Act No. 45 Public Acts of 2001 Approved by the Governor* July 19, 2001

Filed with the Secretary of State July 23, 2001

EFFECTIVE DATE: July 23, 2001

*Item Vetoes

DEPARTMENT OF MANAGEMENT AND BUDGET

share \$5,307,500; state general fund share \$200)

Sec. 903.

Entire Section. (Page 13)

\$100

(Page 6)

STATE OF MICHIGAN 91ST LEGISLATURE REGULAR SESSION OF 2001

Introduced by Senators Gast, Schwarz, McManus, Johnson, Gougeon, Smith and Goschka

ENROLLED SENATE BILL No. 231

AN ACT to make, supplement, and adjust appropriations for certain capital outlay programs and state departments and agencies for the fiscal years ending September 30, 2001 and September 30, 2002; to implement the appropriations within the budgetary process; to make appropriations for planning and construction at state agencies; to make appropriations for state building authority rent and insurance; to make a grant for state building authority rent; to provide for the acquisition of land and buildings; to provide for the elimination of fire hazards; to provide for special maintenance, remodeling and addition, alteration, renovation, demolition, and other projects; to provide for elimination of occupational safety and health hazards; to provide for the award and implementation of contracts; to provide for the purchase of furnishings and equipment relative to occupancy of a project; to provide for the development of public recreation facilities; to provide for certain advances from the general fund; to prescribe powers and duties of certain state officers and agencies; to require certain reports, plans, and agreements; to provide for leases; to provide for transfers; to prescribe standards and conditions relating to the appropriations; and to provide for the expenditure of appropriations.

The People of the State of Michigan enact:

PART 1

LINE-ITEM APPROPRIATIONS FOR FISCAL YEAR 2001-2002

Sec. 101. SUMMARY

Subject to the conditions set forth in this act, the amounts listed in this part are appropriated for certain capital outlay projects at the various state agencies for the fiscal year ending September 30, 2002, from the funds indicated in this part. The following is a summary of the appropriations in this part:

TOTAL CAPITAL OUTLAY

GROSS APPROPRIATION	. \$	499,557,700
Total interdepartmental grants and intradepartmental transfers		7,000,000
ADJUSTED GROSS APPROPRIATION	. \$	492,557,700
Total federal revenues		106,332,000
Total local funds		26,000,000
Total private		1,250,000
Total state restricted		43,109,000
State general fund/general purpose	. \$	315.866.700

		2002
Sec. 102. DEPARTMENT OF AGRICULTURE		
Farmland and open space development acquisition	\$	5,000,000
GROSS APPROPRIATION	\$	5,000,000
Appropriated from:		, ,
Special revenue funds:		
Farmland and open space withdrawal fees		5,000,000
State general fund/general purpose	\$	0
C 100 DEDARBURE OF MANACEMENT AND DUDGET		
Sec. 103. DEPARTMENT OF MANAGEMENT AND BUDGET		
Lump-sum projects:		
Major special maintenance and remodeling:		
For state agencies special maintenance projects estimated to cost more than \$100,000 but less	d•	7,000,000
than \$1,000,000	Ф	7,000,000
Major special maintenance and remodeling for department of corrections		2 055 500
Major special maintenance and remodeling for department of corrections		3,855,500 1,725,000
Major special maintenance and remodeling for family independence agency		1,120,000
Major special maintenance and remodeling for department of community health		1,000,000
Major special maintenance and remodeling for department of natural resources		300,000
Major special maintenance and remodeling for department of state police		512,500
GROSS APPROPRIATION	s –	15,493,000
Appropriated from:	Ψ	10,100,000
Interdepartmental grant revenues:		
IDG, building occupancy charges		7,000,000
Special revenue funds:		.,,
State general fund/general purpose	\$	8,493,000
	·	, ,
Sec. 104. DEPARTMENT OF MILITARY AFFAIRS		
Lump-sum projects:		
For department of military affairs remodeling and additions and special maintenance projects \dots	\$	2,029,700
Land acquisitions and appraisals statewide	_	500,000
GROSS APPROPRIATION	\$	2,529,700
Appropriated from:		
Federal revenues:		040.000
DOD, department of the army - national guard bureau		810,000
Special revenue funds:		F 00.000
Armory construction fund	Ф	500,000
State general fund/general purpose	\$	1,219,700
Sec. 105. DEPARTMENT OF NATURAL RESOURCES		
(1) APPROPRIATION SUMMARY:		
GROSS APPROPRIATION	\$	30,189,000
Total interdepartmental grants and intradepartmental transfers	·	0
ADJUSTED GROSS APPROPRIATION	\$	30,189,000
Total federal revenues		4,850,000
Total local funds		0
Total private		1,250,000
Total state restricted		24,089,000
State general fund/general purpose	\$	0
(2) STATE PARK REMODELING AND ADDITIONS:		
State parks repair and maintenance		2,500,000
Haven hill natural area damage repairs	_	800,000
GROSS APPROPRIATION	\$	3,300,000
Appropriated from:		
Special revenue funds:		
State park improvement fund		1,500,000
State park endowment fund		1,000,000
Haven hill natural area consent agreement		800,000
State general fund/general purpose	\$	0

