## SUBSTITUTE FOR HOUSE BILL NO. 5003

A bill to amend 1994 PA 451, entitled
"Natural resources and environmental protection act,"
by amending sections 3104, 3110, 3118, 3120, 4104, 11135, 11153,
30104, 30109, 32312, and 32513 (MCL 324.3104, 324.3110, 324.3118,
324.3120, 324.4104, 324.11135, 324.11153, 324.30104, 324.30109,
324.32312, and 324.32513), section 3104 as amended by 2018 PA 518,
sections 3110, 4104, 11135, and 11153 as amended by 2017 PA 90, and
sections 3118, 3120, 30104, 30109, 32312, and 32513 as amended by
2019 PA 84.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 3104. (1) The department is designated the state agency to cooperate and negotiate with other governments, governmental
- 3 units, and governmental agencies in matters concerning the water

- 1 resources of the this state, including, but not limited to, flood
- 2 control, beach erosion control, water quality control planning,
- 3 development, and management, and the control of aquatic nuisance
- 4 species. The department shall have control over the alterations of
- 5 natural or present watercourses of all rivers and streams in this
- 6 state to ensure that the channels and the portions of the
- 7 floodplains that are the floodways are not inhabited and are kept
- 8 free and clear of interference or obstruction that will cause any
- 9 undue restriction of the capacity of the floodway. The department
- 10 may take steps as may be necessary to take advantage of any act of
- 11 congress that may be of assistance in carrying out the purposes of
- 12 this part, including the water resources planning act, 42 USC 1962
- 13 to 1962d-3, and the federal water pollution control act, 33 USC
- **14** 1251 to 1388.
- 15 (2) To address discharges of aquatic nuisance species from
- 16 oceangoing vessels that damage water quality, aquatic habitat, or
- 17 fish or wildlife, the department shall facilitate the formation of
- 18 a Great Lakes aquatic nuisance species coalition. The Great Lakes
- 19 aguatic nuisance species coalition shall must be formed through an
- 20 agreement entered into with other states in the Great Lakes basin
- 21 to implement on a basin-wide basis water pollution laws that
- 22 prohibit the discharge of aquatic nuisance species into the Great
- 23 Lakes from oceangoing vessels. Upon entering into the agreement,
- 24 the department shall notify the Canadian Great Lakes provinces of
- 25 the terms of the agreement. The department shall seek funding from
- 26 the Great Lakes protection fund authorized under part 331 to
- 27 implement the Great Lakes aquatic nuisance species coalition.
- 28 (3) The department shall report to the governor and <del>to</del> the
- 29 legislature at least annually on any plans or projects being

- 1 implemented or considered for implementation. The report shall must
- 2 include requests for any legislation needed to implement any
- 3 proposed projects or agreements made necessary as a result of a
- 4 plan or project, together with any requests for appropriations. The
- 5 department may make recommendations to the governor on the
- 6 designation of areawide water quality planning regions and
- 7 organizations relative to the governor's responsibilities under the
- 8 federal water pollution control act, 33 USC 1251 to 1388.
- 9 (4) A person shall not alter a floodplain except as authorized
- 10 by a floodplain permit issued by the department pursuant to under
- 11 part 13. An application for a floodplain permit must include
- 12 information required by the department to assess the proposed
- 13 alteration's impact on the floodplain. If an alteration includes
- 14 activities at multiple locations in a floodplain, 1 application may
- 15 be filed for combined activities.
- 16 (5) Except as otherwise provided in this section, until
- 17 October 1, 2024, 2025, an application for a floodplain permit must
- 18 be accompanied by a fee of \$500.00. Until October 1, 2024, 2025, if
- 19 the department determines that engineering computations are
- 20 required to assess the impact of a proposed floodplain alteration
- 21 on flood stage or discharge characteristics, the department shall
- 22 assess the applicant an additional \$1,500.00 to cover the
- 23 department's cost of review.
- 24 (6) After providing notice and an opportunity for a public
- 25 hearing, the department shall establish minor project categories of
- 26 activities within floodplains and floodplain projects that are
- 27 similar in nature, have minimal potential for causing harmful
- 28 interference when performed separately, and will have only minimal
- 29 cumulative adverse effects on the environment. All other provisions

- 1 of this part, except provisions applicable only to floodplain
- 2 general permits, are applicable to a minor project. A minor project
- 3 category shall must not be valid for more than 5 years, but may be
- 4 re-established. Until October 1, 2024, 2025, an application for a
- 5 floodplain permit for a minor project category must be accompanied
- 6 by a fee of \$100.00.
- 7 (7) The department, after notice and an opportunity for a
- 8 public hearing, shall issue general permits on a statewide basis or
- 9 within a local unit of government for floodplain projects that are
- 10 similar in nature, have minimal potential for causing harmful
- 11 interference when performed separately, and will have only minimal
- 12 cumulative adverse effects on the environment. A general permit
- 13 category shall must not be valid for more than 5 years, but may be
- 14 re-established. Until October 1, 2024, 2025, an application for a
- 15 floodplain permit for a general permit category must be accompanied
- **16** by a fee of \$50.00.
- 17 (8) By December 31, 2019, the department shall propose new
- 18 minor project and general project categories as authorized under
- **19** subsections (6) and (7).
- 20 (9) The department may issue, deny, or impose conditions on
- 21 project activities authorized under a floodplain permit for a minor
- 22 project category or a general permit category if the conditions are
- 23 designed to remove an impairment to a river and its floodplain, or
- 24 to mitigate the effects of the project. The department may also
- 25 establish a reasonable time when the proposed project is to be
- 26 completed or terminated.
- 27 (10) If the department determines that activity in a proposed
- 28 project, although within a floodplain minor project category or a
- 29 floodplain general permit category, is likely to cause more than

- minimal adverse environmental effects, the department may requirethat the application be processed according to subsection (5).
- 3 (11) If work has been done in violation of a permit
- 4 requirement under this part and restoration is not ordered by the
- 5 department, the department may accept an application for a permit
- 6 for that work if the application is accompanied by a fee equal to 2
- 7 times the permit fee otherwise required under this section.
- 8 (12) The department shall forward fees collected under this
- 9 section to the state treasurer for deposit in the land and water
- 10 management permit fee fund created in section 30113.
- 11 (13) A project that requires review and approval under this
- 12 part and 1 or more of the following is subject to only the single
- 13 highest permit fee required under this part or the following:
- **14** (a) Part 301.
- **15** (b) Part 303.
- **16** (c) Part 323.
- **17** (d) Part 325.
- 18 (e) Section 117 of the land division act, 1967 PA 288, MCL
- **19** 560.117.
- 20 Sec. 3110. (1) Each industrial or commercial entity, other
- 21 than a concentrated animal feed operation, that discharges liquid
- 22 wastes into any surface water or groundwater or underground or on
- 23 the ground other than through a public sanitary sewer shall have
- 24 waste treatment or control facilities under the specific
- 25 supervision and control of persons individuals who have been are
- 26 certified by the department as properly qualified to operate the
- 27 facilities. The department shall examine all supervisory personnel
- 28 having supervision and control of the facilities, other than a
- 29 concentrated animal feed operation, and certify that the persons

