

1 ••87-2095/2••SECTION 368. 20.435 (4) (md) of the statutes is amended to
2 read:

3 20.435 (4) (md) Federal block grant aids. See sub. (9) (md). All fed-
4 eral community services block grant funds received under 42 USC 9903 shall be
5 allocated as provided under s. 46.30. All moneys received under 42 USC 8621
6 to 8629 less the amount transferred to the appropriation under par. (o) for
7 distribution under s. 49.52 (1) (d), as provided under s. 49.80 (3) (a) and
8 less the amount transferred to the appropriation under par. (mc), for state
9 administration of the low-income energy assistance program as provided under
10 s. 49.80 (3) (c).

11 ••87-2067/4••SECTION 369. 20.435 (4) (o) of the statutes is amended to
12 read:

13 20.435 (4) (o) (title) Federal aid; community aids. All federal moneys
14 received in amounts pursuant to allocation plans developed by the department
15 for the provision or purchase of services authorized under par. (b) and s.
16 46.70, all federal moneys received as child welfare funds under 42 USC 620 to
17 626 as limited under ~~1985 Wisconsin Act 29, section 3023 (10) (b) s. 48.985~~
18 and all amounts transferred from par. (md) for distribution under s. 49.52 (1)
19 (d) as provided under s. 49.80 (3) (a). Disbursements from this appropriation
20 may be made directly to counties for social and mental hygiene services under
21 s. 46.03 (20) (b) or 46.031 or directly to counties in accordance with federal
22 requirements for the disbursal of federal funds or directly to tribal gov-
23 erning bodies under s. 46.70. The department shall, on December 31 of any
24 year, transfer to par. (n) all of the funds allocated for day care services
25 under s. 49.52 (1) (d), that are not spent or encumbered as of December 31 of
26 any year by county departments under s. 46.215, 46.22 or 46.23.

27 ••87-2067/4••SECTION 370. 20.435 (4) (oo) of the statutes is amended to
28 read:

1 20.435 (4) (oo) Federal aid; community youth and family aids. All fed-
2 eral moneys received as child welfare funds under 42 USC 620 to 626 as limited
3 under ~~1985 Wisconsin Act 29, section 3023 (10) (e) s. 48.985~~ and all federal
4 moneys received relating to providing care in foster homes, group homes or
5 child caring institutions for the purposes of s. 46.26, and all other federal
6 moneys received for meeting costs under s. 46.26.

7 ••87b1098/2 •• 87b1226/2••SECTION 370c. 20.435 (4) (p) of the statutes is
8 amended to read:

9 20.435 (4) (p) Federal aid; income maintenance payments. All federal
10 moneys received for meeting costs of county administered public assistance
11 programs under s. 49.52, the cost of foster care provided by nonlegally
12 responsible relatives under state or county administered programs, the costs
13 of the child and spousal support and establishment of paternity program under
14 s. 46.25, the cost of child care and related transportation under s. 49.50 (7)
15 (e) and the costs of child support supplement payments under s. 46.257. Dis-
16 bursements under s. 46.03 (20) may be made from this appropriation. Any dis-
17 bursement made under this appropriation to carry out a contract under ss.
18 46.25 (7) and 59.07 (97) shall be in accordance with the formula established
19 by the department of health and social services under s. 46.25 (7).

20 ••87b0447/2••SECTION 370g. 20.435 (4) (pm) of the statutes is amended to
21 read:

22 20.435 (4) (pm) Employment programs; administration. All federal moneys
23 received for the administrative costs associated with the work incentive
24 demonstration program under s. 49.50 (7), the employment search program under
25 s. 49.50 (7c), the grant diversion program under s. 49.50 (7g) ~~and~~ the work
26 experience and job training program under s. 49.50 (7j), community work
27 experience programs under s. 49.50 (7m), the self-employment and placement

1 pilot project under s. 49.50 (7s) and the food stamp employment and training
2 program under s. 49.124.

3 ••87b0447/2••SECTION 370r. 20.435 (4) (ps) of the statutes is amended to
4 read:

5 20.435 (4) (ps) Employment programs; aids. All federal moneys received
6 for the provision or purchase of services for the work incentive demonstration
7 program under s. 49.50 (7), the employment search program under s. 49.50 (7c),
8 the grant diversion program under s. 49.50 (7g) and, the work experience and
9 job training program under s. 49.50 (7j), community work experience programs
10 under s. 49.50 (7m), the self-employment and placement pilot project under s.
11 49.50 (7s) and the food stamp employment and training program under s. 49.124.

12 ••87-2173/5••SECTION 372. 20.435 (5) (c) of the statutes is amended to
13 read:

14 20.435 (5) (c) Enterprises for the blind. ~~Biennially, the~~ The amounts in
15 the schedule for the operation of the workshop for the blind and to make the
16 grants to a nonprofit corporation under s. 47.03 (1m). Beginning in fiscal
17 year 1987-88, \$100,000 in each fiscal year shall be reserved to make a payment
18 not to exceed that amount which is conditioned upon performance of the con-
19 tract as provided under s. 47.03 (1m) in the previous fiscal year. Any part
20 of the \$100,000 not paid to the nonprofit corporation shall lapse to the gen-
21 eral fund. ~~In fiscal year 1985-86, all funds appropriated under this para-~~
22 ~~graph for the 1985-87 biennium except \$350,000 shall be made available to the~~
23 ~~nonprofit corporation under the contract.~~

24 ••87-2080/3••SECTION 373. 20.435 (5) (hh) of the statutes is created to
25 read:

26 20.435 (5) (hh) Interpreter services for hearing impaired. The amounts
27 in the schedule for interpreter services for hearing-impaired persons under s.

1 47.03 (10) (a). All moneys received from fees charged for the interpreter
2 services shall be credited to this appropriation.

3 ••87b0113/2••SECTION 376d. 20.440 (intro.) of the statutes is amended to
4 read:

5 20.440 (title) HEALTH AND EDUCATIONAL FACILITIES AUTHORITY. (intro.)
6 There is appropriated to the Wisconsin health and educational facilities
7 authority for the following program:

8 ••87b0113/2••SECTION 376h. 20.440 (1) (title) of the statutes is amended
9 to read:

10 20.440 (1) (title) CONSTRUCTION OF HEALTH AND EDUCATIONAL FACILITIES.

11 ••87b0360/1••SECTION 376m. 20.441 of the statutes is repealed.

12 ••87b0921/2 •• 87b1226/2••SECTION 376p. 20.442 (1) (c) of the statutes is
13 created to read:

14 20.442 (1) (c) Matching funds grant. The amounts in the schedule for a
15 grant to fund general program operations, subject to s. 233.09.

16 ••87-2173/5••SECTION 377. 20.445 (1) (b) of the statutes is repealed.

17 ••87-2173/5••SECTION 378. 20.445 (1) (bc) of the statutes is amended to
18 read:

19 20.445 (1) (bc) Assistance for dislocated workers. ~~Biennially, the~~ The
20 amounts in the schedule for providing grants under s. 101.27.

21 ••87-2021/5••SECTION 379. 20.445 (1) (c) of the statutes is created to
22 read:

23 20.445 (1) (c) Job center pilot projects. Biennially, the amounts in the
24 schedule for job center pilot projects under 1987 Wisconsin Act (this
25 act), section 3030 (1).

26 ••87b0141/2••SECTION 379m. 20.445 (1) (c) of the statutes, as created by
27 1987 Wisconsin Act (this act), is repealed.

28 ••87-2100/4••SECTION 380. 20.445 (1) (cm) of the statutes is repealed.

1 ••87-0378/2••SECTION 381. 20.445 (1) (ga) of the statutes is amended to
2 read:

3 20.445 (1) (ga) Job service operations. All moneys received from fees
4 ~~levied~~ collected under s. 101.23 (7) for the delivery of ~~employment~~ services
5 under s. 101.23 and ch. 108.

6 ••87-0378/2••SECTION 382. 20.445 (1) (gb) of the statutes is created to
7 read:

8 20.445 (1) (gb) Local agreements. All moneys received through contracts
9 or financial agreements for provision of services to local units of government
10 or local organizations, except moneys appropriated under par. (gm), for the
11 purpose of providing the services.

12 ••87-0377/2••SECTION 383. 20.445 (1) (gd) of the statutes is amended to
13 read:

14 20.445 (1) (gd) Unemployment reserve interest payments. From the moneys
15 received as interest and penalties collected under ss. 108.04 (11) (c) and
16 (13) (c) and 108.22 and assessments under s. 108.19 (1m), all moneys not
17 appropriated under par. (ge) and (gf) for the payment of interest due on
18 advances from the federal unemployment account under title XII of the social
19 security act to the unemployment reserve fund, and for payments made to the
20 unemployment reserve fund to obtain a lower interest rate or deferral of
21 interest payments on these advances, except as otherwise provided in s.
22 108.20.

23 ••87-0377/2••SECTION 384. 20.445 (1) (gf) of the statutes is created to
24 read:

25 20.445 (1) (gf) Employment security administration. From the moneys
26 received as interest and penalties collected under ss. 108.04 (11) (c) and
27 (13) (c) and 108.22, the amounts in the schedule for the administration of
28 employment service programs and unemployment compensation programs under ch.

1 108 and s. 101.23 and federal or state unemployment compensation programs
2 authorized by the governor under s. 16.54; and for payments to satisfy any
3 federal audit exception concerning a payment from the unemployment reserve
4 fund or any federal aid disallowance involving the unemployment compensation
5 program.

6 ••87a0891/3••SECTION 384m. 20.445 (1) (j) of the statutes is amended to
7 read:

8 20.445 (1) (j) Safety and building operations. The amounts in the
9 schedule for the purposes of subchs. I, II, III and IV of ch. 101, chs. 145
10 and 168 and ss. 236.12 (2) (a), 236.13 (1) (d) and (2m) and 236.335. All
11 moneys received under ch. 145 and ss. 101.19, 101.63 (9), 101.73 (12), 101.82
12 (4), 168.12 (1) and (2) to (6) and 236.12 (7) shall be credited to this
13 appropriation. From the amounts received under s. 168.12, \$66,000 shall be
14 transferred to the appropriation under s. 20.115 (1) (im) in each fiscal year
15 and \$1,500,000 shall be credited to the environmental repair fund in the
16 1987-88 and the 1988-89 fiscal years.

17 ••87-1238/2••SECTION 395. 20.445 (1) (k) of the statutes is amended to
18 read:

19 20.445 (1) (k) Fees. All moneys received from fees charged to counties
20 and to the department of health and social services under ~~s.~~ ss. 46.25 (8) and
21 108.13 (3) (f) for administrative costs incurred in the enforcement of child
22 and spousal support obligations under 42 USC 654.

23 ••87-0378/2••SECTION 396. 20.445 (1) (ka) of the statutes is created to
24 read:

25 20.445 (1) (ka) Interagency agreements. All moneys received through
26 contracts or financial agreements for provision of services to other state
27 agencies, except moneys appropriated under pars. (k), (kg) and (kk), for the
28 purpose of providing the services.

