

# **SENATE BILL No. 994**

# EXECUTIVE BUDGET BILL

January 25, 1994, Introduced by Senators Geake and Schwarz and referred to the Committee on Appropriations

A bill to make appropriations for the department of social services and certain state purposes related to public welfare services for fiscal year ending September 30 1995 to provide for the expenditure of the appropriations to create funds to provide for the imposition of fees to provide for reports to provide for the disposition of fees and other income received by the state agency and to provide for the powers and duties of certain individuals local governments and state departments agencies and officers

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT

1 Sec 101 There is appropriated for the department of social 2 services and certain state purposes related to public welfare services

1 f	For the fiscal year ending September 30 1995	fr	om tl	ne f	unds		
2 1	dentified as follows						
3 I	DEPARTMENT OF SOCIAL SERVICES						
4 <i>I</i>	APPROPRIATIONS SUMMARY						
5	Full-time equated unclassified positions		6	0			
6	Full-time equated classified positions	14	708	7			
7	GROSS APPROPRIATION			\$7	426	412	500
r 8	Cotal interdepartmental grants and						
9	intradepartmental transfers				212	566	100
10 A	DJUSTED GROSS APPROPRIATION			\$7	213	846	400
11 F	ederal revenues						
12	Total federal revenues			4	031	690	100
13 S	pecial revenue funds						
14	Total local revenues				590	194	400
15	Total private revenues				9	<b>5</b> 75	500
16	Total other state restricted revenues				388	949	300
17	State general fund/general purpose			\$2	193	437	100
18 E	XECUTIVE OPERATIONS						
19	Full-time equated unclassified positions		6	0			
20	Full-time equated classified positions	1	207	1			
21	Director			\$		87	700
22	Unclassified salaries5 0 FTE positions					336	500
23	Salaries and wages1 122 5 FTE positions				46	412	000
24	Contractual services supplies and materials				6	871	600
25	Demonstration projects39 6 FTE positions				10	218	700
26	Health and welfare data center equipment				13	853	200
27	Automated social services information						
28	system project27 0 FTE positions				20	033	500

1	Data system enhancement18 0 FTE positions		9	698	700
2	Communities first			500	000
3	Inspector general contracts	_	3	036	800
4	GROSS APPROPRIATION	\$	111	048	700
5	Appropriated from				
6	Interdepartmental grant revenues				
7	IDG-ADP user fees			150	000
8	Federal revenues				
9	Total federal revenues		58	551	900
10	Special revenue funds				
11	Total local revenues			200	000
12	Total private revenues		2	436	600
13	Licensing fees			439	000
14	State general fund/general purpose	\$	49	271	200
15	CENTRAL SUPPORT ACCOUNTS				
16	Rent	\$	38	040	200
17	Building occupancy charges		4	225	200
18	Travel		6	936	400
19	Equipment		3	678	100
20	Workers compensation		4	407	700
21	Advisory commissions			17	900
22	Payroll taxes and fringes	_	216	854	800
23	GROSS APPROPRIATION	\$	274	160	300
24	Appropriated from				
25	Federal revenues				
26	Total federal revenues		147	283	400
27	State general fund/general purpose	\$	126	876	900
28	MEDICAL SERVICES ADMINISTRATION				

1	Full-time equated classified positions 4	99	6			
2	Salaries and wages499 6 FTE positions		\$	18	687	200
3	Contractual services supplies and materials			17	813	500
4	Data processing contractual services					100
5	Facility inspection contract - department of					
6	state police				132	800
7	State police computer records		_	<del></del>	50.	000
8	GROSS APPROPRIATION		\$	36	683	600
9	Appropriated from					
10 E	Federal revenues					
11	Total federal revenues			21	552	400
12	State general fund/general purpose		\$	15	131	200
13 E	FAMILY SERVICES ADMINISTRATION					
14	Full-time equated classified positions 43	32	7			
15	Salaries and wages320 5 FTE positions		\$	12	581	300
16	Contractual services supplies and materials			6	941	400
17	Child support enforcement system4 0 FTE					
18	positions			19	538	600
19	Child support incentive payments			32	409	600
20	Legal support contracts5 0 FTE positions			46	670	800
21	State incentive payments			3	934	200
22	Food stamp issuance			5	374	400
23	Immigration legalization assistance program				500	000
24	High school completion project4 0 FTE positions				278	400
25	Wage match contract			1	795	000
26	SSI advocacy39 2 FTE positions			2	336	000
27	Training and staff development60 0 FTE					
28	positions			4.	681.	400

1	GROSS APPROPRIATION	\$	137	041	100
2	Appropriated from				
3 I	interdepartmental grant revenues				
4	Interdepartmental grant from the department of				
5	mental health			416	100
6 F	ederal revenues				
7	Total federal revenues		114	639	200
8	State general fund/general purpose	\$	21	985	800
9 C	HILD AND FAMILY SERVICES				
10	Full-time equated classified positions 251	8			
11	Salaries and wages 84 3 FTE positions	\$	3	543	900
12	Contractual services supplies and materials			942	000
13	Refugee assistance program12 0 FTE positions		7	377	100
14	Adult home help		88	709	500
15	Social services to the physically disabled		1	344	900
16	Intercountry adoptions contracts			754	300
17	County juvenile officers		3	355	700
18	Foster care payments		207	508	800
19	Adoption subsidies		61	622	900
20	Child care fund		32	735	500
21	Children s benefit fund donations			21	000
22	Domestic violence prevention and treatment2 0 FTE				
23	positions		4	571	200
24	Teenage parent counseling3 0 FTE positions		2	405	200
25	Family preservation services12 0 FTE positions		28	791	700
26	Interstate compact			113	500
27	Child abuse and neglect programming2 0 FTE				
28	positions		6	227	500