- individuals are properly qualified to operate or supervise the
  facilities.
- 3 (2) The department may conduct a program for training persons
- 4 individuals seeking to be certified as operators or supervisors
- $\mathbf{5}$  under subsection (1), section 4104, or section 9 of the safe
- 6 drinking water act, 1976 PA 399, MCL 325.1009. Until October 1,
- 7 2021, 2025, the department may charge a fee based on the costs to
- 8 the department of operating this training program. The fees shall
- 9 must be deposited into the operator training and certification fund
- 10 created in section 3134.
- 11 (3) The department shall administer certification operator
- 12 programs for persons individuals seeking to be certified as
- 13 operators or supervisors under subsection (1), section 4104, or
- 14 section 9 of the safe drinking water act, 1976 PA 399, MCL
- 15 325.1009. A person wishing An individual that wishes to become
- 16 certified as an operator or a supervisor shall submit an
- 17 application to the department containing that contains the
- 18 information required by the department. Information submitted as
- 19 part of the application shall must be considered part of the
- 20 examination for certification. Until October 1, 2021, 2025, the
- 21 department may charge a certification examination fee and a
- 22 certification renewal fee in accordance with the following fee
- 23 schedule:
- ${f 24}$  (a) For certification examinations under subsection (1), the
- 25 following fees apply:
- **26** (i) Industrial wastewater certification level 1 or 2
- 27 examination as described under subrule (2) of R 323.1253 of the
- 28 Michigan Administrative Code, \$35.00.
- 29 (ii) Industrial wastewater certification level 3 examination as

- 1 described under subrule (2) of R 323.1253 of the Michigan
- 2 Administrative Code, \$40.00.
- 3 (iii) Industrial wastewater special classification A-1a
- 4 examination or noncontact cooling water A-1h examination as
- 5 described under subrule (2) of R 323.1253 of the Michigan
- 6 Administrative Code, \$30.00.
- 7 (iv) Storm water Stormwater industrial certification A-1i
- 8 examination as described under subrule (2) of R 323.1253 of the
- 9 Michigan Administrative Code, \$30.00.
- 10 (b) For certification examinations under section 4104, the
- 11 following fees apply:
- 12 (i) Municipal wastewater certification level A, B, C, or D
- 13 examination as described under subrule (1) of R 299.2911 of the
- 14 Michigan Administrative Code, \$70.00.
- 15 (ii) Municipal wastewater certification level L2 examination as
- 16 described under subrule (3)(a) of R 299.2911 of the Michigan
- 17 Administrative Code, \$45.00.
- 18 (iii) Municipal wastewater certification level L1 examination as
- 19 described under subrule (3)(b) of R 299.2911 of the Michigan
- 20 Administrative Code, \$45.00.
- 21 (iv) Municipal wastewater certification level SC examination as
- 22 described under subrule (4) of R 299.2911 of the Michigan
- 23 Administrative Code, \$45.00.
- 24 (c) For certification examinations under section 9 of the safe
- 25 drinking water act, 1976 PA 399, MCL 325.1009, for operators of the
- 26 following systems, the following fees apply:
- 27 (i) Drinking water complete treatment system classes F-1, F-2,
- 28 F-3, or F-4 as described under subrule (1) of R 325.11901 of the
- 29 Michigan Administrative Code, \$70.00.

- 1 (ii) Drinking water limited treatment system classes D-1, D-2,
- 2 D-3, or D-4 as described under subrule (2) of R 325.11901 of the
- 3 Michigan Administrative Code, \$70.00.
- 4 (iii) Drinking water distribution system classes S-1, S-2, S-3,
- 5 or S-4 as described under R 325.11902 of the Michigan
- 6 Administrative Code, \$70.00.
- 7 (iv) Drinking water complete treatment system class F-5 as
- 8 described under subrule (1) of R 325.11901 of the Michigan
- 9 Administrative Code, \$45.00.
- 10 (v) Drinking water limited treatment system class D-5 as
- 11 described under subrule (2) of R 325.11901 of the Michigan
- 12 Administrative Code, \$45.00.
- 13 (vi) Drinking water distribution system class S-5 as described
- 14 under R 325.11902 of the Michigan Administrative Code, \$45.00.
- 15 (d) For certification renewals under subsection (1), the
- 16 following fees apply:
- 17 (i) Storm water Stormwater industrial certification A-1i as
- 18 described under subrule (2) of R 323.1253 of the Michigan
- 19 Administrative Code, \$95.00.
- 20 (ii) Storm water Stormwater construction certification A-1j as
- 21 described under subrule (2) of R 323.1253 of the Michigan
- 22 Administrative Code, \$95.00.
- 23 (iii) All other industrial wastewater certification levels 1, 2,
- 24 or 3 as described under subrule (2) of R 323.1253 of the Michigan
- 25 Administrative Code and issued on a single certificate, \$95.00.
- 26 (e) For certification renewals under section 4104 for all
- 27 municipal wastewater certification levels as described under R
- 28 299.2911 of the Michigan Administrative Code and issued on a single
- **29** certificate, \$95.00.

- 1 (f) For certification renewals under section 9 of the safe 2 drinking water act, 1976 PA 399, MCL 325.1009, for all drinking 3 water certification levels as described under R 325.11901 or R 4 325.11902 of the Michigan Administrative Code and issued on a
- 5 single certificate, \$95.00.
- (4) The failure to pay a required certification examination
  fee within 90 days after taking an examination is considered
  failure of the examination. The department shall not allow an
- 9 individual to take a future examination within the failed10 examination program unless he or she pays the prior fee in full.
- 11 (5) The department shall conduct a program for persons or 12 organizations seeking to offer approved continuing education 13 courses to be used by certified operators and supervisors when
- 14 renewing their certifications under subsection (1), section 4104,
- 15 and section 9 of the safe drinking water act, 1976 PA 399, MCL
- 16 325.1009. The department may charge continuing education providers
- 17 a course application fee and course renewal fee as provided in the
- 18 following fee schedule:
- (a) An application for approval of a training course, \$75.00for each course.
- (b) An application for renewal of an approved training course,\$50.00 for each course.
- 23 (6) All fees collected under this section shall must be
  24 deposited in the operator training and certification fund
  25 established created in section 3134.
- (7) A person An individual certified as required by subsection(1) shall file monthly, or at such longer intervals as the
- ${f 28}$  department may designate, on forms provided by the department,
- 29 reports showing the effectiveness of the treatment or control