1 ••87b0214/2••SECTION 397m. 20.445 (1) (L) of the statutes is amended to
2 read:

3 20.445 (1) (L) Fire dues distribution. All moneys received under ss.
4 101.573 (1) and 601.93, less the ~~amount appropriated under~~ amounts transferred
5 to par. (La) and s. 20.292 (1) (gm), for distribution under s. 101.573. The
6 amount transferred to par. (La) shall be the amount in the schedule under par.
7 (La). The amount transferred to s. 20.292 (1) (gm) shall be the amount in the
8 schedule under s. 20.292 (1) (gm).

9 ••87b0214/2••SECTION 398m. 20.445 (1) (La) of the statutes is amended to
10 read:

11 20.445 (1) (La) (title) Fire prevention and fire dues administration.
12 The amounts in the schedule for administrative expenses under s- ss. 101.14,
13 101.141 and 101.573. All moneys received under ss. 101.573 (1) and 601.93
14 transferred from par. (L) to this appropriation shall be credited to this
15 appropriation. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on
16 June 30 of each year shall revert to the appropriation under par. (L).

17 ••87b0199/1••SECTION 398r. 20.455 (1) (b) of the statutes is amended to
18 read:

19 20.455 (1) (b) Special counsel. ~~A sum sufficient, subject to the proce-~~
20 ~~dure established in s. 14.11 (2) (e),~~ Biennially, the amounts in the schedule
21 for the compensation of special counsel appointed as provided in ss. 14.11 (2)
22 and 21.13.

23 ••87-2173/5••SECTION 399. 20.455 (1) (d) of the statutes is amended to
24 read:

25 20.455 (1) (d) Legal expenses. ~~Biennially, the~~ The amounts in the
26 schedule for the payment of expenses incurred by the department of justice in
27 the prosecution or defense of any action or proceeding in which the state may
28 be a party or may have an interest, for any abstract of title, clerk of

1 court's fees, sheriff's fees or any other expense actually necessary to the
2 prosecution or defense of those cases, for the payment of expenses incurred
3 where the department of justice is not involved, and where the statutes pro-
4 vide that those expenses shall be paid from this appropriation, unless the
5 cost or expenses are charged to some other appropriation.

6 ••87-1566/2••SECTION 401. 20.455 (1) (k) of the statutes is created to
7 read:

8 20.455 (1) (k) Environment litigation project. All moneys received from
9 the department of natural resources for materials or services provided by the
10 department of justice regarding a project involving the use of environmental
11 litigation to protect air, land and water resources to be used to pay for
12 costs and expenses associated with those materials and services.

13 ••87-2311/3••SECTION 402. 20.455 (2) (b) of the statutes is created to
14 read:

15 20.455 (2) (b) Investigations and operations. The amounts in the sched-
16 ule for conducting undercover investigations and operations.

17 SECTION 403. 20.455 (2) (c) of the statutes is amended to read:

18 20.455 (2) (c) Crime laboratory equipment. ~~Biennially, the~~ The amounts
19 in the schedule for the maintenance, repair and replacement costs of the lab-
20 oratory equipment in the state and regional crime laboratories.

21 ••87b0372/1••SECTION 406a. 20.455 (2) (gm) of the statutes is created to
22 read:

23 20.455 (2) (gm) Criminal history search fees. All moneys received as fee
24 payments under s. 165.82 (1) for the provision of services under s. 165.82
25 (1).

26 ••87b0202/1••SECTION 407g. 20.455 (2) (i) of the statutes is amended to
27 read:

1 20.455 (2) (i) (title) Penalty assessment surcharge, receipts. The
2 amounts in the schedule for the purposes of s. 165.85 (5) (b) and for crime
3 laboratory equipment. All moneys received from the penalty assessment sur-
4 charge on court fines and forfeitures as allocated under s. 165.87 (1) or
5 transferred from par. (jc) shall be credited to this appropriation. These
6 moneys may be transferred to pars. (j) and (ja) by the secretary of adminis-
7 tration for expenditures based upon determinations by the department of
8 justice, except \$130,000 shall be transferred to par. (jb) in each fiscal year
9 and \$350,000 shall be transferred to par. (jc) in fiscal year 1987-88 and
10 \$350,000 shall be transferred to par. (jc) in fiscal year 1988-89.

11 ••87b0202/1••SECTION 407r. 20.455 (2) (jb) of the statutes is created to
12 read:

13 20.455 (2) (jb) Crime laboratory equipment. Biennially, the amounts in
14 the schedule for the maintenance, repair and replacement costs of the labora-
15 tory equipment in the state and regional crime laboratories. All moneys
16 transferred from par. (i) shall be credited to this appropriation.

17 ••87b1186/2 •• 87b1226/2••SECTION 407x. 20.455 (2) (jc) of the statutes
18 is created to read:

19 20.455 (2) (jc) Law enforcement assistance. The amounts in the schedule
20 for law enforcement assistance payments to cities under s. 165.88. All moneys
21 transferred from par. (i) shall be credited to this appropriation. All moneys
22 from this paragraph which are not expended or encumbered at the end of a
23 fiscal year shall be transferred to par. (i).

24 ••87-1913/5••SECTION 408. 20.455 (2) (k) of the statutes is created to
25 read:

26 20.455 (2) (k) Interagency and intra-agency assistance. All moneys
27 received from any state agency regarding anti-drug abuse law enforcement

1 assistance and drug investigations and analysis to carry out the purposes for
2 which received.

3 ••87b0203/2••SECTION 408m. 20.455 (3) (g) of the statutes is created to
4 read:

5 20.455 (3) (g) Gifts, grants and proceeds. All moneys received from
6 gifts and grants and all proceeds from services, conferences and sales of
7 publications and promotional materials to carry out the purposes for which
8 made or collected, except as provided in sub. (2) (gm). No moneys may be
9 expended under this paragraph unless the following requirements, as
10 applicable, are met: the department of justice shall provide the department
11 of administration with information regarding the source, purpose, nature and
12 value of any gift or grant; the possibility of any future state costs associ-
13 ated with any gift; and the possibility of conflicts of interest which may
14 arise by accepting any gift or grant. In addition, expenditures under this
15 paragraph are subject to the following approval process involving the secre-
16 tary of administration and the joint committee on finance. The department of
17 justice shall provide the required information to the secretary of
18 administration. If the secretary disapproves, the department shall not expend
19 the moneys. If the secretary approves, he or she shall notify the joint
20 committee on finance in writing of the proposed expenditure. If the cochair-
21 persons of the committee do not notify the secretary that the committee has
22 scheduled a meeting for the purpose of reviewing the proposed expenditure
23 within 14 working days after the date of the secretary's submittal, the
24 department of justice may expend the moneys in the manner approved by the
25 secretary. If, within 14 working days after the date of the secretary's
26 submittal, the cochairpersons of the committee notify the secretary that the
27 committee has scheduled a meeting for the purpose of reviewing the proposed

1 expenditure, the proposed expenditure may be made only with the approval of
2 the committee.

3 ••87-2173/5••SECTION 409. 20.455 (5) (c) of the statutes is amended to
4 read:

5 20.455 (5) (c) Reimbursement for victim and witness services.
6 ~~Biennially, the~~ The amounts in the schedule to provide reimbursement to coun-
7 ties under s. 950.06 (2).

8 ••87-2173/5••SECTION 411. 20.465 (1) (b) of the statutes is amended to
9 read:

10 20.465 (1) (b) Repair and maintenance. ~~Biennially, the~~ The amounts in
11 the schedule for the improvement, repair and maintenance costs of military
12 lands or buildings under the control of the department.

13 ••87b0185/6••SECTION 411m. 20.465 (1) (g) of the statutes is amended to
14 read:

15 20.465 (1) (g) Military property. The amounts in the schedule for rent
16 of state-owned military lands or buildings used by, acquired for or erected
17 for the Wisconsin national guard pursuant to s. 21.19 (2), for rental of
18 buildings and grounds maintenance equipment owned by the state and required to
19 properly maintain properties supported by state-federal cooperative funding
20 agreements, for the repair and maintenance of state-owned military lands or
21 buildings and for the purchase and construction of new military property, real
22 and personal. All moneys received on account of lost military property, from
23 the sale of obsolete or unserviceable military property ~~or~~ from the sale of
24 any state-owned military property, real and personal, under s. 21.19 (3), or
25 from the rental of state-owned housing shall be credited to this
26 appropriation.

27 ••87-2206/2••SECTION 412. 20.465 (1) (k) of the statutes is created to
28 read:

1 20.465 (1) (k) Armory store operations. The amounts in the schedule for
2 the operation of an armory store at Camp Williams. All moneys received from
3 state agencies, state-owned or state-controlled armories and other state-owned
4 military installations shall be credited to this appropriation.

5 ••87b0163/2••SECTION 412m. 20.465 (1) (q) of the statutes is created to
6 read:

7 20.465 (1) (q) Helicopter medical services and transportation. From the
8 transportation fund, the amounts in the schedule to operate, at the direction
9 of the governor, a program to provide, by helicopter, emergency medical ser-
10 vices and transportation to appropriate medical facilities for persons
11 involved in accidents occurring upon highways of the state.

12 ••87-2173/5••SECTION 413. 20.465 (2) (a) of the statutes is amended to
13 read:

14 20.465 (2) (a) Tuition grants. ~~Biennially, the~~ The amounts in the
15 schedule for the payment of tuition grants to members of the Wisconsin
16 national guard under s. 21.49 (3).

17 ••87b0185/6••SECTION 415g. 20.485 (1) (gk) of the statutes is amended to
18 read:

19 20.485 (1) (gk) Institutional operations. The amounts in the schedule
20 for the care of the Wisconsin veterans home, including maintenance of state-
21 owned housing. All moneys received under par. (m) and s. 45.37 (9d) and (16)
22 (b) and all moneys received from the rental of state-owned housing shall be
23 credited to this appropriation.

24 ••87b0193/1••SECTION 415m. 20.485 (2) (b) of the statutes is repealed.

25 ••87-2173/5••SECTION 416. 20.485 (2) (db) of the statutes is amended to
26 read:

1 20.485 (2) (db) General fund supplement to veterans trust fund. ~~Bienni-~~
2 ~~ally from~~ From the general fund, the amounts in the schedule to be paid into
3 the veterans trust fund to be used for veterans programs.

4 ••87b0193/1••SECTION 416g. 20.485 (2) (x) of the statutes is repealed.

5 ••87b0193/1••SECTION 416r. 20.485 (2) (y) of the statutes is amended to
6 read:

7 20.485 (2) (y) Veterans loans and expense. After deducting the appro-
8 priations made under pars. (u) to ~~(x)~~ (wd), the amounts in the schedule for
9 the payment of loans granted to veterans under s. 45.352, 1971 stats., 45.351
10 (2) or 45.80 and the payment of expense and other payments as a consequence of
11 being mortgagee or owner under s. 45.352, 1971 stats., 45.351 (2) or 45.80.
12 All repayments of loans and payments of interest made on loans under s.
13 45.352, 1971 stats., 45.351 (2) or 45.80 shall revert to the veterans trust
14 fund.

15 ••87-2173/5••SECTION 417. 20.485 (3) (s) of the statutes is amended to
16 read:

17 20.485 (3) (s) General program operations. ~~Biennially, the~~ The amounts
18 in the schedule from the veterans mortgage loan repayment fund for general
19 program operations of the veterans mortgage loan program under s. 45.79.

20 ••87-2173/5••SECTION 418. 20.505 (1) (fm) of the statutes is repealed.

21 ••87-1242/2••SECTION 419. 20.505 (1) (h) of the statutes is repealed.