1	Black child and family institute			100	000
2	Rape prevention and services			260	000
3	Child abuse and neglect prevention services4 0				
4	FTE positions			310	300
5	Attorney general contract		1	000	600
6	Guardian contract			600	000
7	Child abuse and negrost prevention grants		1	800	000
8	County shelters		1	200	000
9	Employment and training services 131 5 FTE				
10	positions		62	321	300
11	Child welfare education		1	162	500
12	Prosecuting a torney contracts1 0 FTE position		1	061	700
13	Day care services		97	.498	200
14	GROSS APPROPRIATION	\$	61	7 339	300
		Ş	01		
15	Appropriated from	¥	01		
15		Ÿ	01		
15	Appropriated from	¥		120	
15 16 F 17	Appropriated from Federal revenues	7			
15 16 F 17	Appropriated from Federal revenues Total federal revenues	<b>~</b>		120	
15 16 F 17 18 S	Appropriated from Federal revenues  Total federal revenues Special revenue funds	<b>~</b>		120	400
15 16 F 17 18 S	Appropriated from  Federal revenues  Total federal revenues  Special revenue funds  Private-children s benefit fund donations	<b>?</b>		120	400
15 16 F 17 18 S 19 20	Appropriated from  Federal revenues  Total federal revenues  Special revenue funds  Private-children s benefit fund donations  Private-intercountry adoption agency	*	323	120	400
15 16 F 17 18 S 19 20 21	Appropriated from  Federal revenues  Total federal revenues  Special revenue funds  Private-children s benefit fund donations  Private-intercountry adoption agency  contributions	*	323	120 21 754	400 000 300 400
15 16 F 17 18 S 19 20 21 22	Appropriated from Federal revenues  Total federal revenues  Epecial revenue funds  Private-children s benefit fund donations  Private-intercountry adoption agency  contributions  Private-collections	<b>?</b>	323 1 1	120 21 754 866	400 000 300 400 200
15 16 F 17 18 S 19 20 21 22 23	Appropriated from Federal revenues  Total federal revenues  Special revenue funds  Private-children s benefit fund donations  Private-intercountry adoption agency  contributions  Private-collections  Private-foundation funds	*	323 1 1 22	120 21 754 866 510	400 000 300 400 200 400
15 16 F 17 18 S 19 20 21 22 23 24	Appropriated from Federal revenues  Total federal revenues  Epecial revenue funds  Private-children s benefit fund donations  Private-intercountry adoption agency  contributions  Private-collections  Private-foundation funds  Local funds - county payback	<b>?</b>	323 1 1 22 4	120 21 754 866 510 959	400 000 300 400 200 400 000
15 16 F 17 18 S 19 20 21 22 23 24 25	Appropriated from Federal revenues Total federal revenues Special revenue funds Private-children s benefit fund donations Private-intercountry adoption agency contributions Private-collections Private-foundation funds Local funds - county payback Local funds	\$	1 1 22 4 1	120 21 754 866 510 959 257	400 000 300 400 200 400 000 300

1	Full-time equated classified positions 1 132 9			
2	Contractual services supplies and materials	11	016	600
3	Travel		509	300
4	Maintenance and equipment	1	207	600
5	Federally funded activities27 1 FTE positions	1	856	700
6	W J Maxey memorial fund		45	000
7	Delinquency and community based services	8	871	800
8	Committee on juvenile justice administration4 0			
9	FTE positions		340	500
10	Committee on juvenile justice grants	1	900	000
11	Personnel payroll costs1 101 8 FTE positions	62	780	700
12	Training schools and detention center construction			200
13	GROSS APPROPRIATION \$	88	528	400
14	Appropriated from			
15	Federal revenues			
16	Total federal revenues	7	920	900
17	Special revenue funds			
18	Total private revenues		45	000
19	Local funds - county payback	32	777	800
20	State general fund/general purpose \$	47	784	700
21	ASSISTANCE PAYMENTS SERVICES AND CLERICAL FIELD STAFF			
22	Full-time equated classified positions 10 582 6			
23	Field services salaries and wages156 7 FTE			
24	positions \$	9	623	100
25	Family and children s services salaries			
26	and wages1 859 8 FTE positions	64	741	600
27	County clerical support salaries and			
28	wages2 655 7 FTE positions	76	821	400

1	Assistance payments salaries and wages4 396 2 FT	Ξ			
2	positions		143	189	000
3	Adult services salaries and wages1 322 2 FTE				
4	positions		45	722	400
5	Contractual services supplies and materials		26	917	100
6	Volunteer reimbursement		1	909	700
7	Castationed eligibility workers80 0 FTE				
8	positions		5	028	400
9	Volunteer services112 0 FTE positions	_	3 ,	557	300
10	GROSS APPROPRIATION	\$	377	510	000
11	Appropriated from				
12 F	ederal revenues				
13	Total federal revenues		194	240	700
14 5	special revenue funds				
15	Local funds - donated funds			193	100
16	Private funds-hospital contributions		2	442	000
17	State general fund/general purpose	\$	180	634	200
18 E	ISABILITY DETERMINATION SERVICES				
19	Full-time equated classified positions 565	0			
20	Disability determination operations565 0 FTE				
21	positions	\$	56	312	800
22	Rent			410	300
23	Building occupancy charges			702	900
24	Workers compensation			26,	700
25	GROSS APPROFRIATION	\$	57	452	700
26	Appropriated from				
27 F	ederal revenues				
28	Total federal revenues		57	452	700

1	State general fund/general purpose		\$			0
2 1	PUBLIC ASSISTANCE					
3	Full-time equated classified positions	37	0			
4	Aid to families with dependent children payments		\$1	236	998	300
5	Family assistance payments			14	271	500
6	State disability assistance payments			32	2€8	000
7	State supplementation			64	584	800
8	State supplementation administration			1	000	000
9	Low income energy assistance program35 0 FTE					
10	positions			82	700	000
11	State emergency relief2 0 FTE positions		_	35	. 896	,700
12	GROSS APPROPRIATION		\$1	467	719	300
13	Appropriated from					
14 F	ederal revenues					
15	Total federal revenues			680	914	100
16 5	Special revenue funds					
17	Child support collections			188	000	000
18	Supplemental security income recoveries			11	300	000
19	Public assistance recoupment revenue			6	000	000
20	State general fund/general purpose		\$	581	505	200
21 M	EDICAL SERVICES					
22	Hospital services and therapy		\$1	148	800	400
23	Hospital disproportionate share payments			45	000	000
24	Physician services			323	730	300
25	Medicare premium payments			81	000	000
26	Pharmaceutical services			278	935	800
27	Home health services			31	944	200
28	Transportation			7	266	800

