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1 The town clerk shall notify the county clerk of any such designation in writing. The
2 town clerk may, by similar notice to the county clerk at least 14 days prior to the
3 effective date of any change, discontinue the designation. If the town clerk
4 designates a county clerk as his or her agent, the town clerk shall immediately
5 forward all registration changes filed with the town clerk to the county clerk for
6 electronic entry on the registration list.

7 *~~1301/5.34~~* **SECTION 36.** 6.35 (2) of the statutes is repealed.

8 *~~1301/5.35~~* **SECTION 37.** 6.35 (3) of the statutes is amended to read:

9 6.35 (3) ~~In municipalities employing data processing for keeping of registration~~
10 ~~forms, original~~ Original registration forms shall be maintained in the office of the
11 municipal clerk or board of election commissioners at all times.

12 *~~1301/5.36~~* **SECTION 38.** 6.35 (5) and (6) of the statutes are repealed.

13 *~~1301/5.37~~* **SECTION 39.** 6.36 (1) of the statutes is repealed and recreated to
14 read:

15 6.36 (1) (a) The board shall compile and maintain electronically an official
16 registration list. Except as provided in sub. (2) (b), the list shall contain the name and
17 address of each registered elector in the state and such other information as the
18 board prescribes by rule.

19 (b) Except for the addresses of electors who obtain a confidential listing under
20 s. 6.47 (2), the list shall be open to public inspection under s. 19.35 (1) and shall be
21 electronically accessible by any person, but no person other than the board or an
22 election official who is authorized by a municipal clerk may make a change in the list.
23 The list shall be electronically accessible by name and shall also be accessible in
24 alphabetical order of the electors' names for the entire state and for each county,
25 municipality, ward, and combination of wards authorized under s. 5.15 (6) (b).

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1 (c) The list shall be designed in such a way that the municipal clerk or board
2 of election commissioners of any municipality may, by electronic transmission, add,
3 revise, or remove entries on the list for any elector who resides in, or who the list
4 identifies as residing in, that municipality and no other municipality.

5 (d) The board shall not make any changes in entries to the registration list
6 except as follows:

7 1. Upon receipt of official notification by the appropriate election
8 administrative authority of another state, territory, or possession that an elector
9 whose name appears on the list has registered to vote in that state, territory, or
10 possession, the board shall remove the name of that elector from the list.

11 2. If the board conducts the canvass required under s. 6.50 (1) and (2) or (2m),
12 the board shall cancel the registration of any elector whose registration is required
13 to be canceled by the municipal clerk or board of election commissioners under those
14 provisions.

15 (e) If the board removes the name of any elector from the list, the board shall
16 promptly notify the municipal clerk of the municipality where the elector resides or
17 resided, in writing or by electronic transmission.

18 ***-1301/5.38* SECTION 40.** 6.36 (2) (a) of the statutes is amended to read:

19 6.36 (2) (a) Except as provided in par. (b), the each registration lists list
20 prepared for use at a polling place shall contain the full name and address of each
21 registered elector, ; the type of identification card, if any, that each elector registered
22 under s. 6.29 (2) or 6.55 (2) is able to present and the identifying number contained
23 in that identification card; a blank column for the entry of the serial number of the
24 electors when they vote,; and a form of a certificate bearing the certification of the
25 executive director of the board stating that each the list is a true and complete

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1 ~~combined check and~~ registration list of the respective municipality or the ward or
2 wards for which the list is prepared.

3 *~~1301/5.39~~* **SECTION 41.** 6.36 (3) of the statutes is amended to read:

4 6.36 (3) ~~Municipalities shall prepare at least 2 copies of the registration list for~~
5 ~~each ward and bind them in book form. The original registration forms constitute the~~
6 ~~official registration list and shall be controlling whenever discrepancies occur in~~
7 entering information from the forms under s. 6.33 (5).

8 *~~1301/5.40~~* **SECTION 42.** 6.47 (2) of the statutes is amended to read:

9 6.47 (2) Except as authorized in sub. (8), the board and each municipal clerk,
10 and each county clerk who is designated under s. 6.33 (5) (b) as the agent of a
11 municipal clerk, shall withhold from public inspection under s. 19.35 (1) the name
12 and address of any eligible individual whose name appears on a poll list or
13 registration list if the individual files provides the municipal clerk, or the county
14 clerk if designated under s. 6.33 (5) (b), with a valid written request with the clerk
15 to protect the individual's confidentiality. To be valid, a request under this subsection
16 must be accompanied by a copy of a protective order that is in effect, an affidavit
17 under sub. (1) (a) 2. that is dated within 30 days of the date of the request or a
18 statement signed by the operator or an authorized agent of the operator of a shelter
19 that is dated within 30 days of the date of the request and that indicates that the
20 operator operates the shelter and that the individual making the request resides in
21 the shelter. A physically disabled individual who appears personally at the office of
22 the municipal clerk, or the county clerk if designated under s. 6.33 (5) (b),
23 accompanied by another elector of this state may designate that elector to make a
24 request under this subsection on his or her behalf. Any county clerk that receives

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1 a valid written request under this subsection shall promptly forward the request to
2 the municipal clerk.

3 ***-1301/5.41* SECTION 43.** 6.47 (3) of the statutes is amended to read:

4 6.47 (3) Upon ~~listing of~~ receiving a valid written request from an elector under
5 sub. (2), the municipal clerk, or the county clerk if designated under s. 6.33 (5) (b),
6 shall issue to the elector a voting identification card on a form prescribed by the board
7 that shall contain the name of the elector's municipality ~~issuing the card of residence~~
8 and in the case of a town, the county in which the town is located, the elector's name,
9 the ward in which the elector resides, if any, and a unique identification serial
10 number issued by the board. The number issued to an elector under this subsection
11 shall not be changed for so long as the elector continues to qualify for a listing under
12 sub. (2).

13 ***-1301/5.42* SECTION 44.** 6.50 (1) (intro.) of the statutes is amended to read:

14 6.50 (1) (intro.) Within 90 days following each general election, the municipal
15 clerk or board of election commissioners of each municipality ~~in which registration~~
16 ~~is required~~ shall examine the registration records and identify each elector who has
17 not voted within the previous 4 years if qualified to do so during that entire period
18 and shall mail a notice to the elector in substantially the following form:

19 ***-1301/5.43* SECTION 45.** 6.50 (2m) (a) of the statutes is amended to read:

20 6.50 (2m) (a) As an alternative to the procedure prescribed in subs. (1) and (2),
21 the governing body of a municipality ~~where registration is required~~ may provide for
22 revision of registration lists under this subsection.

23 ***-1301/5.44* SECTION 46.** 6.50 (2m) (b) of the statutes is amended to read:

24 6.50 (2m) (b) ~~Following~~ Within 90 days following each general election, the
25 municipal clerk of the municipality shall revise and correct the registration list by

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1 reviewing the registration of any elector who failed to vote within the past 4 years
2 if qualified to do so during that entire period. Each such elector shall be mailed an
3 address verification card under par. (c). If an address verification card is returned
4 by the postal service to the clerk, the registration of such elector shall be canceled.
5 Otherwise, the registration shall be retained notwithstanding failure of the elector
6 to vote at any election, except as provided in subs. (4) to (7).

7 ***-1301/5.45*** SECTION 47. 6.50 (2s) of the statutes is created to read:

8 6.50 (2s) If, within 120 days following a general election, the municipal clerk
9 or board of election commissioners has not completed the canvass required under
10 sub. (1) and (2) or (2m), the board may conduct the canvass and may submit to the
11 municipal clerk or board of election commissioners a statement of its reasonable
12 costs incurred. The municipality shall reimburse the board for those costs within 30
13 days following receipt of the statement. If the municipality fails to timely reimburse
14 the board, the board may submit a statement to the department of administration
15 indicating the amount of the reimbursement due from the municipality and directing
16 the department to deduct that amount from the next payment made to the
17 municipality under s. 79.02.

18 ***-1301/5.46*** SECTION 48. 6.50 (10) of the statutes is amended to read:

19 6.50 (10) Any elector whose registration is canceled under this section may
20 ~~have his or her registration reinstated by filing a new registration form~~ reregister
21 as provided under s. 6.28 (1), 6.29 (2), or 6.55 (2).

22 ***-1301/5.47*** SECTION 49. 6.54 of the statutes is repealed.

23 ***-1301/5.48*** SECTION 50. 6.55 (2) (a) 1. (intro.) of the statutes is amended to
24 read:

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1 6.55 (2) (a) 1. (intro.) Except where the procedure under par. (c) or (cm) is
2 employed, any person who qualifies as an elector in the ward or election district
3 where he or she desires to vote, but has not previously filed a registration form, or
4 was registered at another location ~~in a municipality where registration is required,~~
5 may request permission to vote at the polling place for that ward or election district,
6 or at an alternate polling place assigned under s. 5.25 (5) (b). When a proper request
7 is made, the inspector shall require the person to execute a registration form
8 prescribed by the board ~~that.~~ The registration form shall be completed in the manner
9 provided under s. 6.33 (2) and shall contain all information required under s. 6.33
10 (1), along with the following certification:

11 *~~1301/5.19~~* **SECTION 51.** 6.55 (2) (b) of the statutes is amended to read:

12 6.55 (2) (b) Upon executing the registration form under par. (a), the person
13 shall ~~be required by a special registration deputy or inspector to present preferred~~
14 identification or, if the person is unable to present preferred identification, the
15 person shall present alternate identification. If the person is unable to present
16 preferred or alternate identification, the person shall present any identification card
17 that contains the name and photograph of the person and an identifying number.
18 If any identification presented by the person is not acceptable proof of residence
19 under sub. (7), the elector shall also present acceptable proof of residence. If the
20 person cannot supply such proof identification authorized under this paragraph or
21 proof of residence, the information contained in the registration form shall be
22 substantiated and signed corroborated in a statement that is signed by one other any
23 elector who resides in the same municipality as the registering elector, corroborating
24 all the material statements therein and who has not, during that day, corroborated
25 the registration information of more than one other person and that contains the

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1 current street address of the corroborator. The corroborator shall then provide
2 identification in the same manner as if the corroborator were registering under this
3 subsection and shall provide acceptable proof of residence. The signing by the elector
4 person executing the registration form and by any elector ~~who corroborates the~~
5 ~~information in the form~~ corroborator shall be in the presence of the special
6 registration deputy or inspector. Upon compliance with this procedure, such person
7 ~~shall then be given the right to vote~~ the elector shall be permitted to cast his or her
8 vote, if the elector complies with all other requirements for voting at the polling
9 place.