- 1 facility operation and the quantity and quality of discharged
- 2 liquid wastes. If a person an individual knowingly makes a false
- 3 statement in a report, the department may revoke his or her
- 4 certificate as an approved treatment facility operator.
- 5 (8) This section does not apply to water, gas, or other
- 6 material that is injected into a well to facilitate production of
- 7 oil or gas or to water derived in association with oil or gas
- 8 production and disposed of in a well, if the well is used either to
- 9 facilitate production or for disposal purposes and is under permit
- 10 by the state supervisor of wells.
- 11 Sec. 3118. (1) Except as otherwise provided in this section,
- 12 until October 1, 2023, 2025, the department shall collect the
- 13 following stormwater discharge fees from persons that apply for or
- 14 have been issued stormwater discharge permits:
- 15 (a) A 1-time fee of \$400.00 for a permit related solely to a
- 16 site of construction activity for each permitted site. The fee
- 17 shall must be submitted with the application for an individual
- 18 permit or for a certificate of coverage under a general permit. For
- 19 a permit by rule, the fee shall must be submitted by the
- 20 construction site permittee with the notice of coverage. A person
- 21 needing more than 1 permit may submit a single payment for more
- 22 than 1 permit and receive appropriate credit. Payment of the fee
- 23 under this subdivision or verification of prepayment is a necessary
- 24 part of a valid permit application or notice of coverage under a
- 25 permit by rule.
- 26 (b) An annual fee of \$260.00 for a permit related solely to a
- 27 stormwater discharge associated with industrial activity or from a
- 28 commercial site for which the department determines a permit is
- 29 needed.

- 1 (c) Except as provided in subdivision (d), (e), or (f), an 2 annual fee of \$500.00 for a permit for a municipal separate storm
- 3 sewer system.
- 4 (d) For a permit for a municipal separate storm sewer system
- 5 issued to a city, village, or township, an annual fee determined by
- 6 its population in an urbanized area as defined by the United States
- 7 Bureau of the Census and, except as provided in subsection (11),
- 8 based on the latest available decennial census, as follows:
- 9 (i) For a population of 1,000 people or fewer, \$500.00.
- (ii) For a population of more than 1,000 people, but fewer than
- **11** 3,001 people, \$1,000.00.
- 12 (iii) For a population of more than 3,000 people, but fewer than
- 13 10,001 people, \$2,000.00.
- 14 (iv) For a population of more than 10,000 people, but fewer
- 15 than 30,001 people, \$3,000.00.
- 16 (v) For a population of more than 30,000 people, but fewer
- 17 than 50,001 people, \$4,000.00.
- (vi) For a population of more than 50,000 people, but fewer
- 19 than 75,001 people, \$5,000.00.
- (vii) For a population of more than 75,000 people, but fewer
- 21 than 100,001 people, \$6,000.00.
- (viii) For a population of more than 100,000 people, \$7,000.00.
- 23 (e) An annual fee of \$3,000.00 for a permit for a municipal
- 24 separate storm sewer system issued to a county.
- (f) For a single municipal separate storm sewer systems permit
- 26 authorizing a state or federal agency to operate municipal separate
- 27 storm sewer systems in multiple locations statewide, an annual fee
- 28 determined pursuant to a memorandum of understanding between that
- 29 state or federal agency and the department and based on the

- projected costs of the department to administer the permit. 1
- 2 (2) A stormwater discharge permit is not required for a 3 municipality that does not own or operate a separate storm sewer system. The department shall not collect stormwater discharge fees 4 5 under this section from a municipality that does not own or operate 6 a separate storm sewer system.
  - (3) Permit fees required under this section are nonrefundable.
- 8 (4) A person possessing a permit not related solely to a site 9 of construction activity as of January 1 shall be assessed a fee. 10 The department shall notify those persons of their fee assessments 11 by February 1. Payment shall must be postmarked no later than March 12 15. Failure by the department to send a person a fee assessment notification by the deadline, or failure of a person to receive a 13 14 fee assessment notification, does not relieve that person of the
- 15 obligation to pay the fee. If the department does not meet the February deadline for sending the fee assessment, the fee
- 17 assessment is due not later than 45 days after the permittee
- receives a fee notification. 18

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- 19 (5) If a stormwater permit is issued for a drainage district, 20 the drainage district is responsible for the applicable fee under 21 this section.
  - (6) The department shall assess interest on all fee payments submitted under this section after the due date. The permittee shall pay an additional amount equal to 0.75% of the payment due for each month or portion of a month the payment remains past due.
- 26 (7) The department shall forward fees and interest payments 27 collected under this section to the state treasurer for deposit 28 into the fund.
- 29 (8) The department shall require the payment of the fee

- 1 assessed under this section as a condition of issuance or
- reissuance of a permit not related solely to a site of constructionactivity.
- 4 (9) In addition to any other penalty provided in this part, if
- 5 a person fails to pay the fee required under this section by its
- 6 due date, the person is in violation of this part and the
- 7 department may undertake enforcement actions as authorized under
- 8 this part.
- 9 (10) The attorney general may bring an action to collect
- 10 overdue fees and interest payments imposed under this section.
- 11 (11) If the permit is for a municipal separate storm sewer
- 12 system and the population served by that system is different than
- 13 that determined by the latest decennial census, the permittee may
- 14 appeal the annual fee determination and submit written verification
- 15 of actual population served by the municipal separate storm sewer
- 16 system.
- 17 (12) A person who that wishes to appeal either a fee or a
- 18 penalty assessed under this section is limited to an administrative
- 19 appeal under section 631 of the revised judicature act of 1961,
- 20 1961 PA 236, MCL 600.631. The appeal shall must be filed within 30
- 21 days after the department's fee notification under subsection (4).
- 22 (13) As used in this section and section 3119:
- 23 (a) "Certificate of coverage" means a document issued by the
- 24 department that authorizes a discharge under a general permit.
- 25 (b) "Clean water act" means the federal water pollution
- 26 control act, 33 USC 1251 to 1388.
- (c) "Construction activity" means a human-made earth change or
- 28 disturbance in the existing cover or topography of land that is 5
- 29 acres or more in size, for which a national permit is required

