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1 ***b3118/2.3* SECTION 1Lf.** 11.26 (9) (a) 1. to 4. of the statutes are created to
2 read:

3 11.26 (9) (a) 1. If a report filed under s. 11.12 (8) indicates that a candidate for
4 legislative office has made disbursements exceeding the amount specified under s.
5 11.31 (1) (e) or (f) for the office that the candidate seeks, as adjusted under s. 11.31
6 (9), then each opposing candidate may exceed the limitation under this paragraph
7 by receiving and accepting contributions from a political party committee paid out
8 of the applicable account established under sub. (8n) (b) in an amount equivalent to
9 the total amount by which the combined total of all such disbursements exceeds the
10 applicable amount specified under s. 11.31 (1) (e) or (f), as adjusted under s. 11.31 (9).

11 2. If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements
12 have been made or are proposed to be made against a candidate for legislative office
13 or in support of such a candidate's opponent, or that obligations have been incurred
14 for such a purpose, and if the aggregate total of such disbursements, proposed
15 disbursements, and obligations, less any disbursements made, or to be made, for the
16 purpose of the payment of obligations that were previously reported, exceeds 5% of
17 the amount specified under s. 11.31 (1) (e) or (f) for the office that the candidate seeks,
18 as adjusted under s. 11.31 (9), then the candidate may exceed the limitation provided
19 under this paragraph by receiving and accepting contributions from a political party
20 committee paid out of the applicable account established under sub. (8n) (b) in an
21 amount equivalent to the total amount of the disbursements and obligations
22 reported under s. 11.12 (6) (am) during the period beginning with the 60th day
23 preceding the general, special, or spring election at which the candidate seeks office
24 and ending with the 31st day preceding that election, together with the total amount
25 of the proposed disbursements and obligations reported under s. 11.12 (6) (c), less the

1 amount of any disbursements made, or to be made, for the purpose of the payment
2 of obligations that were previously reported.

3 3. A candidate for a partisan state office other than district attorney may
4 exceed the limitation under this paragraph by receiving and accepting a contribution
5 from a political party committee made under s. 11.50 (2s) (f).

6 4. A candidate for a partisan state office other than district attorney may
7 exceed the limitation under this paragraph by receiving and accepting a grant under
8 s. 11.50 (4) (bg) or (br).

9 ***b3118/2.3* SECTION 1Lh.** 11.26 (9) (am) of the statutes is created to read:

10 11.26 (9) (am) Except as otherwise provided in this paragraph and sub. (9m),
11 no individual who is a candidate for a state office specified in s. 11.31 (1) (a) to (de),
12 (e), or (f) may receive and accept more than the amount specified below during any
13 primary and election campaign combined from all committees other than political
14 party committees subject to a filing requirement. The amounts are as follows:

15 1. Candidates for the office of governor, 35% of the value of the total
16 disbursement level determined under s. 11.31 (1) (a), adjusted as provided under s.
17 11.31 (9).

18 2. All other candidates subject to this paragraph, 40% of the total disbursement
19 level determined under s. 11.31 (1), adjusted under s. 11.31 (9), for the office that the
20 candidate seeks.

21 ***b3118/2.3* SECTION 1Lj.** 11.26 (9) (b) of the statutes is amended to read:

22 11.26 (9) (b) No individual who is a candidate for state office, other than a state
23 office described in par. (am), or local office may receive and accept more than 45% of
24 the value of the total disbursement level determined under s. 11.31 (1), adjusted as
25 provided under s. 11.31 (9), for the office for which he or she is a candidate during any

1 primary and election campaign combined from all committees other than political
2 party ~~and legislative campaign~~ committees subject to a filing requirement.

3 ***b3118/2.3* SECTION 1LL.** 11.26 (9m) of the statutes is created to read:

4 11.26 (9m) (a) If a report filed under s. 11.12 (8) indicates that a candidate has
5 made disbursements exceeding the amount specified under s. 11.31 (1) (a) to (de), (e),
6 or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then the
7 limitations under subs. (1), (1m), (2), and (2m) applicable to contributions made to
8 each opposing candidate are doubled. In addition, s. 11.24 (1w) and sub. (9) do not
9 apply to any contributions received by each opposing candidate that the opposing
10 candidate intends to use to make disbursements in response to the disbursements
11 reported under s. 11.12 (8), as reported by the opposing candidate under s. 11.06 (1)
12 (cm), to the extent that the contributions do not exceed the total amount by which
13 the combined total of all such disbursements reported under s. 11.12 (8) exceeds the
14 applicable amount specified under s. 11.31 (1) (a) to (de), (e), or (f), as adjusted under
15 s. 11.31 (9). If the opposing candidate receives grant moneys under s. 11.50 (4) (bg),
16 sub. (9) does not apply to those grant moneys.

17 (b) If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements
18 have been made, or are to be made, in any campaign against a candidate, or in
19 support of such a candidate's opponent, or that obligations have been incurred for
20 such a purpose, and if the aggregate total of such disbursements, proposed
21 disbursements, and obligations, less any disbursements made, or to be made, for the
22 purpose of the payment of obligations previously reported, exceeds 5% of the amount
23 specified under s. 11.31 (1) (a) to (de), (e), or (f), for the office that the candidate seeks,
24 as adjusted under s. 11.31 (9), the limitations under subs. (1), (1m), (2), and (2m)
25 applicable to contributions made to that candidate are doubled. In addition, s. 11.24

1 (1w) and sub. (9) do not apply to any contributions received by the candidate that the
2 candidate intends to use to make disbursements in response to the disbursements,
3 proposed disbursements, or obligations reported under s. 11.12 (6) (am) or (c), as
4 reported by the candidate under s. 11.06 (1) (cm), to the extent that the contributions
5 do not exceed the combined total of all such disbursements and obligations reported
6 under s. 11.12 (6) (am) during the period beginning with the 60th day preceding the
7 general, special, or spring election at which the candidate seeks office and ends with
8 the 31st day preceding that election, together with the total amount of proposed
9 disbursements and obligations reported under s. 11.12 (6) (c), less the amount of any
10 disbursements made, or to be made, for the purpose of the payment of obligations
11 previously reported. If the candidate receives grant moneys under s. 11.50 (4) (bg)
12 or (br), sub. (9) does not apply to those grant moneys.

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14 *b3118/2.3* SECTION 1Ln. 11.26 (10) of the statutes is amended to read:

15 11.26 (10) No candidate for state office who files ~~a sworn statement and an~~
16 application to receive a grant from the Wisconsin election campaign fund and an
17 affidavit under s. 11.31 (2m) (a) may make contributions of more than 200% of the
18 ~~amounts~~ applicable amount specified in sub. (1) to the candidate's own campaign
19 from the candidate's personal funds or property or the personal funds or property
20 which are owned jointly or as marital property with the candidate's spouse, unless
21 the board determines that the candidate is not eligible to receive a grant, the
22 candidate withdraws his or her application under s. 11.50 (2) (h), or s. 11.31 (3p) or
23 11.50 (2) (i) applies to the candidate. For purposes of this subsection, any
24 contribution received by a candidate or his or her personal campaign committee from
25 a committee which is registered with the federal elections commission as the

1 authorized committee of the candidate under 2 USC 432 (e) shall be treated as a
2 contribution made by the candidate to his or her own campaign. The contribution
3 limit of sub. (4) applies to amounts contributed by such a candidate personally to the
4 candidate's own campaign and to other campaigns, except that a candidate may
5 exceed the limitation if authorized under this subsection to contribute more than the
6 amount specified to the candidate's own campaign, up to the amount of the
7 limitation.

8 ***b3118/2.3* SECTION 1Lp.** 11.26 (10a) of the statutes is created to read:

9 11.26 (10a) (a) In this subsection, "consumer price index" means the average
10 of the consumer price index over each 12-month period, all items, U.S. city average,
11 as determined by the bureau of labor statistics of the U.S. department of labor.

12 (b) The dollar amounts of the limitations under subs. (1), (1m), (2), (2m), (4),
13 (8), and (8n) are subject to a biennial adjustment to be determined by rule of the board
14 in accordance with this subsection. To determine the adjustment, the board shall,
15 in each year that the adjustment is made, calculate the percentage difference
16 between the consumer price index for the 12-month period ending on December 31
17 of the preceding year and the consumer price index for calendar year 2003.
18 Beginning in 2006 and every 2 years thereafter, the board shall multiply the amount
19 of each limitation under subs. (1), (1m), (2), (2m), (4), (8), and (8n) by the percentage
20 difference in the consumer price indices. The board shall then add that product to
21 the applicable limitation under subs. (1), (1m), (2), (2m), (4), (8), and (8n), round each
22 sum to the nearest multiple of \$5, and adjust the amount of each limitation to
23 substitute the resulting amount. The amount so determined shall then be in effect
24 until a subsequent rule is promulgated under this subsection. Notwithstanding s.
25 227.24 (1) (a), (2) (b), and (3), determinations under this subsection may be

1 promulgated as an emergency rule under s. 227.24 without providing evidence that
2 the emergency rule is necessary for the public peace, health, safety, or welfare and
3 without a finding of emergency.

4 ***b3118/2.3* SECTION 1Lr.** 11.26 (15) of the statutes is amended to read:

5 11.26 (15) The fact that 2 or more committees, other than personal campaign
6 committees, utilize common policies and practices concerning the endorsement of
7 candidates or agree to make contributions only to such endorsed candidates does not
8 affect the right of each committee independently to make contributions up to the
9 applicable amount specified under sub. (1), (1m), (2), or (2m).

10 ***b3118/2.3* SECTION 1Lt.** 11.26 (17) (a) of the statutes is amended to read:

11 11.26 (17) (a) For purposes of application of ~~the limitations imposed in~~ subs.
12 (1), (1m), (2), (2m), (9), (9m), and (10), the “campaign” of a candidate begins and ends
13 at the times specified in this subsection.

14 ***b3118/2.3* SECTION 1Lv.** 11.265 of the statutes is repealed.

15 ***b3118/2.3* SECTION 1Lx.** 11.31 (1) (intro.) of the statutes is amended to read:

16 11.31 (1) SCHEDULE. (intro.) The following levels of disbursements are
17 established with reference to the candidates listed below. The levels are subject to
18 adjustment under sub. (9). Except as provided in sub. (2), such levels do not operate
19 to restrict the total amount of disbursements which are made or authorized to be
20 made by any candidate in any primary or other election.

21 ***b3118/2.3* SECTION 1Lz.** 11.31 (1) (a) to (d) of the statutes are amended to
22 read:

23 11.31 (1) (a) Candidates for governor, ~~\$1,078,200~~ \$2,000,000.

24 (b) Candidates for lieutenant governor, ~~\$323,475~~ \$500,000.

25 (c) Candidates for attorney general, ~~\$539,000~~ \$700,000.

1 (d) Candidates for secretary of state, state treasurer, ~~justice~~ or state
2 superintendent, ~~\$215,625~~ \$250,000.

3 ***b3118/2.3* SECTION 1mb.** 11.31 (1) (de) of the statutes is created to read:

4 11.31 (1) (de) Candidates for justice, \$300,000.

5 ***b3118/2.3* SECTION 1md.** 11.31 (1) (e) and (f) of the statutes are amended to
6 read:

7 11.31 (1) (e) Candidates for state senator, ~~\$34,500~~ \$100,000 total in the primary
8 and election, with disbursements not exceeding ~~\$21,575~~ \$72,000 for either the
9 primary or the election.

10 (f) Candidates for representative to the assembly, ~~\$17,250~~ \$50,000 total in the
11 primary and election, with disbursements not exceeding ~~\$10,775~~ \$36,000 for either
12 the primary or the election.

13 ***b3118/2.3* SECTION 1mf.** 11.31 (2) of the statutes is amended to read:

14 11.31 (2) LIMITATION IMPOSED. No candidate for state office at a spring or general
15 election who files ~~a sworn statement and~~ an application to receive a grant from the
16 Wisconsin election campaign fund and an affidavit under sub. (2m) (a) may make or
17 authorize total disbursements from ~~the~~ his or her campaign treasury in any
18 campaign to the extent of more than the amount prescribed in sub. (1), adjusted as
19 provided under sub. (9), unless the board determines that the candidate is not
20 eligible to receive a grant, the candidate withdraws his or her application under s.
21 11.50 (2) (h), or s. 11.50 (2) (i) or sub. (3p) applies to that candidate. No candidate for
22 state office at a special election who files ~~a sworn statement and~~ an application to
23 receive a grant from the Wisconsin election campaign fund and an affidavit under
24 sub. (2m) (a) may make or authorize total disbursements from ~~the~~ his or her
25 campaign treasury in any campaign to the extent of more than the amount

1 prescribed under sub. (1), adjusted as provided under sub. (9), for the preceding
2 spring or general election for the same office, unless the board determines that the
3 candidate is not eligible to receive a grant, the candidate withdraws his or her
4 application under s. 11.50 (2) (h), or s. 11.50 (2) (i) or sub. (3p) applies to that
5 candidate.

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7 ***b3118/2.3* SECTION 1mh.** 11.31 (2m) (title) of the statutes is amended to read:

8 11.31 (2m) (title) ~~VOLUNTARY LIMITATION~~ AFFIDAVIT OF ADHERENCE TO LIMITATIONS.

9 ***b3118/2.3* SECTION 1mj.** 11.31 (2m) of the statutes is renumbered 11.31 (2m)
10 (b) and amended to read:

11 11.31 (2m) (b) Any candidate to whom sub. (2) and s. 11.26 (10) do not apply
12 may file an affidavit with his or her filing officer affirming that he or she has adhered
13 and will adhere to the limitations imposed under sub. (2) and s. 11.26 (10) during the
14 entire campaign. These limitations apply unless the candidate withdraws the
15 affidavit by notifying his or her filing officer in writing no later than the 7th day after
16 the date of the primary in which the person filing the affidavit is a candidate, or the
17 7th day after the date that the primary would be held, if no primary is required.

18 ***b3118/2.3* SECTION 1mL.** 11.31 (2m) (a) of the statutes is created to read:

19 11.31 (2m) (a) Each candidate who files an application to receive a grant from
20 the Wisconsin election campaign fund shall file an affidavit with the board affirming
21 that the candidate, and his or her authorized agents, have complied with the
22 limitations imposed under sub. (2) and s. 11.26 at all times during which the
23 limitations have applied to his or her candidacy and will continue to comply with the
24 limitations at all times during which the limitations apply to his or her candidacy,
25 unless the board determines that the candidate is not eligible to receive a grant from

1 the fund, the candidate withdraws his or her application for a grant under s. 11.50
2 (2) (h), or s. 11.50 (2) (i) or sub. (3p) applies to that candidate.

3 ***b3118/2.3* SECTION 1mn.** 11.31 (3) of the statutes is amended to read:

4 11.31 (3) GUBERNATORIAL CAMPAIGNS. For purposes of compliance with the
5 limitations imposed under sub. (2), candidates for governor and lieutenant governor
6 of the same political party who both accept grants from the Wisconsin election
7 campaign fund may agree to combine disbursement levels under sub. (1) (a) and (b),
8 adjusted as provided under sub. (9), and reallocate the total level between them. The
9 candidates shall each inform the board of any such agreement.

10 ***b3118/2.3* SECTION 1mp.** 11.31 (3p) of the statutes is created to read:

11 11.31 (3p) CANDIDATES RECEIVING ADDITIONAL MONEYS; EXCEPTION. If a candidate
12 receives a contribution described in s. 11.26 (9) (a) 1. to 3., a contribution authorized
13 under s. 11.26 (9m), or a grant under s. 11.50 (4) (bg) or (br), the disbursement
14 limitation of that candidate for the campaign in which the contribution or grant is
15 received is increased by the amount of that contribution or grant.

16 ***b3118/2.3* SECTION 1mr.** 11.31 (9) of the statutes is created to read:

17 11.31 (9) ADJUSTMENT OF DISBURSEMENT LEVELS. (a) In this subsection,
18 “consumer price index” means the average of the consumer price index over each
19 12-month period, all items, U.S. city average, as determined by the bureau of labor
20 statistics of the U.S. department of labor.

21 (b) The dollar amounts of the limitations under sub. (1) are subject to a biennial
22 adjustment to be determined by rule of the board in accordance with this subsection.
23 To determine the adjustment, the board shall, in each year that the adjustment is
24 made, calculate the percentage difference between the consumer price index for the
25 12-month period ending on December 31 of the preceding year and the consumer

1 price index for calendar year 2003. Beginning in 2006 and every 2 years thereafter,
2 the board shall multiply the amount of each limitation under sub. (1) by the
3 percentage difference in the consumer price indices. The board shall then add that
4 product to the applicable limitation under sub. (1), round each sum to the nearest
5 multiple of \$5, and adjust the amount of each limitation to substitute the resulting
6 amount. The amount so determined shall then be in effect until a subsequent rule
7 is promulgated under this subsection. Notwithstanding s. 227.24 (1) (a), (2) (b), and
8 (3), determinations under this subsection may be promulgated as an emergency rule
9 under s. 227.24 without providing evidence that the emergency rule is necessary for
10 the public peace, health, safety, or welfare and without a finding of emergency.

11 ***b3118/2.3* SECTION 1mt.** 11.38 (1) (a) 2. of the statutes is amended to read:
12 11.38 (1) (a) 2. Notwithstanding subd. 1., any such corporation or association
13 may establish and administer a separate segregated fund and solicit contributions
14 from individuals to the fund to be utilized by such corporation or association, for the
15 purpose of supporting or opposing any candidate for state or local office but the
16 corporation or association may not make any contribution to the fund. The fund shall
17 appoint a treasurer and shall register as a political committee under s. 11.05. A
18 parent corporation or association engaging solely in this activity is not subject to
19 registration under s. 11.05, but shall register and file special reports on forms
20 prescribed by the board disclosing its administrative and solicitation expenses on
21 behalf of such fund. A corporation not domiciled in this state need report only its
22 expenses for administration and solicitation of contributions in this state together
23 with a statement indicating where information concerning other administration and
24 solicitation expenses of its fund may be obtained. The reports shall be filed with the
25 filing officer for the fund specified in s. 11.02 in the manner provided under s. 11.21

1 (16), if applicable, or otherwise in the manner in which continuing reports are filed
2 under s. 11.20 (4) and (8).

3 ***b3118/2.3* SECTION 1mv.** 11.38 (6) of the statutes is amended to read:

4 11.38 (6) Any individual or campaign treasurer who receives funds in violation
5 of this section shall promptly return such funds to the contributor or, donate the
6 funds to the common school fund or a charitable organization or transfer the funds
7 to the board for deposit in the Wisconsin election campaign fund, at the treasurer's
8 option.

9 ***b3118/2.3* SECTION 1mx.** 11.38 (8) (b) of the statutes is amended to read:

10 11.38 (8) (b) Except as authorized in s. 11.05 (12) (b) and (13), prior to making
11 any disbursement on behalf of a political group which is promoting or opposing a
12 particular vote at a referendum and prior to accepting any contribution or making
13 any disbursement to promote or oppose a particular vote at a referendum, a
14 corporation or association organized under ch. 185 shall register with the
15 appropriate filing officer specified in s. 11.02 and appoint a treasurer. The
16 registration form of the corporation or association under s. 11.05 shall designate an
17 account separate from all other corporation or association accounts as a campaign
18 depository account, through which all moneys received or expended for the adoption
19 or rejection of the referendum shall pass. The corporation or association shall file
20 periodic reports under s. 11.20 and under s. 11.21 (16), if applicable, providing the
21 information required under s. 11.06 (1).

22 ***b3118/2.3* SECTION 1my.** 11.385 of the statutes is created to read:

23 **11.385 Certain contributions prohibited.** (1) In this section, "floorperiod"
24 means a floorperiod of the legislature, as scheduled by joint resolution, for a regular
25 legislative session.

1 (2) Except as provided in subs. (3) to (5), no member of the legislature or
2 personal campaign committee of a member may make or receive any contribution in
3 conjunction with a fund-raising social event held in Dane County during a
4 floorperiod or a special or extraordinary session if the event is held to benefit a
5 member or member's personal campaign committee.