10 *~~1301/5.50~~* **SECTION 52.** 6.55 (2) (c) 1. of the statutes is amended to read:

11 6.55 (2) (c) 1. As an alternative to registration at the polling place under pars.
12 (a) and (b), the board of election commissioners, or the governing body of any
13 municipality ~~in which registration is required~~ may by resolution require a person
14 who qualifies as an elector and who is not registered and desires to register on the
15 day of an election to do so at another readily accessible location in the same building
16 as the polling place serving the elector's residence or at an alternate polling place
17 assigned under s. 5.25 (5) (b), instead of at the polling place serving the elector's
18 residence. In such case, the municipal clerk shall prominently post a notice of the
19 registration location at the polling place. The municipal clerk, deputy clerk or special
20 registration deputy at the registration location shall require such person to execute
21 a registration form as prescribed under par. (a) and to ~~provide~~ present preferred
22 identification or, if the person is unable to present preferred identification, alternate
23 identification. If the person is unable to present preferred or alternate identification,
24 the person shall present any identification card that contains the name and
25 photograph of the person and an identifying number. If any identification presented

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1 by the person is not acceptable proof of residence as provided under sub. (7), the
2 elector shall also present acceptable proof of residence. If the person cannot supply
3 such proof identification authorized under this subdivision or acceptable proof of
4 residence, the information contained in the registration form shall be corroborated
5 in the manner provided in par. (b). The signing by the ~~elector~~ person executing the
6 registration form and by any ~~corroborating elector~~ corroborator shall be in the
7 presence of the municipal clerk, deputy clerk or special registration deputy. Upon
8 proper completion of registration, the municipal clerk, deputy clerk or special
9 registration deputy shall serially number the registration and give one copy to the
10 elector for presentation at the polling place serving the elector's residence or an
11 alternate polling place assigned under s. 5.25 (5) (b).

12 ***-1301/5.51*** **SECTION 53.** 6.55 (2) (c) 2. of the statutes is amended to read:

13 6.55 (2) (c) 2. Upon compliance with the procedures under subd. 1., the
14 municipal clerk or deputy clerk shall issue a certificate addressed to the inspectors
15 of the proper polling place directing that the elector be permitted to cast his or her
16 vote if the elector complies with all requirements for voting at the polling place. If
17 the elector's registration is corroborated, the clerk shall enter the name and address
18 of the corroborator on the face of the certificate. The certificate shall be numbered
19 serially and prepared in duplicate. The municipal clerk shall preserve one copy in his
20 or her office. The certificate shall indicate the name and address of the elector and,
21 if the elector is unable to present preferred or alternate identification, the certificate
22 shall indicate the type of identification, if any, the elector is able to present and the
23 identifying number contained in that identification.

24 ***-1301/5.52*** **SECTION 54.** 6.55 (2) (d) of the statutes is amended to read:

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1 6.55 (2) (d) A registered elector who has changed his or her name but resides
2 at the same address, and has not notified the municipal clerk under s. 6.40 (1) (c),
3 shall notify the inspector of the change before voting. The inspector shall then notify
4 the municipal clerk at the time which materials are returned under s. 6.56 (1). If an
5 elector ~~changes~~ has changed both a name and address, the elector shall ~~complete a~~
6 ~~registration form~~ register at the polling place or other registration location under
7 pars. (a) and (b).

8 *~~1301/5.53~~* **SECTION 55.** 6.55 (3) of the statutes is amended to read:

9 6.55 (3) Any qualified elector in the ward or election district where the elector
10 desires to vote whose name does not appear on the registration list ~~where~~
11 ~~registration is required~~ but who claims to be registered to vote in the election may
12 request permission to vote at the polling place for that ward or election district.
13 When the request is made, the inspector shall require the person to give his or her
14 name and address. If the elector is not at the polling place which serves the ward or
15 election district where the elector resides, the inspector shall provide the elector with
16 directions to the correct polling place. If the elector is at the correct polling place, the
17 elector shall then execute the following written statement: "I, ..., hereby certify that
18 to the best of my knowledge, I am a qualified elector, having resided at for at least
19 10 days immediately preceding this election, and that I am not disqualified on any
20 ground from voting, and I have not voted at this election and am properly registered
21 to vote in this election." The person shall be required to ~~provide present preferred~~
22 identification or, if the person is unable to present preferred identification, alternate
23 identification. If the person is unable to present preferred or alternate identification,
24 the person shall present any identification card that contains the name and
25 photograph of the person and an identifying number. If any identification presented

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1 by the person is not acceptable proof of residence as provided under sub. (7), the
2 person shall also present acceptable proof of residence and shall then be given the
3 right to vote. If acceptable proof is presented, the elector need not have the
4 information corroborated by any other elector. If acceptable the person fails to
5 present any identification or proof is not presented of residence required under this
6 subsection, the statement shall be certified by the elector and shall be corroborated
7 in a statement that is signed by another any other elector who resides in the
8 municipality and who has not, during that day, corroborated the registration
9 information of more than one other person and that contains the current street
10 address of the corroborator. The corroborator shall then provide identification in the
11 same manner as if the corroborator were executing the certification under this
12 subsection and, if the identification is not acceptable proof of residence as provided
13 under sub. (7), shall provide acceptable proof of residence as provided in sub. (7).
14 Whenever the question of identity or residence cannot be satisfactorily resolved and
15 the elector cannot be permitted to vote, an inspector shall telephone the office of the
16 municipal clerk to reconcile the records at the polling place with those at the office.

17 *~~1301/5.54~~* **SECTION 56.** 6.55 (7) (c) 1. of the statutes is amended to read:

18 6.55 (7) (c) 1. ~~A Wisconsin motor vehicle~~ An operator's license issued under ch.
19 343.

20 *~~1301/5.55~~* **SECTION 57.** 6.55 (7) (c) 2. of the statutes is amended to read:

21 6.55 (7) (c) 2. ~~A Wisconsin~~ An identification card issued under ~~s. 125.08, 1987~~
22 stats s. 343.50.

23 *~~1301/5.56~~* **SECTION 58.** 6.79 (intro.) (except 6.79 (title)) of the statutes is
24 renumbered 6.79 (1m) and amended to read:

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1 **6.79 (1m) SEPARATE POLL LISTS.** Two election officials at each election ward shall
2 be in charge of and shall maintain 2 separate poll lists of containing information
3 relating to all persons voting. The municipal clerk may elect to maintain the
4 information on the ~~poll list~~ lists manually or electronically. If the ~~list is~~ lists are
5 maintained electronically, the officials shall enter the information into an electronic
6 data recording system that enables retrieval of a printed copy of the ~~poll list~~ at the
7 polling place. The system employed is subject to the approval of the board.

8 *~~1301/5.57~~* **SECTION 59.** 6.79 (1) of the statutes is repealed.

9 *~~1301/5.58~~* **SECTION 60.** 6.79 (2) of the statutes is repealed and recreated to
10 read:

11 **6.79 (2) VERIFICATION OF IDENTITY AND ADDRESS AND MAINTENANCE OF POLL LISTS.**

12 (a) Unless information on the poll list is entered electronically, the municipal clerk
13 shall supply the inspectors with 2 copies of the most current original registration list
14 or lists prepared under s. 6.36 (1) for use as poll lists at the polling place. Except as
15 provided in sub. (6), each person, before receiving a serial number, shall state his or
16 her full name and address and shall present preferred identification or, if the person
17 is unable to present preferred identification, alternate identification. Except as
18 provided in sub. (6), if the person is unable to present preferred or alternate
19 identification, the person shall present any identification card that contains the
20 name and photograph of the person and an identifying number. If a person is unable
21 to present any identification authorized under this paragraph, the person's identity
22 and address may be corroborated in a statement that is signed by any other elector
23 who resides in the municipality and who has not, during that day, corroborated the
24 identity and address of more than one other person and that contains the current
25 street address of the corroborator. The corroborator shall then provide identification

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1 in the same manner as if the corroborator were attempting to vote under this
2 subsection.

3 (b) 1. Except as otherwise provided in this paragraph, the officials shall verify
4 that the name and address on the identification provided by the person under par.
5 (a) or the name and address corroborated under par. (a) are the same as the person's
6 name and address on the poll list and shall verify that the photograph contained in
7 the identification reasonably resembles the person.

8 2. If the person presents an identification card under par. (a) that is not
9 preferred or alternate identification or that contains an address different from that
10 on the poll list, the officials shall verify that the name and identifying number on the
11 identification card are the same as the person's name on the poll list and the
12 identifying number on any identification card that the person's registration indicates
13 he or she is able to present. If the person's registration does not indicate that he or
14 she is able to present an identification card or if the identifying number on the
15 identification card is different from the identifying number indicated in the person's
16 registration, the officials shall enter on the poll list, after the name of the person, the
17 type of identification and the identifying number contained in that identification.

18 3. If the person presents a certificate for that election issued to the person under
19 s. 6.29 (2) (b) or a certificate issued to the person that day under s. 6.55 (2) (c) 2., the
20 officials shall verify that the name and address on the identification provided by the
21 person under par. (a) or the name and address corroborated under par. (a) are the
22 same as the person's name and address on the certificate. If the person presents an
23 identification card under par. (a) that is not preferred or alternate identification or
24 that contains an address different from that on the certificate, the officials shall
25 verify that the name and identifying number on the identification card are the same

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1 as the person's name on the certificate and the identifying number on any
2 identification card that the certificate indicates he or she is able to present. If the
3 certificate does not indicate he or she is able to present an identification card or if the
4 identifying number on the identification card is different from the identifying
5 number indicated in the certificate, the officials shall enter on the certificate the type
6 of identification and the identifying number contained in that identification.

7 (c) Upon the poll list, after the name of each elector, the officials shall enter a
8 serial number for each elector in the order that votes are cast, beginning with
9 number one. The officials shall maintain a separate list for electors who are voting
10 under s. 6.15, 6.29 or 6.55 (2) or (3) and electors who are reassigned from another
11 polling place under s. 5.25 (5) (b) and shall enter the full name, address, and serial
12 number of each of these electors on the appropriate separate list. The officials shall
13 provide each elector with a slip bearing the same serial number as is recorded for the
14 elector upon the poll list or separate list.

15 ***-1301/5.59* SECTION 61.** 6.79 (3) of the statutes is amended to read:

16 6.79 (3) REFUSAL TO GIVE NAME AND ADDRESS AND FAILURE TO PRESENT
17 IDENTIFICATION. Except as provided in sub. (6), if any elector offering to vote at any
18 polling place refuses to give his or her name and address or is unable to present
19 identification authorized under sub. (2) or have his or her identity and address
20 corroborated, the elector may not be permitted to vote.