- 1 pursuant to 40 CFR 122.26(a), and which is described as a
- 2 construction activity in 40 CFR 122.26(b)(14)(x). Construction
- 3 activity includes clearing, grading, and excavating activities.
- 4 Construction activity does not include the practice of clearing,
- 5 plowing, tilling soil, and harvesting for the purpose of crop
- 6 production.
- 7 (d) "Fee" means a stormwater discharge fee authorized under
- 8 this section.
- 9 (e) "Fund" means the stormwater fund created in section 3119.
- (f) "General permit" means a permit issued authorizing acategory of similar discharges.
- 12 (g) "Individual permit" means a site-specific permit.
- 13 (h) "Municipal separate storm sewer system" means all separate
- 14 storm sewers that are owned or operated by the United States or a
- 15 state, city, village, township, county, district, association, or
- 16 other public body created by or pursuant to state law, having
- 17 jurisdiction over disposal of sewage, industrial wastes,
- 18 stormwater, or other wastes, including special districts under
- 19 state law, such as a sewer district, flood control district, or
- 20 drainage district or similar entity, or a designated or approved
- 21 management agency under section 208 of the clean water act, 33 USC
- 22 1288, that discharges to waters of the state. Municipal separate
- 23 storm sewer system includes systems similar to separate storm sewer
- 24 systems in municipalities, such as systems at military bases, large
- 25 hospital or prison complexes, and highways and other thoroughfares.
- 26 Municipal separate storm sewer system does not include separate
- 27 storm sewers in very discrete areas, such as individual buildings.
- (i) "Notice of coverage" means a notice that a person engaging
- 29 in construction activity agrees to comply with a permit by rule for

- 1 that activity. A notice of coverage is not required to include a
- 2 copy of an individual permit issued under part 91 if the notice of
- 3 coverage includes a copy of a permit for the construction activity
- 4 issued under part 615, 625, 631, 632, or 634, along with any forms
- 5 or diagrams pertaining to soil erosion and sedimentation control
- 6 that were part of the application for that permit.
- 7 (j) "Permit", unless the context implies otherwise, or
- 8 "stormwater discharge permit" means a permit authorizing the
- 9 discharge of wastewater or any other substance to surface waters of
- 10 the state under the national pollutant discharge elimination
- 11 system, pursuant to the clean water act or this part and the
- 12 regulations or rules promulgated under that act or this part.
- 13 (k) "Public body" means the United States, this state, a city,
- 14 village, township, county, school district, public college or
- 15 university, or single purpose governmental agency, or any other
- 16 body that is created by federal or state law.
- 17 (1) "Separate storm sewer system" means a system of drainage,
- 18 including, but not limited to, roads, catch basins, curbs, gutters,
- 19 parking lots, ditches, conduits, pumping devices, or man-made
- 20 channels, that has the following characteristics:
- 21 (i) The system is not a combined sewer where stormwater mixes
- 22 with sanitary wastes.
- 23 (ii) The system is not part of a publicly owned treatment
- 24 works.
- 25 (m) "Stormwater" means stormwater runoff, snowmelt runoff, and
- 26 surface runoff and drainage.
- 27 (n) "Stormwater discharge associated with industrial activity"
- 28 means a point source discharge of stormwater from a facility that
- 29 is considered to be engaging in industrial activity under 40 CFR

- 1 122.26(b)(14)(i) to (ix) and (xi).
- 2 Sec. 3120. (1) Until October 1, <del>2023, 2025</del>, an application for
- 3 a new permit, a reissuance of a permit, or a modification of an
- 4 existing permit under this part authorizing a discharge into
- 5 surface water, other than a storm water discharge, shall must be
- 6 accompanied by an application fee as follows:
- 7 (a) For an EPA major facility permit, \$750.00.
- 8 (b) For an EPA minor facility individual permit, a CSO permit,
- 9 or a wastewater stabilization lagoon individual permit, \$400.00.
- 10 (c) For an EPA minor facility general permit, \$75.00.
- 11 (2) Within 180 days after receipt of a complete application
- 12 for a new or increased use permit, the department shall either
- 13 grant or deny the permit, unless the applicant and the department
- 14 agree to extend this time period.
- 15 (3) By September 30 of the year following the submittal of a
- 16 complete application for reissuance of a permit, the department
- 17 shall either grant or deny the permit, unless the applicant and the
- 18 department agree to extend this time period.
- 19 (4) If the department fails to make a decision on an
- 20 application within the applicable time period under subsection (2)
- 21 or (3), all of the following apply:
- 22 (a) The department shall return to the applicant the
- 23 application fee submitted under subsection (1).
- 24 (b) The applicant is not subject to an application fee.
- 25 (c) The applicant shall receive a 15% annual discount on an
- 26 annual permit fee required for a permit issued based on that
- 27 application.
- 28 (5) Until October 1, <del>2023, 2025</del>, a person who receives a
- 29 permit under this part authorizing a discharge into surface water,

- 1 other than a stormwater discharge, is subject to an annual permit
- 2 fee as follows:
- 3 (a) For an industrial or commercial facility that is an EPA
- 4 major facility, \$8,700.00.
- 5 (b) For an industrial or commercial facility that is an EPA
- 6 minor facility, the following amount:
- 7 (i) For a general permit for a low-flow facility, \$150.00.
- 8 (ii) For a general permit for a high-flow facility, \$400.00.
- 9 (iii) For an individual permit for a low-flow facility,
- **10** \$1,650.00.
- 11 (iv) For an individual permit for a high-flow facility,
- **12** \$3,650.00.
- 13 (c) For a municipal facility that is an EPA major facility,
- 14 the following amount:
- 15 (i) For an individual permit for a facility discharging 500 MGD
- 16 or more, \$213,000.00.
- 17 (ii) For an individual permit for a facility discharging 50 MGD
- 18 or more but less than 500 MGD, \$20,000.00.
- 19 (iii) For an individual permit for a facility discharging 10 MGD
- 20 or more but less than 50 MGD, \$13,000.00.
- 21 (iv) For an individual permit for a facility discharging less
- 22 than 10 MGD, \$5,500.00.
- 23 (d) For a municipal facility that is an EPA minor facility,
- 24 the following amount:
- (i) For an individual permit for a facility discharging 10 MGD
- 26 or more, \$3,775.00.
- (ii) For an individual permit for a facility discharging 1 MGD
- 28 or more but less than 10 MGD, \$3,000.00.
- 29 (iii) For an individual permit for a facility discharging less

