AN ACT to amend 40.08 (9), 46.95 (1) (b), 48.57 (3m) (a), 48.57 (3n) (a), 51.20 (9) 1 2 (a), 77.25 (15), 77.25 (15m), 77.25 (15s), 102.07 (5) (c), 102.51 (2) (a), 103.90 (3) 3 (a) 2., 106.04 (1m) (q), 146.34 (1) (j), 182.001 (1) (a), 196.52 (1) (g), 242.01 (11), 4 243.10 (1), 252.15 (1) (eg), 421.301 (32) (c), 421.301 (32) (d), 421.301 (33) (d), 5 615.03 (1) (c), 631.07 (3) (a) 5., 632.32 (6) (b) 1., 767.08 (1) (b), 805.08 (1), 813.12 6 (1) (b), 815.18 (3) (j) 6. b., 889.19, 908.03 (11), 938.02 (15) and 946.47 (3); and 7 to repeal and recreate 979.05 (3) of the statutes; relating to: including relatives by adoption on the same basis as relatives by blood in certain 8 9 definitions and references in the statutes.

Analysis by the Legislative Reference Bureau

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 40.08 (9) of the statutes is amended to read:

10

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1	40.08 (9) Payments of benefits to minors and incompetents. In any case in
2	which a benefit amount becomes payable to a minor or to a person adjudged mentally
3	incompetent, the department may waive guardianship proceedings, and pay the
4	benefit to the person providing for or caring for the minor, or to the spouse , <u>or the</u>
5	parent or blood other relative by blood or adoption providing for or caring for the
6	incompetent person.
7	SECTION 2. 46.95 (1) (b) of the statutes is amended to read:
8	46.95 (1) (b) "Family member" means a spouse, a parent, a child or a person
9	related by consanguinity <u>blood or adoption</u> to another person.
10	SECTION 3. 48.57 (3m) (a) of the statutes is amended to read:
11	48.57 (3m) (a) In this subsection, "kinship care relative" means a stepparent,
12	brother, sister, stepbrother, stepsister, first cousin, nephew, niece, aunt, uncle or any
13	person of a preceding generation as denoted by the prefix of grand, great or
14	great–great, whether by consanguinity, direct affinity <u>blood, marriage</u> or legal
15	adoption, or the spouse of any person named in this paragraph, even if the marriage
16	is terminated by death or divorce.
17	SECTION 4. 48.57 (3n) (a) of the statutes is amended to read:
18	48.57 (3n) (a) In this subsection, "long-term kinship care relative" means a
19	stepparent, brother, sister, stepbrother, stepsister, first cousin, nephew, niece, aunt,
20	uncle or any person of a preceding generation as denoted by the prefix of grand, great
21	or great–great, whether by consanguinity, direct affinity <u>blood, marriage</u> or legal
22	adoption, or the spouse of any person named in this paragraph, even if the marriage
23	is terminated by death or divorce.

SECTION 5. 51.20 (9) (a) of the statutes is amended to read:

1 51.20 (9) (a) If the court finds after the hearing that there is probable cause to 2 believe the allegations under sub. (1), it shall appoint 2 licensed physicians 3 specializing in psychiatry, or one licensed physician and one licensed psychologist, 4 or 2 licensed physicians one of whom shall have specialized training in psychiatry, 5 if available, or 2 physicians, to personally examine the subject individual. Such 6 examiners shall have the specialized knowledge determined by the court to be 7 appropriate to the needs of the subject individual. One of the examiners may be 8 selected by the subject individual if such person makes his or her selection known 9 to the court within 24 hours after completion of the hearing to determine probable 10 cause for commitment. The court may deny the subject individual's selection if the 11 examiner does not meet the requirements of this paragraph or such person is not 12 available. If requested by the subject individual, the individual's attorney or any 13 other interested party with court permission, the individual has a right at his or her 14 own expense or if indigent with approval of the court hearing the petition, at the 15 reasonable expense of the individual's county of legal residence, to secure an 16 additional medical or psychological examination, and to offer the evaluator's 17 personal testimony, as evidence at the hearing. The examiners may not be related 18 to the subject individual by blood or, marriage or adoption, and may have no interest 19 in his or her property. Prior to the examination the subject individual shall be 20 informed that his or her statements can be used as a basis for commitment and that 21 he or she has the right to remain silent, and that the examiner is required to make 22 a report to the court even if the subject individual remains silent. A written report 23 shall be made of all such examinations and filed with the court. The issuance of such 24 a warning to the subject individual prior to each examination establishes a 25 presumption that the individual understands that he or she need not speak to the

