to pupils
7 for the regular school year, shall forfeit from its total state aid
8 allocation an amount determined by applying a ratio of the time duration
9 the district was in noncompliance in relation to the minimum time pupil
10 instruction is required. A district failing to meet both the minimum 180
11 days of pupil instruction requirement and the prescribed time of pupil
12 instruction requirement shall be penalized only the higher of the 2
13 amounts calculated under the forfeiture provisions of this subsection.
14 Not later than January 31 of each year, the board of each district shall
15 certify to the department the planned number of days of pupil instruction
16 in the current school year. If the district does not plan to hold at
17 least 180 days of pupil instruction, the deduction from total state aid
18 shall be made beginning with the payment otherwise due in March of each
19 year. A district shall revise its certification as necessary after
20 January 31, and the department shall adjust payments accordingly. Days
21 lost because of strikes or teachers' conferences shall not be counted as
22 days of pupil instruction. A district not having the specified
23 percentage of the district's membership in attendance on any day shall
24 receive state aid in that proportion of 1/180 that the actual percent of
25 attendance bears to the specified percentage. The specified percentage
26 to be used for this requirement shall be 75% for each state fiscal year.
27 The state board shall promulgate rules for the implementation of this
28 subsection.

1 (3) The first 2 days when pupil instruction is not provided because
2 of conditions not within the control of school authorities, such as
3 severe storms, fires, epidemics, or health conditions as defined by the
4 city, county, or state health authorities, shall be counted as days of
5 pupil instruction. Subsequent such days shall not be counted as days of
6 pupil instruction.

7 (4) A district shall not be allotted or paid a sum under this act in
8 a fiscal year if the department determines that at the end of the
9 preceding school fiscal year the amount of funds on hand in the district
10 available for the payment of the operation cost in the district exceeded
11 the amount of money expended for operation cost in the district during
12 the preceding school fiscal year.

13 (5) A district shall not forfeit part of its state aid appropriation
14 if it adopts or has in existence an alternative scheduling program for
15 pupils in kindergarten, which program is approved by the state board.

16 (6) Upon application by the district for a particular fiscal year,
17 the state board may waive the 180-day requirement of subsection (2) for
18 a district if the district has adopted an experimental school year
19 schedule in 1 or more buildings in the district if the experimental
20 school year schedule provides 900 or more hours of pupil instruction and
21 is consistent with all state board policies on school improvement and
22 restructuring. If a district applies for and receives a waiver under this
23 subsection and complies with the terms of the waiver, for the fiscal year
24 covered by the waiver the district is not subject to forfeiture of part
25 of its state aid allocation for the specific building or program covered
26 by the waiver.

27 Sec. 1102. (1) A district receiving money under this act shall not
28 adopt or operate under a deficit budget, and a district shall not incur

1 an operating deficit in a fund during a school fiscal year. A district
2 having an existing deficit or which incurs a deficit shall not be
3 allotted or paid a further sum under this act until the district submits
4 to the department for approval a budget for the current school fiscal
5 year and a plan to eliminate the district's deficit not later than the
6 end of the second school fiscal year after the deficit was incurred.
7 Withheld state aid payments shall be released after the department
8 approves the deficit reduction plan and ensures that the budget for the
9 current school fiscal year is balanced.

10 (2) The department shall report to the legislative committees
11 responsible for K-12 education appropriations and legislation, the house
12 and senate fiscal agencies, the state treasurer, and the department of
13 management and budget annually, no later than December 1 those deficits
14 incurred by districts and the progress made in reducing deficits. The
15 department shall also make such interim reports as necessary.

16 (3) The amount of the permissible deficit for each school fiscal year
17 shall not exceed the amount of state aid reduced by an executive order
18 during that school fiscal year.

19 (4) A district with an existing deficit or which incurs a deficit
20 shall submit a monthly expenditure report to the department.

21 (5) If a district is not able to comply with the provisions of this
22 section, a district shall submit to the department a plan to eliminate
23 its deficit. Upon approval of the plan submitted, the superintendent of
24 public instruction may continue allotment and payment of funds under this
25 act, extend the period of time in which a district has to eliminate its
26 deficit, and set special conditions that the district must meet during
27 the period of the extension.

28 (6) For purposes of this section, a district shall be considered to

1 have incurred an operating deficit if it ceases to conduct classes, or
2 plans to cease the conduct of classes, in a manner that would result in
3 a school year of less than 180 days.

4 Sec. 1104. (1) To be eligible to receive state aid under this act,
5 a district shall provide and maintain until the pupil leaves high school
6 a student portfolio. The portfolio shall be maintained for each pupil
7 beginning high school at the start of the 1992-93 school year, shall be
8 extended in 1993-94 to include each pupil beginning ninth grade at the
9 start of the 1993-94 school year, and shall be further extended beginning
10 in 1994-95 to include each pupil who begins the eighth grade at the start
11 of the school year. The portfolio, which may be reviewed by the pupil's
12 parents, guardian, or person in loco parentis, shall be given to the
13 pupil upon or before graduation or upon leaving the district, and shall
14 include at least all of the following categories of records:

15 (a) A record of the pupil's annual academic and nonacademic plans
16 that the pupil intends to follow.

17 (b) A record of academic achievement that includes at least academic
18 transcripts and the results of any statewide subject matter assessment
19 test and nationally or locally normed achievement test that the pupil has
20 taken.

21 (c) A record of career preparation that includes at least records of
22 vocational-technical training under school auspices that may help prepare
23 the pupil for a job or career, career exploration, postsecondary
24 education exploration, job-seeking preparation, job experience, problem
25 solving experience, and lifelong learning preparation.

26 (d) A record of recognitions and accomplishments that includes at
27 least nonacademic competencies, awards, and certificates.

28 (2) Each pupil is responsible for submitting records of activities

1 outside the regular school day for inclusion in the portfolio.

2 Sec. 1104a. (1) In order to receive state aid under this act in
3 1993-94, 1994-95, or 1995-96, a district shall comply with this section
4 and shall award a state-endorsed high school diploma to a pupil scheduled
5 to graduate in 1994, 1995, or 1996 only if the pupil achieves at least
6 1 of the following:

7 (a) A passing score on locally-adopted and state-approved basic
8 proficiency tests measuring proficiency in at least science, reading, and
9 mathematics.

10 (b) If the pupil is eligible to take the general education
11 development (GED) test, a passing score on that test.

12 (c) For a pupil taking the test for the first time before September
13 1, 1993, achievement of at least category 2 on the reading portion of the
14 Michigan educational assessment program (MEAP) grade 10 test, at least
15 50% of the objectives on the mathematics portion of the MEAP grade 10
16 test, and at least 50% or 16 of the objectives on the science portion of
17 the MEAP grade 11 test.

18 (d) For pupils taking a basic proficiency test for a state-endorsed
19 diploma for the first time after September 1, 1993, achievement of at
20 least category 2 on the reading portion of the MEAP grade 10 test, at
21 least 57.5% of the objectives on the mathematics portion of the MEAP
22 grade 10 test, and at least 70% or 22 of the objectives on the science
23 portion of the MEAP grade 11 test.

24 (e) For a pupil taking a basic proficiency test for the first time
25 after September 1, 1994, achievement of category 3 on the reading portion
26 of the MEAP grade 10 test, at least 65% of the objectives on the
27 mathematics portion of the MEAP grade 10 test, and at least 78% or 25 of
28 the objectives on the science portion of the MEAP grade 11 test.

1 (2) A district that offers a pupil the opportunity to pass a basic
2 proficiency test as 1 means to obtain a state-endorsed diploma in 1994,
3 1995, or 1996 may submit the district's own basic proficiency test to the
4 department for approval to be used by the district to assess proficiency.

5 (3) Not later than April 1, 1992, the department shall take the
6 necessary steps to seek any waiver or permission that may be necessary
7 to allow pupils under age 18 to take the general education development
8 (GED) test for the purposes of subsection (1)(b).

9 (4) A pupil who does not achieve at least 1 of the requirements
10 listed in subsection (1) may be reevaluated each school year until the
11 pupil achieves at least 1 of those requirements for a state-endorsed
12 diploma. In addition, the board of the district in which the pupil is
13 enrolled shall provide that there be at least 1 meeting attended by at
14 least the pupil and a member of the district's staff or a local or
15 intermediate district consultant who is proficient in the measurement and
16 evaluation of pupils. The district may provide the meeting as a group
17 meeting for pupils in similar circumstances. If the pupil is a minor, the
18 district shall invite and encourage the pupil's parent, legal guardian,
19 or person in loco parentis to attend the meeting and shall mail a notice
20 of the meeting to the pupil's parent, legal guardian, or person in loco
21 parentis. The purpose of this meeting and any subsequent meeting under
22 this subsection shall be to determine an educational program for the
23 pupil designed to have the pupil reach proficiency in each subject or
24 skill area in which he or she was assessed by the testing as not
25 proficient. In addition, a district may provide for subsequent meetings
26 with the pupil conducted by a high school counselor or teacher designated
27 by the pupil's high school principal, and shall invite and encourage the
28 pupil's parent, legal guardian, or person in loco parentis to attend the

1 subsequent meetings. The board may provide special programs for the pupil
2 or may develop a program using the educational programs regularly
3 provided by the district. A pupil may be reevaluated at any time the
4 district administers the grade 10 or grade 11 MEAP tests, the GED test,
5 or the district's own state-approved basic proficiency test.

6 (5) For a state-endorsed diploma, a pupil must achieve at least 1 of
7 the requirements listed in subsection (1) in addition to any other
8 requirements established by law or by the board of a district for a high
9 school diploma. If the board of a district determines that a pupil
10 qualifies for a state-endorsed diploma, the board shall indicate on the
11 pupil's high school diploma and transcript that the pupil achieved the
12 proficiency necessary for receipt of a state-endorsed diploma.

13 (6) An individual may repeat any of the tests specified in subsection
14 (1) at any time the district regularly offers the test or, for the MEAP
15 tests described in subsection (1)(c), during the month of April or first
16 2 weeks of May, and, upon achieving at least 1 of the requirements listed
17 in subsection (1) and completing all other applicable requirements for
18 a high school diploma, shall be awarded a state-endorsed diploma.

19 (7) The state board may exempt special education pupils from the
20 requirements of this section, but shall provide for special education
21 pupils to have available an assessment and certification of their
22 proficiency in various subjects and skills before completion of their
23 education in their district or other publicly supported program. The
24 individualized educational planning committee for a special education
25 pupil shall implement this subsection and shall provide that any
26 assessment of the pupil be in a form appropriate to the special needs of
27 the pupil.

28 Sec. 1105. (1) Pupils to be counted in membership shall be not less

1 than 5 years of age on December 1 and less than 20 years of age on
2 September 1 of the school year except a special education pupil who is
3 enrolled and receiving instruction in a special education program
4 approved by the department and not having a high school diploma who is
5 less than 26 years of age as of September 1 of the current school year
6 shall be counted in membership.

7 (2) An individual who has obtained a high school diploma shall not
8 be counted in membership. An individual who has obtained a general
9 education development (GED) certificate shall not be counted in
10 membership.

11 Sec. 1106. A pupil enrolled in a public school program organized
12 under federal or state supervision and in which the teaching costs are
13 fully subsidized from federal or state funds shall not be counted in
14 membership.

15 Sec. 1107c. (1) For the purposes of this section:

16 (a) "Adult basic education program" means a program which provides
17 instruction in mathematics, reading or English at or below the eighth
18 grade level and that prepares a student to successfully complete an adult
19 basic education test approved by the department.

20 (b) "Commission" means the governor's workforce commission as
21 established by executive order 1993-3.

22 (c) "Economic development job training" means a program which
23 provides an adult student with specified job skills necessary for
24 michigan industries to compete in the world market.

25 (d) "General educational development testing preparation program"
26 means a program that has high school level courses in writing skills,
27 social studies, science, reading skills, and mathematics and that
28 prepares a student to successfully complete the general educational

1 development (GED) test.

2 (e) "High school completion program" means a program that prepares
3 a student to successfully complete requirements for a state-endorsed high
4 school diploma by offering classroom instruction in the following
5 courses:

6 (i) Except as provided in subdivision (v) a total of 10 credits of
7 English or communication skills, mathematics, science, and social
8 science, with not more than 3 credits each of mathematics, science, and
9 social science and not more than 4 credits of English or communication
10 skills.