22 ••87-2295/2••SECTION 420. 20.505 (1) (im) of the statutes is amended to
23 read:

24 20.505 (1) (im) Services to nonstate governmental units. The amounts in
25 the schedule to provide services and to repurchase inventory items, including
26 those under s. 125.08 (1) (d) and (2) (b), primarily to purchasers outside
27 state government. All moneys received from the sale of services and inventory
28 items which are provided primarily to purchasers outside state government,

1 including moneys received under s. 125.08 (1) (d) and (2) (b), shall be cred-
2 ited to this appropriation. ~~This paragraph applies only after December 31,~~
3 ~~1986.~~

4 ••87-2296/1••SECTION 421. 20.505 (1) (ka) of the statutes is amended to
5 read:

6 20.505 (1) (ka) Materials and services to state agencies. The amounts in
7 the schedule to provide services ~~and repurchasing primarily to state agencies,~~
8 to repurchase inventory items sold primarily to state agencies and to transfer
9 the proceeds of document sales to state agencies publishing documents. All
10 moneys received from the provision of services ~~and primarily to state~~
11 agencies, from the sale of inventory items which are provided primarily to
12 state agencies and from documents sold on behalf of state agencies, other than
13 moneys received and disbursed under pars. (kb) to ~~(kg)~~ (ki), shall be credited
14 to this appropriation.

15 ••87b0479/2••SECTION 421r. 20.505 (1) (kb) of the statutes is amended to
16 read:

17 20.505 (1) (kb) Fleet services. The amounts in the schedule to provide
18 state vehicle and aircraft fleet services and inventory items primarily to
19 state agencies. All moneys received from the provision of state vehicle and
20 aircraft fleet services and sale of inventory items primarily to state agen-
21 cies shall be credited to this appropriation.

22 ••87-1851/7••SECTION 422. 20.505 (1) (kf) of the statutes is repealed.

23 ••87-2295/2••SECTION 423. 20.505 (1) (kg) of the statutes is created to
24 read:

25 20.505 (1) (kg) Records, microfilm and forms services. The amounts in
26 the schedule to provide records storage and microfilm services primarily to
27 state agencies, and to fund services of the public records and forms board
28 under s. 16.61. All moneys received from the provision of records storage and

1 microfilm services primarily to state agencies and from services provided to
2 state agencies by the public records and forms board shall be credited to this
3 appropriation. This paragraph does not apply after June 30, 1989.

4 ••87-2295/2••SECTION 424. 20.505 (1) (kh) of the statutes is amended to
5 read:

6 20.505 (1) (kh) Records storage and microfilm service. The amounts in
7 the schedule to provide records storage and microfilm services primarily to
8 state agencies. All moneys received from the provision of records storage and
9 microfilm services primarily to state agencies shall be credited to this
10 appropriation. This paragraph applies only after ~~December 31, 1986~~ June 30,
11 1989.

12 ••87b0401/4••SECTION 424r. 20.505 (1) (md) of the statutes is created to
13 read:

14 20.505 (1) (md) Oil overcharge restitution funds. All federal moneys
15 received for expenditure under proposals approved by the joint committee on
16 finance under s. 14.065.

17 ••87b0166/2••SECTION 425. 20.505 (2) (e) of the statutes is amended to
18 read:

19 20.505 (2) (e) Disaster recovery aid. As a continuing appropriation, the
20 amounts in the schedule to reimburse the federal government for any required
21 state share of ~~aids payable~~ grants to individuals and to make payments to
22 ~~local units of government~~ governments as defined in 42 USC 5122 (6) under
23 federal disaster recovery programs as authorized in s. 166.03 (2) (b) 8 ~~and to~~
24 ~~make the payments required under 1985 Wisconsin Act 31, section 5.~~

25 ••87b0180/1••SECTION 426m. 20.505 (2) (f) of the statutes is renumbered
26 20.505 (2) (q) and amended to read:

1 20.505 (2) (g) Civil air patrol aids. ~~The~~ From the transportation fund,
2 the amounts in the schedule to provide assistance to the civil air patrol
3 under s. 166.03 (2) (a) 5.

4 ••87b1529/1 •• 87b1990/en••SECTION 426r. 20.505 (3) (b) of the statutes
5 is amended to read:

6 20.505 (3) (b) Women's council operations. The amounts in the schedule
7 for the general program operations of the women's council under s. 16.01, for
8 grant application solicitation, for grant supervision and the provision of
9 technical assistance and for grants to organizations under s. 16.01 (4).

10 ••87-1233/1••SECTION 427. 20.505 (3) (c) of the statutes is repealed.

11 ••87-1265/2••SECTION 430. 20.505 (4) (h) of the statutes is created to
12 read:

13 20.505 (4) (h) Program services. The amounts in the schedule to carry
14 out the responsibilities of divisions, boards and commissions attached to the
15 department of administration, other than the office of health care
16 information, the board on aging and long-term care, the arts board, the public
17 records and forms board and the Wisconsin conservation corps board. All
18 moneys received from fees which are authorized by law or administrative rule
19 to be collected by any division, board or commission attached to the
20 department, other than the office of health care information, the board on
21 aging and long-term care, the arts board, the public records and forms board
22 and the Wisconsin conversation corps board, shall be credited to this appro-
23 priation and used to carry out the purposes for which collected.

24 ••87-1851/7••SECTION 432. 20.505 (5) of the statutes is created to read:

25 20.505 (5) FACILITIES MANAGEMENT. (ka) Facility operations and
26 maintenance. The amounts in the schedule for the purpose of financing the
27 costs of operation, utilities and heating, protective services, custodial and
28 maintenance services and minor projects in state-owned and operated facilities

1 not funded from other appropriations. All moneys received from state
2 agencies, parking rental fees under s. 16.843 (2) and miscellaneous other
3 sources, and all moneys transferred from the appropriation under s. 20.865 (2)
4 (e) for this purpose shall be credited to this appropriation.

5 (kb) Lease rental payments. All moneys transferred from par. (ka) to pay
6 rentals due on state facilities leased by the building commission under ss.
7 13.482 and 13.488.

8 (kc) Principal repayment and interest. All moneys transferred from par.
9 (ka), to be transferred to the appropriation under s. 20.866 (1) (u) for the
10 payment of principal and interest costs incurred in financing the acquisition,
11 construction, development, enlargement or improvement of facilities housing
12 state agencies.

13 ••87-2173/5••SECTION 434. 20.512 (1) (b) of the statutes is amended to
14 read:

15 20.512 (1) (b) Day care services. ~~Biennially, the~~ The amounts in the
16 schedule to fund a one or more pilot day care ~~facility~~ facilities operated
17 under s. 230.048 for children of state employes. No funds may be encumbered
18 under this paragraph for the pilot day care facility in the city of Madison
19 after June 30, 1988, or for the pilot day care center at northern Wisconsin
20 center for the developmentally disabled in the city of Chippewa Falls after
21 June 30, 1989.

22 ••87-2296/1••SECTION 435. 20.512 (1) (k) (title) of the statutes is
23 amended to read:

24 20.512 (1) (k) (title) Employee development and training services.

25 ••87-2296/1••SECTION 436. 20.512 (1) (ka) of the statutes is created to
26 read:

27 20.512 (1) (ka) Publications. The amounts in the schedule for the cost
28 of producing periodicals and other publications. All moneys received from the

1 sale of subscriptions and publications shall be credited to this
2 appropriation.

3 ••87b1226/2••SECTION 436m. 20.515 (1) (a) of the statutes is amended to
4 read:

5 20.515 (1) (a) Annuity supplements and payments. A sum sufficient to pay
6 the benefits authorized under ss. 40.02 (17) (d) 2, 1985 stats., and 40.27 (1)
7 and (1m), 1985 stats., in excess of the amounts payable under other provisions
8 of ch. 40 and any distributions made under s. 40.04 (3) (e) after the effec-
9 tive date of this paragraph [revisor inserts date], notwithstanding s.
10 40.27 (2) and to reimburse any amounts expended under par. (w) for the costs
11 of administering the benefits provided under ss. 40.02 (17) (d) 2, 1985
12 stats., and 40.27 (1) and (1m), 1985 stats.

13 ••87-1480/2••SECTION 437. 20.525 (1) (a) of the statutes is amended to
14 read:

15 20.525 (1) (a) General program operations. A sum sufficient for staff
16 salaries and the general program operations of the office of the governor,
17 including amounts authorized for transitional expenses under s. 13.09 (5), ~~but~~
18 ~~not including programs financed under sub. (3).~~ The governor is entitled to
19 expenses incident to his or her office from this appropriation, including
20 expenses in connection with any conferences of governors under s. 14.17.

21 ••87-1480/2••SECTION 438. 20.525 (3) (intro.) of the statutes is renum-
22 bered 20.540 (intro) and amended to read:

23 20.540 (title) OFFICE OF THE LIEUTENANT GOVERNOR. (intro.) There is
24 appropriated to the lieutenant governor for the following ~~program~~ programs:

25 ••87-1480/2••SECTION 439. 20.525 (3) (a) of the statutes is renumbered
26 20.540 (1) (a).

27 ••87-1480/2••SECTION 440. 20.540 (1) (title) of the statutes is created
28 to read:

1 20.540 (1) (title) EXECUTIVE COORDINATION.

2 ••87b0281/2••SECTION 441b. 20.540 (1) (g) of the statutes is created to
3 read:

4 20.540 (1) (g) Gifts, grants and proceeds. All moneys received from
5 gifts, grants, bequests or devises to carry out the purposes for which
6 received, and all proceeds from conferences conducted or publications or pro-
7 motional materials sold to finance the cost thereof.

8 ••87-1480/2••SECTION 442. 20.540 (1) (m) of the statutes is created to
9 read:

10 20.540 (1) (m) Federal aid. All moneys received from the federal
11 government as authorized by the governor under s. 16.54 to carry out the pur-
12 poses for which received.

13 ••87b0666/1 •• 87b1226/2••SECTION 442x. 20.550 (1) (d) of the statutes is
14 amended to read:

15 20.550 (1) (d) (title) Private bar, expert and investigator
16 reimbursement. The amounts in the schedule for the reimbursement of private
17 attorneys appointed to act as counsel for an indigent person under s. 977.08
18 and reimbursement for contracting for services of experts and private
19 investigators.

20 ••87-1553/1••SECTION 443. 20.550 (1) (e) of the statutes is repealed.

21 ••87-1106/1••SECTION 444. 20.566 (1) (hq) of the statutes is created to
22 read:

23 20.566 (1) (hq) Delinquent tax collection fees. All moneys received from
24 fees collected under s. 73.03 (32) and from the reimbursement by delinquent
25 taxpayers of costs incurred by the department of revenue under ch. 814, to pay
26 costs incurred by the department of revenue under ch. 814.

27 ••87-1107/1••SECTION 445. 20.566 (2) (q) of the statutes is created to
28 read:

1 20.566 (2) (q) Railroad and air carrier tax administration. From the
2 transportation fund, the amounts in the schedule to cover the costs of admin-
3 istering the taxes imposed on railroads and air carriers under ch. 76.

