



1           20.505 (1) (is) *Information technology and communications services; nonstate*  
2           *entities*. From the sources specified in ss. 16.972 (2) (b) and (c), 16.974 (2) and (3),  
3           and 16.997 (2) (d), to provide computer, telecommunications, electronic  
4           communications, and supercomputer services, but not integrated business  
5           information system services under s. 16.971 (2) (cf), to state authorities, units of the  
6           federal government, local governmental units, and entities in the private sector, the  
7           amounts in the schedule.

8           **\*b0361/3.6\* SECTION 517iv.** 20.505 (1) (iv) of the statutes is created to read:

9           20.505 (1) (iv) *Integrated business information system; nonstate entities*. All  
10          moneys received from any authority, as defined in s. 16.97 (2), or local governmental  
11          unit, as defined in s. 16.97 (7), for information system purposes under s. 16.971 (2)  
12          (cf), to be used for those purposes.

13          **\*b0361/3.6\* SECTION 517kd.** 20.505 (1) (kd) of the statutes is created to read:

14          20.505 (1) (kd) *Integrated business information system*. All moneys received  
15          from any agency, as defined in s. 16.97 (1m), for information technology purposes  
16          under s. 16.971 (2) (cf), to be used for those purposes.

17          **\*b0361/3.6\* SECTION 517kL.** 20.505 (1) (kL) of the statutes is amended to read:

18          20.505 (1) (kL) *Printing, mail, communication, and information technology*  
19          *services; agencies*. From the sources specified in ss. 16.971, 16.972, 16.973, and  
20          16.974 (3), to provide printing, mail processing, electronic communications, and  
21          information technology development, management, and processing services, but not  
22          integrated business information system services under s. 16.971 (2) (cf), to state  
23          agencies, the amounts in the schedule.”.

24          **\*b0382/3.8\* 246.** Page 384, line 4: after that line insert:

1           **\*b0382/3.8\*** “SECTION 524w. 20.505 (4) (h) of the statutes is amended to read:  
2           20.505 (4) (h) *Program services*. The amounts in the schedule to carry out the  
3           responsibilities of divisions, commissions, and boards attached to the department of  
4           administration, other than the board on aging and long-term care, the board for  
5           people with developmental disabilities, and the public records board, and to carry out  
6           the responsibilities of special and executive committees. All moneys received from  
7           fees which are authorized by law or administrative rule to be collected by any  
8           division, board or commission attached to the department, other than the board on  
9           aging and long-term care, the board for people with developmental disabilities, and  
10          the public records board, and all moneys received from fees that are authorized by  
11          law or executive order to be collected by any special or executive committee shall be  
12          credited to this appropriation account and used to carry out the purposes for which  
13          collected.”.

14          **\*b0455/2.3\* 247.** Page 388, line 24: after that line insert:

15          **\*b0455/2.3\*** “SECTION 536m. 20.505 (6) (f) of the statutes is created to read:  
16          20.505 (6) (f) *Child advocacy centers*. The amounts in the schedule for grants  
17          to child advocacy centers under s. 16.964 (14).”.

18          **\*b0488/P1.9\* 248.** Page 390, line 8: after that line insert:

19          **\*b0488/P1.9\*** “SECTION 544. 20.545 (1) (a) of the statutes is amended to read:  
20          20.545 (1) (a) *General program operations*. The amounts in the schedule to  
21          administer the employment relations functions and the civil service system under  
22          ~~subch.~~ subchs. V and VI of ch. 111 and ch. 230, to pay awards under s. 230.48 and to  
23          defray the expenses of the state employees suggestion board.”.

24          **\*b0331/3.14\* 249.** Page 392, line 7: after that line insert:

1           **\*b0331/3.14\*** “SECTION 551r. 20.566 (1) (q) of the statutes is amended to read:  
2           20.566 (1) (q) *Recycling surcharge administration.* From the recycling and  
3           renewable energy fund, the amounts in the schedule for the costs, including data  
4           processing costs, incurred in administering the recycling surcharge under subch. VII  
5           of ch. 77.”.

6           **\*b0364/1.2\* 250.** Page 393, line 25: after that line insert:

7           **\*b0364/1.2\*** “SECTION 558g. 20.765 (1) (e) of the statutes is created to read:  
8           20.765 (1) (e) *Gifts, grants, and bequests.* All moneys received from gifts,  
9           grants, and bequests to carry out the purposes for which made.”.

10          **\*b0535/2.1\* 251.** Page 394, line 25: delete “and 79.043” and substitute  
11          “79.043, and 79.044”.

12          **\*b0511/2.6\* 252.** Page 396, line 1: delete that line.

13          **\*b0471/5.34\* 253.** Page 396, line 12: after that line insert:

14          **\*b0471/5.34\*** “SECTION 573h. 20.855 (4m) of the statutes is created to read:  
15          20.855 (4m) HEALTHY WISCONSIN PLAN. (s) *Healthy Wisconsin Authority.* From  
16          the Healthy Wisconsin trust fund, a sum sufficient to pay the Healthy Wisconsin  
17          Authority for the operation and funding of the Healthy Wisconsin Plan under ch.  
18          260.”.

19          **\*b0511/2.7\* 254.** Page 396, line 12: after that line insert:

20          **\*b0511/2.7\*** “SECTION 573c. 20.855 (4) (rm) of the statutes, as created by 2007  
21          Wisconsin Act .... (this act), is repealed.”.

22          **\*b0328/2.2\* 255.** Page 396, line 12: delete “on October 1 annually” and  
23          substitute “quarterly as provided in s. 85.037”.

24          **\*b0361/3.7\* 256.** Page 396, line 20: after that line insert:

1           **\*b0361/3.7\*** "SECTION 580i. 20.865 (2) (i) of the statutes is created to read:

2           20.865 (2) (i) *Integrated business information system; program revenues.* From  
3 the appropriate program revenue and program revenue-service accounts, a sum  
4 sufficient to supplement the appropriations to state agencies to cover costs incurred  
5 by state agencies under s. 16.971 (2) (cf) in excess of budgeted amounts.

6           **\*b0361/3.7\*** SECTION 580r. 20.865 (2) (r) of the statutes is created to read:

7           20.865 (2) (r) *Integrated business information system; segregated revenues.*  
8 From the appropriate segregated funds, a sum sufficient to supplement the  
9 appropriations to state agencies to cover costs incurred by state agencies under s.  
10 16.971 (2) (cf) in excess of budgeted amounts."

11           **\*b0488/P1.10\* 257.** Page 396, line 20: after that line insert:

12           **\*b0488/P1.10\*** "SECTION 576. 20.865 (1) (ci) of the statutes is amended to read:

13           20.865 (1) (ci) *Nonrepresented university system senior executive, faculty and*  
14 *academic pay adjustments.* A sum sufficient to pay the cost of pay and related  
15 adjustments approved by the joint committee on employment relations under s.  
16 230.12 (3) (e) for University of Wisconsin System employees under ss. 20.923 (4g), (5)  
17 and (6) (m) and 230.08 (2) (d) who are not included within a collective bargaining unit  
18 for which a representative is certified under subch. V or VI of ch. 111, as determined  
19 under s. 20.928, other than adjustments funded under par. (cj).

20           **\*b0488/P1.10\*** SECTION 577. 20.865 (1) (cm) of the statutes is created to read:

21           20.865 (1) (cm) *Represented university system faculty and academic staff pay*  
22 *adjustments.* A sum sufficient to supplement the appropriations to the Board of  
23 Regents of the University of Wisconsin System for the cost of compensation and  
24 related adjustments approved by the legislature under s. 111.9991 for University of

1 Wisconsin System employees under s. 230.08 (2) (d) who are included within a  
2 collective bargaining unit for which a representative is certified under subch. VI of  
3 ch. 111, as determined under s. 20.928.

4 **\*b0488/P1.10\* SECTION 578.** 20.865 (1) (ic) of the statutes is amended to read:

5 20.865 (1) (ic) *Nonrepresented university system senior executive, faculty and*  
6 *academic pay adjustments.* From the appropriate program revenue and program  
7 revenue-service accounts, a sum sufficient to supplement the appropriations to the  
8 University of Wisconsin System to pay the cost of pay and related adjustments  
9 approved by the joint committee on employment relations under s. 230.12 (3) (e) for  
10 University of Wisconsin System employees under ss. 20.923 (4g), (5) and (6) (m) and  
11 230.08 (2) (d) who are not included within a collective bargaining unit for which a  
12 representative is certified under subch. V or VI of ch. 111, as determined under s.  
13 20.928, other than adjustments funded under par. (cj).

14 **\*b0488/P1.10\* SECTION 579.** 20.865 (1) (im) of the statutes is created to read:

15 20.865 (1) (im) *Represented university system faculty and academic staff pay*  
16 *adjustments; program revenue.* From the appropriate program revenue and program  
17 revenue-service accounts, a sum sufficient to supplement the appropriations to the  
18 Board of Regents of the University of Wisconsin System for the cost of compensation  
19 and related adjustments approved by the joint committee on employment relations  
20 under s. 230.12 (3) (e) for University of Wisconsin System employees under s. 230.08  
21 (2) (d) who are included within a collective bargaining unit for which a representative  
22 is certified under subch. VI of ch. 111, as determined under s. 20.928.

23 **\*b0488/P1.10\* SECTION 580.** 20.865 (1) (si) of the statutes is amended to read:

24 20.865 (1) (si) *Nonrepresented university system senior executive, faculty and*  
25 *academic pay adjustments.* From the appropriate segregated funds, a sum sufficient

1 to supplement the appropriations to the University of Wisconsin System to pay the  
2 cost of pay and related adjustments approved by the joint committee on employment  
3 relations under s. 230.12 (3) (e) for University of Wisconsin System employees under  
4 ss. 20.923 (4g), (5) and (6) (m) and 230.08 (2) (d) who are not included within a  
5 collective bargaining unit for which a representative is certified under subch. V or  
6 VI of ch. 111, as determined under s. 20.928.

7 **\*b0488/P1.10\* SECTION 581.** 20.865 (1) (sm) of the statutes is created to read:  
8 20.865 (1) (sm) *Represented university system faculty and academic staff pay*  
9 *adjustments; segregated revenues.* From the appropriate segregated funds, a sum  
10 sufficient to supplement the appropriations to the Board of Regents of the University  
11 of Wisconsin System for the cost of compensation and related adjustments approved  
12 by the joint committee on employment relations under s. 230.12 (3) (e) for University  
13 of Wisconsin System employees under s. 230.08 (2) (d) who are included within a  
14 collective bargaining unit for which a representative is certified under subch. VI of  
15 ch. 111, as determined under s. 20.928.”.

16 **\*b0352/2.3\* 258.** Page 397, line 16: after “(bm),” insert “(bn).”

17 **\*b0353/1.3\* 259.** Page 397, line 16: after “(bt),” insert “(bu).”

18 **\*b0566/1.3\* 260.** Page 397, line 16: after “(bt),” insert “(bv).”

19 **\*b0511/2.8\* 261.** Page 397, line 19: after that line insert:

20 **\*b0511/2.8\* “SECTION 583c.** 20.866 (1) (u) of the statutes, as affected by 2007  
21 Wisconsin Act .... (this act), is amended to read:

22 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys  
23 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (b), (f), and (s), 20.190  
24 (1) (c), (d), (i), and (j), 20.225 (1) (c) and (i), 20.245 (1) (e) and (j), 20.250 (1) (c) and (e),

1 20.255 (1) (d), 20.285 (1) (d), (db), (im), (in), (je), (jq), (kd), (km), and (ko) and (5) (i),  
2 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag), (aq), (ar), (at), (au), (bq), (br),  
3 (ca), (cb), (cc), (cd), (ce), (cf), (cg), (ea), (eq), and (er), 20.395 (6) (af), (aq), (ar), and (au),  
4 ~~and~~ (bq), 20.410 (1) (e), (ec), and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1)  
5 (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (4) (es), (et), (ha), and (hb) and  
6 (5) (c), (g), (kc), and (kd), 20.855 (8) (a), and 20.867 (1) (a) and (b) and (3) (a), (b), (bm),  
7 (bp), (bq), (br), (bt), (g), (h), (i), and (q) for the payment of principal, interest, premium  
8 due, if any, and payment due, if any, under an agreement or ancillary arrangement  
9 entered into under s. 18.06 (8) (a) relating to any public debt contracted under  
10 subchs. I and IV of ch. 18.”.

11 **\*b0354/1.1\* 262.** Page 398, line 9: increase the underscored dollar amount  
12 by \$157,606,600.

13 **\*b0355/1.1\* 263.** Page 398, line 9: increase the underscored dollar amount  
14 by \$205,614,000.

15 **\*b0439/1.1\* 264.** Page 400, line 5: substitute “\$11,000,000” for “\$9,500,000”.

16 **\*b0330/1.2\* 265.** Page 400, line 19: delete “and to” and substitute “and, to”.

17 **\*b0330/1.3\* 266.** Page 400, line 21: after “281.665” insert “, and to make the  
18 grant under 2007 Wisconsin Act ... (this act), section 9135 (1i)”.

19 **\*b0439/1.2\* 267.** Page 400, line 22: substitute “\$29,900,000” for  
20 “\$28,600,000”.

21 **\*b0420/3.2\* 268.** Page 402, line 10: delete “\$303,300,000” and substitute  
22 “\$280,000,000”.

23 **\*b0566/1.4\* 269.** Page 404, line 9: after that line insert:

1           **\*b0566/1.4\*** “**SECTION 596hd.** 20.866 (2) (zbc) of the statutes is created to read:  
2           20.866 (2) (zbc) *Bond Health Center.* From the capital improvement fund, a  
3           sum sufficient for the building commission to provide a grant to the Bond Health  
4           Center specified in s. 13.48 (36p) (b) for construction costs related to expanding a  
5           hospital facility. The state may contract public debt in an amount not to exceed  
6           \$1,000,000 for this purpose.”.

7           **\*b0352/2.4\* 270.** Page 404, line 16: after that line insert:

8           **\*b0352/2.4\*** “**SECTION 596kd.** 20.866 (2) (zbs) of the statutes is created to read:  
9           20.866 (2) (zbs) *Hmong cultural center.* From the capital improvement fund,  
10          a sum sufficient for the building commission to provide a grant to an organization  
11          specified in s. 13.48 (36) (b) for purchase or construction of a Hmong cultural center  
12          in Dane County. The state may contract public debt in an amount not to exceed  
13          \$2,000,000 for this purpose.”.

14          **\*b0353/1.4\* 271.** Page 404, line 16: after that line insert:

15          **\*b0353/1.4\*** “**SECTION 596k.** 20.866 (2) (zbn) of the statutes is created to read:  
16          20.866 (2) (zbn) *Civil War exhibit at the Kenosha Public Museums.* From the  
17          capital improvement fund, a sum sufficient for the building commission to provide  
18          a grant to the Kenosha Public Museums for construction of a Civil War exhibit. The  
19          state may contract public debt in an amount not to exceed \$500,000 for this purpose.”.

20          **\*b0352/2.5\* 272.** Page 407, line 22: after that line insert:

21          **\*b0352/2.5\*** “**SECTION 602c.** 20.867 (3) (bn) of the statutes is created to read:  
22          20.867 (3) (bn) *Principal repayment, interest and rebates; Hmong cultural*  
23          *center.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal  
24          and interest costs incurred in financing the purchase or construction of a Hmong

1 cultural center in the Dane County, to make the payments determined by the  
2 building commission under s. 13.488 (1) (m) that are attributable to the proceeds of  
3 obligations incurred in financing the purchase or construction of the center, and to  
4 make payments under an agreement or ancillary arrangement entered into under  
5 s. 18.06 (8) (a).”.

6 \*b0353/1.5\* **273.** Page 409, line 7: after that line insert:

7 \*b0353/1.5\* “SECTION 606h. 20.867 (3) (bu) of the statutes is created to read:

8 20.867 (3) (bu) *Principal repayment, interest and rebates; Civil War exhibit at*  
9 *the Kenosha Public Museums.* A sum sufficient to reimburse s. 20.866 (1) (u) for the  
10 payment of principal and interest costs incurred in financing the construction of a  
11 Civil War exhibit as part of the Kenosha Public Museums, to make the payments  
12 determined by the building commission under s. 13.488 (1) (m) that are attributable  
13 to the proceeds of obligations incurred in financing the construction of the exhibit,  
14 and to make payments under an agreement or ancillary arrangement entered into  
15 under s. 18.06 (8) (a).”.

16 \*b0566/1.5\* **274.** Page 409, line 7: after that line insert:

17 \*b0566/1.5\* “SECTION 606c. 20.867 (3) (bv) of the statutes is created to read:

18 20.867 (3) (bv) *Principal repayment, interest, and rebates; Bond Health Center.*  
19 A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and  
20 interest costs incurred in financing construction costs related to the Bond Health  
21 Center expansion specified in s. 13.48 (36p) (b), to make the payments determined  
22 by the building commission under s. 13.488 (1) (m) that are attributable to the  
23 proceeds of obligations incurred in financing the construction costs, and to make

1 payments under an agreement or ancillary arrangement entered into under s. 18.06  
2 (8) (a).”.

3 **\*b0361/3.8\* 275.** Page 411, line 1: before that line insert:

4 **\*b0361/3.8\* “SECTION 611p.** 20.903 (2) (b) of the statutes is amended to read:  
5 20.903 (2) (b) Notwithstanding sub. (1), liabilities may be created and moneys  
6 expended from the appropriations under ss. 20.370 (8) (mt), 20.395 (4) (eq), (er) and  
7 (es) and 20.505 (1) (im), (ka), (kb), ~~and (kc)~~, and (kd) in an additional amount not  
8 exceeding the depreciated value of equipment for operations financed under ss.  
9 20.370 (8) (mt), 20.395 (4) (eq), (er) and (es) and 20.505 (1) (im), (ka), (kb), ~~and (kc)~~,  
10 and (kd). The secretary of administration may require such statements of assets and  
11 liabilities as he or she deems necessary before approving expenditure estimates in  
12 excess of the unexpended moneys in the appropriation account.”.

13 **\*b0488/P1.11\* 276.** Page 411, line 4: after that line insert:

14 **\*b0488/P1.11\* “SECTION 613.** 20.917 (3) (b) of the statutes is amended to read:  
15 20.917 (3) (b) This subsection applies to employees in all positions in the civil  
16 service, including those employees in positions included in collective bargaining  
17 units under subch. V or VI of ch. 111, whether or not the employees are covered by  
18 a collective bargaining agreement.”.

19 **\*b0341/2.8\* 277.** Page 411, line 13: after that line insert:

20 **\*b0341/2.8\* “SECTION 615.** 20.923 (4) (b) 6. of the statutes is amended to read:  
21 20.923 (4) (b) 6. Parole Earned release review commission: chairperson.”.

22 **\*b0488/P1.12\* 278.** Page 412, line 4: after that line insert:

23 **\*b0488/P1.12\* “SECTION 627.** 20.923 (6) (intro.) of the statutes is amended to  
24 read:

1           20.923 (6) SALARIES SET BY APPOINTING AUTHORITIES. (intro.) Salaries for the  
2 following positions may be set by the appointing authority, subject to restrictions  
3 otherwise set forth in the statutes and the compensation plan under s. 230.12, except  
4 where the salaries are a subject of bargaining with a certified representative of a  
5 collective bargaining unit under s. 111.91 or 111.998.”.

6           **\*b0488/P1.13\* 279.** Page 413, line 11: after that line insert:

7           **\*b0488/P1.13\*** “SECTION 634. 20.928 (1) of the statutes is amended to read:

8           20.928 (1) Each state agency head shall certify to the department of  
9 administration, at such time and in such manner as the secretary of administration  
10 prescribes, the sum of money needed by the state agency from the appropriations  
11 under s. 20.865 (1) (c), (ci), (cm), (cj), (d), (i), (ic), (im), (j), (s), (si), (sm), and (t). Upon  
12 receipt of the certifications together with such additional information as the  
13 secretary of administration prescribes, the secretary shall determine the amounts  
14 required from the respective appropriations to supplement state agency budgets.”.

15           **\*b0369/1.1\* 280.** Page 422, line 3: after that line insert:

16           **\*b0369/1.1\*** “SECTION 635n. 21.72 (1) (a) 10. of the statutes is amended to read:

17           21.72 (1) (a) 10. A certificate issued under s. 103.275, 103.34, 103.91, or  
18 103.92.”.

19           **\*b0503/4.4\* 281.** Page 433, line 16: after that line insert:

20           **\*b0503/4.4\*** “SECTION 664m. 23.33 (2j) (c) of the statutes is amended to read:

21           23.33 (2j) (c) The fee for a nonresident trail pass issued for an all-terrain  
22 vehicle that is exempt from registration under sub. (2) (b) 2. is ~~\$17.25~~ \$34.25. A  
23 nonresident trail pass issued for such an all-terrain vehicle may be issued only by

1 the department and persons appointed by the department and expires on June 30  
2 of each year.”.

3 \*b0329/1.1\* **282.** Page 434, line 5: after that line insert:

4 \*b0329/1.1\* “SECTION 668. 23.51 (1m) of the statutes is amended to read:

5 23.51 (1m) “Citation” means a ~~pleading of essential facts and applicable law~~  
6 ~~coupled with a demand for judgment, which notifies~~ complaint and includes a  
7 notification to the person cited of a violation of a statute or rule enumerated in s.  
8 23.50 (1) or of a violation of a local ordinance, and requests the person to appear in  
9 court. ~~Part of the citation is a complaint.~~

10 \*b0329/1.1\* SECTION 669. 23.54 (1) of the statutes is amended to read:

11 23.54 (1) A citation may be prepared on a paper form or in an electronic format.

12 The defendant shall receive a copy of the citation. The citation shall contain ~~a~~  
13 ~~complaint, a~~ an area to record the case history and a report of court action on the case.

14 \*b0329/1.1\* SECTION 670. 23.54 (2) of the statutes is repealed.

15 \*b0329/1.1\* SECTION 671. 23.62 (1) (a) of the statutes is amended to read:

16 23.62 (1) (a) Issue a citation to the defendant in the ~~form~~ manner specified in  
17 s. 23.54, a paper copy or electronic version of which shall be filed with the clerk of  
18 courts in the county where the violation was committed or with the office of the  
19 municipal judge in the case of an ordinance violation;

20 \*b0329/1.1\* SECTION 672. 23.62 (2) (a) of the statutes is amended to read:

21 23.62 (2) (a) If the defendant is a resident of this state, a law enforcement officer  
22 may serve a citation anywhere in the state by following the procedures used for the  
23 service of a summons under s. 801.11 (1) (a) or (b) 1. or 1m. or (2) or by mailing a paper  
24 copy to the defendant’s last-known address.

1           **\*b0329/1.1\* SECTION 673.** 23.62 (2) (b) of the statutes is amended to read:

2           23.62 (2) (b) If the defendant is not a resident of the state, a law enforcement  
3 officer may serve a citation by delivering a paper copy to the defendant personally  
4 or by mailing a paper copy to the defendant's last-known address.

5           **\*b0329/1.1\* SECTION 674.** 23.68 of the statutes is amended to read:

6           **23.68 Pleading.** The A citation or complaint issued pursuant to s. 23.62 or a  
7 complaint issued pursuant to s. 23.65 may serve as the initial pleading and,  
8 notwithstanding any other provisions of the statutes, shall be deemed adequate  
9 process to give the appropriate court jurisdiction over the person upon the filing of  
10 the citation or complaint with such court.”

11           **\*b0332/3.3\* 283.** Page 434, line 5: after that line insert:

12           **\*b0332/3.3\* “SECTION 666m.** 23.33 (11m) of the statutes is created to read:

13           23.33 (11m) LIGHTWEIGHT UTILITY VEHICLES PILOT PROGRAM. (a) In this  
14 subsection:

15           1. “Golf cart” means a vehicle whose speed attainable in one mile does not  
16 exceed 20 miles per hour on a paved, level surface, and is designed and intended to  
17 convey one or more persons and equipment to play the game of golf in an area  
18 designated as a golf course.

19           2. “Lightweight utility vehicle” means an engine-driven device having a gross  
20 weight of more than 700 pounds but not more than 1,999 pounds that is designed to  
21 travel on 4 or more low-pressure tires, is equipped with a cargo area, and is used  
22 primarily off a highway. “Lightweight utility vehicle” does not include golf carts or  
23 low-speed vehicles.

1           3. "Low pressure tire" means a tire that is designed to be mounted on a rim with  
2 a maximum diameter of 14 inches and to be inflated with an operating pressure not  
3 to exceed 20 pounds per square inch as recommended by the manufacturer.

4           4. "Low-speed vehicle" means a low-speed vehicle, as defined in 49 CFR 571.3,  
5 that satisfies the equipment standards under 49 CFR 571.500 and that was  
6 originally manufactured to meet the applicable equipment standards under 49 CFR  
7 571.500. "Low-speed vehicle" does not include a golf cart.

8           5. "Municipality" means a city, village, or town.

9           (b) The department of natural resources, in consultation with the department  
10 of transportation, shall administer a pilot program to investigate the effects of using  
11 lightweight utility vehicles on trails and roadways that are used and authorized to  
12 be used by all-terrain vehicles, to evaluate whether it is feasible and appropriate to  
13 expand the allowable use of lightweight utility vehicles.

14           (c) The counties of Florence, Forest, Sawyer, Marinette, and Washburn, and the  
15 municipalities within those counties, are eligible to participate in the pilot program,  
16 and the governing body of each county or municipality may elect to participate in the  
17 pilot program by adopting a resolution to that effect. The governing body of each  
18 county or municipality may withdraw from the pilot program prior to the end of the  
19 pilot program under par. (h) by adopting a resolution to that effect.

20           (d) The counties and municipalities in the pilot program may designate any of  
21 the following:

22           1. All-terrain vehicle routes and trails within their respective jurisdictions  
23 that may be used by operators of lightweight utility vehicles.

24           2. All-terrain vehicle routes and trails within their respective jurisdictions  
25 upon which lightweight utility vehicle use is prohibited.

1 (e) For the purposes of all of the following, a lightweight utility vehicle that is  
2 operated as authorized under this subsection is considered an all-terrain vehicle:

3 1. Sections 345.11 (1r), 346.02 (11), 349.02, 885.235 (1g) and (1k), 895.049, and  
4 901.053.

5 2. Subsections (3), (3g), (4), (4c) to (4x), (6), (7), (10), (12), and (13).

6 3. Local ordinances enacted by a county or municipality under sub. (11).

7 (f) In addition to the provisions under par. (e), the operation of a lightweight  
8 utility vehicle as authorized under the pilot program is subject to all of the following:

9 1. The operator of a lightweight utility vehicle must possess a valid motor  
10 vehicle operator's license.

11 2. Any trail fees imposed on all-terrain vehicle use by a county or municipality  
12 also apply to operation of a lightweight utility vehicle.

13 (g) The department of natural resources, in consultation with the department  
14 of transportation and with the counties and municipalities participating in the pilot  
15 program, shall evaluate the effect of using lightweight utility vehicles on roadways  
16 and on all-terrain vehicle routes and trails upon conclusion of the pilot program. The  
17 department may make grants from the appropriation under s. 20.370 (5) (cu) to each  
18 participating county and municipality, for the purpose of assisting the department  
19 of natural resources in the evaluation. The department of natural resources shall  
20 make grants in such a manner that the total amount of grants for a given county,  
21 including the grants to municipalities located wholly or partially in that county, does  
22 not exceed \$2,000. The department of natural resources shall report the results of  
23 its evaluation to the legislature under s. 13.172 (2) no later than January 1, 2010.

24 (h) The pilot program under this subsection does not apply after September 30,  
25 2009.”.

1           **\*b0503/4.5\* 284.** Page 434, line 5: after that line insert:

2           **\*b0503/4.5\*** "SECTION 665g. 23.33 (5m) (title) of the statutes is amended to  
3 read:

4           23.33 (5m) (title) ~~GRANT~~ SAFETY PROGRAM.

5           **\*b0503/4.5\*** SECTION 665r. 23.33 (5r) of the statutes is created to read:

6           23.33 (5r) LANDOWNER INCENTIVE PROGRAM. (a) In this subsection "public  
7 all-terrain vehicle corridor" has the meaning given in s. 23.33 (2j) (a).

8           (b) The department shall establish a program to make incentive payments to  
9 private landowners who permit public all-terrain vehicle corridors on their lands  
10 and who apply for the payments.

11           (c) An application is not considered complete until the forester or another  
12 employee of each county in which the public all-terrain vehicle corridor is located  
13 measures the length of the corridor in that county for the purpose of calculating the  
14 payment.

15           (d) Incentive payments under the program shall be calculated as follows:

16           1. For a public all-terrain vehicle corridor that was open to the public for 60  
17 days or more but for less than 180 days in the previous fiscal year, the incentive  
18 payment shall be \$25 per mile.

19           2. For a public all-terrain vehicle corridor that was open to the public for 180  
20 days or more but for less than 270 days in the previous fiscal year, the incentive  
21 payment shall be \$75 per mile.

22           3. For a public all-terrain vehicle corridor that was open to the public for 270  
23 days or more in the previous fiscal year, the incentive payment shall be \$100 per mile.

1           **\*b0350/1.39\* SECTION 687cm.** 25.40 (2) (b) 10. of the statutes, as created by  
2 2007 Wisconsin Act .... (this act), is repealed.

3           **\*b0350/1.39\* SECTION 687d.** 25.40 (2) (b) 11. of the statutes is created to read:  
4 25.40 (2) (b) 11. Section 20.292 (1) (u).

5           **\*b0350/1.39\* SECTION 687dm.** 25.40 (2) (b) 11. of the statutes, as created by  
6 2007 Wisconsin Act .... (this act), is repealed.

7           **\*b0350/1.39\* SECTION 687e.** 25.40 (2) (b) 12. of the statutes is created to read:  
8 25.40 (2) (b) 12. Section 20.292 (1) (v).

9           **\*b0350/1.39\* SECTION 687em.** 25.40 (2) (b) 12. of the statutes, as created by  
10 2007 Wisconsin Act .... (this act), is repealed.

11           **\*b0350/1.39\* SECTION 687f.** 25.40 (2) (b) 13. of the statutes is created to read:  
12 25.40 (2) (b) 13. Section 20.370 (2) (cq).

13           **\*b0350/1.39\* SECTION 687fm.** 25.40 (2) (b) 13. of the statutes, as created by  
14 2007 Wisconsin Act .... (this act), is repealed.

15           **\*b0350/1.39\* SECTION 687g.** 25.40 (2) (b) 14. of the statutes is created to read:  
16 25.40 (2) (b) 14. Section 20.370 (3) (ay).

17           **\*b0350/1.39\* SECTION 687gm.** 25.40 (2) (b) 14. of the statutes, as created by  
18 2007 Wisconsin Act .... (this act), is repealed.

19           **\*b0350/1.39\* SECTION 687h.** 25.40 (2) (b) 15. of the statutes is created to read:  
20 25.40 (2) (b) 15. Section 20.370 (7) (mr).

21           **\*b0350/1.39\* SECTION 687hm.** 25.40 (2) (b) 15. of the statutes, as created by  
22 2007 Wisconsin Act .... (this act), is repealed.

23           **\*b0350/1.39\* SECTION 687i.** 25.40 (2) (b) 20c. of the statutes is created to read:  
24 25.40 (2) (b) 20c. Section 20.435 (5) (rb).

1 (e) If a private landowner enters into an agreement with a county to allow a  
2 public all-terrain vehicle corridor on the landowner's land for a period of at least 5  
3 years, the landowner shall receive a supplemental payment, in addition to the  
4 payment as calculated under par. (c), that equals 10 percent of the payment  
5 calculated under par. (c) for each full or partial fiscal year that is included in the  
6 5-year period.

7 (f) If the total amount of incentive payments made in a given fiscal year would  
8 exceed the amount available for the payments, the department shall establish a  
9 system to prorate the payments.

10 (g) During fiscal year 2007-08, the department may expend up to \$100,000  
11 from the appropriation under s. 20.370 (5) (cu) for incentive payments under this  
12 program.”.

13 \*b0331/3.15\* **285.** Page 436, line 20: after that line insert:

14 \*b0331/3.15\* “SECTION 678n. 25.17 (1) (nm) of the statutes is amended to read:  
15 25.17 (1) (nm) Recycling and renewable energy fund (s. 25.49);”.

16 \*b0471/5.35\* **286.** Page 436, line 20: after that line insert:

17 \*b0471/5.35\* “SECTION 678h. 25.17 (1) (ge) of the statutes is created to read:  
18 25.17 (1) (ge) Healthy Wisconsin trust fund (s. 25.775).”.

19 \*b0494/1.2\* **287.** Page 436, line 21: delete lines 21 and 22.

20 \*b0494/1.3\* **288.** Page 438, line 1: delete lines 1 to 6.

21 \*b0350/1.39\* **289.** Page 438, line 8: after that line insert:

22 \*b0350/1.39\* “SECTION 687c. 25.40 (2) (b) 10. of the statutes is created to read:  
23 25.40 (2) (b) 10. Section 20.292 (1) (r).

1           **\*b0350/1.39\* SECTION 687im.** 25.40 (2) (b) 20c. of the statutes, as created by  
2           2007 Wisconsin Act .... (this act), is repealed.

3           **\*b0350/1.39\* SECTION 687j.** 25.40 (2) (b) 20e. of the statutes is created to read:  
4           25.40 (2) (b) 20e. Section 20.445 (1) (uz).

5           **\*b0350/1.39\* SECTION 687jm.** 25.40 (2) (b) 20e. of the statutes, as created by  
6           2007 Wisconsin Act .... (this act), is repealed.

7           **\*b0350/1.39\* SECTION 687k.** 25.40 (2) (b) 20g. of the statutes is created to read:  
8           25.40 (2) (b) 20g. Section 20.465 (3) (u).

9           **\*b0350/1.39\* SECTION 687km.** 25.40 (2) (b) 20g. of the statutes, as created by  
10          2007 Wisconsin Act .... (this act), is repealed.

11          **\*b0350/1.39\* SECTION 687L.** 25.40 (2) (b) 20i. of the statutes is created to read:  
12          25.40 (2) (b) 20i. Section 20.465 (3) (v).

13          **\*b0350/1.39\* SECTION 687Lm.** 25.40 (2) (b) 20i. of the statutes, as created by  
14          2007 Wisconsin Act .... (this act), is repealed.

15          **\*b0350/1.39\* SECTION 687m.** 25.40 (2) (b) 20k. of the statutes is created to  
16          read:

17          25.40 (2) (b) 20k. Section 20.465 (3) (w).

18          **\*b0350/1.39\* SECTION 687mm.** 25.40 (2) (b) 20k. of the statutes, as created by  
19          2007 Wisconsin Act .... (this act), is repealed.

20          **\*b0350/1.39\* SECTION 687n.** 25.40 (2) (b) 20m. of the statutes is created to  
21          read:

22          25.40 (2) (b) 20m. Section 20.465 (3) (x).

23          **\*b0350/1.39\* SECTION 687nm.** 25.40 (2) (b) 20m. of the statutes, as created by  
24          2007 Wisconsin Act .... (this act), is repealed.

25          **\*b0350/1.39\* SECTION 687o.** 25.40 (2) (b) 20o. of the statutes is created to read:

1 25.40 (2) (b) 20o. Section 20.465 (3) (y).

2 \*b0350/1.39\* SECTION 687om. 25.40 (2) (b) 20o. of the statutes, as created by  
3 2007 Wisconsin Act .... (this act), is repealed.”.

4 \*b0476/1.12\* 290. Page 438, line 8: after that line insert:

5 \*b0476/1.12\* “SECTION 688d. 25.40 (2) (b) 5. of the statutes is created to read:

6 25.40 (2) (b) 5. Section 20.255 (2) (vr).

7 \*b0476/1.12\* SECTION 688f. 25.40 (2) (b) 5. of the statutes, as affected by 2007  
8 Wisconsin Act .... (this act), is repealed.

9 \*b0476/1.12\* SECTION 688h. 25.40 (2) (b) 6. of the statutes is created to read:

10 25.40 (2) (b) 6. Section 20.255 (2) (vw).

11 \*b0476/1.12\* SECTION 688j. 25.40 (2) (b) 6. of the statutes, as affected by 2007  
12 Wisconsin Act .... (this act), is repealed.

13 \*b0476/1.12\* SECTION 688L. 25.40 (2) (b) 7. of the statutes is created to read:

14 25.40 (2) (b) 7. Section 20.255 (2) (vy).

15 \*b0476/1.12\* SECTION 688n. 25.40 (2) (b) 7. of the statutes, as affected by 2007  
16 Wisconsin Act .... (this act), is repealed.”.

17 \*b0511/2.9\* 291. Page 438, line 8: after that line insert:

18 \*b0511/2.9\* “SECTION 687p. 25.40 (2) (b) 23m. of the statutes is created to read:

19 25.40 (2) (b) 23m. Section 20.855 (4) (rm).

20 \*b0511/2.9\* SECTION 687pm. 25.40 (2) (b) 23m. of the statutes, as created by  
21 2007 Wisconsin Act .... (this act), is repealed.”.

22 \*b0511/2.10\* 292. Page 438, line 11: after that line insert:

23 \*b0511/2.10\* “SECTION 689c. 25.46 (1m) of the statutes, as affected by 2007

24 Wisconsin Act .... (this act), is amended to read:

1           25.46 (1m) The moneys transferred under s. 20.855 (4) (~~rm~~) (f) for nonpoint  
2 source water pollution abatement.”.

3           **\*b0331/3.16\* 293.** Page 438, line 15: after that line insert:

4           **\*b0331/3.16\* “SECTION 690t.** 25.49 (intro.) of the statutes is amended to read:

5           **25.49 Recycling and renewable energy fund.** (intro.) There is established  
6 a separate nonlapsible trust fund designated as the recycling and renewable energy  
7 fund, to consist of:”.

8           **\*b0471/5.36\* 294.** Page 440, line 14: after that line insert:

9           **\*b0471/5.36\* “SECTION 698h.** 25.775 of the statutes is created to read:

10           **25.775 Healthy Wisconsin trust fund. (1)** There is established a separate,  
11 nonlapsible trust fund designated as the Healthy Wisconsin trust fund, consisting  
12 of all moneys appropriated or transferred to or deposited in the fund.”.

13           **\*b0522/1.2\* 295.** Page 442, line 19: delete the material beginning with that  
14 line and ending with page 443, line 13.

15           **\*b0545/2.3\* 296.** Page 446, line 17: after that line insert:

16           **\*b0545/2.3\* “SECTION 708h.** 29.229 (4) (f) of the statutes is amended to read:

17           29.229 (4) (f) Sections 29.024 (3), (4) (b), (5) (b), (7), (8) and (9), 29.559 (2) and,  
18 29.564, and 29.5645 do not apply to any approval that may be issued under this  
19 section.”.

20           **\*b0459/1.1\* 297.** Page 449, line 21: after that line insert:

21           **\*b0459/1.1\* “SECTION 713d.** 29.541 (1) (a) (intro.) of the statutes is amended  
22 to read:

23           29.541 (1) (a) (intro.) Except as authorized under s. 29.934 (2) or 254.715, no  
24 innkeeper, manager or steward of any restaurant, club, hotel, boarding house,

1       tavern, logging camp or mining camp may sell, barter, serve or give, or cause to be  
2       sold, bartered, served or given, to its guests or boarders any of the following.”.

3           **\*b0545/2.4\* 298.** Page 451, line 5: after that line insert:

4           **\*b0545/2.4\*** “SECTION 716c. 29.5645 of the statutes is created to read:

5           **29.5645 Voluntary contributions; aquatic invasive species control. (1)**

6       Any applicant for a fishing license listed under s. 29.563 (3) may, in addition to paying  
7       any fee charged for the license, elect to make a voluntary contribution to be used for  
8       aquatic invasive species control grants.

9           (2) The department shall ensure that each application form for a fishing license  
10       listed under s. 29.563 (3), including any electronic form authorized by the  
11       department, contain a designation that allows the applicant to specify an additional  
12       amount as a voluntary contribution under sub. (1).

13          (3) All moneys collected under sub. (1) shall be credited to the appropriation  
14       account under s. 20.370 (6) (at).”.

15          **\*b0387/3.4\* 299.** Page 456, line 3: after that line insert:

16          **\*b0387/3.4\*** “SECTION 718m. 30.255 of the statutes is created to read:

17          **30.255 Florence Wild Rivers Interpretive Center.** Beginning with fiscal  
18       year 2007-08, the department shall provide a grant in the amount of \$27,000 in each  
19       fiscal year to the Florence Wild Rivers Interpretive Center to be used for park and  
20       recreation uses, forestry education, and tourist information provided by the center  
21       and for its operational costs.”.

22          **\*b0545/2.5\* 300.** Page 457, line 8: after that line insert:

23          **\*b0545/2.5\*** “SECTION 725d. 30.53 (3r) of the statutes is created to read:

1           **30.53 (3r) VOLUNTARY CONTRIBUTIONS; AQUATIC INVASIVE SPECIES CONTROL.** (a)  
2       Any applicant for the issuance or renewal of a certificate of number or registration  
3       under s. 30.52 (3) (b) to (im) may, in addition to paying any fee charged for the  
4       certificate, elect to make a voluntary contribution to be used for aquatic invasive  
5       species control grants.

6           (b) The department shall ensure that each application form for the issuance or  
7       renewal of a certificate of number or registration under s. 30.52 (3) (b) to (im),  
8       including any electronic form authorized by the department, contain a designation  
9       that allows the applicant to specify an additional amount as a voluntary contribution  
10      under par. (a).

11          (c) All moneys collected under par. (a) shall be credited to the appropriation  
12      account under s. 20.370 (6) (at).”.

13           **\*b0488/P1.14\* 301.** Page 464, line 6: after that line insert:

14           **\*b0488/P1.14\* “SECTION 729.** 36.09 (1) (j) of the statutes is amended to read:

15           36.09 (1) (j) Except where such matters are a subject of bargaining with a  
16      certified representative of a collective bargaining unit under s. 111.91 or 111.998, the  
17      board shall establish salaries for persons not in the classified staff prior to July 1 of  
18      each year for the next fiscal year, and shall designate the effective dates for payment  
19      of the new salaries. In the first year of the biennium, payments of the salaries  
20      established for the preceding year shall be continued until the biennial budget bill  
21      is enacted. If the budget is enacted after July 1, payments shall be made following  
22      enactment of the budget to satisfy the obligations incurred on the effective dates, as  
23      designated by the board, for the new salaries, subject only to the appropriation of  
24      funds by the legislature and s. 20.928 (3). This paragraph does not limit the

1 authority of the board to establish salaries for new appointments. The board may  
2 not increase the salaries of employees specified in ss. 20.923 (5) and (6) (m) and  
3 230.08 (2) (d) under this paragraph unless the salary increase conforms to the  
4 proposal as approved under s. 230.12 (3) (e) or the board authorizes the salary  
5 increase to correct salary inequities under par. (h), to fund job reclassifications or  
6 promotions, or to recognize competitive factors. The board may not increase the  
7 salary of any position identified in s. 20.923 (4g) under this paragraph unless the  
8 salary increase conforms to the proposal as approved under s. 230.12 (3) (e) or the  
9 board authorizes the salary increase to correct a salary inequity or to recognize  
10 competitive factors. The board may not increase the salary of any position identified  
11 in s. 20.923 (4g) (ae) and (am) to correct a salary inequity that results from the  
12 appointment of a person to a position identified in s. 20.923 (4g) (ae) and (am) unless  
13 the increase is approved by the office of state employment relations. The granting  
14 of salary increases to recognize competitive factors does not obligate inclusion of the  
15 annualized amount of the increases in the appropriations under s. 20.285 (1) for  
16 subsequent fiscal bienniums. No later than October 1 of each year, the board shall  
17 report to the joint committee on finance and the secretary of administration and  
18 director of the office of state employment relations concerning the amounts of any  
19 salary increases granted to recognize competitive factors, and the institutions at  
20 which they are granted, for the 12-month period ending on the preceding June 30.”.

21 **\*b0436/3.1\* 302.** Page 467, line 4: delete lines 4 to 7 and substitute “36.27  
22 **(3n)** (b) (intro.) ~~Except as provided ins subds. 1. to 3., the~~ The board shall grant full  
23 remission of academic fees and segregated fees ~~for 128 credits or 8 semesters,~~  
24 ~~whichever is longer,~~ to any resident student”.

1           **\*b0436/3.2\* 303.** Page 467, line 15: after that line insert:

2           **\*b0436/3.2\* "SECTION 734mm.** 36.27 (3n) (bq) of the statutes is created to read:

3           36.27 (3n) (bq) The board shall grant a remission under this subsection to a  
4 person for the lesser of the following, less the number of credits or semesters for  
5 which the person received remission of fees under s. 38.24 (7):

6           1. 128 credits or 8 semesters, whichever is longer.

7           2. Until completion of a sufficient number of credits to be awarded a bachelor's  
8 degree in the person's major field of study."

9           **\*b0436/3.3\* 304.** Page 468, line 2: after "veteran." insert "A student who at  
10 any time is granted a remission under par. (bg) is not eligible for a remission under  
11 this paragraph."

12           **\*b0436/3.4\* 305.** Page 468, line 2: after that line insert:

13           **\*b0436/3.4\* "SECTION 735m.** 36.27 (3p) (bg) of the statutes is created to read:

14           36.27 (3p) (bg) 1. Except as provided in par. (bm), the board shall grant  
15 remission of nonresident tuition, academic fees, and segregated fees charged for 48  
16 credits or until completion of a sufficient number of credits to be awarded a graduate  
17 degree in the student's field of study, whichever is less, less the amount of any  
18 academic fees or segregated fees paid under 10 USC 2107 (c) or 38 USC 3104 (a) (7)  
19 (A), to any student enrolled as a graduate student who is a veteran. A student who  
20 at any time was granted a remission under par. (b) or s. 38.24 (8) (b) is not eligible  
21 for a remission under this paragraph.

22           2. The amount of a remission granted under subd. 1. to a graduate student may  
23 not exceed the amount of a remission granted under par. (b) to a resident  
24 undergraduate student at the same institution for the same number of credits."

1           **\*b0436/3.5\* 306.** Page 477, line 11: after “veteran.” insert “A student who at  
2 any time is granted a remission under s. 36.27 (3p) (bg) is not eligible for a remission  
3 under this paragraph.”.

4           **\*b0350/1.40\* 307.** Page 478, line 3: after that line insert:

5           **\*b0350/1.40\* “SECTION 742b.** 38.28 (3) of the statutes, as affected by 2007  
6 Wisconsin Act ... (this act), is amended to read:

7           38.28 (3) If the appropriation for state aid under s. 20.292 (1) ~~(u)~~ (fc) in any one  
8 year is insufficient to pay the full amount under subs. (2) (c) and (g), funds in the  
9 appropriation shall be used first for the purposes of sub. (2) (c) and any remaining  
10 funds shall be prorated among the districts entitled to support under sub. (2) (g). If  
11 the appropriation for state aid under s. 20.292 (1) ~~(u)~~ (fc) in any one year is  
12 insufficient to pay the full amount under sub. (2) (c), funds in the appropriation shall  
13 be prorated among the districts entitled to the funds.”.

14           **\*b0350/1.41\* 308.** Page 478, line 6: after that line insert:

15           **\*b0350/1.41\* “SECTION 743b.** 38.29 (2) (c) of the statutes, as affected by 2007  
16 Wisconsin Act ... (this act), is amended to read:

17           38.29 (2) (c) Amounts awarded shall be paid from the appropriation under s.  
18 20.292 (1) ~~(v)~~ (fg).”.

19           **\*b0503/4.6\* 309.** Page 479, line 18: after that line insert:

20           **\*b0503/4.6\* “SECTION 743s.** 39.12 (5) of the statutes is amended to read:

21           39.12 (5) Any corporation established under this section shall be organized so  
22 that contributions to it will be deductible from adjusted gross income under section  
23 170 of the internal revenue code and so that the corporation will be exempt from

1 taxation under section 501 of the internal revenue code and ss. 71.26 (1) (a) and 71.45  
2 (1) (a).”.

3 \*b0475/2.1\* **310.** Page 483, line 16: after that line insert:

4 \*b0475/2.1\* “**SECTION 751d.** 40.02 (20) of the statutes is renumbered 40.02 (20)  
5 (intro.) and amended to read:

6 40.02 (20) (intro.) “Dependent” means the:

7 (a) Except as provided in pars. (b) and (bt), the spouse, minor child, including  
8 stepchildren of the current marriage dependent on the employee for support and  
9 maintenance, or child of any age, including stepchildren of the current marriage, if  
10 handicapped to an extent requiring continued dependence. For group insurance  
11 purposes only, the department may promulgate rules with a different definition of  
12 “dependent” than the one otherwise provided in this subsection paragraph for each  
13 group insurance plan.

14 \*b0475/2.1\* **SECTION 751h.** 40.02 (20) (b) of the statutes is created to read:

15 40.02 (20) (b) For a state employee or for an annuitant who was employed by  
16 a state agency on the day on which he or she terminated covered employment, the  
17 spouse, domestic partner, minor child, including stepchildren of the current  
18 marriage or children of a domestic partner dependent on the employee or annuitant  
19 for support and maintenance, or child of any age, including stepchildren of the  
20 current marriage or children of a domestic partner, if handicapped to an extent  
21 requiring continued dependence.

22 \*b0475/2.1\* **SECTION 751i.** 40.02 (20) (bt) of the statutes is created to read:

23 40.02 (20) (bt) For the purpose of health care coverage under s. 40.51 (7), but  
24 only if the employer consents, in writing, to the department, the spouse, domestic

1 partner, minor child, including stepchildren of the current marriage or children of  
2 a domestic partner dependent on the employee for support and maintenance, or child  
3 of any age, including stepchildren of the current marriage or children of a domestic  
4 partner, if handicapped to an extent requiring continued dependence.

5 **\*b0475/2.1\* SECTION 751p.** 40.02 (21c) of the statutes is created to read:

6 40.02 (21c) "Domestic partner" means an individual in a domestic partnership.

7 **\*b0475/2.1\* SECTION 751t.** 40.02 (21d) of the statutes is created to read:

8 40.02 (21d) "Domestic partnership" means a relationship between 2  
9 individuals that satisfies all of the following:

10 (a) Each individual is at least 18 years old and otherwise competent to enter  
11 into a contract.

12 (b) Neither individual is married to, or in a domestic partnership with, another  
13 individual.

14 (c) The 2 individuals are not related by blood in any way that would prohibit  
15 marriage under s. 765.03.

16 (d) The 2 individuals consider themselves to be members of each other's  
17 immediate family.

18 (e) The 2 individuals agree to be responsible for each other's basic living  
19 expenses."

20 **\*b0488/P1.15\* 311.** Page 483, line 16: after that line insert:

21 **\*b0488/P1.15\* "SECTION 755.** 40.02 (25) (b) 8. of the statutes is amended to  
22 read:

1           40.02 (25) (b) 8. Any other state employee for whom coverage is authorized  
2           under a collective bargaining agreement pursuant to subch. I or, V, or VI of ch. 111  
3           or under s. 230.12 or 233.10.”.

4           **\*b0488/P1.16\* 312.** Page 485, line 2: after that line insert:

5           **\*b0488/P1.16\* “SECTION 762.** 40.05 (1) (b) of the statutes is amended to read:

6           40.05 (1) (b) In lieu of employee payment, the employer may pay all or part of  
7           the contributions required by par. (a), but all the payments shall be available for  
8           benefit purposes to the same extent as required contributions deducted from  
9           earnings of the participating employees. Action to assume employee contributions  
10          as provided under this paragraph shall be taken at the time and in the form  
11          determined by the governing body of the participating employer. The state shall pay  
12          under this paragraph for employees who are covered by a collective bargaining  
13          agreement under subch. V or VI of ch. 111 and for employees whose fringe benefits  
14          are determined under s. 230.12 an amount equal to 4% of the earnings paid by the  
15          state unless otherwise provided in a collective bargaining agreement under subch.  
16          V or VI of ch. 111 or unless otherwise determined under s. 230.12. The University  
17          of Wisconsin Hospitals and Clinics Authority shall pay under this paragraph for  
18          employees who are covered by a collective bargaining agreement under subch. I of  
19          ch. 111 and for employees whose fringe benefits are determined under s. 233.10 an  
20          amount equal to 4% of the earnings paid by the authority unless otherwise provided  
21          in a collective bargaining agreement under subch. I of ch. 111 or unless otherwise  
22          determined under s. 233.10. The state shall pay under this paragraph for employees  
23          who are not covered by a collective bargaining agreement under subch. V or VI of ch.  
24          111 and for employees whose fringe benefits are not determined under s. 230.12 an

1 amount equal to 4% of the earnings paid by the state unless a different amount is  
 2 recommended by the director of the office of state employment relations and  
 3 approved by the joint committee on employment relations in the manner provided  
 4 for approval of changes in the compensation plan under s. 230.12 (3). The University  
 5 of Wisconsin Hospitals and Clinics Authority shall pay under this paragraph for its  
 6 employees who are not covered by a collective bargaining agreement under subch.  
 7 I of ch. 111 an amount equal to 4% of the earnings paid by the authority unless a  
 8 different amount is established by the board of directors of the authority under s.  
 9 233.10.”.

10 \*b0471/5.37\* **313.** Page 485, line 17: after that line insert:

11 \*b0471/5.37\* “SECTION 765cb. 40.05 (4) (a) 4. of the statutes is created to read:

12 40.05 (4) (a) 4. This paragraph does not apply to any insured employee or  
 13 retired insured employee who receives health care coverage under the Healthy  
 14 Wisconsin Plan under ch. 260.

15 \*b0471/5.37\* SECTION 765db. 40.05 (4) (ag) (intro.) of the statutes is amended  
 16 to read:

17 40.05 (4) (ag) (intro.) Beginning on January 1, 2004, except as otherwise  
 18 provided in accordance with a collective bargaining agreement under subch. I or V  
 19 of ch. 111 or s. 230.12 or 233.10, the employer shall pay for its currently employed  
 20 insured employees who are not covered under the Healthy Wisconsin Plan under ch.  
 21 260:

*Also  
 Amend  
 3/11/04  
 1/27/04*

*Section VI*

22 \*b0471/5.37\* SECTION 765eb. 40.05 (4) (ar) of the statutes is repealed.

23 \*b0471/5.37\* SECTION 765fb. 40.05 (4) (b) of the statutes is amended to read:

I of, V, or VI

40.05 (4) (b) Except as provided under pars. (bc) and (bp), accumulated unused sick leave under ss. 13.121 (4), 36.30, 230.35 (2), 233.10, and 757.02 (5) and subch. I or V of ch. 111 of any eligible employee shall, at the time of death, upon qualifying for an immediate annuity or for a lump sum payment under s. 40.25 (1) or upon termination of creditable service and qualifying as an eligible employee under s. 40.02 (25) (b) 6. or 10., be converted, at the employee's highest basic pay rate he or she received while employed by the state, to credits for payment of health insurance premiums on behalf of the employee or the employee's surviving insured dependents. Any supplemental compensation that is paid to a state employee who is classified under the state classified civil service as a teacher, teacher supervisor, or education director for the employee's completion of educational courses that have been approved by the employee's employer is considered as part of the employee's basic pay for purposes of this paragraph. The full premium for any eligible employee who is insured at the time of retirement, or for the surviving insured dependents of an eligible employee who is deceased, shall be deducted from the credits until the credits are exhausted and paid from the account under s. 40.04 (10), and then deducted from annuity payments, if the annuity is sufficient. The department shall provide for the direct payment of premiums by the insured to the insurer if the premium to be withheld exceeds the annuity payment. Upon conversion of an employee's unused sick leave to credits under this paragraph or par. (bf), the employee or, if the employee is deceased, the employee's surviving insured dependents may initiate deductions from those credits or may elect to delay initiation of deductions from those credits, but only if the employee or surviving insured dependents are covered by a comparable health insurance plan or policy during the period beginning on the date of the conversion and ending on the date on which the employee or surviving insured

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1 dependents later elect to initiate deductions from those credits. If an employee or an  
2 employee's surviving insured dependents elect to delay initiation of deductions from  
3 those credits, an employee or the employee's surviving insured dependents may only  
4 later elect to initiate deductions from those credits during the annual enrollment  
5 period under par. (be). A health insurance plan or policy is considered comparable  
6 if it provides hospital and medical benefits that are substantially equivalent to ~~the~~  
7 ~~standard health insurance plan established under s. 40.52 (1)~~ benefits provided  
8 under the Healthy Wisconsin Plan under ch. 260.

9 \*b0471/5.37\* SECTION 765gb. 40.05 (4) (be) of the statutes is amended to read:

10 40.05 (4) (be) The department shall establish an annual enrollment period  
11 during which an employee or, if the employee is deceased, an employee's surviving  
12 insured dependents may elect to initiate or delay continuation of deductions from the  
13 employee's sick leave credits under par. (b). An employee or surviving insured  
14 dependent may elect to continue or delay continuation of such deductions any  
15 number of times. If an employee or surviving insured dependent has initiated the  
16 deductions but later elects to delay continuation of the deductions, the employee or  
17 surviving insured dependent must be covered by a comparable health insurance plan  
18 or policy during the period beginning on the date on which the employee or surviving  
19 insured dependent delays continuation of the deductions and ending on the date on  
20 which the employee or surviving insured dependent later elects to continue the  
21 deductions. A health insurance plan or policy is considered comparable if it provides  
22 hospital and medical benefits that are substantially equivalent to ~~the standard~~  
23 ~~health insurance plan established under s. 40.52 (1)~~ benefits provided under the  
24 Healthy Wisconsin Plan under ch. 260.

25 \*b0471/5.37\* SECTION 765hb. 40.05 (4g) (d) of the statutes is created to read:

1           40.05 (4g) (d) This subsection shall not apply to an eligible employee who is  
2 receiving health care coverage under the Healthy Wisconsin Plan under ch. 260  
3 while on active duty in the U.S. armed forces.

4           **\*b0471/5.37\* SECTION 765ib.** 40.51 (1) of the statutes is amended to read:

5           40.51 (1) The procedures and provisions pertaining to enrollment, premium  
6 transmitted and coverage of eligible employees for health care benefits shall be  
7 established by contract or rule except as otherwise specifically provided by this  
8 chapter. Notwithstanding subs. (6) and (7), an eligible employee who is covered  
9 under the Healthy Wisconsin Plan under ch. 260 may not receive coverage under this  
10 subchapter for any coverage provided the employee under ch. 260.

11           **\*b0471/5.37\* SECTION 765jb.** 40.51 (2) of the statutes is amended to read:

12           40.51 (2) Except as provided in subs. (10), (10m), (11) and (16), any eligible  
13 employee may become covered by group health insurance benefits under this  
14 subchapter by electing coverage within 30 days of being hired, to be effective as of  
15 the first day of the month which begins on or after the date the application is received  
16 by the employer, or by electing coverage prior to becoming eligible for any employer  
17 contribution towards the premium cost as provided in s. 40.05 (4) (a) to be effective  
18 upon becoming eligible for employer contributions. ~~An eligible employee who is not~~  
19 ~~insured, but who is eligible for an employer contribution under s. 40.05 (4) (ag) 1.,~~  
20 ~~may elect coverage prior to becoming eligible for an employer contribution under s.~~  
21 ~~40.05 (4) (ag) 2., with the coverage to be effective upon becoming eligible for the~~  
22 ~~increase in the employer contribution.~~ Any employee who does not so elect at one of  
23 these times, or who subsequently cancels the insurance, shall not thereafter become  
24 insured unless the employee furnishes evidence of insurability satisfactory to the  
25 insurer, at the employee's own expense or obtains coverage subject to contractual

1 waiting periods. The method to be used shall be specified in the health insurance  
2 contract.

3 **\*b0471/5.37\* SECTION 765kb.** 40.51 (6) of the statutes is renumbered 40.51 (6)  
4 (a) and amended to read:

5 40.51 (6) (a) This state shall offer to all of its eligible employees described in  
6 subs. (10), (10m), and (16) at least 2 insured or uninsured health care coverage plans  
7 providing substantially equivalent hospital and medical benefits, including a health  
8 maintenance organization or a preferred provider plan, if those health care plans are  
9 ~~determined by the group insurance board to be available in the area of the place of~~  
10 ~~employment and are~~ approved by the group insurance board. The group insurance  
11 board shall place each of the plans into one of 3 tiers established in accordance with  
12 standards adopted by the group insurance board. The tiers shall be separated  
13 according to ~~the employee's share of premium costs.~~

14 **\*b0471/5.37\* SECTION 765Lb.** 40.51 (6) (b) of the statutes is created to read:

15 40.51 (6) (b) The state may offer to its employees coverage for health care  
16 benefits not provided to the employees under the Healthy Wisconsin Plan under ch.  
17 260.

18 **\*b0471/5.37\* SECTION 765nb.** 40.51 (7) of the statutes is amended to read:

19 40.51 (7) Any employer, other than the state, may offer to all of its employees  
20 ~~a health care coverage plan~~ coverage for health care benefits not provided to the  
21 employees under the Healthy Wisconsin Plan under ch. 260 through a program  
22 offered by the group insurance board. Notwithstanding sub. (2) and ss. 40.05 (4) and  
23 40.52 (1), the department may by rule establish different eligibility standards or  
24 contribution requirements for such employees and employers and may by rule limit

1 the categories of employers, other than the state, which may be included as  
2 participating employers under this subchapter.

3 **\*b0471/5.37\* SECTION 765pb.** 40.51 (8) of the statutes is amended to read:

4 40.51 (8) Every health care coverage plan offered by the state under sub. (6)  
5 (a) shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.746 (1) to  
6 (8) and (10), 632.747, 632.748, 632.83, 632.835, 632.85, 632.853, 632.855, 632.87 (3)  
7 to (6), 632.895 (5m) and (8) to (14), and 632.896.

8 **\*b0471/5.37\* SECTION 765qb.** 40.51 (8m) of the statutes is amended to read:

9 40.51 (8m) Every health care coverage plan offered by the group insurance  
10 board under sub. ~~subs. (6) (b) and~~ (7) shall comply with ss. 631.89, 631.90, 631.93 (2),  
11 631.95, 632.72 (2), 632.746 (1) to (8) and (10), 632.747, 632.748, 632.83, 632.835,  
12 632.85, 632.853, 632.855, and ~~632.895 (11) to (14)~~ 632.87 (3) to (6).

13 **\*b0471/5.37\* SECTION 765rb.** 40.52 (1) (intro.) of the statutes is amended to  
14 read:

15 40.52 (1) (intro.) The group insurance board shall establish by contract a  
16 standard health insurance plan in which all insured employees shall participate  
17 except as otherwise provided in this chapter. The Except as provided in sub. (1m),  
18 the standard plan shall provide:

19 **\*b0471/5.37\* SECTION 765sb.** 40.52 (1m) of the statutes is created to read:

20 40.52 (1m) The standard health insurance plan described under sub. (1) shall  
21 not provide employees any health care coverage that the employees receive under the  
22 Healthy Wisconsin Plan under ch. 260.

23 **\*b0471/5.37\* SECTION 765tb.** 40.52 (2) of the statutes is amended to read:

24 40.52 (2) Health insurance benefits under this subchapter shall be integrated,  
25 with exceptions determined appropriate by the group insurance board, with benefits

1 under federal plans for hospital and health care for the aged and disabled and with  
2 benefits provided under the Healthy Wisconsin Plan under ch. 260. Exclusions and  
3 limitations with respect to benefits and different rates may be established for  
4 persons eligible under federal plans for hospital and health care for the aged and  
5 disabled in recognition of the utilization by persons within the age limits eligible  
6 under the federal program and for employees who receive benefits under the Healthy  
7 Wisconsin Plan under ch. 260. The plan may include special provisions for spouses  
8 and other dependents covered under a plan established under this subchapter where  
9 one spouse is eligible under federal plans for hospital and health care for the aged  
10 or under the Healthy Wisconsin Plan under ch. 260 but the others are not eligible  
11 because of age or other reasons. As part of the integration, the department may, out  
12 of premiums collected under s. 40.05 (4), pay premiums for the federal health  
13 insurance.

14 **\*b0471/5.37\* SECTION 765ub.** 40.98 (2) (a) 1. of the statutes is amended to  
15 read:

16 40.98 (2) (a) 1. The department shall design an actuarially sound health care  
17 coverage program for employers that includes more than one group health care  
18 coverage plan and that provides coverage beginning not later than January 1, 2001.  
19 The health care coverage program shall be known as the "Private Employer Health  
20 Care Purchasing Alliance". In designing the health care coverage program, the  
21 department shall consult with the office of the commissioner of insurance and may  
22 consult with the departments of commerce and health and family services. The  
23 health care coverage program may not be implemented until it is approved by the  
24 board. The health care coverage program shall not provide employees any health

1 care coverage that the employees receive under the Healthy Wisconsin Plan under  
2 ch. 260.”.

3 **\*b0488/P1.17\* 314.** Page 485, line 17: after that line insert:

4 **\*b0488/P1.17\*** **SECTION 764.** 40.05 (4) (ag) (intro.) of the statutes is amended  
5 to read:

6 40.05 (4) (ag) (intro.) ~~Beginning on January 1, 2004, except as otherwise~~  
7 ~~provided in accordance with a collective bargaining agreement under subch. I or, V,~~  
8 ~~or VI of ch. 111 or s. 230.12 or 233.10, the employer shall pay for its currently~~  
9 ~~employed insured employees:~~

10 **\*b0488/P1.17\*** **SECTION 765.** 40.05 (4) (ar) of the statutes is amended to read:

11 40.05 (4) (ar) The employer shall pay under par. (a) for employees who are not  
12 covered by a collective bargaining agreement under subch. I or, V, or VI of ch. 111 and  
13 for employees whose health insurance premium contribution rates are not  
14 determined under s. 230.12 or 233.10 an amount equal to the amount specified in par.  
15 (ag) unless a different amount is recommended by the director of the office of state  
16 employment relations and approved by the joint committee on employment relations  
17 in the manner provided for approval of changes in the compensation plan under s.  
18 ~~230.12 (3).~~

19 **\*b0488/P1.17\*** **SECTION 766.** 40.05 (4) (b) of the statutes is amended to read:

20 40.05 (4) (b) Except as provided under pars. (bc) and (bp), accumulated unused  
21 sick leave under ss. 13.121 (4), 36.30, 230.35 (2), 233.10, and 757.02 (5) and subch.  
22 I or, V, or VI of ch. 111 of any eligible employee shall, at the time of death, upon  
23 qualifying for an immediate annuity or for a lump sum payment under s. 40.25 (1)  
24 or upon termination of creditable service and qualifying as an eligible employee

1 under s. 40.02 (25) (b) 6. or 10., be converted, at the employee's highest basic pay rate  
2 he or she received while employed by the state, to credits for payment of health  
3 insurance premiums on behalf of the employee or the employee's surviving insured  
4 dependents. Any supplemental compensation that is paid to a state employee who  
5 is classified under the state classified civil service as a teacher, teacher supervisor,  
6 or education director for the employee's completion of educational courses that have  
7 been approved by the employee's employer is considered as part of the employee's  
8 basic pay for purposes of this paragraph. The full premium for any eligible employee  
9 who is insured at the time of retirement, or for the surviving insured dependents of  
10 an eligible employee who is deceased, shall be deducted from the credits until the  
11 credits are exhausted and paid from the account under s. 40.04 (10), and then  
12 deducted from annuity payments, if the annuity is sufficient. The department shall  
13 provide for the direct payment of premiums by the insured to the insurer if the  
14 premium to be withheld exceeds the annuity payment. Upon conversion of an  
15 employee's unused sick leave to credits under this paragraph or par. (bf), the  
16 employee or, if the employee is deceased, the employee's surviving insured  
17 dependents may initiate deductions from those credits or may elect to delay  
18 initiation of deductions from those credits, but only if the employee or surviving  
19 insured dependents are covered by a comparable health insurance plan or policy  
20 during the period beginning on the date of the conversion and ending on the date on  
21 which the employee or surviving insured dependents later elect to initiate  
22 deductions from those credits. If an employee or an employee's surviving insured  
23 dependents elect to delay initiation of deductions from those credits, an employee or  
24 the employee's surviving insured dependents may only later elect to initiate  
25 deductions from those credits during the annual enrollment period under par. (be).

1 A health insurance plan or policy is considered comparable if it provides hospital and  
2 medical benefits that are substantially equivalent to the standard health insurance  
3 plan established under s. 40.52 (1).

4 **\*b0488/P1.17\* SECTION 767.** 40.05 (4) (bw) of the statutes is amended to read:

5 40.05 (4) (bw) On converting accumulated unused sick leave to credits for the  
6 payment of health insurance premiums under par. (b), the department shall add  
7 additional credits, calculated in the same manner as are credits under par. (b), that  
8 are based on a state employee's accumulated sabbatical leave or earned vacation  
9 leave from the state employee's last year of service prior to retirement, or both. The  
10 department shall apply the credits awarded under this paragraph for the payment  
11 of health insurance premiums only after the credits awarded under par. (b) are  
12 exhausted. This paragraph applies only to state employees who are eligible for  
13 accumulated unused sick leave conversion under par. (b) and who are entitled to the  
14 benefits under this paragraph pursuant to a collective bargaining agreement under  
15 subch. V or VI of ch. 111.

16 **\*b0488/P1.17\* SECTION 768.** 40.05 (4g) (a) 4. of the statutes is amended to  
17 read:

18 40.05 (4g) (a) 4. Has received a military leave of absence under s. 230.32 (3) (a)  
19 or 230.35 (3), under a collective bargaining agreement under subch. V or VI of ch. 111  
20 or under rules promulgated by the director of the office of state employment relations  
21 or is eligible for reemployment with the state under s. 21.79 after completion of his  
22 or her service in the U.S. armed forces.

23 **\*b0488/P1.17\* SECTION 769.** 40.05 (5) (intro.) of the statutes is amended to  
24 read:

1           40.05 (5) INCOME CONTINUATION INSURANCE PREMIUMS. (intro.) For the income  
2 continuation insurance provided under subch. V the employee shall pay the amount  
3 remaining after the employer has contributed the following or, if different, the  
4 amount determined under a collective bargaining agreement under subch. I ~~or~~, V, or  
5 VI of ch. 111 or s. 230.12 or 233.10:

6           **\*b0488/P1.17\* SECTION 770.** 40.05 (5) (b) 4. of the statutes is amended to read:

7           40.05 (5) (b) 4. The accrual and crediting of sick leave shall be determined in  
8 accordance with ss. 13.121 (4), 36.30, 230.35 (2), 233.10 and 757.02 (5) and subch. I  
9 ~~or~~, V, or VI of ch. 111.

10           **\*b0488/P1.17\* SECTION 771.** 40.05 (6) (a) of the statutes is amended to read:

11           40.05 (6) (a) Except as otherwise provided in accordance with a collective  
12 bargaining agreement under subch. I ~~or~~, V, or VI of ch. 111 or s. 230.12 or 233.10, each  
13 insured employee under the age of 70 and annuitant under the age of 65 shall pay  
14 for group life insurance coverage a sum, approved by the group insurance board,  
15 which shall not exceed 60 cents monthly for each \$1,000 of group life insurance,  
16 based upon the last amount of insurance in force during the month for which  
17 earnings are paid. The equivalent premium may be fixed by the group insurance  
18 board if the annual compensation is paid in other than 12 monthly installments.

19           **\*b0488/P1.17\* SECTION 778.** 40.62 (2) of the statutes is amended to read:

20           40.62 (2) Sick leave accumulation shall be determined in accordance with rules  
21 of the department, any collective bargaining agreement under subch. I ~~or~~, V, or VI  
22 of ch. 111, and ss. 13.121 (4), 36.30, 230.35 (2), 233.10, 757.02 (5) and 978.12 (3).

23           **\*b0488/P1.17\* SECTION 779.** 40.80 (3) of the statutes is amended to read:

24           40.80 (3) Any action taken under this section shall apply to employees covered  
25 by a collective bargaining agreement under subch. V or VI of ch. 111.