11 (ii) Except as provided in subdivision (v), 1 credit of health.

12 (iii) Except as provided in subdivision (v), 4 credits of a foreign
13 language, vocational-technical education as approved by the commission,
14 occupational skills training as approved by the commission, or any
15 combination thereof.

16 (iv) Except as provided in subdivision (v), 1 credit of computer
17 education, or the equivalent, as approved by the commission.

18 (v) A total of 4 additional credits of any of the subjects specified
19 in subdivisions (i) through (v), fine and performing arts or practical
20 arts, or any combination thereof, as approved by the commission.
21 Students enrolled in fine and performing arts or practical arts classes
22 shall also be enrolled and attend within the same semester at least 1 of
23 the classes listed in subdivisions (i) through (v) in order to generate
24 membership for the fine and performing arts or practical arts class.

25 (iv) For purposes of subsection (e), a credit hour shall not exceed
26 120 clock hours of classroom instruction, and credit hours earned by a
27 student during previous school years shall be counted.

28 (f) "Workforce readiness grants" means a program that prepares adult

1 students to successfully complete an adult basic education test, the
2 general educational development (GED) test, or the test requirements for
3 high school completion and a state-endorsed diploma. An individual who
4 has obtained a high school diploma or a general education (GED)
5 certificate shall not be eligible for participation in a work force
6 readiness grant.

7 (2) The general fund/general purpose monies appropriated in section
8 101 for workforce development competitive grants shall be allocated by
9 the commission for workforce readiness grants, economic development job
10 training grants, JOBS grants, and literacy project grants, and shall be
11 allocated through a competitive application process. Persons
12 participating in these programs shall be 16 years or older at the time
13 of enrollment into the program and shall not be enrolled and counted in
14 membership in a district or intermediate district.

15 (a) Except as provided elsewhere in this section, an applicant may
16 be a district, intermediate district, community college, public
17 university that awards at least 25% associate degrees among the total
18 number of degrees it awards, nonprofit organization that provides state
19 licensed accredited vocational or technical education programs,
20 proprietary school licensed by the state board, or a consortium
21 consisting of any combination of applicants described in this
22 subdivision. A grant to a licensed proprietary school, nonprofit
23 organization, or consortium containing a proprietary school or nonprofit
24 organization, shall be awarded and used only for the purpose of economic
25 development job training for individuals with a high school diploma.

26 (b) Applications for all grants, except economic development job
27 training grants, shall be submitted to the commission not later than
28 August 1, 1993. Economic development job training grants shall be

1 submitted at a date determined by the commission. An applicant may apply
2 for a work force readiness grant in order to provide an adult basic
3 education program, a general education development testing program, a
4 high school completion program, or any combination thereof. Applications
5 shall be submitted in a form and manner as prescribed by the commission.
6 Each department represented on the commission shall assign appropriate
7 and necessary staff to carry out the intent of this section.

8 (c) Applications for all grants shall contain at least all of the
9 following:

10 (i) A clear statement of the project's scope of activities, number
11 of students to be involved, a management plan and description of staff
12 responsibilities.

13 (ii) A plan to maintain student records in a form and manner required
14 by the commission. Student records shall include social security numbers
15 for individuals participating in all of the programs described under this
16 section.

17 (iii) A budget which demonstrates how the budget relates to the
18 proposed activities and various program components and whether the
19 estimated costs are reasonable and justified. Costs shall include, but
20 are not limited to, necessary child care, necessary transportation, the
21 cost of an annual audit performed by a certified public accountant, and
22 the cost for any tests required to demonstrate successful completion of
23 a program. Budgets shall include revenues from all sources of funding,
24 total costs, and costs per student.

25 (iv) Evidence of collaboration with appropriate community and
26 business organizations.

27 (3)(a) In addition to the requirements contained in subsection
28 (2)(c), applications for workforce readiness grants shall also contain:

1 (i) Evidence that the proposed program or programs is in compliance
2 with adult education standards of quality as approved by the state board.

3 (ii) A process for developing a planned program for adult basic
4 education, general education development (GED), or for high school
5 completion for each student enrolled in the program which shall include
6 a complete assessment of the student's academic capabilities. Said plan
7 shall include course descriptions for all adult basic education, general
8 education, and high school completion courses and a timeline for the
9 student's successful completion of the adult basic education, general
10 education, or high school completion program. The plan and a report on
11 the student's progress toward completion of the plan shall be maintained
12 in a manner which can be reviewed by the commission for compliance with
13 subdivision (3)(a)(i) and this subdivision.

14 (iii) A plan to expend at least 5% of funds received for vocational
15 and job counseling for students.

16 (b) Priority for awarding workforce readiness grants shall be based upon
17 the following criteria:

18 (i) Qualifications of project director, teachers and other key
19 personnel to be used in the project.

20 (ii) Availability of appropriate classroom space, materials and
21 equipment.

22 (iii) Integration of appropriate vocational or technical curriculum
23 materials or instruction into the students' planned program.

24 (iv) Cost per student and number of student contact hours of
25 instruction

26 (v) Geographic distribution of grants

27 (vi) The extent to which the proposal maximizes other federal,
28 local, private, or in-kind financial contributions. Federal funds shall

1 include, but are not limited to, vocational and adult education funds
2 available through the office of vocational and adult education of the
3 U.S. department of education.

4 (vii) Other criteria determined by the commission to be important in
5 achieving the objectives of the workforce readiness grant program.

6 (c) The commission shall notify workforce readiness grant award
7 recipients of their awards not later than September 15, 1993 and shall
8 award at least 1 grant within each intermediate district from which there
9 is an eligible applicant. However, not more than 50% of the total amount
10 allocated by the commission for workforce readiness grants shall be
11 awarded for programs beginning before January 1, 1994. The commission
12 shall use the remaining amount allocated for workforce readiness grants
13 to award grants for programs beginning after January 1, 1994, either to
14 additional applicants or to augment grants that were previously awarded.
15 The commission shall notify the recipients of workforce readiness grant
16 awards for programs beginning after January 1, 1994 of their awards no
17 later than November 15, 1993.

18 (d) A recipient of a workforce readiness grant shall not charge
19 tuition or fees to students enrolled in any program funded at least in
20 part by a workforce readiness grant for up to a maximum of six total
21 years of participation in any workforce readiness program provided by any
22 grant recipient beginning September 1, 1993. For purposes of this
23 subsection, a total year of participation is defined as 480 hours of
24 classroom instruction for which a student is enrolled. A recipient of
25 a workforce readiness grant may charge a student who exceeds six total
26 years of participation up to 50% of the actual cost of the program. The
27 commission shall develop an electronic data system with which grant
28 recipients may identify the previous participation of individuals

1 enrolled in the program.

2 (e) A grant for a workforce readiness competitive grant shall be paid
3 to the grant recipient based upon the following criteria:

4 (i) 30% for enrollment of eligible students.

5 (ii) 30% for classroom attendance.

6 (iii) 30% for attainment of a state endorsed high school diploma; for
7 passage of the general education development (GED) test; for passage of
8 an adult basic education test; or for demonstrated proficiency in the
9 academic or vocational skills directly related to the student's program
10 plan developed as required under subsection 3(a). Demonstrated
11 proficiency must be in a form and manner approved by the commission.

12 (iv) 10% for evidence of a completed comprehensive assessment as
13 required by subsection (3)(a) for each student enrolled in the program.

14 (v) For purposes of subsection 3(e), classroom attendance shall be
15 measured by the total cumulative student clock hours of classroom
16 instruction. The total cumulative student clock hours of classroom
17 instruction shall be determined by multiplying the total number of
18 enrolled students by 480 hours. Credit for cumulative student clock
19 hours of classroom instruction shall be determined by dividing the total
20 number of clock hours of classroom instruction attended by the total
21 number of cumulative student clock hours. The specific percentage
22 allowable for attendance shall be 0.3% for each 1% of attendance,
23 rounding to the nearest whole percent.

24 (f) A workforce readiness grant shall be paid to the grant recipient
25 according to the following schedule:

26 (i) 30% of the grant amount shall be paid within 30 days after the
27 grant is awarded.

28 (ii) 30% of the grant amount shall be paid at the completion of the

1 instruction period, after the grant recipient submits to the commission
2 an interim report specifying estimated classroom attendance.

3 (iii) 40% of the grant amount shall be paid at the conclusion of the
4 grant period, after the grant recipient submits to the commission a final
5 report specifying the number of participants meeting the criteria
6 identified under subdivision (3)(e)(iii), and after adjustments have been
7 made by the commission for the payment criteria contained in subsection
8 (3)(e).

9 (g) Upon receiving satisfactory proof from the grant recipient of a
10 workforce readiness grant, in a manner determined by the commission, of
11 a student's completion of requirements for an adult basic education
12 certificate, a general education development certificate, or a high
13 school diploma, the commission shall notify the state board. The state
14 board shall direct the department to issue an adult education
15 certificate, general education certificate, or a state-endorsed or
16 nonendorsed diploma, as appropriate. The department may receive funds
17 from grant recipients to cover the actual costs of issuing certificates
18 and diplomas.

19 (4)(a) In addition to the requirements of subsection (2)(c),
20 applications for economic development job skills training grants shall
21 include at least the following:

22 (i) A description of the specific job skills which will be taught to
23 the students.

24 (ii) Evidence that the grant will not supplant other available public
25 or private job training funds.

26 (b) Priority in the commission's awards for economic development job
27 training grants shall be based upon the following criteria:

28 (i) Demonstrated need for the type of training offered and prospects

1 for job placement, job retention, and strengthening the state's economic
2 base.

3 (ii) Qualifications of the project director and key personnel who
4 will be used in the program.

5 (iii) Availability of appropriate classroom space, materials and
6 equipment.

7 (iv) Cost per student and number of student contact hours of
8 training.

9 (v) Strength of commitment to guaranteed job placement upon
10 completion of training.

11 (vi) Collaboration with appropriate community and business
12 organizations.

13 (vii) Inclusion of an evaluation plan that will provide an assessment
14 of the impact of the training program on job placement, job retention,
15 or strengthening the state's economic base.

16 (viii) The extent to which the proposal maximizes other federal,
17 local, private, or in-kind financial contributions.

18 (ix) Other criteria determined by the commission to be important in
19 achieving the objectives of the economic development job training
20 program.

21 (c) A recipient of an economic development job training grant shall
22 not charge tuition or fees to students enrolled in a program funded by
23 the grant.

24 (d) Not later than 60 days after completion of the grant period, a
25 recipient of an economic development job training grant shall provide to
26 the commission, in a form and manner prescribed by the commission, an
27 evaluation report on the educational and employment outcomes of the
28 students enrolled in the economic development job training program.

1 (e) Except as specified under subsection (4)(f) of this section, an
2 economic development job training grant under this section shall be paid
3 to the grant recipient according to the following schedule:

4 (i) 25% of the grant amount shall be paid within 30 days after the
5 grant is awarded.

6 (ii) 25% of the grant amount shall be paid at the completion of the
7 training period, after the grant recipient submits to the commission an
8 interim report specifying actual costs of the training program and
9 training outcomes of the students.

10 (iii) 50% of the grant amount shall be paid at the conclusion of the
11 grant period, as determined by the commission.

12 (f) A grant awarded to an economic development job training grant
13 recipient which guarantees a predetermined number of specified jobs for
14 new employees that are directly related to the student's area of training
15 shall be paid to the grant recipient according to the following schedule:

16 (i) 40% of the grant amount shall be paid within 30 days after the
17 grant is awarded.

18 (ii) 40% of the grant amount shall be paid at the completion of the
19 training period, after the grant recipient submits to the commission an
20 interim report specifying actual costs of the training program and
21 training outcomes of the students.

22 (iii) 20% of the grant amount shall be paid at the conclusion of the
23 grant period, as determined by the commission.

24 (5) The commission shall determine the amount of funds allocated for
25 JOBS grants from the appropriation for workforce development competitive
26 grants.

27 (a) Notwithstanding other provisions of this section, JOBS grant
28 participants shall be limited to recipients of aid to families of

1 dependent children under section 56 of the social welfare act, Act No.
2 280 of the Public Acts of 1939, being section 400.56 of the Michigan
3 Compiled Laws. Participants in the JOBS program shall not be counted
4 in membership for the purposes of calculating allocations under section
5 1021(1).