4 ••87-2173/5••SECTION 456. 20.566 (3) (c) of the statutes is amended to
5 read:

6 20.566 (3) (c) Expert professional services. ~~Biennially, the~~ The amounts
7 in the schedule to pay the expenses associated with the employment of
8 accountants, appraisers, counsel and other special assistants to aid in tax
9 determination, property valuation, assessment of property and other functions
10 related to the administration of state taxes, oversight of local property tax
11 administration and administration of property tax relief programs.

12 ••87-2603/1••SECTION 457. 20.566 (7) (a) of the statutes is amended to
13 read:

14 20.566 (7) (a) Investment and local impact fund administrative expenses.
15 The amounts in the schedule for administrative expenses, travel, materials,
16 ~~staff salaries~~ and other necessary expenses for the purposes of s. 70.395.

17 ••87b0333/2••SECTION 457m. 20.566 (7) (v) of the statutes is amended to
18 read:

19 20.566 (7) (v) Investment and local impact fund. From the investment and
20 local impact fund, all moneys received under ~~ss.~~ s. 70.395 (1) (a) and (1g)
21 (b) ~~and 70.40 (3)~~, less the moneys appropriated under s. 20.370 (2) (gr) and
22 (gs), to be disbursed under ss. 70.395 (2) (d) to (g), 144.855 (5) (a) and
23 144.838 (4).

24 ••87-1155/5••SECTION 458. 20.566 (8) (wc) of the statutes is repealed.

25 ••87-1810/2••SECTION 459. 20.575 (1) (gb) of the statutes is amended to
26 read:

27 20.575 (1) (gb) Expedited service and telephone application for reserva-
28 tion of name. The amounts in the schedule for processing of a document,

1 ~~record request for information~~ or certification in an expeditious manner under
2 s. 14.38 (9), 179.16 (5), 180.87 (1) (t), 181.68 (1) (k) or 185.83 (1) (h) and
3 for taking telephone applications to reserve a name under s. 179.03 (2),
4 180.08 (2), 181.07 (2) or 185.045. All expedited service fees collected under
5 ss. 14.38 (9), 179.16 (5), 180.87 (1) (t), 181.68 (1) (k) and 185.83 (1) (h)
6 and all fees for telephone application to reserve a name collected under s.
7 179.03 (2), 180.87 (1) (f), 181.68 (1) (g) or 185.045 shall be credited to
8 this appropriation.

9 ••87-2173/5••SECTION 460. 20.665 (1) (cm) of the statutes is amended to
10 read:

11 20.665 (1) (cm) Contractual agreements. ~~Biennially, the~~ The amounts in
12 the schedule for payments relating to contractual agreements for investi-
13 gations or prosecutions or both.

14 ••87b0716/3 •• 87b1226/2••SECTION 460m. 20.680 (2) (a) of the statutes is
15 amended to read:

16 20.680 (2) (a) General program operations. The amounts in the schedule
17 to carry into effect the functions of the director of state courts and to pay
18 fees under s. 885.37 (4) (a) 2.

19 ••87-2173/5••SECTION 461. 20.680 (2) (b) of the statutes is amended to
20 read:

21 20.680 (2) (b) Judicial planning and research. ~~Biennially, the~~ The
22 amounts in the schedule for judicial planning and research.

23 ••87b1906/4 •• 87b2007/3••SECTION 461m. 20.835 (2) (b) of the statutes is
24 created to read:

25 20.835 (2) (b) Claim of right credit. A sum sufficient to make the pay-
26 ments under s. 71.09 (12cr).

27 ••87b1629/3 •• 87b1990/en••SECTION 470m. 20.835 (2) (cm) of the statutes
28 is created to read:

1 20.835 (2) (cm) Employee tax credit. A sum sufficient to make the pay-
2 ments under s. 71.09 (12et).

3 ••87b0514/2••SECTION 472b. 20.835 (2) (ep) of the statutes is amended to
4 read:

5 20.835 (2) (ep) (title) Cigarette tax and tobacco products tax refunds.
6 A sum sufficient to pay refunds under ss. 139.323 ~~and~~, 139.325, 139.87 and
7 139.88.

8 ••87-2304/4••SECTION 473. 20.835 (3) (c) of the statutes is repealed.

9 ••87-2304/4••SECTION 474. 20.835 (3) (d) of the statutes is amended to
10 read:

11 20.835 (3) (d) Corrections of state property tax credit payments. A sum
12 sufficient to make the corrections of state property tax credit payments under
13 s. 79.10 (~~3m~~) ~~and~~ (6m).

14 ••87b0469/2••SECTION 474r. 20.835 (5) (title) of the statutes is created
15 to read:

16 20.835 (5) (title) PAYMENTS IN LIEU OF TAXES.

17 ••87-2173/5••SECTION 475. 20.855 (4) (ca) of the statutes is amended to
18 read:

19 20.855 (4) (ca) Minnesota income tax reciprocity bench mark. ~~Biennially,~~
20 ~~the~~ The amounts in the schedule to fund a bench mark study by the department
21 of revenue of the revenue loss under s. 71.03 (3) (b).

22 ••87-1825/7••SECTION 476. 20.855 (4) (e) of the statutes is renumbered
23 20.835 (5) (a) and amended to read:

24 20.835 (5) (a) Payments for municipal services. The amounts in the
25 schedule ~~for to make payments to~~ for municipal services provided by ~~munici-~~
26 palities to state facilities, as determined under s. 70.119 (7).

27 ••87b0333/2••SECTION 477m. 20.855 (4) (fa) of the statutes is amended to
28 read:

1 20.855 (4) (fa) General fund loan to the investment and local impact fund
2 board. As a continuing appropriation, the amounts in the schedule to be
3 disbursed ~~as a general fund loan to the investment and local impact board for~~
4 the purposes of s. 70.395 whenever the unencumbered balances of the appropri-
5 ations under s. 20.566 (7) (e) and (v) are zero. On July 1, 1988 the effec-
6 tive date of this paragraph [revisor inserts date], the unencumbered
7 balance of this appropriation shall lapse to the general fund and the invest-
8 ment and local impact fund board shall pay to the general fund from the
9 investment and local impact fund an amount equal to the amount of the general
10 fund loan made under this paragraph, or the unencumbered balance in the
11 appropriation under s. 20.566 (7) (v), whichever is greater. If there are
12 insufficient funds in the investment and local impact fund to repay in full
13 the principal and interest on the general fund loan made under this paragraph
14 on such date, interest of 3% per year on the balance due shall accrue to the
15 general fund. Commencing on July 1, 1988, the board shall pay quarterly to
16 the general fund any amounts in the investment and local impact fund or the
17 balance due on the general fund loan made under this paragraph including
18 interest, whichever is less, until the general fund loan made under this
19 paragraph is repaid in full.

20 ••87-1155/5••SECTION 478. 20.855 (4) (fb) of the statutes is repealed.

21 ••87b0324/2••SECTION 478m. 20.855 (4) (fc) of the statutes is created to
22 read:

23 20.855 (4) (fc) Badger state games assistance. The amounts in the
24 schedule to provide financial assistance to the 1987-88 badger state games.

25 ••87b0324/2••SECTION 478n. 20.855 (4) (fc) of the statutes, as created by
26 1987 Wisconsin Act (this act), is repealed.

27 ••87a0878/3••SECTION 479g. 20.855 (4) (s) of the statutes is created to
28 read:

1 20.855 (4) (s) Transfer to conservation fund; motorboat formula. From
2 the transportation fund, a sum sufficient in an amount equal to the amount to
3 be paid into the conservation fund as determined under s. 25.29 (1) (c). The
4 amounts may be paid at such intervals during each fiscal year as the secretary
5 of administration deems appropriate or necessary.

6 ••87-2173/5••SECTION 481. 20.865 (1) (fn) of the statutes is amended to
7 read:

8 20.865 (1) (fn) Physically handicapped supplements. ~~Biennially, the~~ The
9 amounts in the schedule to pay the cost of acquiring services or acquiring,
10 maintaining or renting special equipment to accommodate a physical disability
11 of a state employe, who without which could not perform the responsibilities
12 of the position to which he or she is appointed. Payment for service acqui-
13 sition under the paragraph may not be made for a period of more than 3 months
14 per employe.

15 ••87-2173/5••SECTION 486. 20.865 (2) (a) of the statutes is amended to
16 read:

17 20.865 (2) (a) Space management supplements. ~~Biennially, the~~ The amounts
18 in the schedule to finance the costs of remodeling, moving, additional rental
19 costs and move-related vacant space costs incurred by state agencies.

20 ••87-2173/5••SECTION 487. 20.865 (2) (ag) of the statutes is amended to
21 read:

22 20.865 (2) (ag) State-owned office rent supplement. ~~Biennially, the~~ The
23 amounts in the schedule to cover costs in excess of budgeted amounts as a
24 result of increased rental rates in state-owned buildings which are approved
25 by the building commission.

26 ••87-1878/1••SECTION 488. 20.865 (2) (b) of the statutes is repealed.

27 ••87-1851/7••SECTION 489. 20.865 (2) (e) of the statutes is amended to
28 read:

1 20.865 (2) (e) Maintenance of capitol and executive residence. The
2 amounts in the schedule for the cost of operations, protective services and
3 maintenance of the capitol building and the executive residence, including
4 minor projects approved under s. 13.48 (3) or (10) or 16.855 (16), to be paid
5 into the appropriation made under s. 20.505 ~~(1) (kf)~~ (5) (ka).

6 ••87-1885/2••SECTION 490. 20.865 (3) (b) of the statutes is repealed.

7 ••87-1885/2••SECTION 491. 20.865 (3) (h) of the statutes is repealed.

8 ••87-1825/7••SECTION 492. 20.865 (3) (i) of the statutes is created to
9 read:

10 20.865 (3) (i) Payments for municipal services; program revenues. From
11 the appropriate program revenue and program revenue-service accounts, a sum
12 sufficient to supplement the program revenue appropriations to state agencies
13 to make payments for municipal services provided by municipalities to state
14 facilities, as determined under s. 70.119 (7) (b), for the administration of
15 programs financed from program revenue or program revenue-service
16 appropriations, except program revenue derived from academic student fees
17 levied or gifts, grants, bequests or devises received by the board of regents
18 of the university of Wisconsin system.

19 ••87-1885/2••SECTION 493. 20.865 (3) (r) of the statutes is repealed.

20 ••87-1825/7••SECTION 494. 20.865 (3) (s) of the statutes is created to
21 read:

22 20.865 (3) (s) Payments for municipal services; segregated revenues.
23 From the appropriate segregated funds, a sum sufficient to supplement the
24 segregated revenue appropriations to state agencies to make payments for
25 municipal services provided by municipalities to state facilities, as deter-
26 mined under s. 70.119 (7) (b), for the administration of programs financed
27 from segregated revenue appropriations, except segregated revenue derived from

1 trust fund income received by the board of regents of the university of
2 Wisconsin system.

3 ••87-1851/7••SECTION 496. 20.866 (1) (u) of the statutes is amended to
4 read:

5 20.866 (1) (u) Principal repayment and interest. A sum sufficient from
6 moneys appropriated under ss. 20.115 (5) (j), 20.225 (1) (c), 20.245 (2) (e)
7 and (j), (4) (e) and (5) (e), 20.250 (1) (e), 20.255 (1) (d), 20.285 (1) (d),
8 (db) and (gb), 20.370 (1) (kc), (4) (jb), (jc) and (jd) and (8) (Lb) and (Ls),
9 20.395 (6) (aq) and (ar), 20.435 (2) (ee), (3) (e), (ec) and (ko) and (5) (e),
10 20.455 (2) (cm), 20.465 (1) (d), 20.485 (1) (f) and (3) (t), 20.505 (5) (ke)
11 and 20.867 (1) (a), and (b) and (i) and (3) (a), (b), (g), (h) and (i) for the
12 payment of principal and interest on public debt acquired in accordance with
13 ch. 18.