21 ***-1301/5.60* SECTION 62.** 6.79 (4) of the statutes is amended to read:

22 6.79 (4) SUPPLEMENTAL INFORMATION. ~~When any elector provides identification~~
23 ~~under sub. (1) or s. 6.15, 6.29 or 6.55 (2) or (3), the election officials shall enter the~~
24 ~~type of identification on the poll or registration list, or supplemental list maintained~~
25 ~~under sub. (2). If the form of identification includes a number which applies only to~~

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1 ~~the individual holding that piece of identification, the election officials shall also~~
2 ~~enter that number on the list. When any elector corroborates the registration~~
3 ~~identity or residence of any person offering to vote under sub. (1) or s. 6.55 (2) (b) or~~
4 ~~(c) or (3) the name and address of the corroborator shall also be entered next to the~~
5 ~~name of the elector whose information is being corroborated on the registration or~~
6 ~~poll list, or the separate list maintained under sub. (2). When any person offering~~
7 ~~to vote has been challenged and taken the oath, following the person's name on the~~
8 ~~registration or poll list, the officials shall enter the word "Sworn".~~

9 *~~1301/5.61~~* **SECTION 63.** 6.79 (5) of the statutes is repealed.

10 *~~1301/5.62~~* **SECTION 64.** 6.79 (6) (title) of the statutes is repealed and
11 recreated to read:

12 6.79 (6) (title) EXCEPTIONS REGARDING IDENTIFICATION.

13 *~~1301/5.63~~* **SECTION 65.** 6.79 (6) (a) of the statutes is repealed.

14 *~~1301/5.64~~* **SECTION 66.** 6.79 (6) (am) of the statutes is created to read:

15 6.79 (6) (am) The requirement under sub. (2) that a person present
16 identification or have his or her identity or address corroborated does not apply to
17 a person who is voting under s. 6.15 or 6.55 (2) (b) or (3).

18 *~~1301/5.65~~* **SECTION 67.** 6.79 (6) (b) of the statutes is amended to read:

19 6.79 (6) (b) ~~In municipalities where registration is required, an~~ An elector who
20 has a confidential listing under s. 6.47 (2) may present his or her identification card
21 issued under s. 6.47 (3), ~~or may give his or her name and identification serial number~~
22 issued under s. 6.47 (3), in lieu of stating his or her name and address and presenting
23 identification under sub. (2). If the elector's name and identification serial number
24 appear on the confidential portion of the list, the inspectors shall issue a voting serial

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1 number to the elector, record that number on the registration list and permit the
2 elector to vote.

3 ***-1301/5.66* SECTION 68.** 6.82 (1) (a) of the statutes is amended to read:

4 6.82 (1) (a) When any inspectors are informed that an elector is at the entrance
5 to the polling place who as a result of disability is unable to enter the polling place,
6 they shall permit the elector to be assisted in marking or punching a ballot by any
7 individual selected by the elector, except the elector's employer or an agent of that
8 employer or an officer or agent of a labor organization which represents the elector.
9 The inspectors shall issue a ballot to the individual selected by the elector and shall
10 accompany the individual to the polling place entrance where the assistance is to be
11 given. If the ballot is a paper ballot, the assisting individual shall fold the ballot after
12 the ballot is marked or punched by the assisting individual. The assisting individual
13 shall then immediately take the ballot into the polling place and give the ballot to an
14 inspector. The inspector shall distinctly announce that he or she has "a ballot offered
15 by (stating person's name), an elector who, as a result of disability, is unable to
16 enter the polling place without assistance". The inspector shall then ask, "Does
17 anyone object to the reception of this ballot?" If no objection is made, the inspectors
18 shall record the elector's name under s. 6.79 and deposit the ballot in the ballot box,
19 and shall make a notation on the ~~registration or~~ poll list: "Ballot received at poll
20 entrance".

21 ***-1301/5.67* SECTION 69.** 6.86 (3) (a) of the statutes is amended to read:

22 6.86 (3) (a) Any elector who is registered, ~~or otherwise qualified where~~
23 ~~registration is not required,~~ and who is hospitalized, may apply for and obtain an
24 official ballot by agent. The agent may apply for and obtain a ballot for the
25 hospitalized absent elector by presenting a form prescribed by the board and

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1 containing the required information supplied by the hospitalized elector and signed
2 by that elector and any other elector residing in the same municipality as the
3 hospitalized elector, corroborating the information contained therein. The
4 corroborating elector shall state on the form his or her full name and address.

5 ***-1301/5.68* SECTION 70.** 6.88 (3) (a) of the statutes is amended to read:

6 6.88 (3) (a) Any time between the opening and closing of the polls on election
7 day, the inspectors shall open the carrier envelope only, and announce the name of
8 the absent elector or the identification serial number of the absent elector if the
9 elector has a confidential listing under s. 6.47 (2). When the inspectors find that the
10 certification has been properly executed, the applicant is a qualified elector of the
11 ward or election district, and the applicant has not voted in the election, they shall
12 enter an indication on the poll ~~or registration~~ list next to the applicant's name
13 indicating an absentee ballot is cast by the elector. They shall then open the envelope
14 containing the ballot in a manner so as not to deface or destroy the certification
15 thereon. The inspectors shall take out the ballot without unfolding it or permitting
16 it to be unfolded or examined. Unless the ballot is cast under s. 6.95, the inspectors
17 shall verify that the ballot has been endorsed by the issuing clerk. The inspectors
18 shall deposit the ballot into the proper ballot box and enter the absent elector's name
19 or voting number after his or her name on the poll ~~or registration~~ list in the same
20 manner as if the elector had been present and voted in person.

21 ***-1301/5.69* SECTION 71.** 6.94 of the statutes is amended to read:

22 **6.94 Challenged elector oath.** If the person challenged refuses to answer
23 fully any relevant questions put to him or her by the inspector under s. 6.92, the
24 inspectors shall reject the elector's vote. If the challenge is not withdrawn after the
25 person offering to vote has answered the questions, one of the inspectors shall

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1 administer to the person the following oath or affirmation: “You do solemnly swear
2 (or affirm) that: you are 18 years of age; you are a citizen of the United States; you
3 are now and for 10 days have been a resident of this ward except under s. 6.02 (2);
4 you have not voted at this election; you have not made any bet or wager or become
5 directly or indirectly interested in any bet or wager depending upon the result of this
6 election; you are not on any other ground disqualified to vote at this election”. If the
7 person challenged refuses to take the oath or affirmation, the person’s vote shall be
8 rejected. If the person challenged answers fully all relevant questions put to the
9 elector by the inspector under s. 6.92, takes the oath or affirmation, and fulfills the
10 applicable registration requirements, ~~where applicable~~, and if the answers to the
11 questions given by the person indicate that the person meets the voting qualification
12 requirements, the person’s vote shall be received.

13 *–1301/5.70* SECTION 72. 6.95 of the statutes is amended to read:

14 **6.95 Voting procedure for challenged electors.** Whenever the inspectors
15 under ss. 6.92 to 6.94 receive the vote of a person offering to vote who has been
16 challenged, they shall give the elector a ballot. Before depositing the ballot, the
17 inspectors shall write on the back of the ballot the serial number of the challenged
18 person corresponding to the number kept at the election on the ~~registration or~~ poll
19 list, or other list maintained under s. 6.79. If voting machines are used in the
20 municipality where the person is voting, the person’s vote may be received only upon
21 an absentee ballot furnished by the municipal clerk which shall have the
22 corresponding serial number from the ~~registration or~~ poll list or other list
23 maintained under s. 6.79 written on the back of the ballot before the ballot is
24 deposited. The inspectors shall indicate on the list the reason for the challenge. The
25 challenged ballots shall be counted under s. 5.85 or 7.51. The municipal board of

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1 canvassers may decide any challenge when making its canvass under s. 7.53. If the
2 returns are reported under s. 7.60, a challenge may be reviewed by the county board
3 of canvassers. If the returns are reported under s. 7.70, a challenge may be reviewed
4 by the chairperson of the board or the chairperson's designee. The decision of any
5 board of canvassers or of the chairperson or chairperson's designee may be appealed
6 under s. 9.01. The standard for disqualification specified in s. 6.325 shall be used to
7 determine the validity of challenged ballots.

8 ***-1301/5.71* SECTION 73.** 7.08 (1) (c) of the statutes is amended to read:

9 7.08 (1) (c) Prescribe forms required by ss. 6.24 (3) and (4), 6.30 (4), 6.33 (1),
10 6.40 (1) (b), 6.47 (1) (a) 2. and (3), 6.55 (2) and (3), ~~6.79 (5)~~ and 6.86 (2) and (3). All
11 such forms shall contain a statement of the penalty applicable to false or fraudulent
12 registration or voting through use of the form. Forms are not required to be furnished
13 by the board.

14 ***-1301/5.72* SECTION 74.** 7.08 (5) of the statutes is created to read:

15 7.08 (5) TRAINING, EXAMINATION AND QUALIFICATION OF ELECTION OFFICIALS. The
16 board may, by rule, prescribe standards and procedures for the training,
17 qualification and examination of election officials.

18 ***-1301/5.73* SECTION 75.** 7.08 (6) of the statutes is created to read:

19 7.08 (6) APPOINTMENT OF SPECIALLY DESIGNATED INSPECTORS. If the board finds
20 that an inspector has repeatedly and materially failed to substantially comply with
21 the election laws or rules of the board in performing his or her functions, the board
22 may remove that inspector and may appoint a qualified individual to fill the vacancy
23 in the inspector's office, without regard to party affiliation. The specially designated
24 inspector so appointed shall serve for the remainder of the unexpired term of the
25 former inspector. A specially designated inspector shall be compensated by the

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1 municipality in which the inspector serves on the same basis as other inspectors, and
2 shall be supervised by the municipal clerk or board of election commissioners in the
3 same manner as provided by law for other inspectors.

4 ***-1301/5.74* SECTION 76.** 7.08 (7) of the statutes is created to read:

5 7.08 (7) APPOINTMENT OF SPECIAL MASTER. (a) If the board finds that a
6 municipality has repeatedly and materially failed to substantially comply with the
7 election laws or rules of the board in administering elections, the board may appoint
8 a special master to assume all functions of the municipal clerk or board of election
9 commissioners of that municipality with respect to administration of the election
10 laws. The board shall specify in the appointment order the period in which the
11 appointment applies, which may not exceed 12 months. An appointment under this
12 subsection may be renewed for additional periods of not more than 12 months, if the
13 board finds, at the time of renewal, that the municipality served by the special
14 master is incapable of substantial compliance or is unwilling to substantially comply
15 with the election laws or rules of the board. During the period of service of a special
16 master in any municipality, all election officials other than the municipal clerk or
17 board of election commissioners shall continue to hold their offices and positions and
18 exercise their functions, unless the special master removes an official under s. 7.15
19 (1) (f) or 7.30 (6) (c) or the board removes an official under sub. (6).

20 (b) The board shall employ the special master outside the classified service. The
21 board shall submit a statement of its reasonable costs incurred under this subsection
22 to the municipal treasurer. The municipal treasurer shall then reimburse the board
23 for those costs within 30 days following receipt of the statement. If the municipality
24 fails to timely reimburse the board, the board may submit a statement to the
25 department of administration indicating the amount of the reimbursement due from

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1 the municipality and directing the department to deduct that amount from the next
2 payment made to the municipality under s. 79.02.