6 (b) A grant recipient awarded a JOBS grant shall receive funds only
7 after signing a contract with the department of social services and
8 submitting that contract to the department.

9 (c) Payments to grant recipients conducting a JOBS program are
10 subject to the same grant requirements and payment criteria provisions
11 as for workforce readiness grants described in subsection (3)(a) and
12 (3)(e).

13 (d) The department, with the assistance of the department of social
14 services, shall submit to the commission by March 15, a report on the
15 JOBS program, including at least a listing of the number of JOBS
16 participants participating in each grant award.

17 (6) From the general fund/general purpose monies appropriated in
18 section 101 for workforce development competitive grants the commission
19 shall allocate \$125,000.00 for literacy project grants to nonprofit
20 organizations. The commission shall develop grant criteria and award the
21 grants on a competitive basis. Priority shall be given to projects which
22 assist in eliminating illiteracy in Michigan's workforce. Project grants
23 shall not exceed \$20,000.00.

24 (7) A grant recipient under this section shall allow access for the
25 commission, or the commission's designee to audit all records related to
26 the program for all entities that receive money, either directly or
27 indirectly through a contract. The grant recipient shall reimburse the
28 state for all disallowances found in the audit.

1 (8) The commission may carry into the succeeding fiscal year funds
2 which have been awarded to grant recipients prior to the end of the
3 fiscal year from the workforce development competitive grants
4 appropriation.

5 Sec. 1109. (1) Subject to subsection (2), in order to receive funds
6 under this act, each district shall provide appropriate instructional
7 services, as determined by the district, to a homebound or hospitalized
8 pupil who resides within and is enrolled in the district. The district
9 may provide the services itself or may contract with an intermediate
10 district, a hospital, a treatment center, or another district to provide
11 the services. In choosing a provider for the instructional services, the
12 district shall consider which of those potential providers is best able
13 to deliver the appropriate instructional services. The district shall pay
14 reasonable costs as agreed upon between the district and the provider for
15 services provided to a pupil under this section.

16 (2) A district is required to provide instructional services under
17 subsection (1) to a pupil placed in a hospital, treatment center, or
18 other treatment facility without the district's prior knowledge only if
19 the district is notified of the pupil's placement by the hospital,
20 treatment center, facility, or the pupil's parent or legal guardian. Upon
21 being notified, the district shall make arrangements to provide
22 instructional services under subsection (1) within 3 school days after
23 being notified.

24 (3) By October 15 of each odd numbered year, the department shall
25 prepare and distribute to each district, intermediate district and
26 nonpublic school a written explanation of the operation of this section
27 and the respective duties of all affected parties. The department shall
28 provide a copy of the explanation to any other person upon request.

1 Sec. 1111. (1) Except as provided in section 1113, a district having
2 tuition pupils enrolled on the pupil membership count day of each year
3 shall charge the district in which the tuition pupils reside the tuition
4 rate computed under section 1401 of the school code of 1976, being
5 section 380.1401 of the Michigan Compiled Laws. The resulting tuition
6 rates shall be reduced by the gross per pupil membership guarantee
7 provided under section 1021(1), except that the following districts shall
8 charge the full per capita operating cost determined under section 1401
9 of the school code of 1976 for tuition pupils other than special
10 education pupils served in center programs:

11 (a) A district not receiving a membership allowance under section
12 1021(1).

13 (b) A district that would not receive a membership allowance under
14 section 1021(1) if tuition pupils were not included in membership in the
15 receiving district.

16 (c) A district enrolling pupils, other than special education pupils,
17 who reside in a district that is legally liable for the payment of the
18 tuition and levies a lower operating millage than the district enrolling
19 the pupils.

20 (2) A district enrolling pupils who reside in a district that does
21 not receive a membership allowance under section 1021(1) shall charge the
22 resident district the full per capita operating costs. This subdivision
23 does not apply to pupils receiving 1/2 or less of their instruction in
24 a district or districts other than their district of residence.

25 (3) A pupil for whom the full per capita operating cost, as
26 determined under section 1401 of the school code of 1976, is charged as
27 tuition under subsection (1) or (2) shall not be counted in membership
28 in the receiving district for purposes of calculating state aid

1 allocations under sections 1021(1). A pupil for whom the full per capita
2 operating cost, as determined under section 1401 of the school code of
3 1976, is paid by the pupil's district of residence under subsection (1)
4 or (2) shall be counted in membership in the pupil's district of
5 residence solely for purposes of calculating state aid allocations under
6 sections 1021(1).

7 (4) A district that counts pupils in membership pursuant to
8 subsections (2) and (3), upon approval by the department, may count only
9 the number of pupils necessary to obtain an allocation under section
10 1021(1). In this instance, the educating district shall count all
11 additional pupils.

12 (5) Special education tuition pupils enrolled in center programs in
13 a district not receiving a net allocation under section 1021(1) shall be
14 counted in membership in the intermediate district to which the district
15 is constituent, and the resulting membership aid shall be paid by the
16 intermediate district to the receiving district and deducted from the
17 tuition rates charged the sending district. An additional allowance for
18 nonpublic, nonresident pupils in part-time membership shall be made to
19 the district receiving nonpublic, nonresident pupils in an amount equal
20 to the difference between the per capita cost as determined under section
21 1401 of the school code of 1976 and the gross allowance calculated under
22 section 1021(1).

23 (6) The secretary of the board of each district enrolling nonresident
24 pupils shall certify to the department on forms furnished by the
25 department, the number of nonresident pupils enrolled in each grade on
26 the pupil membership count day of each year, the districts in which the
27 nonresident pupils reside, the amount of tuition charged for the current
28 year, and other information required by the department.

1 Sec. 1113. A pupil residing in a juvenile or detention home operated
2 by the juvenile division of a probate court and attending school by
3 direction of the court in the district of residence of the pupil's parent
4 or legal guardian shall not be counted as a tuition pupil but shall be
5 counted in resident membership in that district. A pupil residing in the
6 home of the pupil's parent or legal guardian but who, by assignment of
7 a probate court, attends school in another district shall not be counted
8 as a tuition pupil but shall be counted in resident membership in the
9 district which the pupil attends. A pupil residing in the home of the
10 pupil's parents or legal guardian or juvenile home but who, by direction
11 of local school authorities and approval of the probate court, may be
12 enrolled in school in another district shall not be counted as a tuition
13 pupil but shall be counted in resident membership.

14 Sec. 1117. A district shall not be allotted or paid a sum under this
15 act unless the district charges the legal amount of tuition for tuition
16 pupils enrolled on the pupil membership count day of each year from the
17 districts in which the tuition pupils reside and has certified that fact
18 to the department. If no district is legally liable for the payment of
19 the tuition and the tuition has not been collected from the parents or
20 guardians of the tuition pupils before July 1 of each year, the number
21 of those pupils shall be deducted from the membership of the district and
22 the allowances as provided in section 1021(1) shall be recomputed
23 accordingly. A district which enrolls and educates pupils who are
24 residents of another district due to uncertainty as to the boundary of
25 a district, and which serves notice to the resident district where the
26 pupils must attend school in subsequent school years, shall not forfeit
27 membership allowances or recalculate allowances under section 1021(1).

28 Sec. 1118. (1) A district shall not be allotted or paid a sum under

1 this act after April 1 of each year unless that district pays the legal
2 amount of tuition for tuition pupils on or before the date to the
3 districts in which the tuition pupils are in school membership on the
4 preceding pupil membership count day of each year and has certified that
5 fact to the department.

6 (2) A district which sends tuition pupils to 1 or more districts,
7 which is legally liable for the payment of the tuition, and which fails
8 to pay its tuition assessment in full before April 1 of each year, shall
9 remit the full amount of tuition owed to the receiving district before
10 making any other financial expenditure or commitment for the next school
11 fiscal year.

12 Sec. 1121. (1) The valuation of a whole or fractional district shall
13 be the total state equalized valuation of the property contained in the
14 whole or fractional district as last determined by the state tax
15 commission and placed on the ad valorem tax roll. For purposes of
16 computations made under this act, except as provided in section ~~26~~ 1026,
17 the state equalized valuation of a district or intermediate district
18 shall include the value of property used to calculate the tax imposed on
19 lessees or users of tax-exempt property under Act No. 189 of the Public
20 Acts of 1953, being sections 211.181 to 211.182 of the Michigan Compiled
21 Laws. Adjustments to this state equalized valuation shall be made for all
22 of the following:

23 (a) State tax tribunal decisions.

24 (b) Court decisions.

25 (c) Local board of review adjustments made after the state tax
26 commission determination.

27 (d) Lands deeded to the state for jurisdictions without delinquent
28 tax revolving funds or for jurisdictions that have required repayment to

1 the delinquent tax revolving funds.

2 (e) The requirements of this act.

3 (2) Adjustments under subsection (1) shall not be made for more than
4 the 4 state fiscal years immediately preceding the state fiscal year in
5 which the adjustment is made.

6 Sec. 1122. The valuation of property assessed under Act No. 189 of
7 the Public Acts of 1953, as amended, being sections 211.181 to 211.182
8 of the Michigan Compiled Laws, shall be deducted from the total valuation
9 of a district if school taxes levied against the property are not
10 collected from the lessee or user of the property. The credit so obtained
11 by a district in the application of the formula provided in section
12 1021(1) shall remain a lien against the district and shall be paid by the
13 district to the school aid fund when the taxes are collected.

14 Sec. 1124. (1) When taxes levied for operating purposes against
15 property constituting at least 10% of the valuation of a district are
16 paid under protest and, therefore, are unavailable to the district, the
17 total valuation of the district for the purposes of this act shall be
18 reduced by the valuation of the property. The credits so obtained by a
19 district in the application of the formula provided in section 1021(1)
20 shall remain a lien against the district and shall be paid by the
21 district to the school aid fund when the taxes are collected.

22 (2) When taxes levied for operating purposes against property
23 constituting at least 5% of the valuation of a district are not paid by
24 a single bankrupt debtor that files for reorganization under chapter 11
25 of title 11 of the United States code, 11 U.S.C. 1101 to 1174, and,
26 therefore, are unavailable to the district, the total valuation of the
27 district for the purposes of this act shall be reduced by the valuation
28 of the property. The credits so obtained by a district in the

1 application of the formula provided in section 1021(1) shall remain a
2 lien against the district and shall be paid by the district to the school
3 aid fund when the taxes are collected. This subsection shall be
4 implemented upon verification by the department that the district has
5 taken proper action to attempt to secure payment of taxes by the bankrupt
6 debtor.

7 (3) If taxes levied for operating purposes against property
8 constituting at least 4% of the valuation of a district are not paid by
9 a single bankrupt debtor that files for reorganization under chapter 11
10 of title 11 of the United States code, 11 U.S.C. 1101 to 1174, and,
11 therefore, were unavailable to the district during the 1988-91 school
12 years, the total valuation of the district for the purposes of this act
13 shall be reduced by the valuation of the property. The credits so
14 obtained by a district in the application of the formula provided in
15 section 1021(1) shall remain a lien against the district and shall be
16 paid by the district to the school aid fund when the taxes are collected.
17 This subsection shall be implemented upon verification by the department
18 that the district has taken proper action to attempt to secure payment
19 of taxes by the bankrupt debtor.

20 Sec. 1145. From the amount appropriated in section 101, there is
21 allocated \$3,920,000.00 for court-ordered desegregation payments to pay
22 the state share of desegregation costs mandated by the federal court
23 before June 1, 1983, in Berry v school district of the city of Benton
24 Harbor, United States district court for the western district of
25 Michigan, docket no. C.A. 9.

26 Sec. 1146. (1) Except as otherwise provided in this act, from the
27 amount appropriated in section 101 for public school employees federal
28 social security payment assistance, there is allocated to assist each

1 district and intermediate district an amount equal to two-thirds of the
2 amount paid to each district and intermediate district in 1992-93 for the
3 employer's share of the district's or intermediate district's federal
4 social security and medicare obligations. The department may prorate
5 payments to districts and intermediate districts as necessary.