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1 The examiners shall personally observe and examine the subject examiner. 2 individual at any suitable place and satisfy themselves, if reasonably possible, as to 3 the individual's mental condition, and shall make independent reports to the court. 4 The subject individual's treatment records shall be available to the examiners. If the 5 subject individual is not detained pending the hearing, the court shall designate the 6 time and place where the examination is to be held and shall require the individual's 7 appearance. The report and testimony, if any, by the examiners shall be based on 8 beliefs to a reasonable degree of medical certainty, or professional certainty if an 9 examiner is a psychologist, in regard to the existence of the conditions described in 10 sub. (1), and the appropriateness of various treatment modalities or facilities. If the 11 examiners are unable to make conclusions to a reasonable degree of medical or 12 professional certainty, the examiners shall so state in their report and testimony, if 13 any.

14

SECTION 6. 77.25 (15) of the statutes is amended to read:

15 77.25 (15) Between a corporation and its shareholders if all of the stock is
owned by persons who are related to each other as spouses, <u>as</u> lineal ascendants,
lineal descendants, <u>or</u> siblings, <u>whether by blood or by adoption</u>, or <u>as</u> spouses of
siblings, if the transfer is for no consideration except the assumption of debt or stock
of the corporation and if the corporation owned the property for at least 3 years.

20

SECTION 7. 77.25 (15m) of the statutes is amended to read:

77.25 (15m) Between a partnership and one or more of its partners if all of the
partners are related to each other as spouses, <u>as</u> lineal ascendants, lineal
descendants, <u>or</u> siblings, <u>whether by blood or by adoption</u>, or <u>as</u> spouses of siblings
and if the transfer is for no consideration other than the assumption of debt or an
interest in the partnership.

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1	SECTION 8. 77.25 (15s) of the statutes is amended to read:
2	77.25 (15s) Between a limited liability company and one or more of its members
3	if all of the members are related to each other as spouses, <u>as</u> lineal ascendants, lineal
4	descendants , <u>or</u> siblings, <u>whether by blood or by adoption,</u> or <u>as</u> spouses of siblings
5	and if the transfer is for no consideration other than the assumption of debt or an
6	interest in the limited liability company.
7	SECTION 9. 102.07 (5) (c) of the statutes is amended to read:
8	102.07 (5) (c) A shareholder-employe of a family farm corporation shall be
9	deemed a "farmer" for purposes of this chapter and shall not be deemed an employe
10	of a farmer. A "family farm corporation" means a corporation engaged in farming all
11	of whose shareholders are related as lineal ancestors or lineal descendants, whether
12	by blood or by adoption, or as spouses, brothers, sisters, uncles, aunts, cousins,
13	sons–in–law, daughters–in–law, fathers–in–law, mothers–in–law, brothers–in–law
14	or sisters-in-law of such lineal ancestors or lineal descendants.
15	SECTION 10. 102.51 (2) (a) of the statutes is amended to read:
16	102.51 (2) (a) No person shall be considered a dependent unless a member of
17	the family or <u>that person is</u> a spouse, or a divorced spouse who has not remarried ,
18	or <u>a</u> lineal descendant or<u>,</u> lineal ancestor, or brother or, sister <u>or other member of the</u>
19	family, whether by blood or by adoption, of the deceased employe.
20	SECTION 11. 103.90 (3) (a) 2. of the statutes is amended to read:
21	103.90 (3) (a) 2. Any other person who is not related by blood or, marriage <u>or</u>
22	adoption to his or her employer and who occasionally or habitually leaves an
23	established place of residence to travel to another locality to accept seasonal
24	employment in the planting, cultivating, raising, harvesting, handling, drying,

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1	packing, packaging, processing, freezing, grading or storing of any agricultural or
2	horticultural commodity in its unmanufactured state.
3	SECTION 12. 106.04 (1m) (q) of the statutes is amended to read:
4	106.04 (1m) (q) "Relative" means a parent, grandparent, greatgrandparent,
5	stepparent, step grandparent, brother, sister, child, stepchild, grandchild, step
6	grandchild, greatgrandchild, first cousin, 2nd cousin, nephew, niece, uncle, aunt,
7	stepbrother, stepsister, half brother or half sister or any other person related by
8	<u>blood,</u> marriage , consanguinity or affinity <u>or adoption</u> .
9	SECTION 13. 146.34 (1) (j) of the statutes is amended to read:
10	146.34 (1) (j) "Relative" means a parent, grandparent, stepparent, brother,
11	sister, first cousin, nephew or niece; or uncle or aunt within the 3rd degree of kinship
12	as computed under s. 852.03 (2), 1995 stats. This relationship may be by
13	consanguinity or direct affinity blood, marriage or adoption.
14	SECTION 14. 182.001 (1) (a) of the statutes is amended to read:
15	182.001 (1) (a) Its shareholders or beneficiaries do not exceed 15 in number.
16	Lineal ancestors and lineal descendants, whether by blood or by adoption, and aunts,
17	uncles and 1st cousins thereof count collectively as one shareholder or beneficiary for
18	purposes of this paragraph, but this collective authorization shall not be used for
19	more than one family in a single corporation or trust.
20	SECTION 15. 196.52 (1) (g) of the statutes is amended to read:
21	196.52 (1) (g) Any other person whom the commission determines as a matter
22	of fact after investigation and hearing to be actually exercising substantial influence
23	over the policies and actions of the public utility in conjunction with one or more other
24	persons with whom they are related by ownership or, by blood relationship or
25	adoption or by action in concert that together they are affiliated with such public

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1 utility for the purpose of this section, even though no one of them alone is so affiliated 2 under pars. (a) to (f). 3 **SECTION 16.** 242.01 (11) of the statutes is amended to read: 4 242.01 (11) "Relative" means an individual related by consanguinity blood 5 within the 3rd degree of kinship as computed under s. 852.03 (2), 1995 stats., a 6 spouse or an individual related to a spouse within the 3rd degree as so computed, and 7 includes an individual in an adoptive relationship within the 3rd degree. 8 **SECTION 17.** 243.10 (1) of the statutes is amended to read: 9 243.10 (1) FORM. The following is the form for the Wisconsin basic power of 10 attorney for finances and property: 11 WISCONSIN BASIC POWER OF ATTORNEY 12 FOR FINANCES AND PROPERTY 13 NOTICE: THIS IS AN IMPORTANT DOCUMENT. BEFORE SIGNING THIS 14 DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS. BY SIGNING 15 THIS DOCUMENT, YOU ARE NOT GIVING UP ANY POWERS OR RIGHTS TO 16 CONTROL YOUR FINANCES AND PROPERTY YOURSELF. IN ADDITION TO 17 YOUR OWN POWERS AND RIGHTS, YOU ARE GIVING ANOTHER PERSON, YOUR AGENT, BROAD POWERS TO HANDLE YOUR FINANCES AND 18 19 PROPERTY. THIS BASIC POWER OF ATTORNEY FOR FINANCES AND 20 PROPERTY MAY GIVE THE PERSON WHOM YOU DESIGNATE (YOUR 21 "AGENT") BROAD POWERS TO HANDLE YOUR FINANCES AND PROPERTY, 22 WHICH MAY INCLUDE POWERS TO ENCUMBER, SELL OR OTHERWISE 23 DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE 24 NOTICE TO YOU OR APPROVAL BY YOU. THE POWERS WILL EXIST AFTER 25 YOU BECOME DISABLED, OR INCAPACITATED, IF YOU CHOOSE THAT

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PROVISION. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE
 MEDICAL OR OTHER HEALTH CARE DECISIONS FOR YOU. IF YOU OWN
 COMPLEX OR SPECIAL ASSETS SUCH AS A BUSINESS, OR IF THERE IS
 ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU
 SHOULD ASK A LAWYER TO EXPLAIN THIS FORM TO YOU BEFORE YOU
 SIGN IT.

7 IF YOU WISH TO CHANGE YOUR BASIC POWER OF ATTORNEY FOR 8 FINANCES AND PROPERTY, YOU MUST COMPLETE A NEW DOCUMENT 9 AND REVOKE THIS ONE. YOU MAY REVOKE THIS DOCUMENT AT ANY TIME 10 BY DESTROYING IT, BY DIRECTING ANOTHER PERSON TO DESTROY IT IN YOUR PRESENCE OR BY SIGNING A WRITTEN AND DATED STATEMENT 11 EXPRESSING YOUR INTENT TO REVOKE THIS DOCUMENT. 12 IF YOU 13 REVOKE THIS DOCUMENT. YOU SHOULD NOTIFY YOUR AGENT AND ANY 14 OTHER PERSON TO WHOM YOU HAVE GIVEN A COPY OF THE FORM. YOU 15 ALSO SHOULD NOTIFY ALL PARTIES HAVING CUSTODY OF YOUR ASSETS. THESE PARTIES HAVE NO RESPONSIBILITY TO YOU UNLESS YOU 16 17 ACTUALLY NOTIFY THEM OF THE REVOCATION. IF YOUR AGENT IS YOUR SPOUSE AND YOUR MARRIAGE IS ANNULLED, OR YOU ARE DIVORCED 18 AFTER SIGNING THIS DOCUMENT, THIS DOCUMENT IS INVALID. 19

20 SINCE SOME 3RD PARTIES OR SOME TRANSACTIONS MAY NOT
21 PERMIT USE OF THIS DOCUMENT, IT IS ADVISABLE TO CHECK IN
22 ADVANCE, IF POSSIBLE, FOR ANY SPECIAL REQUIREMENTS THAT MAY BE
23 IMPOSED.

24 YOU SHOULD SIGN THIS FORM ONLY IF THE AGENT YOU NAME IS
25 RELIABLE, TRUSTWORTHY AND COMPETENT TO MANAGE YOUR AFFAIRS.

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1	I (insert your name and address) appoint (insert the name and address
2	of the person appointed) as my agent to act for me in any lawful way with respect to
3	the powers initialed below. If the person appointed is unable or unwilling to act as
4	my agent, I appoint (insert name and address of alternate person appointed) to
5	act for me in any lawful way with respect to the powers initialed below.
6	TO GRANT ONE OR MORE OF THE FOLLOWING POWERS, INITIAL THE
7	LINE IN FRONT OF EACH POWER YOU ARE GRANTING.
8	TO WITHHOLD A POWER, DO NOT INITIAL THE LINE IN FRONT OF IT.
9	YOU MAY, BUT NEED NOT, CROSS OUT EACH POWER WITHHELD.
10	HANDLING MY MONEY AND PROPERTY
11	Initials
12	1. <i>PAYMENTS OF BILLS:</i> My agent may make payments that are
13	necessary or appropriate in connection with the administration of my affairs.
14	2. BANKING: My agent may conduct business with financial
15	institutions, including endorsing all checks and drafts made payable to my order and
16	collecting the proceeds; signing in my name checks or orders on all accounts in my
17	name or for my benefit; withdrawing funds from accounts in my name; opening
18	accounts in my name; and entering into and removing articles from my safe deposit
19	box.
20	3. INSURANCE: My agent may obtain insurance of all types, as
21	considered necessary or appropriate, settle and adjust insurance claims and borrow
22	from insurers and 3rd parties using insurance policies as collateral.
23	4. ACCOUNTS: My agent may ask for, collect and receive money,
24	dividends, interest, legacies and property due or that may become due and owing to
25	me and give receipt for those payments.

1	5 DEAL ESTATE: My agant may manage real property; call convey and
	5. <i>REAL ESTATE:</i> My agent may manage real property; sell, convey and
2	mortgage realty for prices and on terms as considered advisable; foreclose mortgages
3	and take title to property in my name; and execute deeds, mortgages, releases,
4	satisfactions and other instruments relating to realty.
5	6. <i>BORROWING:</i> My agent may borrow money and encumber my assets
6	for loans as considered necessary.
7	7. <i>SECURITIES:</i> My agent may buy, sell, pledge and exchange securities
8	of all kinds in my name; sign and deliver in my name transfers and assignments of
9	securities; and consent in my name to reorganizations, mergers or exchange of
10	securities for new securities.
11	8. INCOME TAXES: My agent may make and sign tax returns; represent
12	me in all income tax matters before any federal, state, or local tax collecting agency;
13	and receive confidential information and perform any acts that I may perform,
14	including receiving refund checks and the signing of returns.
15	9. <i>TRUSTS:</i> My agent may transfer at any time any of my property to
16	a living trust that has been established by me before the execution of this document.
17	PROFESSIONAL AND TECHNICAL ASSISTANCE
18	Initials
19	10. LEGAL ACTIONS: My agent may retain attorneys on my behalf;
20	appear for me in all actions and proceedings to which I may be a party; commence
21	actions and proceedings in my name; and sign in my name all documents or pleadings
22	of every description.
23	11. <i>PROFESSIONAL ASSISTANCE:</i> My agent may hire accountants,
24	attorneys, clerks, workers and others for the management, preservation and
25	protection of my property and estate.