1	Auxiliary medical services		60	446	300
2	Nursing home services		598	312	400
3	Chronic care units and county medical care				
4	facilities		163	678	300
5	Health maintenance organizations		452	961	100
6	Early periodic screening diagnosis and treatment				
7	outreach		6	200	000
8	Caring program for children		4	546	400
9	Maternal and child health		6	424	500
10	Indigent medical care program		18	690	000
11	Healthy kids		51	300	000
12	Personal care services - adult foster care		23	094	800
13	Personal care services - in-home services		5_	500	.000
14	Subtotal Basic medicald program	3	307	039	300
15	School based services		20	500	000
16	Government operated long-term care facilities				
17	adjustor		277	089	800
18	Outpatient hospital indigent adjustor		64	300	000
19	Public hospital disproportionate share payments		450	000	000
20	Community mental health adjustor	<del></del>	140	000	.000
21	Subtotal Special medicaid payments		951	889	800
22	GROSS APPROPRIATION	\$4	258	929	100
23	Appropriated from				
24	Interdepartmental grant revenues				
25	Interdepartmental transfer from the department of				
26	mental health		212	000	000
27	Federal revenues				
28	Total federal revenues	2	426	014	400

1 Special revenue funds
2 Local funds - county payback 406 807 100
3 Local funds 123 000 000
4 Private contributions s 500 000
5 Intergovernmental transfer 136 000 000
6 Estate recovery revenue 35 000 000
7 Special purpose-Public Act 219 of 198/ 10 400 000
8 State general fund/general purpose \$ 909 207 600
9 GENERAL SECTIONS
10 Sec 201 In accordance with the provisions of section 30 of
11 article IX of the state constitution of 1963 total state spending in
12 section 102 of this act is \$2 582 386 400 and state spending to be
13 paid to local units of government from section 102 is as follows
14 DEPARTMENT OF SOCIAL SERVICES
15 Child care fund \$ 32 735 500
16 County juvenile officers 1 803 800
17 Adoption subsidies 34 718 400
18 Indigent medical program 1 145 700
19 State disability and family assistance program 2 852 900
20 Medicaid inpatient and outpatient indigent
21 volume adjusters 26 422 000
Medicaid to community mental health clients 149 602 000
23 TOTAL \$ 249 280 300
(2) When it appears to the director of the department that state
25 spending to local units of government will be less than the amount
26 that was projected to be expended for any quarter the director shall
27 immediately give notice of the approximate shortfall to the department
28 of management and budget the senate and house appropriations

- 1 committees and the senate and house fiscal agencies
- 2 Sec 202 The department of social services may receive and
- 3 expend advances or reimbursements from the department of state police
- 4 for the administration of the individual and family grant disaster
- 5 assistance program An account shall be established in the department
- 6 of social services for this purpose when a disaster is declared. The
- 7 authorization and allotment for the account shall be in the amount
- 8 advanced or reimbursed from the department of state police
- 9 Sec 203 The director of the department of management and budget
- 10 may make administrative transfers of appropriations for the department
- 11 of social services to adjust amounts between the local funds-county
- 12 payback line items in section 101 Such transfers shall be made in
- 13 compliance with section 393(1) of the management and budget act Act
- 14 No 431 of the Public Acts of 1984 being section 18 1393 of the
- 15 Michigan Compiled Laws
- 16 Sec 204 In addition to funds appropriated in section 101 for
- 17 all programs and services there is appropriated for write-offs of
- 18 accounts receivable deferrals and disallowances and for prior year
- 19 obligations in excess of applicable prior year appropriations an
- 20 amount equal to total write-offs and prior year obligations but not
- 21 to exceed amounts available in prior year revenues
- 22 Sec 205 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
- 25 act are subject to the management and budget act Act No 431 of the
- 26 Public Acts of 1984 being sections 18 1101 to 18 1594 of the Michigan
- 27 Compiled Laws
- 28 Sec 206 The department of social services may retain all of the
- 29 state s share of food stamp overissuance collections as an offset to
- 30 general fund/general purpose costs Retained collections shall be

- 1 applied against federal funds deductions in all appropriation units
- 2 where department costs related to the investigation and recoupment of
- 3 food stamp overissuances are incurred Retained collections in excess
- 4 of such costs shall be applied against the federal funds deduct in the
- 5 executive operations appropriation unit
- 6 Sec 207 (1) The department is authorized to transfer funds from
- 7 other accounts in section 101 into the communities first pilot
- 8 projects line item in order to support such projects Such transfers
- 9 shall be subject to the provisions of section 393(2) of the management
- 10 and budget act Act No 431 of the Public Acts of 1984 being section
- 11 18 1393 of the Michigan Compiled Laws
- 12 (2) The funds appropriated in section 101 for communities first
- 13 pilot projects are intended to support the interagency implementation
- 14 of communities first pilots Funds may be expended by the departments
- 15 of social services public health mental health and education and
- 16 the office of services to the aging as necessary or appropriate for
- 17 pilot implementation in accord with interagency agreements negotiated
- 18 by the affected agencies
- 19 Sec 208 (1) Beginning October 1 1994 there shall be a hiring
- 20 freeze imposed on the state classified civil service. State
- 21 departments and agencies shall be prohibited from hiring any new
- 22 full-time state classified civil service employees and prohibited from
- 23 filling any vacant state classified civil service positions This
- 24 hiring freeze does not apply to internal transfers from one position
- 25 to another within a department or to positions that are funded 80% or
- 26 more from federal or restricted funds
- 27 (2) The director of the department of management and budget shall
- 28 grant exceptions to this hiring freeze when the director believes that
- 29 such a hiring freeze will result in rendering a state department or
- 30 agency unable to deliver basic services The director of the

