## NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION ACT (EXCERPT) Act 451 of 1994

## 324.31707 Compensation; requirements.

Sec. 31707. (1) Timely and reasonable compensation under section 31706 consists of and is limited to either or both of the following:

- (a) The reimbursement of expenses reasonably incurred by the complainant beginning 30 days prior to the date on which a complaint was made under section 31702 in doing the following:
- (i) Paying for the cost of conducting a well assessment to determine that the small-quantity well and the well's equipment were functioning properly at the time of the failure.
- (ii) Paying for the cost of obtaining an immediate temporary provision at the prior point of use of an adequate supply of potable water.
  - (iii) Obtaining 1 of the following:
  - (A) The restoration of the affected small-quantity well to the well's normal supply of water.
  - (B) The permanent provision at the point of use of an alternative potable supply of equal quantity.
- (b) If an adequate remedy is not achievable under subdivision (a), the restriction or scheduling of the groundwater withdrawals of the high-capacity well so that the affected small-quantity well continues to produce either of the following:
  - (i) The well's normal supply of water.
  - (ii) The normal supply of potable water if the well normally furnishes potable water.
- (2) The refusal of an owner of an affected small-quantity well to accept timely and reasonable compensation described in subsection (1) is sufficient grounds for the director to terminate an order imposed on the owner of a high-capacity well.

History: Add. 2012, Act 602, Imd. Eff. Jan. 9, 2013.

Compiler's note: Former MCL 324.31707, which pertained to limitations to timely and reasonable compensation and the effect of small-quantity well owner's refusal to accept compensation, was repealed by Act 176 of 2009, Imd. Eff. Dec. 15, 2009.

**Popular name:** Part 451 **Popular name:** NREPA