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1	GENERAL AUTHORITY
2	Initials
3	12. <i>GENERAL:</i> My agent may do any act or thing that I could do in my
4	own proper person if personally present, including managing or selling tangible
5	assets, disclaiming a probate or nonprobate inheritance and providing support for
6	a minor child or dependent adult. The specifically enumerated powers of the basic
7	power of attorney for finances and property are not a limitation of this intended
8	broad general power except that my agent may not take any action prohibited by law
9	and my agent under this document may not:
10	a. Make medical or health care decisions for me.
11	b. Make, modify or revoke a will for me.
12	c. Other than a burial trust agreement under section 445.125, Wisconsin
13	Statutes, enter into a trust agreement on my behalf or amend or revoke a trust
14	agreement, entered into by me.
15	d. Change any beneficiary designation of any life insurance policy, qualified
16	retirement plan, individual retirement account or payable on death account or the
17	like whether directly or by canceling and replacing the policy or roll over to another
18	plan or account.
19	e. Forgive debts owed to me or disclaim or waive benefits payable to me, except
20	a probate or nonprobate inheritance.
21	f. Appoint a substitute or successor agent for me.
22	g. Make gifts.
23	COMPENSATION TO AGENT FROM PRINCIPAL'S FUNDS
24	Initials

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1	13. <i>COMPENSATION.</i> My agent may receive compensation only in an
2	amount not greater than that usual for the services to be performed if expressly
3	authorized in the special instructions portion of this document.
4	ACCOUNTING
5	Initials
6	14. ACCOUNTING. My agent shall render an accounting (monthly)
7	(quarterly) (annually) (CIRCLE ONE) to me or to (insert name and address)
8	during my lifetime and a final accounting to the personal representative of my estate,
9	if any is appointed, after my death.
10	NOMINATION OF GUARDIAN
11	Initials
12	15. <i>GUARDIAN:</i> If necessary, I nominate (name) of (address) as
13	guardian of my person and I nominate (name) of (address) as guardian of my
14	estate.
15	SPECIAL INSTRUCTIONS
16	Initials
17	16. SPECIAL INSTRUCTIONS:
18	ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS
19	REGARDING THE POWERS GRANTED TO YOUR AGENT.
20	
21	
22	
23	
24	
25	

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1	
2	
3	
4	TO ESTABLISH WHEN, AND FOR HOW LONG, THE BASIC POWER OF
5	ATTORNEY FOR FINANCES AND PROPERTY IS IN EFFECT, YOU MUST
6	INITIAL ONLY ONE OF THE FOLLOWING 3 OPTIONS. IF YOU DO NOT
7	INITIAL ONE, OR IF YOU INITIAL MORE THAN ONE, THIS BASIC POWER OF
8	ATTORNEY FOR FINANCES AND PROPERTY WILL NOT TAKE EFFECT.
9	Initials
10	This basic power of attorney for finances and property becomes effective
11	when I sign it and will continue in effect as a durable power of attorney under section
12	243.07, Wisconsin Statutes, if I become disabled or incapacitated.
13	This basic power of attorney for finances and property becomes effective
14	only when both of the following apply:
15	a. I have signed it; and
16	b. I become disabled or incapacitated.
17	This basic power of attorney for finances and property becomes effective
18	when I sign it BUT WILL CEASE TO BE EFFECTIVE IF I BECOME DISABLED
19	OR INCAPACITATED.
20	I agree that any 3rd party who receives a copy of this document may act under
21	it. Revocation of this basic power of attorney is not effective as to a 3rd party until
22	the 3rd party learns of the revocation. I agree to reimburse the 3rd party for any loss
23	resulting from claims that arise against the 3rd party because of reliance on this
24	basic power of attorney.
25	Signed this day of, (year)

	1999 – 2000 Legislature – 14 – LRB–3803/en
	PJD:kmg:ASSEMBLY BILL 610Section 17
1	
2	 (Your Signature)
23	
4	 (Your Social Security Number)
5	By signing as a witness, I am acknowledging the signature of the principal who
6	signed in my presence and the presence of the other witness, and the fact that he or
7	she has stated that this power of attorney reflects his or her wishes and is being
8	executed voluntarily. I believe him or her to be of sound mind and capable of creating
9	this power of attorney. I am not related to him or her by blood Θ_{r_i} marriage <u>or</u>
10	<u>adoption</u> , and, to the best of my knowledge, I am not entitled to any portion of his or
11	her estate under his or her will.
12	Witness:
13	Dated:
14	By:
15	Print Name:
16	Address:
17	Witness:
18	Dated:
19	By:
20	Print Name:
21	Address:
22	State of
23	County of
24	This document was acknowledged before me on (date) by (name of
25	principal).

	1999 – 2000 Legislature – 15 – LRB–3803/en PJD:kmg:
	ASSEMBLY BILL 610 SECTION 17
1	
2	(Signature of Notarial Officer)
~	(Seal, if any)
4	(Title)
5	[My commission is permanent or expires:]
6	BY ACCEPTING OR ACTING UNDER THE APPOINTMENT, THE AGENT
7	ASSUMES THE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES AND
8	LIABILITIES OF AN AGENT.
9	
10	(Name of Agent)
11	
12	(Signature of Agent)
13	This document was drafted by (signature of person preparing the
14	document).
15	SECTION 18. 252.15 (1) (eg) of the statutes is amended to read:
16	252.15 (1) (eg) "Relative" means a spouse, parent, grandparent, stepparent,
17	brother, sister, first cousin, nephew or niece; or uncle or aunt within the 3rd degree
18	of kinship as computed under s. 852.03 (2), 1995 stats. This relationship may be by
19	consanguinity or direct affinity blood, marriage or adoption.
20	SECTION 19. 421.301 (32) (c) of the statutes is amended to read:
21	421.301 (32) (c) An ancestor or lineal descendant, by blood or adoption, of the
22	natural person or that person's spouse; and
23	SECTION 20. 421.301 (32) (d) of the statutes is amended to read:

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1	421.301 (32) (d) Any other relative, by blood or , marriage <u>or adoption</u> , of the
2	natural person or that person's spouse who shares the same home with the natural
3	person.
4	SECTION 21. 421.301 (33) (d) of the statutes is amended to read:
5	421.301 (33) (d) A relative by blood or, marriage or adoption of a person related
6	to the organization who shares the same home with that person.
7	SECTION 22. 615.03 (1) (c) of the statutes is amended to read:
8	615.03 (1) (c) A natural person who issues such an annuity to a relative by blood
9	or, marriage <u>or adoption</u> within the 3rd degree of kinship as computed according to
10	s. 852.03 (2), 1995 stats.
11	SECTION 23. 631.07 (3) (a) 5. of the statutes is amended to read:
12	631.07 (3) (a) 5. The commissioner may promulgate rules permitting issuance
13	of insurance for a limited term on the life or health of a person serving outside the
14	continental United States in the public service of the United States, provided the
15	policyholder is closely related by blood or by_{i} marriage <u>or adoption</u> to the person
16	whose life or health is insured.
17	SECTION 24. 632.32 (6) (b) 1. of the statutes is amended to read:
18	632.32 (6) (b) 1. Persons related by blood or, marriage or adoption to the
19	insured.
20	SECTION 25. 767.08 (1) (b) of the statutes is amended to read:
21	767.08 (1) (b) "Relative" means any person connected with a child by
22	consanguinity or direct affinity blood, marriage or adoption.
23	SECTION 26. 805.08 (1) of the statutes is amended to read:
24	805.08 (1) QUALIFICATIONS, EXAMINATION. The court shall examine on oath each
25	person who is called as a juror to discover whether the juror is related by blood $\overline{\sigma r_k}$

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1	marriage <u>or adoption</u> to any party or to any attorney appearing in the case, or has
2	any financial interest in the case, or has expressed or formed any opinion, or is aware
3	of any bias or prejudice in the case. If a juror is not indifferent in the case, the juror
4	shall be excused. Any party objecting for cause to a juror may introduce evidence in
5	support of the objection. This section shall not be construed as abridging in any
6	manner the right of either party to supplement the court's examination of any person
7	as to qualifications, but such examination shall not be repetitious or based upon
8	hypothetical questions.
9	SECTION 27. 813.12 (1) (b) of the statutes is amended to read:
10	813.12 (1) (b) "Family member" means a spouse, a parent, a child or a person
11	related by consanguinity <u>blood or adoption</u> to another person.
12	SECTION 28. 815.18 (3) (j) 6. b. of the statutes is amended to read:
13	815.18 (3) (j) 6. b. "Owner–dominated plan" means any plan or contract that
14	meets the requirements of subd. 2. and under which 90% or more of the present value
15	of the accrued benefits or 90% or more of the aggregate of the account is for the benefit
16	of one or more individuals who are owner–employes. For purposes of this definition,
17	the accrued benefits or account of an owner–employe under a plan or contract shall
18	include the accrued benefits or account of the spouse and, any ancestor , <u>or</u> lineal
19	descendant <u>, whether by blood or by adoption,</u> or <u>the</u> spouse of <u>such</u> a lineal
20	descendant, of the owner–employe under the same plan or contract.
21	SECTION 29. 889.19 of the statutes is amended to read:
22	889.19 Pedigree recitals in deeds and wills. Any deed, mortgage, land