- 1 department of management and budget shall report by the fifteenth of
- 2 each month to the chairpersons of the senate and house appropriations
- 3 committees the number of exclusions to the hiring freeze approved
- 4 during the previous month and the reasons to justify the exclusion
- 5 Sec 209 The department shall submit a report to the
- 6 chairpersons of the senate and house appropriations committees and to
- 7 the senate and house fiscal agencies on the details of allocations
- 8 within program line items ( The report shall include a listing by
- 9 account dollar amount and fund source of salaries and wages
- 10 longevity and insurance retirement contractual services supplies
- 11 and materials equipment travel and grants within each program line
- 12 item appropriated for the fiscal year ending September 30 1995
- 13 Sec 210 The amounts appropriated for utilities and that portion
- 14 of contractual services supplies and materials used to pay for
- 15 utility service to state facilities in section 101 may be expended in
- 16 a manner consistent with the provisions of section 253 of the
- 17 management and budget act Act 431 of the Public Acts of 1984 being
- 18 section 18 1253 of the Michigan Compiled Laws
- 19 Sec 211 As used in this act
- 20 (a) AFDC means aid to families with dependent children
- 21 (b) Department means the department of social services
- 22 (c) EDGE means education designed for gainful employment
- 23 (d) EPSDT means early and periodic screening diagnosis and
- 24 treatment
- 25 (e) FTE means full-time equated
- 26 (f) GF/GP means general fund/general purpose
- 27 (g) JOBS means job opportunities and basic skills program
- 28 (h) LIEAP means low income energy assistance program
- 29 (1) OBRA means the federal Omnibus Budget Reconciliation Act
- 30 (j) SSI means supplemental security income

- 1 (k) Title IV means title IV of the social security act chapter 2 531 49 Stat 620 42 U S C 671
- 3 (1) Title XIX means title XIX of the social security act
  4 chapter 531 49 Stat 620 42 U S C 1396 to 1396d 1396f to 1396g
  5 and 1396; to 1396s
- 6 (m) Title XX means title XX of the social security act chapter 7 531 49 Stat 620 42 U S C 1397 to 1397e
- 8 Sec 212 In addition to the funds appropriated in section 101
  9 there is hereby appropriated such federal local or private funds as
  10 the department may be eligible to receive up to a total of
  11 \$150 000 000 00 These funds shall not be available for expenditure
  12 urless transferred to a line item in this act in compliance with the
  13 applicable provisions of section 393 of the management and budget act
  14 Act 431 of the Public Acts of 1984 being section 18 1393 of the
  15 Michigan Compiled Laws
- 16 Sec 213 From the funds appropriated in section 101 the
  17 department may make grants in support of the Michigan neighborhood
  18 partnership to non-profit organizations for purposes consistent with
  19 the purposes of the line-item appropriation from which the grant is
  20 made The total of such grants made by the department may not exceed
  21 \$50 000 00

## 22 EXECUTIVE OPERATIONS

- 23 Sec 301 The department may receive local funds to be applied 24 toward the purchase of local office automation equipment Such 25 equipment shall only be purchased through appropriate departmentwide 26 automated data processing equipment contracts and shall be the 27 property of the department
- Sec 302 The department shall assess and collect fees in the 29 licensing and regulation of child care organizations as defined in Act 30 No 116 of the Public Acts of 1973 being sections 722 111 to 722 128

1 of the Michigan Compiled Laws and adult foster care facilities as
2 defined in the adult foster care facility licensing act. Act No. 218
3 of the Public Acts of 1979 being sections 400 701 to 400 737 of the
4 Michigan Compiled Laws. Fees collected by the department shall not
5 exceed the deduct in section 101 and shall be used exclusively for the
6 purpose of licensing and regulating child care organizations and adult
7 foster care facilities

### 8 FAMILY SERVICES ADMINISTRATION

- 9 Sec 401 (1) From the federal money received for child support
  10 incentive payments up to \$7 465 200 00 shall be retained by the state
  11 and expended for legal support contracts—state incentive payments
  12 and salaries and wages for office of child support staff
- 13 (2) At the end of the current fiscal year the department may
  14 when it is cost beneficial to the state and counties withhold from
  15 submitting to the federal office of child support administrative
  16 expenses eligible for federal financial participation. The department
  17 may recoup earned but unclaimed federal funds from the resulting
  18 increased federal child support incentive. The recoupment by the
  19 department shall be made prior to distribution of the increased
  20 incentive to the counties. Any incentive funds retained by the state
  21 under this section shall be separate and apart from incentive funds
  22 retained in any other section of this act
- Sec 402 The department of social services shall offset the JOBS 24 federal money going to the Michigan school districts and other 25 contractors in connection with the education designed for gainful 26 employment (EDGE) program by the amount necessary for the Michigan 27 department of social services to administer the EDGE program 28 Sec 403 The department shall enter into an agreement with the 29 Michigan jobs commission in order to facilitate the administration of 30 the education designed for gainful employment (EDGE) program The

- 1 department will make information on the program available to the 2 legislature
- 3 Sec 404 From the funds appropriated in section 101 the 4 department shall allocate \$100 000 00 for the purpose of enhancing 5 adult foster care staff training
- Sec 405 From the funds appropriated in section 101 for legal
  7 support contracts and child support incentive payments—the department
  8 may fund demonstration projects to enhance friend of the court child
  9 support collections efforts for public assistance recipients—Funding
  10 shall be from federal title IV-D and federal child support incentives
  11 earned—The projects shall be implemented in no more than 3 counties
  12 Priority shall be given to counties with federal title IV-D AFDC
  13 collections exceeding \$7 000 000 00 in fiscal year 1992

# 14 CHILD AND FAMILY SERVICES

- 15 Sec 501 In accordance with section 471(a)(14) of part E of 16 title IV of the social security act chapter 531 49 Stat 620 42 17 U S C 671 the following goal is established by state law During the 18 fiscal year ending September 30 1995 not more than 3 000 children 19 supervised by the department of social services shall remain in foster 20 care longer than 24 months The department shall give priority to 21 reducing the number of children under 1 year of age in foster care 22 From the funds appropriated in section 101 for foster 23 care the department of social services shall provide 50% 24 reimbursement to Indian tribal governments for foster care 25 expenditures for children who are under the jurisdiction of Indian 26 tribal courts and who are not otherwise eligible for federal foster 27 care cost sharing
- 28 Sec 503 The department of social services shall charge or cause 29 to be charged a fee for intercountry adoption services. These fees 30 shall be based on the cost of providing the services with reduced