6 (2) Except as otherwise provided in this act, the state shall not
7 assist in payment of the employer's share of federal social security and
8 medicare obligations for the federally funded employees of the district
9 or intermediate district, nor for individuals employed pursuant to the
10 Michigan youth corps act, Act No. 69 of the Public Acts of 1983, being
11 sections 409.221 to 409.229 of the Michigan Compiled Laws, or the
12 Michigan opportunity and skills training program or project
13 self-reliance, both administered by the department of social services,
14 or any successor of either of those 2 programs or for any other grant
15 program funded under this act.

16 (3) Payments to districts or intermediate districts, for social
17 security and medicare obligations, shall be disbursed on the payment
18 schedule set by section 1017b of this act.

19 (4) Each district or intermediate district shall remit directly to
20 the appropriate federal government agency the total employer share and
21 the total employee share of the district's or intermediate district's
22 social security and medicare obligation. Social security or medicare
23 contributions shall not be remitted to the social security contribution
24 fund as otherwise required by section 42(6) of Act No. 300 of the Public
25 Acts of 1980, being section 38.1342 of the Michigan Compiled Laws.

26 Sec. 1147. (1) The annual level percentage of payroll contribution
27 rate assumed for the public school employees retirement system for the
28 1993-94 state fiscal year is 12.67%. The portion of the contribution rate

1 assigned to local school districts and intermediate school districts for
2 the 1993-94 state fiscal year is 7.54 percentage points of the total
3 12.67 percentage points.

4 (2) Adjustments made under the appropriation for reconciliation in
5 section 101 to reflect the difference between the estimated and actual
6 1988-89 contribution requirements, the estimated and actual 1989-90
7 contribution requirements, the estimated and actual 1990-91 contribution
8 requirements, and the estimated and actual 1991-92 contribution
9 requirements for the public school employees' retirement system are made
10 as required in section 41 of the public school employees retirement act
11 of 1979, Act No. 300 of the Public Acts of 1980, being section 38.1341
12 of the Michigan Compiled Laws. The net amount of these adjustments shall
13 be applied proportionately to the reserve for employer contributions
14 created by section 30 of Act No. 300 of the Public Acts of 1980, being
15 section 38.1330 of the Michigan Compiled Laws, and the reserve for health
16 benefits created by section 34 of Act No. 300 of the Public Acts of 1980,
17 being section 38.1334 of the Michigan Compiled Laws.

18 (3) Included in the amounts appropriated under section 101 for the
19 public school employees retirement system, there is allocated sufficient
20 funds to pay the costs associated with the administrative services only
21 contract for claims administration in connection with the conversion to
22 self-insurance.

23 (4) The reserve for health benefits is the account to which
24 appropriations of the state for health benefits are credited. Benefits
25 payable pursuant to section 91 of Act No. 300 of the Public Acts of 1980,
26 being section 38.1391 of the Michigan Compiled Laws, shall be paid from
27 the reserve for health benefits.

28 Sec. 1149. (1) From the general fund/general purpose appropriation

1 in section 101 for the Michigan partnership for new education, there is
2 allocated \$5,351,500.00 for a grant to Michigan state university for the
3 Michigan partnership for new education. The payments shall be made in
4 2 equal installments on October 15 and December 15. The grant money shall
5 be expended for the purposes of applying and disseminating the latest
6 research on teaching, learning, organization, and management to the
7 state's public schools. Of the funds allocated in this section,
8 approximately 1/2 shall be expended by the school and university alliance
9 according to subsection (2) for research application to translate
10 research into practice and evaluate the results. The balance of the funds
11 shall be expended by the educational extension service according to
12 subsection (3) for the purpose of disseminating practical, tested
13 knowledge to schools in this state. During each state fiscal year, the
14 Michigan partnership and its partner institutions shall raise or
15 contribute matching funds totaling at least 1/2 of the amount allocated
16 in this section for the partnership.

17 (2) In the research application area, the school and university
18 alliance shall establish relationships with 4 to 6 new partnership
19 schools to form university-school collaboratives for applied research and
20 responsible innovation in K-12 teaching and learning, school organization
21 and management, and the education of educators and shall further develop
22 relationships with the existing partnership schools.

23 (3) In the dissemination area, the educational extension service
24 shall develop research-based products in print and other media; organize
25 collaborative dissemination and continuing professional education
26 activities with intermediate districts, professional associations,
27 institutions of higher education and consortia of those organizations;
28 promote the development of technological systems for dissemination and

1 continuing professional education, including 2-way interactive television
2 and computer-based networks; and carry out other activities necessary to
3 ensure that the state's schools gain access to the best current research
4 from partnership schools and other sources.

5 (4) The funds allocated under this section may be expended for
6 purposes including, but not limited to, all of the following:

7 (a) Released time for teachers and administrators to collaborate with
8 university faculty.

9 (b) Compensation for teachers and administrators for summer
10 activities such as course planning, materials development, professional
11 development, and for activities beyond the normal school day or week.

12 (c) Compensation for university faculty for summer activities.

13 (d) Compensation for support staff necessary to facilitate the
14 participation of teachers, administrators, and university faculty.

15 (e) Research reports, books, and other materials related to
16 curriculum, instruction, organization, and management.

17 (f) Meeting expenses.

18 (g) In-state travel and other items essential to the goals of the
19 school and university alliance and the educational extension service.

20 (5) To provide guidance for the activities of the school and
21 university alliance and the educational extension service, each shall
22 establish an advisory committee. These committees shall include
23 representatives from business and industry; districts and intermediate
24 districts, professional associations, and higher education; and the state
25 board, the department, and other appropriate state agencies.

26 (6) Not later than March 1 of each year, the Michigan partnership for
27 new education shall submit to the senate and house appropriations
28 subcommittees responsible for the department's budget, the senate and

1 house fiscal agencies, the department of management and budget, and the
2 state board of education a progress report on expenditures, activities,
3 and accomplishments of the school and university alliance and the
4 educational extension service. The report shall include a report on
5 matching funds raised or contributed, as well as an indication of the
6 priority areas for work during that fiscal year. The Michigan
7 partnership for new education shall also submit a detailed work plan for
8 the fiscal year including at least a plan for evaluation of the impact
9 of the school and university alliance and the educational extension
10 service and a budget based on the appropriation for the year to the
11 department and the department of management and budget no later than
12 October 1 of each year. A report on 1992-93 activities and
13 accomplishments, including evaluation results, shall accompany the plan
14 for 1993-94, and a report on 1993-94 activities and accomplishments,
15 including evaluation results, shall accompany the plan for 1994-95.

16 Sec. 1149a. (1) From the appropriation in section 101 for the
17 metropolitan Detroit youth foundation, there is allocated an amount not
18 to exceed \$900,000.00 to be distributed to districts organized as a
19 first-class district under part 6 of the school code of 1976, being
20 sections 380.401 to 380.485 of the Michigan Compiled Laws, to be used to
21 contract with the metropolitan Detroit youth foundation for a dropout
22 prevention program. The dropout prevention program shall target high
23 school pupils who are on the verge of long-term suspension and middle
24 school pupils who are at risk of failure in 9th grade.

25 (2) Not later than December 1, of each year, the metropolitan Detroit
26 youth foundation shall submit an evaluation of the gains of students
27 participating in the dropout prevention program described in subsection
28 (1) in the previous fiscal year to the department. The evaluation shall

1 include such information as participant data compiled by age, grade
2 level, gender, and race or ethnicity; retention rates of participants;
3 an assessment of measurable academic and social outcomes of participants;
4 and a plan for monitoring participants for up to 6 months after leaving
5 the program to determine the impact of the program.

6 Sec. 1149b. The \$452,900.00 appropriated in section 101 from general
7 fund/general purpose monies for precollege programs in engineering and
8 the sciences shall be provided in the form of a grant to the Detroit area
9 precollege engineering program, inc.

10 Sec. 1149c. The appropriation contained in section 101 from general
11 fund/general purpose monies for the Detroit compact is allocated for a
12 comprehensive school, business, government, community partnership
13 designed to improve the economic success of Detroit public school
14 graduates.

15 Sec. 1151. (1) Annually, the treasurer of each county shall furnish
16 to the department, before July 1 following the receipt of assessment
17 rolls, a statement of the state equalized valuation of each district and
18 fraction of a district within the county on forms furnished by the
19 department, and no later than September 1 of each year, the equalized
20 valuation of each class of property of each district and fraction of a
21 district within the county.

22 (2) The tax tribunal created by the tax tribunal act, Act No. 186 of
23 the Public Acts of 1973, being sections 205.701 to 205.779 of the
24 Michigan Compiled Laws, shall accumulate any changes in state equalized
25 valuation of each district and intermediate district and report the
26 cumulative change in state equalized valuation before the fourth Friday
27 of each month to the department, the department of treasury, the
28 department of management and budget, and the house and senate fiscal

1 agencies.

2 Sec. 1152. Except for reports due on other dates specified in this
3 act, each district and intermediate district shall furnish to the
4 department before the first Monday in November of each year those reports
5 the department considers necessary for the determination of the
6 allocation of funds under this act. In order to receive funds under this
7 act, each district and intermediate district shall also furnish to the
8 department the information the department considers necessary for the
9 administration of this act and for the provision of reports of
10 educational progress to the senate and house committees responsible for
11 education, the senate and house appropriations subcommittees responsible
12 for appropriations to school districts, the senate and house fiscal
13 agencies, and the department of management and budget, as appropriate.

14 Sec. 1152a. In order to receive funds under this act, not later than
15 May 15 of each state fiscal year, each district shall furnish to the
16 department, on a form and in a manner prescribed by the department,
17 estimates of the district's K-12 membership for the next school fiscal
18 year.

19 Sec. 1154. Each intermediate superintendent between August 20 and
20 August 30 of each year, and at any other time upon the request of the
21 treasurer of the county, shall furnish to the county treasurer the names
22 and post-office addresses of the treasurers, presidents, and secretaries
23 of the boards of the intermediate district's constituent districts.

24 Sec. 1161. A school official or member of a board or other person who
25 neglects or refuses to do or perform an act required by this act or who
26 violates or knowingly permits or consents to the violation of this act
27 is guilty of a misdemeanor, punishable by imprisonment for not more than
28 90 days, or a fine of not more than \$1,500.00 or both.

1 Sec. 1162. A district or intermediate district that fails through the
2 negligence of school officials to file reports pursuant to this act shall
3 forfeit that proportion of funds to which the district or intermediate
4 district otherwise would be entitled under this act as the delay in the
5 reports bears to the school term as required by law for the district or
6 intermediate district.

7 Sec. 1163. (1) Except as provided in the school code of 1976, the
8 board of a district or intermediate district shall not permit any of the
9 following:

10 (a) A noncertificated teacher to teach in an elementary or secondary
11 school.

12 (b) A noncertificated counselor to provide counseling services to
13 pupils in an elementary or secondary school.

14 (c) A noncertificated administrator to be employed as a
15 superintendent, principal, or assistant principal, or in any other
16 position in which the primary responsibility of the administrator is
17 supervising instructional programs.

18 (d) A noncertificated chief business official to be employed as a
19 chief business official.

20 (2) Except as provided in the school code of 1976, a district or
21 intermediate district employing teachers, counselors, or administrators
22 not legally certificated shall have deducted the sum equal to the amount
23 paid the teachers, counselors, or administrators for the period of
24 noncertificated or illegal employment. Each intermediate superintendent
25 shall notify the department of the name of the noncertificated teacher,
26 counselor, or administrator and the district employing that individual
27 and the amount of salary the noncertificated teacher, counselor, or
28 administrator was paid within a constituent district.

1 (3) If a school official is notified by the department that he or she
2 is employing a nonapproved noncertificated teacher, counselor, or
3 administrator in violation of this section and knowingly continues to
4 employ that teacher, counselor, or administrator, the school official is
5 guilty of a misdemeanor, punishable by a fine of \$1,500.00 for each
6 incidence.

7 Sec. 1164. A district or intermediate district shall forfeit an
8 amount to which the district or intermediate district otherwise would be
9 entitled under this act equal to the district's or intermediate
10 district's expenditures in the immediately preceding school fiscal year
11 for cars for board members, and for chauffeurs for board members
12 administrators.

13 Sec. 1165. A district that enrolls nonresident pupils for more than
14 1/2 of their instruction and transports those pupils inside the
15 boundaries of their district of residence without that district's
16 permission shall forfeit its apportionments under this act for the fiscal
17 year in which the activity occurred.