3 ***-1301/5.75* SECTION 77.** 7.10 (1) (b) of the statutes is amended to read:

4 7.10 (1) (b) The county clerk shall supply sufficient ~~poll list blanks for~~
5 ~~municipalities that do not have elector registration and other~~ election supplies for
6 national, state and county elections to municipalities within the county. The ~~poll list~~
7 ~~blanks and other~~ election supplies shall be enclosed in the sealed package containing
8 the official ballots and delivered to the municipal clerk.

9 ***-1301/5.76* SECTION 78.** 7.10 (7) of the statutes is created to read:

10 7.10 (7) REGISTRATION AGENT FOR TOWN CLERK. The county clerk shall carry out
11 the registration functions specified in ss. 6.29 (2) and 6.33 (5) (b) for any town clerk
12 who designates the county clerk as the agent of the town clerk under s. 6.33 (5) (b).

13 ***-1301/5.77* SECTION 79.** 7.15 (1) (intro.) of the statutes is amended to read:

14 7.15 (1) SUPERVISE REGISTRATION AND ELECTIONS. (intro.) ~~Each~~ Except as
15 provided in ss. 6.33 (5) (b), 6.36 (1), and 7.08 (7), each municipal clerk has charge and
16 supervision of elections and registration in the municipality. The clerk shall perform
17 the following duties and any others which may be necessary to properly conduct
18 elections or registration:

19 ***-1301/5.78* SECTION 80.** 7.15 (1) (c) of the statutes is amended to read:

20 7.15 (1) (c) Prepare ballots for municipal elections, and distribute ballots and
21 provide other supplies for conducting all elections. The municipal clerk shall deliver
22 ~~poll list forms received from the county clerk to the polling places with the ballots to~~
23 the polling places before the polls open.

24 ***-1301/5.79* SECTION 81.** 7.15 (1) (e) of the statutes is amended to read:

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1 7.15 (1) (e) ~~Instruct~~ Except as otherwise required by rules of the board under
2 s. 7.08 (5), determine whether election officials meet the qualifications prescribed by
3 law and whether their conduct is in compliance with the law; instruct election
4 officials in their duties, calling them together whenever advisable; advise ~~them~~
5 election officials of changes in laws, rules and procedures affecting the performance
6 of their duties; and administer examinations as authorized under s. 7.30 (2) (c). The
7 clerk shall assure that officials who serve at polling places where an electronic voting
8 system is used are familiar with the system and competent to instruct electors in its
9 proper use. The clerk shall inspect systematically and thoroughly the conduct of
10 elections in the municipality so that elections are honestly, efficiently and uniformly
11 conducted.

12 *~~1301/5.80~~* **SECTION 82.** 7.15 (4) of the statutes is amended to read:

13 7.15 (4) RECORDING ELECTORS. After each election ~~where registration is used,~~
14 the municipal clerk shall make a record of each elector who has voted at the election
15 by stamping or writing the date of the election in the appropriate space on the
16 original registration form of the elector. Municipalities employing data processing
17 may, in lieu of this requirement, record voting information in such a manner that it
18 is readily available for retrieval by computer.

19 *~~1301/5.81~~* **SECTION 83.** 7.30 (1) of the statutes is amended to read:

20 7.30 (1) NUMBER. There shall be 7 inspectors for each polling place at each
21 election. In municipalities where voting machines are used, the municipal governing
22 body may reduce the number of inspectors to 5. A municipal governing body may
23 provide for the appointment of additional inspectors whenever more than one voting
24 machine is used or wards are combined under s. 5.15 (6) (b). A municipal governing
25 body may provide by ordinance for the selection of alternate officials or the selection

SENATE BILL 55**SECTION 83**

1 of 2 sets of officials to work at different times on election day. Unless officials are
2 appointed without regard to party affiliation under sub. (4) (c) or unless a specially
3 designated inspector is appointed under s. 7.08 (6), additional officials shall be
4 appointed in such a manner that the total number of officials is an odd number and
5 the predominant party under sub. (2) is represented by one more official than the
6 other party.

7 ***-1301/5.82* SECTION 84.** 7.30 (2) of the statutes is amended to read:

8 7.30 (2) QUALIFICATIONS AND PROCEDURE. (a) ~~Only~~ Except as otherwise provided
9 in s. 7.08 (6), only election officials appointed under this section may conduct an
10 election. ~~Except as authorized in s. 7.15 (1) (k), each~~ Each inspector shall be a
11 qualified elector ~~in of the ward or other area~~ for which the polling place is established.
12 ~~Special, except that special~~ registration deputies appointed under s. 6.55 (6) and
13 election officials serving more than one ward or when necessary to fill a vacancy
14 under par. (b), and specially designated inspectors under s. 7.08 (6) need not be a
15 ~~resident an elector~~ of that ward, or area but, except in the case of specially designated
16 inspectors, shall be ~~a resident an elector~~ of the municipality. Special registration
17 deputies may be appointed to serve more than one polling place. All officials shall
18 be able to read and write the English language, be capable, be of good understanding,
19 and may not be a candidate for any office to be voted for at an election at which they
20 serve. In 1st class cities, they may hold no public office other than notary public.
21 Except for specially designated inspectors appointed under s. 7.08 (6) and except as
22 authorized under sub. (4) (c), all inspectors shall be affiliated with one of the 2
23 recognized political parties which received the largest number of votes for president,
24 or governor in nonpresidential general election years, in the ward or combination of
25 wards served by the polling place at the last election. The party which received the

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1 largest number of votes is entitled to one more inspector than the party receiving the
2 next largest number of votes at each polling place. The same election officials may
3 serve the electors of more than one ward where wards are combined under s. 5.15 (6)
4 (b). If a municipality is not divided into wards, the ward requirements in this
5 paragraph apply to the municipality at large.

6 (b) ~~When~~ Except as provided in s. 7.08 (6), whenever a vacancy occurs, the
7 vacancy shall be filled by appointment of the municipal clerk. ~~The vacancy~~ Vacancies
8 filled by the municipal clerk shall be filled from the remaining names on the lists
9 submitted under sub. (4) or from additional names submitted by the chairperson of
10 the county party committee of the appropriate party under sub. (4) whenever names
11 are submitted under sub. (4) (d). If the vacancy is due to candidacy, sickness or any
12 other temporary cause, the appointment shall be a temporary appointment and
13 effective only for the election at which the temporary vacancy occurs. The same
14 qualifications shall be required of persons who fill vacancies. Vacancies may be filled
15 in cases of emergency or because of time limitations by a person from another
16 aldermanic district or ward within the municipality.

17 (c) ~~The~~ Unless otherwise required by the board under s. 7.08 (5), the governing
18 body of any municipality may require all persons serving as election officials to prove
19 their ability to read and write English and to have a general knowledge of the election
20 laws. ~~Examinations and may be given~~ give examinations to prove the qualifications
21 can be met. Any examinations shall be consistent with rules of the board under s.
22 7.08 (5).

23 *~~1301/5.83~~* **SECTION 85.** 7.30 (4) (b) 2. of the statutes is amended to read:

24 7.30 (4) (b) 2. In municipalities other than cities and villages located in counties
25 having a population of more than 500,000, the committees organized under s. 8.17

SENATE BILL 55**SECTION 85**

1 from each of the 2 dominant parties under sub. (2) shall submit a list containing at
2 least as many names as there are needed appointees from that party. The list shall
3 be submitted by the chairperson of each of the 2 committees to the mayor, president
4 or chairperson of the municipality. If committees are organized in subdivisions of a
5 city, the list shall be submitted through the chairperson of the city committee. If
6 there is no municipal committee, the list shall be submitted by the chairperson of the
7 county or legislative district committee. Except as provided in par. (c) and except for
8 specially designated inspectors appointed under s. 7.08 (6), only those persons
9 submitted by the chairperson of each committee under s. 8.17 may act as election
10 officials. The chairperson may designate any individual whose name is submitted
11 as a first choice nominee. The list shall contain the signature of the chairperson and
12 secretary of the submitting committee. In cities or villages located in counties having
13 a population of more than 500,000, other than cities where there is a board of election
14 commissioners, the aldermanic district or village committeeman or
15 committeewoman for the ward or wards where each polling place is located, if there
16 is one, shall submit a list containing at least as many names as there are needed
17 appointees for inspector positions from the party represented by the committeeman
18 or committeewoman. For appointments of inspectors in cities and villages where
19 there is no aldermanic district or village committeeman or committeewoman,
20 nominations shall proceed in the same manner as in municipalities located in
21 counties having a population of 500,000 or less. The list shall be submitted to the
22 mayor or president. Except as provided in par. (c) and except for specially designated
23 inspectors appointed under s. 7.08 (6), only those persons whose names are
24 submitted as provided in this paragraph may act as election officials. The
25 committeeman or committeewoman may designate any individual whose name is

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1 submitted as a first choice nominee. The list shall contain the signature of the
2 aldermanic district or village committeeman or committeewoman or the chairperson
3 of the appropriate committee. Upon submission of each nominee's name, the
4 governing body shall appoint each first choice nominee for so long as positions are
5 available, unless nonappointment is authorized under par. (e), and shall appoint
6 other nominees in its discretion. If any nominee is not appointed, the mayor,
7 president or chairperson of the municipality shall immediately nominate another
8 person from the appropriate lists submitted and continue until the necessary
9 number of election officials from each party is achieved at that meeting.

10 *~~1335/7.1~~* **SECTION 86.** 7.33 (1) (c) of the statutes is amended to read:

11 7.33 (1) (c) "State agency" has the meaning given under s. 20.001 (1) and
12 includes an authority created under ch. 231, 232, 233 ~~or~~, 234, or 237.

13 *~~1301/5.84~~* **SECTION 87.** 7.33 (2) of the statutes is amended to read:

14 7.33 (2) ~~Service~~ Except as otherwise provided in this subsection, service as an
15 election official under this chapter ~~shall be~~ is mandatory upon all qualified electors
16 appointed, during the full 2-year term, after which they shall be exempt from further
17 service as an election official, under this chapter, until 3 terms of 2 years each have
18 elapsed. Municipal clerks may grant exemptions from service at any time. At all
19 times while performing his or her duties, a person serving as an election official shall
20 wear a sticker or badge that indicates the person is an election official and that
21 contains the person's full name.

22 *~~1301/5.85~~* **SECTION 88.** 7.37 (7) of the statutes is amended to read:

23 7.37 (7) ~~REGISTRATION AND POLL~~ POLL LISTS. Two inspectors shall be assigned
24 to have charge of the ~~registration or~~ poll lists at each election.