- 1 fees for low-income families. These fees shall be used to pay for or
  2 contract for personnel and related activities. The director of social
  3 services shall adjust or causo an adjustment of the fees if necessary
  4 to ensure continued program operations on a self-supporting basis
  5 Sec 504 To achieve a reduction of costs in the adoption subsidy
  6 program the department shall do all of the following
- 7 (a) Screen all residential placements that are subsidized by an 8 adoption medical subsidy to assure the placement and treatment are 9 needed and are in the best interest of the child
- 10 (b) In cooperation with the department of mental health develop a 11 model for postplacement adoption services including the screening and 12 monitoring of placements in child caring institutions and psychiatric 13 hospitals
- 14 (c) Limit payment for out-of-home placements in child caring
  15 institutions and psychiatric hospitals to short-term crisis placements
  16 unless the local community mental health board has determined that a
  17 long-term placement is needed
- 18 Sec 505 From the funds appropriated in section 101 for foster 19 care and residential care services—the department may use funds for 20 programs to serve children in their own homes or in community-based 21 services—if the service is in lieu of the children being placed in 22 foster care or residential care
- 23 Sec 506 The department's ability to satisfy appropriation
  24 deducts in section 101 for foster care private collections shall not
  25 be limited to collections and accruals pertaining to services provided
  26 in the current fiscal year but shall include revenues collected in
  27 excess of the amount specified in section 101
- 28 Sec 507 Notwithstanding section 117a or 117c of the social
  29 welfare act Act No 280 of the Public Acts of 1939 being sections
  30 400 117a and 400 117c of the Michigan Compiled Laws the distribution

- 1 of collections made to counties by child parent guardian or 2 custodian on behalf of children in foster care who are wards of the 3 county shall be made pursuant to section 18(2) of chapter XIIA of Act 4 No 288 of the Public Acts of 1939 being section 712A 18 of the 5 Michigan Compiled Laws
- 6 Sec 508 Counties shall be subject to 50% charge back for the
  7 use of alternative regional detention services if they do not fall
  8 under the basic provision of section 117e of the social welfar act
  9 Act No 280 of the Public Acts of 1939 being section 400 117e of the
  10 Michigan Compiled Laws or if a county operates these programs
  11 primarily with professional rather than volunteer staff
  12 Sec 509 The department shall not be required to put up for bids
  13 contracts with service providers if currently only 1 provider in the
  14 service area exists
- Sec 510 The department shall negotiate rates for all existing
  16 child welfare and juvenile justice contracts and competitively bid
  17 contracts for services and programs. The bid specifications and
  18 contract award determinations shall include criteria related to
  19 provider experience placing emphasis on total years of experience in
  20 providing child welfare and juvenile justice services provision of
  21 services to persons of similar characteristics as the target
  22 clientele—quality of prior child welfare and juvenile justice
  23 services—length of service in the targeted geographical area—and the
  24 adequacy of the provider s plan for coordinating the provision of
  25 services in the targeted geographical area
- Sec 511 The department shall move toward standard child placing 27 administrative rates for general foster care. The department may pay 28 cost increments above the standard rate for specialized foster care.

  Sec 512 All department service contracts for adoption agencies 30 child caring institutions, and child placing agencies shall include.

- 1 client needs the services to be provided the price to be paid and 2 the expected outcomes
- 3 Sec 513 From the funds appropriated in section 101 for teenage 4 parent counseling the department shall contract for the provision of 5 teenage parent counseling services
- 6 Sec 514 Funds appropriated in section 101 for the child care
  7 fund may be used as the required state match for the purchase of
  8 families first services for clients referred by juvenile courts For
  9 local offices and courts choosing this option—the in-home portion of
  10 the county child care fund plan must authorize the transfer of funds
  11 from the state child care fund account designated for that county to a
  12 local funds-county payback deduct account associated with the family
  13 preservation services appropriation while the involved county is still
  14 beneath its child care fund cap
- 15 Sec 515 (1) In addition to the amount appropriated in section 16 101 money granted or money received as gifts or donations to the 17 children s trust fund created by Act No 249 of the Public Acts of 18 1982 being sections 21 171 to 21 172 of the Michigan Compiled Laws 19 is appropriated for expenditure in an amount not to exceed 20 \$800 000 00
- 21 (2) The state child abuse and neglect prevention board may
  22 initiate a joint project with another state agency to the extent that
  23 the project supports the programmatic goals of both the state child
  24 abuse and neglect prevention board and the state agency The
  25 department of social services may interaccount bill the state agency
  26 for shared costs of a joint project in an amount authorized by the
  27 state agency and the state child abuse and neglect prevention board
  28 may receive and expend funds for shared costs of a joint project in
  29 addition to those authorized by section 101
- 30 Sec 516 In addition to the amount appropriated under section

- 1 101 for teenage parent counseling the department shall allocate to
- 2 teenage parent counseling the money that is appropriated in section
- 3 101 for aid to families with dependent children that is not spent for
- 4 that purpose due to the policy implemented as a result of the
- 5 enactment of senate bill No 143 of the 87th Legislature
- 6 Sec 517 From the funds appropriated in section 101 for child
- 7 and family services the department shall not expend funds to reunite
- 8 a family in which incest is the cause for fam ly separation if such
- 9 reunification will result in the victim and the perpetrator residing
- 10 in the same residence
- 11 Sec 518 The department shall not expend funds to preserve or
- 12 reunite a family if either of the following would result
- 13 (a) A child would be living in the same household with a parent
- 14 or other adult who has been convicted of criminal sexual conduct
- 15 against the child
- 16 (b) A child would be living in the same household with a parent
- 17 or other adult against whom there is relevant and accurate evidence of
- 18 sexual abuse against the child This section shall permit counseling
- 19 provided that the counseling is not directed at influencing an abused
- 20 child to remain in an abusive environment or justifying the actions of
- 21 the abuser
- 22 Sec 519 (1) Pursuant to applicable federal and state statutes
- 23 rules and regulations the department shall divulge all relevant
- 24 information pertaining to a recipient or client who is being placed
- 25 with or in any foster care organization or adoption setting. This
- 26 information shall be disclosed to the director of the foster care
- 27 organization or if the organization is a private home to the
- 28 individual who holds the license for the foster care organization or
- 29 if an adoption setting to the adopting individual
- 30 (2) Such information shall include but not be limited to

