



HOUSE BILL No. 5902

May 23, 1996, Introduced by Reps. Bobier, Rhead, Owen, Middleton and Walberg and referred to the Committee on Appropriations.

A bill to make appropriations for the department of environmental quality for the fiscal year ending September 30, 1996; to provide for certain work projects; to prescribe the powers and duties of certain state agencies and officials; and to provide for the expenditure of the appropriations.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 101. There is appropriated for the department of environmental
2 quality to supplement former appropriations for the fiscal year ending
3 September 30, 1996, from the following funds:

4 **DEPARTMENT OF ENVIRONMENTAL QUALITY**

5 ENVIRONMENTAL BOND PROGRAM

6 APPROPRIATIONS SUMMARY:

7	GROSS APPROPRIATION.....	\$	8,102,000
8	Total interdepartmental grants and intradepartmental		
9	transfers.....		0

1	ADJUSTED GROSS APPROPRIATION.....	\$	8,102,000
2	Total federal revenues.....		0
3	Total local revenues.....		0
4	Total private revenues.....		0
5	Total local and private revenues.....		0
6	Total other state restricted revenues.....		8,102,000
7	State general fund/general purpose.....		0
8	ENVIRONMENTAL REMEDIATION PROGRAM		
9	Alternative water supply projects.....	\$	2,102,000
10	Alcona - Greenbush community church		
11	Allegan - Pullman Rd. & 109th Ave.		
12	Berrien - Residential wells, 11th St.		
13	Calhoun - Creekview Rd. groundwater contamina-		
14	tion		
15	Calhoun - Pink poodle cleaners		
16	Cass - Henco Enterprises Inc.		
17	Dickinson - Channing residential wells		
18	Emmet - Hughston Rd. residential wells		
19	Houghton - Dollar bay groundwater contamination		
20	Jackson - Dowley manufacturing		
21	Jackson - Frogtown area wells		
22	Kalamazoo - East D Ave., Richland		
23	Kalamazoo - Ohio & Van Hoesen		
24	Lenawee - Drexel park wells		
25	Livingston - National controls		
26	Missaukee - Falmouth VOCs		

1	Missaukee - Residential wells, Crooked Lake		
2	Monroe - Ottawa Lake co-op		
3	Montmorency - Briley township water project		
4	Montcalm - Greenville landfill		
5	Muskegon - Green Ridge subdivision		
6	Muskegon - South Forest/Apple		
7	Oakland - CMS Ortonville		
8	Oakland - Woodland trail residential well		
9	Oceana - Elbridge area groundwater		
10	Osceola - Groundwater contamination West Rose		
11	Lake		
12	Ottawa - Flagel #1		
13	Roscommon - Residential wells, Markey township		
14	St. Joseph - Lutz & Featherstone		
15	Operation and maintenance projects.....	\$	4,000,000
16	Cheboygan - City of Onaway, dump closure		
17	Clare - Eddie's meredith exchange		
18	Gladwin - Gladwin bulk oil plant state street		
19	Kent - Berkey street area		
20	Kent - Riverview, North park, Hubbard street area		
21	Lake - Austin tube company		
22	Manistee county - Manistee forge/PCA property		
23	Montcalm - Crystal refinery		
24	Muskegon - Cloverville pump house		
25	Muskegon - Tech cast area		
26	Muskegon - Zephyr Inc. (Naph Sol Refining)		

1	Osceola - former Rancour property Chestnut street		
2	Ottawa - B & J industrial finishing		
3	Ottawa - Superior plating		
4	Tuscola - RCS/Evans products		
5	Contingencies, bottled water and Act 307 emergencies.	\$	2,000,000
6	GROSS APPROPRIATION.....	\$	8,102,000
7	Appropriated from:		
8	Special revenue funds:		
9	Environmental protection bond fund.....	\$	8,102,000
10	State general fund/general purpose.....	\$	0

11 GENERAL SECTIONS

12 Sec. 201. In accordance with the provisions of section 30 of arti-
13 cle IX of the state constitution of 1963, total state spending in this
14 appropriation act is \$8,102,000.00.

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

20 Sec. 203. For all projects and grant programs funded under this
21 act, the department of environmental quality shall notify each legislator
22 whose district is to receive a grant 7 days before the grants are
23 announced.

24 Sec. 204. It is the intent of the legislature that the state shall
25 make bonds issued pursuant to part 195 (environmental protection bond

1 implementation) of the natural resources and environmental protection
2 act, Act No. 451 of the Public Acts of 1994, being sections 324.19501 to
3 324.19513 of the Michigan Compiled Laws, available to the citizens of the
4 state by making a portion of the bonds available in denominations of
5 \$500.00 or less, and shall otherwise encourage the participation of the
6 citizens of the state in the investment in environmental protection
7 bonds.

8 Sec. 205. The unexpended portion of the appropriation in
9 section 101 for the environmental bond projects is considered work
10 project appropriations and any unencumbered or unallotted funds are car-
11 ried forward into the succeeding fiscal year. The following is in com-
12 pliance with section 451(3) of the management and budget act, Act No. 431
13 of the Public Acts of 1984, being section 18.1451 of the Michigan
14 Compiled Laws:

15 (a) The purpose of the environmental bond projects to be carried
16 forward is to provide toxic waste cleanup, management of solid wastes,
17 and increased water protection.

18 (b) These projects will be accomplished by contract.

19 (c) The total estimated costs of all projects is identified in each
20 line item appropriation.

21 (d) The tentative completion date for these projects is
22 September 30, 1998.

1 ENVIRONMENTAL RESPONSE

2 Sec. 301. (1) The department of environmental quality shall annu-
3 ally report to the governor, the house of representatives and senate
4 appropriations committees, the house of representatives and senate appro-
5 priations subcommittees on natural resources and environmental quality,
6 the joint capital outlay subcommittee, the house of representatives and
7 senate standing committees with jurisdiction over issues related to the
8 environment and natural resources, and the house and senate fiscal agen-
9 cies on the progress of the environmental protection bond cleanups for
10 which appropriations have been made under this act. This report shall
11 include the criteria used for site selection; a list of sites funded,
12 including the name, address, county, and telephone number of the recipi-
13 ent or participant; bond funded actions taken at each site; other sources
14 of funds used at each site in addition to bond proceeds, including pri-
15 vate actions or responsible party actions; the amount of funds committed
16 for each site and actually expended at each site; further cleanup actions
17 that may be anticipated at each site; and other information considered
18 pertinent by the department of environmental quality.

19 (2) The annual report required under subsection (1) shall include a
20 summary of all of the sites funded, organized by the type of remedial
21 action undertaken at the site as follows: surface cleanup, alternative
22 water supply, municipal water supply, site investigation, final cleanup
23 design, final cleanup, operation and maintenance, and superfund cleanup
24 project match. The report shall also include the sources of funding for
25 each site, the amount of funds committed for each site and actually
26 expended at each site, the estimated amount of funds saved because of

1 private actions and responsible parties, and staff costs associated with
2 each site.

3 Sec. 302. The expenditure of money under this act does not preclude
4 the use of private, federal, local, or other state funds on these
5 projects.

6 Sec. 303. In addition to the funds appropriated for environmental
7 response projects listed in section 101, additional funds are authorized
8 for expenditures from appropriations contained in Act No. 180 of the
9 Public Acts of 1989, Act No. 55 of the Public Acts of 1990, Act No. 194
10 of the Public Acts of 1990, Act No. 31 of the Public Acts of 1991, Act
11 No. 160 of the Public Acts of 1991, Act No. 74 of the Public Acts of
12 1993, Act No. 353 of the Public Acts of 1993, and Act No. 442 of the
13 Public Acts of 1994, for the environmental response program with funding
14 support from the environmental protection bond fund. The department of
15 environmental quality shall provide to the senate and house of represen-
16 tatives appropriations subcommittees on natural resources by October 30,
17 1996 a list documenting funds saved per site from previous appropriations
18 and the reallocation of those funds for fiscal year 1995-96.

19 Sec. 304. The appropriation in section 101 for contingency fund
20 shall not be encumbered or expended until the department of environmental
21 quality has reported to the senate and house of representatives appropri-
22 ations subcommittees on natural resources those projects that have been
23 approved under this program.