****NOTE: This SECTION is not in proper form. Section 20.866
(1) (u) is not a sum sufficient appropriation. Rather, it is
limited by the moneys received from the principal and interest
appropriations to the agencies. It is properly drafted as a SEG-C
appropriation, as shown in LRB-1851/7, as contained in SB-100.
Section 20.505 (5) (ke), as created by SECTION 432, transfers
moneys into s. 20.866 (1) (u). It is not proper to transfer moneys
into a sum sufficient appropriation because a sum sufficient
appropriation, by definition, already contains sufficient moneys
for the purpose specified.

14 SECTION 497b. 20.866 (2) (s) of the statutes is amended to read:

15 20.866 (2) (s) University of Wisconsin; academic facilities. From the
16 capital improvement fund, a sum sufficient for the board of regents of the
17 university of Wisconsin system to acquire, construct, develop, enlarge or
18 improve university academic educational facilities and facilities to support
19 such facilities. The state may contract public debt in an amount not to
20 exceed ~~\$473,807,100~~ \$566,701,100 for this purpose.

21 SECTION 497d. 20.866 (2) (t) of the statutes is amended to read:

22 20.866 (2) (t) University of Wisconsin; self-amortizing facilities. From
23 the capital improvement fund, a sum sufficient for the board of regents of the

1 university of Wisconsin system to acquire, construct, develop, enlarge or
2 improve university self-amortizing educational facilities. The state may
3 contract public debt in an amount not to exceed ~~\$93,355,100~~ \$121,066,600 for
4 this purpose.

5 ••87-1940/2••SECTION 497eb. 20.866 (2) (tn) of the statutes is amended to
6 read:

7 20.866 (2) (tn) Natural resources; pollution abatement and sewage
8 collection facilities. From the capital improvement fund, a sum sufficient to
9 the department of natural resources to acquire, construct, develop, enlarge or
10 improve point source water pollution abatement facilities and sewage collec-
11 tion facilities under s. 144.24 including eligible engineering design costs.
12 Payments may be made from this appropriation for capital improvement expendi-
13 tures and for payment of capital improvement encumbrances authorized under s.
14 144.24 regardless of when encumbrances were incurred. The state may contract
15 public debt in an amount not to exceed ~~\$604,711,400~~ \$668,011,400 for this
16 purpose.

17 ••87-1939/2••SECTION 497ed. 20.866 (2) (to) of the statutes is amended to
18 read:

19 20.866 (2) (to) Natural resources; pollution abatement and sewage
20 collection facilities; combined sewer overflow. From the capital improvement
21 fund, a sum sufficient to the department of natural resources to provide funds
22 for the construction of combined sewer overflow projects and for eligible
23 engineering design costs under s. 144.242. The state may contract public debt
24 in an amount not to exceed ~~\$193,600,000~~ \$200,600,000 for this purpose. Of
25 this amount, \$7,360,000 is allocated to fund the minority business demonstra-
26 tion and training program under s. 66.905.

27 ••87a0878/3••SECTION 497ef. 20.866 (2) (tp) of the statutes is amended to
28 read:

1 20.866 (2) (tp) (title) Natural resources; recreation facilities and
2 projects. From the capital improvement fund, a sum sufficient for the
3 department of natural resources to acquire, construct, develop or enlarge
4 state recreation facilities and to assist municipalities in the acquisition,
5 construction, development, enlargement or improvement of recreational boating
6 facilities projects under s. 30.92 33.40. The state may contract public debt
7 in an amount not to exceed \$56,055,000 for this purpose. Of this amount,
8 \$1,200,000 is allocated to assist municipalities in the acquisition,
9 construction, development, enlargement or improvement of recreational boating
10 facilities projects under s. 30.92 33.40.

11 ••87-2518/1••SECTION 497eh. 20.866 (2) (tr) of the statutes is amended to
12 read:

13 20.866 (2) (tr) Natural resources; recreation development. From the
14 capital improvement fund, a sum sufficient for the department of natural re-
15 sources to acquire, construct, develop, enlarge or improve state recreation
16 facilities. The state may contract public debt in an amount not to exceed
17 ~~\$3,512,500~~ \$5,675,000 for this purpose.

18 ••87-1955/2••SECTION 497ej. 20.866 (2) (ts) of the statutes is amended to
19 read:

20 20.866 (2) (ts) Natural resources; land acquisition. From the capital
21 improvement fund, a sum sufficient for the department of natural resources for
22 outdoor recreation land acquisition activities and for acquiring,
23 constructing, developing, enlarging and improving state recreation facilities
24 and state forest lands. The state may contract public debt in an amount not
25 to exceed ~~\$25,653,600~~ \$36,403,600 for this purpose. Of this amount,
26 \$2,000,000 is allocated to fund land acquisition to protect the lower
27 Wisconsin river corridor and \$1,000,000 is allocated to fund land acquisition
28 for the ice age trail and associated lands.

1 ••87a0876/1••SECTION 497eL. 20.866 (2) (tt) of the statutes is amended to
2 read:

3 20.866 (2) (tt) Natural resources; Wisconsin heritage program. From the
4 capital improvement fund, as a part of the outdoor recreation land acquisition
5 program, a sum sufficient for the department of natural resources for natural
6 areas land acquisition activities under the Wisconsin heritage program. The
7 state may contract public debt in an amount not to exceed ~~\$1,000,000~~
8 \$2,000,000 for this purpose. Moneys from this appropriation may be expended
9 in each fiscal year only in an amount equal to the value of all gifts, con-
10 tributions and land dedications accepted under the Wisconsin heritage program.

11 SECTION 497h. 20.866 (2) (v) of the statutes is amended to read:

12 20.866 (2) (v) Health and social services; mental health facilities.
13 From the capital improvement fund, a sum sufficient for the department of
14 health and social services to acquire, construct, develop, enlarge or extend
15 mental health facilities. The state may contract public debt in an amount not
16 to exceed ~~\$44,766,300~~ \$46,610,300 for this purpose.

17 SECTION 497j. 20.866 (2) (w) of the statutes is amended to read:

18 20.866 (2) (w) Health and social services; correctional facilities. From
19 the capital improvement fund, a sum sufficient for the department of health
20 and social services to acquire, construct, develop, enlarge or improve
21 correctional facilities. The state may contract public debt in an amount not
22 to exceed ~~\$180,495,100~~ \$182,961,100 for this purpose.

23 ••87a0930/2••SECTION 497k. 20.866 (2) (xa) of the statutes is amended to
24 read:

25 20.866 (2) (xa) Building commission; refunding corporation tax supported
26 debt. From the capital improvement fund, a sum sufficient to fund or refund
27 the whole or any part of any unpaid indebtedness used to finance facilities in
28 which lease rental payments are paid from general purpose revenue and incurred

1 prior to January 1, 1970, by the Wisconsin state agencies building corporation
2 or the Wisconsin state public building corporation. The state may contract
3 public debt in an amount not to exceed ~~\$112,156,000~~ \$63,676,300 for this
4 purpose. Such indebtedness shall be construed to include any premium payable
5 with respect thereto. Debt incurred by this paragraph shall be repaid under
6 the appropriations providing for the retirement of public debt incurred under
7 par. (s), (v), (w), (y) or (zm) in proportional amounts to the purposes for
8 which the debt was refinanced. It is the intent of the legislature that this
9 refunding authority only be used if the true interest costs to the state can
10 be reduced.

11 ••87a0930/2••SECTION 497m. 20.866 (2) (xb) of the statutes is amended to
12 read:

13 20.866 (2) (xb) Building commission; refunding corporation self-amor-
14 tizing debt. From the capital improvement fund, a sum sufficient to fund or
15 refund the whole or any part of any unpaid indebtedness used to finance self-
16 amortizing facilities in which program revenues or corresponding segregated
17 revenues from program receipts reimburse lease rental payments advanced by
18 general purpose revenue, and incurred prior to January 1, 1970, by the
19 Wisconsin state agencies building corporation, Wisconsin state colleges
20 building corporation or Wisconsin university building corporation. The state
21 may contract public debt in an amount not to exceed ~~\$48,507,100~~ \$37,545,100
22 for this purpose. Such indebtedness shall be construed to include any premium
23 payable with respect thereto. Debt incurred by this paragraph shall be repaid
24 under the appropriations providing for the retirement of public debt incurred
25 under par. (t), (u), (ur) or (zz) in proportional amounts to the purposes for
26 which the debt was refinanced. The refunding authority provided in this
27 paragraph may be used only if the true interest costs to the state can be
28 reduced thereby.

1 ••87b0619/3 •• 87b1226/2••SECTION 497mc. 20.866 (2) (xc) of the statutes
2 is amended to read:

3 20.866 (2) (xc) Building commission; refunding tax supported general
4 obligation debt. From the capital improvement fund, a sum sufficient to
5 refund the whole or any part of any unpaid indebtedness used to finance
6 facilities in which general obligation bonds are paid from general purpose
7 revenue. The state may contract public debt in an amount not to exceed
8 ~~\$70,000,000~~ \$520,000,000 for this purpose. Such indebtedness shall be con-
9 strued to include any premium and interest payable with respect thereto. Debt
10 incurred by this paragraph shall be repaid under the appropriations providing
11 for the retirement of public debt incurred for tax-supported facilities in
12 proportional amounts to the purposes for which the debt was refinanced. It is
13 the intent of the legislature that this refunding authority only be used if
14 the true interest costs to the state can be reduced.

15 ••87b0619/3 •• 87b1226/2••SECTION 497mg. 20.866 (2) (xd) of the statutes
16 is amended to read:

17 20.866 (2) (xd) Building commission; refunding self-amortizing general
18 obligation debt. From the capital improvement fund, a sum sufficient to
19 refund the whole or any part of any unpaid indebtedness used to finance
20 facilities in which general obligation bonds are repaid from program revenues
21 or segregated funds. The state may contract public debt in an amount not to
22 exceed ~~\$30,000,000~~ \$100,000,000 for this purpose. Such indebtedness shall be
23 construed to include any premium and interest payable with respect thereto.
24 Debt incurred by this paragraph shall be repaid under the appropriations pro-
25 viding for the retirement of public debt incurred for self-amortizing facili-
26 ties in proportional amounts to the purposes for which the debt was
27 refinanced. It is the intent of the legislature that this refunding authority
28 only be used if the true interest costs to the state can be reduced.

1 ••87a0930/2 •• 87b2177/2••SECTION 497n. 20.866 (2) (ym) of the statutes
2 is amended to read:

3 20.866 (2) (ym) Building commission; capital equipment acquisition. From
4 the capital improvement fund, a sum sufficient to the state building commis-
5 sion to acquire capital equipment for state departments and agencies. The
6 state may contract public debt in an amount not to exceed ~~\$34,500,000~~
7 \$14,500,000 for this purpose.