6 (3) Subsection (2) does not apply to a contribution made or received in
7 connection with a fund-raising social event that is held by a member of the
8 legislature or his or her personal campaign committee during the period between the
9 first day authorized for filing nomination papers for an office for which the member
10 is a candidate and the date of the election for that office, if the event is held within
11 the jurisdiction or district served by the office for which the member is a candidate.

12 (4) Subsection (2) does not apply to a contribution made or received in
13 connection with a fund-raising social event that is held by a member of the
14 legislature or his or her personal campaign committee during the period between the
15 first day authorized for filing nomination papers for any office other than member
16 of the house of the legislature in which a member serves and the date of the election
17 for that office.

18 (5) Subsection (2) does not apply to a contribution made or received in
19 connection with a fund-raising social event held during a special or extraordinary
20 session by a member of the legislature or his or her personal campaign committee if
21 the member serves a district that is wholly or partly contained within Dane County,
22 the event is held within the boundaries of that district and invitations to the event
23 are sent before the special or extraordinary session is called.

24 ***b3118/2.3* SECTION 1mz. 11.50 (1) (a) 1. (intro.) of the statutes is created to**
25 read:

1 11.50 (1) (a) 1. (intro.) For purposes of qualification for a grant from the general
2 account:

3 ***b3118/2.3* SECTION 1nb.** 11.50 (1) (a) 1. of the statutes is renumbered 11.50
4 (1) (a) 1. a.

5 ***b3118/2.3* SECTION 1nd.** 11.50 (1) (a) 2. of the statutes is renumbered 11.50
6 (1) (a) 1. b. and amended to read:

7 11.50 (1) (a) 1. b. With respect to a special election, an individual who is certified
8 under s. 8.50 (1) (d) as a candidate in a special election for state superintendent, or
9 an individual who is certified under s. 8.50 (1) (d) as a candidate in a special election
10 for any state office, except district attorney, on the ballot or column of a party whose
11 candidate for the same office at the preceding general election received at least 6%
12 of the vote cast for all candidates on all ballots for the office, or an individual who has
13 been lawfully appointed and certified to replace either such individual on the ballot
14 at a special election, or an individual who receives at least 6% of the vote cast for all
15 candidates on all ballots for any state office, except district attorney, at a partisan
16 special election; and who qualifies for a grant under sub. (2). Where the boundaries
17 of a district in which an individual seeks office have been changed since the preceding
18 general election such that it is not possible to calculate the exact number of votes that
19 are needed by that individual to qualify as an eligible candidate prior to an election
20 ~~under this subdivision~~, the number of votes cast for all candidates for the office at the
21 preceding general election in each ward, combination of wards or municipality which
22 is wholly contained within the boundaries of the newly formed district shall be
23 calculated. If the candidate of the political party on whose ballot or column the
24 individual appears in the newly formed district obtained at least 6% of the number

1 of votes calculated, the individual is deemed to qualify as an eligible candidate prior
2 to the election ~~under this subdivision.~~

3 ***b3118/2.3* SECTION 1nf.** 11.50 (1) (a) 2m. of the statutes is created to read:

4 11.50 (1) (a) 2m. For purposes of qualification for a grant from a political party
5 account, an individual who is certified under s. 7.08 (2) (a) or 8.50 (1) (d) in the general
6 election or a special election as the candidate of an eligible political party for a state
7 office, other than district attorney, or an individual who has been lawfully appointed
8 and certified to replace such an individual on the ballot at the general or a special
9 election and who has qualified for a grant under sub. (2).

10 ***b3118/2.3* SECTION 1nh.** 11.50 (1) (am) of the statutes is created to read:

11 11.50 (1) (am) “Eligible political party” means any of the following:

12 1. A party qualifying under s. 5.62 (1) (b) for a separate ballot or one or more
13 separate columns or rows on a ballot for the period beginning on the date of the
14 preceding general election and ending on the day before the general election that
15 follows that election.

16 2. A party qualifying under s. 5.62 (2) for a separate ballot or one or more
17 separate columns or rows on a ballot for the period beginning on the preceding June
18 1, or if that June 1 is in an odd-numbered year, the period beginning on June 1 of the
19 preceding even-numbered year, and ending on May 31 of the 2nd year following that
20 June 1.

21 ***b3118/2.3* SECTION 1nj.** 11.50 (1) (bm) and (cm) of the statutes are created
22 to read:

23 11.50 (1) (bm) “General account” means the account in the fund created under
24 sub. (2w).

1 (cm) “Political party account” means an account in the fund created under sub.
2 (2s).

3 ***b3118/2.3* SECTION 1nL.** 11.50 (2) (a) of the statutes is amended to read:

4 11.50 (2) (a) Any individual who desires to qualify as an eligible candidate may
5 file an application with the board requesting approval to participate in the fund. The
6 application shall be filed no later than the applicable deadline for filing nomination
7 papers under s. 8.10 (2) (a), 8.15 (1), 8.20 (8) (a) or 8.50 (3) (a), no later than 4:30 p.m.
8 on the 7th day after the primary or date on which the primary would be held if
9 required in the case of write-in candidates, or no later than 4:30 p.m. on the 7th day
10 after appointment in the case of candidates appointed to fill vacancies. The
11 application ~~shall contain a sworn statement that the candidate and his or her~~
12 ~~authorized agents have complied with the contribution limitations prescribed in s.~~
13 ~~11.26 and the disbursement limitations prescribed under s. 11.31 at all times to~~
14 ~~which such limitations have applied to his or her candidacy and will continue to~~
15 ~~comply with the limitations at all times to which the limitations apply to his or her~~
16 ~~candidacy for the office in contest, unless the board determines that the candidate~~
17 ~~is not eligible to receive a grant, the candidate withdraws his or her application~~
18 ~~under par. (h), or par. (i) applies~~ applicant shall provide, along with his or her
19 application, an affidavit under s. 11.31 (2m) (a). The application shall also contain
20 a sworn statement that, except as authorized in s. 11.26 (9m), if the candidate is able
21 to receive the full amount of the grant, except any grant provided under sub. (4) (bg)
22 or (br), to which the candidate is entitled under sub. (9), the candidate and his or her
23 agents will not accept any contribution made by a committee other than a political
24 party committee during the campaign, and that, except as provided in s. 11.29 (9m)
25 any contributions accepted by the candidate from such a committee will not exceed

1 that amount which, when added to the amount of the grant received by the candidate
2 under sub. (9), equals the percentage specified in s. 11.26 (9) (am) of the
3 disbursement level specified in s. 11.31 (1) (a) to (de), (e), or (f), as adjusted under s.
4 11.31 (9), for the office that the candidate seeks. In the statement, the candidate shall
5 also swear that if any unauthorized contribution has been accepted, that the
6 contribution has been or will be returned or donated as provided in par. (j), and the
7 candidate and his or her agents will not accept any unauthorized contribution during
8 the campaign.

9 ***b3118/2.3* SECTION 1nm.** 11.50 (2) (b) 3. of the statutes is amended to read:

10 11.50 (2) (b) 3. The In the case of a candidate at the general election, the
11 candidate has an opponent ~~who~~ whose name is certified for placement on the election
12 ballot as a candidate for the same office and who received at least 6% of the vote cast
13 for all candidates on all ballots for that office at the September primary;

14 ***b3118/2.3* SECTION 1nn.** 11.50 (2) (b) 4. of the statutes is amended to read:

15 11.50 (2) (b) 4. The financial reports filed by or on behalf of the candidate as
16 of the date of the spring or September primary, or the date that the special primary
17 is or would be held, if required, indicate that his or her ~~statement~~ affidavit filed with
18 ~~the application~~ under ~~par. (a)~~ s. 11.31 (2m) (a) is true; ~~and~~

19 ***b3118/2.3* SECTION 1nq.** 11.50 (2) (b) 5. of the statutes is amended to read:

20 11.50 (2) (b) 5. The financial reports filed by or on behalf of the candidate as
21 of the date of the spring or September primary, or the date that the special primary
22 is or would be held, if required, indicate that the candidate has received an amount
23 equal to at least the amount provided in this subdivision, from contributions of
24 money, other than loans, made by individuals who reside in this state and, in the case
25 of a candidate for legislative office, by individuals at least 45% of whom reside in a

1 county having territory within the district in which the candidate seeks office, which
2 contributions have been received during the period ending on the date of the spring
3 primary and July 1 preceding such date in the case of candidates at the spring
4 election, or the date of the September primary and January 1 preceding such date
5 in the case of candidates at the general election, or the date that a special primary
6 will or would be held, if required, and 90 days preceding such date or the date a
7 special election is ordered, whichever is earlier, in the case of ~~special election~~
8 candidates at a special election, which contributions are in the aggregate amount of
9 \$100 or less, and which contributions are fully identified and itemized as to the exact
10 source thereof. A contribution received from a conduit which is identified by the
11 conduit as originating from an individual shall be considered a contribution made by
12 the individual. Only the first \$100 of an aggregate contribution of more than \$100
13 may be counted toward the required percentage. For a candidate at the spring or
14 general election for an office identified in s. 11.26 (1) (a) or a candidate at a special
15 election, the required amount to qualify for a grant is 5% of the ~~candidate's~~ applicable
16 authorized disbursement limitation, as determined under s. 11.31 (1) and adjusted
17 as provided under s. 11.31 (9). For any other candidate at the general election, the
18 required amount to qualify for a grant is ~~10%~~ 6% of the ~~candidate's~~ applicable
19 authorized disbursement limitation, as determined under s. 11.31- (1) and adjusted
20 as provided under s. 11.31 (9); and

21 *b3118/2.3* SECTION 1ns. 11.50 (2) (b) 6. of the statutes is created to read:
22 11.50 (2) (b) 6. The application is not required to be disapproved under par. (f).

23 *b3118/2.3* SECTION 1nu. 11.50 (2) (c) of the statutes is amended to read:
24 11.50 (2) (c) ~~If a candidate has not filed financial reports as of the date of the~~
25 ~~spring primary, September primary, special primary, or date that the special primary~~

1 would be held, if required, which indicate that he or she has met the qualification
2 under par. (b) 5., the candidate may file a special report with the board. Such report
3 shall be filed not later than Any individual who desires to qualify as an eligible
4 candidate shall file a special report with the board during the period beginning on
5 the day after the primary, or the 7th day after the date on which the primary would
6 be held, if required, and ending on the 7th day after the primary, or 7th day after the
7 date on which the primary would be held, if required, and. The special report shall
8 include such supplementary information as to sources of contributions which may
9 be necessary to complete the candidate's qualification all information that is
10 required to be reported under s. 11.06 (1). The special report shall cover the period
11 from the day after the last date covered on the candidate's most recent report, or from
12 the date on which the first contribution was received or the first disbursement was
13 made, whichever is earlier, if the candidate has not previously filed a report, to the
14 date of such report the primary, or the date on which the primary would be held, if
15 required. All information included on the special report shall also be included in the
16 candidate's next report under s. 11.20.

17 *b3118/2.3* **SECTION 1nw.** 11.50 (2) (f) of the statutes is amended to read:

18 11.50 (2) (f) The board shall disapprove the application of any candidate who
19 has a balance in his or her campaign depository account, as reported under par. (c),
20 that is equal to or greater than 100% of the disbursement level specified under s.
21 11.31 (1), as adjusted under s. 11.31 (9), for the office that the candidate seeks, but
22 without respect to any adjustment under s. 11.31 (3r). The board shall inform each
23 candidate in writing of the approval or disapproval of the candidate's application, as
24 promptly as possible after the date of the spring primary, September primary, special
25 primary, or date that the primary would be held, if required. With respect to a

1 candidate at a special election who applies for a postelection grant under sub. (1) (a)
2 ~~2. 1. b.~~, the board shall inform the candidate in writing of the conditional approval
3 or disapproval of the candidate's application at the same time.

4 ***b3118/2.3* SECTION 1nz.** 11.50 (2) (g) of the statutes is amended to read:

5 11.50 (2) (g) A candidate who voluntarily files an application to receive a grant
6 in accordance with this subsection accepts and agrees to comply with the
7 contribution limitations prescribed in s. 11.26 and the disbursement limitations
8 imposed under s. 11.31 (2), adjusted as provided under s. 11.31 (9), as binding upon
9 himself or herself and his or her agents during the campaign as defined in s. 11.31
10 (7), as a precondition to receipt of a grant under this section, unless the board
11 determines that the candidate is not eligible to receive a grant, the candidate
12 withdraws the application under par. (h), or par. (i) or s. 11.31 (3p) applies to the
13 candidate.

14 ***b3118/2.3* SECTION 1pb.** 11.50 (2) (h) of the statutes is amended to read:

15 11.50 (2) (h) An eligible candidate who files an application under par. (a) may
16 file a written withdrawal of the application. A withdrawal of an application may be
17 filed with the board no later than the ~~7th~~ 8th day ~~after~~ before the day of the primary
18 in which the person withdrawing the application is a candidate; or in the case of the
19 spring election no later than the 7th 8th day after before the date that the primary
20 would be held, if required; or in the case of a partisan special election for which no
21 primary is held for any party nomination, no later than the 35th day before the
22 election. If an application is withdrawn in accordance with this paragraph, the
23 person withdrawing the application is no longer bound by the ~~statement~~ affidavit
24 filed under ~~par. (a)~~ s. 11.31 (2m) (a) after the date of the withdrawal.

25 ***b3118/2.3* SECTION 1pd.** 11.50 (2) (i) of the statutes is amended to read:

1 11.50 (2) (i) Notwithstanding par. (g), if an eligible candidate at the spring
2 election or a special nonpartisan election who accepts a grant is opposed by one or
3 more candidates in the election, or if an eligible candidate at the general election or
4 a special partisan election who accepts a grant is opposed by one or more candidates
5 in the election who receive at least 6% of the vote cast for all candidates for the same
6 office on all ballots at the September primary or a special partisan primary if a
7 primary was held, and in either case if any such opponent of the eligible candidate
8 does not accept a grant under this section in whole or in part, the eligible candidate
9 is not bound by the pledge made in his or her application to adhere to the contribution
10 limitations prescribed in s. 11.26 and the disbursement limitation prescribed under
11 s. 11.31 (2), unless each such opponent files an affidavit of ~~voluntary compliance~~
12 under s. 11.31 (2m) (b) and s. 11.31 (3p) does not apply to the candidate.

13 ***b3118/2.3* SECTION 1pf.** 11.50 (2) (j) of the statutes is created to read:

14 11.50 (2) (j) If a candidate who applies for a grant has accepted, or the
15 candidate's personal campaign committee has accepted, any contributions from
16 committees other than political party committees during the campaign for the office
17 that the candidate seeks, except as authorized in the candidate's statement under
18 par. (a), the candidate, before accepting a grant whenever the full amount of the
19 grant authorized under sub. (9) is available to the candidate, shall return the
20 contributions or their monetary equivalent to the contributor, or, at the contributor's
21 option, donate an amount equal to the contribution to the fund or to the common
22 school fund or, if the full amount of the grant authorized under sub. (9) is not
23 available to the candidate, shall return or donate sufficient contributions, if any, so
24 that the contributions accepted do not exceed the amount authorized under sub. (2)
25 (a).

1 ***b3118/2.3* SECTION 1ph.** 11.50 (2m) of the statutes is created to read:

2 11.50 (2m) PUBLIC INFORMATION ACCOUNT. (a) Annually no later than September
3 1, the board may notify the state treasurer that an amount not exceeding 1% of the
4 amount transferred to the fund in that year shall be placed in a public information
5 account. The amount shall be drawn from the general account and from each
6 political party account in proportion to each account's share of designations credited
7 under s. 71.10 (3) (b) in that year. Moneys in the public information account shall
8 be expended by the board for the purpose of providing public information concerning
9 the purpose and effect of this section and s. 71.10 (3).

10 (b) The board shall provide the department of revenue with an easily
11 understood description of the purpose and effect of this section and s. 71.10 (3) for
12 use as required under s. 71.10 (3) (b).

13 (c) Any amount placed in the public information account under par. (a) that is
14 not expended by the board in any year shall be retained in that account.

15 ***b3118/2.3* SECTION 1pj.** 11.50 (2s) of the statutes is created to read:

16 11.50 (2s) POLITICAL PARTY ACCOUNTS. (a) The state chairperson of each eligible
17 political party may, by written request to the board, provide for the establishment
18 or discontinuance of an account within the fund for that political party. Each political
19 party account consists of all moneys designated by individuals for deposit in that
20 account under s. 71.10 (3) (am).

21 (b) Within each political party account, 45% of the moneys designated for
22 crediting to the account under s. 71.10 (3) (a) shall be retained by the board for use
23 in making grants to eligible candidates of that party under sub. (4), and 55% of the
24 moneys received shall be disbursed by the board to the eligible political party for use

1 by the party in making contributions to eligible candidates of that party authorized
2 under par. (f).

3 (c) Whenever an eligible candidate representing an eligible political party is
4 eligible to receive a grant from the general account under sub. (4), the state treasurer
5 shall first make payment of the grant from the political party account of that party,
6 to the extent that sufficient moneys are available in that account to make payment
7 of the grant. From the moneys available in a political party account, the state
8 treasurer shall make payments of grants to candidates in the following sequence:

- 9 1. First, payment to candidates for legislative office.
- 10 2. Second, payment to candidates for the office of governor.
- 11 3. Third, payment to candidates for other state offices.

12 (d) The board shall certify to the state treasurer that an eligible political party
13 qualifies to receive a grant for an election under this subsection whenever at least
14 one eligible candidate of that party qualifies to receive a grant under sub. (2) for that
15 election.

16 (e) Each eligible political party that receives a grant under this section shall
17 maintain all grant moneys received in a segregated account. All moneys in that
18 account and any earnings on those moneys may be used by that party only to make
19 contributions under par. (f) to candidates of that party who qualify for a grant under
20 sub. (2). Within that account, the party shall establish 3 subaccounts. The party
21 shall deposit 45% of the grant moneys received in each year in a subaccount to be
22 used to make contributions to candidates for the office of senator, 45% of the grant
23 moneys received in each year in a subaccount to be used to make contributions to
24 candidates for the office of representative to the assembly, and 10% of the grant
25 moneys received in each year in a subaccount to be used to make contributions to

1 candidates for other state offices. The political party shall maintain documentation
2 for a period and in a form that is satisfactory to the board for the purpose of verifying
3 that all moneys in the account are used for a purpose authorized under this section.
4 The political party shall promptly transfer to the board the full amount of any
5 unencumbered moneys in the account if the political party ceases to be an eligible
6 political party.

7 (f) 1. If a report filed under s. 11.12 (8) indicates that a candidate for a partisan
8 state office has made disbursements exceeding the amount specified under s. 11.31
9 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31
10 (9), then an eligible political party may make contributions to each eligible opposing
11 candidate from the applicable account established under par. (e) in the amounts
12 determined by the party, but the total of such contributions to the candidate may not
13 exceed the total amount by which the combined total of such disbursements exceeds
14 the applicable amount specified under s. 11.31 (1) (a) to (d), (e), or (f), as adjusted
15 under s. 11.31 (9), minus any contributions accepted by the candidate under s. 11.26
16 (9m).

17 2. If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements
18 have been made or are proposed to be made against an eligible candidate for a
19 partisan state office or in support of such a candidate's opponent, or that obligations
20 have been incurred for such a purpose, and if the aggregate total of such
21 disbursements, proposed disbursements, and obligations, less any disbursements
22 made, or to be made, for the purpose of the payment of obligations that were
23 previously reported, exceeds 5% of the amount specified under s. 11.31 (1) (a) to (d),
24 (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then
25 an eligible political party may make contributions to the candidate from the

1 applicable account established under par. (e) in the amounts determined by the
2 party, but the total of such contributions to the candidate may not exceed the total
3 amount of the disbursements and obligations reported under s. 11.12 (6) (am) during
4 the period beginning with the 60th day preceding the general, special, or spring
5 election at which the candidate seeks office and ending with the 31st day preceding
6 that election, together with the total amount of the proposed disbursements and
7 obligations reported under s. 11.12 (6) (c), minus any contributions accepted by the
8 candidate under s. 11.26 (9m) and the amount of any disbursements made, or to be
9 made, for the purpose of the payment of obligations that were previously reported.

10 (g) If a political party for which an account is established under this subsection
11 ceases to be an eligible political party, the board shall transfer the unencumbered
12 balance of that account to the general account.

13 ***b3118/2.3* SECTION 1pL.** 11.50 (2w) of the statutes is created to read:

14 11.50 (2w) GENERAL ACCOUNT. There is established a general account within
15 the fund consisting of all moneys designated by individuals for deposit in that
16 account under s. 71.10 (3) (am), all moneys transferred to that account under sub.
17 (2s) (g), and all moneys exceeding the disbursement limitation under s. 11.31 (2), as
18 adjusted under s. 11.31 (9), and all moneys deposited in the fund under subs. (2s) (e),
19 (8), and (10m) and ss. 8.35 (4) (a), 11.07 (5), 11.12 (2), 11.16 (2), 11.19 (1), 11.23 (2),
20 11.26 (1t) and (2t), and 11.38 (6).

21 ***b3118/2.3* SECTION 1pn.** 11.50 (3) of the statutes is repealed.

22 ***b3118/2.3* SECTION 1pq.** 11.50 (4) of the statutes is repealed and recreated
23 to read:

1 11.50 (4) APPORTIONMENT OF MONEYS IN GENERAL ACCOUNT. (a) After transfer of
2 the amount specified by the board under sub. (2m), the board shall apportion the
3 remaining moneys in the general account in the manner specified in this subsection.

4 (b) Prior to payment of any grants at an election for a partisan state office, the
5 board shall reserve an amount equal to the amount of the disbursement limitation
6 under s. 11.31 (2), as adjusted under s. 11.31 (9) but without respect to any
7 adjustment under s. 11.31 (3p), for the office sought by each eligible candidate other
8 than a candidate who qualifies to receive a grant under sub. (2).

9 (bg) If a report filed under s. 11.12 (8) indicates that a candidate for a partisan
10 state office has made disbursements exceeding the amount specified under s. 11.31
11 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31
12 (9), then upon application to the board by any eligible opposing candidate, other than
13 a candidate who qualifies to receive a grant under sub. (2s) (c), the board shall make
14 a supplemental grant from the reserve under par. (b) to the eligible opposing
15 candidate in an amount equal to the lesser of the following:

16 1. The amount of the disbursement limitation specified under s. 11.31 (1) (a)
17 to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9),
18 minus any contributions accepted by the candidate under s. 11.26 (9m) (a).

19 2. The total amount by which the combined total of all such disbursements that
20 exceeds the applicable amount specified under s. 11.31 (1) (a) to (d), (e), or (f), as
21 adjusted under s. 11.31 (9), minus any contributions accepted by the candidate under
22 s. 11.26 (9m) (a).

23 (br) If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements
24 have been made or are proposed to be made against an eligible candidate for a
25 partisan state office, other than a candidate who qualifies to receive a grant under

1 sub. (2s) (c), or in support of such a candidate's opponent, or that obligations have
2 been incurred for such a purpose, and if the aggregate total of such disbursements,
3 proposed disbursements, and obligations, less any disbursements made, or to be
4 made, for the purpose of the payment of obligations that were previously reported,
5 exceeds 5% of the amount specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office
6 that the candidate seeks, as adjusted under s. 11.31 (9), then upon application to the
7 board by the candidate, the board shall make a supplemental grant from the reserve
8 under par. (b) to that candidate in an amount equal to the lesser of the following:

9 1. The amount of the disbursement limitation specified under s. 11.31 (1) (a)
10 to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9),
11 minus any contributions accepted by the candidate under s. 11.26 (9m) (b).

12 2. The total amount by which the disbursements, proposed disbursements, and
13 obligations exceed the applicable amount specified under s. 11.31 (1) (a) to (d), (e),
14 or (f), as adjusted under s. 11.31 (9), minus any contributions accepted by the
15 candidate under s. 11.26 (9m) (b), and the amount of any disbursements made, or to
16 be made, for the purpose of the payment of obligations that were previously reported.

17 (c) The state treasurer shall make payment of grants to eligible candidates at
18 an election in the following sequence:

19 1. First, the state treasurer shall make payment of grants to candidates for the
20 office of justice in the amounts to which the candidates are entitled under sub. (9),
21 and shall prorate those payments if insufficient moneys are available to make full
22 payments to all candidates for the same office.

23 2. Second, the state treasurer shall make payment of grants to candidates for
24 partisan state offices other than candidates of eligible political parties.

1 3. Third, the state treasurer shall make payment of the amount required to
2 equalize payments of grants to all candidates for the same office who have received
3 grants from a political party account, and shall prorate the payments of candidates
4 who receive lower amounts from a political party account if insufficient moneys are
5 available to fully equalize the amounts of grants received by all candidates for the
6 same office.

7 4. Fourth, the state treasurer shall make payment of the remaining amount,
8 if any, required to enable all eligible candidates to receive the full amount of the grant
9 to which they are entitled under sub. (9), and shall prorate those payments if
10 insufficient moneys are available to make full payments to all candidates for the
11 same office.

12 5. Fifth, the state treasurer shall make payment of grants to candidates for the
13 office of state superintendent in the amounts to which the candidates are entitled
14 under sub. (9), and shall prorate those payments if insufficient moneys are available
15 to make full payments to all candidates for the same office.

16 ***b3118/2.3* SECTION 1pr.** 11.50 (5) of the statutes is renumbered 11.50 (5) (a)
17 and amended to read:

18 11.50 (5) (a) The state treasurer shall make the disbursements of grants under
19 sub. (4) to the campaign depository account of each eligible candidate ~~under subs. (3)~~
20 ~~and (4)~~ and each eligible political party under sub. (2s) by the end of the 3rd business
21 day following notice from the board under s. 7.08 (2) (c) or (cm).

22 (b) Eligible candidates for governor and lieutenant governor of the same
23 political party may combine accounts if desired.

24 ***b3118/2.3* SECTION 1ps.** 11.50 (6) of the statutes is amended to read:

1 11.50 (6) EXCESS MONEYS. If the amounts which are to be apportioned to each
2 eligible candidate ~~under subs. (3) and (4)~~ are more than the amount which a
3 candidate may accept under sub. (9), ~~or more than the amount which a candidate~~
4 ~~elects to accept under sub. (10)~~, the excess moneys shall be retained in the fund.

5 ***b3118/2.3* SECTION 1pv.** 11.50 (7) (intro.) of the statutes is amended to read:

6 11.50 (7) UTILIZATION. (intro.) Grants distributed under this section and
7 contributions received from a political party under sub. (2s) (f) may be utilized only
8 for deposit in a campaign depository account under s. 11.10. Grants and
9 contributions received from a political party under sub. (2s) (f) may be expended only
10 for one or more of the following:

11 ***b3118/2.3* SECTION 1px.** 11.50 (8) of the statutes is amended to read:

12 11.50 (8) LAPSING GRANTS. All grants disbursed to eligible candidates under sub.
13 (5) remain the property of the state until disbursed or encumbered for a lawful
14 purpose. All grant moneys received by an eligible candidate that are unspent and
15 unencumbered by a candidate on the day after the election in which the candidate
16 participates shall revert to the state. All deposits and refunds derived from grant
17 moneys ~~that are received by -a-~~ an eligible candidate that are received at any time
18 after the day of the election in which the candidate participates shall revert to the
19 state. All reversions shall be returned to the board by the candidate and shall be
20 deposited in the fund.

21 ***b3118/2.3* SECTION 1pz.** 11.50 (9) of the statutes is renumbered 11.50 (9) (a)
22 and amended to read:

23 11.50 (9) (a) The Except as provided in sub. (4) (bg) and (br), the total grant
24 available to an eligible candidate for the office of governor may not exceed that
25 amount which, when added to all other contributions accepted from sources other

1 than individuals, and political party committees ~~and legislative campaign~~
2 ~~committees~~, is equal to ~~45%~~ 35% of the disbursement level specified for the applicable
3 office that the candidate seeks, as determined under s. 11.31 (1) and adjusted as
4 provided under s. 11.31 (9).

5 (c) The board shall scrutinize accounts and reports and records kept under this
6 chapter to assure that applicable limitations under ss. 11.26 (9) and 11.31 are not
7 exceeded and any violation is reported.

8 (d) No candidate or campaign treasurer may accept grants exceeding the
9 amount authorized by this subsection.

10 ***b3118/2.3* SECTION 1qb.** 11.50 (9) (b) of the statutes is created to read:

11 11.50 (9) (b) Except as provided in sub. (4) (bg) and (br), the total grant available
12 to an eligible candidate for any other state office may not exceed that amount which,
13 when added to all other contributions accepted from sources other than individuals
14 and political party committees, is equal to 40% of the disbursement level specified
15 for the office that the candidate seeks, as determined under s. 11.31 (1) and adjusted
16 under s. 11.31 (9).

17 ***b3118/2.3* SECTION 1qd.** 11.50 (10) of the statutes is repealed.

18 ***b3118/2.3* SECTION 1qf.** 11.50 (10m) of the statutes is amended to read:

19 11.50 (10m) RETURN OF GRANTS. An individual who receives a grant prior to an
20 election in which he or she is a candidate and who desires to return any portion of
21 the grant shall return that portion no later than the 2nd Tuesday in October
22 preceding a general election, the 4th Tuesday preceding a spring election or the 3rd
23 Tuesday preceding a special election. A candidate who returns all or any portion of
24 a grant under this subsection remains bound by the candidate's statement affidavit
25 filed under s. 11.31 (2m) (a) and the candidate's statement filed under sub. (2) (a).

1 ***b3118/2.3* SECTION 1qh.** 11.50 (11) (e) of the statutes is amended to read:

2 11.50 (11) (e) No candidate may expend, authorize the expenditure of or incur
3 any obligation to expend any grant if he or she violates the pledge in the affidavit
4 required under sub. (2) (a) as a precondition to receipt of a grant, ~~except as authorized~~
5 ~~in sub. (2) (h) or (i).~~

6 ***b3118/2.3* SECTION 1qj.** 11.50 (14) of the statutes is created to read:

7 11.50 (14) CERTIFICATIONS TO SECRETARY OF REVENUE. (a) No later than July 1
8 of each year, the board shall certify to the secretary of revenue:

9 1. The name of each political party that qualifies under sub. (1) (am) 2. as an
10 eligible political party as of the preceding June 1 and whose state chairperson has
11 filed a request to establish an account for the party under sub. (2s) (a).

12 2. The name of each political party that qualifies under sub. (1) (am) 1. as an
13 eligible political party as of the date of the preceding general election.

14 (b) In each certification under this subsection, the board shall specify the
15 expiration date of the certification.

16 ***b3118/2.3* SECTION 1qL.** 11.60 (3r) of the statutes is created to read:

17 11.60 (3r) Notwithstanding sub. (1), any committee who violates s. 11.12 (6)
18 (am) or (c) may be required to forfeit not more than \$500 for each day of continued
19 violation. If an amount of a disbursement or obligation reported under s. 11.12 (6)
20 (am) or (c) varies from the actual amount of the disbursement or obligation by greater
21 than 5%, the committee filing the report shall also be required to forfeit the total
22 amount of the actual disbursement or obligation.

23 ***b3118/2.3* SECTION 1qn.** 11.60 (4) of the statutes is amended to read:

24 11.60 (4) Actions under this section arising out of an election for state office or
25 a statewide referendum may be brought by the board or by the district attorney of

1 the county where the violation is alleged to have occurred, except as specified in s.
2 11.38. Actions under this section arising out of an election for local office or local
3 referendum may be brought by the district attorney of the county where the violation
4 is alleged to have occurred. Actions under this section arising out of an election for
5 county office or a county referendum may be brought by the county board of election
6 commissioners of the county wherein the violation is alleged to have occurred. In
7 addition, whenever a candidate or personal campaign committee or agent of a
8 candidate is alleged to have violated this chapter, action may be brought by the
9 district attorney of any county any part of which is contained within the jurisdiction
10 or district in which the candidate seeks election. If a violation concerns a district
11 attorney or circuit judge or candidate for such offices, the action shall be brought by
12 the attorney general. If a violation concerns the attorney general or a candidate for
13 such office, the governor may appoint special counsel under s. 14.11 (2) to bring suit
14 in behalf of the state. The counsel shall be independent of the attorney general and
15 need not be a state employee at the time of appointment.

16 *b3112/1.2* SECTION 1pc. 6.87 (2) (form) of the statutes is amended to read:

17 6.87 (2) (form)

18 [STATE OF

19 County of]

20 or

21 [(name of foreign country and city or other jurisdictional unit)]

22 I,, certify subject to the penalties of s. 12.60 (1) (b), Wis. Stats., for false
23 statements, that I am a resident of the [... ward of the] (town) (village) of, or of
24 the aldermanic district in the city of, residing at ...* in said city, the county
25 of, state of Wisconsin, and am entitled to vote in the (ward) (election district) at

1 the election to be held on; that I am not voting at any other location in this election;
2 that I am unable or unwilling to appear at the polling place in the (ward) (election
3 district) on election day or have changed my residence within the state from one ward
4 or election district to another within 10 days before the election. ~~An elector who~~
5 ~~provides an identification serial number issued under s. 6.47 (3) need not provide a~~
6 ~~street address.~~ I certify that I exhibited the enclosed ballot unmarked to the witness,
7 that I then in (his) (her) presence and in the presence of no other person marked the
8 ballot and enclosed and sealed the same in this envelope in such a manner that no
9 one but myself and any person rendering assistance under s. 6.87 (5), Wis. Stats., if
10 I requested assistance, could know how I voted.

11 Signed

12 Identification serial number, if any:

13 The witness shall execute the following:

14 I, the undersigned witness, subject to the penalties of s. 12.60 (1) (b), Wis.
15 Stats., for false statements, certify that the above statements are true and the voting
16 procedure was executed as there stated. I am not a candidate for any office on the
17 enclosed ballot (except in the case of an incumbent municipal clerk). I did not solicit
18 or advise the elector to vote for or against any candidate or measure.

19(Name)

20(Address)**

21 * — An elector who provides an identification serial number issued under s.
22 6.47 (3), Wis. Stats., need not provide a street address.

23 ** — If this form is executed before 2 special voting deputies under s. 6.875 (6),
24 Wis. Stats., both deputies shall witness and sign.

25 ***b3112/1.2* SECTION 1pc.** 6.875 (1) (at) of the statutes is amended to read:

1 6.875 (1) (at) “Qualified retirement home” means a retirement home that
2 qualifies under sub. (2) ~~(b)~~ (c) to utilize the procedures under this section.

3 ***b3112/1.2* SECTION 1pg.** 6.875 (2) (a) of the statutes is amended to read:

4 6.875 (2) (a) The procedures prescribed in this section are the exclusive means
5 of absentee voting for electors who are occupants of nursing homes ~~or~~, qualified
6 community-based residential facilities or qualified retirement homes.

7 ***b3112/1.2* SECTION 1pj.** 6.875 (6) of the statutes, as affected by 2001
8 Wisconsin Act 16, is amended to read:

9 6.875 (6) Special voting deputies in each municipality shall, not later than 5
10 p.m. on the Friday preceding an election, arrange one or more convenient times with
11 the administrator of each nursing home ~~or~~, qualified retirement home, and qualified
12 community-based residential facility in the municipality from which one or more
13 occupants have filed an application under s. 6.86 to conduct absentee voting for the
14 election. The time may be no earlier than the 4th Monday preceding the election and
15 no later than 5 p.m. on the Monday preceding the election. Upon request of a relative
16 of an occupant of a nursing home or qualified retirement home or qualified
17 community-based residential facility, the administrator may notify the relative of
18 the time or times at which special voting deputies will conduct absentee voting at the
19 home or facility, and permit the relative to be present in the room where the voting
20 is conducted. At the designated time, 2 deputies appointed under sub. (4) shall visit
21 the ~~nursing home or qualified retirement home or qualified community-based~~
22 ~~residential~~ facility. The municipal clerk or executive director of the board of election
23 commissioners shall issue a supply of absentee ballots to the deputies sufficient to
24 provide for the number of valid applications received by the clerk, and a reasonable
25 additional number of ballots. The municipal clerk or executive director shall keep

1 a careful record of all ballots issued to the deputies and shall require the deputies to
2 return every ballot issued to them. The deputies shall personally offer each elector
3 who has filed a proper application the opportunity to cast his or her absentee ballot.
4 If an elector is present who has not filed a proper application, the 2 deputies may
5 accept an application from the elector and shall issue a ballot to the elector if the
6 elector is qualified and the application is proper. The deputies shall ~~administer each~~
7 witness the oath certification and may, upon request of the elector, assist the elector
8 in marking the elector's ballot. Upon request of the elector, a relative of the elector
9 who is present in the room may assist the elector in marking the elector's ballot. All
10 voting shall be conducted in the presence of the deputies. No individual other than
11 a deputy may ~~administer witness the oath certification~~ and no individual other than
12 a deputy or relative of an elector may render voting assistance to the elector. Upon
13 completion of the voting, the deputies shall promptly deliver, either personally or by
14 1st class mail, any absentee ballot applications and the sealed certificate envelope
15 containing each ballot to the clerk or board of election commissioners of the
16 municipality in which the elector casting the ballot resides, within such time as will
17 permit delivery to the polling place serving the elector's residence on election day.
18 Personal delivery may be made by the deputies no later than noon on election day.
19 If a qualified elector is not able to cast his or her ballot on 2 separate visits by the
20 deputies to the ~~nursing home or qualified retirement home~~ facility, they shall so
21 inform the municipal clerk or executive director of the board of election
22 commissioners, who may then send the ballot to the elector no later than 5 p.m. on
23 the Friday preceding the election.

24 ***b3112/1.2* SECTION 1pL. 6.88 (1) of the statutes is amended to read:**

1 6.88 (1) When an absentee ballot arrives at the office of the municipal clerk,
2 the clerk shall enclose it, unopened, in a carrier envelope which shall be securely
3 sealed and endorsed with the name and official title of the clerk, and the words “This
4 envelope contains the ballot of an absent elector and must be opened at the polls
5 during polling hours on election day”. If the ballot was received by the elector by
6 facsimile transmission or electronic mail and is accompanied by a separate
7 certificate, the clerk shall enclose the ballot in a certificate envelope and securely
8 append the completed certificate to the outside of the envelope before enclosing the
9 ballot in the carrier envelope. The clerk shall keep the ballot in the clerk’s office until
10 delivered, as required in sub. (2).

11 ***b3112/1.2* SECTION 1pn.** 6.92 of the statutes is renumbered 6.92 (1) and
12 amended to read:

13 6.92 (1) Each Except as provided in sub. (2), each inspector shall challenge for
14 cause any person offering to vote whom the inspector knows or suspects is not a
15 qualified elector. If a person is challenged as unqualified by an inspector, one of the
16 inspectors shall administer the following oath or affirmation to the person: “You do
17 solemnly swear (or affirm) that you will fully and truly answer all questions put to
18 you regarding your place of residence and qualifications as an elector of this
19 election”; and shall then ask questions which are appropriate as determined by the
20 board, by rule, to test the person’s qualifications.

21 ***b3112/1.2* SECTION 1po.** 6.92 (2) of the statutes is created to read:

22 6.92 (2) An inspector appointed under s. 7.30 (2) (am) may not challenge any
23 person offering to vote.

24 ***b3112/1.2* SECTION 1pp.** 7.03 (1) (a) of the statutes, as affected by 2001
25 Wisconsin Act 16, is amended to read:

1 7.03 (1) (a) ~~A~~ Except as authorized under this paragraph, a reasonable daily
2 compensation shall be paid to each inspector, voting machine custodian, automatic
3 tabulating equipment technician, member of a board of canvassers, messenger, and
4 tabulator who is employed and performing duties under chs. 5 to 12. Daily
5 compensation shall also be provided to officials and trainees for attendance at
6 training sessions and examinations required by the board under s. 7.31.
7 Alternatively, such election officials and trainees may be paid by the hour at a
8 proportionate rate for each hour actually worked. Any election official or trainee may
9 choose to volunteer his or her services by filing with the municipal clerk of the
10 municipality in which he or she serves a written declination to accept compensation.
11 The volunteer status of the election official or trainee remains effective until the
12 official or trainee files a written revocation with the municipal clerk.

13 ***b3112/1.2* SECTION 1pr.** 7.03 (1) (b), (bm), (c) and (d) of the statutes are
14 amended to read:

15 7.03 (1) (b) Except as provided in par. (bm), ~~payment~~ any compensation owed
16 shall be ~~made paid~~ by the municipality in which the election is held, except that any
17 compensation payable to a technician, messenger, tabulator, or member of the board
18 of canvassers who is employed to perform services for the county shall be paid by the
19 county and compensation payable to any messenger or tabulator who is employed to
20 perform services for the state shall be paid by the board.

21 (bm) Whenever a special election is called by a county or by a school district,
22 a technical college district, a sewerage district, a sanitary district, or a public inland
23 lake protection and rehabilitation district, the county or district shall pay the
24 compensation of ~~all~~ election officials performing duties in those municipalities, as
25 determined under sub. (2).

1 (c) If a central counting location serving more than one municipality is utilized
2 under s. 7.51 (1), the cost of compensation of election officials at the location shall be
3 proportionately divided between the municipalities utilizing the location, except
4 that if all municipalities within a county utilize the location, the compensation shall
5 be paid by the county.

6 (d) ~~Special~~ Except as otherwise provided in par. (a), special registration
7 deputies appointed under s. 6.55 (6), special voting deputies appointed under s. 6.875
8 (4) and officials and trainees who attend training sessions under s. 7.15 (1) (e) or 7.25
9 (5) may also be compensated by the municipality where they serve at the option of
10 the municipality.

11 ***b3112/1.2* SECTION 1pt.** 7.08 (3) (intro.) and (4) of the statutes are amended
12 to read:

13 **7.08 (3) ELECTION MANUAL.** (intro.) Prepare and publish separate from the
14 election laws an election manual written so as to be easily understood by the general
15 public explaining the duties of the election officials, together with notes and
16 references to the statutes as the board considers advisable. ~~The manual shall be~~
17 ~~furnished by the board free to each county and municipal clerk or board of election~~
18 ~~commissioners and others in such manner as it deems most likely to promote the~~
19 ~~public welfare.~~ The election manual shall:

20 (4) ELECTION LAWS. Publish the election laws. ~~The board shall furnish the~~
21 ~~election laws free to each county and municipal clerk and board of election~~
22 ~~commissioners in sufficient supply to provide one copy for reference at each office and~~
23 ~~at each polling place.~~ The board shall sell or distribute or arrange for the sale or
24 distribution of copies of the election laws to county and municipal clerks and boards
25 of election commissioners and members of the public.

check (13)

1 ***b3112/1.2* SECTION 1pv.** 7.08 (5) of the statutes is created to read:

2 7.08 (5) DISTRICT MAPS. Distribute, upon request and free of charge, to any
3 candidate for representative in Congress, state senator, or representative to the
4 assembly a copy of the map or maps received under s. 16.96 (3) (b) showing district
5 boundaries.

6 ***b3112/1.2* SECTION 1px.** 7.30 (2) (a) of the statutes is amended to read:

7 7.30 (2) (a) Only election officials appointed under this section may conduct an
8 election. Except as authorized in s. 7.15 (1) (k), each inspector shall be a qualified
9 elector ~~in~~ of the ward or wards, or the election district, for which the polling place is
10 established. Special registration deputies appointed under s. 6.55 (6) and election
11 officials ~~-serving more than one ward or when necessary~~ who are appointed to fill a
12 vacancy under par. (b) need not be a resident of ~~that~~ the ward or wards, or the election
13 district, but shall be a resident of the municipality. Special registration deputies may
14 be appointed to serve more than one polling place. All officials shall be able to read
15 and write the English language, be capable, be of good understanding, and may not
16 be a candidate for any office to be voted for at an election at which they serve. In 1st
17 class cities, they may hold no public office other than notary public. Except as
18 authorized under sub. (4) (c), all inspectors shall be affiliated with one of the 2
19 recognized political parties which received the largest number of votes for president,
20 or governor in nonpresidential general election years, in the ward or combination of
21 wards served by the polling place at the last election. The party which received the
22 largest number of votes is entitled to one more inspector than the party receiving the
23 next largest number of votes at each polling place. The same election officials may
24 serve the electors of more than one ward where wards are combined under s. 5.15 (6)

1 (b). If a municipality is not divided into wards, the ward requirements in this
2 paragraph apply to the municipality at large.

3 ***b3112/1.2* SECTION 1rc.** 7.30 (2) (am) of the statutes is created to read:

4 7.30 (2) (am) Except as otherwise provided in this paragraph, a pupil who is
5 16 or 17 years of age, who is enrolled in grades 9 to 12 in a public or private school,
6 and who has at least a 3.0 grade point average or the equivalent may serve as an
7 inspector at the polling place serving the pupil's residence, with the approval of the
8 pupil's parent or guardian and of the principal of the school in which the pupil is
9 enrolled. A pupil may serve as an inspector at a polling place under this paragraph
10 only if at least one election official at the polling place other than the chief inspector
11 is a qualified elector of this state. No pupil may serve as chief inspector at a polling
12 place under this paragraph. Before appointment by any municipality of a pupil as
13 an inspector under this paragraph, the municipal clerk shall obtain written
14 authorization from the pupil's parent or guardian and from the principal of the school
15 where the pupil is enrolled for the pupil to serve for the entire term for which he or
16 she is appointed. Upon appointment of a pupil to serve as an inspector, the municipal
17 clerk shall notify the principal of the school where the pupil is enrolled of the date
18 of expiration of the pupil's term of office.

19 ***b3112/1.2* SECTION 1re.** 7.30 (4) (b) 1. of the statutes is amended to read:

20 7.30 (4) (b) 1. In cities where there is a board of election commissioners, the
21 aldermanic district committeemen or committeewomen under s. 8.17 of each of the
22 2 dominant recognized political parties shall submit a certified list no later than
23 November 30 of each even-numbered year containing the names of at least as many
24 electors nominees as there are inspectors from that party for each of the voting wards
25 in the aldermanic district. The chairperson may designate any individual whose

1 name is submitted as a first choice nominee. The board of election commissioners
2 shall appoint, no later than December 31 of even-numbered years, at least 5
3 inspectors for each ward. The board of election commissioners shall appoint all first
4 choice nominees for so long as positions are available, unless nonappointment is
5 authorized under par. (e), and shall appoint other individuals in its discretion. The
6 board of election commissioners may designate such alternates as it deems
7 advisable.

8 ***b3112/1.2* SECTION 1rg.** 7.30 (6) (b) of the statutes, as affected by 2001
9 Wisconsin Act 16, is amended to read:

10 7.30 (6) (b) Prior to the first election following the appointment of the
11 inspectors, the ~~inspectors at each polling place~~ municipal clerk shall ~~elect~~ appoint
12 ~~one of their number~~ the inspectors at each polling place to act ~~serve~~ as chief inspector.
13 No person may serve as chief inspector at any election who is not certified by the
14 board under s. 7.31 at the time of the election. The chief inspector shall hold the
15 position for the remainder of the term unless the inspector is removed by the clerk
16 or the inspector ceases to be certified under s. 7.31, except that whenever wards are
17 combined or separated under s. 5.15 (6) (b), the ~~inspectors~~ municipal clerk shall ~~elect~~
18 ~~a new chief~~ appoint another inspector who is certified under s. 7.31 to serve as chief
19 inspector at each polling place designated under s. 5.15 (6) (b). If a vacancy occurs
20 in the position of chief inspector at any polling place, the municipal clerk shall
21 appoint one of the other inspectors who is certified under s. 7.31 to fill the vacancy.

22 ***b3112/1.2* SECTION 1rj.** 7.33 (2) of the statutes is amended to read:

23 7.33 (2) Service as an election official under this chapter shall be mandatory
24 upon all ~~qualified electors~~ individuals appointed, during the full 2-year term, after
25 which they shall be exempt from further service as an election official, under this

1 chapter, until 3 terms of 2 years each have elapsed. Municipal clerks may grant
2 exemptions from service at any time.

3 ***b3112/1.2* SECTION 1rL.** 7.41 (4) of the statutes, as affected by 2001
4 Wisconsin Act 39, is amended to read:

5 7.41 (4) No individual exercising the right under sub. (1) may view the
6 confidential portion of a registration list maintained under s. 6.36 (4) or a poll list
7 maintained under s. 6.79 (6). However, the inspectors shall disclose to such an
8 individual, upon request, the existence of such a list, the number of electors whose
9 names appear on the list, and the number of those electors who have voted at any
10 point in the proceedings. No ~~observer~~ such individual may view the
11 ~~certificate-affidavit form~~ certificate of an absent elector who obtains a confidential
12 listing under s. 6.47 (2).

13 ***b3112/1.2* SECTION 1rn.** 7.51 (1) of the statutes is amended to read:

14 7.51 (1) CANVASS PROCEDURE. Immediately after the polls close the inspectors
15 shall proceed to canvass publicly all votes received at the polling place. In any
16 municipality where an electronic voting system is used, the municipal governing
17 body or board of election commissioners may provide or authorize the municipal
18 clerk or executive director of the board of election commissioners to provide for the
19 adjournment of the canvass to one or more central counting locations for specified
20 polling places in the manner prescribed in subch. III of ch. 5. No central counting
21 location may be used to count votes at a polling place where an electronic voting
22 system is not employed. The canvass, whether conducted at the polling place or at
23 ~~the a~~ central counting location, shall continue without adjournment until the
24 canvass is completed and the return statements are made. The inspectors shall not

1 permit access to the name of any elector who has obtained a confidential listing under
2 s. 6.47 (2) during the canvass, except as authorized in s. 6.47 (8).

3 ***b3112/1.2* SECTION 1rp.** 7.60 (2) of the statutes is amended to read:

4 7.60 (2) COUNTY BOARD OF CANVASSERS. The county clerk and 2 qualified electors
5 of the county appointed by the clerk constitute the county board of canvassers. The
6 members of the board of canvassers shall serve for 2-year terms commencing on
7 January 1 of each odd-numbered year, except that any member who is appointed to
8 fill a permanent vacancy shall serve for the unexpired term of the original appointee.
9 One member of the board of canvassers shall belong to a political party other than
10 the clerk's. If The county clerk shall designate a deputy clerk who shall perform the
11 clerk's duties as a member of the board of canvassers in the event that the county
12 clerk's office is vacant, if the clerk cannot perform his or her duties, or if the clerk is
13 a candidate at an election being canvassed, the county clerk shall designate a deputy
14 clerk to perform the clerk's duties. If the county clerk and designated deputy clerk
15 are both unable to perform their duties, the county executive or, if there is no county
16 executive, the chairperson of the county board of supervisors shall designate another
17 qualified elector of the county to perform the clerk's duties. If a member other than
18 the clerk cannot perform his or her duties, the clerk shall appoint another member
19 to serve. No person may serve on the county board of canvassers if the person is a
20 candidate for an office to be canvassed by that board. If lists of candidates for the
21 county board of canvassers are submitted to the county clerk by political party county
22 committees, the lists shall consist of at least 3 names and the clerk shall choose the
23 board members from the lists. Where there is a county board of election
24 commissioners, it shall serve as the board of canvassers. If the county board of
25 election commissioners serves as the board of canvassers, the executive director of

1 the county board of election commissioners shall serve as a member of the board of
2 canvassers to fill a temporary vacancy on that board.

3 ***b3112/1.2* SECTION 1rr.** 8.15 (4) (a) of the statutes is amended to read:

4 8.15 (4) (a) The certification of a qualified elector stating his or her residence
5 with street and number, if any, shall appear at the bottom of each nomination paper,
6 stating he or she personally circulated the nomination paper and personally
7 obtained each of the signatures; he or she knows they are electors of the ward,
8 aldermanic district, municipality or county, as the nomination papers require; he or
9 she knows they signed the paper with full knowledge of its content; he or she knows
10 their respective residences given; he or she knows each signer signed on the date
11 stated opposite his or her name; and, that he or she, the circulator, resides within the
12 district which the candidate named therein will represent, if elected; that he or she
13 intends to support the candidate; and that he or she is aware that falsifying the
14 certification is punishable under s. 12.13 (3) (a), Wis. stats. The circulator shall
15 indicate the date that he or she makes the certification next to his or her signature.

16 The certification may be made by the candidate or any qualified elector.

17 ***b3112/1.2* SECTION 1rt.** 8.15 (9) of the statutes is repealed.

18 ***b3112/1.2* SECTION 1rv.** 8.20 (10) of the statutes is repealed.

19 ***b3112/1.2* SECTION 1rx.** 8.21 of the statutes is amended to read:

20 **8.21 Declaration of candidacy.** Each candidate, except a candidate for
21 presidential elector under s. 8.20 (2) (d), shall file a declaration of candidacy, no later
22 than the latest time provided for filing nomination papers under s. 8.10 (2) (a), 8.15
23 (1), 8.20 (8) (a) or 8.50 (3) (a), or the time provided under s. 8.16 (2) or 8.35 (2) (c).
24 A candidate shall file the declaration with the officer or agency with which
25 nomination papers are filed for the office which the candidate seeks, or if nomination

1 papers are not required, with the clerk or board of election commissioners of the
2 jurisdiction in which the candidate seeks office. The declaration shall be sworn to
3 before any officer authorized to administer oaths. The declaration shall contain the
4 name of the candidate in the form specified under s. 8.10 (2) (b) for candidates for
5 nonpartisan office or s. 8.15 (5) (a) or 8.20 (2) (a) for candidates for partisan office,
6 and shall state that the signer is a candidate for a named office, that he or she meets
7 or will at the time he or she assumes office meet applicable age, citizenship, residency
8 or voting qualification requirements, if any, prescribed by the constitutions and laws
9 of the United States and of this state, and that he or she will otherwise qualify for
10 office if nominated and elected. The declaration shall include the candidate's name
11 in the form in which it will appear on the ballot. Each candidate for state and local
12 office shall include in the declaration a statement that he or she has not been
13 convicted of any ~~infamous crime~~ misdemeanor designated under state or federal law
14 as a violation of the public trust or any felony for which he or she has not been
15 pardoned ~~and a list of all felony convictions for which he or she has not been~~
16 ~~pardoned~~. In addition, each candidate for state or local office shall include in the
17 declaration a statement that discloses his or her municipality of residence for voting
18 purposes, and the street and number, if any, on which the candidate resides. The
19 declaration is valid with or without the seal of the officer who administers the oath.
20 A candidate for state or local office shall file an amended declaration under oath with
21 the same officer or agency if any information contained in the declaration changes
22 at any time after the original declaration is filed and before the candidate assumes
23 office or is defeated for election or nomination.

24 ***b3112/1.2* SECTION 1tc.** 8.40 (2) of the statutes is amended to read:

1 8.40 (2) The certification of a qualified elector stating his or her residence with
2 street and number, if any, shall appear at the bottom of each separate sheet of each
3 petition specified in sub. (1), stating that he or she personally circulated the petition
4 and personally obtained each of the signatures; that the circulator knows that they
5 are electors of the jurisdiction or district in which the petition is circulated; that the
6 circulator knows that they signed the paper with full knowledge of its content; that
7 the circulator knows their respective residences given; that the circulator knows that
8 each signer signed on the date stated opposite his or her name; that the circulator
9 resides within the jurisdiction or district in which the petition is circulated; and that
10 the circulator is aware that falsifying the certification is punishable under s. 12.13
11 (3) (a). The circulator shall indicate the date that he or she makes the certification
12 next to his or her signature.

13 ***b3112/1.2* SECTION 1te.** 9.10 (2) (e) 3. of the statutes is amended to read:

14 9.10 (2) (e) 3. The signature is dated after the date of the ~~notarization~~
15 certification contained on the petition sheet.

16 ***b3112/1.2* SECTION 1tg.** 9.10 (2) (em) 4. and 5. of the statutes are repealed.

17 ***b3112/1.2* SECTION 1tj.** 9.10 (2) (o) of the statutes is repealed.

18 ***b3112/1.2* SECTION 1tL.** 9.10 (2) (r) 1. to 3. of the statutes are repealed.

19 ***b3112/1.2* SECTION 1tn.** 9.10 (4) (d) of the statutes is amended to read:

20 9.10 (4) (d) The Promptly upon receipt of a certificate under par. (a), the
21 governing body, school board, or board of election commissioners upon receiving the
22 certificate shall call an a recall election. The recall election shall be held on the
23 Tuesday of the 6th week commencing after the date of on which the certificate. If is
24 filed, except that if Tuesday is a legal holiday, the recall election shall be held on the
25 first day after Tuesday which is not a legal holiday.

1 ***b3112/1.2* SECTION 1tp.** 10.06 (3) (am) of the statutes is amended to read:

2 10.06 (3) (am) As soon as possible following the deadline for filing nomination
3 papers for any municipal election when there is to be an election for a county or state
4 office or a county or statewide referendum, but no later than ~~2~~ 3 days after such
5 deadline, the municipal clerk of each municipality in which voting machines or
6 ballots containing the names of candidates for both local offices and national, state
7 or county offices are used shall certify the list of candidates for municipal office to the
8 county clerk if a primary is required, unless the municipality prepares its own ballots
9 under s. 7.15 (2) (c).

10 ***b3112/1.2* SECTION 1tr.** 10.06 (3) (bm) of the statutes is amended to read:

11 10.06 (3) (bm) As soon as possible following the municipal canvass of the
12 primary vote or the qualification of the candidates under s. 8.05 (1) (j) when a
13 municipal caucus ~~when is held, if~~ there is to be an election for a county or state office
14 or a county or statewide referendum, but no later than ~~2~~ 3 days after such date, the
15 municipal clerk of each municipality in which voting machines or ballots containing
16 the names of candidates for both local offices and national, state or county offices are
17 used shall certify the list of candidates for municipal office and municipal referenda
18 appearing on the ballot to the county clerk, unless the municipality prepares its own
19 ballots under s. 7.15 (2) (c).

20 ***b3112/1.2* SECTION 1tt.** 11.21 (3) of the statutes is amended to read:

21 11.21 (3) Prepare and publish for the use of persons required to file reports and
22 statements under this chapter a manual setting forth simply and concisely
23 recommended uniform methods of bookkeeping and reporting. ~~The board shall~~
24 ~~furnish a copy of the manual without charge, upon request, to all persons who are~~

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1 required to file reports or statements with the board, and shall distribute or arrange
2 for the distribution of copies of the manual for use by other filing officers.

3 *b3112/1.2* SECTION 1tv. 11.21 (14) of the statutes is amended to read:

4 11.21 (14) Prepare, publish and periodically revise as necessary a manual
5 simply and concisely describing the filing and registration requirements established
6 in this chapter in detail, as well as other major provisions of this chapter and ch. 12.
7 ~~The board shall furnish a copy of the manual without charge, upon request, to all~~
8 ~~persons who are required to file reports or statements with the board, and shall~~
9 ~~distribute or arrange for the distribution of copies of the manual for use by other~~
10 ~~filing officers.~~

11 ~~*-4548/2.2* *-3266/P1.2* SECTION 2. 11.61 (1) (a) of the statutes is amended~~
12 ~~to read:~~

13 ~~11.61 (1) (a) Whoever intentionally violates s. 11.05 (1), (2), (2g) or (2r), 11.07~~
14 ~~(1) or (5), 11.10 (1), 11.12 (5), 11.23 (6) or 11.24 (1) may be fined not more than \$10,000~~
15 ~~or imprisoned for not more than 4 years and 6 months or both is guilty of a Class I~~
16 ~~felony.~~

17 ~~*b3118/2.4* SECTION 2d. 11.61 (1) (a) of the statutes, as affected by 2001~~
18 ~~Wisconsin Act ... (this act), is amended to read:~~

19 ~~11.61 (1) (a) Whoever intentionally violates s. 11.05 (1), (2), or (2g) or (2r), 11.07~~
20 ~~(1) or (5), 11.10 (1), 11.12 (5), 11.23 (6), or 11.24 (1) is guilty of a Class I felony.~~

21 ~~*-4548/2.3* *-3266/P1.3* SECTION 3. 11.61 (1) (b) of the statutes is amended~~
22 ~~to read:~~

23 ~~11.61 (1) (b) Whoever intentionally violates s. 11.25, 11.26, 11.27 (1), 11.30 (1)~~
24 ~~or 11.38 where is guilty of a Class I felony if the intentional violation does not involve~~
25 ~~a specific figure, or where if the intentional violation concerns a figure which exceeds~~

B