- 1 than 1 MGD, \$1,950.00.
- 2 (iv) For a general permit for a high-flow facility, \$600.00.
- 3 (v) For a general permit for a low-flow facility, \$400.00.
- 4 (e) For a municipal facility that is a CSO facility,
- **5** \$6,000.00.
- **6** (f) For an individual permit for a wastewater stabilization
- 7 lagoon, \$1,525.00.
- **8** (g) For an individual or general permit for an agricultural
- 9 purpose, \$600.00, unless either of the following applies:
- 10 (i) The facility is an EPA minor facility and would qualify for
- 11 a general permit for a low-flow facility, in which case the fee is
- **12** \$150.00.
- 13 (ii) The facility is an EPA major facility that is not a
- 14 farmers' cooperative corporation, in which case the fee is
- **15** \$8,700.00.
- 16 (h) For a facility that holds a permit issued under this part
- 17 but has no discharge and is connected to and is authorized to
- 18 discharge only to a municipal wastewater treatment system, an
- 19 annual permit maintenance fee of \$100.00. However, if a facility
- 20 does have a discharge or at some time is no longer connected to a
- 21 municipal wastewater treatment system, the annual permit fee shall
- 22 must be the appropriate fee as otherwise provided in this
- 23 subsection.
- 24 (6) If the person required to pay an application fee under
- 25 subsection (1) or an annual permit fee under subsection (5) is a
- 26 municipality, the municipality may pass on the application fee or
- 27 the annual permit fee, or both, to each user of the municipal
- 28 facility.
- 29 (7) The department shall send invoices for annual permit fees

- 1 under subsection (5) to all permit holders by December 1 of each
- 2 year. A fee shall must be based on the status of the facility as of
- 3 October 1 of that year. A person subject to an annual permit fee
- 4 shall pay the fee not later than January 15 of each year. Failure
- 5 by the department to send a person an invoice by December 1, or
- 6 failure of a person to receive an invoice, does not relieve that
- 7 person of the obligation to pay the annual permit fee. If the
- 8 department does not send invoices by December 1, the annual permit
- 9 fee is due not later than 45 days after the permittee receives an
- 10 invoice. The department shall forward annual permit fees received
- 11 under this section to the state treasurer for deposit into the
- 12 national pollutant discharge elimination system fund created in
- **13** section 3121.
- 14 (8) The department shall assess a penalty on all annual permit
- 15 fee payments submitted under this section after the due date. The
- 16 penalty is 0.75% of the payment due for each month or portion of a
- 17 month the payment remains past due.
- 18 (9) Following payment of an annual permit fee, if a permittee
- 19 wishes to challenge its annual permit fee under this section, the
- 20 owner or operator shall submit the challenge in writing to the
- 21 department. The department shall not process the challenge unless
- 22 it is received by the department by March 1 of the year the payment
- 23 is due. A challenge shall must identify the facility and state the
- 24 grounds upon which the challenge is based. Within 30 calendar days
- 25 after receipt of the challenge, the department shall determine the
- 26 validity of the challenge and provide the permittee with
- 27 notification of a revised annual permit fee and a refund, if
- 28 appropriate, or a statement setting forth the reason or reasons why
- 29 the annual permit fee was not revised. If the owner or operator of

- 1 a facility desires to further challenge its annual permit fee, the
- 2 owner or operator of the facility has an opportunity for a
- 3 contested case hearing as provided for under the administrative
- 4 procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328.
- 5 (10) The attorney general may bring an action for the
- 6 collection of the annual permit fee imposed under this section.
- 7 (11) As used in this section:
- 8 (a) "Agricultural purpose" means the agricultural production
- 9 or processing of those plants and animals useful to human beings
- 10 produced by agriculture and includes, but is not limited to,
- 11 forages and sod crops, grains and feed crops, field crops, dairy
- 12 animals and dairy products, poultry and poultry products, cervidae,
- 13 livestock, including breeding and grazing, equine, fish and other
- 14 aquacultural products, bees and bee products, berries, herbs,
- 15 fruits, vegetables, flowers, seeds, grasses, nursery stock, trees
- 16 and tree products, mushrooms, and other similar products, or any
- 17 other product, as determined by the commission of agriculture and
- 18 rural development, that incorporates the use of food, feed, fiber,
- 19 or fur. Agricultural purpose includes an operation or facility that
- 20 produces wine.
- 21 (b) "Combined sewer overflow" means a discharge from a
- 22 combined sewer system that occurs when the flow capacity of the
- 23 combined sewer system is exceeded at a point prior to before the
- 24 headworks of a publicly owned treatment works during wet weather
- 25 conditions.
- 26 (c) "Combined sewer system" means a sewer designed and used to
- 27 convey both storm water runoff and sanitary sewage, and that
- 28 contains lawfully installed regulators and control devices that
- 29 allow for delivery of sanitary flow to treatment during dry weather

- ${f 1}$  periods and divert  ${f storm\ water\ stormwater\ }$  and sanitary sewage to
- 2 surface waters during storm flow periods.
- 3 (d) "CSO facility" means a facility whose discharge is solely
- 4 a combined sewer overflow.
- 5 (e) "EPA major facility" means a major facility as defined in
- **6** 40 CFR 122.2.
- 7 (f) "EPA minor facility" means a facility that is not an EPA
- 8 major facility.
- 9 (q) "Farmers' cooperative corporation" means a farmers'
- 10 cooperative corporation organized within the limitations of section
- 11 98 of 1931 PA 327, MCL 450.98.
- 12 (h) "General permit" means a permit suitable for use at
- 13 facilities meeting eligibility criteria as specified in the permit.
- 14 With a general permit, the discharge from a specific facility is
- 15 acknowledged through a certificate of coverage issued to the
- **16** facility.
- 17 (i) "High-flow facility" means a facility that discharges 1
- 18 MGD or more.
- 19 (j) "Individual permit" means a permit developed for a
- 20 particular facility, taking into account that facility's specific
- 21 characteristics.
- 22 (k) "Industrial or commercial facility" means a facility that
- 23 is not a municipal facility.
- 24 (l) "Low-flow facility" means a facility that discharges less
- 25 than 1 MGD.
- 26 (m) "MGD" means 1,000,000 gallons per day.
- 27 (n) "Municipal facility" means a facility that is designed to
- 28 collect or treat sanitary wastewater, is either publicly or
- 29 privately owned, and serves a residential area or a group of

1 municipalities.

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2 (o) "Wastewater stabilization lagoon" means a treatment system constructed of ponds or basins designed to receive, hold, and treat 3 sanitary wastewater for a predetermined amount of time through a 4 5 combination of physical, biological, and chemical processes. 6 Sec. 4104. (1) The department may promulgate and enforce rules 7 as that the department considers necessary governing and providing 8 a method of conducting and operating all or a part of sewerage 9 systems including sewage treatment works. The department shall 10 classify sewage treatment works with regard to size, type, 11 location, and other physical conditions affecting those works and according to the skill, knowledge, experience, and character that 12 the person individual who is in charge of the active operation of 13 14 the sewage treatment works must possess to successfully operate the 15 works and to-prevent the discharge of deleterious matter capable of 16 being injurious to the public health or other public interests. The department shall examine or provide for the examination of persons 17 18 individuals as to their qualifications to operate sewage treatment works. The department shall promulgate rules regarding the 19 20 classification of sewage treatment works, the examinations for certification of operators for those works, and the issuance and 21 revocation of certificates, and shall issue and revoke certificates 22 23 as provided in those rules. Every sewage treatment works subject to 24 this part shall must be under the supervision of a properly 25 certified operator, except that this section does not require the employment of a certified operator in a waste treatment works that 26 27 receives only wastes that are not potentially prejudicial to the 28 public health.

(2) As provided in section 3110, the department may conduct a

- ${f 1}$  program for training persons—individuals seeking to be certified as
- 2 operators under subsection (1) and shall administer operator
- 3 certification programs for persons individuals seeking to be
- 4 certified as operators under subsection (1). Until October 1, 2021,
- 5 2025, the department may charge fees for these programs as provided
- 6 in section 3110. The department shall transmit fees collected under
- 7 this section to the state treasurer for deposit into the operator
- 8 training and certification fund created in section 3134.
- 9 Sec. 11135. (1) A hazardous waste generator shall provide a
- 10 separate manifest to the transporter for each load of hazardous
- 11 waste transported to property that is not on the site where it was
- 12 generated. Until October 1, 2021, a person required to prepare a
- 13 manifest shall submit to the department a manifest processing user
- 14 charge of \$8.00 per manifest and his or her tax identification
- 15 number. Money collected under this subsection shall be forwarded to
- 16 the state treasurer for deposit into the environmental pollution
- 17 prevention fund created in section 11130.
- 18 (2) Manifest processing user charges under subsection (1)
- 19 shall be paid using a form provided by the department. The
- 20 department shall send a form to each person subject to the manifest
- 21 processing user charge by March 30 of each year. The form shall
- 22 specify the number of manifests prepared by that person and
- 23 processed by the department during the previous calendar year. A
- 24 person subject to the manifest processing user charge shall return
- 25 the completed form and the appropriate payment to the department by
- 26 April 30 of each year.
- 27 (2) (3) A person who that fails to provide timely and accurate
- 28 information or a complete form or the appropriate manifest
- 29 processing user charge as provided for in this section is in

1 violation of this part. and is subject to both of the following:

2 (a) Payment of the manifest processing user charge and an

3 administrative fine of 5% of the amount owed for each month that

4 the payment is delinquent. Any payments received after the

5 fifteenth day of the month after the due date are delinquent for

6 that month. However, the administrative fine shall not exceed 25%

7 of the total amount owed.

- (b) Beginning 5 months after the date payment of the manifest user charge is due, but not paid, at the request of the department, an action by the attorney general for the collection of the amount owed under subdivision (a) and the actual cost to the department in attempting to collect the amount owed under subdivision (a).
- (4) Any amounts collected under subsection (3) for a violation of this section shall be forwarded to the state treasurer and deposited in the environmental pollution prevention fund created in section 11130.
- (5) The department shall maintain information regarding the manifest processing user charges received under this section as necessary to satisfy the reporting requirements of subsection (6).
- (6) The department shall evaluate the effectiveness and adequacy of the manifest processing user charges collected under this section relative to the overall revenue needs of the state's hazardous waste management program administered under this part.

  Not later than April 1 of each even-numbered year, the department shall submit to the legislature a report summarizing its findings under this subsection.
- (3) (7)—A generator shall include on the manifest details as specified by the department and shall at least include a sufficient qualitative and quantitative analysis and a physical description of

- 1 the hazardous waste to evaluate toxicity and methods of
- 2 transportation, storage, and disposal. The manifest also shall must
- 3 include safety precautions as necessary for each load of hazardous
- 4 waste. The generator shall submit to the department a copy of the
- 5 manifest within 10 days after the end of the month for each load of
- 6 hazardous waste transported within that month.
- 7 (4)  $\frac{(8)}{}$  A generator shall certify that the information
- 8 contained on a manifest prepared by the generator is accurate.
- 9 (5) (9) The specified destination of each load of hazardous
- ${\bf 10}$   $\,$  waste identified on the manifest  ${\bf shall}$   ${\bf must}$  be a designated
- **11** facility.
- (6) (10)—If a generator does not receive a copy of the
- 13 manifest with the handwritten signature of the owner or operator of
- 14 the designated facility within 35 days after the date on which the
- 15 hazardous waste was accepted by the initial transporter, the
- 16 generator shall contact the transporter to determine the status of
- 17 the hazardous waste. If the generator is unable to determine the
- 18 status of the hazardous waste upon contacting the transporter, the
- 19 generator shall contact the owner or operator of the designated
- 20 facility to which the hazardous waste was to be transported to
- 21 determine the status of the hazardous waste.
- 22 (7) (11) A generator shall submit an exception report to the
- 23 department if the generator has not received a copy of the manifest
- 24 with the handwritten signature of the owner or operator of the
- 25 designated facility within 45 days after the date on which the
- 26 hazardous waste was accepted by the initial transporter. The
- 27 exception report shall must include all of the following:
- 28 (a) A legible copy of the manifest.
- 29 (b) A cover letter signed by the generator or the generator's

- 1 authorized representative explaining the efforts taken to locate
  2 the hazardous waste and the results of those efforts.
- 3 (8)  $\frac{(12)}{}$  A generator shall keep a copy of each manifest signed
- 4 and dated by the initial transporter for 3 years or until the
- 5 generator receives a signed and dated copy from the owner or
- 6 operator of the designated facility that received the hazardous
- 7 waste. The generator shall keep the copy of the manifest signed and
- 8 dated by the owner or operator of the designated facility for 3
- 9 years. The retention periods required by this subsection are
- 10 automatically extended during the course of any unresolved
- 11 enforcement action regarding the regulated activity or as required
- 12 by the department.
- Sec. 11153. (1) A generator, transporter, or treatment,
- 14 storage, or disposal facility shall obtain and utilize a site
- 15 identification number assigned by the United States Environmental
- 16 Protection Agency or the department. Until October 1, 2021, 2025,
- 17 the department shall assess a site identification number user
- 18 charge of \$50.00 for each site identification number it issues. The
- 19 department shall not issue a site identification number under this
- 20 subsection unless the site identification number user charge and
- 21 the tax identification number for the person applying for the site
- 22 identification number have been received by the department.
- 23 (2) Until October 1,  $\frac{2021}{2025}$ , the department shall annually
- 24 assess hazardous waste management program user charges as follows:
- 25 (a) A generator shall pay a handler user charge that is the
- 26 highest of the following applicable fees:
- 27 (i) A generator who that generates more than 100 kilograms but
- 28 less than 1,000 kilograms of hazardous waste in any month during
- 29 the calendar year shall pay to the department an annual handler

- 1 user charge of \$100.00.
- $\mathbf{2}$  (ii) A generator who that generates 1,000 kilograms or more of
- ${f 3}$  hazardous waste in any month during the calendar year and  ${f who}$  that
- 4 generates less than 900,000 kilograms during the calendar year
- 5 shall pay to the department an annual handler user charge of
- **6** \$400.00.
- 7 (iii) A generator who that generates 1,000 kilograms or more of
- 8 hazardous waste in any month during the calendar year and who that
- 9 generates 900,000 kilograms or more of hazardous waste during the
- 10 calendar year shall pay to the department an annual handler user
- 11 charge of \$1,000.00.
- 12 (b) An owner or operator of a treatment, storage, or disposal
- 13 facility for which an operating license is required under section
- 14 11123 or for which an operating license has been is issued under
- 15 section 11125 shall pay to the department an annual handler user
- 16 charge of \$2,000.00.
- 17 (c) A used oil processor or rerefiner, a used oil burner, or a
- 18 used oil fuel marketer as defined in the rules promulgated under
- ${f 19}$  this part shall pay to the department an annual handler user charge
- **20** of \$100.00.
- 21 (3) A handler shall pay the handler user charge specified in
- 22 subsection (2)(a) to (c) for each of the activities conducted
- 23 during the previous calendar year.
- 24 (4) Handler user charges shall must be paid using a form
- 25 provided by the department. The handler shall certify that the
- 26 information on the form is accurate. The department shall send
- 27 forms to the handlers by March 30 of each year. A handler shall
- 28 return the completed forms and the appropriate payment to the
- 29 department by April 30 of each year.

- 5 (a) Payment of the handler user charge and an administrative 6 fine of 5% of the amount owed for each month that the payment is 7 delinquent. Any payments received after the fifteenth of the month 8 after the due date are delinquent for that month. However, the 9 administrative fine shall must not exceed 25% of the total amount 10 owed.
- 11 (b) Beginning 5 months after the date payment of the handler
  12 user charge is due, if the amount owed under subdivision (a) is not
  13 paid in full, at the request of the department, an action by the
  14 attorney general for the collection of the amount owed under
  15 subdivision (a) and the actual cost to the department in attempting
  16 to collect the amount owed under subdivision (a).
  - (6) The department shall maintain information regarding the site identification number user charges and the handler user charges collected under this section as necessary to satisfy the reporting requirements of subsection (8).

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- (7) The site identification number user charges and the handler user charges collected under this section and any amounts collected under subsection (5) for a violation of this section shall must be forwarded to the state treasurer and deposited in the environmental pollution prevention fund created in section 11130.
- (8) The department shall evaluate the effectiveness and adequacy of the site identification number user charges and the handler user charges collected under this section relative to the overall revenue needs of the hazardous waste management program

- 1 administered under this part. Not later than April 1 of each even-
- 2 numbered year, the department shall submit to the legislature a
- 3 report summarizing the department's findings under this subsection.
- 4 (9) As used in this section:
- (a) "Handler" means the person required to pay the handleruser charge.
- 7 (b) "Handler user charge" means an annual hazardous waste
- 8 management program user charge provided for in subsection (2).
- 9 Sec. 30104. (1) A person shall not undertake a project subject
- 10 to this part except as authorized by a permit issued by the
- 11 department pursuant to part 13. An application for a permit shall
- 12 must include any information that may be required by the
- 13 department. If a project includes activities at multiple locations,
- 14 1 application may be filed for the combined activities.
- 15 (2) Except as provided in subsections (3) and (4), until
- 16 October 1, 2023, 2025, an application for a permit shall must be
- 17 accompanied by an application fee based on an administrative cost
- 18 in accordance with the following schedule:
- 19 (a) For an initial permit for a seasonal drawdown or
- 20 associated reflooding, or both, of a dam or impoundment for the
- 21 purpose of weed control that is issued for the first time after
- 22 October 9, 1995, a fee of \$500.00, but for subsequent permits for
- 23 the same purpose a fee of \$50.00.
- 24 (b) For activities included in a minor project category
- established under section 30105(7), a fee of \$100.00.
- 26 (c) For activities included in a general permit category
- 27 established under section 30105(8), a fee of \$50.00.
- 28 (d) For construction or expansion of a marina, a fee as
- 29 follows:

- 1 (i) \$50.00 for an expansion of 1-10 marina slips to an existing2 permitted marina.
- 3 (ii) \$100.00 for a new marina with 1-10 proposed marina slips.
- 4 (iii) \$250.00 for an expansion of 11-50 marina slips to an
- 5 existing permitted marina, plus \$10.00 for each **marina** slip over
- **6** 50.
- 7 (iv) \$500.00 for a new marina with 11-50 proposed marina slips,
- 8 plus \$10.00 for each marina slip over 50.
- 9 (v) \$1,500.00 if an existing permitted marina proposes
- 10 maintenance dredging of 10,000 cubic yards or more, unless the
- 11 dredge material has been is determined through testing to be 90% or
- 12 more sand, or the addition of seawalls, bulkheads, or revetments of
- **13** 500 feet or more.
- 14 (e) For major projects other than a project described in
- 15 subdivision (d) (v), involving any of the following, a fee of
- **16** \$2,000.00:
- 17 (i) Dredging of 10,000 cubic yards or more, unless the dredge
- 18 material has been is determined through testing to be 90% or more
- **19** sand.
- 20 (ii) Filling of 10,000 cubic yards or more.
- 21 (iii) Seawalls, bulkheads, or revetments of 500 feet or more.
- 22 (iv) Filling or draining of 1 acre or more of wetland
- 23 contiguous to a lake or stream.
- 24 (v) New dredging or upland boat basin excavation in areas of
- 25 suspected contamination.
- 26 (vi) Shore projections, such as groins and underwater
- 27 stabilizers, that extend 150 feet or more into a lake or stream.
- 28 (vii) New commercial docks or wharves of 300 feet or more in

