## **SENATE BILL NO. 890**

February 24, 2022, Introduced by Senators POLEHANKI, MCMORROW, BRINKS, BAYER, GEISS, CHANG, BULLOCK, WOJNO, ANANICH, MOSS and IRWIN and referred to the Committee on Health Policy and Human Services.

A bill to amend 1978 PA 368, entitled "Public health code,"

1 2 by amending sections 16315, 16319, and 16333 (MCL 333.16315, 333.16319, and 333.16333), section 16315 as amended by 2020 PA 169, section 16319 as added by 1993 PA 138, and section 16333 as amended by 2020 PA 142.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 16315. (1) The health professions regulatory fund is established in the state treasury. Except as otherwise provided in

 this section, the state treasurer shall credit the fees collected under sections 16319 to 16349 to the health professions regulatory fund. Except as otherwise provided in this section, the money in the health professions regulatory fund shall be expended only as provided in subsection (5).

- (2) The state treasurer shall direct the investment of the health professions regulatory fund. Interest and earnings from **the** health professions regulatory fund investment shall investments must be credited to the health professions regulatory fund.
- (3) The unencumbered balance in the health professions regulatory fund at the close of the fiscal year shall must remain in the health professions regulatory fund and shall must not revert to the general fund.
- (4) The health professions regulatory fund may receive gifts and devises and other money as provided by law.
- (5) The department shall use the health professions regulatory fund to carry out its powers and duties under this article, article 7, and article 8, including, but not limited to, reimbursing the department of attorney general for the reasonable cost of services provided to the department under this article, article 7, and article 8.
- (6) The nurse professional fund is established in the state treasury. Of the money that is attributable to per-year license fees collected under section 16327, the state treasurer shall credit \$8.00 of each individual annual license fee collected to the nurse professional fund. The money in the nurse professional fund shall must be expended only as provided in subsection (9).
- (7) The state treasurer shall direct the investment of the nurse professional fund, and shall credit interest and earnings

 from the investment to the nurse professional fund. The nurse professional fund may receive gifts and devises and other money as provided by law.

- (8) The unencumbered balance in the nurse professional fund at the close of the fiscal year shall—must remain in the nurse professional fund and shall—must not revert to the general fund.
- (9) The department of health and human services shall use the nurse professional fund each fiscal year only as follows:
- (a) To promote safe patient care in all nursing practice environments.
  - (b) To advance the safe practice of the nursing profession.
- (c) To ensure a continuous supply of high-quality direct care nurses, nursing faculty, and nursing education programs.
  - (d) To operate a nursing scholarship program.
- (10) The pain management education and controlled substances electronic monitoring and antidiversion fund is established in the state treasury.
- (11) The state treasurer shall direct the investment of the pain management education and controlled substances electronic monitoring and antidiversion fund. Interest and earnings from investment of the pain management education and controlled substances electronic monitoring and antidiversion fund shall must be credited to the pain management education and controlled substances electronic monitoring and antidiversion fund.
- (12) The unencumbered balance in the pain management education and controlled substances electronic monitoring and antidiversion fund at the close of the fiscal year shall must remain in the pain management education and controlled substances electronic monitoring and antidiversion fund and shall must not revert to the

- general fund. The pain management education and controlled 1 substances electronic monitoring and antidiversion fund may receive 2 gifts and devises and other money as provided by law. Twenty 3 dollars of the license fee received by the department under section 5 16319 shall must be deposited with the state treasurer to the 6 credit of the pain management education and controlled substances 7 electronic monitoring and antidiversion fund. The department shall use the pain management education and controlled substances 8 electronic monitoring and antidiversion fund only in connection 9 10 with programs relating to pain management education for health 11 professionals, preventing the diversion of controlled substances, and development and maintenance of the electronic monitoring system 12 for controlled substances data required by section 7333a. 13
  - (13) For the fiscal year ending September 30, 2020 only, \$10,000,000.00 of the money in the health professions regulatory fund is transferred to and must be deposited into the general fund.

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- (14) Beginning on the effective date of rules promulgated under section 16333(2), of the money that is attributable to the per-year license fees collected under sections 16319 and 16333 for manufacturers, the state treasurer shall credit to the prescription drug affordability fund established in section 17 of the prescription drug cost and affordability review act, the dollar amount of the increase of each license fee that is increased by the department of insurance and financial services under section 16333(2).
- Sec. 16319. (1) Fees for a person licensed or seeking
  licensure to engage in manufacturing, distributing, prescribing,
  dispensing, or conducting research with controlled substances under
  part 73 are as follows:

1	(a) .	Application processing fee\$	10.00
2	(b)	License fee, per year	75.00
3	(2)	Fees for a person licensed or seeking licensure to $\epsilon$	engage
4	in manufac	cturing controlled substances under part 73 are as	
5	follows:		
6	(a)	Application processing fee\$	10.00
7	(b)	License Subject to section 16333(2), license	75.00
8		fee, per year	
9	Sec.	16333. (1) Fees for a person licensed or seeking	
10	licensure	to engage in the practice of pharmacy or other practice	tices
11	regulated	under part 177 are as follows:	
12	(a)	Application processing fees:	
13	(i)	Pharmacist\$	75.00
14	(ii)	Pharmacy	75.00
15	(iii)	Drug control	75.00
16	(iv)	Manufacturer, wholesale distributor, or	
17		wholesale distributor-broker	75.00
18	( <i>v</i> )	Pharmacy technician	75.00
19	(b)	Examination fees:	
20		Jurisprudence examination	30.00
21	(c)	License fees, per year:	
22	(i)	Pharmacist	30.00
23	(ii)	Pharmacy	50.00
24	(iii)	Drug control	15.00
25	(iv)	Manufacturer, wholesale Wholesale distributor 7	
26	. ,	or wholesale distributor-broker	25.00
27	(v)	Subject to subsection (2),	
28		manufacturer	25.00

1	(vi)	Pharmacy technician	.00
2	<del>(v)</del>		
3	(d)	Temporary license for pharmacist	.00
4	(e)	Limited license for pharmacist, per year 15.	.00
5	(f)	Temporary license for pharmacy technician 15.	.00
6	(g)	Limited license for pharmacy technician, per	
7		year	.00
8	(2)	The department of insurance and financial services may	
9	promulgate	e rules to increase the per-year license fee for	
10	manufactur	rers collected under this section and section 16319 by	an
11	amount not	t to exceed the actual cost to implement the prescripti	on
12	drug cost	and affordability review act.	
13	Enact	ting section 1. This amendatory act does not take effec	:t
14	unless Ser	nate Bill No. 889 of the 101st Legislature is enacted i	nto
15	law.		