25 *~~1301/5.86~~* **SECTION 89.** 7.51 (2) (a) of the statutes is amended to read:

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1 7.51 (2) (a) The inspectors shall first compare the poll ~~or registration~~ lists,
2 correcting any mistakes until the poll ~~or registration~~ lists agree. The chief inspector
3 and the inspectors who are responsible for recording electors under s. 6.79 shall
4 verify the correctness of the poll ~~or registration~~ lists after the polls close by each
5 signing their name thereto. Where ballots are distributed to electors, the inspectors
6 shall then open the ballot box and remove and count the number of ballots therein
7 without examination except as is necessary to ascertain that each is a single ballot.
8 If 2 or more ballots are folded together so as to appear as a single ballot, the inspectors
9 shall lay them aside until the count is completed; and if, after a comparison of the
10 count and the appearance of the ballots it appears to a majority of the inspectors that
11 the ballots folded together were voted by the same person they may not be counted
12 but the inspectors shall mark them as to the reason for removal, set them aside and
13 carefully preserve them. The inspectors shall then proceed under par. (b).

14 *~~1301/5.87~~* **SECTION 90.** 7.51 (2) (c) of the statutes is amended to read:

15 7.51 (2) (c) Whenever the number of ballots exceeds the number of voting
16 electors as indicated on the poll ~~or registration~~ list, the inspectors shall place all
17 ballots face up to check for blank ballots. In this paragraph, “blank ballot” means
18 a ballot on which no votes are cast for any office or question. The inspectors shall
19 mark, lay aside and preserve any blank ballots. If the number of ballots still exceeds
20 the number of voting electors, the inspectors shall place all ballots face down and
21 proceed to check for the initials. The inspectors shall mark, lay aside and preserve
22 any ballot not bearing the initials of 2 inspectors or any absentee ballot not bearing
23 the initials of the municipal clerk. During the count the inspectors shall count those
24 ballots cast by challenged electors the same as the other ballots.

25 *~~1301/5.88~~* **SECTION 91.** 7.51 (2) (e) of the statutes is amended to read:

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1 7.51 (2) (e) If, after any ballots have been laid aside, the number of ballots still
2 exceeds the total number of electors recorded on the ~~registration or~~ poll list, the
3 inspectors shall separate the absentee ballots from the other ballots. If there is an
4 excess number of absentee ballots, the inspectors shall place the absentee ballots in
5 the ballot box and one of the inspectors shall publicly and without examination draw
6 therefrom by chance the number of ballots equal to the excess number of absentee
7 ballots. If there is an excess number of other ballots, the inspectors shall place those
8 ballots in the ballot box and one of the inspectors shall publicly and without
9 examination draw therefrom by chance the number of ballots equal to the excess
10 number of those ballots. All ballots so removed may not be counted but shall be
11 specially marked as having been removed by the inspectors on original canvass due
12 to an excess number of ballots, set aside and preserved. When the number of ballots
13 and total shown on the ~~poll or~~ registration list agree, the inspectors shall return all
14 ballots to be counted to the ballot box and shall turn the ballot box in such manner
15 as to thoroughly mix the ballots. The inspectors shall then open, count and record
16 the number of votes. When the ballots are counted, the inspectors shall separate
17 them into piles for ballots similarly voted. Objections may be made to placement of
18 ballots in the piles at the time the separation is made.

19 *~~1301/5.89~~* SECTION 92. 7.51 (4) (a) of the statutes is amended to read:

20 7.51 (4) (a) The tally sheets shall state the total number of votes cast for each
21 office and for each individual receiving votes for that office, whether or not the
22 individual's name appears on the ballot, and shall state the vote for and against each
23 proposition voted on. Upon completion of the tally sheets, the inspectors shall
24 immediately complete inspectors' statements in duplicate. The inspectors shall state
25 the excess by which the number of ballots exceeds the number of electors voting as

SENATE BILL 55**SECTION 92**

1 shown by the poll ~~or registration~~ list, if any, and shall state the number of the last
2 elector as shown by the ~~registration or~~ poll lists. At least 3 inspectors, including the
3 chief inspector and, unless election officials are appointed under s. 7.30 (4) (c)
4 without regard to party affiliation, at least one inspector representing each political
5 party, shall then certify to the correctness of the statements and tally sheets and sign
6 their names. All other election officials assisting with the tally shall also certify to
7 the correctness of the tally sheets. When the tally is complete, the inspectors shall
8 publicly announce the results from the statements.

9 ***-1301/5.90* SECTION 93.** 7.51 (5) of the statutes is amended to read:

10 7.51 (5) RETURNS. The inspectors shall make full and accurate return of the
11 votes cast for each candidate and proposition on tally sheet blanks provided by the
12 municipal clerk for the purpose. Each tally sheet shall record the returns for each
13 office or referendum by ward, unless combined returns are authorized in accordance
14 with s. 5.15 (6) (b) in which case the tally sheet shall record the returns for each group
15 of combined wards. After recording the votes, the inspectors shall seal in a carrier
16 envelope outside the ballot bag or container one inspectors' statement under sub. (4)
17 (a), one tally sheet and one poll ~~or registration~~ list for delivery to the county clerk,
18 unless the election relates only to municipal or school district offices or referenda.
19 The inspectors shall also similarly seal one inspectors' statement, one tally sheet and
20 one poll ~~or registration~~ list for delivery to the municipal clerk. For school district
21 elections, except in 1st class cities, the inspectors shall similarly seal one inspectors'
22 statement, one tally sheet and one poll ~~or registration~~ list for delivery to the school
23 district clerk. The inspectors shall immediately deliver all ballots, statements, tally
24 sheets, lists and envelopes to the municipal clerk. The municipal clerk shall arrange
25 for delivery of all ballots, statements, tally sheets, lists and envelopes relating to a

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1 school district election to the school district clerk. The municipal clerk shall deliver
2 the ballots, statements, tally sheets, lists and envelopes for his or her municipality
3 relating to any county, technical college district, state or national election to the
4 county clerk by 2 p.m. on the day following each such election. The person delivering
5 the returns shall be paid out of the municipal treasury. Each clerk receiving ballots,
6 statements, tally sheets or envelopes shall retain them until destruction is
7 authorized under s. 7.23 (1).

8 *~~1301/5.91~~* **SECTION 94.** 9.01 (1) (b) 1. of the statutes is amended to read:

9 9.01 (1) (b) 1. The board of canvassers shall first compare the ~~registration or~~
10 poll lists and determine the number of voting electors.

11 *~~1301/5.92~~* **SECTION 95.** 10.02 (3) (a) of the statutes is amended to read:

12 10.02 (3) (a) Upon entering the polling place and before being permitted to vote,
13 an elector shall give state his or her name and address ~~before being permitted to vote~~
14 and shall present identification or have his or her identification corroborated as
15 required by law. Where ballots are distributed to electors, the initials of 2 inspectors
16 must appear on the ballot. Upon being permitted to vote, the elector shall retire
17 alone to a voting booth or machine and cast his or her ballot, except that an elector
18 who is a parent or guardian may be accompanied by the elector's minor child or minor
19 ward. An election official may inform the elector of the proper manner for casting
20 a vote, but the official may not in any manner advise or indicate a particular voting
21 choice.

22 *~~1301/5.93~~* **SECTION 96.** 12.13 (2) (b) 9. of the statutes is created to read:

23 12.13 (2) (b) 9. Fail to exercise due care to lawfully register an elector to vote.

24 *~~1301/5.94~~* **SECTION 97.** 12.60 (1) (bm) of the statutes is created to read:

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1 12.60 (1) (bm) Whoever violates s.12.13 (2) (b) 9. may be required to forfeit not
2 more than \$1,000.

3 ***-1553/2.1*** **SECTION 98.** 13.101 (4) of the statutes is amended to read:

4 13.101 (4) The committee may transfer between appropriations and programs
5 if the committee finds that unnecessary duplication of functions can be eliminated,
6 more efficient and effective methods for performing programs will result or
7 legislative intent will be more effectively carried out because of such transfer, if
8 legislative intent will not be changed as the result of such transfer and the purposes
9 for which the transfer is requested have been authorized or directed by the
10 legislature, ~~or to implement s. 16.847 (8) (b) 3.~~ The authority to transfer between
11 appropriations includes the authority to transfer between 2 fiscal years of the same
12 biennium, between 2 appropriations of the same agency and between an
13 appropriation of one agency and an appropriation of a different agency. No transfer
14 between appropriations or programs may be made to offset deficiencies arising from
15 the lack of adequate expenditure controls by a department, board, institution,
16 commission or agency. The authority to transfer between appropriations shall not
17 include the authority to transfer from sum sufficient appropriations as defined under
18 s. 20.001 (3) (d) to other types of appropriations.

19 ***-0886/3.1*** **SECTION 99.** 13.101 (6) (a) of the statutes is amended to read:

20 13.101 (6) (a) As an emergency measure necessitated by decreased state
21 revenues and to prevent the necessity for a state tax on general property, the
22 committee may reduce any appropriation made to any board, commission,
23 department, or the University of Wisconsin System, or to any other state agency or
24 activity, by such amount as it deems feasible, not exceeding 25% of the
25 appropriations, except appropriations made by ss. 20.255 (2) (ac), (bc), (bh), (cg), and

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1 (cr) and (q), 20.395 (1), (2) (cq), ~~(eq) to (ex)~~ (fq) to (fx), and (gq) to (gx), (3), (4) (aq) to
2 (ax), and (6) (aq) and (ar), 20.435 (6) (a) and (7) (da), and 20.445 (3) (a) and (dz) or for
3 forestry purposes under s. 20.370 (1), or any other moneys distributed to any county,
4 city, village, town, or school district. Appropriations of receipts and of a sum
5 sufficient shall for the purposes of this section be regarded as equivalent to the
6 amounts expended under such appropriations in the prior fiscal year which ended
7 June 30. All functions of said state agencies shall be continued in an efficient
8 manner, but because of the uncertainties of the existing situation no public funds
9 should be expended or obligations incurred unless there shall be adequate revenues
10 to meet the expenditures therefor. For such reason the committee may make
11 reductions of such appropriations as in its judgment will secure sound financial
12 operations of the administration for said state agencies and at the same time
13 interfere least with their services and activities.

****NOTE: This is reconciled s. 13.101 (6) (a). This SECTION has been affected by
LRB-0099 and LRB-0886.

14 ***-1857/5.1* SECTION 100.** 13.101 (14) of the statutes is amended to read:

15 13.101 (14) With the concurrence of the joint committee on information policy
16 and technology, direct the department of ~~administration~~ electronic government to
17 report to the committee concerning any specific information technology system
18 project in accordance with s. 13.58 (5) (b) 4.