- 1 length.
- 2 (viii) Stream enclosures 100 feet or more in length.
- 3 (ix) Stream relocations 500 feet or more in length.
- 4 (x) New golf courses.
- 5 (xi) Subdivisions.
- 6 (xii) Condominiums.
- 7 (f) For the removal of submerged logs from bottomland of an 8 inland lake, a \$500.00 fee.
- **9** (g) For all other projects not listed in subdivisions (a)
- 10 through to (f), a fee of \$500.00.
- 11 (3) A project that requires review and approval under this
- 12 part and 1 or more of the following acts or parts of acts is
- 13 subject to only the single highest fee required under this part or
- 14 the following acts or parts of acts:
- **15** (a) Section 3104.
- **16** (b) Part 303.
- **17** (c) Part 323.
- **18** (d) Part 325.
- 19 (e) Section 117 of the land division act, 1967 PA 288, MCL
- 20 560.117.
- 21 (4) If work has been done in violation of a permit requirement
- 22 under this part and restoration is not ordered by the department,
- 23 the department may accept an application for a permit if the
- 24 application is accompanied by a fee equal to 2 times the permit fee
- 25 required under this section.
- 26 (5) If the department denies an application for a permit under
- 27 this part, the department shall promptly refund the application fee
- 28 paid under this section.
- Sec. 30109. Upon the written request of a riparian owner and

- 1 upon payment of a service fee, the department may enter into a
- 2 written agreement with the riparian owner establishing the location
- 3 of the ordinary high-water mark for his or her property. In the
- 4 absence of substantially changed conditions, the agreement is
- 5 conclusive proof of the location in all matters between the this
- 6 state and the riparian owner and his or her successors in interest.
- 7 Until October 1, 2023, 2025, the service fee provided for in this
- 8 section is \$500.00. The department shall forward service fees
- 9 collected under this section to the state treasurer for deposit
- 10 into the fund.
- 11 Sec. 32312. (1) To regulate the uses and development of high-
- 12 risk areas, flood risk areas, and environmental areas and to
- 13 implement the purposes of this part, the department shall
- 14 promulgate rules. If permits are required under rules promulgated
- 15 under this part, the permits shall must be issued pursuant to the
- 16 rules and part 13. Except as provided under subsection (2), until
- 17 October 1, 2023, 2025, if permits are required pursuant to rules
- 18 promulgated under this part, an application for a permit shall must
- 19 be accompanied by a fee as follows:
- 20 (a) For a commercial or multifamily residential project,
- **21** \$500.00.
- 22 (b) For a single-family home construction, \$100.00.
- (c) For an addition to an existing single-family home or for a
- ${f 24}$  project that has a minor impact on fish and wildlife resources in
- 25 environmental areas as determined by the department, \$50.00.
- 26 (2) A project that requires review and approval under this
- 27 part and under 1 or more of the following is subject to only the
- 28 single highest permit fee required under this part or the
- 29 following:

- 1 (a) Part 301.
- **2** (b) Part 303.
- **3** (c) Part 325.
- **4** (d) Section 3104.
- 5 (e) Section 117 of the land division act, 1967 PA 288, MCL
- **6** 560.117.
- 7 (3) The department shall forward fees collected under this
- 8 section to the state treasurer for deposit in the land and water
- 9 management permit fee fund created in section 30113.
- 10 (4) A circuit court, upon petition and a showing by the
- 11 department that a rule promulgated under subsection (1) has been
- 12 violated, shall issue any necessary order to the defendant to
- 13 correct the violation or to restrain the defendant from further
- 14 violation of the rule.
- 15 Sec. 32513. (1) To obtain a permit for any activity specified
- 16 in section 32512, a person shall file an application with the
- 17 department on a form provided by the department. The application
- 18 shall must include all of the following:
- 19 (a) The name and address of the applicant.
- 20 (b) The legal description of the lands included in the
- 21 project.
- (c) A summary statement of the purpose of the project.
- 23 (d) A map or diagram showing the proposal on an adequate scale
- 24 with contours and cross-section profiles of any waterway to be
- 25 constructed.
- (e) Other information required by the department.
- 27 (2) Except as provided in subsections (3) and (4), until
- 28 October 1, 2023, 2025, an application for a permit under this
- 29 section shall must be accompanied by the following fee, as

- 1 applicable:
- 2 (a) For a project in a category of activities for which a3 general permit is issued under section 32512a(2), a fee of \$50.00.
- 4 (b) For activities included in a minor project category5 established under section 32512a(1), a fee of \$100.00.
- 6 (c) For construction or expansion of a marina, a fee of:
- 7 (i) \$50.00 for an expansion of 1-10 marina slips to an existing 8 permitted marina.
- 9 (ii) \$100.00 for a new marina with 1-10 proposed marina slips.
- 10 (iii) \$250.00 for an expansion of 11-50 marina slips to an
- 11 existing permitted marina, plus \$10.00 for each marina slip over
- **12** 50.
- (iv) \$500.00 for a new marina with 11-50 proposed marina slips,
- 14 plus \$10.00 for each marina slip over 50.
- 15 (v) \$1,500.00 if an existing permitted marina proposes
- 16 maintenance dredging of 10,000 cubic yards or more, unless the
- 17 dredge material has been is determined through testing to be 90% or
- 18 more sand, or the addition of seawalls, bulkheads, or revetments of
- **19** 500 feet or more.
- (d) For major projects other than a project described in
- 21 subdivision (c) (v), involving any of the following, a fee of
- **22** \$2,000.00:
- (i) Dredging of 10,000 cubic yards or more, unless the dredge
- 24 material has been is determined through testing to be 90% or more
- **25** sand.
- 26 (ii) Filling of 10,000 cubic yards or more.
- 27 (iii) Seawalls, bulkheads, or revetment of 500 feet or more.
- (iv) Filling or draining of 1 acre or more of coastal wetland.
- (v) New dredging or upland boat basin excavation in areas of

- 1 suspected contamination.
- vi) New breakwater or channel jetty.
- (vii) Shore protection, such as groins and underwater
- 4 stabilizers, that extend 150 feet or more on Great Lakes
- 5 bottomlands.
- 6 (viii) New commercial dock or wharf of 300 feet or more in
- 7 length.
- **8** (e) For all other projects not listed in subdivisions (a) to

- **9** (d), \$500.00.
- 10 (3) A project that requires review and approval under this
- 11 part and 1 or more of the following is subject to only the single
- 12 highest permit fee required under this part or the following:
- 13 (a) Section 3104.
- **14** (b) Part 301.
- **15** (c) Part 303.
- **16** (d) Part 323.
- 17 (e) Section 117 of the land division act, 1967 PA 288, MCL
- **18** 560.117.
- 19 (4) If work has been is done in violation of a permit
- 20 requirement under this part and restoration is not ordered by the
- 21 department, the department may accept an application for a permit
- 22 if the application is accompanied by a fee equal to 2 times the
- 23 permit fee otherwise required under this section.
- 24 (5) The department shall forward fees collected under this
- 25 section to the state treasurer for deposit into the land and water
- 26 management permit fee fund created in section 30113.