For Fiscal Year

For Fiscal Year
Ending Sept. 30,
2002

	2002
Reroof MDOT facilities - fence MDOT properties, and install bituminous surface/resurfacing,	
various locations	\$ 400,000
Institutional and agency roads	750,000
Miscellaneous projects	1,000,000
GROSS APPROPRIATION	\$ 9,800,000
Appropriated from:	
Special revenue funds:	
State trunkline fund	9,800,000
State general fund/general purpose	\$ 0
Sec. 107. DEPARTMENT OF TRANSPORTATION	
AERONAUTICS FUND: AIRPORT PROGRAMS	
Airport improvement programs	\$ 152,722,000
Fodoval/state/local signout construction:	

Federal/state/local airport construction:

Adrian - Lenawee County airport

Allegan - Padgham field

Alma - Gratiot community airport

Alpena - Alpena County regional airport

Ann Arbor - Ann Arbor municipal airport

Atlanta - Atlanta municipal airport

Bad Axe - Huron County memorial airport

Baraga - new airport

Battle Creek - W.K. Kellogg airport

Bay City - James Clements airport

Bellaire - Antrim County airport

Benton Harbor - Southwest Michigan regional airport

Big Rapids - Roben-Hood airport

Cadillac - Wexford County airport

Caro - Tuscola area/Caro municipal airport

Charlevoix - Charlevoix municipal airport

Charlotte - Fitch H. Beach airport

Cheboygan - Cheboygan County airport

Clare - Clare municipal airport

Coldwater - Branch County airport

Detroit - Detroit city airport

Detroit - Detroit metropolitan airport, Wayne County airport

Detroit - Willow Run airport

Dowagiac - Cass County airport

Drummond Island - Drummond Island airport

Escanaba - Delta County airport

Evart - Evart municipal airport

Flint - Bishop international airport

Frankfort - Frankfort Dow memorial airport

Freemont - Freemont municipal airport

Gaylord - Otsego County airport

Gladwin - Gladwin Zettel memorial airport

Grand Haven - Grand Haven memorial airpark

Grand Ledge - Abrams municipal airport

Grand Rapids - Gerald R. Ford international airport

Grayling - Grayling army airfield

Greenville - Greenville municipal airport

Grosse Ile - Grosse Ile municipal airport

Hancock - Houghton County memorial airport

Harbor Springs - Harbor Springs municipal airport

Hastings - Hastings city/Barry County airport

Hart Shelby - Oceana County airport

Hillsdale - Hillsdale municipal airport

Holland - Tulip city airport

Houghton Lake - Roscommon County airport

Howell - Livingston County airport

Ionia - Ionia County airport

Iron County - County airports

Iron Mountain - Ford airport

Ironwood - Gogebic-Iron County (Wisconsin) airport

Jackson - Jackson County-Revnolds field

Kalamazoo - Kalamazoo/Battle Creek international airport

Lakeview - Lakeview-Griffith field

Lambertville - Suburban airport

Lansing - Capital city airport

Lapeer - Dupont-Lapeer airport

Linden - Price airport

Ludington - Mason County airport

Mackinac Island - Mackinac Island airport

Manistee - Manistee County airport

Manistique - Schoolcraft County airport

Marlette - Marlette Township airport

Marquette - Sawyer airport

Marshall - Brooks field

Mason - Mason Jewett field

Menominee - Menominee-Marinette twin city airport

MDOT - airport obstruction analysis

Midland - Jack Barstow airport

Monroe - Custer airport

Mt. Pleasant - Mt. Pleasant municipal airport

Munising - Hanley field

Muskegon - Muskegon County airport

New Hudson - Oakland-Southwest airport

Newberry - Luce County airport

Niles - Jerry Tyler memorial airport

Ontonagon - Ontonagon County airport

Oscoda - Wurtsmith airport

Owosso - Owosso community airport

Pellston - Pellston regional airport

Plymouth - Canton-Plymouth-Mettetal airport

Pontiac - Oakland County international airport

Port Huron - St. Clair County international airport

Rogers City - Presque Isle County/Rogers City airport

Romeo - Romeo state airport

Saginaw - Harry W. Browne airport

Saginaw - MBS international airport

Saint Ignace - Mackinac County airport

Saint James - Beaver Island airport

Sandusky - Sandusky city airport

Sault Ste. Marie - Chippewa County international airport

South Haven - South Haven area regional airport

Sparta - Sparta airport

Statewide - various sites

Sturgis - Kirsch municipal airport

Three Rivers - Three Rivers municipal, Dr. Haines airport

Traverse City - Cherry capital airport

Troy - Oakland-Troy airport

West Branch - West Branch community airport

White Cloud - White Cloud airport

GROSS APPROPRIATION......\$ 152,722,000

Appropriated from:

	For Fiscal Year Ending Sept. 30, 2002
Special revenue funds:	
Local aeronautics match	\$ 26,000,000
State aeronautics fund	2,000,000
State general fund/general purpose	\$ 26,000,000
Sec. 108. STATE BUILDING AUTHORITY RENT - GRANTS	
State building authority rent - state agencies	\$ 47,353,500
State building authority rent - department of corrections	93,587,300
State building authority rent - universities	126,084,700
State building authority rent - community colleges	16,798,500
GROSS APPROPRIATION	\$ 283,824,000
Appropriated from:	
Federal revenues:	
Federal funds - grand tower facility	1,950,000
State building authority - University of Michigan, third party reimbursement	200,000
State lottery funds	1,520,000
State general fund/general purpose	\$ 280,154,000

PART 1A

LINE-ITEM APPROPRIATIONS FOR FISCAL YEAR 2000-2001

Sec. 151. SUMMARY

Subject to the conditions set forth in this act, the amounts listed in this part are appropriated for certain capital outlay projects at the various state agencies, community colleges, and universities for the fiscal year ending September 30, 2001, from the funds indicated in this part. The following is a summary of the appropriations in this part:

September 50, 2001, from the funds indicated in this part. The following is a summary of the approp	lautoi	is in this part.
CAPITAL OUTLAY		
GROSS APPROPRIATION	\$	11,112,000
Total interdepartmental grants and intradepartmental transfers		0
ADJUSTED GROSS APPROPRIATION	\$	11,112,000
Total federal revenues		10,000,000
Total local revenues		1,111,200
Total private revenues		0
Total state restricted revenues		0
State general fund/general purpose	\$	800
Sec. 152. STATE BUILDING AUTHORITY FINANCED CONSTRUCTION PROJECT	S	
Macomb Community College - Fraser campus renovations, authorized for planning in 1999		
PA 265, for final design and construction (total authorized cost \$6,545,000; state building		
authority share \$3,272,300; community college share \$3,272,500; state general fund share	Φ.	400
\$200)	\$	100
Northern Michigan University - student services building, authorized for planning in 2000		
PA 291, for final design and construction (total authorized cost \$15,750,000; state building		100
authority share \$11,812,300; university share \$3,937,500; state general fund share \$200)		100
Northern Michigan University - fine and practical arts project, authorized for planning in 2000		
PA 291, for final design and construction (total authorized cost \$21,230,000; state building		100
authority share \$15,922,300; university share \$5,307,500; state general fund share \$200)		100
authorized for planning in 1999 PA 265, for final design and construction (total authorized cost		
\$40,000,000; state building authority share \$29,999,800; university share \$10,000,000; state		
general fund share \$200)		100
Western Michigan University - health and human services building, authorized for planning in		100
1999 PA 265, for final design and construction (total authorized cost \$48,170,800; state building		
authority share \$36,127,900; university share \$12,042,700; state general fund share \$200)		100
advisitely share \$65,121,600, and versity share \$12,042,100, state general fund share \$200/		100

		For Fiscal Year Ending Sept. 30, 2001
Western Michigan University/Lake Michigan College - southwest center, authorized for planning in 1999 PA 265, for final design and construction (total authorized cost \$8,486,000; state building authority share \$6,364,300; university share \$2,121,500; state general fund share		
\$200)	\$	100
general fund share \$100)		100
GROSS APPROPRIATION	\$	700
Appropriated from:	·	
State general fund/general purpose	\$	700
Sec. 153. STATE AGENCY, UNIVERSITY, AND COMMUNITY COLLEGE PLANNING PROJECTS		
Michigan Technological University - integrated learning/information technology center, for program	ф	100
and planning to be paid for from university revenues		100
Appropriated from:	Ф	100
State general fund/general purpose	¢	100
State general fund general pur pose	Ψ	100
Sec. 154. DEPARTMENT OF TRANSPORTATION AERONAUTICS FUND: AIRPORT IMPROVEMENT PROGRAMS		
Airport improvement programs	\$	11,111,200
Federal/state/local airport construction:	Ψ	11,111,200
Atlanta, Atlanta municipal airport		
Clare, Clare County airport		
Drummond Island, Drummond Island airport		
Evart, Evart municipal airport		
Grayling, Grayling army airfield		
Hastings, Hastings city/Barry County airport		
Lakeview, Lakeview-Griffith field		
Mackinac Island, Mackinac Island airport		
Three Rivers, Three Rivers municipal/Dr. Haines airport		
West Branch, West Branch community airport		
GROSS APPROPRIATION	\$	11,111,200
Appropriated from: Federal revenues:		
DOT, federal aviation administration		10,000,000
Special revenue funds:		10,000,000
Local aeronautics match		1,111,200
State general fund/general purpose	\$	0

PART 2

PROVISIONS CONCERNING APPROPRIATIONS FOR FISCAL YEAR 2001-2002

GENERAL SECTIONS

Sec. 201. (1) Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources for fiscal year 2001-2002 is estimated at \$358,975,700.00 in part 1 of this appropriation act and state spending from state sources paid to local units of government for fiscal year 2001-2002 is estimated at \$34,726,500.00. The itemized statement below identifies appropriations from which spending to units of local government will occur:

CAPITAL OUTLAY

Department of natural resources - waterways	\$ 6,726,500
State transportation department - state aeronautics program	28,000,000
TOTAL	\$ 34.726.500

(2) If it appears to the principal executive officer of a department or branch that state spending to local units of government will be less than the amount that was projected to be expended under subsection (1), the principal executive officer shall immediately give notice of the approximate shortfall to the state budget director.

Sec. 202. As used in this act:

- (a) "ADA" means the Americans with disabilities act.
- (b) "Board" means the state administrative board.
- (c) "Community college" does not include a state agency or university.
- (d) "Department" means the department of management and budget.
- (e) "Director" means the director of the department of management and budget.
- (f) "DOD" means the United States department of defense.
- (g) "DOI" means the United States department of interior.
- (h) "Fiscal agencies" means the senate fiscal agency and the house fiscal agency.
- (i) "HHS-HCFA" means the United States department of health and human services, health care financing administration.
 - (i) "ICF/MR" means intermediate care facilities for the mentally retarded.
 - (k) "IDG" means interdepartmental grant.
 - (l) "JCOS" means the joint capital outlay subcommittee of the appropriations committees.
 - (m) "MDOT" means the Michigan department of transportation.
 - (n) "MIOSHA" means the Michigan occupational safety and health act, 1974 PA 154, MCL 408.1001 to 408.1094.
- (o) "Self-liquidating project" means a project constructed by a community college or university with money raised through the use of a debt instrument or other fund sources including, but not limited to, gifts, grants, federal funds, or institutional sources, that is expected to generate revenues to amortize the loan. A self-liquidating project may or may not be a self-supporting project. Examples of a self-liquidating project include dormitories, parking facilities, and stadia.
- (p) "Self-supporting project" means a project of a community college or university that will house a function or activity from which revenue is generated that will cover all the direct and indirect operating costs of the project without the additional transfer of any other general fund money of the community college or university.
 - (q) "SEMCOG" means the southeast Michigan council of governments.
- (r) "State agency" means an agency of state government. State agency does not include a community college or university.
 - (s) "State building authority" means the authority created under 1964 PA 183, MCL 830.411 to 830.425.
- (t) "University" means a 4-year university supported by the state. University does not include a community college or a state agency.
- (u) "Utility system" means a utility supply or distribution system, or a combination utility supply and distribution system.

DEPARTMENT OF CORRECTIONS

Sec. 301. A maximum security prison that is constructed or completed after October 1, 1986, shall have operating manned watchtowers equipped with the weaponry, lighting, sighting, and communications devices necessary for effective execution of its function. The watchtowers shall be constructed pursuant to the American correctional association standards for watchtowers.

Sec. 302. (1) An appropriation and authorization contained in this act or a previous appropriations act for the construction of a new correctional facility, including a correctional camp, for which a specific site was not identified with the appropriation shall not be expended until approved by JCOS.

(2) For the purposes of this section, "site" means a city, village, township, or county in which a correctional facility may be located.

CAPITAL OUTLAY PROCESSES, PROCEDURES, AND REPORTS

Sec. 401. Each capital outlay project authorized in this act or any previous capital outlay act shall comply with the procedures required by the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594. Capital outlay projects shall not be funded from operating accounts unless approved by the department and the JCOS.

- Sec. 402. A statement of a proposed facility's operating cost shall be included with the facility's program statement and planning documents when the plans are presented to JCOS for approval.
- Sec. 403. (1) Before proceeding with final planning and construction for projects at community colleges and universities included in an appropriations bill, the community college or university shall sign an agreement with the department that includes the following provisions:
- (a) The university or community college agrees to construct the project within the total authorized cost established by the legislature pursuant to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, and an appropriations act.
- (b) The design and program scope of the project shall not deviate from the design and program scope represented in the program statement and preliminary planning documents approved by the department.
 - (c) Any other items as identified by the department that are necessary to complete the project.
- (2) The department retains the authority and responsibility normally associated with the prudent maintenance of the public's financial and policy interests relative to the state-financed construction projects managed by a community college or university.
- Sec. 404. (1) The department shall provide the JCOS and the fiscal agencies with reports as considered necessary relative to the status of each planning or construction project financed by the state building authority, by this act, or by previous acts.
- (2) Before the end of each fiscal year, the department shall report to the JCOS and the fiscal agencies for each capital outlay project other than lump sums all of the following:
 - (a) The account number and name of each construction project.
 - (b) The balance remaining in each account.
 - (c) The date of the last expenditure from the account.
 - (d) The anticipated date of occupancy if the project is under construction.
 - (e) The appropriations history for the project.
 - (f) The professional service contractor.
 - (g) The amount of a project financed with federal funds.
 - (h) The amount of a project financed through the state building authority.
 - (i) The total authorized cost for the project and the state authorized share if different than the total.
- (3) Before the end of each fiscal year, the department shall report the following for each project by a state agency, university, or community college that is authorized for planning but is not yet authorized for construction:
 - (a) The name of the project and account number.
 - (b) Whether a program statement is approved.
 - (c) Whether schematics are approved by the department.
 - (d) Whether preliminary plans are approved by the department.
 - (e) The name of the professional service contractor.
 - (4) As used in this section, "project" includes appropriation line items made for purchase of real estate.
- Sec. 405. (1) If a capital outlay appropriation is contained in a public act that was not reviewed by the JCOS during the legislative process, the director shall notify the JCOS of an expenditure of that capital outlay appropriation not less than 60 days before the expenditure.
- (2) For the purposes of this section, "capital outlay appropriation" means an appropriation that provides for the construction, renovation, or repair of a capital facility or acquisition or development of land and that is normally reviewed by the JCOS.
- Sec. 406. A state agency, college, or university shall take steps necessary to make available federal and other money indicated in this act, to make available federal or other money that may become available for the purposes for which appropriations are made in this act, and to use any part or all of the appropriations to meet matching requirements that are considered to be in the best interest of this state. However, the purpose, scope, and total estimated cost of a project shall not be altered to meet the matching requirements.
- Sec. 407. (1) Before money is released for the construction or lease of a capital outlay project costing over \$1,000,000.00, at the request of the JCOS the department shall submit to the JCOS, with preliminary planning

documents, a detailed comparative cost analysis. The cost analysis shall include a comparison of the financial and other benefits of construction, financing, operation, and maintenance of the proposed facility between all of the following:

- (a) The state.
- (b) The private sector.
- (c) A combination of the state and the private sector.
- (d) A lease agreement.
- (2) If the department's recommendation for financing is inconsistent with the findings of the comparative cost analysis, the department shall present written documentation to the JCOS outlining the rationale for the recommendation.
- (3) For purposes of this section, "capital outlay project" means a construction project or lease requiring JCOS approval including, but not limited to, a general office facility, special use facility, warehouse, institutional facility, or utility system designed for use by a state agency or university. Capital outlay project does not include a special maintenance and remodeling project, grant-in-aid project, prison facility, legislative facility, judicial facility, community college facility, or self-liquidating project constructed by a university.

Sec. 408. Pursuant to section 242(2) of the management and budget act, 1984 PA 431, MCL 18.1242, the department shall submit 5-year capital outlay requests developed by state agencies (and as approved by the department of management and budget), universities, and community colleges to the chairperson and ranking vice-chairperson of the JCOS and the fiscal agencies upon the release of the executive budget recommendation.

USE AND FINANCE STATEMENTS

- Sec. 501. (1) A university or community college shall not let a contract for new construction of a nonstate-funded project estimated to cost more than \$1,000,000.00 unless the project is authorized by the JCOS. The request for legislative authorization shall be initially submitted for review to the JCOS and the department. A nonstate-funded project request shall include a complete use and financing statement as defined by a policy adopted by the JCOS. The use and financing statement for a nonstate-funded project shall contain the estimated total construction cost and all associated estimated operating costs including a statement of anticipated project revenues. As used in this section, "new construction" includes land or property acquisition, remodeling and additions, and maintenance projects.
- (2) A project that is constructed in violation of this section shall not receive state appropriations for purposes of operating the project, or support for future infrastructure enhancements that are necessitated, in part or in total, by construction of the project.
- (3) A state agency, including the department of military affairs, shall not let a contract, including those for a direct federally-funded capital outlay construction or major maintenance or remodeling project if the total project is estimated to cost more than \$1,000,000.00 and is to be constructed on state-owned lands, unless the project is approved by the department and by the JCOS. For projects over \$1,000,000.00, the state agency shall submit a use and finance statement as required for community colleges and universities in subsection (1). As used in this subsection, "direct federally-funded" refers to a project for which federal payments are made directly to the construction vendor and not to the state of Michigan.
- (4) A public body corporate created under section 28 of article VII of the state constitution of 1963 and the urban cooperation act of 1967, 1967 (Ex Sess) PA 7, MCL 124.501 to 124.512, by a contractual interlocal agreement between local participating economic development corporations formed under the economic development corporations act, 1974 PA 338, MCL 125.1601 to 125.1636, and the Michigan strategic fund shall not let a contract for new construction estimated to cost more than \$1,000,000.00 unless the project is authorized by the JCOS through the approval of a use and financing statement. For purposes of this subsection, the use and financing statement for a project shall contain the estimated total construction cost and all associated estimated operating costs. As used in this subsection, "new construction" means land or property acquisition, remodeling or additions, lease or lease purchase, and maintenance projects for the corporate office of the public body corporate described in this subsection.

LUMP SUMS AND SPECIAL MAINTENANCE

Sec. 601. (1) The director shall allocate lump-sum appropriations made in this act for remodeling and addition, special maintenance, major special maintenance, energy conservation, demolition, ICF/MR, air-conditioning, and fire protection projects. The director shall allocate other lump sums in order of program priority and need of the various state agencies or as otherwise based on actual building inspection reports by regulatory agencies.

- (2) The state budget director may authorize that funds appropriated for lump sum special maintenance shall be available for no more than 2 fiscal years following the fiscal year in which the original appropriation was made. Any remaining balance from allocations made in this section shall lapse to the fund from which it was appropriated pursuant to the lapsing of funds as provided in the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.
- (3) Before the end of each fiscal year, the department shall submit a report to the JCOS and the fiscal agencies indicating the total cost and status of all lump-sum projects funded under this act and any previous act that have been designated as proposed, designed, bid, under construction, or completed within the current fiscal year.
- Sec. 602. (1) The department may expend from the lump-sum special maintenance account amounts necessary to demolish any building that is specifically authorized by law to be demolished.
- (2) Before the end of each fiscal year, each state agency, community college, and university shall report each year to the department the status of and planned schedule for demolition projects already authorized but not yet started, the estimated cost of the projects, and the anticipated sources of financing of the projects.
- Sec. 603. (1) Pursuant to department policy, state agencies may expend not more than \$500,000.00 from their operating budget for special maintenance, remodeling, or additions purposes. In nonroutine emergency cases, cases where the health and safety of the public, state employees, or residents in state facilities are threatened, as determined by the department, the state agencies may expend not more than \$1,000,000.00 from their operating budgets for special maintenance purposes. The department shall report to the JCOS on a quarterly basis each time operating funds are used for special maintenance purposes in an amount over \$500,000.00.
- (2) Expenditures from operating budgets for special maintenance, remodeling, or additions greater than \$1,000,000.00 are prohibited unless specifically appropriated by the legislature.

STATE BUILDING AUTHORITY

- Sec. 701. (1) Subject to section 242 of the management and budget act, 1984 PA 431, MCL 18.1242, and upon the approval of the state building authority, the department may expend from the general fund of the state during the fiscal year ending September 30, 2002 an amount to meet the cash flow requirements of those state building authority projects solely for lease to a state agency identified in both part 1 and this section, and for which state building authority bonds or notes have not been issued, and for the sole acquisition by the state building authority of equipment and furnishings for lease to a state agency as permitted by 1964 PA 183, MCL 830.411 to 830.425, for which the issuance of bonds or notes is authorized by a legislative concurrent resolution that is effective for a fiscal year ending September 30, 2002. Any general fund advances for which state building authority bonds have not been issued shall bear an interest cost to the state building authority at a rate not to exceed that earned by the state treasurer's common cash fund during the period in which the advances are outstanding and are repaid to the general fund of the state.
- (2) Upon sale of bonds or notes for the projects identified in part 1 or for equipment as authorized by legislative concurrent resolution and in this section, the state building authority shall credit the general fund of the state an amount equal to that expended from the general fund plus interest, if any, as defined in this section.
- (3) For state building authority projects for which bonds or notes have been issued and upon the request of the state building authority, the state treasurer shall make advances without interest from the general fund as necessary to meet cash flow requirements for the projects, which advances shall be reimbursed by the state building authority when the investments earmarked for the financing of the projects mature.
- (4) In the event that a project identified in part 1 is terminated after final design is complete, advances made on behalf of the state building authority for the costs of final design shall be repaid to the general fund in a manner recommended by the director and approved by the JCOS.
- Sec. 702. (1) State building authority funding to finance construction or renovation of a facility that collects revenue in excess of money required for the operation of that facility shall not be released to a university or community college unless the institution agrees to reimburse that excess revenue to the state building authority. The excess revenue shall be credited to the general fund to offset rent obligations associated with the retirement of bonds issued for that facility. The auditor general shall annually identify and present an audit of those facilities that are subject to this section. Costs associated with the administration of the audit shall be charged against money recovered pursuant to this section.
- (2) As used in this section, "revenue" includes state appropriations, facility opening money, other state aid, indirect cost reimbursement, and other revenue generated by the activities of the facility.

- Sec. 703. (1) The state building authority rent appropriations in part 1 may also be expended for the payment of required premiums for insurance on facilities owned by the state building authority or payment of costs that may be incurred as the result of any deductible provisions in such insurance policies.
- (2) If the amount appropriated in part 1 for state building authority rent is not sufficient to pay the rent obligations and insurance premiums and deductibles identified in subsection (1) for state building authority projects, there is appropriated from the general fund of the state the amount necessary to pay such obligations.
- Sec. 704. The department shall provide the JCOS and the fiscal agencies a report, not more than 15 days after the reporting date, relative to the status of construction projects associated with state building authority bonds on March 31 and September 30 of each year, or not more than 30 days after a refinancing or restructuring bond issue is sold. The report shall include, but is not limited to, the following:
- (a) A list of all completed construction projects for which state building authority bonds have been sold, and which bonds are currently active.
 - (b) A list of all projects under construction for which sale of state building authority bonds are pending.
- (c) A list of all projects authorized for construction or identified in an appropriations act for which approval of schematic/preliminary plans or total authorized cost is pending that have state building authority bonds identified as a source of financing.

Sec. 705. It is the intention of the legislature that the University of Michigan take the necessary actions to ensure that eligible interest reimbursements from Medicare and Medicaid programs are made available to the state to satisfy part of the amount appropriated for the University of Michigan adult general hospital facility rent appropriation of \$27,917,000.00 contained within the state building authority rent appropriation in part 1. To the extent of a difference between the estimated and actual amount received, there is appropriated from the general fund of the state the amounts necessary to satisfy the hospital rental requirements of the state building authority's 1986 revenue refunding bonds, series I. To the extent payments made to the state by the University of Michigan are required to be reimbursed pursuant to the agreement with the University of Michigan, there is appropriated from the general fund the amount necessary for such reimbursement.

- Sec. 706. (1) The state building authority, on behalf of the state, with the approval of the board, for the purpose of providing office and warehouse space for state agencies, may acquire for not more than the market value, subject to an independent fee appraisal, including estimated real estate taxes, various lease projects which contain purchase options in an aggregate cost not to exceed \$35,000,000.00. The state building authority is also authorized to pay any ancillary costs, other than the market value, that the state is required to pay under an option to purchase.
- (2) All documents regarding the acquisition of the property described in subsection (1) shall be approved by the attorney general.
- (3) The acquisition and subsequent conveyance to the state building authority shall conform to the provisions of 1964 PA 183, MCL 830.411 to 830.425.

COLLEGES AND UNIVERSITIES

Sec. 801. (1) This section applies only to projects for community colleges.

- (2) State support is directed towards the remodeling and additions, special maintenance, or construction of certain community college buildings. The community college shall obtain or provide for site acquisition and initial main utility installation to operate the facility. Funding shall be comprised of local and state shares, and the state share shall include 50% of any federal money awarded for projects appropriated in this act. Not more than 50% of a capital outlay project, not including a lump-sum special maintenance project or remodeling and addition project, for a community college shall be appropriated from state and federal funds.
- (3) An expenditure under this act is authorized when the release of the appropriation is approved by the board upon the recommendation of the director. The director may recommend to the board the release of any appropriation in part 1 only after the director is assured that the legal entity operating the community college to which the appropriation is made has complied with this act and has matched the amounts appropriated as required by this act. A release of funds in part 1 shall not exceed 50% of the total cost of planning and construction of any project, not including lump-sum remodeling and additions and special maintenance. Further planning and construction of a project authorized by this act or applicable sections of the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594, shall be in accordance with the purpose and scope as defined and delineated in the approved program statements and planning documents. This act is applicable to all projects for which planning appropriations were made in previous acts.

(4) The community college shall take the steps necessary to secure available federal construction and equipment money for projects funded for construction in this act if an application was not previously made. If there is a reasonable expectation that a prior year unfunded application may receive federal money in a subsequent year, the college shall take whatever action necessary to keep the application active. If federal money is received, the state share shall be adjusted accordingly as provided by this act.

Sec. 802. If matching revenues are received in an amount less than the appropriations contained in this act, the state funds of the appropriation shall be reduced in proportion to the amount of matching revenue received.

- Sec. 804. (1) The director may require that community colleges and universities that have an authorized project listed in part 1 submit documentation regarding the project match and governing board approval of the authorized project not more than 60 days after the beginning of the fiscal year.
- (2) If the documentation required by the director under subsection (1) is not submitted, or does not adequately authenticate the availability of the project match or board approval of the authorized project, the authorization may terminate. The authorization terminates 30 days after the director notifies the JCOS of the intent to terminate the project unless the JCOS convenes to extend the authorization.

DEPARTMENT OF MANAGEMENT AND BUDGET

Sec. 901. If the JCOS approves, the department, for purposes of administrative and fiscal efficiency, may consolidate or discontinue federal surplus property warehouses administered under 1961 PA 139, MCL 18.251 to 18.261.

Sec. 902. (1) The department shall provide the JCOS and the fiscal agencies a report, not more than 15 days after the reporting date, of privately owned leased space by state agencies, by March 31 and September 30 of each year, consisting of the following:

- (a) Department.
- (b) Agency division and leased number.
- (c) Building location (address and city).
- (d) Type of building.
- (e) County.
- (f) Name and address of lessor.
- (g) Square footage and net square footage rate.
- (h) Monthly and annual cost.
- (i) Date lease started and expires.
- (j) Options and services.
- (2) The lease report shall be summarized for office space, group homes, and other space for the Lansing area and statewide, excepting the Lansing area.

Sec. 903. Of the funds appropriated for the department of management and budget building demolition, in 2000 PA 291, \$1,000,000.00 shall be provided to county programs that abate and demolish dangerous buildings.

DEPARTMENT OF NATURAL RESOURCES

Sec. 1001. The appropriation made in this act for the harbors and docks program is for the purpose of participating with the federal government and assisting political entities and subdivisions of this state in the construction and improvement of recreational boating facilities within this state. Subject to the approval of the board, this money shall be allocated by the department of natural resources to the federal government, or to the political entities or local units of government involved in the particular projects. An allocation shall not exceed the state portion as listed with each project description. The department of natural resources shall take the steps necessary to match federal money available for the construction and improvement of recreational boating facilities within this state, and to meet requirements of the federal government.

Sec. 1002. (1) Before the end of each fiscal year, the department of natural resources shall report each year to the JCOS the status of each project that received an appropriation in any capital outlay act, if the project is either not completed or has a balance remaining in its account. The report shall be in the same form and contain the information as required under section 404. The report shall be separated into the following areas, by fund sources:

- (a) Waterways projects.
- (b) Urban recreation projects.
- (c) State park projects.
- (d) Wildlife and fisheries projects.
- (e) Other projects.
- (2) A project request for reauthorization by the department of natural resources shall also be identified within the report required by subsection (1). These reauthorization requests shall identify the subsection number of section 248 of the management and budget act, 1984 PA 431, MCL 18.1248, that provides the reason and justification for the requested reauthorization.
 - (3) A project shall be reauthorized if approved by the JCOS after review by the department.

Sec. 1003. In addition to the appropriations in part 1, the department of natural resources may receive services of fair value from Detroit Edison up to a value of \$800,000.00, as provided in the March 25, 1999, administrative agreement by consent with Detroit Edison for damages incurred on state park property in the Haven Hill natural area. These services shall be used to supplement capital outlay appropriations for projects funded from the clean Michigan initiative, the state park improvement fund, and the state park endowment fund. Before the end of the fiscal year, the department of natural resources shall report to the department, the JCOS, and the house and senate fiscal agencies the amount of settlement money received, the type of services received, and the estimated value of those services.

STATE TRANSPORTATION DEPARTMENT

- Sec. 1101. (1) From federal-state-local project appropriations contained in part 1 for the purpose of assisting political entities and subdivisions of this state in the construction and improvement of publicly used airports and landing fields within this state, the state transportation department may permit the award of contracts on behalf of units of local government for the authorized locations not to exceed the indicated amounts, of which the state allocated portion shall not exceed the amount appropriated in part 1.
- (2) Political entities and subdivisions shall provide not less than 5% of the cost of any project under this section. State money shall not be allocated until local money is allocated, and except as provided in subsection (4) state money for any 1 project shall not exceed 1/3 of the total appropriation in part 1 from state funds for airport improvement programs.
- (3) The Michigan aeronautics commission may take those steps necessary to match federal money available for airport construction and improvement within this state, and to meet the matching requirements of the federal government. Whether acting alone or jointly with another political subdivision or public agency or with this state, a political subdivision or public agency of this state shall not submit to any agency of the federal government a project application for airport planning or development unless it is authorized in this act and the project application is approved by the governing body of each political subdivision or public agency making the application, and by the Michigan aeronautics commission.
- (4) The department of transportation shall notify the state budget director if additional federal aeronautics funds are anticipated beyond those appropriated in part 1 of this act. In the event that additional federal funds are available, the state budget director shall recommend to the legislature an appropriation of state and local funds necessary to meet any federal matching requirements.
- (5) From appropriations contained in part 1 for airport improvement programs, \$20,000,000.00 of the state general fund shall be used as state resources for state-funded components of the comprehensive northwest airlines midfield terminal project, and \$1,000,000.00 of the state general fund shall be used for state-funded components of projects at Willow Run airport. The allocation of state general fund money is subject to audit by the auditor general.
- (6) From the appropriations contained in part 1 for airport improvement programs, no funds shall be allocated for any runway extensions, taxiway extensions, or apron extensions at the Detroit-Willow Run airport. Further, it is the intent of the legislature that no state funds shall be expended to improve or repair the airport where the purpose of the improvement or repair is to expand the usage of the airport including, but not limited to, anything approximating a tradeport as that term is defined in the international tradeport development authority act, 1994 PA 325, MCL 152.2521 to 152.2546.

Sec. 1102. Before the end of each fiscal year, the state transportation department shall report to the JCOS the status of projects funded in part 1 with the estimated dollars allocated for each project. If there has to be a delay in reporting, the state transportation department shall notify JCOS in writing of the date the report will be received.

Sec. 1103. An aeronautics project proposed for funding with federal-state-local appropriations contained in part 1 that includes acquisition of an airport facility from a private owner or political subdivision for operation by the state or by a political subdivision requires line-item authorization in an appropriations act and is not fundable with appropriations from the federal/local airport discretionary contingencies account.

Sec. 1104. (1) A planning project or construction project appropriated for the airport program shall be made available for no more than 2 fiscal years following the fiscal year in which the original appropriation was made.

(2) Any remaining balance from allocations made in this section shall lapse to the fund from which it was appropriated pursuant to the lapsing of funds as provided in the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594.

MISCELLANEOUS

Sec. 1201. (1) Revenue collected from licenses issued under the antenna site management project shall be deposited into the antenna site management revolving fund created for this purpose in the department of management and budget. The department may receive and expend funds from the fund for costs associated with the antenna site management project, including the cost of the third-party site manager. Any excess revenue remaining in the fund at the close of the fiscal year shall be proportionately transferred to the appropriate state restricted funds as designated in statute or by constitution.

(2) An antenna shall not be sited pursuant to this section without prior compliance with the respective local zoning codes and local unit of government processes.

Sec. 1202. (1) A site preparation economic development fund is hereby created in the department of management and budget. As used in this section, "economic development sites" means those state owned sites declared as surplus property pursuant to section 251 of the management and budget act, 1984 PA 431, MCL 18.1251, that would provide economic benefit to the area or to the state. The Michigan economic development corporation board and the state budget director shall determine whether or not a specific state owned site qualifies for inclusion in the fund created under this subsection.

- (2) Proceeds from the sale of any sites designated in subsection (1) shall be deposited into the fund created in subsection (1) and shall be available for site preparation expenditures, unless otherwise provided by law. The economic development sites authorized in subsection (1) are hereby authorized for sale consistent with state law. Expenditures from the fund are hereby authorized for site preparation activities that enhance the marketable sale value of the sites. Site preparation activities include, but are not limited to, demolition, environmental studies and abatement, utility enhancement, and site excavation.
- (3) A cash advance in an amount of not more than \$25,000,000.00 is hereby authorized from the general fund to the site preparation economic development fund.
- (4) An annual report shall be transmitted to the senate and house of representatives appropriations committees not later than December 31 of each year. This report shall detail both of the following:
 - (a) The revenue and expenditure activity in the fund for the preceding fiscal year.
 - (b) The sites identified as economic development sites under subsection (1).

PART 2A

PROVISIONS CONCERNING APPROPRIATIONS FOR FISCAL YEAR 2000-2001

GENERAL SECTIONS

Sec. 2201. (1) Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources for fiscal year 2000-2001 is estimated at \$800.00 in part 1A of this appropriation act and state spending from state sources paid to local units of government for fiscal year 2000-2001 is estimated at \$0.

(2) If it appears to the principal executive officer of a department or branch that state spending to local units of government will be less than the amount that was projected to be expended under subsection (1), the principal executive officer shall immediately give notice of the approximate shortfall to the state budget director.

Sec. 2202. The project financing for the level IV correctional facility in Ionia, authorized for final design and construction under 1998 PA 273 and adjusted by 2000 PA 291, is adjusted as follows: the total project cost remains \$80,500,000.00, the state building authority share is increased from \$34,579,900.00 to \$58,579,900.00, the state general fund share remains \$100.00, and the federal fund share is decreased from \$45,920,000.00 to \$21,920,000.00.

Sec. 2203. The project financing is adjusted for the following department of natural resources - waterways boating program project authorized by 1999 PA 265: Bay County, Independence park launch: the total project cost remains \$1,425,000.00, the Michigan state waterways fund share of this project is reduced from \$500,000.00 to \$125,000.00, the federal fund share is increased from \$0 to \$375,000.00, and the state share of the total project cost is reduced from \$1,425,500.00 to \$356,250.00.

Sec. 2204. The planning approval requirements of the joint capital outlay subcommittee on the Roosevelt parking project are hereby waived pursuant to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594. The project is authorized to move into final design and construction.

Sec. 2205. State building authority rent payments for the Roosevelt parking facility are to be paid for from parking revenues generated by the facility.

Sec. 2206. Not later than October 1, 2001, the department of state police shall provide to the joint capital outlay subcommittee an assessment of the physical condition of the Bridgeport state police post and a proposed preliminary recommendation for replacement, renovation, or other disposition.

This act is ordered to take immediate effect.

	Carol Morey Viventi
	Secretary of the Senate.
	Clerk of the House of Representatives.
Approved	
Governor.	