889.19 Pedigree recitals in deeds and wills. Any deed, mortgage, land
contract or other conveyance that has been duly recorded in the proper register's
office for 20 years, and any will that has been admitted to probate, containing a
recital in respect to pedigree, consanguinity blood relationship, marriage, celibacy,

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1	adoption or descent, and being in other respects admissible in evidence, shall be
2	admitted as prima facie evidence that the recital is true.
3	SECTION 30. 908.03 (11) of the statutes is amended to read:
4	908.03 (11) Records of religious organizations. Statements of births,
5	marriages, divorces, deaths, whether a child is marital or nonmarital, ancestry,
6	relationship by blood or, marriage <u>or adoption</u> , or other similar facts of personal or
7	family history, contained in a regularly kept record of a religious organization.
8	SECTION 31. 938.02 (15) of the statutes is amended to read:
9	938.02 (15) "Relative" means a parent, grandparent, stepparent, brother,
10	sister, first cousin, nephew, niece, uncle or aunt . This relationship may be by
11	consanguinity or direct affinity, whether by blood, marriage or adoption.
12	SECTION 32. 946.47 (3) of the statutes is amended to read:
13	946.47 (3) This section does not apply to the felon or, to the felon's spouse , <u>or</u>
14	to a parent, grandparent, child, grandchild, brother or sister by consanguinity or
15	affinity of such felon of the felon, whether by blood, marriage or adoption.
16	SECTION 33. 979.05 (3) of the statutes, as affected by 1996 Supreme Court
17	Order 8, is repealed and recreated to read:
18	979.05 (3) The judge or court commissioner shall examine on oath or
19	affirmation each person who is called as a juror to discover whether the juror is
20	related by blood, marriage or adoption to the decedent, any member of the decedent's
21	family, the district attorney, any other attorney appearing in the case or any
22	members of the office of the district attorney or of the office of any other attorney
23	appearing in the case, has expressed or formed any opinion regarding the matters
24	being inquired into in the inquest or is aware of or has any bias or prejudice
25	concerning the matters being inquired into in the inquest. If any prospective juror

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is found to be not indifferent or is found to have formed an opinion which cannot be
laid aside, that juror shall be excused. The judge or court commissioner may select
one or more alternate jurors if the inquest is likely to be protracted. This subsection
does not limit the right of the district attorney to supplement the judge's or court
commissioner's examination of any prospective jurors as to qualifications.

6

SECTION 34. Initial applicability.

7 (1) MENTAL EXAMINATIONS. The treatment of section 51.20 (9) (a) of the statutes
8 first applies to mental examiners appointed on the effective date of this subsection.

9 (2) CONSUMER CREDIT TRANSACTIONS. The treatment of section 421.301 (32) (c) 10 and (d) and (33) (d) of the statutes first applies to consumer credit transactions, as 11 defined in section 421.301 (10) of the statutes, and to residential mortgage loans, as 12 defined in section 138.052 (1) (b) of the statutes, that are entered into, or that are 13 modified, extended or renewed on the effective date of this subsection and to 14 prohibited practices under section 427.104 (1) (g), (h) or (i) of the statutes that are 15 committed on the effective date of this subsection.

(3) POWER OF ATTORNEY FOR FINANCES AND PROPERTY. The treatment of section
243.10 (1) of the statutes first applies to powers of attorney for finances and property
granted on the effective date of this subsection.

(4) PAYMENT OF PUBLIC EMPLOYE TRUST FUND BENEFITS. The treatment of section
40.08 (9) of the statutes first applies to payments of public employe trust fund
benefits made on the effective date of this subsection.

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- (5) ANNUITIES AND INSURANCE POLICIES.

(a) *Gift annuities.* The treatment of section 615.03 (1) (c) of the statutes first
applies to gift annuities that are issued on the effective date of this paragraph.

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1	(b) <i>Motor vehicle insurance policies.</i> The treatment of section 632.32 (6) (b) 1.
2	of the statutes first applies to motor vehicle insurance policies that are issued, or that
3	are extended, modified or renewed, on the effective date of this paragraph.
4	(6) EXAMINATIONS OF JURORS. The treatment of sections 805.08 (1) and 979.05
5	(3) of the statutes first applies to jurors examined on the effective date of this
6	subsection.
7	(7) ADMISSIBILITY INTO EVIDENCE. The treatment of sections 889.19 and 908.03
8	(11) of the statutes first applies to records admitted in evidence on the effective date
9	of this subsection.
10	(8) HARBORING A FELON. The treatment of section 946.47 (3) of the statutes first
11	applies to violations of section 946.47 (1) of the statutes committed on the effective
12	date of this subsection.
13	(9) PUBLIC UTILITY CONTRACTS. The treatment of section 196.52 (1) (g) of the
14	statutes first applies to contracts or arrangements that are entered into, or that are
15	extended, modified or renewed, on the effective date of this subsection.
16	(10) REAL ESTATE TRANSFER FEES. The treatment of section 77.25 (15), (15m) and
17	(15s) of the statutes first applies to conveyances of real estate made on the effective
18	date of this subsection.
19	(11) WORKER'S COMPENSATION. The treatment of sections 102.07 (5) and 102.51
20	(2) (a) of the statutes first applies to injuries or deaths occurring on the effective date
21	of this subsection.
22	(12) ENGAGING IN FARMING OPERATIONS. The treatment of section 182.001 (1) (a)
23	of the statutes first applies to farming operations engaged in on the effective date of
24	this subsection.

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(13) EXECUTIONS ON RETIREMENT PLANS. The treatment of section 815.18 (3) (j)
 6. b. of the statutes first applies to executions issued on the effective date of this subsection.

4 (14) DONATION OF BONE MARROW BY MINOR. The treatment of section 146.34 (1)
5 (j) of the statutes first applies to petitions filed under section 146.34 (5) (a) of the
6 statutes on the effective date of this subsection.

7 (15) ACTIONS TO COMPEL SUPPORT. The treatment of section 767.08 (1) (b) of the
8 statutes first applies to actions to compel support commenced on the effective date
9 of this subsection. This subsection does not preclude commencing an action to compel
10 support that was legally required prior to the effective date of this subsection.

(16) DOMESTIC ABUSE RESTRAINING ORDERS AND INJUNCTIONS. The treatment of
section 813.12 (1) (b) of the statutes first applies to actions commenced under section
813.12 of the statutes on the effective date of this subsection. This subsection does
not preclude the commencement of an action based on domestic abuse, as defined in
section 813.12 (1) (a) of the statutes, occurring prior to the effective date of this

17 (17) JUVENILE JUSTICE. The treatment of section 938.02 (15) of the statutes first
18 applies as follows:

(a) With respect to sections 938.13 (7), 938.25 (1) and 938.255 (1) (b) of the
statutes, to petitions filed with the juvenile court on the effective date of this
paragraph.

(b) With respect to sections 938.207 (1) (b) and 938.52 (1) (f) of the statutes, to
a juvenile who is placed in the home of a relative on the effective date of this
paragraph.

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1	(c) With respect to section 938.235 (2) of the statutes, to a guardian ad litem
2	who is appointed on the effective date of this paragraph.
3	(d) With respect to section 938.34 (3) (a) and (4) (a) of the statutes, to a
4	dispositional order that is entered on the effective date of this paragraph.
5	(e) With respect to section 938.38 (4) (bm) of the statutes, to a permanency plan
6	that is filed on the effective date of this paragraph and, with respect to section 938.38
7	(5) (c) 6. am. of the statutes, to a permanency plan that is reviewed on the effective
8	date of this paragraph.
9	(f) With respect to section 938.51 (1) (c) (intro.), 2. and 3., (1d) (a), (1g) (a) and
10	(4) (a) of the statutes, to an adult relative of a victim of a juvenile's delinquent act who
11	meets the criteria under section 938.51 (1) (c) of the statutes on the effective date of
12	this paragraph.

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(END)