19 ***-1472/1.1* SECTION 101.** 13.106 (2) of the statutes is amended to read:

20 13.106 (2) The Medical College of Wisconsin and the University of
21 Wisconsin-Madison Medical School shall submit a biennial report containing
22 financial summaries for the college and school to the governor and the joint

SENATE BILL 55**SECTION 101**

1 committee on finance, in a consistent format and methodology ~~to be developed in~~
2 ~~consultation with the medical education review committee under s. 39.16.~~

3 ***-2050/1.1* SECTION 102.** 13.123 (1) (a) 1. of the statutes is amended to read:

4 13.123 (1) (a) 1. Any member of the legislature who has signified, by affidavit
5 filed with the department of administration, the necessity of establishing a
6 temporary residence at the state capital for the period of any regular or special
7 legislative session shall be entitled to an allowance for expenses incurred for food and
8 lodging for each day that he or she is in Madison on legislative business, but not
9 including any Saturday or Sunday unless the legislator is in actual attendance on
10 such day at a session of the legislature or a meeting of a standing committee of which
11 the legislator is a member. The amount of the allowance for each biennial session
12 shall be established under s. 20.916 (8) 90% of the per diem rate for travel for federal
13 government business within the city of Madison, as established by the federal
14 general services administration. For the purpose of determining the amount of the
15 allowance, the secretary of employment relations shall certify to the chief clerk of
16 each house the federal per diem rate in effect on December 1, or the first business day
17 thereafter if December 1 is not a business day, in each even-numbered year. Each
18 legislator shall file an affidavit with the chief clerk of his or her house certifying the
19 specific dollar amount within the authorized allowance the member wishes to
20 receive. Such affidavit, when filed, shall remain in effect for the biennial session,
21 ~~except that a new affidavit may be filed for any month following an adjustment in~~
22 ~~the amount of the authorized allowance under s. 20.916 (8).~~

23 ***-1063/6.1* SECTION 103.** 13.40 of the statutes is created to read:

24 **13.40 Limitation on state appropriations from general purpose**
25 **revenue. (1)** In this section:

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1 (a) “Fiscal biennium” means a 2-year period beginning on July 1 of an
2 odd-numbered year.

3 (b) “General purpose revenue” has the meaning given for “general purpose
4 revenues” in s. 20.001 (2) (a).

5 (2) Except as provided in sub. (3), the amount appropriated from general
6 purpose revenue for each fiscal biennium, excluding any amount under an
7 appropriation specified in sub. (3) (a) to (h), as determined under sub. (4), may not
8 exceed the sum of:

9 (a) The amount appropriated from general purpose revenue, excluding any
10 amount under an appropriation specified in sub. (3), for the 2nd fiscal year of the
11 prior fiscal biennium as determined under sub. (4), multiplied by the sum of 1.0 and
12 the annual percentage change in this state’s aggregate personal income, expressed
13 as a decimal, for the calendar year that begins on the January 1 which immediately
14 precedes the first year of the fiscal biennium, as estimated by the department of
15 revenue no later than December 5 of each even-numbered year.

16 (b) The amount determined under par. (a) multiplied by the sum of 1.0 and the
17 annual percentage change in this state’s aggregate personal income, expressed as a
18 decimal, for the calendar year that begins on the January 1 which immediately
19 precedes the 2nd year of the fiscal biennium, as estimated by the department of
20 revenue no later than December 5 of each even-numbered year.

21 (3) The limitation under sub. (2) does not apply to any of the following:

22 (a) An appropriation for principal repayment and interest payments on public
23 debt, as defined in s. 18.01 (4), or operating notes, as defined in s. 18.71 (4).

24 (b) An appropriation to honor a moral obligation undertaken pursuant to ss.
25 18.61 (5), 85.25 (5), 101.143 (9m) (i), 229.50 (7), 229.74 (7), 229.830 (7), 234.15 (4),

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1 234.42 (4), 234.54 (4) (b), 234.626 (7), 234.93 (6), 234.932 (6), 234.933 (6), and 281.59
2 (13m).

3 (c) An appropriation to make a payment to the United States that the building
4 commission determines to be payable under s. 13.488 (1) (m).

5 (d) An appropriation contained in a bill that is enacted with approval of at least
6 two-thirds of the members of each house of the legislature.

7 (e) An appropriation for legal expenses and the costs of judgments, orders, and
8 settlements of actions and appeals incurred by the state.

9 (f) An appropriation to make a payment for tax relief under s. 20.835 (2).

10 (g) An appropriation to make a transfer from the general fund to the budget
11 stabilization fund under s. 20.875 (1) (a).

12 (h) An appropriation to make a transfer from the general fund to the tax relief
13 fund under s. 20.876 (1) (a).

14 (4) For purposes of sub. (2), the department of administration shall determine
15 the amount appropriated from general purpose revenue for any fiscal biennium to
16 which sub. (2) applies. The department of administration shall make this
17 determination no later than December 31 of each even-numbered year and shall
18 include a statement of the determination in the biennial state budget report
19 prepared under s. 16.46.

20 ***-0827/1.1* SECTION 104.** 13.48 (2) (j) of the statutes is repealed.

21 ***-1335/7.2* SECTION 105.** 13.48 (10) (b) 3m. of the statutes is created to read:
22 13.48 (10) (b) 3m. Rehabilitation projects of the Fox River Navigational System
23 Authority.

24 ***-1335/7.3* SECTION 106.** 13.48 (12) (b) 4. of the statutes is created to read:

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1 13.48 (12) (b) 4. A facility constructed by or for the Fox River Navigational
2 System Authority.

3 *~~1335/7.4~~* **SECTION 107.** 13.48 (13) (a) of the statutes is amended to read:

4 13.48 (13) (a) Except as provided in par. (b) or (c), every building, structure or
5 facility that is constructed for the benefit of or use of the state, any state agency,
6 board, commission or department, the University of Wisconsin Hospitals and Clinics
7 Authority, the Fox River Navigational System Authority, or any local professional
8 baseball park district created under subch. III of ch. 229 if the construction is
9 undertaken by the department of administration on behalf of the district, shall be
10 in compliance with all applicable state laws, rules, codes and regulations but the
11 construction is not subject to the ordinances or regulations of the municipality in
12 which the construction takes place except zoning, including without limitation
13 because of enumeration ordinances or regulations relating to materials used,
14 permits, supervision of construction or installation, payment of permit fees, or other
15 restrictions.

16 *~~0985/8.1~~* **SECTION 108.** 13.48 (14) (e) of the statutes is amended to read:

17 13.48 (14) (e) If the state office building located at 3319 West Beltline Highway
18 in Dane County is sold by the state, the building commission shall ensure that the
19 transferee pays \$476,228 from the proceeds of the sale to the Wisconsin Public
20 Broadcasting Foundation, if the foundation exists at the time of the transfer and if
21 the secretary of administration does not transfer title to the building under s. 39.86
22 (2) (a) 2.

23 *~~1857/5.2~~* **SECTION 109.** 13.58 (5) (a) 5. of the statutes is amended to read:

24 13.58 (5) (a) 5. Upon receipt of strategic plans from the department of
25 ~~administration~~ electronic government, the joint committee on legislative

SENATE BILL 55**SECTION 109**

1 organization and the director of state courts, review and transmit comments
2 concerning the plans to the entities submitting the plans.

3 ***-1857/5.3* SECTION 110.** 13.58 (5) (b) 1. of the statutes is amended to read:

4 13.58 (5) (b) 1. Direct the ~~subunit in the department of administration with~~
5 ~~policy-making responsibility related to information technology~~ electronic
6 government to conduct studies or prepare reports on items related to the committee's
7 duties under par. (a).

8 ***-1857/5.4* SECTION 111.** 13.58 (5) (b) 4. (intro.) of the statutes is amended to
9 read:

10 13.58 (5) (b) 4. (intro.) With the concurrence of the joint committee on finance,
11 direct the department of administration electronic government to report
12 semiannually to the committee and the joint committee on finance concerning any
13 specific information technology system project which is being designed, developed,
14 tested or implemented and which the committees anticipate will have a total cost to
15 the state exceeding \$1,000,000 in the current or any succeeding fiscal biennium. The
16 report shall include all of the following:

17 ***-1335/7.5* SECTION 112.** 13.62 (2) of the statutes is amended to read:

18 13.62 (2) "Agency" means any board, commission, department, office, society,
19 institution of higher education, council or committee in the state government, or any
20 authority created in ch. 231, 232, 233 ~~or~~, 234, or 237, except that the term does not
21 include a council or committee of the legislature.

22 ***-1857/5.5* SECTION 113.** 13.90 (6) of the statutes is amended to read:

23 13.90 (6) The joint committee on legislative organization shall adopt, revise
24 biennially and submit to the cochairpersons of the joint committee on information
25 policy and technology, the governor and the ~~secretary of administration~~ chief

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1 information officer, no later than September 15 of each even-numbered year, a
2 strategic plan for the utilization of information technology to carry out the functions
3 of the legislature and legislative service agencies, as defined in s. 16.70 (6). The plan
4 shall address the business needs of the legislature and legislative service agencies
5 and shall identify all resources relating to information technology which the
6 legislature and legislative service agencies desire to acquire, contingent upon
7 funding availability, the priority for such acquisitions and the justification for such
8 acquisitions. The plan shall also identify any changes in the functioning of the
9 legislature and legislative service agencies under the plan.

10 ***-1857/5.6*** SECTION 114. 13.93 (2) (h) of the statutes is amended to read:

11 13.93 (2) (h) Approve specifications and scheduling for computer databases
12 containing the Wisconsin statutes and for the printing of the Wisconsin statutes as
13 prescribed in ss. ~~16.971~~ 22.03 (6) and 35.56 (5).

14 ***-1717/5.1*** SECTION 115. 13.95 (1m) of the statutes is created to read:

15 13.95 (1m) DUTIES OF THE BUREAU; BIENNIAL BUDGET BILL. (a) In this subsection,
16 “version of the biennial budget bill or bills” means the executive biennial budget bill
17 or bills, as modified by an amendment offered by the joint committee on finance, as
18 engrossed by the first house, as concurred in and amended by the 2nd house or as
19 nonconcurrent in by the 2nd house, or as reported by any committee on conference.

20 (b) The legislative fiscal bureau shall prepare a statement of estimated general
21 purpose revenue receipts and expenditures in the biennium following the succeeding
22 biennium based on recommendations in each version of the biennial budget bill or
23 bills. The statement shall contain all of the following:

24 1. For the 2nd year of the succeeding biennium, a comparison of the following:

SENATE BILL 55**SECTION 115**

1 a. The amount of moneys projected to be deposited in the general fund during
2 the fiscal year that are designated as “Revenues and Transfers” in the summary in
3 s. 20.005 (1), as published in each version of the biennial budget bill or bills, less the
4 amount designated as the “Opening Balance” in the summary, and adjusted by any
5 one-time deposit of revenues in the general fund.

6 b. The amount of moneys designated as “Total Expenditures” in the summary
7 in s. 20.005 (1), as published in each version of the biennial budget bill or bills,
8 adjusted by any one-time expenditure of general purpose revenue in excess of
9 \$5,000,000.

10 2. An estimate of the cost of any provision in each version of the biennial budget
11 bill or bills that would, without the enactment of subsequent legislation, increase
12 general purpose revenue expenditures or that would decrease the amount of
13 revenues deposited in the general fund in the biennium following the succeeding
14 biennium.

15 3. a. An estimate of the increase in general purpose revenue spending that will
16 be required in the biennium following the succeeding biennium for all of the
17 following: general equalization school aids; appropriations to the department of
18 corrections; the medical assistance program under subch. IV of ch. 49; the amount
19 designated as “Compensation Reserves” in the summary under s. 20.005 (1), as
20 printed in the revised schedule that is approved under s. 20.004 (2) for that fiscal
21 biennium; and public debt contracted under subchs. I and IV of ch. 18.

22 b. For the purpose of making the calculation under subd. 3. a., the bureau shall
23 assume that the increase in general purpose revenue spending between the
24 succeeding biennium and the biennium following the succeeding biennium for each
25 of the items identified in subd. 3. a. is the same as that between the current biennium

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1 and the succeeding biennium for these items, as proposed in each version of the
2 biennial budget bill or bills.

3 4. An estimate of the difference between the amount of tax revenues that will
4 be deposited in the general fund in the biennium following the succeeding biennium
5 and the amount of tax revenues that are deposited in the general fund in the
6 succeeding biennium. For the purpose of making this calculation, the bureau shall:

7 a. Assume that the amount of tax revenues that are deposited in the general
8 fund in the succeeding biennium is the amount designated as “Taxes” in the
9 summary in s. 20.005 (1), as published in each version of the biennial budget bill or
10 bills.

11 b. Assume that the annual increase in tax revenues that are deposited in the
12 general fund in each fiscal year of the biennium following the succeeding biennium
13 is the average of the annual increase for each of the 10 preceding fiscal years.

14 c. Adjust the estimate of the amount of tax revenues that are deposited in the
15 general fund in the biennium following the succeeding biennium by any provision in
16 each version of the biennial budget bill or bills that would affect the amount of tax
17 revenues that are deposited in the general fund in the biennium.

18 5. a. A comparison of the following: the amount of moneys that are designated
19 as “Revenues and Transfers” in the summary in s. 20.005 (1), as published in each
20 version of the biennial budget bill or bills, and that are available for appropriation
21 in the 2nd year of the succeeding biennium; and an amount that equals the sum of
22 the amount of moneys designated as “Total Expenditures” in the summary in s.
23 20.005 (1), as published in each version of the biennial budget bill or bills, for the 2nd
24 year of the succeeding biennium and the amount required to fund the increase in

SENATE BILL 55**SECTION 115**

1 general purpose revenue spending in the biennium following the succeeding
2 biennium for each of the items identified in subd. 3. a.

3 b. The bureau shall present this comparison in the format used for the
4 statement of the condition of the general fund in the statement prepared under s.
5 20.005 (1).

6 6. A summary of the amount of additional general purpose revenues that will
7 be available in the biennium following the succeeding biennium for increased
8 expenditures or tax reductions, other than the amount calculated in subd. 4.

9 ***-1758/5.1* SECTION 116.** 14.015 (2) of the statutes is created to read:

10 14.015 (2) CHILDREN'S CABINET BOARD. There is created a children's cabinet
11 board that is attached to the office of the governor under s. 15.03. The board shall
12 consist of the governor, the state superintendent of public instruction, the secretary
13 of administration, the secretary of health and family services, and the secretary of
14 workforce development. When not in conflict with s. 17.025, s. 15.07 applies to the
15 children's cabinet board, except that the governor shall serve as chairperson of the
16 children's cabinet board.

17 ***-1552/5.1* SECTION 117.** 14.019 (2) of the statutes is amended to read:

18 14.019 (2) EFFECT OF APPROPRIATION. Subsection (1) continues to apply to any
19 nonstatutory committee created by the governor even if a part of its expenses is later
20 defrayed from state funds, whether under the general appropriation of s. 20.505 (~~3~~)
21 (~~a~~) (4) (ba) or under an appropriation enacted specifically for the purposes of such
22 committee.

23 ***-1552/5.2* SECTION 118.** 14.019 (4) of the statutes is amended to read:

24 14.019 (4) PROGRAM FEES. The governor may authorize any committee created
25 under this section to charge a fee for materials and services provided by it in the

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1 course of carrying out its responsibilities. The fee may not exceed the actual cost of
2 the materials or services provided. All fees shall be ~~deposited in~~ credited to the
3 appropriation account for the ~~appropriation made~~ under s. 20.505 (3) (4) (h).

4 ***-1857/5.7* SECTION 119.** 14.20 (1) (a) of the statutes is amended to read:

5 14.20 (1) (a) “Local governmental unit” has the meaning given in s. ~~16.97~~ 22.01
6 (7).

7 ***-1758/5.2* SECTION 120.** 14.25 of the statutes is created to read:

8 **14.25 Children’s cabinet board. (1) DEFINITIONS.** In this section:

9 (a) “Board” means the children’s cabinet board.

10 (b) “Local consortium” means a combination of individuals, public agencies,
11 nonprofit corporations, for-profit organizations, federally recognized American
12 Indian tribes or bands, or other persons who have agreed to participate in a joint
13 effort to provide a model for the delivery of programs for children as described in sub.
14 (3) (a).

15 (c) “Nonprofit corporation” means a nonstock corporation that is organized
16 under ch. 181 and that is a nonprofit corporation, as defined in s. 181.0103 (17).

17 (d) “Public agency” means a county, city, village, town, or school district or an
18 agency of this state or of a county, city, village, town, or school district.

19 **(2) DUTIES.** The board shall do all of the following:

20 (a) Make recommendations to the governor and the legislature relating to
21 changes needed in state programs, policies, and funding levels to improve the
22 coordination among state agencies of programs for children and to streamline the
23 delivery of those programs and, by September 1 of each even-numbered year, submit
24 a report of those recommendations to the appropriate standing committees of the
25 legislature under s. 13.172 (3) and to the governor.

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1 (b) Administer the grant program under sub. (3).

2 (c) Prescribe an assessment to be paid by the department of administration, the
3 department of public instruction, the department of health and family services, and
4 the department of workforce development for the general program operations of the
5 board, which assessment shall be payable to the office of the governor within a time
6 and in accordance with a procedure specified by the board and credited to the
7 appropriation account under s. 20.525 (1) (kd).

8 (3) GRANTS TO LOCAL CONSORTIA. (a) From the appropriation under s. 20.525 (1)
9 (fr), the board shall award grants to local consortia to develop models for the delivery
10 of programs for children who are at risk of not being ready to learn when they enter
11 kindergarten or who are at risk of facing barriers to learning while in school. A local
12 consortium that is awarded a grant under this paragraph shall use the grant moncys
13 awarded to develop a model for the delivery of those programs that conforms to the
14 specifications prescribed by the board under par. (b) 1. and that is designed to
15 accomplish all of the following:

16 1. Create closer links between school districts, human service providers, and
17 other community-based providers of programs for children.

18 2. Enable children who are at risk of not being ready to learn when they enter
19 kindergarten to be ready to learn when they enter kindergarten and children who
20 are at risk of facing barriers to learning while in school to overcome those barriers.

21 3. Focus on providing services on a voluntary basis to children under 5 years
22 of age and their families, but also provide services to children and their families, as
23 needed, throughout the elementary and high school grades.

24 4. Meet the performance measures specified by the board under par. (b) 2.

SENATE BILL 55**SECTION 120**

1 (b) In administering the grant program under this subsection, the board shall
2 do all of the following:

3 1. Prescribe specifications for the types of program delivery models that a local
4 consortium may develop under a grant under par. (a) that permit a variety of
5 program delivery models to be provided.

6 2. Prescribe a set of performance measures that a program delivery model
7 developed under a grant under par. (a) must be designed to meet.

8 3. Require a local consortium that applies for a grant under par. (a) to designate
9 a fiscal agent to receive, manage, and account for the grant moneys awarded.

10 ***-1552/5.3* SECTION 121.** 14.26 (7) of the statutes is repealed.

11 ***-1694/11.1* SECTION 122.** 14.28 of the statutes is repealed.

12 ***-0616/P1.1* SECTION 123.** 14.63 (3) (a) of the statutes is repealed and
13 recreated to read:

14 14.63 (3) (a) An individual, trust, legal guardian, or entity described under 26
15 USC 529 (e) (1) (C) may enter into a contract with the state treasurer for the sale of
16 tuition units on behalf of a beneficiary.

17 ***-0616/P1.2* SECTION 124.** 14.63 (6) (b) of the statutes is amended to read:

18 14.63 (6) (b) The state treasurer ~~shall~~ may terminate a contract under sub. (3)
19 if any of the tuition units purchased under the contract remain unused 10 years after
20 the anticipated academic year of the beneficiary's initial enrollment in an institution
21 of higher education, as specified in the contract.

22 ***-0616/P1.3* SECTION 125.** 14.64 (1) (a) of the statutes is amended to read:

23 14.64 (1) (a) "Account owner" means ~~an individual~~ a person who establishes a
24 college savings account under this section.

25 ***-0616/P1.4* SECTION 126.** 14.64 (3) (e) of the statutes is amended to read:

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1 14.64 (3) (e) The board ~~shall~~ may terminate a college savings account if any
2 portion of the college savings account balance remains unused 10 years after the
3 anticipated academic year of the beneficiary's initial enrollment in an eligible
4 educational institution.

5 *~~-1552/5.4~~* **SECTION 127.** 14.90 (2) of the statutes is amended to read:

6 14.90 (2) The members of the commission shall serve without compensation
7 but shall be reimbursed from the appropriation under s. 20.505 (3) ~~(a)~~ (4) (ba) for
8 actual and necessary expenses incurred in the performance of their duties. The
9 commission has the powers granted and the duties ~~granted~~ and imposed under s.
10 39.80.

11 *~~-1552/5.5~~* **SECTION 128.** 14.90 (3) of the statutes is amended to read:

12 14.90 (3) From the appropriation under s. 20.505 (3) ~~(a)~~ (4) (ba), the department
13 of administration shall pay the costs of membership in and costs associated with the
14 midwestern higher education compact.

15 *~~-0473/3.1~~* **SECTION 129.** 15.01 (2) of the statutes is amended to read:

16 15.01 (2) "Commission" means a 3-member governing body in charge of a
17 department or independent agency or of a division or other subunit within a
18 department, except for the Wisconsin waterways commission which shall consist of
19 5 members, ~~the parole commission which shall consist of 6 members and the Fox~~
20 River management commission which shall consist of 7 members, and the parole
21 commission, which shall consist of 6 members, except that during the period from the
22 effective date of this subsection ... [revisor inserts date], until June 30, 2003, the
23 parole commission shall consist of 8 members. A Wisconsin group created for
24 participation in a continuing interstate body, or the interstate body itself, shall be
25 known as a "commission", but is not a commission for purposes of s. 15.06. The parole

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1 commission created under s. 15.145 (1) shall be known as a “commission”, but is not
2 a commission for purposes of s. 15.06.

3 ***-1634/P6.1* SECTION 130.** 15.01 (4) of the statutes, as affected by 1999
4 Wisconsin Act 9, section 12n, is repealed and recreated to read:

5 15.01 (4) “Council” means a part-time body appointed to function on a
6 continuing basis for the study, and recommendation of solutions and policy
7 alternatives, of the problems arising in a specified functional area of state
8 government, except the Milwaukee River revitalization council has the powers and
9 duties specified in s. 23.18, the council on physical disabilities has the powers and
10 duties specified in s. 46.29 (1) and (2), and the state council on alcohol and other drug
11 abuse has the powers and duties specified in s. 14.24.

****NOTE: This is reconciled s. 15.01 (4). This SECTION has been affected by drafts
with the following LRB numbers: LRB-1474/1 and LRB-1634/P5.

12 ***-1335/7.6* SECTION 131.** 15.06 (1) (e) of the statutes is repealed.

13 ***-1335/7.7* SECTION 132.** 15.06 (3) (a) 4. of the statutes is repealed.

14 ***-1634/P6.2* SECTION 133.** 15.07 (1) (b) 16. of the statutes, as affected by 1997
15 Wisconsin Act 27, is repealed.

16 ***-0985/8.2* SECTION 134.** 15.07 (1) (b) 21. of the statutes is created to read:

17 15.07 (1) (b) 21. The public broadcasting transitional board. This subdivision
18 does not apply after the first day of the 36th month beginning after the effective date
19 of this subdivision [revisor inserts date].

20 ***-1857/5.8* SECTION 135.** 15.07 (2) (L) of the statutes is created to read:

21 15.07 (2) (L) The governor shall serve as chairperson of the information
22 technology management board and the chief information officer shall serve as vice
23 chairperson of that board.

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1 ***-1857/5.9* SECTION 136.** 15.07 (3) (bm) 4. of the statutes is created to read:
2 15.07 (3) (bm) 4. The information technology management board shall meet at
3 least 4 times each year and may meet at other times on the call of the chairperson.

4 ***-1857/5.10* SECTION 137.** 15.103 (3) of the statutes is repealed.

5 ***-1857/5.11* SECTION 138.** 15.103 (5) of the statutes is repealed.

6 ***-0932/1.1* SECTION 139.** 15.105 (3) of the statutes is amended to read:

7 15.105 (3) DEPOSITORY SELECTION BOARD. There is created a depository selection
8 board which is attached to the department of administration under s. 15.03. The
9 depository selection board shall consist of the state treasurer, the secretary of
10 administration, and the ~~executive director of the investment board~~ secretary of
11 revenue or their designees.

12 ***-2358/4.1* *-1880/3.1* SECTION 140.** 15.105 (8) of the statutes is created to
13 read:

14 15.105 (8) BOARD ON EDUCATION EVALUATION AND ACCOUNTABILITY. There is
15 created a board on education evaluation and accountability, attached to the
16 department of administration under s. 15.03, consisting of 5 members appointed for
17 4-year terms. At least one member shall be experienced in education evaluation and
18 assessment.

19 ***-1634/P6.3* SECTION 141.** 15.105 (16) of the statutes, as affected by 1997
20 Wisconsin Act 27, is repealed.

21 ***-1891/4.1* SECTION 142.** 15.105 (24) (title) of the statutes is renumbered
22 15.225 (4) (title).

23 ***-1891/4.2* SECTION 143.** 15.105 (24) (a) of the statutes is renumbered 15.225
24 (4) (a) and amended to read:

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1 15.225 (4) (a) *Creation*. There is created a national and community service
2 board which is attached to the department of ~~administration~~ workforce development
3 under s. 15.03.

4 ***-1891/4.3*** **SECTION 144.** 15.105 (24) (b) of the statutes is renumbered 15.225
5 (4) (b).

6 ***-1891/4.4*** **SECTION 145.** 15.105 (24) (c) (intro.) of the statutes is renumbered
7 15.225 (4) (c) (intro.).

8 ***-1891/4.5*** **SECTION 146.** 15.105 (24) (c) 1. of the statutes is renumbered
9 15.225 (4) (c) 1.

10 ***-1891/4.6*** **SECTION 147.** 15.105 (24) (c) 2. of the statutes is renumbered
11 15.225 (4) (c) 2.

12 ***-1891/4.7*** **SECTION 148.** 15.105 (24) (c) 3. of the statutes is renumbered
13 15.225 (4) (c) 3.

14 ***-1891/4.8*** **SECTION 149.** 15.105 (24) (c) 4. of the statutes is renumbered
15 15.225 (4) (c) 4.

16 ***-1891/4.9*** **SECTION 150.** 15.105 (24) (c) 4m. of the statutes is renumbered
17 15.225 (4) (c) 4m. and amended to read:

18 15.225 (4) (c) 4m. The secretary of ~~administration~~ workforce development or
19 his or her designee.

20 ***-1891/4.10*** **SECTION 151.** 15.105 (24) (c) 5. of the statutes is renumbered
21 15.225 (4) (c) 5.

22 ***-1891/4.11*** **SECTION 152.** 15.105 (24) (c) 6. of the statutes is renumbered
23 15.225 (4) (c) 6.

24 ***-1891/4.12*** **SECTION 153.** 15.105 (24) (c) 7. of the statutes is renumbered
25 15.225 (4) (c) 7.

SENATE BILL 55**SECTION 154**

1 *~~1891/4.13~~* **SECTION 154.** 15.105 (24) (c) 8. of the statutes is renumbered
2 15.225 (4) (c) 8.

3 *~~1891/4.14~~* **SECTION 155.** 15.105 (24) (c) 9. of the statutes is renumbered
4 15.225 (4) (c) 9.

5 *~~1891/4.15~~* **SECTION 156.** 15.105 (24) (c) 10. of the statutes is renumbered
6 15.225 (4) (c) 10.

7 *~~1891/4.16~~* **SECTION 157.** 15.105 (24) (d) of the statutes is renumbered 15.225
8 (4) (d).

9 *~~1891/4.17~~* **SECTION 158.** 15.105 (24) (e) of the statutes is renumbered 15.225
10 (4) (e).

11 *~~0985/8.3~~* **SECTION 159.** 15.105 (25) (bm) of the statutes is amended to read:
12 15.105 (25) (bm) A member of the educational communications board. If the
13 secretary of administration determines that the federal communications
14 commission has approved the transfer of all broadcasting licenses held by the
15 educational communications board to the broadcasting corporation, as defined in s.
16 39.81 (2), this paragraph does not apply on and after the effective date of the last
17 license transferred as determined by the secretary of administration under s. 39.87
18 (2) (a).

19 *~~0985/8.4~~* **SECTION 160.** 15.105 (25) (c) of the statutes is amended to read:
20 15.105 (25) (c) Four or, if the secretary of administration determines that the
21 federal communications commission has approved the transfer of all broadcasting
22 licenses held by the educational communications board to the broadcasting
23 corporation, as defined in s. 39.81 (2), on and after the effective date of the last license
24 transferred as determined by the secretary of administration under s. 39.87 (2) (a),
25 5 other members.

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1 ***-1474/2.1*** **SECTION 161.** 15.107 (6) of the statutes is repealed.

2 ***-1857/5.12*** **SECTION 162.** 15.107 (7) (f) of the statutes is amended to read:
3 15.107 (7) (f) A representative of the ~~unit in the~~ department of administration
4 ~~that deals with information technology~~ electronic government.

5 ***-1634/P6.4*** **SECTION 163.** 15.107 (16) (b) 14. of the statutes is created to read:
6 15.107 (16) (b) 14. One member who is a representative from a public utility.

7 ***-1634/P6.5*** **SECTION 164.** 15.107 (16) (b) 15. of the statutes is created to read:
8 15.107 (16) (b) 15. One member who represents a professional land information
9 organization.

10 ***-1634/P6.6*** **SECTION 165.** 15.107 (16) (b) 16. of the statutes is created to read:
11 15.107 (16) (b) 16. One member who is nominated by a statewide association
12 whose purposes include support of a network of statewide land information systems.

13 ***-1634/P6.7*** **SECTION 166.** 15.107 (16) (d) of the statutes is amended to read:
14 15.107 (16) (d) *Terms, chairperson.* The members listed under par. (b) 8. to ~~13.~~
15 16. shall be appointed for 5–year terms. The governor shall appoint the chairperson
16 of the council, who shall serve at the pleasure of the governor.

17 ***-1634/P6.8*** **SECTION 167.** 15.107 (16) (e) of the statutes is repealed.

18 ***-0392/3.1*** **SECTION 168.** 15.137 (1) of the statutes is created to read:
19 15.137 (1) **AGRICULTURAL PRODUCER SECURITY COUNCIL.** (a) There is created in
20 the department of agriculture, trade and consumer protection an agricultural
21 producer security council consisting of the following members appointed by the
22 secretary of agriculture, trade and consumer protection for 3–year terms:

23 1. One person representing the Farmers' Educational and Cooperative Union
24 of America, Wisconsin Division.

25 2. One person representing the Midwest Food Processors Association, Inc.

SENATE BILL 55**SECTION 168**

1 3. One person representing the National Farmers' Organization, Inc.

2 4. One person representing the Wisconsin Agri-Service Association, Inc.

3 5. One person representing the Wisconsin Cheese Makers Association.

4 6. One person representing both the Wisconsin Corn Growers Association, Inc.,
5 and the Wisconsin Soybean Association, Inc.

6 7. One person representing the Wisconsin Dairy Products Association, Inc.

7 8. One person representing the Wisconsin Farm Bureau Federation.

8 9. One person representing the Wisconsin Federation of Cooperatives.

9 10. One person representing the Wisconsin Potato and Vegetable Growers
10 Association, Inc.

11 (b) Each organization identified in par. (a) shall nominate 2 persons to
12 represent that organization on the agricultural producer security council. The
13 secretary of agriculture, trade and consumer protection shall appoint members from
14 among the nominees.

15 ***-0473/3.2*** SECTION 169. 15.145 (1) of the statutes is amended to read:

16 15.145 (1) PAROLE COMMISSION. There is created in the department of
17 corrections a parole commission ~~consisting of 6, which shall consist of 6 members,~~
18 except that during the period from the effective date of this subsection [revisor
19 inserts date], until June 30, 2003, the parole commission shall consist of 8 members.
20 Members shall have knowledge of or experience in corrections or criminal justice.
21 The members shall include a chairperson who is nominated by the governor, and
22 with the advice and consent of the senate appointed, for a 2-year term expiring
23 March 1 of the odd-numbered years, subject to removal under s. 17.07 (3m), and ~~5~~
24 the remaining members in the classified service appointed by the chairperson.

25 ***-1937/1.1*** SECTION 170. 15.157 (3) of the statutes is amended to read: