HOUSE BILL NO. 5092

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 14801, 14802, 14804, 14805, and 14808 (MCL 324.14801, 324.14802, 324.14804, 324.14805, and 324.14808), as added by 1996 PA 132.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 14801. As used in this part:
- 2 (a) "Environmental audit" means a voluntary and internal
- 3 evaluation conducted on or after the effective date of this part
- 4 of 1 or more facilities or an activity at 1 or more facilities
- 5 regulated under state, federal, regional, or local laws or ordi-
- 6 nances, or of environmental management systems or processes
- 7 related to the facilities or activity, or of a previously
- 8 corrected specific instance of noncompliance, that is designed to
- 9 identify historical or current noncompliance and prevent

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- 1 noncompliance or improve compliance with 1 or more of those laws,
- 2 or to identify an environmental hazard, contamination, or other
- 3 adverse environmental condition, or to improve an environmental
- 4 management system or process. ONCE INITIATED, AN AUDIT SHALL BE
- 5 COMPLETED WITHIN A REASONABLE TIME, NOT TO EXCEED 6 MONTHS,
- 6 UNLESS A WRITTEN REQUEST FOR AN EXTENSION IS APPROVED BY THE
- 7 DIRECTOR ON REASONABLE GROUNDS.
- 8 (b) "Environmental audit report" means a document or a set
- 9 of documents, each labeled at the time it is created
- 10 "environmental audit report: privileged document" and created as
- 11 a result of an environmental audit. An environmental audit
- 12 report shall include supporting information. Supporting informa-
- 13 tion may include field notes, records of observations, findings,
- 14 opinions, suggestions, conclusions, drafts, memoranda, follow-up
- 15 reports, drawings, photographs, computer generated or electroni-
- 16 cally recorded information, maps, charts, graphs, and surveys, if
- 17 the supporting information or documents are created or prepared
- 18 for the primary purpose and in the course of or as a result of an
- 19 environmental audit. An environmental audit report may also
- 20 include an implementation plan that addresses correcting past
- 21 noncompliance, improving current compliance, improving an envi-
- 22 ronmental management system, and preventing future noncompliance,
- 23 as appropriate.
- (c) "Privilege" means the privilege provided to an environ-
- 25 mental audit report as provided in this part.
- Sec. 14802. (1) The owner or operator of a facility, or an
- 27 employee or agent of the owner or operator on behalf of the owner

- 1 or operator, at any time may conduct an environmental audit and
- 2 may create an environmental audit report.
- 3 (2) Except as provided in subsection (3), an environmental
- 4 audit report created pursuant to this part is privileged and pro-
- 5 tected from disclosure under this part.
- **6** (3) The privilege described in subsection (2) does not
- 7 extend to any of the following regardless of whether or not they
- 8 are included within an environmental audit report:
- 9 (a) Documents, communication, data, reports, or other infor-
- 10 mation required to be COLLECTED, MAINTAINED, OR made available or
- 11 reported to a regulatory agency or any other person by statute,
- 12 rule, ordinance, permit, order, consent agreement, or as other-
- 13 wise provided by law.
- 14 (b) Information obtained by observation, sampling, or moni-
- 15 toring by any regulatory agency.
- 16 (c) Pretreatment monitoring results which a publicly owned
- 17 treatment works or control authority requires any industrial user
- 18 to report to a publicly owned treatment works or control authori-
- 19 ty, including, but not limited to, results establishing a viola-
- 20 tion of the industrial user's discharge permit or applicable
- 21 local ordinance.
- (d) Information legally obtained from a source independent
- 23 of the environmental audit or from a person who did not obtain
- 24 the information from the environmental audit.
- (e) Machinery and equipment maintenance records.
- 26 (F) INFORMATION IN INSTANCES WHERE THE PRIVILEGE IS ASSERTED
- 27 FOR A FRAUDULENT PURPOSE.

- 1 (G) INFORMATION IN INSTANCES WHERE THE MATERIAL SHOWS
- 2 EVIDENCE OF NONCOMPLIANCE WITH STATE, FEDERAL, REGIONAL, OR LOCAL
- 3 ENVIRONMENTAL LAWS, PERMITS, CONSENT AGREEMENTS, REGULATIONS,
- 4 ORDINANCES, OR ORDERS AND THE OWNER OR OPERATOR FAILED TO EITHER
- 5 TAKE PROMPT CORRECTIVE ACTION OR ELIMINATE ANY VIOLATION OF LAW
- 6 IDENTIFIED DURING THE ENVIRONMENTAL AUDIT WITHIN A REASONABLE
- 7 TIME, BUT NOT EXCEEDING 3 YEARS AFTER DISCOVERY OF THE NONCOMPLI-
- 8 ANCE OR VIOLATION UNLESS A LONGER PERIOD OF TIME IS SET FORTH IN
- 9 A SCHEDULE OF COMPLIANCE IN AN ORDER ISSUED BY THE DEPARTMENT OF
- 10 ENVIRONMENTAL QUALITY, AFTER NOTICE IN THE DEPARTMENT'S CALENDAR,
- 11 AND FOLLOWING THE DEPARTMENT'S DETERMINATION THAT ACCEPTABLE
- 12 PROGRESS IS BEING MADE.
- 13 (4) Except as otherwise provided in this part, a person who
- 14 conducts an environmental audit and a person to whom the environ-
- 15 mental audit results are disclosed shall not be compelled to tes-
- 16 tify regarding any information obtained solely through the envi-
- 17 ronmental audit which is a privileged portion of the environmen-
- 18 tal audit report. Except as otherwise provided in this part, the
- 19 privileged portions of an environmental audit report are not
- 20 subject to discovery and are not admissible as evidence in any
- 21 civil -, criminal, or administrative proceeding.
- Sec. 14804. (1) A request by state or local law enforcement
- 23 authorities for disclosure of an environmental audit report shall
- 24 be made by a written request delivered by certified mail or a
- 25 demand by lawful subpoena. Within 30 business days after receipt
- 26 of a request for disclosure or subpoena, the person asserting the
- 27 privilege may make a written objection to the disclosure of the

- 1 environmental audit report on the basis that the environmental
- 2 audit report is privileged. Upon receipt of such an objection,
- 3 the state or local law enforcement authorities may file with the
- 4 circuit court, and serve upon the person, a petition requesting
- 5 an in camera hearing on whether the environmental audit report or
- 6 portions of the environmental audit report are privileged or
- 7 subject to disclosure. The motion shall be brought in camera and
- 8 under seal. The circuit court has jurisdiction over a petition
- 9 filed under this subsection requesting a hearing. Failure of the
- 10 person asserting the privilege to make an objection to disclosure
- 11 waives the privilege as to that person.
- 12 (2) Upon the filing of a petition for an in camera hearing
- 13 under subsection (1), the person asserting the privilege in
- 14 response to a request for disclosure or subpoena under this sec-
- 15 tion shall provide a copy of the environmental audit report to
- 16 the court and shall demonstrate in the in camera hearing all of
- 17 the following:
- 18 (a) The year the environmental audit report was prepared.
- 19 (b) The identity of the person conducting the audit.
- 20 (c) The name of the audited facility or facilities.
- 21 (d) A brief description of the portion or portions of the
- 22 environmental audit report for which privilege is claimed.
- 23 (3) Upon the filing of a petition for an in camera hearing
- 24 under subsection (1), the court shall issue an order under seal
- 25 scheduling, within 45 days after the filing of the petition, an
- 26 in camera hearing to determine whether the environmental audit
- 27 report or portions of the environmental audit report are

- 1 privileged or subject to disclosure. The counsel for the state
- 2 or local law enforcement agency seeking disclosure of the infor-
- 3 mation contained in the environmental audit report and the coun-
- 4 sel for the person asserting the privilege shall participate in
- 5 the in camera hearing but shall not disclose the contents of the
- 6 environmental audit report for which privilege is claimed unless
- 7 the court so orders.
- 8 (4) The court, after in camera review, shall require disclo-
- 9 sure of material for which privilege is asserted, if the court
- 10 determines that either of the following exists:
- 11 (a) The privilege is asserted for a fraudulent purpose.
- 12 (b) Even if subject to the privilege, the material shows
- 13 evidence of noncompliance with state, federal, regional, or local
- 14 environmental laws, permits, consent agreements, regulations,
- 15 ordinances, or orders and the owner or operator failed to EITHER
- 16 take PROMPT corrective action or eliminate any violation of law
- 17 identified during the environmental audit within a reasonable
- 18 time, but not exceeding 3 years after discovery of the noncompli-
- 19 ance or violation unless a longer period of time is set forth in
- 20 a schedule of compliance in an order issued by the department of
- 21 environmental quality, after notice in the department's calendar,
- 22 and following the department's determination that acceptable
- 23 progress is being made.
- 24 (5) The court, after in camera review, may SHALL require
- 25 disclosure of material for which privilege is asserted if the
- 26 court determines that the material is not subject to the
- 27 privilege.

(6) If the court determines under this section that the 2 material is not privileged, but the party asserting the privilege 3 files an application for leave to appeal of this finding, the 4 material, motions, and pleadings shall be disclosed unless the 5 court specifically determines that all or a portion of such 6 information shall be kept under seal during the pendency of the 7 appeal. Sec. 14805. THE PRIVILEGE CREATED BY THIS PART DOES NOT 8 9 APPLY TO CRIMINAL INVESTIGATIONS OR PROCEEDINGS. WHERE AN AUDIT 10 REPORT IS OBTAINED, REVIEWED, OR USED IN A CRIMINAL PROCEEDING, 11 THE PRIVILEGE CREATED BY THIS PART APPLICABLE TO ADMINISTRATIVE 12 OR CIVIL PROCEEDINGS IS NOT WAIVED OR ELIMINATED. -(1) To the 13 extent authorized by the code of criminal procedure, Act No. 175 14 of the Public Acts of 1927, being sections 760.1 to 760.21 of the 15 Michigan Compiled Laws, state or local law enforcement authori-16 ties may seize an environmental audit report for which privilege 17 is asserted, pursuant to a lawful search warrant. Upon seizure, 18 the law enforcement authorities shall immediately place the envi-19 ronmental audit report under seal and shall immediately file it 20 with the court that authorized the search warrant. The law 21 enforcement authorities or the court shall also provide notice of 22 the filing to any person who is eligible under this part to 23 assert the privilege. Unless and until the court orders disclo-24 sure under section 14804, or the privilege has been waived pursu-25 ant to section 14803, the law enforcement authorities shall not 26 inspect, review, or disclose the contents of the environmental 27 audit report. Within 30 business days after the notice of the

1 filing has been provided, the person asserting the privilege may 2 make a written objection to the disclosure of the environmental 3 audit report on the basis that the environmental audit report is 4 privileged. Upon receipt of such an objection, the state or 5 local law enforcement authorities may file with the circuit 6 court, and serve upon the person, a petition requesting an in 7 camera hearing on whether the environmental audit report or por-8 tions of the report are privileged or subject to disclosure. 9 Failure of the person asserting the privilege to make an objec-10 tion to disclosure waives the privilege as to that person. 11 (2) Upon the filing of a petition requesting an in camera 12 hearing under subsection (1), the person asserting the privilege 13 shall demonstrate in the in camera hearing all of the following: 14 (a) The year the environmental audit report was prepared. 15 (b) The identity of the person conducting the audit. 16 (c) The name of the audited facility or facilities. (d) A brief description of the portion or portions of the 17 18 environmental audit report for which privilege is claimed. 19 (3) Upon the filing of a petition for an in camera hearing 20 under subsection (1), the court shall issue an order under seal 21 scheduling, within 45 days after the filing of the petition, an 22 in camera hearing to determine whether the environmental audit 23 report or portions of the environmental audit report are privi-24 leged or subject to disclosure. The counsel for the state or 25 local law enforcement agency seeking disclosure of the informa-26 tion contained in the environmental audit report and the counsel 27 for the person asserting the privilege shall participate in the

- 1 in camera hearing but shall not disclose the contents of the
- 2 environmental audit report for which privilege is claimed unless
- 3 the court so orders.
- 4 (4) The court, after in camera review, shall require disclo-
- 5 sure of material for which privilege is asserted, if the court
- 6 determines that either of the following exists:
- 7 (a) The privilege is asserted for a fraudulent purpose.
- 8 (b) Even if subject to the privilege, the material shows
- 9 evidence of noncompliance with state, federal, regional, or local
- 10 environmental laws, permits, consent agreements, regulations,
- 11 ordinances, or orders and the owner or operator failed to take
- 12 corrective action or eliminate any violation of law identified
- 13 during the environmental audit within a reasonable time, but not
- 14 exceeding 3 years after discovery of the noncompliance or viola-
- 15 tion unless a longer period of time is set forth in a schedule of
- 16 compliance in an order issued by the department of environmental
- 17 quality, after notice in the department's calendar, and following
- 18 the department's determination that acceptable progress is being
- 19 made.
- 20 (5) The court, after in camera review, may require disclo-
- 21 sure of material for which privilege is asserted if the court
- 22 determines that the material is not subject to the privilege.
- 23 (6) If the court determines under this section that the
- 24 material is not privileged, but the party asserting the privilege
- 25 files an application for leave to appeal of this finding, the
- 26 material, motions, and pleadings shall be disclosed unless the
- **27** court specifically determines that all or a portion of such

1 information shall be kept under seal during the pendency of the 2 appeal. 3 Sec. 14808. This part does not limit, waive, or abrogate 4 the EITHER OF THE FOLLOWING: 5 (A) THE scope or nature of any statutory or common law priv-6 ilege, including the work product doctrine and the 7 attorney-client privilege. (B) ANY EXISTING ABILITY OR AUTHORITY TO CHALLENGE PRIVILEGE 9 UNDER MICHIGAN LAW. 10 Enacting section 1. This amendatory act does not take 11 effect unless Senate Bill No. _____ or House Bill 12 No. _____ (request no. 04122'97) of the 89th Legislature is 13 enacted into law.