1 medical behavioral criminal educational and cultural histories
2 PUBLIC ASSISTANCE

- 3 Sec 601 (1) The department may terminate a vendor payment for 4 shelter when a recipient s rental unit is not in compliance with 5 applicable local housing codes. Compliance shall be considered to be 6 met if the department of social services receives from the landlord a 7 signed statement stating that the rental unit is in compliance with 8 local housing codes and that statement is not contradicted by the 9 recipient and the local housing authority. The landlord also shall 10 provide to the department a signed statement indicating who currently 11 owns the property and whether any delinquent taxes are owed.
- (2) Whenever a client agrees to the release of his or her name and address to the local housing authority the department shall request 14 from the local housing authority information regarding whether the 15 housing unit for which vendoring has been requested meets applicable 16 local housing codes. Vendoring shall be terminated for those units 17 which the local authority indicates in writing do not meet local 18 housing codes until such time as the local authority indicates in 19 writing that local housing codes have been met.
- 20 (3) In order to participate in the rent vendoring programs of the 21 department a landlord shall cooperate in weatherization and 22 conservation efforts directed by an energy provider participating in 23 an agreement with the department by the department or by the 24 department of labor when the landlord s property has been identified 25 as needing services
- 26 (4) After October 1 1994 in order to participate in the rent
  27 vendoring programs of the department a landlord shall reduce rents
  28 proportionately with the property tax relief obtained on the rental
  29 property as enacted by the legislature
- 30 Sec 602 From the funds appropriated in section 101 for aid to

- 1 families with dependent children payments and medical services the
  2 mother of an unborn child shall be eligible to receive aid to families
  3 with dependent children and medical services penefits for herself and
  4 her child if all other eligibility factors are met. To be eligible for
  5 these benefits the applicant shall provide medical evidence of her
  6 pregnancy If she is unable to provide the documentation payment for
  7 the examination may be at state expense. The department of social
  8 services shall undertake such measures as may be necessary to ensure
  9 that necessary prenatal care is provided to medicald-eligible
  10 recipients
- Sec 603 The department together with other agencies may
  12 establish special projects to provide special needs shelter payment
  13 levels for the program of aid to families with dependent children that
  14 will support the development of transitional shelter facilities for
  15 homeless families These facilities are to provide supportive services
  16 to families and to support the development of permanent low-income
  17 housing
- 18 Sec 604 Family assistance shall be provided in instances where 19 aid to families with dependent children eligibility could not be met 20 pursuant to eligibility policies established by the department
- 21 Sec 605 (1) The department of social services shall operate a 22 state disability assistance program Persons eligible for this program 23 shall include needy persons 18 years of age or older or emancipated 24 minors who meet 1 or more of the following requirements
- 25 (a) A recipient of supplemental security income social security 26 or medical assistance due to disabil ty
- (b) A person with a physical or mental impairment other than 28 substance abuse which meets federal SSI disability standards except 29 that the minimum duration of the disability shall be 90 days
- 30 (c) A resident of an adult foster care facility a home for the

- 1 aged a county infirmary or a substance abuse treatment center
- 2 (d) A person receiving 30-day postresidential substance abuse 3 treatment
- 4 (e) A person receiving special education services through the 5 local intermediate school district
- 6 (f) A caretaker of a disabled person as defined in subdivision
- 7 (a) (b) or (e) above
- 8 (2) Applicants for and recipients of the state dia hility
  9 assistance program shall be considered needy if they
- 10 (a) Possess nonexempt resources of \$1 000 00 or less
- 11 (b) Own no more than 1 automobile with an equity value of
- 12 \$1 500 00 or less
- 13 (c) Have a monthly budgetable income that is less than the payment 14 standards
- 15 Sec 606 The level of reimbursement provided to state disability
  16 assistance recipients in licensed adult foster care facilities shall
  17 be the same as the prevailing supplemental security income rate under
  18 the personal care category
- 19 Sec 607 County departments of social services shall require
- 20 each recipient of state disability and state family assistance who has
- 21 applied with the social security administration for supplemental
- 22 security income to sign a contract to repay any assistance rendered
- 23 through the state disability assistance and state family assistance
- 24 programs upon receipt of retroactive supplemental security income
- 25 benefits
- 26 Sec 608 The department of social services ability to satisfy
- 27 appropriation deductions in section 101 for state disability
- 28 assistance/supplemental security income recoveries and public
- 29 assistance recoupment revenues shall not be limited to recoveries and
- 30 accruals pertaining to state disability assistance state family

- 1 assistance or aid to families with dependent children grant payments
- 2 provided only in the current fiscal year but shall include all
- 3 related net recoveries reclived during the current fiscal year
- 4 Sec 609 Adult foster care facilities providing domiciliary care
- 5 or personal care to residents receiving supplemental security income
- 6 or homes for the aged serving residents receiving supplemental
- 7 security income shall not require those residents to reimburse the
- 8 home or facility for care at rates in excess of those legislatively
- 9 authorized
- 10 Sec 610 (1) The department as it determines is appropriate
- 11 shall enter into agreements with energy providers by which cash
- 12 assistance recipients and the energy providers agree to permit the
- 13 department to make direct payments to the energy providers on behalf
- 14 of the recipient The payments may include heat and electric payment
- 15 requirements from recipient grants and amounts in excess of the
- 16 payment requirements
- 17 (2) Assuming available fiscal year 1994-95 federal LIEAP funds of
- 18 \$82 7 million plus carryforward the energy caps shall be \$160 00 for
- 19 natural gas wood and electric heat service \$300 00 for deliverable
- 20 fuel heat services and \$250 00 for electric service If a smaller
- 21 federal LIEAP award is available the program will be modified to
- 22 ensure that expenditures do not exceed the general fund/general
- 23 purpose energy assistance related appropriations in both the
- 24 departments of social services and treasury If a larger federal LIEAP
- 25 award is available the caps may be adjusted upward to reflect
- 26 available revenue
- 27 Sec 611 A provider utility shall be entitled to recover in its
- 28 rates all qualifying costs incurred pursuant to an agreement between
- 29 the provider utility and the department for the payment of all or part
- 30 of assisted households heating and electric service bills Qualifying

- 1 costs shall include prudently incurred costs for incentives
- 2 forgiveness and energy conservation program development and operation
- 3 costs and the cost of capital incurred for assisted household
- 4 arrearages held by the provider utility All such qualifying costs
- 5 incurred from program years beginning after October 1 1994 shall be
- 6 subject to deferred accounting and recovery through a general rate
- 7 case application or shall be subject to timely recovery through
- 8 separate limited purpose rate proceedings
- 9 Sec 612 The protected income level for medicaid coverage
- 10 determined pursuant to section 106(1)(b)(111) of the social welfare
- 11 act Act No 280 of the Public Acts of 1939 being section 400 106 of
- 12 the Michigan Compiled Laws shall be 100% of the related public
- 13 assistance standard
- 14 Sec 613 The department shall make available publications on the
- 15 federal earned income tax credit to AFDC recipients
- 16 Sec 614 (1) From the funds appropriated in section 101 for
- 17 state emergency relief if the recipient receives the money for the
- 18 purpose of mortgage payments land contract payments or property tax
- 19 payments or home repairs the department shall not make the payment
- 20 unless the recipient agrees to give the department a lien on his or
- 21 her real property in the amount of total payments made by the
- 22 department in excess of \$250 00
- 23 (2) A lien under this section shall be enforced and the amount of
- 24 the lien recouped when the recipient conveys the real property
- 25 Sec 615 (1) The department shall require that a grantee of aid
- 26 to families with dependent children or state family assistance provide
- 27 proof that their minor children have received all immunizations as
- 28 recommended by the department of public health. If the department has
- 29 not received proof from a particular recipient household within 3
- 30 months after the effective date of this provision the department

- 1 shall reduce the grant to the household by \$25 00 The department 2 shall apply for any federal waiver necessary to implement this 3 section
- 4 (2) In conjunction with the department of public health the 5 department shall prepare and distribute to each eligible recipient of 6 and to families with dependent children or state family assistance a 7 list of the immunizations required under this section and how and 8 where the recipient may obtain the immunizations
- 9 (3) The department shall waive the requirement of subsection (1) 10 if the immunizations are medically inappropriate or contrary to the 11 religious beliefs of the recipient

### 12 MEDICAL SERVICES

- 13 Sec 701 The department of social services shall provide an 14 administrative procedure for the review of grievances by medical 15 assistance providers with regard to reimbursement under the medical 16 assistance program Settlements of properly submitted cost reports 17 shall be paid not later than 9 months from receipt of the final 18 report
- 19 Sec 702 An institutional provider that is required to submit a 20 cost report under the medicaid program shall submit cost reports 21 completed in full within 90 days after the end of its fiscal year 22 Sec 703 For care provided to medicald recipients with other 23 third party sources of payment medicaid reimbursement shall not 24 exceed in combination with such other resources including medicare 25 those amounts established for medicaid-only patients. The medicaid 26 payment rate shall be accepted as payment in full Other than an 27 approved medicald copayment no portion of a provider s charge shall 28 be billed to the recipient or any person acting on behalf of the 29 recipient Nothing in this section shall be deemed to affect the level 30 of payment from a third party source other than medicaid The

- 1 department shall require a nonenrolled provider to accept medicaid 2 payments as payment in full
- 3 Sec 704 From the funds appropriated in section 101 for the 4 medical services administration the department of social services 5 shall provide for an inpatient hospital prior authorization and 6 on-site review system
- 7 Sec 705 (1) The pharmaceutical dispensing fee shall be a 8 maximum of \$3 7° effective October 1 1994. If a recipient is 21 9 years of age or older the department shall require a \$1 00 per 10 prescription client copayment except as prohibited by federal or 11 state law or regulation.
- 12 (2) The department shall require copayments on dental podiatric
  13 chiropractic vision and hearing aid services provided to recipients
  14 of medical assistance except as excluded by law
- 15 (3) The copayments in subsections (1) and (2) may be waived for 16 recipients who participate in a program of medical case management 17 such as enrollment in a health maintenance organization or the primary 18 physician sponsor plan program
- 19 Sec 706 The maximum limits on payments under the medicald 20 program established in conformance with title XIX of the social 21 security act chapter 531 49 Stat 620 42 U S C 1396 to 1396f and 22 1396i to 1396u shall be disclosed only to persons directly 23 responsible for the administration of the medical program except 24 that persons responsible for establishing individual prices on prior 25 authorized items may release approved prices to the prospective 26 provider
- 27 Sec 707 The cost of remedial services incurred by residents of 28 licensed adult foster care homes and licensed homes for the aged shall 29 be used in determining financial eligibility for the medically needy 30 Remedial services means those services which produce the maximum

- 1 reduction of physical and mental limitations and restoration of an
- 2 individual to his or her best functional level At a minimum remedial
- 3 services include basic self-care and rehabilitation training for a
- 4 resident
- 5 Sec 708 Medicaid adult dental services shall continue at the
- 6 level in effect on October 1 1991
- 7 Sec 709 Medicaid podiatric services shall continue at the level
- 8 in effect on October 1 1991 except that reasonable utilization
- 9 limitations may be adopted in order to prevent excess utilization
- 10 Sec 710 Medicaid chiropractic services shall continue at the
- 11 level in effect on September 30 1990 except that reasonable
- 12 utilization limitations may be adopted in order to prevent excess
- 13 utilization
- 14 Sec 711 (1) From the funds appropriated in section 101 for
- 15 hospital services and therapy the department subject to the
- 16 requirements and limitations in this section shall establish a
- 17 funding pool of up to \$64 300 000 00 for the purpose of enhancing the
- 18 aggregate payment for medicaid hospital outpatient services Such
- 19 payments if any may be made as a gross adjustment to hospital
- 20 outpatient payments or by another mechanism or schedule as determined
- 21 by the department which meets the intent of this section
- 22 (2) For counties with populations in excess of 2 000 000 persons
- 23 the department shall distribute \$34 760 000 00 to hospitals if
- 24 \$15 002 400 00 is received by the state from such counties which
- 25 meets the criteria of an allowable state matching share as determined
- 26 by applicable federal laws and regulations If the state receives a
- 27 lesser sum of an allowable state matching share from these counties
- 28 the amount distributed shall be reduced accordingly. In addition the
- 29 department may distribute up to an additional \$16 240 000 00 to
- 30 hospitals in these counties with the state s share funded by the

- 1 department s GF/GP authorization The amount distributed if any to 2 any given hospital in these counties shall be based on a formula 3 determined by the department
- 4 (3) For counties with populations less than 2 000 000 persons the 5 department shall distribute \$13 300 000 00 in the aggregate to 6 hospitals if \$5 740 300 00 is received by the state in total from 7 counties other than those meeting the population criteria in 8 subsection (2) in revenue which meets the criteria of an allowable 9 state matching share. If the state receives a lesser sum of an 10 allowable state matching share the amount to be distributed shall be 11 reduced accordingly. The amount to be distributed if any to any 12 given hospital shall be based on a formula determined by the 13 department.
- 14 Sec 712 (1) From the funds appropriated in section 101 for the 15 indigent medical care program the department shall establish a 16 program which provides for the basic health care needs of indigent 17 persons as delineated in the following subsections
- 18 (2) Eligibility for this program is limited to the following
- 19 (a) Persons currently receiving cash grants under either the
  20 family assistance or state disability assistance programs who are not
  21 eligible for any other public or private health care coverage
- 22 (b) Any other resident of this state who currently meets the
  23 income and asset requirements for the state disability assistance
  24 program and is not eligible for any other public or private health
  25 care coverage
- 26 (3) All potentially eligible persons except those defined in 27 subsection (2)(a) who shall be automatically enrolled may apply for 28 enrollment in this program at local department of social services 29 offices or other designated sites
- 30 (4) The program shall provide for the following minimum level of

- 1 services for enrolled individuals
- 2 (a) Physician services provided in private clinic or outpatient 3 office settings
- 4 (b) Diagnostic laboratory and X-ray services
- 5 (c) Pharmaceutical services
- 6 Sec 713 The department may develop a plan to deliver medicaid
- 7 psychiatric services through a managed care system. In developing this
- 8 plan the department shall consult with the department of mental
- 9 health community mental health boards medicaid recipients or
- 10 representatives of medicaid recipients providers and other interested
- 11 parties The department shall submit its plan to the senate and house
- 12 appropriations subcommittees on social services
- 13 Sec 714 The department may require medical recipients to
- 14 receive psychiatric services through a managed care system
- 15 Sec 715 The department shall continue to implement the
- 16 physician sponsor plan and shall require aid to families with
- 17 dependent children recipients residing in counties offering maraged
- 18 care options to choose the particular managed care plan in which they
- 19 wish to be enrolled Persons not expressing a preference shall be
- 20 randomly assigned to a managed care program
- 21 Sec 716 (1) The department shall not preauthorize or in any way
- 22 restrict single-source pharmaceutical products except those
- 23 single-source pharmaceuticals that have been subject to prior
- 24 authorization by the department prior to January 1 1992 and those
- 25 single-source pharmaceuticals within the categories specified in
- 26 section 1927(d)(2) of the social security act 42 U S C 1396s(d) or
- 27 for the reasons delineated in section 1927(d)(3) of the social
- 28 security act
- 29 (2) The department shall implement drug utilization review and
- 30 monitoring programs that may cover renewals of prescriptions of single

- 1 source pharmaceuticals Such programs shall have physician oversight
- 2 through the drug utilization and review board to ensure proper
- 3 determinations
- 4 Sec 717 From the funds appropriated in section 101 for maternal
- 5 and child health services the department shall make a grant of
- 6 \$53 000 00 to pregnancy services of Michigan
- 7 Sec 718 The department shall assure that all eligible children
- 8 assigned to medicaid managed care programs have timely access to early
- 9 and periodic screening diagnosis and treatment (EPSDT) services as
- 10 required by federal law
- 11 Sec 719 (1) The department of social services is authorized to
- 12 pursue reimbursement for eligible services provided in Michigan
- 13 schools from the federal medicaid program. The department and the
- 14 department of management and budget are authorized to negotiate and
- 15 enter into agreements together with the department of education with
- 16 local and intermediate school districts regarding the sharing of
- 17 federal medicaid funds received for these services The department is
- 18 authorized to receive and disburse funds to participating school
- 19 districts pursuant to such agreements and state and federal law
- 20 (2) From the funds appropriated in section 101 for medicald school
- 21 services payments the department is authorized to do all of the
- 22 following
- (a) Finance activities within the medical assistance
- 24 administration related to this project
- 25 (b) Fund from section 101 new costs in the departments of
- 26 education public health mental health and management and budget for
- 27 expenses incurred by those departments related to this program
- 28 (c) Reimburse participating school districts pursuant to the fund
- 29 sharing ratios negotiated in the state-local agreements authorized in
- 30 subsection (1)

- 1 (d) Offset general fund costs associated with the medicaid 2 program
- 3 (3) The department shall not make distributions from the funds
  4 provided for this purpose in section 101 until it has filed the
  5 necessary state plan amendments made required notifications received
  6 an indication of approval from the health care financing
  7 administration and received approval from the department of
  8 management and budget
- 9 Sec 720 The department is authorized to make payments on behalf 10 of children enrolled under the healthy kids program from the line item 11 appropriation associated with the program or from other medical 12 services line item appropriations provided for specific health care 13 services
- 14 Sec 721 The department may establish a \$2 00 copayment
  15 requirement under the medical program for all nonemergency services
  16 provided in a hospital emergency room. This section does not apply to
  17 services provided in nonemergency clinics located in hospitals
  18 Sec 722 The community mental health adjustor appropriation in
  19 section 101 may be increased if the department submits a medicald
  20 state plan amendment pertaining to this reimbursement at a level
  21 higher than the appropriation and receives an indication of approval
  22 of the amendment from the health care financing administration. The
  23 department is authorized to appropriately adjust financing sources in
  24 accordance with the increased appropriation.