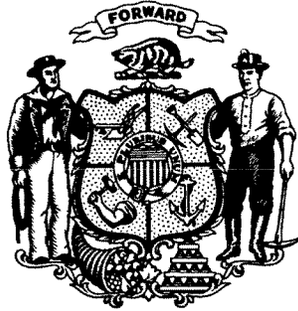


State of Wisconsin



2007 Senate Bill 40

Date of enactment:
Date of publication*:

2007 WISCONSIN ACT

AN ACT; relating to: state finances and appropriations, constituting the executive budget act of the 2007 legislature.

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

SECTION 1b. 5.05 (5s) (c) of the statutes, as affected by 2007 Wisconsin Act 1, is amended to read:

5.05 (5s) (c) The board shall provide information from investigation and hearing records that pertains to the location of individuals and assets of individuals as requested under s. 49.22 (2m) by the department of ~~work-force development~~ children and families or by a county child support agency under s. 59.53 (5).

SECTION 1m. 6.47 (1) (ag) of the statutes is amended to read:

6.47 (1) (ag) "Domestic abuse victim service provider" means an organization that is certified by the department of ~~health and family services~~ children and families as eligible to receive grants under s. 46.95 ~~49.165~~ (2) and whose name is included on the list provided by the board under s. 7.08 (10).

SECTION 2. 7.08 (10) of the statutes is amended to read:

7.08 (10) DOMESTIC ABUSE AND SEXUAL ASSAULT SERVICE PROVIDERS. Provide to each municipal clerk, on a continuous basis, the names and addresses of organizations that are certified under s. 46.95 ~~49.165~~ (4) or 165.93 (4) to provide services to victims of domestic abuse or sexual assault.

SECTION 3d. 10.53 (title) of the statutes is amended to read:

10.53 (title) ~~Revisor~~ Legislative reference bureau to correct listings.

SECTION 3h. 10.53 (1g) of the statutes is amended to read:

10.53 (1g) In preparing each edition of the statutes for publication the ~~revisor~~ legislative reference bureau shall, if the ~~revisor~~ bureau finds that a conflict exists between the listings in ss. 10.62 to 10.82 and the substantive statutes to which those sections refer, correct the listing in this subchapter to properly reflect the intent of the substantive statute or of the act of the legislature on which the substantive statute is based.

SECTION 3p. 10.53 (1r) of the statutes is amended to read:

10.53 (1r) For any correction made by the ~~revisor~~ legislative reference bureau under the authority of this section, the ~~revisor~~ bureau shall prepare a note explaining the correction that shall be printed with the affected listing in this subchapter.

SECTION 3t. 10.53 (2) and (3) of the statutes are amended to read:

10.53 (2) If the ~~revisor~~ legislative reference bureau makes any correction under the authority of this section, the ~~revisor~~ bureau shall incorporate the change in a ~~revisor's~~ correction bill to be submitted to the legislature at its next regularly scheduled meeting.

(3) Whenever a new act of the legislature requires a position or person to give an election notice or to perform a specific action in connection with any election, but such

* Section 991.11, WISCONSIN STATUTES 2005-06 : Effective date of acts. "Every act and every portion of an act enacted by the legislature over the governor's partial veto which does not expressly prescribe the time when it takes effect shall take effect on the day after its date of publication as designated" by the secretary of state [the date of publication may not be more than 10 working days after the date of enactment].

act fails to create an appropriate paragraph for inclusion within the listings in this subchapter, the ~~revisor~~ legislative reference bureau shall create and print the appropriate paragraph in compliance with this section.

SECTION 3w. 13.094 of the statutes is repealed.

SECTION 5. 13.101 (6) (a) of the statutes is amended to read:

13.101 (6) (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the committee may reduce any appropriation made to any board, commission, department, or the University of Wisconsin System, or to any other state agency or activity, by such amount as it deems feasible, not exceeding 25% of the appropriations, except appropriations made by ss. 20.255 (2) (ac), (bc), (bh), (cg), and (cr), 20.395 (1), (2) (cq), (eq) to (ex) and (gq) to (gx), (3), (4) (aq) to (ax), and (6) (af), (aq), (ar), and (au), 20.435 (6) (a) and (7) (da), and ~~20.445 (3) 20.437 (2)~~ (a) and (dz) or for forestry purposes under s. 20.370 (1), or any other moneys distributed to any county, city, village, town, or school district. Appropriations of receipts and of a sum sufficient shall for the purposes of this section be regarded as equivalent to the amounts expended under such appropriations in the prior fiscal year which ended June 30. All functions of said state agencies shall be continued in an efficient manner, but because of the uncertainties of the existing situation no public funds should be expended or obligations incurred unless there shall be adequate revenues to meet the expenditures therefor. For such reason the committee may make reductions of such appropriations as in its judgment will secure sound financial operations of the administration for said state agencies and at the same time interfere least with their services and activities.

SECTION 7b. 13.172 (1) of the statutes is amended to read:

13.172 (1) In this section, "agency" means an office, department, agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, and any authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, ~~or 234,~~ or 279.

SECTION 9. 13.48 (14) (a) of the statutes is amended to read:

13.48 (14) (a) In this subsection, "agency" has the meaning given for "state agency" in s. 20.001 (1), except that during the period prior to July 1, 2007, and the period beginning on the effective date of this paragraph [revisor inserts date], and ending on June 30, 2009, the term does not include the Board of Regents of the University of Wisconsin System.

SECTION 9c. 13.48 (31) (a) of the statutes is amended to read:

13.48 (31) (a) The legislature finds and determines that it is in the public interest to promote the public health and welfare and to provide for economic development in this state by ensuring a fundamental and expanding capacity to conduct biomedical research and to create new technologies; by training students in the substance and methodology of biomedical research; and by providing scientific support to individuals and organizations in this state who are engaged in biomedical research and technological innovation. It is therefore the public policy of this state to assist the Medical College of Wisconsin, Inc., in the construction of and installation of equipment at facilities that will be used for biomedical research and the creation of new technologies.

SECTION 9e. 13.48 (31) (b) of the statutes is amended to read:

13.48 (31) (b) On or after July 1, 2003, the building commission may authorize up to ~~\$25,000,000~~ \$35,000,000 of general fund supported borrowing to aid in the construction of and installation of equipment at a biomedical research and technology incubator at the Medical College of Wisconsin, Inc. The state funding commitment for the construction of and installation of equipment at the incubator shall be in the form of a ~~construction~~ grant to the Medical College of Wisconsin, Inc. Before the building commission may award the ~~construction~~ grant under this paragraph, the Medical College of Wisconsin, Inc., must certify to the building commission that the total funding commitments of the state and nonstate sources will pay for the construction cost of and the cost of installation of equipment at the incubator.

SECTION 9h. 13.48 (31) (c) (intro.) of the statutes is amended to read:

13.48 (31) (c) (intro.) If the building commission awards a ~~construction~~ grant to the Medical College of Wisconsin, Inc., under this subsection, the Medical College of Wisconsin, Inc., shall provide the state with an option to purchase the biomedical research and technology incubator under the following conditions:

SECTION 9n. 13.48 (31) (d) of the statutes is amended to read:

13.48 (31) (d) If the state does not exercise the option to purchase the biomedical research and technology incubator under par. (c), and if the incubator is sold to any 3rd party, any agreement to sell the incubator shall provide that the state has the right to receive an amount equal to the ~~construction~~ grants awarded to the Medical College of Wisconsin, Inc., under this subsection from the net proceeds of any such sale after any mortgage on the incubator has been satisfied and all other secured debts have been paid. This right shall be paramount to the right of the Medical College of Wisconsin, Inc., to the proceeds upon such sale.

SECTION 9nb. 13.48 (32r) of the statutes is repealed.

SECTION 9nd. 13.48 (36) of the statutes is created to read:

13.48 (36) **HMONG CULTURAL CENTERS.** (a) The legislature finds and determines that a significant number of Hmong people are citizens of this state, that the Hmong people have a proud heritage that needs to be recognized and preserved, and that the Hmong people have experienced difficulties assimilating in this state. The legislature finds that supporting the Hmong people in their efforts to recognize their heritage and to realize the full advantages of citizenship in this state is a statewide responsibility of statewide dimension. Because it will better ensure that the heritage of the Hmong people is preserved and will better enable the Hmong people to realize the full advantages of citizenship in this state, the legislature finds that it will have a direct and immediate effect on a matter of statewide concern for the state to facilitate the purchase or construction and operation of Hmong cultural centers.

(b) 1. The building commission may authorize up to \$2,000,000 in general fund supported borrowing to make a grant to an organization designated by the secretary of administration that represents the cultural interests of Hmong people for purchase or construction of a Hmong cultural center in Dane County. Before approving any state funding commitment for the purchase or construction of the center and before awarding the grant, the building commission shall determine that the organization has secured additional funding commitments of at least \$2,500,000 from nonstate revenue sources for purchase or construction of the center. Before awarding the grant, the organization shall submit to the building commission and the commission shall review and approve an initial budget and business plan for the operation of the center that is acceptable to the commission. As a condition of receiving the grant, the organization must enter into an agreement with the secretary guaranteeing that the center will be operated to serve the nonsectarian cultural interests of the Hmong people.

2. If, for any reason, the facility that is purchased or constructed with funds from the grant under subd. 1. is not used as a Hmong cultural center in Dane County, or the center is not operated to serve the nonsectarian cultural interests of the Hmong people, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

(c) 1. The building commission may authorize up to \$250,000 in general fund supported borrowing to make a grant to an organization designated by the secretary of administration that represents the cultural interests of Hmong people for purchase or construction of a Hmong cultural center in La Crosse County. Before awarding the grant, the organization shall submit to the building commission and the commission shall review and approve an initial budget and business plan for the operation of the center that is acceptable to the commission. As a condi-

tion of receiving the grant, the organization must enter into an agreement with the secretary guaranteeing that the center will be operated to serve the nonsectarian cultural interests of the Hmong people.

2. If, for any reason, the facility that is purchased or constructed with funds from the grant under subd. 1. is not used as a Hmong cultural center in La Crosse County, or the center is not operated to serve the nonsectarian cultural interests of the Hmong people, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

SECTION 9nf. 13.48 (36p) of the statutes is created to read:

13.48 (36p) **BOND HEALTH CENTER.** (a) The legislature finds and determines that improving the health of the citizens of this state and increasing access to health care in this state is a statewide responsibility of statewide dimension. In addition, the legislature finds and determines that the Bond Health Center in the city of Oconto plays a vital role in improving the health of the citizens of this state and is a quality health care facility. The legislature, therefore, finds and determines that assisting the Bond Health Center in the city of Oconto in expanding a health care facility will have a direct and immediate effect on this state responsibility of statewide dimension.

(b) The building commission may authorize up to \$1,000,000 in general fund supported borrowing to make a grant to the Bond Health Center in the city of Oconto for construction costs related to hospital expansion. Before approving any state funding commitment for construction costs relating to the hospital expansion and before awarding the grant, the building commission shall determine that the Bond Health Center has secured all necessary additional funding commitments from nonstate revenue sources for the expansion.

(c) If, for any reason, the facility that is expanded with funds from the grant under par. (b) is not used as a hospital, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

SECTION 9nx. 13.48 (38) of the statutes is created to read:

13.48 (38) **CIVIL WAR EXHIBIT AT THE KENOSHA PUBLIC MUSEUMS.** (a) The legislature finds and determines that the Civil War was an event of unequalled importance in the historical development of the United States; that Wisconsin citizens fought bravely and valiantly in assisting the Union to achieve victory in the Civil War; and that the study of the Civil War will deepen our understanding and appreciation of the history of the United States and of Wisconsin. It is therefore in the public interest, and it is the public policy of this state, to assist the Kenosha Public Museums in the construction of facilities that will be used for a Civil War exhibit.

(b) The building commission may authorize up to \$500,000 in general fund supported borrowing to aid in the construction of a Civil War exhibit as part of the

Kenosha Public Museums in the city of Kenosha. The state funding commitment shall be in the form of a grant to the Kenosha Public Museums. Before approving any such state funding commitment and before awarding the construction grant, the building commission shall determine that the Kenosha Public Museums has secured additional funding at least equal to \$2,000,000 from nonstate donations for the purpose of constructing a Civil War exhibit.

(c) If the building commission authorizes a grant to the Kenosha Public Museums under par. (b) and if, for any reason, the facility that is constructed with funds from the grant is not used as a Civil War exhibit, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

SECTION 9og. 13.489 (5) (b) of the statutes is amended to read:

13.489 (5) (b) All project information included in any report required under ~~this subsection~~ par. (a) shall be reported on both a cumulative basis from the inception of the project and on an updated basis for the period since the department's last report under this subsection.

SECTION 9oh. 13.489 (5) (c) of the statutes is created to read:

13.489 (5) (c) With the report submitted under par. (a), by February 1 of each year, the department of transportation shall include a current project schedule for all projects enumerated under s. 84.013 (3) or approved under s. 84.013 (6), showing the annual funding required until completion for each project.

SECTION 9p. 13.53 (2) (intro.) of the statutes is amended to read:

13.53 (2) RESPONSIBILITIES. (intro.) The joint legislative audit committee shall have advisory responsibilities for the legislative audit bureau. The committee's responsibility is subject to general supervision of the joint committee on legislative organization. If the joint committee on information policy and technology is not organized, the joint legislative audit committee shall assume the responsibilities assigned to the joint committee on information policy and technology under ss. 13.58 (5) (b) 5. and 6., 16.971 (2) (Lg), 16.973 (10) to (16), and 36.59. The joint legislative audit committee may:

SECTION 9q. 13.55 (1) (a) 1. (intro.) of the statutes is amended to read:

13.55 (1) (a) 1. (intro.) There is created ~~a 9-member~~ an 8-member commission on uniform state laws to advise the legislature with regard to uniform laws and model laws. Except as provided under par. (b), the commission shall consist of all of the following:

SECTION 9r. 13.55 (1) (a) 1. c. of the statutes is repealed.

SECTION 9rg. 13.58 (5) (b) 5. of the statutes is created to read:

13.58 (5) (b) 5. Review any executive branch information technology project identified in a report sub-

mitted to the committee by the department of administration under s. 16.973 (15) to determine whether the project should be continued or implemented. The committee may forward any recommendations regarding the project to the governor and to the legislature under s. 13.172 (2).

SECTION 9rk. 13.58 (5) (b) 6. of the statutes is created to read:

13.58 (5) (b) 6. Review any University of Wisconsin System, institution, or college campus information technology project identified in a report submitted to the committee by the Board of Regents under s. 36.59 (7) to determine whether the project should be continued or implemented. The committee may forward any recommendations regarding the project to the governor and to the legislature under s. 13.172 (2).

SECTION 10b. 13.62 (2) of the statutes is amended to read:

13.62 (2) "Agency" means any board, commission, department, office, society, institution of higher education, council, or committee in the state government, or any authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, ~~or 237, or 279,~~ except that the term does not include a council or committee of the legislature.

SECTION 1l. 13.63 (1) (am) of the statutes is amended to read:

13.63 (1) (am) If an individual who applies for a license under this section does not have a social security number, the individual, as a condition of obtaining that license, shall submit a statement made or subscribed under oath or affirmation to the board that the individual does not have a social security number. The form of the statement shall be prescribed by the department of ~~workforce development~~ children and families. A license issued in reliance upon a false statement submitted under this paragraph is invalid.

SECTION 12. 13.63 (1) (b) of the statutes is amended to read:

13.63 (1) (b) Except as provided under par. (am), the board shall not issue a license to an applicant who does not provide his or her social security number. The board shall not issue a license to an applicant or shall revoke any license issued to a lobbyist if the department of revenue certifies to the board that the applicant or lobbyist is liable for delinquent taxes under s. 73.0301. The board shall refuse to issue a license or shall suspend any existing license for failure of an applicant or licensee to pay court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse or failure of an applicant or licensee to comply, after appropriate notice, with a subpoena or warrant issued by the department of ~~workforce development~~ children and families or a county child support agency under s. 59.53 (5) and related to paternity or child support proceedings, as provided in a memorandum of understand-

ing entered into under s. 49.857. No application may be disapproved by the board except an application for a license by a person who is ineligible for licensure under this subsection or s. 13.69 (4) or an application by a lobbyist whose license has been revoked under this subsection or s. 13.69 (7) and only for the period of such ineligibility or revocation.

SECTION 13. 13.64 (2) of the statutes is amended to read:

13.64 (2) The registration shall expire on December 31 of each even-numbered year. Except as provided in sub. (2m), the board shall refuse to accept a registration statement filed by an individual who does not provide his or her social security number. The board shall refuse to accept a registration statement filed by an individual or shall suspend any existing registration of an individual for failure of the individual or registrant to pay court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse or failure of the individual or registrant to comply, after appropriate notice, with a subpoena or warrant issued by the department of ~~workforce development~~ children and families or a county child support agency under s. 59.53 (5) and related to paternity or child support proceeding, as provided in a memorandum of understanding entered into under s. 49.857. If all lobbying by or on behalf of the principal which is not exempt under s. 13.621 ceases, the board shall terminate the principal's registration and any authorizations under s. 13.65 as of the day after the principal files a statement of cessation and expense statements under s. 13.68 for the period covering all dates on which the principal was registered. Refusal to accept a registration statement or suspension of an existing registration pursuant to a memorandum of understanding under s. 49.857 is not subject to review under ch. 227.

SECTION 14. 13.64 (2m) of the statutes is amended to read:

13.64 (2m) If an individual who applies for registration under this section does not have a social security number, the individual, as a condition of obtaining registration, shall submit a statement made or subscribed under oath or affirmation to the board that the individual does not have a social security number. The form of the statement shall be prescribed by the department of ~~workforce development~~ children and families. A registration accepted in reliance upon a false statement submitted under this subsection is invalid.

SECTION 14d. 13.83 (1) (c) 1. of the statutes is amended to read:

13.83 (1) (c) 1. Consider decisions and opinions referred to it by the ~~revisor of statutes~~ legislative reference bureau under s. ~~13.93 (2) (d)~~ 13.92 (2) (j) to determine whether revisions are needed in the statutes or session laws.

SECTION 14h. 13.83 (1) (c) 2. of the statutes is amended to read:

13.83 (1) (c) 2. Consider bills referred to it by the ~~revisor of statutes~~ legislative reference bureau under s. ~~13.93 (2) (j)~~ 13.92 (2) (L).

SECTION 14p. 13.83 (1) (c) 3. of the statutes is amended to read:

13.83 (1) (c) 3. Consider bills referred to it by the ~~revisor of statutes~~ legislative reference bureau under s. ~~13.93 (1) and (2) (e)~~ 13.92 (1) (bm) and (2) (i).

SECTION 14t. 13.83 (1) (g) 3. of the statutes is amended to read:

13.83 (1) (g) 3. Supply the ~~revisor of statutes~~ legislative reference bureau with the texts of and information relating to the parties to interstate agreements to which this state is a party.

SECTION 15. 13.83 (3) (f) (intro.) of the statutes is amended to read:

13.83 (3) (f) (intro.) The special committee shall be assisted by a technical advisory committee composed of ~~7~~ 8 members representing the following:

SECTION 16. 13.83 (3) (f) 2m. of the statutes is created to read:

13.83 (3) (f) 2m. The department of children and families.

SECTION 17. 13.83 (4) (a) 9. of the statutes is repealed.

SECTION 17a. 13.83 (4) (am) of the statutes is created to read:

13.83 (4) (am) The special committee shall advise the department of children and families regarding the administration of the programs administered by that department.

SECTION 17be. 13.90 (1) (intro.) of the statutes is amended to read:

13.90 (1) (intro.) The joint committee on legislative organization shall be the policy-making board for the legislative reference bureau, ~~the revisor of statutes bureau~~, the legislative fiscal bureau, the legislative audit bureau and the legislative technology services bureau. The committee shall:

SECTION 17br. 13.90 (1m) (a) of the statutes is amended to read:

13.90 (1m) (a) In this subsection, "legislative service agency" means the legislative council staff, the legislative audit bureau, the legislative fiscal bureau, the legislative reference bureau, ~~the revisor of statutes bureau~~ and the legislative technology services bureau.

SECTION 17dr. 13.92 (1) (b) 5. of the statutes is amended to read:

13.92 (1) (b) 5. ~~In cooperation with the revisor of statutes, prepare~~ Prepare a biennial list of numerical cross-references in the statutes to other parts of the statutes.

SECTION 17fe. 13.92 (2) (g) of the statutes is repealed.

SECTION 17fh. 13.92 (3) of the statutes is renumbered 13.92 (3) (a).

SECTION 17fm. 13.92 (3) (b) of the statutes is created to read:

13.92 (3) (b) Notwithstanding s. 230.08 (2) (fc), those employees holding positions in the classified service at the revisor of statutes bureau on the effective date of this paragraph [revisor inserts date], who have achieved permanent status in class before that date, if they become employed by the legislative reference bureau under 2007 Wisconsin Act (this act), section 9130 (1f) (d) 1. or 2., shall retain, while serving in the unclassified service at the legislative reference bureau, those protections afforded employees in the classified service under ss. 230.34 (1) (a) and 230.44 (1) (c) relating to demotion, suspension, discharge, layoff, or reduction in base pay. Each such employee shall also have reinstatement privileges to the classified service as provided under s. 230.31 (1) and any other reinstatement privileges or restoration rights provided under an applicable collective bargaining agreement under subch. V of ch. 111 covering the employee on the effective date of this paragraph [revisor inserts date].

SECTION 17fr. 13.93 (intro.) of the statutes is repealed.

SECTION 17he. 13.93 (1) of the statutes is renumbered 13.92 (1) (bm), and 13.92 (1) (bm) (intro.), 2. and 13. (intro.), as renumbered, are amended to read:

13.92 (1) (bm) *Duties of the bureau* Revision of statutes. (intro.) The ~~revisor of statutes~~ legislative reference bureau shall prepare copy for the biennial Wisconsin statutes, and for this purpose it:

2. May renumber any chapter or section of the statutes for the purpose of revision, and shall change reference numbers to agree with any renumbered chapter or section. Where the term "preceding section" or similar expressions are used in the statutes the ~~revisor of statutes~~ bureau may change the same by inserting the proper section or chapter reference.

13. (intro.) Shall, whenever any statute is affected by any act of the legislature, and may, at the ~~revisor's~~ bureau's discretion, ensure that the statutory language does not discriminate on the basis of sex by making the following corrections, which shall have no substantive effect:

SECTION 17hr. 13.93 (1m) of the statutes is repealed.

SECTION 17je. 13.93 (2) (intro.) of the statutes is repealed.

SECTION 17jr. 13.93 (2) (a) of the statutes is repealed.

SECTION 17Le. 13.93 (2) (b) of the statutes is repealed.

SECTION 17Lr. 13.93 (2) (c) of the statutes is renumbered 13.92 (2) (i) and amended to read:

13.92 (2) (i) Serve as editor of the biennial Wisconsin statutes. In preparing each edition, if 2 or more acts of a legislative session affect the same statutory unit without

taking cognizance of the effect thereon of the other acts and if the ~~revisor~~ chief finds that there is no mutual inconsistency in the changes made by each such act, the ~~revisor~~ chief shall incorporate the changes made by each act into the text of the statutory unit and document the incorporation in a note to the section. For each such incorporation, the ~~revisor~~ chief shall include in a correction bill a provision formally validating the incorporation. Section 990.07 is not affected by printing decisions made by the ~~revisor~~ chief under this paragraph.

SECTION 17ne. 13.93 (2) (d) of the statutes is renumbered 13.92 (2) (j).

SECTION 17nr. 13.93 (2) (e) of the statutes is renumbered 13.92 (2) (jm) and amended to read:

13.92 (2) (jm) Attend all scheduled meetings and serve as the nonvoting secretary of the committee for review of administrative rules under s. 13.56. The chief of the legislative reference bureau may designate an employee to perform the duties under this paragraph.

SECTION 17pe. 13.93 (2) (f) of the statutes is repealed.

SECTION 17pr. 13.93 (2) (g) of the statutes is repealed.

SECTION 17re. 13.93 (2) (h) of the statutes is renumbered 13.92 (2) (k).

SECTION 17rr. 13.93 (2) (i) of the statutes is repealed.

SECTION 17te. 13.93 (2) (j) of the statutes is renumbered 13.92 (2) (L) and amended to read:

13.92 (2) (L) In cooperation with the law revision committee, systematically examine and identify for revision by the legislature the statutes and session laws to eliminate defects, anachronisms, conflicts, ambiguities, and unconstitutional or obsolete provisions. The ~~revisor~~ chief shall prepare and, at each session of the legislature, present to the law revision committee bills that eliminate identified defects, anachronisms, conflicts, ambiguities, and unconstitutional or obsolete provisions. These bills may include minor substantive changes in the statutes and session laws necessary to accomplish the purposes of this paragraph. The ~~revisor~~ chief may resubmit to the law revision committee in subsequent sessions of the legislature any bill prepared under this paragraph that was not enacted.

SECTION 17tr. 13.93 (2) (k) of the statutes is repealed.

SECTION 17ve. 13.93 (2m) of the statutes is renumbered 13.92 (4), and 13.92 (4) (title), (a), (b) (intro.), (c), (d), (e) and (f), as renumbered, are amended to read:

13.92 (4) (title) ~~DUTIES OF REVISOR AND BUREAU~~ WISCONSIN ADMINISTRATIVE CODE. (a) The ~~revisor of statutes~~ bureau legislative reference bureau shall prepare copy for publication in the Wisconsin administrative code.

(b) (intro.) The ~~revisor of statutes~~ bureau legislative reference bureau may do any of the following:

(c) The ~~revisor of statutes~~ bureau legislative reference bureau may insert in the Wisconsin administrative code a note explaining any change made under par. (b).

(d) Sections 227.114, 227.116, 227.135 and 227.14 to 227.24 do not apply to any change made by the ~~reviser of statutes bureau~~ legislative reference bureau under par. (b).

(e) The ~~reviser of statutes bureau~~ legislative reference bureau shall prepare and keep on file a record of each change made under par. (b).

(f) The ~~reviser of statutes bureau~~ legislative reference bureau shall notify the agency involved of each change made under par. (b).

SECTION 17vr. 13.93 (3) (intro.) of the statutes is renumbered 13.92 (2m) (intro.) and amended to read:

13.92 (2m) PRINTING COSTS. (intro.) Payments for the following costs shall be administered by the ~~reviser of statutes~~ legislative reference bureau:

SECTION 17we. 13.93 (3) (a) of the statutes is renumbered 13.92 (2m) (a).

SECTION 17wr. 13.93 (3) (b) of the statutes is renumbered 13.92 (2m) (b).

SECTION 17xe. 13.93 (3) (c) of the statutes is renumbered 13.92 (2m) (c).

SECTION 17xr. 13.93 (3) (d) of the statutes is renumbered 13.92 (2m) (d).

SECTION 18. 13.94 (4) (a) 1. of the statutes is amended to read:

13.94 (4) (a) 1. Every state department, board, examining board, affiliated credentialing board, commission, independent agency, council or office in the executive branch of state government; all bodies created by the legislature in the legislative or judicial branch of state government; any public body corporate and politic created by the legislature including specifically the Fox River Navigational System Authority, the Lower Fox River Remediation Authority, and the Wisconsin Aerospace Authority, a professional baseball park district, a local professional football stadium district, a local cultural arts district and a family long-term care district under s. 46.2895; every Wisconsin works agency under subch. III of ch. 49; every provider of medical assistance under subch. IV of ch. 49; technical college district boards; development zones designated under s. 560.71; every county department under s. 51.42 or 51.437; every nonprofit corporation or cooperative or unincorporated cooperative association to which moneys are specifically appropriated by state law; and every corporation, institution, association or other organization which receives more than 50% of its annual budget from appropriations made by state law, including subgrantee or subcontractor recipients of such funds.

SECTION 19. 13.94 (4) (b) of the statutes is amended to read:

13.94 (4) (b) In performing audits of family long-term care districts under s. 46.2895, Wisconsin works agencies under subch. III of ch. 49, providers of medical assistance under subch. IV of ch. 49, corporations, institutions, associations, or other organizations, and their

subgrantees or subcontractors, the legislative audit bureau shall audit only the records and operations of such providers and organizations which pertain to the receipt, disbursement or other handling of appropriations made by state law.

SECTION 20b. 13.95 (intro.) of the statutes is amended to read:

13.95 Legislative fiscal bureau. (intro.) There is created a bureau to be known as the "Legislative Fiscal Bureau" headed by a director. The fiscal bureau shall be strictly nonpartisan and shall at all times observe the confidential nature of the research requests received by it; however, with the prior approval of the requester in each instance, the bureau may duplicate the results of its research for distribution. Subject to s. 230.35 (4) (a) and (f), the director or the director's designated employees shall at all times, with or without notice, have access to all state agencies, the University of Wisconsin Hospitals and Clinics Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Fox River Navigational System Authority, and to any books, records, or other documents maintained by such agencies or authorities and relating to their expenditures, revenues, operations, and structure.

SECTION 21. 14.18 of the statutes is amended to read:

14.18 Assistance from department of workforce development children and families. The governor may enter into a cooperative arrangement with the department of ~~workforce development~~ children and families under which the department assists the governor in providing temporary assistance for needy families under 42 USC 601 et. seq.

SECTION 22. 14.83 of the statutes is amended to read:

14.83 Interstate insurance receivership commission. There is created an interstate insurance receivership commission as specified in s. 601.59 (3). The member of the commission representing this state shall be the commissioner of insurance or his or her designated representative. The commission member shall serve without compensation but shall be reimbursed from the appropriation under s. 20.145 (1) (g) 1. for actual and necessary expenses incurred in the performance of his or her duties. The commission has the powers and duties granted and imposed under s. 601.59.

SECTION 23. 14.90 (3) of the statutes is repealed.

SECTION 24. 15.01 (2) of the statutes is amended to read:

15.01 (2) "Commission" means a 3-member governing body in charge of a department or independent agency or of a division or other subunit within a department, except for the Wisconsin waterways commission which shall consist of 5 members and the parole commission which shall consist of 8 members. A Wisconsin group created for participation in a continuing interstate body, or the interstate body itself, shall be known as a

“commission”, but is not a commission for purposes of s. 15.06. The parole commission created under s. 15.145 (1) shall be known as a “commission”, but is not a commission for purposes of s. 15.06. ~~The sentencing commission created under s. 15.105 (27) shall be known as a “commission” but is not a commission for purposes of s. 15.06 (1) to (4m), (7), and (9).~~

SECTION 25. 15.01 (6) of the statutes is amended to read:

15.01 (6) “Division,” “bureau,” “section” and “unit” means the subunits of a department or an independent agency, whether specifically created by law or created by the head of the department or the independent agency for the more economic and efficient administration and operation of the programs assigned to the department or independent agency. The office of justice assistance in the department of administration, the office of energy independence in the department of administration, the office of the Wisconsin Covenant Scholars Program in the department of administration, and the office of credit unions in the department of financial institutions have the meaning of “division” under this subsection. The office of the long-term care ombudsman under the board on aging and long-term care and the office of educational accountability in the department of public instruction have the meaning of “bureau” under this subsection.

SECTION 26. 15.02 (3) (c) 1. of the statutes is amended to read:

15.02 (3) (c) 1. The principal subunit of the department is the “division”. Each division shall be headed by an “administrator”. The office of justice assistance in the department of administration, the office of the Wisconsin Covenant Scholars Program in the department of administration, and the office of credit unions in the department of financial institutions have the meaning of “division” and the executive staff director of the office of justice assistance in the department of administration, the director of the office of the Wisconsin Covenant Scholars Program in the department of administration, and the director of credit unions have the meaning of “administrator” under this subdivision.

SECTION 28e. 15.07 (1) (a) 5m. of the statutes is created to read:

15.07 (1) (a) 5m. Members of the University of Wisconsin Hospitals and Clinics Board appointed under s. 15.96 (1) (ag) shall be appointed as provided in that section.

SECTION 28m. 15.07 (1) (a) 6. of the statutes is amended to read:

15.07 (1) (a) 6. Members of the University of Wisconsin Hospitals and Clinics Board appointed under s. 15.96 ~~(8) (1) (h)~~ shall be appointed by the governor without senate confirmation.

SECTION 30. 15.07 (2) (n) of the statutes is created to read:

15.07 (2) (n) The member appointed under s. 15.345 (6) (a) shall serve as chairperson of the managed forest land board.

SECTION 30c. 15.07 (4) of the statutes is amended to read:

15.07 (4) QUORUM. A majority of the membership of a board constitutes a quorum to do business and, unless a more restrictive provision is adopted by the board, a majority of a quorum may act in any matter within the jurisdiction of the board. This subsection does not apply to actions of the University of Wisconsin Hospitals and Clinics Board, the ethics board, or the school district boundary appeal board as provided in ss. 15.96 (2), 19.47 (4) and 117.05 (2) (a).

SECTION 30g. 15.07 (4) of the statutes, as affected by 2007 Wisconsin Act 1 and 2007 Wisconsin Act (this act), is repealed and recreated to read:

15.07 (4) QUORUM. A majority of the membership of a board constitutes a quorum to do business and, unless a more restrictive provision is adopted by the board, a majority of a quorum may act in any matter within the jurisdiction of the board. This subsection does not apply to actions of the government accountability board, the University of Wisconsin Hospitals and Clinics Board, or the school district boundary appeal board as provided in ss. 5.05 (1e), 15.96 (2), and 117.05 (2) (a).

SECTION 35. 15.105 (27) of the statutes is repealed.

SECTION 35m. 15.105 (30) of the statutes is created to read:

15.105 (30) OFFICE OF ENERGY INDEPENDENCE. There is created an office of energy independence in the department of administration. The office shall be headed by an executive director and shall have staff sufficient to carry out the duties under s. 16.956.

SECTION 35p. 15.105 (31) of the statutes is created to read:

15.105 (31) OFFICE OF THE WISCONSIN COVENANT SCHOLARS PROGRAM. There is created an office of the Wisconsin Covenant Scholars Program in the department of administration. The director of the office shall be appointed by the secretary of administration.

SECTION 37e. 15.155 (1) (a) 6. of the statutes is amended to read:

15.155 (1) (a) 6. Six other members ~~appointed~~ nominated by the governor, and with the advice and consent of the senate appointed, for 2-year terms.

SECTION 37f. 15.155 (1) (a) 7. of the statutes is created to read:

15.155 (1) (a) 7. One member appointed by the speaker of the assembly.

SECTION 37g. 15.155 (1) (a) 8. of the statutes is created to read:

15.155 (1) (a) 8. One member appointed by the senate majority leader.

SECTION 38. 15.155 (5) of the statutes is amended to read:

15.155 (5) SMALL BUSINESS REGULATORY REVIEW BOARD. There is created a small business regulatory review board, attached to the department of commerce under s. 15.03. The board shall consist of a representative of the department of administration; a representative of the department of agriculture, trade and consumer protection; a representative of the department of children and families; a representative of the department of commerce; a representative of the department of health and family services; a representative of the department of natural resources; a representative of the department of regulation and licensing; a representative of the department of revenue; a representative of the department of workforce development; 6 representatives of small businesses, as defined in s. 227.114 (1), who shall be appointed for 3-year terms; and the chairpersons of one senate and one assembly committee concerned with small businesses, appointed as are members of standing committees. The representatives of the departments shall be selected by the secretary of that department.

SECTION 39. 15.195 (4) (intro.) of the statutes is renumbered 15.205 (4) (intro.) and amended to read:

15.205 (4) CHILD ABUSE AND NEGLECT PREVENTION BOARD. (intro.) There is created a child abuse and neglect prevention board which is attached to the department of ~~health and family services~~ children and families under s. 15.03. The board shall consist of 20 members as follows:

SECTION 40. 15.195 (4) (a) of the statutes is renumbered 15.205 (4) (a).

SECTION 41. 15.195 (4) (b) of the statutes is renumbered 15.205 (4) (b).

SECTION 42. 15.195 (4) (c) of the statutes is renumbered 15.205 (4) (c).

SECTION 43. 15.195 (4) (d) of the statutes is renumbered 15.205 (4) (d).

SECTION 44. 15.195 (4) (dg) of the statutes is renumbered 15.205 (4) (dg).

SECTION 45. 15.195 (4) (dr) of the statutes is renumbered 15.205 (4) (dr) and amended to read:

15.205 (4) (dr) The secretary of ~~workforce development~~ children and families or his or her designee.

SECTION 46. 15.195 (4) (e) of the statutes is renumbered 15.205 (4) (e).

SECTION 47. 15.195 (4) (em) of the statutes is renumbered 15.205 (4) (em).

SECTION 48. 15.195 (4) (f) of the statutes is renumbered 15.205 (4) (f).

SECTION 49. 15.195 (4) (fm) of the statutes is renumbered 15.205 (4) (fm).

SECTION 50. 15.195 (4) (g) of the statutes is renumbered 15.205 (4) (g).

SECTION 52b. 15.197 (11n) of the statutes is renumbered 15.105 (8), and 15.105 (8) (title), (ag), (am) (intro.), (bm) and (cm) 1., as renumbered, are amended to read:

15.105 (8) (title) ~~COUNCIL ON~~ BOARD FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES. (ag) There is created a ~~council on~~ board for people with developmental disabilities, attached to the department of ~~health and family services~~ administration under s. 15.03.

(am) (intro.) Subject to par. (cm), the ~~council board~~ shall consist of the following state residents, appointed for staggered 4-year terms, who shall be representative of all geographic areas of the state and reflect the state's diversity with respect to race and ethnicity:

(bm) A member specified in par. (am) 1. or 3. shall recuse himself or herself from any discussion by the ~~council board~~ of grants or contracts for which the member's department, agency, program, or group is a grantee, contractor, or applicant and may not vote on a matter that would provide direct financial benefit to the member or otherwise give the appearance of a conflict of interest.

(cm) 1. At least 60% of the membership of the ~~council board~~ shall be individuals specified under par. (am) 2. who are not managing employees, as defined under 42 USC 1320a-5 (b), of an entity, or employees of a state agency, that receives federal funds for the developmentally disabled or uses the funds to provide services to persons with developmental disabilities. Of those individuals, one-third shall be individuals specified under par. (am) 2. a., one-third shall be individuals specified under par. (am) 2. b. or c., and one-third shall be individuals specified under par. (am) 2. a., b., or c.

SECTION 53. 15.197 (16) of the statutes is renumbered 15.207 (16) and amended to read:

15.207 (16) COUNCIL ON DOMESTIC ABUSE. There is created in the department of ~~health and family services~~ children and families a council on domestic abuse. The council shall consist of 13 members appointed for staggered 3-year terms. Of those 13 members, 9 shall be nominated by the governor and appointed with the advice and consent of the senate, and one each shall be designated by the speaker of the assembly, the senate majority leader and the minority leader in each house of the legislature and appointed by the governor. Persons appointed shall have a recognized interest in and knowledge of the problems and treatment of victims of domestic abuse.

SECTION 54. 15.197 (24) (a) (intro.) of the statutes is renumbered 15.207 (24) (a) (intro.) and amended to read:

15.207 (24) (a) (intro.) There is created a Milwaukee child welfare partnership council, attached to the department of ~~health and family services~~ children and families under s. 15.03. The council shall consist of the following members:

SECTION 55. 15.197 (24) (a) 1. of the statutes is renumbered 15.207 (24) (a) 1.

SECTION 56. 15.197 (24) (a) 2. of the statutes is renumbered 15.207 (24) (a) 2.

SECTION 57. 15.197 (24) (a) 3. of the statutes is renumbered 15.207 (24) (a) 3.

SECTION 58. 15.197 (24) (a) 4. of the statutes is renumbered 15.207 (24) (a) 4.

SECTION 59. 15.197 (24) (a) 5. of the statutes is renumbered 15.207 (24) (a) 5.

SECTION 60. 15.197 (24) (a) 6. of the statutes is renumbered 15.207 (24) (a) 6.

SECTION 61. 15.197 (24) (a) 7. of the statutes is renumbered 15.207 (24) (a) 7.

SECTION 62. 15.197 (24) (b) of the statutes is renumbered 15.207 (24) (b).

SECTION 63. 15.197 (24) (c) of the statutes is renumbered 15.207 (24) (c).

SECTION 64. 15.197 (24) (d) of the statutes is renumbered 15.207 (24) (d) and amended to read:

15.207 (24) (d) If the department of ~~workforce development~~ children and families establishes more than one geographical area in Milwaukee County under s. 49.143 (6), the children's services networks established in Milwaukee County under s. 49.143 (2) (b), in nominating members under par. (a) 7., shall nominate residents of different geographical areas established under s. 49.143 (6) and, when the term of a member appointed under par. (a) 7. ends or if a vacancy occurs in the membership of the council under par. (a) 7., those children's services networks shall nominate a resident of a different geographical area established under s. 49.143 (6) from the geographical area of the member who is being replaced according to a rotating order of succession determined by the children's services networks.

SECTION 65. 15.20 of the statutes is created to read:

15.20 Department of children and families; creation. There is created a department of children and families under the direction and supervision of the secretary of children and families.

SECTION 66. 15.205 (title) of the statutes is created to read:

15.205 (title) Same; attached boards.

SECTION 67. 15.207 (title) of the statutes is created to read:

15.207 (title) Same; councils.

SECTION 68. 15.345 (6) of the statutes is created to read:

15.345 (6) **MANAGED FOREST LAND BOARD.** There is created in the department of natural resources a managed forest land board consisting of the chief state forester or his or her designee and the following members appointed for 3-year terms:

(a) One member appointed from a list of 5 nominees submitted by the Wisconsin Counties Association.

(b) One member appointed from a list of 5 nominees submitted by the Wisconsin Towns Association.

(c) One member appointed from a list of 5 nominees submitted by an association that represents the interests of counties that have county forests within their boundaries.

(d) One member appointed from a list of 5 nominees submitted by the council on forestry.

SECTION 68k. 15.96 (title) of the statutes is amended to read:

15.96 (title) University of Wisconsin Hospitals and Clinics Board; creation.

SECTION 68L. 15.96 of the statutes is renumbered 15.96 (1), and 15.96 (1) (a) and (am), as renumbered, are amended to read.

15.96 (1) (a) Three members nominated by the governor, and with the advice and consent of the senate appointed, for ~~3-year~~ 5-year terms.

(am) Each cochairperson of the joint committee on finance or a member of the ~~committee~~ legislature designated by that cochairperson.

SECTION 68m. 15.96 (1) (ag) of the statutes is created to read:

15.96 (1) (ag) Three members nominated by the board and appointed by the governor, with the advice and consent of the senate, for 5-year terms.

SECTION 68n. 15.96 (2) of the statutes is created to read:

15.96 (2) Eight voting members of the University of Wisconsin Hospitals and Clinics Board constitute a quorum for the purpose of conducting the business and exercising the powers of the board, notwithstanding the existence of a vacancy.

SECTION 69b. 16.002 (2) of the statutes is amended to read:

16.002 (2) "Departments" means constitutional offices, departments, and independent agencies and includes all societies, associations, and other agencies of state government for which appropriations are made by law, but not including authorities created in subch. II of ch. 114 or subch. III of ch. 149 and in chs. 231, 232, 233, 234, 235, ~~and 237,~~ and 279.

SECTION 70b. 16.004 (4) of the statutes is amended to read:

16.004 (4) **FREEDOM OF ACCESS.** The secretary and such employees of the department as the secretary designates may enter into the offices of state agencies and authorities created under subch. II of ch. 114 or subch. III of ch. 149 and under chs. 231, 233, 234, ~~and 237,~~ and 279, and may examine their books and accounts and any other matter that in the secretary's judgment should be examined and may interrogate the agency's employees publicly or privately relative thereto.

SECTION 71b. 16.004 (5) of the statutes is amended to read:

16.004 (5) AGENCIES AND EMPLOYEES TO COOPERATE. All state agencies and authorities created under subch. II of ch. 114 or subch. III of ch. 149 and under chs. 231, 233, 234, and 237, and 279, and their officers and employees, shall cooperate with the secretary and shall comply with every request of the secretary relating to his or her functions.

SECTION 71p. 16.004 (12) (a) of the statutes is amended to read:

16.004 (12) (a) In this subsection, "state agency" means an association, authority, board, department, commission, independent agency, institution, office, society, or other body in state government created or authorized to be created by the constitution or any law, including the legislature, the office of the governor, and the courts, but excluding the University of Wisconsin Hospitals and Clinics Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Fox River Navigational System Authority.

SECTION 74. 16.009 (2) (p) (intro.) of the statutes is amended to read:

16.009 (2) (p) (intro.) ~~Contract~~ Employ staff within the classified service or contract with one or more organizations to provide advocacy services to potential or actual recipients of the family care benefit, as defined in s. 46.2805 (4), or their families or guardians. The board and contract organizations under this paragraph shall assist these persons in protecting their rights under all applicable federal statutes and regulations and state statutes and rules. An organization with which the board contracts for these services may not be a provider, nor an affiliate of a provider, of long-term care services, a resource center under s. 46.283 or a care management organization under s. 46.284. For potential or actual recipients of the family care benefit, advocacy services required under this paragraph shall include all of the following:

SECTION 76b. 16.045 (1) (a) of the statutes is amended to read:

16.045 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, 235, or 237, or 279.

SECTION 76m. 16.15 (1) (ab) of the statutes is amended to read:

16.15 (1) (ab) "Authority" has the meaning given under s. 16.70 (2), but excludes the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority.

SECTION 76r. 16.19 of the statutes is created to read:

16.19 Civil legal services for the indigent. Annually, the department shall pay the amount appropriated under s. 20.505 (1) (e) to the Wisconsin Trust Account Foundation, Inc., to provide civil legal services to indigent persons. The Wisconsin Trust Account Foundation, Inc., shall distribute the amount received as grants to programs that provide civil legal services to indigent persons, and those programs may use the grant funds to match other federal and private grants. The grants may be used only for the purposes for which the funding was provided.

SECTION 77. 16.22 (4) of the statutes is created to read:

16.22 (4) STATE FUNDING. The department shall annually determine the amount of funding for administrative support of the board that is required for this state to qualify for federal financial assistance to be provided to the board. The department shall apportion that amount equally among the departments of administration, health and family services, public instruction, and workforce development and shall assess those entities for the necessary funding. The department shall credit the moneys received to the appropriation account under s. 20.505 (4) (kb).

SECTION 78. 16.257 of the statutes is created to read:

16.257 Postsecondary education promotion. For the purpose of promoting attendance at nonprofit postsecondary institutions in this state, the department shall do all of the following:

(1) Serve as the state's liaison agency between the higher educational aids board, the department of public instruction, the University of Wisconsin System, the technical college system, and other public and private organizations that are interested in promoting postsecondary education in this state.

(2) (a) Contract with The Wisconsin Covenant Foundation, Inc., if the secretary determines it appropriate, to pay The Wisconsin Covenant Foundation, Inc., an amount not to exceed the amount appropriated under s. 20.505 (4) (bm), to establish and implement a campaign to promote attendance at nonprofit postsecondary educational institutions in this state. Funds may be expended to carry out the contract only as provided in pars. (b) and (c).

(b) No funds appropriated under s. 20.505 (4) (bm) may be expended until the The Wisconsin Covenant Foundation, Inc., submits to the secretary a report setting forth the amount of private contributions received by The Wisconsin Covenant Foundation, Inc., since the date on which The Wisconsin Covenant Foundation, Inc., last submitted a report under this paragraph. After receiving the report, the secretary may approve the expenditure of funds up to the amount set forth in the report. Total funds expended in any fiscal year may not exceed the amounts in the schedule under s. 20.505 (4) (bm).

(c) The Wisconsin Covenant Foundation, Inc., shall expend funds appropriated under s. 20.505 (4) (bm) in adherence with the uniform travel schedule amounts approved under s. 20.916 (8). The Wisconsin Covenant Foundation, Inc., may not expend funds appropriated under s. 20.505 (4) (bm) on entertainment, foreign travel, payments to persons not providing goods or services to The Wisconsin Covenant Foundation, Inc., or for other purposes prohibited by contract between The Wisconsin Covenant Foundation, Inc., and the department.

(3) Coordinate the postsecondary education promotional activities of the department, the persons specified in sub. (1), and The Wisconsin Covenant Foundation, Inc., and prevent duplication of effort in conducting those activities.

(5) On or before July 1, 2009, and every July 1 thereafter, submit to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), a report on the postsecondary education promotional activities conducted by The Wisconsin Covenant Foundation, Inc., using funds provided under s. 20.505 (4) (bm).

SECTION 79m. 16.40 (24) of the statutes is created to read:

16.40 (24) AIDS FOR CERTAIN LOCAL PURCHASES AND PROJECTS. Provide funding from the appropriation under s. 20.855 (4) (fs) on a one-time basis in the 2007-08 fiscal year for the purposes specified in 2007 Wisconsin Act ... (this act), section 9155 (5a).

SECTION 79n. 16.40 (24) of the statutes, as created by 2007 Wisconsin Act ... (this act), is repealed.

SECTION 80b. 16.41 (4) of the statutes is amended to read:

16.41 (4) In this section, "authority" means a body created under subch. II of ch. 114 or subch. III of ch. 149 or under ch. 231, 233, 234, ~~or 237, or 279.~~

SECTION 81b. 16.417 (1) (b) of the statutes is amended to read:

16.417 (1) (b) "Authority" means a body created under subch. II of ch. 114 or ch. 231, 232, 233, 234, 235, ~~or 237, or 279.~~

SECTION 85b. 16.47 (1) of the statutes is amended to read:

16.47 (1) Except as provided in s. 16.529 (2) and subject to s. 25.40 (3) (c), the executive budget bill or bills shall incorporate the governor's recommendations for appropriations for the succeeding biennium. The appropriation method shown in the bill or bills shall in no way affect the amount of detail or manner of presentation which may be requested by the joint committee on finance. Appropriation requests may be divided into 3 allotments: personal services, other operating expenses and capital outlay or such other meaningful classifications as may be approved by the joint committee on finance.

SECTION 85c. 16.50 (1) (a) of the statutes is amended to read:

16.50 (1) (a) Each department except the legislature and the courts shall prepare and submit to the secretary an estimate of the amount of money which it proposes to expend, encumber or distribute under any appropriation in ch. 20. The department of administration shall prepare and submit estimates for expenditures from appropriations under ss. 20.855, 20.865, 20.866 and 20.867. The secretary may waive the submission of estimates of other than administrative expenditures from such funds as he or she determines, but the secretary shall not waive submission of estimates for the appropriations under s. 20.285 (1) (im) and (n) nor for expenditure of any amount designated as a refund of an expenditure under s. 20.001 (5). Estimates shall be prepared in such form, at such times and for such time periods as the secretary requires. ~~Revised Except as provided in par. (c), revised~~ and supplemental estimates may be presented at any time under rules promulgated by the secretary.

SECTION 85e. 16.50 (1) (c) of the statutes is created to read:

16.50 (1) (c) 1. The department may not approve any revised or supplemental estimate submitted by the department of transportation under par. (a) for any appropriation of federal funds under s. 20.395 unless the department of transportation has submitted a request to revise or supplement the estimate to the joint committee on finance and the request is approved under subd. 2. or the department of transportation has submitted a plan including the revised or supplemental estimate to the joint committee on finance under s. 84.03 (2) (b) 1. and the plan is approved under s. 84.03 (2) (c).

2. If the department of transportation submits a request under subd. 1. and the cochairpersons of the joint committee on finance do not notify the department of transportation within 14 working days after the date of the submittal that the committee has scheduled a meeting for the purpose of reviewing the request, the request is approved. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department of transportation that the committee has scheduled a meeting for the purpose of reviewing the request, the department of administration may not revise or supplement any estimate specified in the request until it is approved by the committee, as submitted or as modified.

SECTION 85f. 16.50 (6) of the statutes is amended to read:

16.50 (6) PROPORTIONAL SPENDING. If the secretary determines that expenditures of general purpose or segregated fund revenues are utilized to match revenues received under s. 16.54 or 20.001 (2) (b) for the purposes of combined program expenditure, the secretary may require that disbursements of the general purpose reve-

nue and corresponding segregated revenue be in direct proportion to the amount of program revenue or corresponding segregated revenue which is available or appropriated in ch. 20 or as condition of a grant or contract. If Subject to sub. (1) (c). if the secretary makes such a determination, the agency shall incorporate the necessary adjustments into the expenditure plans provided for in sub. (1).

SECTION 86b. 16.52 (7) of the statutes is amended to read:

16.52 (7) PETTY CASH ACCOUNT. Petty cash account. With the approval of the secretary, each agency that is authorized to maintain a contingent fund under s. 20.920 may establish a petty cash account from its contingent fund. The procedure for operation and maintenance of petty cash accounts and the character of expenditures therefrom shall be prescribed by the secretary. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, ~~or 237~~, or 279.

SECTION 86d. 16.527 (2) (a) of the statutes is renumbered 16.527 (2) (am).

SECTION 86h. 16.527 (2) (ad) of the statutes is created to read:

16.527 (2) (ad) "Aggregate expected debt service and net exchange payments" means the sum of the following:

1. The aggregate net payments expected to be made and received under a specified interest exchange agreement under sub. (4) (e).

2. The aggregate debt service expected to be made on obligations related to that agreement.

3. The aggregate net payments expected to be made and received under all other interest exchange agreements under sub. (4) (e) relating to those obligations that are in force at the time of executing the agreement.

SECTION 87. 16.527 (4) (e) of the statutes is amended to read:

16.527 (4) (e) ~~At Subject to pars. (h) and (i).~~ at the time of, or in anticipation of, contracting for the appropriation obligations and at any time thereafter so long as the appropriation obligations are outstanding, the department may enter into agreements and ancillary arrangements relating to the appropriation obligations, including trust indentures, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received pursuant to any such agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary

arrangement. The determination of the department included in an interest exchange agreement that such agreement relates to an appropriation obligation shall be conclusive.

SECTION 88. 16.527 (4) (h) of the statutes is created to read:

16.527 (4) (h) 1. Subject to subd. 2., the terms and conditions of an interest exchange agreement under par. (e) shall not be structured so that, as of the trade date of the agreement, both of the following are reasonably expected to occur:

a. The aggregate expected debt service and net exchange payments relating to the agreement during the fiscal year in which the trade date occurs will be less than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable during that fiscal year if the agreement is not executed.

b. The aggregate expected debt service and net exchange payments relating to the agreement in subsequent fiscal years will be greater than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable in those fiscal years if the agreement is not executed.

2. Subd. 1. shall not apply if either of the following occurs:

a. The department receives a determination by the independent financial consulting firm that the terms and conditions of the agreement reflect payments by the state that represent on-market rates as of the trade date for the particular type of agreement.

b. The department provides written notice to the joint committee on finance of its intention to enter into an agreement that is reasonably expected to satisfy subd. 1., and the joint committee on finance either approves or disapproves, in writing, the department's entering into the agreement within 14 days of receiving the written notice from the commission.

3. This paragraph shall not limit the liability of the state under an agreement if actual contracted net exchange payments in any fiscal year exceed original expectations.

SECTION 88d. 16.527 (4) (i) of the statutes is created to read:

16.527 (4) (i) With respect to any interest exchange agreement or agreements specified in par. (e), all of the following shall apply:

1. The department shall contract with an independent financial consulting firm to determine if the terms and conditions of the agreement reflect a fair market value, as of the proposed date of the execution of the agreement.

2. The interest exchange agreement must identify by maturity, bond issue, or bond purpose the obligation to which the agreement is related. The determination of the department included in an interest exchange agreement that such agreement relates to an obligation shall be conclusive.

3. The resolution authorizing the department to enter into any interest exchange agreement shall require that the terms and conditions of the agreement reflect a fair market value as of the date of execution of the agreement, as reflected by the determination of the independent financial consulting firm under subd. 1., and shall establish guidelines for any such agreement, including the following:

- a. The conditions under which the department may enter into the agreements.
- b. The form and content of the agreements.
- c. The aspects of risk exposure associated with the agreements.
- d. The standards and procedures for counterparty selection.
- e. The standards for the procurement of, and the setting aside of reserves, if any, in connection with, the agreements.
- f. The provisions, if any, for collateralization or other requirements for securing any counterparty's obligations under the agreements.
- g. A system for financial monitoring and periodic assessment of the agreements.

SECTION 88h. 16.527 (4) (j) of the statutes is created to read:

16.527 (4) (j) Semiannually, during any year in which the state is a party to an agreement entered into pursuant to par. (e), the department shall submit a report to the cochairpersons of the joint committee on finance listing all such agreements. The report shall include all of the following:

1. A description of each agreement, including a summary of its terms and conditions, rates, maturity, and the estimated market value of each agreement.
2. An accounting of amounts that were required to be paid and received on each agreement.
3. Any credit enhancement, liquidity facility, or reserves, including an accounting of the costs and expenses incurred by the state.
4. A description of the counterparty to each agreement.
5. A description of the counterparty risk, the termination risk, and other risks associated with each agreement.

SECTION 89b. 16.528 (1) (a) of the statutes is amended to read:

16.528 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, ~~or 237, or 279.~~

SECTION 90b. 16.53 (2) of the statutes is amended to read:

16.53 (2) IMPROPER INVOICES. If an agency receives an improperly completed invoice, the agency shall notify the sender of the invoice within 10 working days after it receives the invoice of the reason it is improperly completed. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, ~~or 237, or 279.~~

SECTION 91. 16.53 (10) (a) of the statutes is amended to read:

16.53 (10) (a) If an emergency arises which requires the department to draw vouchers for payments which will be in excess of available moneys in any state fund, the secretary, after notifying the joint committee on finance under par. (b), may prorate and establish priority schedules for all payments within each fund, including those payments for which a specific payment date is provided by statute, except as otherwise provided in this paragraph. The secretary shall draw all vouchers according to the preference provided in this paragraph. All direct or indirect payments of principal or interest on state bonds and notes issued under subch. I of ch. 18 and payments due, if any, under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a) relating to any public debt contracted under subchs. I and IV of ch. 18 have first priority. All direct or indirect payments of principal or interest on state notes issued under subch. III of ch. 18 have 2nd priority. No payment having a 1st or 2nd priority may be prorated or reduced under this subsection. All state employee payrolls have 3rd priority. The secretary shall draw all remaining vouchers according to a priority determined by the secretary. The secretary shall maintain records of all claims prorated under this subsection.

SECTION 92b. 16.54 (9) (a) 1. of the statutes is amended to read:

16.54 (9) (a) 1. "Agency" means an office, department, independent agency, institution of higher education, association, society or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, ~~or 237, or 279.~~

SECTION 95. 16.54 (12) (b) of the statutes is amended to read:

16.54 (12) (b) The department of ~~workforce development~~ children and families may not expend or encumber any moneys ~~received under s. 20.445~~ credited to the appropriation account under s. 20.437 (2) (mm) or (3)

(mm) unless the department of ~~workforce development children and families~~ submits a plan for the expenditure of the moneys to the department of administration and the department of administration approves the plan.

SECTION 98. 16.54 (12) (d) of the statutes is amended to read:

16.54 (12) (d) At the end of each fiscal year, the department of administration shall determine the amount of moneys that remain in the appropriation accounts under ss. 20.435 (8) (mm) and ~~20.445 20.437 (2) (mm)~~ and (3) (mm) that have not been approved for encumbrance or expenditure by the department pursuant to a plan submitted under par. (a) or (b) and shall require that such moneys be lapsed to the general fund. The department shall notify the cochairpersons of the joint committee on finance, in writing, of the department's action under this paragraph.

SECTION 100b. 16.70 (2) of the statutes is amended to read:

16.70 (2) "Authority" means a body created under subch. II of ch. 114 or subch. III of ch. 149 or under ch. 231, 232, 233, 234, 235, ~~or 237, or 279.~~

SECTION 101d. 16.71 (1m) of the statutes is amended to read:

16.71 (1m) The department shall not delegate to any executive branch agency, other than the board of regents of the University of Wisconsin System, the authority to enter into any contract for materials, supplies, equipment, or contractual services relating to information technology or telecommunications prior to review and approval of the contract by the department. No executive branch agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract without review and approval of the contract by the department. Any executive branch agency that enters into a contract relating to information technology under this section shall comply with the requirements of s. 16.973 (13). Any delegation to the board of regents of the University of Wisconsin System is subject to the limitations prescribed in s. 36.11 (49).

SECTION 101k. 16.72 (2) (e) (intro.) of the statutes is amended to read:

16.72 (2) (e) (intro.) In writing the specifications under this subsection, the department and any other designated purchasing agent under s. 16.71 (1) shall incorporate requirements for the purchase of products made from recycled materials and recovered materials if their use is technically and economically feasible. Each authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority, in writing specifications for purchasing by the authority, shall incorporate requirements for the purchase of products made from recycled materials and recovered materials if their use is technically and economically fea-

sible. The specifications shall include requirements for the purchase of the following materials:

SECTION 101L. 16.72 (2) (f) of the statutes is amended to read:

16.72 (2) (f) In writing specifications under this subsection, the department, any other designated purchasing agent under s. 16.71 (1), and each authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall incorporate requirements relating to the recyclability and ultimate disposition of products and, wherever possible, shall write the specifications so as to minimize the amount of solid waste generated by the state, consistent with the priorities established under s. 287.05 (12). All specifications under this subsection shall discourage the purchase of single-use, disposable products and require, whenever practical, the purchase of multiple-use, durable products.

SECTION 102. 16.75 (1) (a) 1. of the statutes, as affected by 2005 Wisconsin Act 141, is amended to read:

16.75 (1) (a) 1. All orders awarded or contracts made by the department for all materials, supplies, equipment, and contractual services to be provided to any agency, except as otherwise provided in par. (c) and subs. (2), (2g), (2m), (3m), (3t), (6), (7), (8), (9), (10e), and (10m) and ss. 16.73 (4) (a), 16.751, 16.754, 16.964 (8), 50.05 (7) (f), 153.05 (2m) (a), and 287.15 (7), ~~and 301.265~~, shall be awarded to the lowest responsible bidder, taking into consideration life cycle cost estimates under sub. (1m), when appropriate, the location of the agency, the quantities of the articles to be supplied, their conformity with the specifications, and the purposes for which they are required and the date of delivery.

SECTION 102e. 16.75 (1m) of the statutes is amended to read:

16.75 (1m) The department shall award each order or contract for materials, supplies or equipment on the basis of life cycle cost estimates, whenever such action is appropriate. Each authority other than the University of Wisconsin Hospitals and Clinics Authority ~~and the Lower Fox River Remediation Authority~~, the Wisconsin Aerospace Authority, and the Health Insurance Risk-Sharing Plan Authority shall award each order or contract for materials, supplies or equipment on the basis of life cycle cost estimates, whenever such action is appropriate. The terms, conditions and evaluation criteria to be applied shall be incorporated in the solicitation of bids or proposals. The life cycle cost formula may include, but is not limited to, the applicable costs of energy efficiency, acquisition and conversion, money, transportation, warehousing and distribution, training, operation and maintenance and disposition or resale. The department shall prepare documents containing technical guidance for the development and use of life cycle cost estimates, and

shall make the documents available to local governmental units.

SECTION 103. 16.75 (6) (bm) of the statutes is amended to read:

16.75 (6) (bm) If the secretary determines that it is in the best interest of this state to do so, he or she may waive any requirement under subs. (1) to (5) and ss. 16.705 and 16.72 (2) (e) and (f) and (5) with respect to any contract entered into by the department of ~~workforce development children and families~~ under s. 49.143, if the department of ~~workforce development children and families~~ presents the secretary with a process for the procurement of contracts under s. 49.143 and the secretary approves the process.

SECTION 103g. 16.75 (8) of the statutes is amended to read:

16.75 (8) (a) 1. The department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74, and each authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall, to the extent practicable, make purchasing selections using specifications developed under s. 16.72 (2) (e) to maximize the purchase of materials utilizing recycled materials and recovered materials.

2. Each agency and authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall ensure that the average recycled or recovered content of all paper purchased by the agency or authority measured as a proportion, by weight, of the fiber content of paper products purchased in a fiscal year, is not less than 40% of all purchased paper.

SECTION 103h. 16.75 (9) of the statutes is amended to read:

16.75 (9) The department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74, and any authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall, to the extent practicable, make purchasing selections using specifications prepared under s. 16.72 (2) (f).

SECTION 104b. 16.765 (1) of the statutes is amended to read:

16.765 (1) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and Entertainment Corporation shall include in all contracts executed by them a provision obligating the contractor not to discriminate against any employee or applicant for employ-

ment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation as defined in s. 111.32 (13m), or national origin and, except with respect to sexual orientation, obligating the contractor to take affirmative action to ensure equal employment opportunities.

SECTION 105b. 16.765 (2) of the statutes is amended to read:

16.765 (2) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and Entertainment Corporation shall include the following provision in every contract executed by them: "In connection with the performance of work under this contract, the contractor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Except with respect to sexual orientation, the contractor further agrees to take affirmative action to ensure equal employment opportunities. The contractor agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the nondiscrimination clause".

SECTION 106b. 16.765 (4) of the statutes is amended to read:

16.765 (4) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and Entertainment Corporation shall take appropriate action to revise the standard government contract forms under this section.

SECTION 107b. 16.765 (5) of the statutes is amended to read:

16.765 (5) The head of each contracting agency and the boards of directors of the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and Entertainment Corporation shall be primarily responsible for obtaining compliance by any contractor with the nondiscrimination and affirmative action provisions prescribed by this section,

according to procedures recommended by the department. The department shall make recommendations to the contracting agencies and the boards of directors of the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and Entertainment Corporation for improving and making more effective the nondiscrimination and affirmative action provisions of contracts. The department shall promulgate such rules as may be necessary for the performance of its functions under this section.

SECTION 108b. 16.765 (6) of the statutes is amended to read:

16.765 (6) The department may receive complaints of alleged violations of the nondiscrimination provisions of such contracts. The department shall investigate and determine whether a violation of this section has occurred. The department may delegate this authority to the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation for processing in accordance with the department's procedures.

SECTION 109b. 16.765 (7) (intro.) of the statutes is amended to read:

16.765 (7) (intro.) When a violation of this section has been determined by the department, the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation, the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation shall:

SECTION 110b. 16.765 (7) (d) of the statutes is amended to read:

16.765 (7) (d) Direct the violating party to take immediate steps to prevent further violations of this section and to report its corrective action to the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation.

SECTION 111b. 16.765 (8) of the statutes is amended to read:

16.765 (8) If further violations of this section are committed during the term of the contract, the contracting agency, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation may permit the violating party to complete the contract, after complying with this section, but thereafter the contracting agency, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation shall request the department to place the name of the party on the ineligible list for state contracts, or the contracting agency, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, or the Bradley Center Sports and Entertainment Corporation may terminate the contract without liability for the uncompleted portion or any materials or services purchased or paid for by the contracting party for use in completing the contract.

SECTION 112g. 16.847 (2) of the statutes is created to read:

16.847 (2) ENERGY CONSERVATION CONSTRUCTION PROJECTS. (a) The department may provide funding to agencies, as defined in s. 16.70 (1e), for energy conservation construction projects at state facilities under the jurisdiction of the agencies to enhance the energy efficiency of the facilities. The department shall prescribe standards for evaluation of proposed projects and allocation of available moneys for those projects under this subsection.

(b) The department shall measure and verify each energy conservation construction project funded under this subsection in accordance with the performance measurement and verification guidelines adopted by the federal Energy Management Program.

(c) The department shall, to the extent feasible, use the procedures under s. 16.858 to carry out energy conservation construction projects funded under this subsection. In any contract entered into by the department under s. 16.858 that is funded under this subsection, the contract shall set forth the minimum savings in energy usage that will be realized by the state from construction of the project and the contractor shall guarantee that the savings will be realized.

SECTION 112r. 16.847 (3) of the statutes is created to read:

16.847 (3) ASSESSMENTS. The department may annually assess any agency that receives funding under sub. (2) in an amount determined by the department not exceeding the agency's proportionate share of debt service costs incurred under s. 20.505 (5) (kd) or the savings

in the agency's energy costs generated, whichever is greater, as a result of an energy conservation construction project that was funded by the department under sub. (2). The department shall credit all revenues received under this subsection to the appropriation account under s. 20.505 (5) (kd).

SECTION 113. 16.848 (2) (gc), (gg), (gn), (gr), (gt) and (gw) of the statutes are created to read:

16.848 (2) (gc) Subsection (1) does not apply to property that is subject to sale by the department of military affairs under s. 21.19 (3) or 21.42 (3).

(gg) Subsection (1) does not apply to property that is conveyed by the department of corrections under s. 301.25.

(gn) Subsection (1) does not apply to property that is subject to sale by the state under 20.909 (2).

(gr) Subsection (1) does not apply to land that is sold or traded by the Kickapoo reserve management board under s. 41.41 (7).

(gt) Subsection (1) does not apply to property that is donated by the department of transportation under s. 84.09 (5r).

(gw) Subsection (1) does not apply to the sale of property by the department of health and family services under s. 51.06 (6).

SECTION 114. 16.848 (4) of the statutes is amended to read:

16.848 (4) Except as provided in s. 13.48 (14) (e), if there is any outstanding public debt used to finance the acquisition, construction, or improvement of any property that is sold under sub. (1), the department shall deposit a sufficient amount of the net proceeds from the sale of the property in the bond security and redemption fund under s. 18.09 to repay the principal and pay the interest on the debt, and any premium due upon refunding any of the debt. If the property was acquired, constructed, or improved with federal financial assistance, the department shall pay to the federal government any of the net proceeds required by federal law. If the property was acquired by gift or grant or acquired with gift or grant funds, the department shall adhere to any restriction governing use of the proceeds. Except as required under ~~sub. (5m) and~~ ss. 13.48 (14) (e), 20.395 (9) (qd), and 51.06 (6), if there is no such debt outstanding, there are no moneys payable to the federal government, and there is no restriction governing use of the proceeds, and if the net proceeds exceed the amount required to be deposited, paid, or used for another purpose under this subsection, the department shall deposit the net proceeds or remaining net proceeds in the general fund.

SECTION 115b. 16.85 (2) of the statutes is amended to read:

16.85 (2) To furnish engineering, architectural, project management, and other building construction services whenever requisitions therefor are presented to the department by any agency. The department may deposit

moneys received from the provision of these services in the account under s. 20.505 (1) (kc) or in the general fund as general purpose revenue — earned. In this subsection, “agency” means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, ~~or 237, or 279.~~

SECTION 116b. 16.865 (8) of the statutes is amended to read:

16.865 (8) Annually in each fiscal year, allocate as a charge to each agency a proportionate share of the estimated costs attributable to programs administered by the agency to be paid from the appropriation under s. 20.505 (2) (k). The department may charge premiums to agencies to finance costs under this subsection and pay the costs from the appropriation on an actual basis. The department shall deposit all collections under this subsection in the appropriation account under s. 20.505 (2) (k). Costs assessed under this subsection may include judgments, investigative and adjustment fees, data processing and staff support costs, program administration costs, litigation costs, and the cost of insurance contracts under sub. (5). In this subsection, “agency” means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, 235, ~~or 237, or 279.~~

SECTION 117m. 16.956 of the statutes is created to read:

16.956 Office of energy independence. (1) In this section:

(a) “Biodevelopment” means research and development relating to the use of renewable resources for electricity, energy, and heating and transportation fuels.

(b) “Bioindustry” means the manufacture, production, and trade of renewable resources used for electricity, energy, and heating and transportation fuels.

(c) “Office” means the office of energy independence.

(2) The office shall work on initiatives that have the following goals:

(a) Advancing Wisconsin's vision for energy independence by generating at least 25 percent of power, and at least 25 percent of transportation fuels, used in this state from renewable resources by 2025.

(b) Capturing in-state at least 10 percent of the national emerging bioindustry and renewable energy markets by 2030.

(c) Ensuring that Wisconsin is a national leader in groundbreaking research that will make alternative energies more affordable and create well-paying jobs in this state.

(3) The office shall do all of the following:

(a) Ensure and facilitate the implementation of the initiatives specified in sub. (2) and identify barriers to the implementation of such initiatives.

(b) Serve as a single point of contact to assist businesses, local units of government, and nongovernmental organizations that are pursuing biodevelopment, energy efficiency, and energy independence.

(c) Develop energy independence policy options for consideration by the governor and state agencies.

(d) Identify federal funding opportunities and facilitate applications for federal funding by private, and state and local governmental, entities.

(e) Perform duties necessary to maintain federal energy funding and any designations required for such funding.

SECTION 118. 16.957 (3) of the statutes, as affected by 2005 Wisconsin Act 141, is amended to read:

16.957 (3) The department shall, on the basis of competitive bids, contract with community action agencies described in s. ~~46.30~~ 49.265 (2) (a) 1., nonstock, non-profit corporations organized under ch. 181, or local units of government to provide services under the programs established under sub. (2) (a).

SECTION 123. 16.964 (12) (c) 10. of the statutes is amended to read:

16.964 (12) (c) 10. The program is developed with input from, and implemented in collaboration with, one or more circuit court judges, the district attorney, the state public defender, local law enforcement officials, county agencies responsible for providing social services, including services relating to alcohol and other drug addiction, child welfare, mental health, and the Wisconsin Works program, the departments of corrections, children and families, and health and family services, private social services agencies, and substance abuse treatment providers.

SECTION 124. 16.964 (12) (e) 1. of the statutes is amended to read:

16.964 (12) (e) 1. A county that receives a grant under this subsection shall create an oversight committee to advise the county in administering and evaluating its program. Each committee shall consist of a circuit court judge, the district attorney or his or her designee, the state public defender or his or her designee, a local law enforcement official, a representative of the county, a representative of each other county agency responsible for providing social services, including services relating to child welfare, mental health, and the Wisconsin Works program, representatives of the departments of corrections, children and families, and health and family services, a representative from private social services agen-

cies, a representative of substance abuse treatment providers, and other members to be determined by the county.

SECTION 125g. 16.964 (14) of the statutes is created to read:

16.964 (14) Beginning in fiscal year 2008-09, from the appropriation under s. 20.505 (6) (f), the office shall in each fiscal year provide \$20,000 to each of the following child advocacy centers for education, training, medical advice, and quality assurance activities:

(a) Care House in Rock County.

(b) Child Protection Center in Milwaukee County.

(c) Safe Harbor in Dane County.

(d) Kenosha Child Advocacy Center in Kenosha County.

(e) Fox Valley Child Advocacy Center in Winnebago County.

(f) Stepping Stones in La Crosse County.

(g) CARE Center in Waukesha County.

(h) Child Advocacy Center of Northeastern Wisconsin in Marathon County.

(i) Chippewa County Child Advocacy Center in Chippewa County.

(j) A child advocacy center in Brown County.

(k) A child advocacy center in Racine County.

(L) A child advocacy center in Walworth County.

SECTION 128c. 16.971 (2) (cf) of the statutes is created to read:

16.971 (2) (cf) Implement, operate, maintain, and upgrade an integrated business information system capable of providing information technology services to all agencies in the areas of accounting, auditing, payroll and other financial services; procurement; human resources; and other administrative processes. The department may provide information technology services under this subsection to any executive branch agency under s. 16.70 (4). The department may also provide information technology services to any local governmental unit under this subsection.

SECTION 128d. 16.971 (2) (Lg) of the statutes is created to read:

16.971 (2) (Lg) 1. Develop, in consultation with each executive branch agency, other than the Board of Regents of the University of Wisconsin System, and adopt the following written policies for information technology development projects included in the strategic plan required of each executive branch agency under par. (L) and that either exceed \$1,000,000 or that are vital to the functions of the executive branch agency:

a. A standardized reporting format.

b. A requirement that both proposed and ongoing information technology development projects be included.

2. The department shall submit for review by the joint legislative audit committee and for approval by the joint committee on information policy and technology any

proposed policies required under subd. 1. and any proposed revisions to the policies.

SECTION 128m. 16.971 (6) of the statutes is amended to read:

16.971 (6) Notwithstanding sub. (2), the ~~revisor of statutes~~ legislative reference bureau shall approve the specifications for preparation and schedule for delivery of computer databases containing the Wisconsin statutes.

SECTION 128t. 16.973 (10) to (14) of the statutes are created to read:

16.973 (10) In consultation with the legislative audit bureau and the joint legislative audit committee, promulgate administrative rules applicable to each executive branch agency, other than the Board of Regents of the University of Wisconsin System, pertaining to large, high-risk information technology projects that shall include:

(a) A definition of and methodology for identifying large, high-risk information technology projects.

(b) Standardized, quantifiable project performance measures for evaluating large, high-risk information technology projects.

(c) Policies and procedures for routine monitoring of large, high-risk information technology projects.

(d) A formal process for modifying information technology project specifications when necessary to address changes in program requirements.

(e) Requirements for reporting changes in estimates of cost or completion date to the department and the joint committee on information policy and technology.

(f) Methods for discontinuing projects or modifying projects that are failing to meet performance measures in such a way to correct the performance problems.

(g) Policies and procedures for the use of master leases under s. 16.76 (4) to finance new large, high-risk information technology system costs and maintain current large, high-risk information technology systems.

(h) A standardized progress point in the execution of large, high-risk information technology projects at which time the estimated costs and date of completion of the project is reported to the department and the joint committee on information policy and technology.

(11) Promulgate administrative rules applicable to each executive branch agency, other than the Board of Regents of the University of Wisconsin System, pertaining to the use of commercially available information technology products, which shall include all of the following:

(a) A requirement that each executive branch agency review commercially available information technology products prior to initiating work on a customized information technology development project to determine whether any commercially available product could meet the information technology needs of the agency.

(b) Procedures and criteria to determine when a commercially available information technology product

must be used and when an executive branch agency may consider the modification or creation of a customized information technology product.

(c) A requirement that each executive branch agency submit for approval by the department and prior to initiating work on a customized information technology product a justification for the modification or creation by the agency of a customized information technology product.

(12) (a) In this subsection, "master lease" has the meaning given under s. 16.76 (4).

(b) Annually, no later than October 1, submit to the governor and the members of the joint committee on information policy and technology a report documenting the use by each executive branch agency, other than the Board of Regents of the University of Wisconsin System, of master leases to fund information technology projects in the previous fiscal year. The report shall contain all of the following information:

1. The total amount paid under master leases towards information technology projects in the previous fiscal year.

2. The master lease payment amounts approved to be applied to information technology projects in future years.

3. The total amount paid by each executive branch agency on each information technology project for which debt is outstanding, as compared to the total financing amount originally approved for that information technology project.

4. A summary of repayments made towards any master lease in the previous fiscal year.

(13) (a) Except as provided in par. (b), include in each contract with a vendor of information technology that involves a large, high-risk information technology project under sub. (10) or that has a projected cost greater than \$1,000,000, and require each executive branch agency authorized under s. 16.71 (1m) to enter into a contract for materials, supplies, equipment, or contractual services relating to information technology to include in each contract with a vendor of information technology that involves a large, high-risk information technology project under sub. (10) or that has a projected cost greater than \$1,000,000 a stipulation requiring the vendor to submit to the department for approval any order or amendment that would change the scope of the contract and have the effect of increasing the contract price. The stipulation shall authorize the department to review the original contract and the order or amendment to determine all of the following and, if necessary, to negotiate with the vendor regarding any change to the original contract price:

1. Whether the work proposed in the order or amendment is within the scope of the original contract.

2. Whether the work proposed in the order or amendment is necessary.

(b) The department or an executive branch agency may exclude from a contract described in par. (a) the stip-

ulation required under par. (a) if all of the following conditions are satisfied:

1. Including such a stipulation would negatively impact contract negotiations or significantly reduce the number of bidders on the contract.

2. If the exclusion is sought by an executive branch agency, that agency submits to the department a plain-language explanation of the reasons the stipulation was excluded and the alternative provisions the executive branch agency will include in the contract to ensure that the contract will be completed on time and within the contract budget.

3. If the exclusion is sought by the department, the department prepares a plain-language explanation of the reasons the stipulation was excluded and the alternative provisions the department will include in the contract to ensure that the contract will be completed on time and within the contract budget.

4. The department submits for approval by the joint committee on information policy and technology any explanation and alternative contract provisions required under subd. 2. or 3. If, within 14 working days after the date that the department submits any explanation and alternative contract provisions required under this subdivision, the joint committee on information policy and technology does not contact the department, the explanation and alternative contract provisions shall be deemed approved.

(14) (a) Require each executive branch agency, other than the Board of Regents of the University of Wisconsin system, that has entered into an open-ended contract for the development of information technology to submit to the department quarterly reports documenting the amount expended on the information technology development project. In this subsection, "open-ended contract" means a contract for information technology that includes one or both of the following:

1. Stipulations that provide that the contract vendor will deliver information technology products or services but that do not specify a maximum payment amount.

2. Stipulations that provide that the contract vendor shall be paid an hourly wage but that do not set a maximum limit on the number of hours required to complete the information technology project.

(b) Compile and annually submit to the joint committee on information technology the reports required under par. (a).

SECTION 128u. 16.973 (15) of the statutes is created to read:

16.973 (15) Post on its Internet site and periodically revise as necessary all of the following pertaining to information technology services and projects provided, managed, or supervised by the department:

(a) The total anticipated cost of each information technology service or project.

(b) The total amount that will be assessed by the department for the information technology service or project.

(c) Whether a flat rate or fee-for-service billing method will be utilized by the department for the information technology service or project and the amount that will be assessed to any agency, any authority, any unit of the federal government, any local governmental unit, or any entity in the private sector that receives information technology services or enters into an information technology project with the department using that billing method.

SECTION 128v. 16.973 (16) of the statutes is created to read:

16.973 (16) No later than March 1 and September 1 of each year, submit to the joint committee on information policy and technology a report that documents for each executive branch agency information technology project with an actual or projected cost greater than \$1,000,000 or that the department of administration has identified as a large, high-risk information technology project under sub. (10) (a) all of the following:

(a) Original and updated project cost projections.

(b) Original and updated completion dates for the project and any stage of the project.

(c) An explanation for any variation between the original and updated costs and completion dates under pars. (a) and (b).

(d) A copy of any contract entered into by the department for the project and not provided in a previous report.

(e) All sources of funding for the project.

(f) The amount of any funding provided for the project through a master lease under s. 16.76 (4).

(g) Information about the status of the project, including any portion of the project that has been completed.

(h) Any other information about the project, or related information technology projects, requested by the joint committee on information policy and technology.

SECTION 128w. 16.974 (2) of the statutes is amended to read:

16.974 (2) Subject to s. 16.972 (2) (b), enter into and enforce an agreement with any agency, any authority, any unit of the federal government, any local governmental unit, or any entity in the private sector to provide services authorized to be provided by the department to that agency, authority, unit, or entity at a cost specified in the agreement. Assessments and charges for information technology projects may not exceed 110 percent of the amount appropriated for the project or the estimated costs of the project, whichever is less.

SECTION 129. 16.997 (6) of the statutes is repealed.

SECTION 131. 17.13 (intro.) of the statutes is amended to read:

17.13 Removal of village, town, town sanitary district, school district, and technical college and family care district officers. (intro.) Officers of towns, town sanitary districts, villages, school districts, and technical college districts ~~and family care districts~~ may be removed as follows:

SECTION 132. 17.13 (4) of the statutes is repealed.

SECTION 133. 17.15 (5) of the statutes is amended to read:

17.15 (5) ~~FAMILY LONG-TERM CARE DISTRICT.~~ Any member of a family long-term care district governing board appointed under s. 46.2895 (3) (a) ~~2.~~ may be removed by the appointing authority for cause.

SECTION 134. 17.27 (3m) of the statutes is amended to read:

17.27 (3m) ~~FAMILY LONG-TERM CARE DISTRICT BOARD.~~ If a vacancy occurs in the position of any appointed member of a family long-term care district board, the appointing authority shall appoint to serve for the residue of the unexpired term a person who meets the applicable requirements under s. 46.2895 (3) (b).

SECTION 135. 18.01 (1) of the statutes is renumbered 18.01 (1m).

SECTION 136. 18.01 (1e) of the statutes is created to read:

18.01 (1e) "Aggregate expected debt service and net exchange payments" means the sum of the following:

(a) The aggregate net payments expected to be made and received under a specified interest exchange agreement under s. 18.06 (8) (a).

(b) The aggregate debt service expected to be made on bonds related to that agreement.

(c) The aggregate net payments expected to be made and received under all other interest exchange agreements under s. 18.06 (8) (a) relating to those bonds that are in force at the time of executing the agreement.

SECTION 137. 18.01 (4) (intro.) of the statutes is amended to read:

18.01 (4) (intro.) "Public debt" or "debt" means every voluntary, unconditional undertaking by the state, other than an operating note ~~or an interest exchange agreement~~, to repay a sum certain:

SECTION 138. 18.06 (8) (a) of the statutes is renumbered 18.06 (8) (a) (intro.) and amended to read:

18.06 (8) (a) (intro.) The Subject to pars. (am) and (ar), at the time of, or in anticipation of, contracting public debt and at any time thereafter while the public debt is outstanding, the commission may enter into agreements and ancillary arrangements for relating to the public debt, including liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. The commission shall determine all of the following, if applicable, with respect to any such agreement or ancillary arrangement:

SECTION 139. 18.06 (8) (a) 1. of the statutes is created to read:

18.06 (8) (a) 1. For any payment to be received with respect to the agreement or ancillary arrangement, whether the payment will be deposited into the bond security and redemption fund or the capital improvement fund.

SECTION 140. 18.06 (8) (a) 2. of the statutes is created to read:

18.06 (8) (a) 2. For any payment to be made with respect to the agreement or ancillary arrangement, whether the payment will be made from the bond security and redemption fund or the capital improvement fund and the timing of any transfer of funds.

SECTION 141. 18.06 (8) (am) of the statutes is created to read:

18.06 (8) (am) With respect to any interest exchange agreement or agreements specified in par. (a), all of the following shall apply:

1. The commission shall contract with an independent financial consulting firm to determine if the terms and conditions of the agreement reflect a fair market value, as of the proposed date of the execution of the agreement.

2. The interest exchange agreement must identify by maturity, bond issue, or bond purpose the debt or obligation to which the agreement is related. The determination of the commission included in an interest exchange agreement that such agreement relates to a debt or obligation shall be conclusive.

3. The resolution authorizing the commission to enter into any interest exchange agreement shall require that the terms and conditions of the agreement reflect a fair market value as of the date of execution of the agreement, as reflected by the determination of the independent financial consulting firm under subd. 1., and shall establish guidelines for any such agreement, including the following:

a. The conditions under which the commission may enter into the agreements.

b. The form and content of the agreements.

c. The aspects of risk exposure associated with the agreements.

d. The standards and procedures for counterparty selection.

e. The standards for the procurement of, and the setting aside of reserves, if any, in connection with, the agreements.

f. The provisions, if any, for collateralization or other requirements for securing any counterparty's obligations under the agreements.

g. A system for financial monitoring and periodic assessment of the agreements.

SECTION 142. 18.06 (8) (ar) of the statutes is created to read:

18.06 (8) (ar) 1. Subject to subd. 2., the terms and conditions of an interest exchange agreement under par. (a) shall not be structured so that, as of the trade date of the agreement, both of the following are reasonably expected to occur:

a. The aggregate expected debt service and net exchange payments relating to the agreement during the fiscal year in which the trade date occurs will be less than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable during that fiscal year if the agreement is not executed.

b. The aggregate expected debt service and net exchange payments relating to the agreement in subsequent fiscal years will be greater than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable in those fiscal years if the agreement is not executed.

2. Subd. 1. shall not apply if either of the following occurs:

a. The commission receives a determination by the independent financial consulting firm under par. (am) 1. that the terms and conditions of the agreement reflect payments by the state that represent on-market rates as of the trade date for the particular type of agreement.

b. The commission provides written notice to the joint committee on finance of its intention to enter into an agreement that is reasonably expected to satisfy subd. 1., and the joint committee on finance either approves or disapproves, in writing, the commission's entering into the agreement within 14 days of receiving the written notice from the commission.

3. This paragraph shall not limit the liability of the state under an agreement if actual contracted net exchange payments in any fiscal year are less than or exceed original expectations.

SECTION 143. 18.06 (8) (b) of the statutes is amended to read:

18.06 (8) (b) The commission may delegate to other persons the authority and responsibility to take actions necessary and appropriate to implement agreements and ancillary arrangements under ~~par. (a) and (am).~~

SECTION 144. 18.06 (8) (d) of the statutes is created to read:

18.06 (8) (d) Semiannually, during any year in which the state is a party to an agreement entered into pursuant to par. (a) (intro.), the department of administration shall submit a report to the commission and to the cochairpersons of the joint committee on finance listing all such agreements. The report shall include all of the following:

1. A description of each agreement, including a summary of its terms and conditions, rates, maturity, and the estimated market value of each agreement.

2. An accounting of amounts that were required to be paid and received on each agreement.

3. Any credit enhancement, liquidity facility, or reserves, including an accounting of the costs and expenses incurred by the state.

4. A description of the counterparty to each agreement.

5. A description of the counterparty risk, the termination risk, and other risks associated with each agreement.

SECTION 145. 18.08 (1) (a) of the statutes is renumbered 18.08 (1) (a) (intro.) and amended to read:

18.08 (1) (a) (intro.) All moneys resulting from the contracting of public debt or any payment to be received with respect to any agreement or ancillary arrangement entered into under s. 18.06 (8) (a) with respect to any such public debt shall be credited to a separate and distinct fund, established in the state treasury, designated as the capital improvement fund, except that ~~such:~~

1. Such moneys which represent ~~premium and~~ accrued interest on bonds ~~or notes~~ issued, or are for purposes of funding or refunding bonds pursuant to s. 18.06 (5), shall be credited to one or more of the sinking funds of the bond security and redemption fund or to the state building trust fund.

SECTION 146. 18.08 (1) (a) 2. of the statutes is created to read:

18.08 (1) (a) 2. Any such moneys that represent premium or any payments received pursuant to any agreement or ancillary arrangement entered into under s. 18.06 (8) (a) with respect to any such public debt may be credited to one or more of the sinking funds of the bond security and redemption fund or to the capital improvement fund, as determined by the commission.

SECTION 147. 18.08 (2) of the statutes is amended to read:

18.08 (2) The capital improvement fund may be expended, pursuant to appropriations, only for the purposes and in the amounts for which the public debts have been contracted, for the payment of principal and interest on loans or on notes, for the payment due, if any, under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a) with respect to any such public debt, for the purposes identified under s. 20.867 (2) (v) and (4) (q), and for expenses incurred in contracting public debt.

SECTION 148. 18.08 (4) of the statutes is amended to read:

18.08 (4) If at any time it appears that there will not be on hand in the capital improvement fund sufficient moneys for the payment of principal and interest on loans or on notes or for the payment due, if any, under an agreement or ancillary arrangement that has been entered into under s. 18.06 (8) (a) with respect to any public debt and that has been determined to be payable from the capital improvement fund under s. 18.06 (8) (a) 2., the department of administration shall transfer to such fund, out of the appropriation made pursuant to s. 20.866, a sum suffi-

cient which, together with any available money on hand in such fund, is sufficient to make such payment.

SECTION 149. 18.09 (2) of the statutes is amended to read:

18.09 (2) Each sinking fund shall be expended, and all moneys from time to time on hand therein are irrevocably appropriated, in sums sufficient, only for the payment of principal and interest on the bonds giving rise to it and, premium, if any, due upon refunding redemption of any such bonds, and payment due, if any, under an agreement or ancillary arrangement that has been entered into under s. 18.06 (8) (a) with respect to any such bonds and that has been determined to be payable from the bond security and redemption fund under s. 18.06 (8) (a) 2.

SECTION 150m. 18.52 (1c) of the statutes is created to read:

18.52 (1c) "Aggregate expected debt service and net exchange payments" means the sum of the following:

(a) The aggregate net payments expected to be made and received under a specified interest exchange agreement under s. 18.55 (6) (a).

(b) The aggregate debt service expected to be made on obligations related to that agreement.

(c) The aggregate net payments expected to be made and received under all other interest exchange agreements under s. 18.55 (6) (a) relating to those obligations that are in force at the time of executing the agreement.

SECTION 151. 18.55 (6) (a) of the statutes is amended to read:

18.55 (6) (a) At Subject to pars. (d) and (e), at the time of, or in anticipation of, contracting revenue obligations and at any time thereafter while the revenue obligations are outstanding, the commission may enter into agreements and ancillary arrangements relating to the revenue obligations, including trust indentures, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payment made or received pursuant to any such agreements or ancillary arrangements shall be made from or deposited into a fund relating to the relevant revenue obligation, as determined by the commission. The determination of the commission included in an interest exchange agreement that such an agreement relates to a revenue obligation shall be conclusive.

SECTION 151c. 18.55 (6) (d) of the statutes is created to read:

18.55 (6) (d) With respect to any interest exchange agreement or agreements specified in par. (a), all of the following shall apply:

1. The commission shall contract with an independent financial consulting firm to determine if the terms and conditions of the agreement reflect a fair market value, as of the proposed date of the execution of the agreement.

2. The interest exchange agreement must identify by maturity, bond issue, or bond purpose the obligation to which the agreement is related. The determination of the commission included in an interest exchange agreement that such agreement relates to an obligation shall be conclusive.

3. The resolution authorizing the commission to enter into any interest exchange agreement shall require that the terms and conditions of the agreement reflect a fair market value as of the date of execution of the agreement, as reflected by the determination of the independent financial consulting firm under subd. 1., and shall establish guidelines for any such agreement, including the following:

a. The conditions under which the commission may enter into the agreements.

b. The form and content of the agreements.

c. The aspects of risk exposure associated with the agreements.

d. The standards and procedures for counterparty selection.

e. The standards for the procurement of, and the setting aside of reserves, if any, in connection with, the agreements.

f. The provisions, if any, for collateralization or other requirements for securing any counterparty's obligations under the agreements.

g. A system for financial monitoring and periodic assessment of the agreements.

SECTION 151h. 18.55 (6) (e) of the statutes is created to read:

18.55 (6) (e) 1. Subject to subd. 2., the terms and conditions of an interest exchange agreement under par. (a) shall not be structured so that, as of the trade date of the agreement, both of the following are reasonably expected to occur:

a. The aggregate expected debt service and net exchange payments relating to the agreement during the fiscal year in which the trade date occurs will be less than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable during that fiscal year if the agreement is not executed.

b. The aggregate expected debt service and net exchange payments relating to the agreement in subsequent fiscal years will be greater than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable in those fiscal years if the agreement is not executed.

2. Subdivision 1. shall not apply if either of the following occurs:

a. The commission receives a determination by the independent financial consulting firm under par. (d) 1. that the terms and conditions of the agreement reflect payments by the state that represent on-market rates as of the trade date for the particular type of agreement.

b. The commission provides written notice to the joint committee on finance of its intention to enter into an agreement that is reasonably expected to satisfy subd. 1., and the joint committee on finance either approves or disapproves, in writing, the commission's entering into the agreement within 14 days of receiving the written notice from the commission.

3. This paragraph shall not limit the liability of the state under an agreement if actual contracted net exchange payments in any fiscal year are less than or exceed original expectations.

SECTION 151p. 18.55 (6) (f) of the statutes is created to read:

18.55 (6) (f) Semiannually, during any year in which the state is a party to an agreement entered into pursuant to par. (a), the department of administration shall submit a report to the commission and to the cochairpersons of the joint committee on finance listing all such agreements. The report shall include all of the following:

1. A description of each agreement, including a summary of its terms and conditions, rates, maturity, and the estimated market value of each agreement.
2. An accounting of amounts that were required to be paid and received on each agreement.
3. Any credit enhancement, liquidity facility, or reserves, including an accounting of the costs and expenses incurred by the state.
4. A description of the counterparty to each agreement.
5. A description of the counterparty risk, the termination risk, and other risks associated with each agreement.

SECTION 151s. 18.71 (1) of the statutes is renumbered 18.71 (1m).

SECTION 151v. 18.71 (1d) of the statutes is created to read:

18.71 (1d) "Aggregate expected debt service and net exchange payments" means the sum of the following:

- (a) The aggregate net payments expected to be made and received under a specified interest exchange agreement under s. 18.73 (5) (a).
- (b) The aggregate debt service expected to be made on notes related to that agreement.
- (c) The aggregate net payments expected to be made and received under all other interest exchange agreements under s. 18.73 (5) (a) relating to those notes that are in force at the time of executing the agreement.

SECTION 152. 18.73 (5) of the statutes is created to read:

18.73 (5) AGREEMENTS AND ARRANGEMENTS; DELEGATION; USE OF OPERATING NOTES. (a) Subject to pars. (d) and (e), at the time of, or in anticipation of, contracting operating notes and at any time thereafter while the operating notes are outstanding, the commission may enter into agreements and ancillary arrangements relating to the operating notes, including liquidity facilities, remarketing or dealer agreements, letter of credit agreements,

insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payment received pursuant to any such agreements or ancillary arrangements shall be deposited in, and any payments made pursuant to any such agreements or ancillary arrangements will be made from, the general fund or the operating note redemption fund, as determined by the commission. The determination of the commission included in an interest exchange agreement that such an agreement relates to an operating note shall be conclusive.

(b) The commission may delegate to other persons the authority and responsibility to take actions necessary and appropriate to implement agreements and ancillary arrangements under par. (a).

(c) Any operating notes may include operating notes contracted to fund interest, accrued or to accrue, on the operating notes.

(d) With respect to any interest exchange agreement or agreements specified in par. (a), all of the following shall apply:

1. The commission shall contract with an independent financial consulting firm to determine if the terms and conditions of the agreement reflect a fair market value, as of the proposed date of the execution of the agreement.

2. The interest exchange agreement must identify the note to which the agreement is related. The determination of the commission included in an interest exchange agreement that such agreement relates to a note shall be conclusive.

3. The resolution authorizing the commission to enter into any interest exchange agreement shall require that the terms and conditions of the agreement reflect a fair market value as of the date of execution of the agreement, as reflected by the determination of the independent financial consulting firm under subd. 1., and shall establish guidelines for any such agreement, including the following:

- a. The conditions under which the commission may enter into the agreements.
- b. The form and content of the agreements.
- c. The aspects of risk exposure associated with the agreements.
- d. The standards and procedures for counterparty selection.
- e. The standards for the procurement of, and the setting aside of reserves, if any, in connection with, the agreements.
- f. The provisions, if any, for collateralization or other requirements for securing any counterparty's obligations under the agreements.
- g. A system for financial monitoring and periodic assessment of the agreements.

(e) 1. Subject to subd. 2., the terms and conditions of an interest exchange agreement under par. (a) shall not be

structured so that, as of the trade date of the agreement, the aggregate expected debt service and net exchange payments relating to the agreement during the fiscal year in which the trade date occurs will be less than the aggregate expected debt service and net exchange payments relating to the agreement that would be payable during that fiscal year if the agreement is not executed.

2. Subdivision 1. shall not apply if either of the follow occurs:

a. The commission receives a determination by the independent financial consulting firm under par. (d) 1. that the terms and conditions of the agreement reflect payments by the state that represent on-market rates as of the trade date for the particular type of agreement.

b. The commission provides written notice to the joint committee on finance of its intention to enter into an agreement that is reasonably expected to satisfy subd. 1., and the joint committee on finance either approves or disapproves, in writing, the commission's entering into the agreement within 14 days of receiving the written notice from the commission.

3. This paragraph shall not limit the liability of the state under an agreement if actual contracted net exchange payments in any fiscal year are less than or exceed original expectations.

(f) Semiannually, during any year in which the state is a party to an agreement entered into pursuant to par. (a), the department of administration shall submit a report to the commission and to the cochairpersons of the joint committee on finance listing all such agreements. The report shall include all of the following:

1. A description of each agreement, including a summary of its terms and conditions, rates, maturity, and the estimated market value of each agreement.

2. An accounting of amounts that were required to be paid and received on each agreement.

3. Any credit enhancement, liquidity facility, or reserves, including an accounting of the costs and expenses incurred by the state.

4. A description of the counterparty to each agreement.

5. A description of the counterparty risk, the termination risk, and other risks associated with each agreement.

SECTION 153. 18.74 of the statutes is amended to read:

18.74 Application of operating note proceeds. All moneys resulting from the contracting of operating notes or any payment to be received under an agreement or ancillary arrangement entered into under s. 18.73 (5) with respect to any such operating notes shall be credited to the general fund, except that moneys which represent premium and accrued interest on operating notes, or moneys for purposes of funding or refunding operating notes pursuant to s. 18.72 (1) shall be credited to the operating note redemption fund.

SECTION 154. 18.75 (2) of the statutes is amended to read:

18.75 (2) The operating note redemption fund shall be expended and all moneys from time to time on hand therein are irrevocably appropriated, in sums sufficient, only for the payment of principal and interest on operating notes giving rise to it and premium, if any, due upon refunding or early redemption of such operating notes, and for the payment due, if any, under an agreement or ancillary arrangement entered into under s. 18.73 (5) with respect to such operating notes.

SECTION 155. 18.75 (4) of the statutes is amended to read:

18.75 (4) There shall be transferred, under s. 20.855 (1) (a), a sum sufficient for the payment of the principal, interest and premium due, if any, ~~on the~~ and for the payment due, if any, under an agreement or ancillary arrangement entered into pursuant to s. 18.73 (5) with respect to operating notes giving rise to it as the same falls due. Such transfers shall be so timed that there is at all times on hand in the fund an amount not less than the amount to be paid out of it during the ensuing 30 days or such other period if so provided for in the authorizing resolution. The commission may pledge the deposit of additional amounts at periodic intervals and the secretary of the department may impound moneys of the general fund, including moneys temporarily reallocated from other funds under s. 20.002 (11), in accordance with the pledge of revenues in the authorizing resolution, and all such impoundments are deemed to be payments for purposes of s. 16.53 (10), but no such impoundment may be made until the amounts to be paid into the bond security and redemption fund under s. 18.09 during the ensuing 30 days have been deposited in the bond security and redemption fund.

SECTION 156. 19.32 (1) of the statutes is amended to read:

19.32 (1) "Authority" means any of the following having custody of a record: a state or local office, elected official, agency, board, commission, committee, council, department or public body corporate and politic created by constitution, law, ordinance, rule or order; a governmental or quasi-governmental corporation except for the Bradley center sports and entertainment corporation; a local exposition district under subch. II of ch. 229; a ~~family~~ long-term care district under s. 46.2895; any court of law; the assembly or senate; a nonprofit corporation which receives more than 50% of its funds from a county or a municipality, as defined in s. 59.001 (3), and which provides services related to public health or safety to the county or municipality; ~~a nonprofit corporation operating the Olympic ice training center under s. 42.11 (3);~~ or a formally constituted subunit of any of the foregoing.

SECTION 157. 19.42 (10) (p) of the statutes is repealed.

SECTION 158e. 19.42 (10) (r) of the statutes is created to read:

19.42 (10) (r) The employees and members of the board of directors of the Lower Fox River Remediation Authority.

SECTION 159. 19.42 (13) (o) of the statutes is repealed.

SECTION 161. 19.55 (2) (b) of the statutes is amended to read:

19.55 (2) (b) Records obtained or prepared by the board in connection with an investigation, except that the board shall permit inspection of records that are made public in the course of a hearing by the board to determine if a violation of this subchapter or subch. III of ch. 13 has occurred. Whenever the board refers such investigation and hearing records to a district attorney or to the attorney general, they may be made public in the course of a prosecution initiated under this subchapter. The board shall also provide information from investigation and hearing records that pertains to the location of individuals and assets of individuals as requested under s. 49.22 (2m) by the department of ~~workforce development~~ children and families or by a county child support agency under s. 59.53 (5).

SECTION 162. 19.55 (2) (d) of the statutes is amended to read:

19.55 (2) (d) Records of the social security number of any individual who files an application for licensure as a lobbyist under s. 13.63 or who registers as a principal under s. 13.64, except to the department of ~~workforce development~~ children and families for purposes of administration of s. 49.22 or to the department of revenue for purposes of administration of s. 73.0301.

SECTION 162h. 19.62 (8) of the statutes is amended to read:

19.62 (8) "State authority" means an authority that is a state elected official, agency, board, commission, committee, council, department or public body corporate and politic created by constitution, statute, rule or order; a state governmental or quasi-governmental corporation; the supreme court or court of appeals; or the assembly or senate; ~~or a nonprofit corporation operating the Olympic Ice Training Center under s. 42.11 (3).~~

SECTION 163. 19.82 (1) of the statutes is amended to read:

19.82 (1) "Governmental body" means a state or local agency, board, commission, committee, council, department or public body corporate and politic created by constitution, statute, ordinance, rule or order; a governmental or quasi-governmental corporation except for the Bradley center sports and entertainment corporation; a local exposition district under subch. II of ch. 229; a family long-term care district under s. 46.2895; ~~a nonprofit corporation operating the Olympic ice training center under s. 42.11 (3);~~ or a formally constituted subunit of any of the foregoing, but excludes any such body

or committee or subunit of such body which is formed for or meeting for the purpose of collective bargaining under subch. I, IV or V of ch. 111.

SECTION 163p. 19.84 (5) of the statutes is amended to read:

19.84 (5) Departments and their subunits in any University of Wisconsin System institution or campus ~~and a nonprofit corporation operating the Olympic Ice Training Center under s. 42.11 (3)~~ are exempt from the requirements of subs. (1) to (4) but shall provide meeting notice which is reasonably likely to apprise interested persons, and news media who have filed written requests for such notice.

SECTION 163v. 19.85 (1) (j) of the statutes is repealed.

SECTION 165. 19.86 of the statutes is amended to read:

19.86 Notice of collective bargaining negotiations. Notwithstanding s. 19.82 (1), where notice has been given by either party to a collective bargaining agreement under subch. I, IV or V of ch. 111 to reopen such agreement at its expiration date, the employer shall give notice of such contract reopening as provided in s. 19.84 (1) (b). If the employer is not a governmental body, notice shall be given by the employer's chief officer or such person's designee. ~~This section does not apply to a nonprofit corporation operating the Olympic Ice Training Center under s. 42.11 (3).~~

SECTION 166. 20.001 (2) (e) of the statutes is amended to read:

20.001 (2) (e) *Federal revenues.* "Federal revenues" consist of moneys received from the federal government, except that under s. ~~20.445 (3)~~ 20.437 (2) (md) "federal revenues" also include moneys treated as refunds of expenditures, and under s. ~~20.445 (3)~~ 20.437 (2) (me) "federal revenues" consist only of moneys treated as received from the federal government. Federal revenues may be deposited as program revenues in the general fund or as segregated revenues in a segregated fund. In either case they are indicated in s. 20.005 by the addition of "-F" after the abbreviation assigned under pars. (b) and (d).

SECTION 167. 20.001 (5) of the statutes is amended to read:

20.001 (5) **REFUNDS OF EXPENDITURES.** Any amount not otherwise appropriated under this chapter that is received by a state agency as a result of an adjustment made to a previously recorded expenditure from a sum certain appropriation to that agency due to activities that are of a temporary nature or activities that could not be anticipated during budget development and which serves to reduce or eliminate the previously recorded expenditure in the same fiscal year in which the previously recorded expenditure was made, except as provided in s. ~~20.445 (3)~~ 20.437 (2) (md), may, upon request of the agency, be designated by the secretary of administration

as a refund of an expenditure. Except as otherwise provided in this subsection, the secretary of administration may designate an amount received by a state agency as a refund of an expenditure only if the agency submits to the secretary a written explanation of the circumstances under which the amount was received that includes a specific reference in a statutory or nonstatutory law to a function of the agency under which the amount was received and the appropriation from which the previously recorded expenditure was made. A refund of an expenditure shall be deposited by the receiving state agency in the appropriation account from which the previously recorded expenditure was made. Except as otherwise provided in this subsection, a state agency which proposes to make an expenditure from moneys designated as a refund of an expenditure shall submit to the secretary of administration a written explanation of the purpose of the expenditure, including a specific reference in a statutory or nonstatutory law to a function of the agency under which the expenditure is to be made and the appropriation from which the expenditure is to be made. After submission and approval of an estimate of the amount proposed to be expended under s. 16.50 (2), a state agency may expend the moneys received from the refund of the expenditure. The secretary of administration may waive submission of any explanation required by this subsection for categories of refunds of expenditures or proposed refunds of expenditures.

SECTION 167e. 20.003 (2) of the statutes is amended to read:

20.003 (2) REVISOR'S LEGISLATIVE REFERENCE BUREAU AUTHORITY. All appropriations made by the legislature shall be listed in this chapter. The ~~revisor of statutes~~ legislative reference bureau shall assign numbers in this chapter to any appropriation not so numbered and if appropriation laws are enacted which are not numbered to correspond with the numbering system of this chapter as outlined in sub. (3), the ~~revisor of statutes~~ legislative reference bureau shall renumber such laws accordingly.

SECTION 175. 20.005 (1) of the statutes is repealed and recreated to read:

20.005 (1) SUMMARY OF ALL FUNDS. The budget governing fiscal operations for the state of Wisconsin for all funds beginning on July 1, 2007, and ending on June 30, 2009, is summarized as follows: [See Figure 20.005 (1) following]

Figure: 20.005 (1)

GENERAL FUND SUMMARY		
	2007-08	2008-09
Opening Balance, July 1	\$ 66,288,000	\$ 68,145,300
Revenues		
Taxes	\$13,101,075,000	\$13,627,200,000

SECTION 168. 20.003 (4) (fm) of the statutes is repealed.

SECTION 169. 20.003 (4) (fr) of the statutes is repealed.

SECTION 172. 20.003 (4) (fw) of the statutes is created to read:

20.003 (4) (fw) For fiscal year 2009-10, \$65,000,000.

SECTION 173. 20.003 (4) (fx) of the statutes is created to read:

20.003 (4) (fx) For fiscal year 2010-11, \$65,000,000.

SECTION 174. 20.003 (4) (g) of the statutes is amended to read:

20.003 (4) (g) For fiscal year ~~2009-10~~ 2011-12 and each fiscal year thereafter, 2%.

SECTION 174e. 20.004 (2) of the statutes is amended to read:

20.004 (2) Immediately following the final adjournment of the legislature, or at convenient intervals prior thereto, the department of administration shall amend the schedule and summaries set forth in s. 20.005 to include all fiscal acts of the legislature, and submit the composite amended schedule and summaries to the joint committee on finance for approval. When approved, the department of administration shall then submit the schedule and summaries to the ~~revisor of statutes~~ legislative reference bureau, which shall print the revised schedules and summaries of all state funds in the ensuing issue of the statutes as part of s. 20.005 and in lieu of the schedules and summaries printed in the preceding issue of the statutes. If any conflict exists between ss. 20.115 to 20.875 and s. 20.005, ss. 20.115 to 20.875 shall control and s. 20.005 shall be changed to correspond with ss. 20.115 to 20.875. All appropriations are to be rounded to the nearest \$100 and if any appropriation is made which is not so rounded the department of administration, when preparing the composite amended schedule and summaries, shall show the appropriation increased to the next \$100.

	2007-08	2008-09
Departmental Revenues		
Tribal Gaming	96,731,600	46,250,700
Other	<u>428,177,700</u>	<u>434,968,800</u>
Total Available	\$13,692,272,300	\$14,176,564,800
Appropriations and Reserves		
Gross Appropriations	\$13,823,804,300	\$14,211,905,100
Compensation Reserves	62,759,600	156,617,900
Less Lapses	<u>-262,436,900</u>	<u>-262,022,300</u>
Total Expenditures	\$13,624,127,000	\$14,106,500,700
Balances		
Gross Balance	\$ 68,145,300	\$ 70,064,100
Less Required Statutory Balance	<u>-65,000,000</u>	<u>-65,000,000</u>
Net Balance, June 30	\$ 3,145,300	\$ 5,064,100

SUMMARY OF APPROPRIATIONS — ALL FUNDS

	2007-08	2008-09
General Purpose Revenue	\$13,823,804,300	\$14,211,905,100
Federal Revenue	7,060,363,000	7,284,707,600
Program	6,239,071,300	6,457,183,500
Segregated	821,291,700	827,524,100
Program Revenue	4,023,587,800	4,138,901,400
Nonservice	3,237,944,400	3,345,914,300
Service	785,643,400	792,987,100
Segregated Revenue	3,052,886,200	3,179,051,900
State nonservice	2,742,681,200	2,866,165,500
Local	106,167,600	107,191,700
Service	204,037,400	205,694,700
GRAND TOTAL	\$ 27,960,641,300	\$ 28,814,566,000

SUMMARY OF COMPENSATION RESERVES — ALL FUNDS

General Purpose Revenue	\$ 62,759,600	\$ 156,617,900
Federal Revenue	33,197,700	83,008,100
Program Revenue	18,516,700	46,425,100
Segregated Revenue	<u>16,723,500</u>	<u>41,975,700</u>
TOTAL	\$ 131,197,500	\$ 328,026,800

LOTTERY FUND SUMMARY

	2007-08	2008-09
Gross Revenue		
Ticket Sales	\$ 504,690,200	\$ 511,890,200
Miscellaneous Revenue	<u>96,600</u>	<u>96,600</u>
	\$ 504,786,800	\$ 511,986,800
Expenses		
Prizes	\$ 293,145,200	\$ 297,798,500
Administrative Expenses	<u>71,304,100</u>	<u>72,458,300</u>
	\$ 364,449,300	\$ 370,256,800
Net Proceeds	\$ 140,337,500	\$ 141,730,000
Total Available for Property Tax Relief		
Opening Balance	\$ 9,796,700	\$ 10,095,700
Net Proceeds	140,337,500	141,730,000
Interest Earnings	3,668,500	3,668,500
Gaming-related Revenue	<u>333,100</u>	<u>333,100</u>
	\$ 154,135,800	\$ 155,827,300
Property Tax Relief	\$ 144,040,100	\$ 145,587,600
Gross Closing Balance	\$ 10,095,700	\$ 10,239,700
Reserve	\$ <u>10,095,700</u>	\$ <u>10,239,700</u>
Net Closing Balance	\$ -0-	\$ -0-

SECTION 176. 20.005 (2) of the statutes is repealed and recreated to read:

20.005 (2) STATE BORROWING PROGRAM SUMMARY. The following schedule sets forth the state borrowing program summary: [See Figures 20.005 (2) (a) and (b) following]

Figure: 20.005 (2) (a)

SUMMARY OF BONDING AUTHORITY MODIFICATIONS 2007-09 FISCAL BIENNIUM		Amount
Source and Purpose		
GENERAL OBLIGATIONS		
Administration		
Energy conservation projects; capital improvement fund	\$	30,000,000
School educational technology infrastructure financial assistance		-18,288,700
Public library educational technology infrastructure financial assistance		-31,000
Agriculture, Trade and Consumer Protection		
Soil and water		7,000,000
Building Commission		
Other public purposes		125,000,000
Housing state departments and agencies		69,264,500
Hmong cultural centers		2,250,000
Civil War exhibit at the Kenosha Public Museums		500,000
Bond Health Center		1,000,000
Racine County; Discovery Place Meuseum		-1,000,000
Corrections		
Correctional facilities		10,256,500
Educational Communications Board		
Educational communications facilities		1,123,400
Environmental Improvement Fund		
Clean water fund program		59,900,000
Safe drinking water loan program		6,090,000
Health and Family Services		
Mental health and secure treatment facilities		45,056,000
Historical Society		
Historic records		3,250,000
Medical College of Wisconsin, Inc.		
Biomedical research and technology incubator		10,000,000

Source and Purpose	Amount
Military Affairs	
Armories and military facilities	5,308,600
Natural Resources	
Contaminated sediment removal	17,000,000
Environmental repair	3,000,000
Nonpoint source	7,000,000
Nonpoint source grants	5,000,000
Urban nonpoint source cost-sharing	6,000,000
Stewardship 2000 program	850,000,000
Segregated fund supported facilities	18,199,600
Environmental segregated fund supported facilities	2,849,800
State Fair Park Board	
Self-amortizing facilities	-3,800,000
Transportation	
Harbor improvements	12,700,000
Marquette interchange and I-94 north-south corridor reconstruction projects	90,200,000
Rail acquisitions and improvements	22,000,000
Rail passenger route development	32,000,000
University of Wisconsin	
Academic facilities	208,565,000
Self-amortizing facilities	335,751,100
Veterans Affairs	
Self-amortizing mortgage loans	85,000,000
Self-amortizing facilities	<u>3,139,000</u>
TOTAL General Obligation Bonds	\$ 2,051,283,800

REVENUE OBLIGATIONS

Commerce	
Petroleum storage remedial action	\$ -49,076,000
Environmental Improvement Fund	
Clean water fund	368,145,000
Transportation	
Major highway projects, transportation facilities	383,963,100

Source and Purpose	Amount
TOTAL Revenue Obligation Bonds	\$ 703,032,100
GRAND TOTAL	\$ 2,754,315,900

Figure: 20.005 (2) (b)

**GENERAL OBLIGATION AND
BUILDING CORPORATION DEBT SERVICE
FISCAL YEARS 2007-08 AND 2008-09**

STATUTE, AGENCY AND PURPOSE	SOURCE	2007-08	2008-09
20.115 Agriculture, trade and consumer protection, department of			
(2)(d) Principal repayment and interest	GPR	\$ 12,000	\$ 11,700
(7)(b) Principal repayment and interest, conservation reserve enhancement	GPR	510,300	693,700
(7)(f) Principal repayment and interest; soil and water	GPR	1,738,900	2,354,600
20.190 State fair park board			
(1)(c) Housing facilities principal repayment, interest and rebates	GPR	985,200	983,300
(1)(d) Principal repayment and interest	GPR	1,507,000	1,477,600
20.225 Educational communications board			
(1)(c) Principal repayment and interest	GPR	2,477,700	2,574,000
20.245 Historical society			
(1)(e) Principal repayment, interest, and rebates	GPR	2,031,600	2,716,600
20.250 Medical College of Wisconsin			
(1)(c) Principal repayment, interest, and rebates; biomedical research and technology incubator	GPR	1,807,000	2,021,800
(1)(e) Principal repayment and interest	GPR	169,400	167,100
20.255 Public instruction, department of			
(1)(d) Principal repayment and interest	GPR	1,133,400	1,096,100
20.285 University of Wisconsin System			
(1)(d) Principal repayment and interest	GPR	134,407,000	137,570,900
(1)(db) Self-amortizing facilities principal and interest	GPR	-0-	-0-
20.320 Environmental improvement program			
(1)(c) Principal repayment and interest - clean water fund program	GPR	42,127,000	46,675,500
(2)(c) Principal repayment and interest - safe drinking water loan program	GPR	2,765,800	3,015,000
20.370 Natural resources, department of			
(7)(aa) Resource acquisition and development - principal repayment and interest	GPR	42,021,100	47,527,600

STATUTE, AGENCY AND PURPOSE	SOURCE	2007-08	2008-09
(7)(ac) Principal repayment and interest – recreational boating bonds	GPR	-0-	-0-
(7)(ca) Principal repayment and interest – nonpoint source grants	GPR	6,654,400	7,068,700
(7)(cb) Principal repayment and interest – pollution abatement bonds	GPR	46,284,400	44,667,900
(7)(cc) Principal repayment and interest – combined sewer overflow; pollution abatement bonds	GPR	15,275,200	14,380,300
(7)(cd) Principal repayment and interest – municipal clean drinking water grants	GPR	867,500	871,600
(7)(ce) Principal repayment and interest – nonpoint source	GPR	261,500	324,100
(7)(cf) Principal repayment and interest – urban nonpoint source cost-sharing	GPR	1,531,000	1,875,200
(7)(ea) Administrative facilities – principal repayment and interest	GPR	817,000	824,200
20.395 Transportation, department of			
(6)(af) Principal repayment and interest, local roads for job preservation program and major highway and rehabilitation projects, state funds	GPR	85,490,700	90,414,400
20.410 Corrections, department of			
(1)(e) Principal repayment and interest	GPR	74,592,500	73,637,000
(3)(e) Principal repayment and interest	GPR	4,877,500	4,900,400
20.435 Health and family services, department of			
(2)(ee) Principal repayment and interest	GPR	13,756,000	13,592,200
(6)(e) Principal repayment and interest	GPR	68,400	66,500
20.465 Military affairs, department of			
(1)(d) Principal repayment and interest	GPR	4,173,400	4,265,700
20.485 Veterans affairs, department of			
(1)(f) Principal repayment and interest	GPR	1,547,500	1,536,400
20.505 Administration, department of			
(4)(es) Principal, interest, and rebates; general purpose revenue – schools	GPR	4,478,400	4,475,700
(4)(et) Principal, interest, and rebates; general purpose revenue – public library boards	GPR	19,900	19,900
(5)(c) Principal repayment and interest; Black Point Estate	GPR	113,400	127,700
20.855 Miscellaneous appropriations			
(8)(a) Dental clinic and education facility; principal repayment, interest and rebates	GPR	997,800	992,800
20.867 Building commission			
(1)(a) Principal repayment and interest; housing of state agencies	GPR	-0-	-0-

STATUTE, AGENCY AND PURPOSE	SOURCE	2007-08	2008-09
(1)(b) Principal repayment and interest; capitol and executive residence	GPR	10,778,800	10,522,900
(3)(a) Principal repayment and interest	GPR	23,345,800	36,124,000
(3)(b) Principal repayment and interest	GPR	1,423,200	1,478,800
(3)(bm) Principal repayment, interest, and rebates; HR Academy, Inc.	GPR	112,800	116,300
(3)(bp) Principal repayment, interest and rebates	GPR	-0-	30,000
(3)(bq) Principal repayment, interest and rebates	GPR	772,100	806,300
(3)(br) Principal repayment, interest and rebates	GPR	86,100	84,400
(3)(bu) Principal repayment, interest and rebates; Civil War exhibit at the Kenosha Public Museums	GPR	-0-	-0-
(3)(bv) Principal repayment, interest, and rebates; Bond Health Center	GPR	-0-	-0-
TOTAL General Purpose Revenue Debt Service		<u>\$532,018,700</u>	<u>\$562,118,900</u>
20.190 State Fair Park Board			
(1)(i) State fair capital expenses	PR	\$ 3,707,200	\$ 3,865,100
20.225 Educational communications board			
(1)(i) Program revenue facilities; principal repayment, interest, and rebates	PR	13,100	13,300
20.245 Historical society			
(1)(j) Self-amortizing facilities; principal repayment, interest, and rebates	PR	103,500	96,600
20.285 University of Wisconsin System			
(1)(jq) Steam and chilled-water plant; principal repayment, interest, and rebates; nonstate entities	PR	877,400	880,700
(1)(kd) Principal repayment, interest and rebates	PR-S	65,019,700	72,716,800
(1)(km) Aquaculture demonstration facility; principal repayment and interest	PR-S	261,700	260,100
(1)(ko) Steam and chilled-water plant; principal repayment, interest and rebates	PR	4,971,600	4,990,400
20.370 Natural resources, department of			
(7)(ag) Land acquisition - principal repayment and interest	PR	-0-	-0-
(7)(cg) Principal repayment and interest - nonpoint repayments	PR	-0-	-0-
20.410 Corrections, department of			
(1)(ko) Prison industries principal repayment, interest and rebates	PR-S	117,600	386,500

STATUTE, AGENCY AND PURPOSE	SOURCE	2007-08	2008-09
20.485 Veterans affairs, department of			
(1)(go) Self-amortizing housing facilities; principal repayment and interest	PR	1,578,800	2,522,600
20.505 Administration, department of			
(4)(ha) Principal, interest, and rebates; program revenue – schools	PR	1,255,100	1,260,200
(4)(hb) Principal, interest, and rebates; program revenue – public library boards	PR	11,500	11,500
(5)(g) Principal repayment, interest and rebates; parking	PR-S	1,796,400	1,796,000
(5)(kc) Principal repayment, interest and rebates	PR-S	18,624,100	18,137,300
(5)(kd) Energy conservation construction projects; principal repayment, interest and rebates	PR-S	-0-	-0-
20.867 Building commission			
(3)(g) Principal repayment, interest and rebates; program revenues	PR	-0-	-0-
(3)(h) Principal repayment, interest and rebates	PR	-0-	-0-
(3)(i) Principal repayment, interest and rebates; capital equipment	PR	-0-	-0-
TOTAL Program Revenue Debt Service		<u>\$ 98,337,700</u>	<u>\$106,937,100</u>
20.115 Agriculture, trade and consumer protection, department of			
(7)(s) Principal repayment and interest; soil and water, environmental fund	SEG	\$ 847,700	\$ 847,700
20.320 Environmental improvement program			
(1)(t) Principal repayment and interest – clean water fund program bonds	SEG	6,000,000	6,000,000
20.370 Natural resources, department of			
(7)(aq) Resource acquisition and development – principal repayment and interest	SEG	233,800	153,300
(7)(ar) Dam repair and removal – principal repayment and interest	SEG	508,600	523,200
(7)(at) Recreation development – principal repayment and interest	SEG	-0-	-0-
(7)(au) State forest acquisition and development – principal repayment and interest	SEG	13,500,000	13,500,000
(7)(bq) Principal repayment and interest – remedial action	SEG	3,747,600	4,086,000
(7)(br) Principal repayment and interest – contaminated sediment	SEG	-0-	-0-
(7)(eq) Administrative facilities – principal repayment and interest	SEG	2,647,000	3,174,300

STATUTE, AGENCY AND PURPOSE	SOURCE	2007-08	2008-09
(7)(er) Administrative facilities – principal repayment and interest; environmental fund	SEG	481,900	580,100
20.395 Transportation, department of			
(6)(aq) Principal repayment and interest, transportation facilities, state funds	SEG	5,434,300	6,885,600
(6)(ar) Principal repayment and interest, buildings, state funds	SEG	8,500	8,500
(6)(au) Principal repayment and interest, Marquette interchange and I 94 north-south corridor reconstruction projects, state funds	SEG	16,920,800	16,920,200
20.485 Veterans affairs, department of			
(3)(t) Debt service	SEG	33,378,900	32,059,200
(4)(qm) Repayment of principal and interest	SEG	99,100	98,600
20.867 Building commission			
(3)(q) Principal repayment and interest; segregated revenues	SEG	<u>-0-</u>	<u>-0-</u>
TOTAL Segregated Revenue Debt Service		\$ 83,808,200	\$ 84,836,700
GRAND TOTAL All Debt Service		\$ 714,164,600	\$ 753,892,700

SECTION 177. 20.005 (3) of the statutes is repealed and recreated to read:

20.005 (3) APPROPRIATIONS. The following schedule sets forth all annual, biennial, and sum certain continuing appropriations and anticipated expenditures from other appropriations for the programs and other purposes indicated. All appropriations are made from the general fund unless otherwise indicated. The letter abbreviations shown designating the type of appropriation apply to both fiscal years in the schedule unless otherwise indicated. [See Figure 20.005 (3) following]

Figure: 20.005 (3)

STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
Commerce				
20.115 Agriculture, trade and consumer protection, department of				
(1) FOOD SAFETY AND CONSUMER PROTECTION				
(a) General program operations	GPR	A	-0-	-0-
Food inspection	GPR	A	3,777,600	3,777,600
Meat and poultry inspection	GPR	A	3,327,900	3,327,900

2007 Wisconsin Act

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2007 Senate Bill 40

STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
Trade and consumer protection	GPR	A	2,549,400	2,549,400
NET APPROPRIATION			9,654,900	9,654,900
(g) Related services	PR	A	50,500	50,500
(gb) Food regulation	PR	A	4,910,800	4,910,800
(gf) Fruit and vegetable inspection	PR	C	988,000	988,000
(gh) Public warehouse regulation	PR	A	108,900	108,900
(gm) Dairy trade regulation	PR	A	191,000	191,000
(h) Grain inspection and certification	PR	C	1,363,300	1,363,300
(hm) Ozone-depleting refrigerants and products regulation	PR	A	491,900	491,900
(i) Sale of supplies	PR	A	30,000	30,000
(j) Weights and measures inspection	PR	A	1,275,400	1,276,300
(jb) Consumer protection, information, and education	PR	A	175,000	175,000
(m) Federal funds	PR-F	C	4,213,100	4,213,100
(q) Dairy, grain, and vegetable security	SEG	A	1,270,200	1,272,300
(r) Unfair sales act enforcement	SEG	A	224,300	224,300
(s) Weights and measures; petroleum inspection fund	SEG	A	644,900	644,900
(u) Recyclable and nonrecyclable products regulation	SEG	A	-0-	-0-
(v) Agricultural producer security; contingent financial backing	SEG	S	350,000	350,000

2007 Senate Bill 40

2007 Wisconsin Act

STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(w) Agricultural producer security; payments	SEG	S	2,000,000	2,000,000
(wb) Agricultural producer security; proceeds of contingent financial backing	SEG	C	-0-	-0-
(wc) Agricultural producer security; repayment of contingent financial backing	SEG	S	-0-	-0-
(1) PROGRAM TOTALS				
GENERAL PURPOSE REVENUES			9,654,900	9,654,900
PROGRAM REVENUE			13,797,900	13,798,800
FEDERAL			(4,213,100)	(4,213,100)
OTHER			(9,584,800)	(9,585,700)
SEGREGATED FUNDS			4,489,400	4,491,500
OTHER			(4,489,400)	(4,491,500)
TOTAL-ALL SOURCES			27,942,200	27,945,200
(2) ANIMAL HEALTH SERVICES				
(a) General program operations	GPR	A	2,623,600	2,623,600
(b) Animal disease indemnities	GPR	S	108,600	108,600
(c) Financial assistance for paratuberculosis testing	GPR	A	250,000	250,000
(d) Principal repayment and interest	GPR	S	12,000	11,700
(g) Related services	PR	C	-0-	-0-
(h) Sale of supplies	PR	A	30,300	30,300
(ha) Inspection, testing and enforcement	PR	C	664,200	664,200
(j) Dog licenses, rabies control, and related services	PR	C	166,900	166,900

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(m) Federal funds	PR-F	C	3,008,100	3,008,100

(2) PROGRAM TOTALS

GENERAL PURPOSE REVENUES			2,994,200	2,993,900
PROGRAM REVENUE			3,869,500	3,869,500
FEDERAL			(3,008,100)	(3,008,100)
OTHER			(861,400)	(861,400)
TOTAL-ALL SOURCES			6,863,700	6,863,400

(3) AGRICULTURAL DEVELOPMENT SERVICES

(a) General program operations	GPR	A	2,205,400	2,281,800
(g) Related services	PR	A	-0-	-0-
(h) Loans for rural development	PR	C	62,500	62,500
(i) Marketing orders and agreements	PR	C	89,000	89,000
(j) Stray voltage program	PR	A	521,600	521,600
(ja) Agricultural development services and materials	PR	C	152,000	152,000
(jm) Stray voltage program; rural electric cooperatives	PR	A	25,300	25,300
(L) Something special from Wisconsin promotion	PR	A	30,500	30,500
(m) Federal funds	PR-F	C	3,637,900	3,637,900

(3) PROGRAM TOTALS

GENERAL PURPOSE REVENUES			2,205,400	2,281,800
PROGRAM REVENUE			4,518,800	4,518,800
FEDERAL			(3,637,900)	(3,637,900)
OTHER			(880,900)	(880,900)
TOTAL-ALL SOURCES			6,724,200	6,800,600

(4) AGRICULTURAL ASSISTANCE

(a) Aid to Wisconsin livestock breeders association	GPR	A	-0-	-0-
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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(am) Buy local grants	GPR	B	225,000	-0-
(b) Aids to county and district fairs	GPR	A	400,000	400,000
(c) Agricultural investment aids	GPR	B	380,000	380,000
(e) Aids to World Dairy Expo, Inc.	GPR	A	23,700	23,700
(f) Exposition center grants	GPR	A	216,300	216,300
(q) Grants for agriculture in the classroom program	SEG	A	100,000	100,000
(qm) Grants for soybean crushing facilities	SEG	B	4,000,000	-0-
(r) Agricultural investment aids, agricultural management fund	SEG	B	-0-	-0-
(s) Grazing lands conservation	SEG	A	400,000	400,000
(4) PROGRAM TOTALS				
GENERAL PURPOSE REVENUES			1,245,000	1,020,000
SEGREGATED FUNDS			4,500,000	500,000
OTHER			(4,500,000)	(500,000)
TOTAL-ALL SOURCES			5,745,000	1,520,000
 (7) AGRICULTURAL RESOURCE MANAGEMENT				
(a) General program operations	GPR	A	798,300	798,300
(b) Principal repayment and interest, conservation reserve enhancement	GPR	S	510,300	693,700
(c) Soil and water resource management program	GPR	C	5,081,900	5,081,900
(f) Principal repayment and interest, soil and water	GPR	S	1,738,900	2,354,600

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(g) Agricultural impact statements	PR	C	255,500	255,500
(ga) Related services	PR	C	132,500	137,400
(gm) Seed testing and labeling	PR	C	79,900	79,900
(h) Fertilizer research assessments	PR	C	160,500	160,500
(ha) Liming material research funds	PR	C	25,000	25,000
(ja) Plant protection	PR	C	203,700	203,700
(k) Agricultural resource management services	PR-S	C	594,500	594,500
(m) Federal funds	PR-F	C	1,115,500	1,115,500
(qc) Plant protection; conservation fund	SEG	A	1,555,500	1,560,400
(qd) Soil and water management; environmental fund	SEG	A	6,911,000	12,911,000
(r) General program operations; agricultural management	SEG	A	5,939,400	5,904,400
(s) Principal repayment and interest; soil and water, environmental fund	SEG	A	847,700	847,700
(t) International crane foundation funding	SEG	A	71,000	71,000
(va) Clean sweep grants	SEG	A	1,000,000	1,000,000
(wm) Agricultural chemical cleanup reimbursement	SEG	C	3,000,000	3,000,000
(7) PROGRAM TOTALS				
GENERAL PURPOSE REVENUES			8,129,400	8,928,500
PROGRAM REVENUE			2,567,100	2,572,000

STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
FEDERAL			(1,115,500)	(1,115,500)
OTHER			(857,100)	(862,000)
SERVICE			(594,500)	(594,500)
SEGREGATED FUNDS			19,324,600	25,294,500
OTHER			(19,324,600)	(25,294,500)
TOTAL-ALL SOURCES			30,021,100	36,795,000
(8) CENTRAL ADMINISTRATIVE SERVICES				
(a) General program operations	GPR	A	5,486,500	5,486,500
(g) Gifts and grants	PR	C	764,200	764,200
(gm) Enforcement cost recovery	PR	A	5,000	5,000
(h) Sale of material and supplies	PR	C	11,400	11,400
(ha) General laboratory related services	PR	C	50,200	50,200
(hm) Restitution	PR	C	-0-	-0-
(i) Related services	PR	A	100,000	100,000
(j) Electronic processing	PR	C	-0-	-0-
(jm) Telephone solicitation regulation	PR	C	725,100	725,100
(k) Computer system equipment, staff and services	PR-S	A	2,104,300	2,104,300
(kL) Central services	PR-S	C	786,700	786,700
(km) General laboratory services	PR-S	B	2,786,600	2,789,000
(ks) State services	PR-S	C	142,400	142,400
(m) Federal funds	PR-F	C	1,400,000	1,400,000
(pz) Indirect cost reimbursements	PR-F	C	1,609,400	1,609,400
(8) PROGRAM TOTALS				
GENERAL PURPOSE REVENUES			5,486,500	5,486,500
PROGRAM REVENUE			10,485,300	10,487,700
FEDERAL			(3,009,400)	(3,009,400)

STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
OTHER			(1,655,900)	(1,655,900)
SERVICE			(5,820,000)	(5,822,400)
TOTAL-ALL SOURCES			15,971,800	15,974,200
20.115 DEPARTMENT TOTALS				
GENERAL PURPOSE REVENUES			29,715,400	30,365,600
PROGRAM REVENUE			35,238,600	35,246,800
FEDERAL			(14,984,000)	(14,984,000)
OTHER			(13,840,100)	(13,845,900)
SERVICE			(6,414,500)	(6,416,900)
SEGREGATED FUNDS			28,314,000	30,286,000
OTHER			(28,314,000)	(30,286,000)
TOTAL-ALL SOURCES			93,268,000	95,898,400

20.143 Commerce, department of

(1) ECONOMIC AND COMMUNITY DEVELOPMENT

(a) General program operations	GPR	A	4,249,800	4,249,800
(b) Economic development promotion, plans and studies	GPR	A	30,000	30,000
(bm) Aid to Forward Wisconsin, Inc.	GPR	A	320,000	320,000
(c) Wisconsin development fund; grants, loans, reimbursements, and assistance	GPR	B	7,873,400	7,098,400
(cf) Community-based, nonprofit organization grant for educational project	GPR	A	-0-	-0-
(d) High-technology business development corporation	GPR	A	250,000	250,000
(dr) Main street program	GPR	A	408,300	408,300
(e) Technology-based economic development	GPR	A	-0-	-0-

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(em) Hazardous pollution prevention; contract	GPR	A	-0-	-0-
(er) Rural economic development program	GPR	B	606,500	606,500
(ew) International trade, business and economic development grant	GPR	B	-0-	-0-
(fg) Community-based economic development programs	GPR	A	712,100	712,100
(fj) Manufacturing extension center grants	GPR	A	1,200,000	1,200,000
(fm) Minority business projects; grants and loans	GPR	B	254,200	254,200
(fy) Women's business incubator grant	GPR	B	-0-	-0-
(g) Gifts, grants, and proceeds	PR	C	487,300	487,300
(gc) Business development assistance center	PR	C	-0-	-0-
(gm) Wisconsin development fund, administration of grants and loans	PR	C	51,100	51,100
(gr) Woman-owned business certification processing fees	PR	C	310,000	310,000
(h) Economic development operations	PR	A	-0-	-0-
(hm) Certified capital companies	PR	C	-0-	-0-
(ie) Wisconsin development fund, repayments	PR	C	4,050,000	4,050,000

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(ig) Gaming economic development and diversification; repayments	PR	B	1,000,000	350,000
(im) Minority business projects; repayments	PR	C	317,200	317,200
(ir) Rural economic development loan repayments	PR	C	120,100	120,100
(jc) Physician and dentist and health care prov loan assistance pgm; penalties	PR	C	-0-	-0-
(jL) Health care provider loan assistance program; local contributions	PR	C	-0-	-0-
(jm) Physician and dentist loan assistance program; local contributions	PR	C	-0-	-0-
(jp) Manufactured housing rehabilitation and recycling; program revenue	PR	A	70,000	70,000
(k) Sale of materials or services	PR-S	C	-0-	-0-
(ka) Sale of materials and services — local assistance	PR-S	C	-0-	-0-
(kb) Sale of materials and services — individuals and organizations	PR-S	C	-0-	-0-
(kc) Clean air act compliance assistance	PR-S	A	234,400	234,400

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(kf) American Indian economic development; technical assistance	PR-S	A	94,000	94,000
(kg) American Indian economic liaison and gaming grants specialist and pgm mktg	PR-S	A	112,800	112,800
(kh) American Indian economic development; liaison-grants	PR-S	A	-0-	-0-
(kj) Gaming economic development and diversification; grants and loans	PR-S	B	1,538,700	2,188,700
(kr) Physician and dent and hlth care prov loan assist pgms; repay and contract	PR-S	B	488,700	488,700
(kt) Funds transferred from other state agencies	PR-S	C	-0-	-0-
(m) Federal aid, state operations	PR-F	C	1,231,300	1,231,300
(n) Federal aid, local assistance	PR-F	C	34,400,000	34,400,000
(o) Federal aid, individuals and organizations	PR-F	C	-0-	-0-
(qa) Brownfields redevelopment activities; administration	SEG	A	216,000	216,000
(qm) Brownfields grant program and related grants; environmental fund	SEG	A	6,000,000	7,000,000

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(tm) Wisconsin development fund grants and loans; recycling fund	SEG	B	7,000,000	15,000,000
(um) Wisconsin development fund, administration; recycling fund	SEG	A	-0-	57,800
(x) Industrial building construction loan fund	SEG	C	-0-	-0-
(1) PROGRAM TOTALS				
GENERAL PURPOSE REVENUES			15,904,300	15,129,300
PROGRAM REVENUE			44,505,600	44,505,600
FEDERAL			(35,631,300)	(35,631,300)
OTHER			(6,405,700)	(5,755,700)
SERVICE			(2,468,600)	(3,118,600)
SEGREGATED FUNDS			13,216,000	22,273,800
OTHER			(13,216,000)	(22,273,800)
TOTAL-ALL SOURCES			73,625,900	81,908,700
 (2) HOUSING ASSISTANCE				
(a) General program operations	GPR	A	641,600	641,600
(b) Housing grants and loans; general purpose revenue	GPR	B	1,300,300	1,300,300
(c) Payments to designated agents	GPR	A	-0-	-0-
(fm) Shelter for homeless and transitional housing grants	GPR	A	1,506,000	1,506,000
(fr) Mental health for homeless individuals	GPR	A	45,000	45,000
(gg) Housing program services; other entities	PR	C	200,000	200,000
(gm) Housing grants and loans; surplus transfer	PR	B	2,025,000	2,000,000

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(h) Funding for the homeless	PR	C	500,000	500,000
(k) Sale of materials or services	PR-S	C	-0-	-0-
(kg) Housing program services	PR-S	C	500,000	500,000
(L) Shelter for homeless and transitional housing grants; surplus transfer	PR	B	1,000,000	1,000,000
(m) Federal aid; state operations	PR-F	C	1,159,600	1,159,600
(n) Federal aid; local assistance	PR-F	C	10,000,000	10,000,000
(o) Federal aid; individuals and organizations	PR-F	C	23,000,000	23,000,000

(2) PROGRAM TOTALS

GENERAL PURPOSE REVENUES	3,492,900	3,492,900
PROGRAM REVENUE	38,384,600	38,359,600
FEDERAL	(34,159,600)	(34,159,600)
OTHER	(3,725,000)	(3,700,000)
SERVICE	(500,000)	(500,000)
TOTAL-ALL SOURCES	41,877,500	41,852,500

(3) REGULATION OF INDUSTRY, SAFETY AND BUILDINGS

(a) General program operations	GPR	A	-0-	-0-
(de) Private sewage system replacement and rehabilitation	GPR	C	2,999,000	2,999,000
(dm) Storage tank inventory	GPR	A	-0-	-0-
(g) Gifts and grants	PR	C	18,000	18,000
(ga) Auxiliary services	PR	C	25,000	25,000
(gb) Local agreements	PR	C	-0-	-0-
(h) Local energy resource system fees	PR	A	-0-	-0-
(j) Safety and building operations	PR	A	17,462,600	17,462,600

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STATUTE, AGENCY AND PURPOSE	SOURCE	TYPE	2007-08	2008-09
(ka) Interagency agreements	PR-S	C	125,500	125,500
(kg) Construction career academy grant	PR	B	250,000	-0-
(km) Crex Meadows Youth Conservation Camp grant	PR	B	80,000	-0-
(ks) Data processing	PR-S	C	-0-	-0-
(L) Fire dues distribution	PR	C	14,390,000	14,870,000
(La) Fire prevention and fire dues administration	PR	A	697,600	697,600
(Lm) Petroleum storage remedial action fees	PR	A	-0-	-0-
(m) Federal funds	PR-F	C	1,676,700	1,676,700
(ma) Federal aid - program administration	PR-F	C	-0-	-0-
(pz) Indirect cost reimbursements	PR-F	C	-0-	-0-
(q) Groundwater - standards; implementation	SEG	A	-0-	-0-
(r) Safety and building operations; petroleum inspection fund	SEG	A	5,547,400	5,547,400
(sm) Diesel truck idling reduction grants	SEG	A	2,000,000	2,000,000
(sn) Diesel truck idling reduction grant administration	SEG	A	70,400	70,400