18 Sec. 1166. A district in which a school official, member of a board,
19 or other person dispenses or otherwise distributes a family planning drug
20 or device in a public school in violation of section 1507 of the school
21 code of 1976, being section 380.1507 of the Michigan Compiled Laws,
22 dispenses prescriptions for any family planning drug, or makes referrals
23 for abortions shall forfeit 5% of its total state aid appropriation.

24 Sec. 1167. (1) The department in cooperation with the department of
25 public health shall develop plans to assist local school districts and
26 local county health departments to comply with section 1177 of the school
27 code of 1976 and section 9209 of the public health code, Act No. 368 of
28 the Public Acts of 1978, being section 333.9209 of the Michigan Compiled

1 Laws, for each school year.

2 (2) Each school district shall report the immunization status of
3 each entering pupil in grades K through 12 to the local health department
4 in which it is located by November 1 of each school year in a manner
5 prescribed by the department of public health. Not later than December
6 31 of each school year, the department of public health shall notify the
7 department by district of the percentage of entering pupils who do not
8 have a completed, waived, or provisional immunization record in
9 accordance with section 1177 of the school code of 1976. If a district
10 does not have a completed, waived, or provisional immunization record in
11 accordance with section 1177 of the school code of 1976 for at least 90%
12 of the district's pupils as recorded in the November 1 reports required
13 under this sub-section, 50% of each subsequent school aid payment
14 attributable to each pupil for whom the district does not have such an
15 immunization record, beginning with the January payment, shall be
16 withheld from the district until the district has such an immunization
17 record for at least 90% of its pupils. If the department of public
18 health is not able to report to the department by December 31 because a
19 school district fails to submit a report as required in this subsection,
20 or submits an incomplete, inaccurate, or late report, the department
21 shall withhold total state aid payments otherwise due the district under
22 this act, beginning with the January payment, until the report is
23 submitted in a complete and accurate form.

24 (3) Each school will again report the immunization status of each
25 entering pupil in grades K through 12 to the local health department in
26 which it is located by February 1 of each school year in a manner
27 prescribed by the department of public health. Not later than March 31
28 of each school year, the department of public health shall notify the

1 department by district of the percentage of entering pupils who do not
 2 have a completed, waived, or provisional immunization record in
 3 accordance with section 1177 of the school code of 1976. If a district
 4 does not have a completed, waived or provisional immunization record in
 5 accordance with section 1177 of the school code of 1976 for at least 95%
 6 of the district's entering pupils as recorded in the February 1 reports
 7 required under this subsection, 50% of each subsequent school aid payment
 8 attributable to each pupil for whom the district does not have such an
 9 immunization record, beginning with the April payment, shall be withheld
 10 from the district until the district has such an immunization record for
 11 at least 95% of its pupils.

12 Sec. 1171. A reference to a section or subsection of this act
 13 applicable to a fiscal year ending before October 1, 1979, shall be
 14 considered a reference to the section, subsection, or provision of former
 15 Act No. 90 of the Public Acts of 1977 or former Act No. 258 of the Public
 16 Acts of 1972, governing the same subject matter, as determined by the
 17 department.

18 DEPARTMENT OF EDUCATION

19 Sec. 2001. As used in this act:

- 20 (a) "AIDS" means acquired immunodeficiency syndrome.
- 21 (b) "CDC" means center for disease control.
- 22 (c) "DAG" means the United States department of agriculture.
- 23 (d) "DED" means the United States department of education.
- 24 (e) "Department" means the Michigan department of education.
- 25 (f) "DOL" means the United States department of labor.
- 26 (g) "ECIA" means the education consolidation and improvement act.
- 27 (h) "FNS" means food and nutrition service of the USDA.
- 28 (i) "HCFA" means the health care financing administration.

1 (j) "HHS" means the United States department of health and human
2 services.

3 (k) "IDG" means interdepartmental grant.

4 (l) "JTPA" means the job training partnership act.

5 (m) "MOIS" means the Michigan occupational information system.

6 (n) "NHTSA" means the national highway traffic safety
7 administration.

8 (o) "OBEMLA" means office of bilingual education and minority
9 languages affairs.

10 (p) "OERI" means office of educational research and improvement.

11 (q) "OESE" means office of elementary and secondary education.

12 (r) "OHDS" means office of human development services.

13 (s) "OPSE" means office of postsecondary education.

14 (t) "OSERS" means the office of special education rehabilitation
15 service.

16 (u) "OVAE" means office of vocational and adult education.

17 (v) "SSA" means the social security administration.

18 (w) "TEFAP" means the emergency food assistance program.

19 (x) "USDA" means the United States department of agriculture.

20 (y) "VA" means the United States veterans administration.

21 Sec. 2002. A position created under this act that is fully funded
22 by federal funds shall not be continued as a state funded position when
23 the federal funds are discontinued or reduced to the point that the
24 federal funds will not sustain the position 100%.

25 Sec. 2003. The funds donated from private sources to the department
26 shall be appropriated for the purpose for which they are granted, if the
27 department expends the funds in furtherance of programs established and
28 recognized by the legislature. Funds accepted under this section shall

1 not be authorized if the receipt of the funds mandates a commitment for
2 state funding at a future date.

3 Sec. 2004. The funds appropriated in section 101 from the central
4 funds for acquiring additional federal funds or private foundation grants
5 or gifts shall not be expended until the grant money is authorized by the
6 grantor. Expenditure of those funds shall be controlled through the
7 allotment process. Funds accepted under this section shall not be
8 authorized if the receipt of the funds mandates a commitment for state
9 funding at a future date.

10 Sec. 2005. The department may carry into the succeeding fiscal year
11 unexpended federal pass-through funds to local institutions and
12 governments that do not require additional state matching funds. Federal
13 pass-through funds to local institutions and governments that are
14 received in amounts in addition to those included in section 101 and that
15 do not require additional state matching funds are appropriated for the
16 purposes intended.

17 Sec. 2006. The department may receive and expend funds in addition
18 to those authorized in section 101 for conducting training and
19 orientation workshops and seminars that are consistent with the
20 programmatic mission of the individual unit sponsoring or coordinating
21 the program.

22 Sec. 2007. Beginning October 1, 1993, there shall be a hiring freeze
23 imposed on the state classified civil service. State departments and
24 agencies shall be prohibited from hiring any new full-time state
25 classified civil service employees or prohibited from filling any vacant
26 state classified civil service positions. This hiring freeze does not
27 apply to internal transfers of classified employees from one position to
28 another within a department or to positions that are funded with 80% or

1 more federal or restricted funds.

2 (2) The director of the department of management and budget shall
3 grant exceptions to the hiring freeze when the director believes that
4 such a hiring freeze will result in rendering a state department or
5 agency unable to deliver basic services. The director of the department
6 of management and budget shall report by the fifteenth of each month to
7 the chairpersons of the senate and house appropriations committees the
8 number of exclusions to the hiring freeze approved during the previous
9 month and the reasons to justify the exclusion.

10 Sec. 2008. All savings accruing from reduced contribution rates for
11 the state employees retirement system shall be unallotted from
12 appropriation line items as necessary. Such reductions in contribution
13 rates are contingent upon enactment of amendments to the state employees
14 retirement act of 1943, Act No. 240 of the Public Acts of 1943, being
15 sections 38.1 to 38.48 of the Michigan Compiled Laws, including a defined
16 contribution retirement plan for new state employees within the
17 membership of such plan; changes in funding for the provision of dental
18 and vision benefits; five year reconciliation smoothing; use of a 50 year
19 amortization schedule for unfunded actuarial accrued liabilities; and
20 other amendments to the act. The director of the department of
21 management and budget shall issue instructions to all state agencies
22 regarding contribution changes as they occur.

23 STATE BOARD/OFFICE OF SUPERINTENDENT/CHIEF OF STAFF

24 Sec. 2101. (1) The appropriations in section 101 may be used for per
25 diem payments to members of boards, committees, and commissions for each
26 day's board, committee, or commission work at which a quorum is present;
27 for attending a hearing as authorized by the respective board, committee,
28 or commission; or for performing official business as authorized by the

1 respective board, committee, or commission. The per diem payments shall
2 be at a rate as follows:

3 (a) State board of education - president . . . \$110.00 per day

4 (b) State board of education - member

5 other than president \$100.00 per day

6 (c) State tenure commission - member \$ 50.00 per day

7 (2) A state board of education member shall not be paid a per diem
8 for more than 24 days per year.

9 (3) The administrative secretary of the state board of education
10 shall report to the public, the house and senate fiscal agencies, and the
11 department of management and budget by the fifteenth of each month the
12 previous month's expenses by fund source for members of the state board
13 of education related to the performance of their responsibilities.

14 Sec. 2102. (1) As provided in section 705 of the general government
15 appropriations bill, amounts necessary not to exceed \$750,000.00 are
16 available from the account established in subsection 2 for the auditing
17 of school district financial and pupil accounting records utilized for
18 state school aid distributions.

19 (2) An account shall be established for crediting funds returned to
20 the state from audit citations resulting from school district pupil and
21 financial records audits. The balance of the funds from these audits
22 shall lapse to the school aid fund at the end of the fiscal year.

23 (3) Audits conducted under this section may be done on a contractual
24 basis. The legislative auditor general, in cooperation with the
25 department of education and the department of management and budget,
26 shall develop bid specifications.

27 (4) The legislative auditor general in consultation with the
28 department of education shall be responsible for establishing an audit

1 schedule and auditing guidelines which are in compliance with the state
2 school aid act rules and regulations approved by the state board of
3 education, and applicable state and federal law. The legislative auditor
4 general shall perform an oversight function of the state aid membership
5 audits and perform quality assurance reviews of the state aid membership
6 audits and the department's pupil accounting desk audits. The audit
7 process shall include the cooperation of the legislative auditor general
8 and the department of education to complete the department's annual pupil
9 accounting desk audits, to determine the need for additional random
10 audits and annual follow-up audits of school districts that had problems
11 in prior audits.

12 (5) A report for the fiscal year ending September 30, 1994, shall be
13 submitted by the legislative auditor general to the department of
14 management and budget and the house and senate appropriation committees
15 not later than December 31, 1994, stating the names of the contractors,
16 the contract cost, the dollar amount of audit citations for each, and
17 other pertinent information relating to the determination of whether this
18 audit function should be continued. The legislative auditor general
19 shall make such interim reports as appropriate to the department of
20 education, the department of management and budget, and the legislature.

21 SCHOOL QUALITY SERVICES

22 Sec. 2201. (1) The contracts provided for in section 101 that relate
23 to the Michigan education assessment program shall be awarded on the
24 basis of competitive bidding.

25 (2) All school districts in this state shall participate in the
26 tenth grade assessment program.

27 (3) The department may contract with a local school district, an
28 intermediate school district, or both, as well as with testing companies,

1 for sample testing but not for the every-pupil mathematics and reading
2 testing portion of the Michigan education assessment program.

3 (4) The department shall release the results of the tests at the same
4 time to all private schools and public school districts taking the tests
5 at the same time.

6 Sec. 2202. (1) The department shall continue to redevelop tests for
7 use in the essential skills assessment of students in the fourth,
8 seventh, and tenth grades in the areas of language arts and mathematics.
9 The reading and the mathematics tests shall be administered annually in
10 all school districts.

11 (2) The science test shall be administered annually in all school
12 districts to students in the fifth, eighth, and eleventh grades. The
13 department shall develop a new test, developed from existing testing
14 instruments, measuring the state board of education-approved essential
15 goals and objectives for science education to replace the current science
16 test in 1993-94.

17 (3) The department shall develop materials to assist local school
18 districts in using and reporting Michigan education assessment program
19 tests results.

20 (4) From the general fund allocations in section 101 the department
21 may provide tests to non-public schools.

22 Sec. 2203. The department shall provide a progress report to the
23 chairs of the house and senate education appropriation subcommittees and
24 the department of management and budget no later than May 15 of each year
25 describing the activities of the department related to the implementation
26 of Act No. 25 of the Public Acts of 1990 during the previous fiscal year
27 and the status of sections 1204A, 1277, 1278, and 1280, being sections
28 380.1204a, 380.1277, 380.1278, and 380.1280 of the Michigan Compiled

1 Laws, in the state as provided for in this act and Act No. 25 of the
2 Public Acts of 1990.

3 Sec. 2204. The Michigan employment skills assessment shall be
4 offered to all Michigan school districts beginning with the 1991-92
5 fiscal year. Participation in this component is voluntary under the
6 provisions of Act No. 25 of the Public Acts of 1990. During the 1993-94
7 school year, participating districts shall offer the program to all
8 students in grades 8 through 12. The department shall provide the
9 materials local districts need to implement the program.

10 Sec. 2205. The department may contract with a private or nonprofit
11 agency, a college or university, a local school district, an intermediate
12 district, or a combination of those entities, as well as with testing
13 companies, for the development, pilot-testing and implementation of the
14 standards for the Michigan accreditation program.

15 Sec. 2206. From the amount appropriated in section 101 there is
16 allocated \$564,700.00 for developing the proficiency test required
17 pursuant to this section. Not later than July 31, 1993, the department
18 shall develop and the state board shall approve assessment instruments
19 to determine pupil proficiency in communication skills, mathematics,
20 science, and other subject areas specified by the state board. The
21 assessment instruments shall be based on the state board model core
22 curriculum outcomes. Beginning with the graduating class of 1997, a
23 pupil shall not receive a high school diploma unless the pupil achieves
24 passing scores on the assessment instruments developed under this
25 section.

26 Sec. 2207. In order to assist local school districts in establishing
27 in-district schools of choice programs, the department shall do all of
28 the following:

1 (a) Develop and provide to each district a guide to the criteria used
2 in determining eligibility for additional transportation assistance for
3 implementing an in-district schools of choice program.

4 (b) Provide technical assistance and administrative support to
5 districts as requested.

6 (c) Disseminate information to districts, the public, and the
7 legislature on the characteristics and outcomes of the various in-
8 district schools of choice plans implemented under this section.

9 (d) Monitor all in-district schools of choice programs implemented
10 under this section to ensure that they comply with the transportation
11 requirements described in subdivision (a).

12 (e) Develop guidelines and recommendations for a possible transition
13 to an intermediate district schools of choice program within the
14 boundaries of an intermediate district.

15 MSB/MSD/STIRC/REHABILITATION PROGRAMS

16 Sec. 2301. The employees at the Michigan school for the blind, the
17 Michigan school for the deaf, and the state technical institute and
18 rehabilitation center who work on a school year basis shall be considered
19 annual employees for purposes of service credits, retirement, and
20 insurance benefits.

21 Sec. 2302. For each student enrolled at the Michigan school for the
22 blind and the Michigan school for the deaf, the department shall assess
23 the intermediate school district of residence 100% of the cost of
24 operating the student's instructional program. The amount shall exclude
25 room and board related costs and the cost of weekend transportation
26 between the school and the student's home.

27 Sec. 2303. (1) The department may assess rent to the department of
28 corrections for Michigan school for the blind space occupied by the

1 corrections staff training academy. The rental rates and all leasing
2 arrangements shall be subject to the approval of the department of
3 management and budget. Amounts received under section 101 for the
4 corrections academy lease program may be expended by the department for
5 operation, maintenance, and renovation expenses associated with the lease
6 space. If there are any unexpended and unencumbered funds remaining on
7 September 30, 1994, from the amounts appropriated in section 101 for the
8 corrections academy lease program, an amount not to exceed \$20,000.00
9 shall be available for expenditure for the 1994-95 fiscal year for
10 equipment, maintenance, and renovation at other Michigan school for the
11 blind facilities. The balance of the unexpended and unencumbered funds
12 shall revert to the general fund.

13 (2) In addition, the department may receive and expend funds in
14 addition to those authorized in section 101 for the rental of facilities
15 at the Michigan school for the blind to private or publicly funded
16 organizations.

17 Sec. 2304. The department shall assess rent to the state employee
18 child care center for the rental of space it occupies at the Michigan
19 school for the blind. The rental rates and all leasing arrangements
20 shall be subject to the approval of the department of management and
21 budget. Amounts received under section 101 for the child care center may
22 be expended by the department for the operation, maintenance, and
23 renovation of the leased space.

24 Sec. 2305. The state technical institute and rehabilitation center
25 may receive equipment and in-kind contributions for the direct support
26 of staff services through the pine lake fund, the Delton-Kellogg school
27 district or other local or intermediate school district, or any
28 combination of local or intermediate school districts in addition to

1 those authorized in section 101.

2 Sec. 2306. The Michigan rehabilitation service shall make every
3 effort to ensure that all sources of matching funds in this state are
4 used to obtain federal vocational rehabilitation funds. All sources
5 include, but are not limited to, privately-raised funds to support public
6 nonprofit rehabilitation centers as permitted by the rehabilitation act
7 of 1973, Public Law 93-112, 29 U.S.C. 701 to 717, 720 to 724, 730 to 732,
8 740 to 741, 750, 752, 760 to 762, 770 to 777b, 777d to 777f, 780, 781 to
9 785, and 790 to 796i.

10 Sec. 2307. In addition to the amounts appropriated in section 101
11 for vocational rehabilitation services, an amount of not more than
12 \$4,500,000.00 may be accepted from local, private, or state funds and
13 expended as matching funds for acquiring federal funds for vocational
14 rehabilitation services. Funds accepted pursuant to this section shall
15 not be expended unless allotted. Funds shall not be accepted under this
16 section if the receipt of the funds mandates a commitment for additional
17 state funding in excess of the appropriations authorized in this act or
18 is in excess of an amount which is stated in a signed agreement or both.
19 The department shall report before December 30 of each year to the
20 department of management and budget and to the senate and house
21 appropriations subcommittees responsible for the department's budget
22 concerning the amount and source of funds received and how utilized under
23 this section.

24 TEACHER PREPARATION AND CERTIFICATION SERVICES

25 Sec. 2401. Not later than November 30, 1993, the department shall
26 submit to the senate and house appropriations subcommittees responsible
27 for the department's budget, the senate and house fiscal agencies, and
28 the department of management and budget, a report on the status of

1 activities to meet the requirements of section 1531 of the school code
2 of 1976, Act No. 451 of the Public Acts of 1976, being section 380.1531
3 of the Michigan Compiled Laws, relating to teacher test development,
4 validation, and implementation.

5 Sec. 2402. From the funds appropriated in section 101 for teacher
6 preparation and certification services, the department shall expend the
7 funds to provide 1 full-time equated classified position to handle the
8 professional personnel register and certificate revocation/felony
9 conviction files.

10 VOCATIONAL-TECHNICAL EDUCATION SERVICES/ADULT EXTENDED LEARNING SERVICES

11 Sec. 2501. The department may contract responsibility to an ISD to
12 operate MOIS and allow the ISD to charge local users for the services.

13 Sec. 2502. The department may enter into an agreement with the
14 department of social services to receive federal JOBS administrative
15 funds for costs related to administering the EDGE program. The
16 department may not allot or expend these funds until a spending plan has
17 been submitted to and approved by the department of management and
18 budget.

19 GRANTS AND DISTRIBUTIONS

20 Sec. 2601. (1) Notwithstanding any other section of this act, a
21 recipient of a grant entirely from general fund/general purpose money not
22 awarded through a competitive application process in the 1991-92 state
23 fiscal year or in a subsequent state fiscal year under this act or
24 another act making an appropriation to the department is not eligible for
25 receipt of the grant for more than a total of 3 fiscal years. The
26 department shall notify all grant recipients who may be affected by this
27 section of the limitation established by this section. This section does
28 not apply to early childhood development grants, school lunch grants,

1 school breakfast grants, and personal care attendants grants.

2 (2) A grant shall not be made without a signed contract between the
3 department and the grantee.

4 Sec. 2602. The department shall disburse the funds to a general fund
5 grantee in installments based upon the allotment schedule. The
6 disbursement shall be restricted to the minimum amount needed for
7 immediate disbursement by the grantee. The department may waive this
8 section if extenuating circumstances warrant and are substantiated in the
9 grantee's application or other appropriate documentation.

10 Sec. 2603. The funds appropriated in section 101 for drug-free
11 schools and communities shall be expended to provide for technical
12 assistance and to provide grants to, or contracts with, local school
13 districts and intermediate school districts for the provision of a school
14 drug education and prevention program consistent with the program
15 described in the application approved by the United States department of
16 education for funding under the drug-free schools and communities act of
17 1986, title V, part B; elementary and secondary education act, Public
18 Laws 100-297, 100-690, 101-226, and 101-647.

19 Sec. 2604. The department is authorized to transfer funds from other
20 accounts in section 101 into the communities first pilot projects line
21 item in order to support such projects. Such transfers shall be subject
22 to section 393(2) of the management and budget act, Act No. 431 of the
23 Public Acts of 1984, being section 18.1393(2) of the Michigan Compiled
24 Laws.

25 Sec. 2605. The funds appropriated in section 101 for school
26 breakfast programs shall be made available to all public school districts
27 as follows:

28 (a) The district participates in the federal school breakfast program

1 and meets all standards as prescribed by 7CFR220 and 7CFR245 of the USDA
2 regulations.

3 (b) Payment shall be made for each breakfast served meeting standards
4 prescribed in (a) above.

5 (c) The per meal rate paid shall be a formula amount derived from
6 total breakfast funds appropriated divided by total breakfast meals
7 claimed in the preceding school year.

8 Sec. 2606. (1) The funds appropriated in section 101 for early
9 childhood development programs shall be made available through a
10 competitive application process as follows:

11 (a) An applicant may be any public or private nonprofit legal entity
12 or agency other than a local or intermediate school district except a
13 local or intermediate school district acting as a fiscal agent for a
14 child caring organization regulated under Act No. 116 of the Public Acts
15 of 1973, being sections 722.111 to 722.128 of the Michigan Compiled Laws.

16 (b) Applications shall be submitted in a form and manner as required
17 by the department.

18 (c) Applications shall be reviewed by a diverse interagency committee
19 composed of representatives of the department, appropriate community,
20 volunteer, social service agencies and organizations, and parents.

21 (d) Priority in the recommendation for awarding of grants by the
22 state board of education to applicants shall be based upon the following
23 criteria:

24 (i) Compliance with standards for early childhood development
25 consistent with programs for 4-year olds, as approved by the state board
26 of education.

27 (ii) Active and continuous involvement of the parents or guardians
28 of the children participating in the program.

1 (iii) Employment of teachers possessing proper training in early
2 childhood development, including an early childhood (ZA) endorsement
3 and/or child development associate, and trained support staff.

4 (iv) Evidence of collaboration with the community of providers in
5 early childhood development programs including documentation of the total
6 number of children in the community who would meet the criteria
7 established in (vi), the number of children who meet the criteria
8 established in (vi) and who are being served by other providers, and the
9 number of children who will remain unserved by other community early
10 childhood programs if this program is funded.

11 (v) The extent to which these funds will supplement other federal,
12 state, local, or private funds.

13 (vi) The extent to which these funds will be targeted to children who
14 will be at least 4, but less than 5, years of age as of December 1 of the
15 year in which the programs are offered and who show evidence of two or
16 more "at risk" factors as defined in the state board of education report
17 entitled, "children at risk" that was adopted by the state board on April
18 5, 1988.

19 (e) Whether the application contains a comprehensive evaluation plan
20 which includes implementation of all program components required, and an
21 assessment of the gains of children participating in an early childhood
22 development program.

23 (f) Whether the application provides for the establishment of a
24 community advisory committee that shall be involved in the planning and
25 evaluation of the program and provides for collaboration with, and the
26 involvement of, parents and appropriate community, volunteer, and social
27 service agencies and organizations.

28 (2) Grant awards by the state board of education may be at whatever

1 level the board determines appropriate. A grant, when combined with
2 other sources of state revenue for this program, shall not exceed
3 \$2,500.00 per child or the cost of the program. However, in order to
4 achieve the goals and objectives of the early childhood development
5 programs, it is the intent of the legislature to fund these programs at
6 the maximum optimum per pupil level.

7 (3) An applicant that received a grant under this section in the
8 1992-93 fiscal year shall receive priority for funding in 1993-94.
9 However, continuation of funding is contingent on the availability of
10 funds and documented evidence of grantee compliance with standards for
11 early childhood development consistent with programs for 4-year olds, as
12 approved by the state board of education, and with all operational,
13 fiscal, administrative, and other program requirements.

1 **GENERAL SECTIONS FOR 94/95**

2 Sec. 3201. (1) In accordance with the provisions of section 30 of
3 article IX of the state constitution of 1963, total state spending from
4 state resources in this appropriation act is \$3,232,175,000.00 and state
5 appropriations to be paid to local units of government in section 102 are
6 as follows:

7 SCHOOL AID DISTRIBUTIONS \$ 3,219,547,000

8 **DEPARTMENT OF EDUCATION**

9	Motorcycle safety	\$ 750,000
10	School lunch program-state share	2,275,600
11	School lunch program-supplemental state grants .	2,032,100
12	State school breakfast program	320,300
13	Driver education	7,250,000
14	Total	\$ 3,232,175,000

15 (2) If it appears to the principal executive officers of each
16 department that state spending to local units of government will be less
17 than the amount that was projected to be expended for any quarter, the
18 principal executive officer shall immediately give notice of the
19 approximate shortfall to the department of management and budget, the
20 senate and house appropriations subcommittees responsible for the
21 department's budget, and the senate and house fiscal agencies.

22 Sec. 3202. The appropriations made and the expenditures authorized
23 under this act and the departments, agencies, commissions, boards,
24 offices, and programs for which an appropriation is made under this act
25 are subject to the management and budget act, Act No. 431 of the Public
26 Acts of 1984, being sections 18.1101 to 18.1594 of the Michigan Compiled
27 Laws.

28 **SCHOOL AID AND PUBLIC SCHOOL EMPLOYEES RETIREMENT SYSTEM**

1 Sec. 4001. It is executive intent to allocate the funds appropriated
2 in section 102 for K-12 education and public school employees retirement
3 assistance as follows:

4 (1) After allocation to specific line items as identified and
5 allocated in sections 1003 through 1150, the balance of available funds
6 shall be distributed by increasing the children's education guarantee
7 established in section 1021(1).

8 (2) It is executive intent to continue the phase out of assistance
9 to districts and intermediate districts for social security and
10 retirement payments and distributing the resulting savings as an
11 additional increase to the children's education guarantee established in
12 section 1021(1).

13 **DEPARTMENT OF EDUCATION**

14 Sec. 5001. As used in this act:

- 15 (a) "AIDS" means acquired immunodeficiency syndrome.
- 16 (b) "CDC" means center for disease control.
- 17 (c) "DAG" means the United States department of agriculture.
- 18 (d) "DED" means the United States department of education.
- 19 (e) "Department" means the Michigan department of education.
- 20 (f) "DOL" means the United States department of labor.
- 21 (g) "ECIA" means the education consolidation and improvement act.
- 22 (h) "FNS" means food and nutrition service of the USDA.
- 23 (i) "HCFA" means the health care financing administration.
- 24 (j) "HHS" means the United States department of health and human
25 services.
- 26 (k) "IDG" means interdepartmental grant.
- 27 (l) "JTPA" means the job training partnership act.
- 28 (m) "MOIS" means the Michigan occupational information system.

1 (n) "NHTSA" means the national highway traffic safety
2 administration.

3 (o) "OBEMLA" means office of bilingual education and minority
4 languages affairs.

5 (p) "OERI" means office of educational research and improvement.

6 (q) "OESE" means office of elementary and secondary education.

7 (r) "OHDS" means office of human development services.

8 (s) "OPSE" means office of postsecondary education.

9 (t) "OSERS" means the office of special education rehabilitation
10 service.

11 (u) "OVAE" means office of vocational and adult education.

12 (v) "SSA" means the social security administration.

13 (w) "TEFAP" means the emergency food assistance program.

14 (x) "USDA" means the United States department of agriculture.

15 (y) "VA" means the United States veterans administration.

16 Sec. 5002. A position created under this act that is fully funded
17 by federal funds shall not be continued as a state funded position when
18 the federal funds are discontinued or reduced to the point that the
19 federal funds will not sustain the position 100%.

20 Sec. 5003. The funds donated from private sources to the department
21 shall be appropriated for the purpose for which they are granted, if the
22 department expends the funds in furtherance of programs established and
23 recognized by the legislature. Funds accepted under this section shall
24 not be authorized if the receipt of the funds mandates a commitment for
25 state funding at a future date.

26 Sec. 5004. The funds appropriated in section 102 from the central
27 funds for acquiring additional federal funds or private foundation grants
28 or gifts shall not be expended until the grant money is authorized by the

1 grantor. Expenditure of those funds shall be controlled through the
2 allotment process. Funds accepted under this section shall not be
3 authorized if the receipt of the funds mandates a commitment for state
4 funding at a future date.

5 Sec. 5005. The department may carry into the succeeding fiscal year
6 unexpended federal pass-through funds to local institutions and
7 governments that do not require additional state matching funds. Federal
8 pass-through funds to local institutions and governments that are
9 received in amounts in addition to those included in section 102 and that
10 do not require additional state matching funds are appropriated for the
11 purposes intended.

12 Sec. 5006. The department may receive and expend funds in addition
13 to those authorized in section 102 for conducting training and
14 orientation workshops and seminars that are consistent with the
15 programmatic mission of the individual unit sponsoring or coordinating
16 the program.

17 Sec. 5007. Beginning October 1, 1994, there shall be a hiring freeze
18 imposed on the state classified civil service. State departments and
19 agencies shall be prohibited from hiring any new full-time state
20 classified civil service employees or prohibited from filling any vacant
21 state classified civil service positions. This hiring freeze does not
22 apply to internal transfers of classified employees from one position to
23 another within a department or to positions that are funded with 80% or
24 more federal or restricted funds.

25 (2) The director of the department of management and budget shall
26 grant exceptions to the hiring freeze when the director believes that
27 such a hiring freeze will result in rendering a state department or
28 agency unable to deliver basic services. The director of the department

1 of management and budget shall report by the fifteenth of each month to
2 the chairpersons of the senate and house appropriations committees the
3 number of exclusions to the hiring freeze approved during the previous
4 month and the reasons to justify the exclusion.

5 Sec. 5008. All savings accruing from reduced contribution rates for
6 the state employees retirement system shall be unallotted from
7 appropriation line items as necessary. Such reductions in contribution
8 rates are contingent upon enactment of amendments to the state employees
9 retirement act of 1943, Act No. 240 of the Public Acts of 1943, being
10 sections 38.1 to 38.48 of the Michigan Compiled Laws, including a defined
11 contribution retirement plan for new state employees within the
12 membership of such plan; changes in funding for the provision of dental
13 and vision benefits; five year reconciliation smoothing; use of a 50 year
14 amortization schedule for unfunded actuarial accrued liabilities; and
15 other amendments to the act. The director of the department of
16 management and budget shall issue instructions to all state agencies
17 regarding contribution changes as they occur.

18 Sec. 5009. Increases in employee wage compensation which accrue as
19 a result of savings in group insurance costs in accordance with terms of
20 valid collective bargaining agreements shall be paid from appropriation
21 lines in section 102 in which authorization for salary and wage payments
22 are included. If a transfer of appropriations is necessary to adjust for
23 these increased wage levels, the director of the department of management
24 and budget may authorize administrative transfers for this purpose
25 consistent with section 393(1) of Act 431 of the Public Acts of 1984, as
26 amended, being section 18.1393(1) of the Michigan Compiled Laws.

27 STATE BOARD/OFFICE OF SUPERINTENDENT/CHIEF OF STAFF

28 Sec. 5101. (1) The appropriations in section 102 may be used for per

1 diem payments to members of boards, committees, and commissions for each
 2 day's board, committee, or commission work at which a quorum is present;
 3 for attending a hearing as authorized by the respective board, committee,
 4 or commission; or for performing official business as authorized by the
 5 respective board, committee, or commission. The per diem payments shall
 6 be at a rate as follows:

7 (a) State board of education - president . . . \$110.00 per day

8 (b) State board of education - member

9 other than president \$100.00 per day

10 (c) State tenure commission - member \$ 50.00 per day

11 (2) A state board of education member shall not be paid a per diem
 12 for more than 24 days per year.

13 (3) The administrative secretary of the state board of education
 14 shall report to the public, the house and senate fiscal agencies, and the
 15 department of management and budget by the fifteenth of each month the
 16 previous month's expenses by fund source for members of the state board
 17 of education related to the performance of their responsibilities.

18 Sec. 5102. (1) As provided in section 2705 of the general government
 19 appropriations bill, amounts necessary not to exceed \$750,000.00 are
 20 available from the account established in subsection 2 for the auditing
 21 of school district financial and pupil accounting records utilized for
 22 state school aid distributions.

23 (2) An account shall be established for crediting funds returned to
 24 the state from audit citations resulting from school district pupil and
 25 financial records audits. The balance of the funds from these audits
 26 shall lapse to the school aid fund at the end of the fiscal year.

27 (3) Audits conducted under this section may be done on a contractual
 28 basis. The legislative auditor general, in cooperation with the

1 department of education and the department of management and budget,
2 shall develop bid specifications.

3 (4) The legislative auditor general in consultation with the
4 department of education shall be responsible for establishing an audit
5 schedule and auditing guidelines which are in compliance with the state
6 school aid act rules and regulations approved by the state board of
7 education, and applicable state and federal law. The legislative auditor
8 general shall perform an oversight function of the state aid membership
9 audits and perform quality assurance reviews of the state aid membership
10 audits and the department's pupil accounting desk audits. The audit
11 process shall include the cooperation of the legislative auditor general
12 and the department of education to complete the department's annual pupil
13 accounting desk audits, to determine the need for additional random
14 audits and annual follow-up audits of school districts that had problems
15 in prior audits.

16 (5) A report for the fiscal year ending September 30, 1995, shall be
17 submitted by the legislative auditor general to the department of
18 management and budget and the house and senate appropriation committees
19 not later than December 31, 1995, stating the names of the contractors,
20 the contract cost, the dollar amount of audit citations for each, and
21 other pertinent information relating to the determination of whether this
22 audit function should be continued. The legislative auditor general
23 shall make such interim reports as appropriate to the department of
24 education, the department of management and budget, and the legislature.

25 SCHOOL QUALITY SERVICES

26 Sec. 5201. (1) The contracts provided for in section 102 that relate
27 to the Michigan education assessment program shall be awarded on the
28 basis of competitive bidding.

1 (2) All school districts in this state shall participate in the
2 tenth grade assessment program.

3 (3) The department may contract with a local school district, an
4 intermediate school district, or both, as well as with testing companies,
5 for sample testing but not for the every-pupil mathematics and reading
6 testing portion of the Michigan education assessment program.

7 (4) The department shall release the results of the tests at the same
8 time to all private schools and public school districts taking the tests
9 at the same time.

10 Sec. 5202. (1) The department shall continue to redevelop tests for
11 use in the essential skills assessment of students in the fourth,
12 seventh, and tenth grades in the areas of language arts and mathematics.
13 The reading and the mathematics tests shall be administered annually in
14 all school districts.

15 (2) The science test shall be administered annually in all school
16 districts to students in the fifth, eighth, and eleventh grades. The
17 department shall develop a new test, developed from existing testing
18 instruments, measuring the state board of education-approved essential
19 goals and objectives for science education to replace the current science
20 test in 1993-94.

21 (3) The department shall develop materials to assist local school
22 districts in using and reporting Michigan education assessment program
23 tests results.

24 (4) From the general fund allocations in section 102 the department
25 may provide tests to non-public schools.

26 Sec. 5203. The department shall provide a progress report to the
27 chairs of the house and senate education appropriation subcommittees and
28 the department of management and budget no later than May 15 of each year

1 describing the activities of the department related to the implementation
2 of Act No. 25 of the Public Acts of 1990 during the previous fiscal year
3 and the status of sections 1204A, 1277, 1278, and 1280, being sections
4 380.1204a, 380.1277, 380.1278, and 380.1280 of the Michigan Compiled
5 Laws, in the state as provided for in this act and Act No. 25 of the
6 Public Acts of 1990.

7 Sec. 5204. The Michigan employment skills assessment shall be
8 offered to all Michigan school districts beginning with the 1991-92
9 fiscal year. Participation in this component is voluntary under the
10 provisions of Act No. 25 of the Public Acts of 1990. During the 1993-94
11 school year, participating districts shall offer the program to all
12 students in grades 8 through 12. The department shall provide the
13 materials local districts need to implement the program.

14 Sec. 5205. The department may contract with a private or nonprofit
15 agency, a college or university, a local school district, an intermediate
16 district, or a combination of those entities, as well as with testing
17 companies, for the development, pilot-testing and implementation of the
18 standards for the Michigan accreditation program.

19 Sec. 5206. From the amount appropriated in section 102 there is
20 allocated \$564,700.00 for developing the proficiency test required
21 pursuant to this section. Not later than July 31, 1993, the department
22 shall develop and the state board shall approve assessment instruments
23 to determine pupil proficiency in communication skills, mathematics,
24 science, and other subject areas specified by the state board. The
25 assessment instruments shall be based on the state board model core
26 curriculum outcomes. Beginning with the graduating class of 1997, a
27 pupil shall not receive a high school diploma unless the pupil achieves
28 passing scores on the assessment instruments developed under this

1 section.

2 Sec. 5207. In order to assist local school districts in establishing
3 in-district schools of choice programs, the department shall do all of
4 the following:

5 (a) Develop and provide to each district a guide to the criteria used
6 in determining eligibility for additional transportation assistance for
7 implementing an in-district schools of choice program.

8 (b) Provide technical assistance and administrative support to
9 districts as requested.

10 (c) Disseminate information to districts, the public, and the
11 legislature on the characteristics and outcomes of the various in-
12 district schools of choice plans implemented under this section.

13 (d) Monitor all in-district schools of choice programs implemented
14 under this section to ensure that they comply with the transportation
15 requirements described in subdivision (a).

16 (e) Develop guidelines and recommendations for a possible transition
17 to an intermediate district schools of choice program within the
18 boundaries of an intermediate district.

19 MSB/MSD/STIRC/REHABILITATION PROGRAMS

20 Sec. 5301. The employees at the Michigan school for the blind, the
21 Michigan school for the deaf, and the state technical institute and
22 rehabilitation center who work on a school year basis shall be considered
23 annual employees for purposes of service credits, retirement, and
24 insurance benefits.

25 Sec. 5302. For each student enrolled at the Michigan school for the
26 blind and the Michigan school for the deaf, the department shall assess
27 the intermediate school district of residence 100% of the cost of
28 operating the student's instructional program. The amount shall exclude

1 room and board related costs and the cost of weekend transportation
2 between the school and the student's home.

3 Sec. 5303. (1) The department may assess rent to the department of
4 corrections for Michigan school for the blind space occupied by the
5 corrections staff training academy. The rental rates and all leasing
6 arrangements shall be subject to the approval of the department of
7 management and budget. Amounts received under section 102 for the
8 corrections academy lease program may be expended by the department for
9 operation, maintenance, and renovation expenses associated with the lease
10 space. If there are any unexpended and unencumbered funds remaining on
11 September 30, 1995, from the amounts appropriated in section 102 for the
12 corrections academy lease program, an amount not to exceed \$20,000.00
13 shall be available for expenditure for the 1995-96 fiscal year for
14 equipment, maintenance, and renovation at other Michigan school for the
15 blind facilities. The balance of the unexpended and unencumbered funds
16 shall revert to the general fund.

17 (2) In addition, the department may receive and expend funds in
18 addition to those authorized in section 102 for the rental of facilities
19 at the Michigan school for the blind to private or publicly funded
20 organizations.

21 Sec. 5304. The department shall assess rent to the state employee
22 child care center for the rental of space it occupies at the Michigan
23 school for the blind. The rental rates and all leasing arrangements
24 shall be subject to the approval of the department of management and
25 budget. Amounts received under section 102 for the child care center may
26 be expended by the department for the operation, maintenance, and
27 renovation of the leased space.

28 Sec. 5305. The state technical institute and rehabilitation center

1 may receive equipment and in-kind contributions for the direct support
2 of staff services through the pine lake fund, the Delton-Kellogg school
3 district or other local or intermediate school district, or any
4 combination of local or intermediate school districts in addition to
5 those authorized in section 102.

6 Sec. 5306. The Michigan rehabilitation service shall make every
7 effort to ensure that all sources of matching funds in this state are
8 used to obtain federal vocational rehabilitation funds. All sources
9 include, but are not limited to, privately-raised funds to support public
10 nonprofit rehabilitation centers as permitted by the rehabilitation act
11 of 1973, Public Law 93-112, 29 U.S.C. 701 to 717, 720 to 724, 730 to 732,
12 740 to 741, 750, 752, 760 to 762, 770 to 777b, 777d to 777f, 780, 781 to
13 785, and 790 to 796i.

14 Sec. 5307. In addition to the amounts appropriated in section 102
15 for vocational rehabilitation services, an amount of not more than
16 \$4,500,000.00 may be accepted from local, private, or state funds and
17 expended as matching funds for acquiring federal funds for vocational
18 rehabilitation services. Funds accepted pursuant to this section shall
19 not be expended unless allotted. Funds shall not be accepted under this
20 section if the receipt of the funds mandates a commitment for additional
21 state funding in excess of the appropriations authorized in this act or
22 is in excess of an amount which is stated in a signed agreement or both.
23 The department shall report before December 30 of each year to the
24 department of management and budget and to the senate and house
25 appropriations subcommittees responsible for the department's budget
26 concerning the amount and source of funds received and how utilized under
27 this section.

28 TEACHER PREPARATION AND CERTIFICATION SERVICES

1 Sec. 5401. Not later than November 30, 1994, the department shall
2 submit to the senate and house appropriations subcommittees responsible
3 for the department's budget, the senate and house fiscal agencies, and
4 the department of management and budget, a report on the status of
5 activities to meet the requirements of section 1531 of the school code
6 of 1976, Act No. 451 of the Public Acts of 1976, being section 380.1531
7 of the Michigan Compiled Laws, relating to teacher test development,
8 validation, and implementation.

9 Sec. 5402. From the funds appropriated in section 102 for teacher
10 preparation and certification services, the department shall expend the
11 funds to provide 1 full-time equated classified position to handle the
12 professional personnel register and certificate revocation/felony
13 conviction files.

14 VOCATIONAL-TECHNICAL EDUCATION SERVICES/ADULT EXTENDED LEARNING SERVICES

15 Sec. 5501. The department may contract responsibility to an ISD to
16 operate MOIS and allow the ISD to charge local users for the services.

17 Sec. 5502. The department may enter into an agreement with the
18 department of social services to receive federal JOBS administrative
19 funds for costs related to administering the EDGE program. The
20 department may not allot or expend these funds until a spending plan has
21 been submitted to and approved by the department of management and
22 budget.

23 GRANTS AND DISTRIBUTIONS

24 Sec. 5601. (1) Notwithstanding any other section of this act, a
25 recipient of a grant entirely from general fund/general purpose money not
26 awarded through a competitive application process in the 1991-92 state
27 fiscal year or in a subsequent state fiscal year under this act or
28 another act making an appropriation to the department is not eligible for

1 receipt of the grant for more than a total of 3 fiscal years. The
2 department shall notify all grant recipients who may be affected by this
3 section of the limitation established by this section. This section does
4 not apply to early childhood development grants, school lunch grants,
5 school breakfast grants, and personal care attendants grants.

6 (2) A grant shall not be made without a signed contract between the
7 department and the grantee.

8 Sec. 5602. The department shall disburse the funds to a general fund
9 grantee in installments based upon the allotment schedule. The
10 disbursement shall be restricted to the minimum amount needed for
11 immediate disbursement by the grantee. The department may waive this
12 section if extenuating circumstances warrant and are substantiated in the
13 grantee's application or other appropriate documentation.

14 Sec. 5603. The funds appropriated in section 102 for drug-free
15 schools and communities shall be expended to provide for technical
16 assistance and to provide grants to, or contracts with, local school
17 districts and intermediate school districts for the provision of a school
18 drug education and prevention program consistent with the program
19 described in the application approved by the United States department of
20 education for funding under the drug-free schools and communities act of
21 1986, title V, part B; elementary and secondary education act, Public
22 Laws 100-297, 100-690, 101-226, and 101-647.

23 Sec. 5604. The department is authorized to transfer funds from other
24 accounts in section 102 into the communities first pilot projects line
25 item in order to support such projects. Such transfers shall be subject
26 to section 393(2) of the management and budget act, Act No. 431 of the
27 Public Acts of 1984, being section 18.1393(2) of the Michigan Compiled
28 Laws.

1 Sec. 5605. The funds appropriated in section 102 for school
2 breakfast programs shall be made available to all public school districts
3 as follows:

4 (a) The district participates in the federal school breakfast program
5 and meets all standards as prescribed by 7CFR220 and 7CFR245 of the USDA
6 regulations.

7 (b) Payment shall be made for each breakfast served meeting standards
8 prescribed in (a) above.

9 (c) The per meal rate paid shall be a formula amount derived from
10 total breakfast funds appropriated divided by total breakfast meals
11 claimed in the preceding school year.

12 Sec. 5606. (1) The funds appropriated in section 102 for early
13 childhood development programs shall be made available through a
14 competitive application process as follows:

15 (a) An applicant may be any public or private nonprofit legal entity
16 or agency other than a local or intermediate school district except a
17 local or intermediate school district acting as a fiscal agent for a
18 child caring organization regulated under Act No. 116 of the Public Acts
19 of 1973, being sections 722.111 to 722.128 of the Michigan Compiled Laws.

20 (b) Applications shall be submitted in a form and manner as required
21 by the department.

22 (c) Applications shall be reviewed by a diverse interagency committee
23 composed of representatives of the department, appropriate community,
24 volunteer, social service agencies and organizations, and parents.

25 (d) Priority in the recommendation for awarding of grants by the
26 state board of education to applicants shall be based upon the following
27 criteria:

28 (i) Compliance with standards for early childhood development

1 consistent with programs for 4-year olds, as approved by the state board
2 of education.

3 (ii) Active and continuous involvement of the parents or guardians
4 of the children participating in the program.

5 (iii) Employment of teachers possessing proper training in early
6 childhood development, including an early childhood (ZA) endorsement
7 and/or child development associate, and trained support staff.

8 (iv) Evidence of collaboration with the community of providers in
9 early childhood development programs including documentation of the total
10 number of children in the community who would meet the criteria
11 established in (vi), the number of children who meet the criteria
12 established in (vi) and who are being served by other providers, and the
13 number of children who will remain unserved by other community early
14 childhood programs if this program is funded.

15 (v) The extent to which these funds will supplement other federal,
16 state, local, or private funds.

17 (vi) The extent to which these funds will be targeted to children who
18 will be at least 4, but less than 5, years of age as of December 1 of the
19 year in which the programs are offered and who show evidence of two or
20 more "at risk" factors as defined in the state board of education report
21 entitled, "children at risk" that was adopted by the state board on April
22 5, 1988.

23 (e) Whether the application contains a comprehensive evaluation plan
24 which includes implementation of all program components required, and an
25 assessment of the gains of children participating in an early childhood
26 development program.

27 (f) Whether the application provides for the establishment of a
28 community advisory committee that shall be involved in the planning and

1 evaluation of the program and provides for collaboration with, and the
2 involvement of, parents and appropriate community, volunteer, and social
3 service agencies and organizations.

4 (2) Grant awards by the state board of education may be at whatever
5 level the board determines appropriate. A grant, when combined with
6 other sources of state revenue for this program, shall not exceed
7 \$2,500.00 per child or the cost of the program. However, in order to
8 achieve the goals and objectives of the early childhood development
9 programs, it is the intent of the legislature to fund these programs at
10 the maximum optimum per pupil level.

11 (3) An applicant that received a grant under this section in the
12 1993-94 fiscal year shall receive priority for funding in 1994-95.
13 However, continuation of funding is contingent on the availability of
14 funds and documented evidence of grantee compliance with standards for
15 early childhood development consistent with programs for 4-year olds, as
16 approved by the state board of education, and with all operational,
17 fiscal, administrative, and other program requirements.

18 Sec. 6000. Act No. 94 of the Public Acts of 1979, being sections
19 388.1601 to 388.1772 of the Michigan Compiled Laws, is repealed.

final page