8 SECTION 497o. 20.866 (2) (z) of the statutes is amended to read:

9 20.866 (2) (z) Building commission; other public purposes. From the
10 capital improvement fund, a sum sufficient to the building commission for
11 relocation assistance and capital improvements for other public purposes
12 authorized by law but not otherwise specified in this chapter. The state may
13 contract public debt in an amount not to exceed ~~\$160,118,000~~ \$239,911,000 for
14 this purpose.

15 SECTION 497p. 20.866 (2) (zd) of the statutes is amended to read:

16 20.866 (2) (zd) Educational communications facilities. From the capital
17 improvement fund, a sum sufficient for the educational communications board to
18 acquire, construct, develop, enlarge or improve educational communications
19 facilities. The state may contract public debt in an amount not to exceed
20 ~~\$3,795,600~~ \$5,879,600 for this purpose.

21 SECTION 497q. 20.866 (2) (ze) of the statutes is created to read:

22 20.866 (2) (ze) Historical society; self-amortizing facilities. From the
23 capital improvement fund, a sum sufficient for the historical society to
24 acquire, construct, develop, enlarge or improve facilities at the circus world
25 museum at Baraboo. The state may contract public debt in an amount not to
26 exceed \$770,000 for this purpose.

27 SECTION 497r. 20.866 (2) (zh) of the statutes is amended to read:

1 20.866 (2) (zh) Public instruction, state schools. From the capital
2 improvement fund, a sum sufficient for the department of public instruction to
3 acquire, construct, develop, enlarge or improve institutional facilities for
4 the deaf and the visually handicapped. The state may contract public debt in
5 an amount not to exceed ~~\$5,664,700~~ \$6,842,700 for this purpose.

6 SECTION 497s. 20.866 (2) (zj) of the statutes is amended to read:

7 20.866 (2) (zj) Military affairs, armories and military facilities. From
8 the capital improvement fund, a sum sufficient for the department of military
9 affairs to acquire, construct, develop, enlarge, or improve armories and other
10 military facilities. The state may contract public debt in an amount not to
11 exceed ~~\$5,086,200~~ \$6,544,200 for this purpose.

12 SECTION 497t. 20.866 (2) (zm) of the statutes is amended to read:

13 20.866 (2) (zm) Veterans affairs, Wisconsin veterans home. From the
14 capital improvement fund, a sum sufficient for the department of veterans
15 affairs to acquire, construct, develop, enlarge or improve facilities at the
16 Wisconsin veterans home. The state may contract public debt in an amount not
17 to exceed ~~\$2,356,000~~ \$2,744,000 for this purpose.

18 ••87-1851/7••SECTION 511. 20.867 (1) (g) of the statutes is repealed.

19 ••87-1851/7••SECTION 512. 20.867 (1) (h) of the statutes is repealed.

20 ••87-1851/7••SECTION 513. 20.867 (1) (i) of the statutes is repealed.

21 ••87-2793/1••SECTION 514. 20.867 (2) (b) of the statutes is created to
22 read:

23 20.867 (2) (b) Asbestos removal. The amounts in the schedule for the
24 removal of asbestos from state-owned facilities.

25 ••87-2793/1••SECTION 515. 20.867 (2) (c) of the statutes is created to
26 read:

27 20.867 (2) (c) Hazardous materials removal. The amounts in the schedule
28 for the removal of hazardous materials from state-owned facilities.

1 ••87-2793/1••SECTION 516. 20.867 (2) (d) of the statutes is created to
2 read:

3 20.867 (2) (d) Minimum health and safety maintenance. The amounts in the
4 schedule for necessary health and safety maintenance of state-owned
5 facilities.

6 ••87-2173/5••SECTION 517. 20.867 (2) (f) of the statutes is amended to
7 read:

8 20.867 (2) (f) Facilities maintenance and improvement. ~~Biennially~~ As a
9 continuing appropriation, the amounts in the schedule for the purposes of
10 carrying out the long range building program under s. 13.40. The amounts
11 provided under this paragraph shall be transferred to the appropriation made
12 by par. (g) to carry out the purposes of that paragraph. ~~Notwithstanding s.~~
13 ~~20.001 (3) (b), all amounts thus transferred and all prior appropriations made~~
14 ~~under the authority of this paragraph are nonlapsing.~~

15 SECTION 517m. 20.867 (3) (h) of the statutes is amended to read:

16 20.867 (3) (h) Principal repayment and interest. A sum sufficient to
17 guarantee full payment of principal and interest costs for self-amortizing
18 facilities enumerated under ss. 20.115 (5) (j), 20.245 (2) (j), 20.285 (1)
19 (gb) and 20.370 (8) (Ls) if moneys available in those appropriations are
20 insufficient to make full payment. All amounts advanced under the authority
21 of this paragraph shall be repaid to the general fund whenever the balance of
22 the appropriation for which the advance was made is sufficient to meet any
23 portion of the amount advanced. The department of administration may take
24 whatever action is deemed necessary including the making of transfers from
25 other program revenue appropriations and corresponding appropriations from
26 program receipts in segregated funds, to ensure recovery of the amounts
27 advanced.

1 ••87-2295/2••SECTION 518. 20.903 (2) (b) of the statutes is amended to
2 read:

3 20.903 (2) (b) Notwithstanding sub. (1), liabilities may be created and
4 moneys expended from the appropriations under ss. 20.395 (4) (er) and (es),
5 20.505 (1) ~~(i)~~ (im), (ka), (kb), (kd) and (kg) and 20.855 (8) (k), (ka) ~~and~~₂
6 (kb) and (kc) in an additional amount not exceeding the depreciated value of
7 equipment for operations financed under ss. 20.395 (4) (er) and (es), 20.505
8 (1) ~~(i)~~ (im), (ka), (kb), (kd) and (kg) and 20.855 (8) (k), (ka) ~~and~~₂ (kb) and
9 (kc). The secretary of administration may require such statements of assets
10 and liabilities as he or she deems necessary before approving expenditure
11 estimates in excess of the unexpended moneys in the appropriation account.
12 For the purposes of this subsection only, the secretary shall consider as
13 accrued accounts receivable on each June 30, the federal aid funds allotted
14 and \$8,000,000 of the revenues from imposts which the department of trans-
15 portation has obligated under s. 84.01 (20).

 ***NOTE: This is reconciled s. 20.903 (2) (b). This section
has been affected by drafts with the following LRB #'s: LRB-2295/1
and LRB-2703/1.

16 ••87-1340/7••SECTION 524. 20.923 (intro.) of the statutes is amended to
17 read:

18 20.923 STATUTORY SALARIES. (intro.) ~~It is the finding of the legis-~~
19 ~~lature that the current wide diversity of salary setting authority has~~
20 ~~resulted in inequitable and disparate relationships between and among admin-~~
21 ~~istrative positions in the several branches of government, and that~~ The pur-
22 pose of this section is to establish a consistent and equitable salary setting
23 mechanism should be established for these positions. ~~To effectuate this~~
24 ~~finding,~~ all elected officials, appointed department and state agency heads,
25 division administrators and other executive-level unclassified positions and
26 higher education administrative positions, unless specifically excepted by

1 ~~law, shall be assigned to the appropriate executive salary group among the~~ 10
2 ~~executive salary groups and all.~~ All such included positions shall be subject
3 to the same basic salary establishment, implementation, modification, admin-
4 istrative control and application procedures. The salary-setting mechanism
5 contained in this section shall be directed to establishing salaries that are
6 determined on a comprehensive systematic basis, bear equitable relationship to
7 each other and to the salaries of ~~their~~ classified service subordinates, and
8 be reviewed and established with the same frequency as those of state employes
9 in the classified service.

10 ••87-1340/7••SECTION 526. 20.923 (4) (a) 2m of the statutes is created to
11 read:

12 20.923 (4) (a) 2m. Health and social services, department of: director of
13 prison industries.

14 ••87b0480/3••SECTION 527m. 20.923 (4) (a) 2n of the statutes is created
15 to read:

16 20.923 (4) (a) 2n. Joint survey committee on retirement systems:
17 research director.

18 ••87b0496/3••SECTION 527r. 20.923 (4) (b) 1 of the statutes is repealed.

19 ••87-1340/7••SECTION 529. 20.923 (4) (b) 4 of the statutes is created to
20 read:

21 20.923 (4) (b) 4. Judicial commission: executive director.

22 ••87-1340/7••SECTION 531. 20.923 (4) (c) 1 of the statutes is created to
23 read:

24 20.923 (4) (c) 1. Administration, department of: director of
25 federal-state relations office.

26 ••87b0360/1••SECTION 531m. 20.923 (4) (d) 8m of the statutes is repealed.

27 ••87-2205/1••SECTION 532. 20.923 (4) (d) 10 of the statutes is renumbered
28 20.923 (4) (e) 7 and amended to read:

1 20.923 (4) (e) 7. Military affairs, department of: adjutant general.
2 ••87b0360/1••SECTION 532m. 20.923 (4) (e) 2m of the statutes is repealed.
3 ••87b0402/1••SECTION 532r. 20.923 (4) (e) 12 of the statutes is renum-
4 bered 20.923 (4) (g) 9.
5 ••87b0295/1••SECTION 533m. 20.923 (5) of the statutes is amended to read:
6 20.923 (5) UNIVERSITY OF WISCONSIN SYSTEM POSITIONS. Except for those
7 positions designated in sub. (4), associate and assistant vice presidents of
8 the university of Wisconsin system; vice chancellors not identified in sub.
9 (8), assistant chancellors, associate and assistant vice chancellors and
10 assistants to the chancellors, along with administrative directors and asso-
11 ciate directors of activities coded as physical plant, general operations and
12 services and auxiliary enterprises or their equivalent, of the several cam-
13 puses of the university of Wisconsin system shall be assigned to specific
14 executive salary ranges by the board of regents of the university of Wisconsin
15 system in whatever manner the board determines. The salaries for such posi-
16 tions shall be limited only by the maximum of the respective salary range. No
17 position under this subsection may be assigned to a salary group higher than
18 executive salary group 5. ~~Any official affected by this subsection whose~~
19 ~~salary exceeds the maximum of group 5 on August 5, 1973, shall remain at his~~
20 ~~current rate of pay as provided in sub. (15) 6.~~ This subsection shall take
21 effect upon its enactment and the assignments to the respective salary ranges
22 shall be completed and reported to the governor and the legislature as soon as
23 practicable but not later than January 1, 1975. Thereafter, the board of
24 regents shall annually review the assignment of the positions under this sub-
25 section and report any changes therein to the governor and the legislature.
26 ••87-1340/7••SECTION 534. 20.923 (6) (intro.) of the statutes is amended
27 to read:

1 20.923 (6) SALARIES SET BY APPOINTING AUTHORITIES. (intro.) Salaries
2 for the following positions may be set by the appointing authority, subject to
3 restrictions otherwise set forth in the statutes and the compensation plan
4 under s. 230.12, except where the salaries are a subject of bargaining with a
5 certified representative of a collective bargaining unit under s. 111.91.
6 ••87-1340/7••SECTION 535. 20.923 (6) (af) of the statutes is repealed.
7 ••87-1340/7••SECTION 536. 20.923 (6) (am) of the statutes is amended to
8 read:
9 20.923 (6) (am) Each ~~elected~~ elective executive officer: a stenographer.
10 ••87-1340/7••SECTION 537. 20.923 (6) (as) of the statutes is created to
11 read:
12 20.923 (6) (as) Each elective executive officer other than the attorney
13 general and superintendent of public instruction: a deputy or assistant.
14 ••87-1340/7••SECTION 538. 20.923 (6) (b) of the statutes is created to
15 read:
16 20.923 (6) (b) Educational communications board: unclassified profes-
17 sional staff.
18 ••87-1340/7••SECTION 539. 20.923 (6) (cm) of the statutes is created to
19 read:
20 20.923 (6) (cm) Judicial commission: staff member.
21 ••87b0681/2 •• 87b1226/2••SECTION 539m. 20.923 (6) (hm) of the statutes
22 is created to read:
23 20.923 (6) (hm) Public defender board: staff attorneys.
24 ••87-1340/7••SECTION 540. 20.923 (8) of the statutes is amended to read:
25 20.923 (8) DEPUTIES. Salaries for deputies appointed pursuant to ss.
26 13.94 (3) (b), 15.04 (2) and 551.51 (1) shall be set by the appointing
27 authority. The salary shall not exceed the maximum of the salary range one
28 range below the salary range of the executive salary group to which the

1 department or agency head is assigned. The positions of assistant secretary
2 of state, assistant state treasurer, associate director of the historical
3 society, deputy director of the council on criminal justice and the deputy or
4 vice chancellor of any university of Wisconsin campus who is clearly serving
5 in a line capacity as a deputy responsible for assisting the chancellor in
6 directing all campus programs shall be treated as unclassified deputies for
7 pay purposes under this subsection.

8 ••87b0496/3••SECTION 540a. 20.923 (8) of the statutes, as affected by
9 1987 Wisconsin Act (this act), is repealed and recreated to read:

10 20.923 (8) DEPUTIES. Salaries for deputies appointed pursuant to ss.
11 13.94 (3) (b), 15.04 (2) and 551.51 (1) shall be set by the appointing
12 authority. The salary shall not exceed the maximum of the salary range one
13 range below the salary range of the executive salary group to which the
14 department or agency head is assigned. The positions of assistant secretary
15 of state, assistant state treasurer, associate director of the historical
16 society, and the deputy or vice chancellor of any university of Wisconsin
17 campus who is clearly serving in a line capacity as a deputy responsible for
18 assisting the chancellor in directing all campus programs shall be treated as
19 unclassified deputies for pay purposes under this subsection.

20 ••87b1919/1••SECTION 541c. 21.49 (2) (intro.) of the statutes is amended
21 to read:

22 21.49 (2) ELIGIBLE GUARD MEMBER. (intro.) Eligibility for a tuition
23 grant under this section is limited to a an active guard member ~~who is a new~~
24 ~~enlistee to the guard~~, as determined by the department of military affairs,
25 and who is not:

26 ••87b1919/1••SECTION 541g. 21.49 (2) (a), (b) and (d) of the statutes are
27 repealed.

1 ••87b0557/1 •• 87b1226/2••SECTION 541m. 21.49 (2) (e) of the statutes is
2 created to read:

3 21.49 (2) (e) Delinquent in child support or maintenance payments, as
4 established by the receipt by the department of military affairs of a
5 certification under s. 46.255 (7).

6 ••87b2121/2••SECTION 542c. 21.49 (3) (a) of the statutes is amended to
7 read:

8 21.49 (3) (a) Any eligible guard member upon satisfactory completion of a
9 full-time or part-time course in a qualifying school is ~~entitled to~~ eligible
10 for a tuition grant equal to 50% of the actual tuition charged by the school
11 or 50% of the maximum resident tuition charged by the university of
12 Wisconsin-Madison campus for a comparable portion of the academic year,
13 whichever amount is less not exceeding \$10 per credit, up to 12 credits in any
14 one semester.

15 ••87-1038/2••SECTION 543. 21.49 (3) (c) and (d) of the statutes are
16 amended to read:

17 21.49 (3) (c) Upon determination that the applicant is eligible to
18 receive the payment, the department of veterans affairs shall certify to the
19 department of military affairs that the tuition grant shall be awarded. ~~After~~
20 Except as provided in par. (d), after receiving the certification, the
21 department of military affairs shall make payment of the tuition grant to the
22 applicant in the amount determined under par. (a) by the department of vet-
23 erans affairs.

24 (d) Tuition grants under this section shall be paid out of the appropri-
25 ation under s. 20.465 (2) (a). If the amount of funds applied for exceeds the
26 amount available under s. 20.465 (2) (a), the department of veterans affairs
27 shall not prorate grants but may deny grants. In such cases, the department
28 of veterans affairs shall determine eligibility on the basis of the dates of

1 enlistment on which applications for tuition grants are received by the
2 department of veterans affairs.

3 ••87-2393/1••SECTION 543b. 23.09 (2) (d) 9 of the statutes is created to
4 read:

5 23.09 (2) (d) 9. For any other purpose for which gift lands are suitable,
6 as determined by the department.

7 ••87-1957/1••SECTION 543f. 23.09 (2) (k) of the statutes is amended to
8 read:

9 23.09 (2) (k) Research. Conduct research ~~in improved conservation~~
10 ~~methods, and to improve management of natural resources,~~ disseminate informa-
11 tion to the residents of Wisconsin ~~in conservation on natural resources mat-~~
12 ~~ters and receive funds from any public or private source for research~~
13 projects.

14 ••87-1944/1••SECTION 543k. 23.09 (2) (o) of the statutes is amended to
15 read:

16 23.09 (2) (o) Gifts and grants. ~~The department may accept~~ Accept and
17 administer any gifts, grants, bequests and devises, including funds made
18 available to ~~the department~~ the department by the federal government under any act of
19 congress relating to any of the functions of the department; ~~but all.~~ All
20 funds included in such gifts, grants, bequests and devises received or
21 expected to be received by the department in a biennium shall be included in
22 the statement of its actual and estimated receipts and disbursements for such
23 biennium required to be contained in the biennial state budget report under s.
24 16.46, and shall be deemed to be and treated the same as other actual and
25 estimated receipts and disbursements of the department. The department may
26 acknowledge the receipt of any funding from a particular person or group in
27 any department pamphlet, bulletin or other publication.

1 ••87b1284/1 •• 87b1780/en••SECTION 543m. 23.09 (12) (am) of the statutes
2 is created to read:

3 23.09 (12) (am) On and after the effective date of this paragraph
4 [revisor inserts date], no county may establish or carry out a program of co-
5 ordinated fish management projects within the Yahara watershed, as defined in
6 s. 33.01 (11).

7 ••87a0878/3••SECTION 543p. 23.09 (25) (e) of the statutes is amended to
8 read:

9 23.09 (25) (e) The department shall administer a ~~local~~ waterfront park
10 aid program from moneys appropriated under s. 20.370 (4) (bp) and (bw). The
11 department shall provide these funds to any town, village, city ~~or~~ county
12 which ~~submits an application by March 15 of each year, beginning in 1986, for~~
13 ~~a state grant of up to 50% of the total project costs or the Yahara watershed~~
14 management district for the development of a ~~local~~ waterfront park. ~~The~~ There
15 is no maximum grant amount under this program for any project ~~is limited to~~
16 ~~30% of the s. 20.370 (4) (bw) biennial appropriation amount.~~ Grants shall be
17 awarded ~~on a statewide priority basis,~~ subject to approval by the Wisconsin
18 waterways commission and with highest priority given to projects involving the
19 development of a ~~local~~ waterfront park that provides water-based public
20 recreation opportunities in counties with a population of 500,000 or more.
21 The application shall be in the form and include the information that the
22 department prescribes.

23 ••87b1298/1 •• 87b1780/en••SECTION 543q. 23.09 (25) (e) of the statutes,
24 as affected by 1987 Wisconsin Act (this act), is repealed and recreated
25 to read:

26 23.09 (25) (e) The department shall administer a local park aid program
27 from moneys appropriated under s. 20.370 (4) (bw). The department shall pro-
28 vide these funds to any town, village, city or county or to the Yahara water-

1 shed management district, if the applicant submits an application by March 15
2 of each year, beginning in 1989, for a state grant of up to 50% of the total
3 project costs for the development of a local park. The maximum grant amount
4 under this program for any project is limited to 30% of the s. 20.370 (4) (bw)
5 biennial appropriation amount. Grants shall be awarded on a statewide prior-
6 ity basis, with highest priority given to projects involving the development
7 of a local park that provides water-based public recreation opportunities.
8 The application shall be in the form and include the information that the
9 department prescribes.

10 ••87a0876/1••SECTION 543s. 23.27 (4) of the statutes is amended to read:
11 23.27 (4) NATURAL AREAS LAND ACQUISITION; CONTINUING COMMITMENT. It is
12 the intent of the legislature to continue natural areas land acquisition
13 activities from moneys available from the appropriation under ss. 20.370 (1)
14 (kb) and 20.866 (2) (ts) ~~with an objective of adding approximately 500 acres~~
15 ~~of natural areas land to the state natural areas system in each fiscal year~~
16 ~~through the 1999-2000 fiscal year.~~ This commitment is separate from and in
17 addition to the commitment to acquire natural areas under the Wisconsin natu-
18 ral areas heritage program.

19 ••87-1941/2••SECTION 543w. 23.40 (3) (b) of the statutes is amended to
20 read:

21 23.40 (3) (b) The amount of the environmental impact statement fee shall
22 equal the full cost of the preparation of the environmental impact statement
23 and the full cost of any preapplication services if the department enters into
24 a preapplication service agreement. These costs shall include the cost of
25 authorized consultant services and the costs of printing and postage.

26 ••87-1941/2••SECTION 543y. 23.40 (3) (d) of the statutes is amended to
27 read:

1 23.40 (3) (d) The department shall deposit any environmental impact
2 statement fee in the general fund and shall designate clearly ~~that part~~ the
3 amount of the fee related to the cost of authorized environmental consultant
4 services and the amount of the fee related to the cost of printing and
5 postage.

6 ••87b1690/1••SECTION 544c. 23.50 (1) of the statutes is amended to read:

7 23.50 (1) The procedure in ss. 23.50 to 23.85 applies to all actions in
8 circuit court to recover forfeitures, penalty assessments, jail assessments,
9 applicable weapons assessments, applicable natural resources assessments and
10 applicable natural resources restitution payments for violations of ss. 134.60
11 and 167.31 (2), this chapter and chs. 26 to 31 and 350, and any administrative
12 rules promulgated thereunder and violations of local ordinances enacted by any
13 local authority in accordance with s. 30.77.

14 ••87b1690/1••SECTION 544e. 23.50 (2) of the statutes is amended to read:

15 23.50 (2) All actions to recover these forfeitures, penalty assessments,
16 jail assessments, applicable weapons assessments, applicable natural resources
17 assessments and applicable natural resources restitution payments are civil
18 actions in the name of the state of Wisconsin, shall be heard in the circuit
19 court for the county where the offense occurred, and shall be recovered under
20 the procedure set forth in ss. 23.50 to 23.85.

21 ••87b1690/1••SECTION 544m. 23.50 (3) of the statutes is amended to read:

22 23.50 (3) All actions in municipal court to recover forfeitures ~~and,~~
23 penalty assessments and jail assessments for violations of local ordinances
24 enacted by any local authority in accordance with s. 30.77 shall utilize the
25 procedure in ch. 800. ~~Such~~ The actions shall be brought before the municipal
26 court having jurisdiction. Provisions relating to citations, arrests,
27 questioning, releases, searches, deposits and stipulations of no contest in

1 ss. 23.51 (1), (3) and (8), 23.53, 23.54, 23.56 to 23.64, 23.66 and 23.67
2 shall apply to violations of such ordinances.

3 ••87b1690/1••SECTION 544p. 23.51 (3m) of the statutes is created to read:
4 23.51 (3m) "Jail assessment" means the assessment imposed by s. 53.46
5 (1).

6 ••87b1690/1••SECTION 544q. 23.51 (8) of the statutes is amended to read:
7 23.51 (8) "Violation" means conduct which is prohibited by state law or
8 municipal ordinance and punishable by a forfeiture ~~and~~ a penalty assessment
9 and a jail assessment.

10 ••87b1690/1••SECTION 544r. 23.53 (1) of the statutes is amended to read:
11 23.53 (1) The citation created under this section shall, in all actions
12 to recover forfeitures, penalty assessments, jail assessments, applicable
13 weapons assessments, applicable natural resources assessments and applicable
14 natural resources restitution payments for violations of those statutes
15 enumerated in s. 23.50 (1) and any administrative rules promulgated
16 thereunder, be used by any law enforcement officer with authority to enforce
17 those laws, except that the uniform traffic citation created under s. 345.11
18 may be used by a traffic officer employed under s. 110.07 in enforcing s.
19 167.31. In accordance with s. 345.11 (1m), the citation shall not be used for
20 violations of ch. 350 relating to highway use. The citation may be used for
21 violations of local ordinances enacted by any local authority in accordance
22 with s. 30.77.

23 ••87b1690/1••SECTION 544s. 23.54 (3) (e) of the statutes is amended to
24 read:

25 23.54 (3) (e) The maximum forfeiture, penalty assessment, jail
26 assessment, applicable weapons assessment, applicable natural resources
27 assessment and applicable natural resources restitution payment for which the
28 defendant might be found liable.

1 ••87b0201/1••SECTION 550a. 23.54 (3) (i) of the statutes is amended to
2 read:

3 23.54 (3) (i) Notice that if the defendant makes a deposit and fails to
4 appear in court at the time fixed in the citation, the defendant will be
5 deemed to have tendered a plea of no contest and submitted to a forfeiture, a
6 penalty assessment, a jail assessment, any applicable weapons assessment, any
7 applicable natural resources assessment and any applicable natural resources
8 restitution payment plus costs, including ~~the fee~~ any applicable fees pre-
9 scribed in ~~s-~~ ss. 814.63 (1) and 814.635, not to exceed the amount of the
10 deposit. The notice shall also state that the court may decide to summon the
11 defendant rather than accept the deposit and plea.

12 ••87b0201/1••SECTION 550c. 23.54 (3) (j) of the statutes is amended to
13 read:

14 23.54 (3) (j) Notice that if the defendant makes a deposit and signs the
15 stipulation, the defendant will be deemed to have tendered a plea of no con-
16 test and submitted to a forfeiture, a penalty assessment, a jail assessment,
17 any applicable weapons assessment, any applicable natural resources assessment
18 and any applicable natural resources restitution payment plus costs, including
19 ~~the fee~~ any applicable fees prescribed in ~~s-~~ ss. 814.63 (1) and 814.635, not
20 to exceed the amount of the deposit. The notice shall also state that the
21 court may decide to summon the defendant rather than accept the deposit and
22 stipulation, and that the defendant may, at any time prior to or at the time
23 of the court appearance date, move the court for relief from the effects of
24 the stipulation.

25 ••87b1690/1••SECTION 550dp. 23.55 (1) (b) of the statutes is amended to
26 read:

27 23.55 (1) (b) A plain and concise statement of the violation identifying
28 the event or occurrence from which the violation arose and showing that the

1 plaintiff is entitled to relief, the statute upon which the cause of action is
2 based and a demand for a forfeiture, the amount of which shall not exceed the
3 maximum set by the statute involved, a penalty assessment, a jail assessment,
4 any applicable weapons assessment, any applicable natural resources
5 assessment, any applicable natural resources restitution payment and such
6 other relief that is sought by the plaintiff.

7 ••87b1690/1••SECTION 550dq. 23.56 (2) of the statutes is amended to read:

8 23.56 (2) In actions to collect forfeitures, penalty assessments, jail
9 assessments, applicable weapons assessments, applicable natural resources
10 assessments and applicable natural resources restitution payments, the judge
11 who issues a warrant under sub. (1) may endorse upon the warrant the amount of
12 the deposit. If no endorsement is made, the deposit schedule under s. 23.66
13 shall apply, unless the court directs that the person be brought before the
14 court.

15 ••87b0201/1••SECTION 550e. 23.66 (2) of the statutes is amended to read:

16 23.66 (2) The person receiving the deposit shall prepare a receipt in
17 triplicate showing the purpose for which the deposit is made, stating that the
18 defendant may inquire at the office of the clerk of court or municipal court
19 regarding the disposition of the deposit, and notifying the defendant that if
20 he or she fails to appear in court at the time fixed in the citation he or she
21 will be deemed to have tendered a plea of no contest and submitted to a
22 forfeiture, a penalty assessment, a jail assessment, any applicable weapons
23 assessment, any applicable natural resources assessment and any applicable
24 natural resources restitution payment plus costs, including ~~the fee~~ any
25 applicable fees prescribed in ~~s-~~ ss. 814.63 (1) and 814.635, not to exceed the
26 amount of the deposit which the court may accept. The original of the receipt
27 shall be delivered to the defendant in person or by mail. If the defendant
28 pays by check, share draft or other draft, the check, share draft or other

1 draft or a microfilm copy of the check, share draft or other draft shall be
2 considered a receipt. If the defendant makes the deposit by use of a credit
3 card, the credit charge receipt shall be considered a receipt.

4 ••87b0201/1••SECTION 550g. 23.66 (4) of the statutes is amended to read:
5 23.66 (4) The basic amount of the deposit shall be determined in accor-
6 dance with a deposit schedule which the judicial conference shall establish.
7 Annually, the judicial conference shall review and may revise the schedule.
8 In addition to the basic amount determined according to the schedule, the
9 deposit shall include court costs, including ~~the fee~~ any applicable fees pre-
10 scribed in ~~§~~ ss. 814.63 (1) and 814.635, any applicable penalty assessment,
11 any applicable jail assessment, any applicable weapons assessment, any appli-
12 cable natural resources assessment and any applicable natural resources
13 restitution payment.

14 ••87b0201/1••SECTION 550i. 23.67 (2) of the statutes is amended to read:
15 23.67 (2) The deposit and stipulation of no contest may be made at any
16 time prior to the court appearance date. By signing the stipulation, the
17 defendant is deemed to have tendered a plea of no contest and submitted to a
18 forfeiture, a penalty assessment, a jail assessment, any applicable weapons
19 assessment, any applicable natural resources assessment and any applicable
20 natural resources restitution payment plus costs, including ~~the fee~~ any
21 applicable fees prescribed in ~~§~~ ss. 814.63 (1) and 814.635, not to exceed the
22 amount of the deposit.

23 ••87b0201/1••SECTION 550k. 23.67 (3) of the statutes is amended to read:
24 23.67 (3) The person receiving the deposit and stipulation of no contest
25 shall prepare a receipt in triplicate showing the purpose for which the
26 deposit is made, stating that the defendant may inquire at the office of the
27 clerk of court or municipal court regarding the disposition of the deposit,
28 and notifying the defendant that if the stipulation of no contest is accepted

1 by the court the defendant will be deemed to have submitted to a forfeiture, a
 2 penalty assessment, a jail assessment, any applicable weapons assessment, any
 3 applicable natural resources assessment and any applicable natural resources
 4 restitution payment plus costs, including ~~the fee~~ any applicable fees pre-
 5 scribed in ~~ss.~~ ss. 814.63 (1) and 814.635, not to exceed the amount of the
 6 deposit. Delivery of the receipt shall be made in the same manner as in s.
 7 23.66.

8 ••87b0201/1••SECTION 550m. 23.75 (3) (b) of the statutes is amended to
 9 read:

10 23.75 (3) (b) If the defendant has made a deposit, the citation may serve
 11 as the initial pleading and the defendant shall be deemed to have tendered a
 12 plea of no contest and submitted to a forfeiture, a penalty assessment, a jail
 13 assessment, any applicable weapons assessment, any applicable natural re-
 14 sources assessment and any applicable natural resources restitution payment
 15 plus ~~the fee~~ any applicable fees prescribed in ~~ss.~~ ss. 814.63 (1) and 814.635,
 16 not exceeding the amount of the deposit. The court may either accept the plea
 17 of no contest and enter judgment accordingly, or reject the plea and issue a
 18 summons. If the defendant fails to appear in response to the summons, the
 19 court shall issue an arrest warrant. If the court accepts the plea of no
 20 contest, the defendant may move within 90 days after the date set for appear-
 21 ance to withdraw the plea of no contest, open the judgment and enter a plea of
 22 not guilty if the defendant shows to the satisfaction of the court that fail-
 23 ure to appear was due to mistake, inadvertence, surprise or excusable neglect.
 24 If a party is relieved from the plea of no contest, the court or judge may
 25 order a written complaint to be filed and set the matter for trial. After
 26 trial the costs and fees shall be taxed as provided by law. If on reopening
 27 the defendant is found not guilty, the court shall delete the record of con-
 28 viction and shall order the defendant's deposit returned.

1 ••87b0201/1••SECTION 550p. 23.75 (3) (c) of the statutes is amended to
2 read:

3 23.75 (3) (c) If the defendant has made a deposit and stipulation of no
4 contest, the citation may serve as the initial pleading and the defendant
5 shall be deemed to have tendered a plea of no contest and submitted to a
6 forfeiture, a penalty assessment, a jail assessment, any applicable weapons
7 assessment, any applicable natural resources assessment and any applicable
8 natural resources restitution payment plus ~~the fee~~ any applicable fees pre-
9 scribed in ~~s.~~ ss. 814.63 (1) and 814.635, not exceeding the amount of the
10 deposit. The court may either accept the plea of no contest and enter judg-
11 ment accordingly, or reject the plea and issue a summons. If the defendant
12 fails to appear in response to the summons, the court shall issue an arrest
13 warrant. After signing a stipulation of no contest, the defendant may, at any
14 time prior to or at the time of the court appearance date, move the court for
15 relief from the effect of the stipulation. The court may act on the motion,
16 with or without notice, for cause shown by affidavit and upon just terms, and
17 relieve the defendant from the stipulation and the effects thereof. If the
18 defendant is relieved from the stipulation of no contest, the court may order
19 a citation or complaint to be filed and set the matter for trial. After trial
20 the costs and fees shall be taxed as provided by law.

21 ••87b1690/1••SECTION 550r. 23.79 (1) of the statutes is amended to read:

22 23.79 (1) If the defendant is found guilty, the court may enter judgment
23 against the defendant for a monetary amount not to exceed the maximum forfei-
24 ture provided by the statute for the violation, the penalty assessment, the
25 jail assessment, any applicable weapons assessment, any applicable natural
26 resources assessment, any applicable natural resources restitution payment and
27 for costs.

28 ••87b1690/1••SECTION 550s. 23.79 (2) of the statutes is amended to read: