

G cont.

1           **\*b0585/2.8\* SECTION 2433j.** 146.83 (1m) (a) of the statutes is renumbered  
2           146.83 (1m).

3           **\*b0585/2.8\* SECTION 2433L.** 146.83 (1m) (b) of the statutes is repealed.

4           **\*b0585/2.8\* SECTION 2433n.** 146.83 (3m) of the statutes is repealed.

5           **\*b0585/2.8\* SECTION 2433p.** 146.84 (2) (a) 1. of the statutes is amended to  
6           read:

7           146.84 (2) (a) 1. Requests or obtains confidential information under s. 146.82  
8           or 146.83 (~~1~~) (1d), (1f), or (1h) under false pretenses.

9           **\*b0585/2.8\* SECTION 2433r.** 146.84 (2) (d), (e) and (f) of the statutes are created  
10          to read:

11          146.84 (2) (d) Any health care provider who does not allow inspection of patient  
12          health care records under s. 146.83 (1d) within 21 days after receiving notice from  
13          a patient or person authorized by the patient is subject to a forfeiture of \$100, plus  
14          \$10 for each day after 21 days that the health care provider does not allow inspection.

15          (e) Any health care provider who does not provide copies of patient health  
16          records requested under s. 146.83 (1f) (a) within 21 days after receiving the request  
17          is subject to a forfeiture of \$100, plus \$10 for each day after 21 days that the health  
18          care provider does not provide the copies.

19          (f) Any health care provider who does not provide a copy of an X-ray report or  
20          provide a copy of an X-ray to another health care provider within 30 days after a  
21          patient or person authorized by the patient makes a request for the X-ray report  
22          under s. 146.83 (1f) (b) is subject to a forfeiture of \$100, plus \$10 for each day after  
23          30 days that the health care provider does not provide the copy of the report or  
24          provide the X-ray.

25          **\*b0585/2.8\* SECTION 2433t.** 146.905 (1) of the statutes is amended to read:

1           146.905 (1) Except as provided in sub. (2), a health care provider, as defined  
2 in s. 146.81 (1) (a) to (p), that provides a service or a product to an individual with  
3 coverage under a disability insurance policy, as defined in s. 632.895 (1) (a), may not  
4 reduce or eliminate or offer to reduce or eliminate coinsurance or a deductible  
5 required under the terms of the disability insurance policy.

6           **\*b0585/2.8\* SECTION 2433v.** 146.96 of the statutes is amended to read:

7           **146.96 Uniform claim processing form.** Beginning no later than July 1,  
8 2004, every health care provider, as defined in s. 146.81 (1) (a) to (p), shall use the  
9 uniform claim processing form developed by the commissioner of insurance under s.  
10 601.41 (9) (b) when submitting a claim to an insurer.”.

11           **\*b0224/1.1\* 1499.** Page 1302, line 7: delete lines 7 and 8.

12           **\*b0585/2.9\* 1500.** Page 1302, line 8: after that line insert:

13           **\*b0585/2.9\* “SECTION 2436n.** 153.01 (4t) of the statutes is amended to read:

14           153.01 (4t) “Health care provider” has the meaning given in s. 146.81 (1) (a)  
15 to (p) and includes an ambulatory surgery center.”.

16           **\*b0334/3.5\* 1501.** Page 1311, line 22: after that line insert:

17           **\*b0334/3.5\* “SECTION 2443m.** 165.03 of the statutes is created to read:

18           **165.03 Funding for assistant district attorney and public defender**  
19 **retention pay.** (1) Notwithstanding the purposes for which appropriations are  
20 made under s. 20.455, in each fiscal year, the attorney general shall transfer to the  
21 appropriation account under s. 20.455 (3) (kb) a total of \$1,000,000 from  
22 appropriation accounts under s. 20.455 except all of the following:

23           (a) A sum sufficient appropriation.

24           (b) An appropriation of federal moneys.

1 (c) An appropriation from which transfer of moneys under this subsection is  
2 prohibited under the constitution.

3 (2) (a) In this subsection:

4 1. "District attorney percentage" means the percentage of total assistant  
5 attorney positions that are assistant district attorney positions.

6 2. "Public defender percentage" means the percentage of total assistant  
7 attorney positions that are assistant state public defender positions.

8 3. "Total assistant attorney positions" means the total full-time equivalent  
9 assistant district attorney positions filled as of June 30th of a fiscal year plus the total  
10 full-time equivalent assistant state public defender positions filled on that date.

11 (b) On June 30th of each fiscal year, the attorney general shall transfer from  
12 the appropriation account under s. 20.455 (3) (kb) to the appropriation account under  
13 s. 20.475 (1) (kb) an amount equal to \$1,000,000 multiplied by the district attorney  
14 percentage.

15 (c) On June 30th of each state fiscal year, the attorney general shall transfer  
16 from the appropriation account under s. 20.455 (3) (kb) to the appropriation account  
17 under s. 20.550 (1) (kb) an amount equal to \$1,000,000 multiplied by the public  
18 defender percentage.".

19 **\*b0118/1.1\* 1502.** Page 1311, line 23: delete the material beginning with  
20 that line and ending with page 1312, line 4, and substitute:

21 **\*b0118/1.1\* "SECTION 2444b.** 165.25 (4) (ar) of the statutes, as affected by 2009  
22 Wisconsin Act 2, is amended to read:

23 165.25 (4) (ar) The department of justice shall furnish all legal services  
24 required by the department of agriculture, trade and consumer protection relating

1 to the enforcement of ss. 91.68, 93.73, 100.171, 100.173, 100.174, 100.175, 100.177,  
2 100.18, 100.182, 100.195, 100.20, 100.205, 100.207, 100.209, 100.21, 100.28, 100.37,  
3 100.42, 100.50, 100.51, 100.55, and 846.45 and chs. 126, 136, 344, 704, 707, and 779,  
4 together with any other services as are necessarily connected to the legal services.”.

5 **\*b0320/1.3\* 1503.** Page 1312, line 5: delete lines 5 to 12.

6 **\*b0320/1.4\* 1504.** Page 1312, line 18: delete the material beginning with  
7 that line and ending with page 1313, line 2.

8 **\*b0340/1.3\* 1505.** Page 1313, line 2: after that line insert:

9 **\*b0340/1.3\*** “SECTION 2447m. 165.785 of the statutes is created to read:

10 **165.785 Crime alert network.** (1) In addition to its duties under ss. 165.50  
11 and 165.78, the department may develop, administer, and maintain an integrated  
12 crime alert network to provide information regarding known or suspected criminal  
13 activity, crime prevention, and missing or endangered children or adults to state  
14 agencies, law enforcement officers, and members of the private sector.

15 (2) The department may charge a fee to members of the private sector who  
16 receive information under sub. (1).”.

17 **\*b0339/1.1\* 1506.** Page 1313, line 7: after that line insert:

18 **\*b0339/1.1\*** “SECTION 2448d. 165.82 (1) (a) of the statutes, as affected by 2009  
19 Wisconsin Act .... (this act), is amended to read:

20 165.82 (1) (a) For each record check, except a fingerprint card record check,  
21 requested by a nonprofit organization, ~~or by a governmental agency, \$7~~ \$2.

22 **\*b0339/1.1\* SECTION 2448s.** 165.82 (1) (am) of the statutes is created to read:

23 165.82 (1) (am) For each record check, except a fingerprint card record check,  
24 requested by a governmental agency, \$7.”.

1           **\*b0394/P3.4\* 1507.** Page 1313, line 8: delete the material beginning with  
2 that line and ending with page 1316, line 13.

3           **\*b0105/P17.23\* 1508.** Page 1314, line 19: delete "person" and substitute  
4 "person's".

5           **\*b0566/2.1\* 1509.** Page 1316, line 21: after that line insert:

6           **\*b0566/2.1\* "SECTION 2450b.** 167.10 (1) (p) of the statutes is created to read:  
7 167.10 (1) (p) A novelty device that spins or moves on the ground.

8           **\*b0566/2.1\* SECTION 2450c.** 167.10 (2) (intro.) of the statutes is amended to  
9 read:

10           167.10 (2) SALE. (intro.) No person may sell or possess with intent to sell  
11 fireworks, ~~except unless any of the following apply:~~

12           **\*b0566/2.1\* SECTION 2450d.** 167.10 (2) (a) of the statutes is amended to read:  
13 167.10 (2) (a) ~~To a~~ The person sells the fireworks, or possesses the fireworks  
14 with intent to sell them, to a person holding a permit under sub. (3) (c);.

15           **\*b0566/2.1\* SECTION 2450dm.** 167.10 (2) (b) of the statutes is amended to  
16 read:

17           167.10 (2) (b) ~~To~~ The person sells the fireworks, or possesses the fireworks with  
18 intent to sell them, to a city, village or town;~~or.~~

19           **\*b0566/2.1\* SECTION 2450e.** 167.10 (2) (bg) of the statutes is created to read:  
20 167.10 (2) (bg) The person sells the fireworks, or possesses the fireworks with  
21 intent to sell them, to a person who is not a resident of this state.

22           **\*b0566/2.1\* SECTION 2450f.** 167.10 (2) (c) of the statutes is amended to read:  
23 167.10 (2) (c) ~~For~~ The person sells the fireworks, or possesses the fireworks  
24 with intent to sell them, for a purpose specified under sub. (3) (b) 2. to 6.

1           **\*b0566/2.1\* SECTION 2450g.** 167.10 (3) (a) of the statutes is amended to read:

2           167.10 (3) (a) No person may possess or use fireworks without a user's permit  
3 from the mayor of the city, president of the village or chairperson of the town in which  
4 the possession or use is to occur or from ~~an official or employee of that municipality~~  
5 a person designated by the mayor, president or chairperson to issue a user's permit.

6 No person may use fireworks or a device listed under sub. (1) (e) to (g) or (i) to (n) while  
7 attending a fireworks display for which a permit has been issued to a person listed  
8 under par. (c) 1. to 5. or under par. (c) 6. if the display is open to the general public.

9           **\*b0566/2.1\* SECTION 2450h.** 167.10 (3) (f) 3. of the statutes is amended to read:

10           167.10 (3) (f) 3. The general kind and approximate quantity of fireworks which  
11 may be purchased.

12           **\*b0566/2.1\* SECTION 2450j.** 167.10 (3) (fm) of the statutes is created to read:

13           167.10 (3) (fm) If a city, village, or town requires that a user's permit be signed  
14 or stamped, a person who is authorized to issue the permit under par. (a) may sign  
15 or stamp the permit before the permit is issued rather than signing or stamping the  
16 permit at the time that it is issued.

17           **\*b0566/2.1\* SECTION 2450k.** 167.10 (3) (g) of the statutes is amended to read:

18           167.10 (3) (g) A copy of a permit under this subsection shall be given to the  
19 municipal fire or law enforcement official at least 2 days before the date of authorized  
20 use. This paragraph does not apply to a permit authorizing only the sale or  
21 possession of fireworks that are classified by the federal department of  
22 transportation as Division 1.4 explosives, as defined in 49 CFR 173.50.

23           **\*b0566/2.1\* SECTION 2450m.** 167.10 (4) of the statutes is amended to read:

24           167.10 (4) OUT-OF-STATE AND IN-STATE SHIPPING. This section does not prohibit  
25 a resident wholesaler or jobber vendor from selling fireworks to a nonresident person

1 or to a person or group granted a permit under sub. (3) (c) 1. to 7. A resident  
2 ~~wholesaler or jobber~~ vendor that ships fireworks sold under this subsection shall  
3 package and ship the fireworks in accordance with applicable state and federal law  
4 ~~by, as defined in s. 194.01 (1), (2) and (11), common motor carrier, contract motor~~  
5 ~~carrier or private motor carrier.”.~~

6 \*b0470/P1.4\* **1510.** Page 1317, line 3: delete lines 3 to 6.

7 \*b0367/P1.11\* **1511.** Page 1317, line 8: delete “\$30” and substitute “\$13”.

8 \*b0275/2.20\* **1512.** Page 1317, line 13: after that line insert:

9 \*b0275/2.20\* “SECTION 2453c. 177.18 (2m) of the statutes is amended to read:

10 177.18 (2m) For money or other property received under s. 852.01 (3), 863.37  
11 (2) or 863.39 (1), a notice shall be published at least annually ~~in the official state~~  
12 ~~newspaper~~ on the office of the state treasurer’s Web site for a reasonable period of  
13 time and shall include the name of the decedent, the time and place of the decedent’s  
14 death, the amount paid to the administrator, the name of the decedent’s personal  
15 representative, the county in which the estate is probated and a statement that the  
16 money will be paid to the heirs or legatees without interest, on proof of ownership,  
17 if claimed within 10 years from the date of publication as provided in s. 863.39 (3).

18 \*b0275/2.20\* SECTION 2453d. 180.0504 (3) (b) of the statutes is amended to  
19 read:

20 180.0504 (3) (b) If a process, notice or demand is served by the department on  
21 a corporation under s. 180.1421 and the address of the corporation’s principal office  
22 cannot be determined from the records of the department, the corporation may be  
23 served by ~~publishing a class 2 notice, under ch. 985, in the official state newspaper~~  
24 publication on the department’s Web site for a reasonable period of time.

1           **\*b0275/2.20\* SECTION 2453f.** 180.1421 (2m) (b) of the statutes is amended to  
2 read:

3           180.1421 **(2m)** (b) If the notice under par. (a) is returned to the department as  
4 undeliverable or if the corporation's principal office cannot be determined from the  
5 records of the department, the department shall give the notice by ~~publishing a class~~  
6 ~~2 notice under ch. 985 in the official state newspaper~~ publication on the department's  
7 Web site for a reasonable period of time.

8           **\*b0275/2.20\* SECTION 2453g.** 180.1510 (4) (b) 2. of the statutes is amended to  
9 read:

10           180.1510 **(4)** (b) 2. If a process, notice or demand is served by the department  
11 on a foreign corporation under s. 180.1531 and the address of the foreign  
12 corporation's principal office cannot be determined from the records of the  
13 department, the foreign corporation may be served by ~~publishing a class 2 notice,~~  
14 ~~under ch. 985, in the official state newspaper~~ publication on the department's Web  
15 site for a reasonable period of time.

16           **\*b0275/2.20\* SECTION 2453h.** 180.1531 (2m) (b) of the statutes is amended to  
17 read:

18           180.1531 **(2m)** (b) If the notice under par. (a) is returned to the department as  
19 undeliverable or if the corporation's principal office cannot be determined from the  
20 records of the department, the department shall give the notice by ~~publishing a class~~  
21 ~~2 notice under ch. 985 in the official state newspaper~~ publication on the department's  
22 Web site for a reasonable period of time.

23           **\*b0275/2.20\* SECTION 2453j.** 181.0504 (3) (b) of the statutes is amended to  
24 read:

1           181.0504 (3) (b) If a process, notice or demand is served by the department on  
2 a corporation under s. 181.1421 and the address of the corporation's principal office  
3 cannot be determined from the records of the department, the corporation may be  
4 served by ~~publishing a class 2 notice, under ch. 985, in the official state newspaper~~  
5 publication on the department's Web site for a reasonable period of time.

6           **\*b0275/2.20\* SECTION 2453k.** 181.1421 (2) (b) of the statutes is amended to  
7 read:

8           181.1421 (2) (b) If the notice under par. (a) is returned to the department as  
9 undeliverable or if the corporation's principal office cannot be determined from the  
10 records of the department, the department shall give the notice by ~~publishing a class~~  
11 ~~2 notice under ch. 985 in the official state newspaper~~ publication on the department's  
12 Web site for a reasonable period of time.

13           **\*b0275/2.20\* SECTION 2453m.** 181.1510 (4) (b) 2. of the statutes is amended  
14 to read:

15           181.1510 (4) (b) 2. If a process, notice or demand is served by the department  
16 on a foreign corporation under s. 181.1531 and the address of the foreign  
17 corporation's principal office cannot be determined from the records of the  
18 department, the foreign corporation may be served by ~~publishing a class 2 notice,~~  
19 ~~under ch. 985, in the official state newspaper~~ publication on the department's Web  
20 site for a reasonable period of time.

21           **\*b0275/2.20\* SECTION 2453p.** 181.1531 (2g) (b) of the statutes is amended to  
22 read:

23           181.1531 (2g) (b) If the notice under par. (a) is returned to the department as  
24 undeliverable or if the corporation's principal office cannot be determined from the  
25 records of the department, the department shall give the notice by ~~publishing a class~~

1 ~~2 notice under ch. 985 in the official state newspaper publication on the department's~~  
2 ~~Web site for a reasonable period of time.~~

3 **\*b0275/2.20\* SECTION 2453r.** 183.09025 (2) (d) of the statutes is amended to  
4 read:

5 183.09025 (2) (d) If a notice under par. (a) or (c) is returned to the department  
6 as undeliverable, the department shall again mail the notice to the limited liability  
7 company as provided under that paragraph. If the notice is again returned to the  
8 department as undeliverable, the department shall give the notice by ~~publishing a~~  
9 ~~class 2 notice under ch. 985 in the official state newspaper publication on the~~  
10 ~~department's Web site for a reasonable period of time.~~

11 **\*b0275/2.20\* SECTION 2453s.** 183.1010 (4) (b) 2. of the statutes is amended to  
12 read:

13 183.1010 (4) (b) 2. If a process, notice or demand is served by the department  
14 on a foreign limited liability company under s. 183.1021 and the address of the  
15 foreign limited liability company's principal office cannot be determined from the  
16 records of the department, the foreign limited liability company may be served by  
17 ~~publishing a class 2 notice, under ch. 985, in the official state newspaper publication~~  
18 ~~on the department's Web site for a reasonable period of time.~~

19 **\*b0275/2.20\* SECTION 2453t.** 183.1021 (2g) (b) of the statutes is amended to  
20 read:

21 183.1021 (2g) (b) If the notice under par. (a) is returned to the department as  
22 undeliverable or if the foreign limited liability company's principal office cannot be  
23 determined from the records of the department, the department shall give the notice  
24 by ~~publishing a class 2 notice under ch. 985 in the official state newspaper~~  
25 ~~publication on the department's Web site for a reasonable period of time.~~

1           **\*b0275/2.20\* SECTION 2453v.** 186.41 (4) (c) of the statutes is amended to read:

2           186.41 (4) (c) The office of credit unions gives ~~a class 3 notice, under ch. 985,~~  
3 in the official state newspaper by publication on the office's Web site for a reasonable  
4 period of time, which includes the date on which the notice is first published, of the  
5 application to take an action under sub. (3) and of the opportunity for a hearing and,  
6 if at least 25 residents of this state petition for a hearing within 30 days of the ~~final~~  
7 date that the notice was first published or if the office of credit unions on its own  
8 motion calls for a hearing within 30 days of the ~~final date that the notice was first~~  
9 published, the office of credit unions holds a public hearing on the application, except  
10 that a hearing is not required if the office of credit unions finds that an emergency  
11 exists and that the proposed action under sub. (3) is necessary and appropriate to  
12 prevent the probable failure of a Wisconsin credit union that is closed or in danger  
13 of closing.”.

14           **\*b0342/1.5\* 1513.** Page 1317, line 13: after that line insert:

15           **\*b0342/1.5\* “SECTION 2453p.** 185.981 (4t) of the statutes, as affected by 2009  
16 Wisconsin Act 14, is amended to read:

17           185.981 (4t) A sickness care plan operated by a cooperative association is  
18 subject to ss. 252.14, 631.17, 631.89, 631.95, 632.72 (2), 632.745 to 632.749, 632.85,  
19 632.853, 632.855, 632.87 (2m), (3), (4), (5), and (6), 632.895 (10) to ~~(16)~~ (17), and  
20 632.897 (10) and chs. 149 and 155.

21           **\*b0342/1.5\* SECTION 2453r.** 185.983 (1) (intro.) of the statutes, as affected by  
22 2009 Wisconsin Act 14, is amended to read:

23           185.983 (1) (intro.) Every such voluntary nonprofit sickness care plan shall be  
24 exempt from chs. 600 to 646, with the exception of ss. 601.04, 601.13, 601.31, 601.41,

1 601.42, 601.43, 601.44, 601.45, 611.67, 619.04, 628.34 (10), 631.17, 631.89, 631.93,  
2 631.95, 632.72 (2), 632.745 to 632.749, 632.775, 632.79, 632.795, 632.85, 632.853,  
3 632.855, 632.87 (2m), (3), (4), (5), and (6), 632.895 (5) and (9) to ~~(16)~~ (17), 632.896, and  
4 632.897 (10) and chs. 609, 630, 635, 645, and 646, but the sponsoring association  
5 shall:".

6 **\*b0513/P1.1\* 1514.** Page 1317, line 13: after that line insert:

7 **\*b0513/P1.1\* "SECTION 2453g.** 186.11 (4) (b) 17. of the statutes is created to  
8 read:

9 186.11 (4) (b) 17. Services related to the sale or leasing of motor vehicles, but  
10 only if the credit union service organization provided the services prior to January  
11 1, 2009, and only if the credit union service organization provides the services at the  
12 specific location at which the services were provided prior to January 1, 2009.

13 **\*b0513/P1.1\* SECTION 2453r.** 186.11 (4) (bd) of the statutes is amended to  
14 read:

15 186.11 (4) (bd) The office of credit unions may expand the list of services under  
16 par. (b) that are related to the routine daily operations of credit unions, except for the  
17 services described in par. (b) 17. Any service approved under this paragraph shall  
18 be authorized for all credit union service organizations under par. (a). A credit union  
19 may file a written request with the office of credit unions to exercise its authority  
20 under this paragraph and may include, along with the request, a description of any  
21 proposed service and an explanation of how that service is related to the routine daily  
22 operations of credit unions. Within 60 days after receiving a request under this  
23 paragraph, the office of credit unions shall approve or disapprove the request.".

24 **\*b0536/P1.1\* 1515.** Page 1317, line 13: after that line insert:

1           **\*b0536/P1.1\*** “SECTION 2453e. 186.314 (intro.) (except 186.314 (title)) of the  
2 statutes is renumbered 186.314 (1m).

3           **\*b0536/P1.1\*** SECTION 2453m. 186.314 (1m) (title) of the statutes is created  
4 to read:

5           186.314 (1m) (title) TO FEDERAL CREDIT UNION.

6           **\*b0536/P1.1\*** SECTION 2453s. 186.314 (2) of the statutes is created to read:

7           186.314 (2) TO MUTUAL SAVINGS BANK. (a) A credit union may convert to a mutual  
8 savings bank by complying with pars. (b) to (d).

9           (b) The proposition for a conversion shall first be approved by a majority  
10 recommendation of the directors of the credit union. The directors shall, by a  
11 majority vote of the directors, set a date for a meeting of credit union members to vote  
12 on the conversion. Credit union members may also vote by written ballot to be filed  
13 on or before the meeting date. Written notice specifying the purpose and subject  
14 matter of the meeting and the date that is set for the meeting and for voting by  
15 submission of a written ballot shall be sent to each member eligible to vote at the  
16 member’s address appearing on the records of the credit union. This notice shall be  
17 sent to each credit union member 3 times, once not more than 95 days nor less than  
18 90 days before the date of the meeting to vote on the conversion, once not more than  
19 65 days nor less than 60 days before the date of the meeting to vote on the conversion,  
20 and once not more than 35 days nor less than 30 days before the date of the meeting  
21 to vote on the conversion. The 3rd such notice shall be accompanied by a written  
22 ballot, shall clearly inform the member that the member may vote at the meeting or  
23 by submitting the written ballot, and shall state the time and place of the meeting  
24 in addition to the date of the meeting. Approval of the proposition for conversion

1 shall be by affirmative vote, in person or in writing, of a majority of the credit union  
2 members voting at the meeting or by written ballot.

3 (c) A credit union that proposes to convert to a mutual savings bank under this  
4 subsection shall file with the office of credit unions a notice of its intent to convert  
5 and, within 10 days after the member vote on the conversion under par. (b), a  
6 statement of the results of the member vote. If the credit union members vote to  
7 approve the proposition for conversion, the member vote shall be verified by the office  
8 of credit unions and, if the office of credit unions disapproves of the methods or  
9 procedures used in relation to that member vote, the member vote shall be taken  
10 again in the manner directed by the office of credit unions and consistent with the  
11 requirements under par. (b).

12 (d) Upon approval by the credit union members of the proposition for  
13 conversion under par. (b), the credit union shall take all necessary action under ch.  
14 214 to complete the conversion to a mutual savings bank. Within 10 days after  
15 receipt from the division of banking of a certificate of incorporation as a mutual  
16 savings bank, the credit union shall file a copy of the certificate with the office of  
17 credit unions. The office of credit unions shall issue to a converting credit union a  
18 certificate of conversion to a mutual savings bank if the office determines that the  
19 conversion complies with this subsection and all requirements under ch. 214. The  
20 date specified in the certificate of conversion is the effective date of the conversion.

21 (e) Upon conversion, the credit union shall cease to be a credit union, shall be  
22 a mutual savings bank, shall no longer be subject to this chapter, and shall be subject  
23 to ch. 214 and all other provisions of law governing mutual savings banks. Upon  
24 conversion, the legal existence of the mutual savings bank shall be a continuation  
25 of the credit union, and all property and every right, privilege, interest, and asset of

1 the credit union immediately, without any conveyance, transfer, or further act of the  
2 mutual savings bank, vests in the mutual savings bank. The resulting mutual  
3 savings bank shall succeed to and be vested with all the rights, assets, obligations,  
4 and relations of the credit union, and all actions and other judicial proceedings to  
5 which the credit union is a party may be prosecuted and defended, to the same extent  
6 as though the conversion had not taken place.

7 (f) 1. In this paragraph, "senior management official" means a chief executive  
8 officer, an assistant chief executive officer, a chief financial officer, and any other  
9 senior executive officer as defined by the appropriate federal banking agency as  
10 directed under 12 USC 1831i(f).

11 2. No director or senior management official of a credit union may receive any  
12 economic benefit in connection with a conversion of the credit union to a mutual  
13 savings bank except that a director or senior management official may receive  
14 director fees as well as compensation and other benefits paid to directors and senior  
15 management officials of the converted mutual savings bank in the ordinary course  
16 of business."

17 **\*b0312/P4.14\* 1516.** Page 1317, line 14: delete lines 14 to 16.

18 **\*b0483/P3.7\* 1517.** Page 1317, line 16: after that line insert:

19 **\*b0483/P3.7\* "SECTION 2454k.** 196.025 (6) of the statutes is created to read:  
20 196.025 (6) POLICE AND FIRE PROTECTION FEE. (a) In this subsection:

21 1. "Communications provider" means a person that provides communications  
22 service.

23 2. "Communications service" means active voice or nonvoice communications  
24 service.

1           3. “Department” means the department of revenue.

2           (b) 1. Except as provided in subd. 2., a communications provider shall impose  
3 a monthly fee of \$0.75 on each communications service connection that the  
4 communications provider provides to a subscriber. A communications provider may  
5 list the fee separately from other charges on a subscriber’s bill, and if a  
6 communications provider does so, the communications provider shall identify the fee  
7 as “police and fire protection fee.” Any partial payment of a fee by a subscriber shall  
8 first be applied to any amount the subscriber owes the communications provider for  
9 communications service.

10           2. A communications provider that offers a prepaid wireless  
11 telecommunications plan, or a retailer that offers such a plan on behalf of a  
12 communications provider, shall impose a fee equal to \$0.38 on each retail transaction  
13 for such a plan that occurs in this state. A communications provider or retailer may  
14 state the amount of the fee separately on a bill for the retail transaction, and if a  
15 communications provider or retailer does so, the communications provider or retailer  
16 shall identify the fee as “police and fire protection fee.”

17           (c) 1. Except as provided in subd. 2., no later than the first calendar month  
18 following the calendar month in which a communications provider or retailer  
19 receives from a subscriber a fee imposed under par. (b), the communications provider  
20 or retailer shall remit the fee to the commission.

21           2. The commission may contract with the department for the collection of fees  
22 imposed under par. (b) 2. If the commission and department enter into such a  
23 contract, no later than the first calendar month following the calendar month in  
24 which a communications provider or retailer receives from a subscriber a fee imposed

1 under par. (b) 2., the communications provider or retailer shall remit the fee to the  
2 department.

3 3. The commission and department shall deposit all fees remitted under subds.  
4 1. and 2. into the police and fire protection fund.

5 (d) The commission may do any of the following:

6 1. Promulgate rules for administering this subsection.

7 2. Bring an action to collect any amount that is required to be remitted under  
8 par. (c).”.

9 \*b0294/P1.1\* **1518.** Page 1317, line 17: delete lines 17 to 23.

10 \*b0302/P1.1\* **1519.** Page 1317, line 24: delete the material beginning with  
11 that line and ending with page 1318, line 5.

12 \*b0323/P1.1\* **1520.** Page 1318, line 6: delete lines 6 to 20.

13 \*b0483/P3.8\* **1521.** Page 1318, line 20: after that line insert:

14 \*b0483/P3.8\* ~~SECTION 2460g. 196.202 (2) of the statutes is amended to read:~~  
15 196.202 (2) SCOPE OF REGULATION. A commercial mobile radio service provider  
16 is not subject to ch. 201 or this chapter, except as provided in sub. (5), and except that  
17 a commercial mobile radio service provider is subject to s. 196.025 (6), and except that  
18 a commercial mobile radio service provider is subject to s. 196.218 (3) if the  
19 commission promulgates rules that designate commercial mobile radio service  
20 providers as eligible to receive universal service funding under both the federal and  
21 state universal service fund programs. If the commission promulgates such rules,  
22 a commercial mobile radio service provider shall respond, subject to the protection  
23 of the commercial mobile radio service provider’s competitive information, to all

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1 reasonable requests for information about its operations in this state from the  
2 commission necessary to administer the universal service fund.

3 **\*b0483/P3.8\*** SECTION 2460r. 196.203 (1) of the statutes is amended to read:  
4 196.203 (1) Alternative telecommunications utilities are exempt from all  
5 provisions of ch. 201 and this chapter, except as provided in this section, and except  
6 that an alternative telecommunications utility is subject to s. 196.025 (6), and except  
7 that an alternative telecommunications utility that is a local government  
8 telecommunications utility, as defined in s. 196.204 (5) (ag) 1., is subject to s. 196.204  
9 (5).”.

10 **\*b0600/P1.1\* 1522.** Page 1318, line 20: after that line insert:

11 **\*b0600/P1.1\*** “SECTION 2460d. 196.202 (2) of the statutes is amended to read:  
12 196.202 (2) SCOPE OF REGULATION. A commercial mobile radio service provider  
13 is not subject to ch. 201 or this chapter, except as provided in sub. (5), and except that  
14 a commercial mobile radio service provider is subject to ~~s. ss.~~ 196.218 (3) ~~if the~~  
15 ~~commission promulgates rules that designate commercial mobile radio service~~  
16 ~~providers as eligible to receive universal service funding under both the federal and~~  
17 ~~state universal service fund programs. If the commission promulgates such rules,~~  
18 ~~a commercial mobile radio service provider and 196.859, and shall respond, subject~~  
19 ~~to the protection of the commercial mobile radio service provider’s competitive~~  
20 ~~information, to all reasonable requests for information about its operations in this~~  
21 ~~state from the commission necessary to administer the universal service fund ss.~~  
22 196.218 (3) and 196.859.”.

23 **\*b0324/P1.1\* 1523.** Page 1318, line 24: delete the material beginning with  
24 that line and ending with page 1319, line 19.

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196.025(6)S

196.025(6)S

1           **\*b0324/P1.2\* 1524.** Page 1319, line 23: delete lines 23 to 25.

2           **\*b0323/P1.2\* 1525.** Page 1320, line 1: delete lines 1 to 5.

3           **\*b0312/P4.15\* 1526.** Page 1320, line 6: delete lines 6 to 23.

4           **\*b0291/P1.1\* 1527.** Page 1320, line 24: delete the material beginning with  
5 that line and ending with page 1322, line 12.

6           **\*b0312/P4.16\* 1528.** Page 1322, line 13: delete the material beginning with  
7 that line and ending with page 1323, line 18.

8           **\*b0275/2.21\* 1529.** Page 1323, line 18: after that line insert:

9           **\*b0275/2.21\*** “SECTION 2475g. 196.491 (2) (g) of the statutes is amended to  
10 read:

11           196.491 (2) (g) No sooner than 30 and no later than 90 days after copies of the  
12 draft are issued under par. (b), the commission shall hold a hearing on the draft  
13 which may not be a hearing under s. 227.42 or 227.44. The hearing shall be held in  
14 an administrative district, established by executive order 22, issued  
15 August 24, 1970, which the commission determines will be significantly affected by  
16 facilities on which an electric utility plans to commence construction within 3 years.  
17 The commission may thereafter adjourn the hearing to other locations or may  
18 conduct the hearing by interactive video conference or other electronic method.  
19 Notice of such hearing shall be given by class 1 notice, under ch. 985, published in  
20 ~~the official state newspaper and such other regional papers of general circulation as~~  
21 may be designated by the commission and by publication on the commission's Web  
22 site for a reasonable period of time. At such hearing the commission shall briefly  
23 describe the strategic energy assessment and give all interested persons an  
24 opportunity, subject to reasonable limitations on the presentation of repetitious

1 material, to express their views on any aspect of the strategic energy assessment.  
2 A record of the hearing shall be made and considered by the commission as comments  
3 on the strategic energy assessment under par. (e).”.

4 **\*b0483/P3.9\* 1530.** Page 1323, line 18: after that line insert:

5 **\*b0483/P3.9\*** “SECTION 2745k. 196.499 (1) (intro.) of the statutes is amended  
6 to read:

7 196.499 (1) SCOPE. (intro.) Notwithstanding any other provisions of this  
8 chapter, a telecommunications carrier is not subject to regulation under this chapter,  
9 except for s. 196.025 (6), and except under each of the following provisions:”.

10 **\*b0275/2.22\* 1531.** Page 1324, line 9: after that line insert:

11 **\*b0275/2.22\*** “SECTION 2476c. 214.17 (3) of the statutes is amended to read:

12 214.17 (3) ~~The division publishes under ch. 985 a class 3 notice, in the official~~  
13 ~~state newspaper~~ department of financial institutions publishes a notice on the  
14 department’s Web site for a reasonable period of time, which includes the date on  
15 which the notice is first published, of the application to take an action under s.  
16 214.165 and of the opportunity for a hearing and, if at least 25 residents of this state  
17 petition for a hearing within 30 days of the ~~final date that the notice was first~~  
18 published or if the division on the division’s own motion calls for a hearing within 30  
19 days of the ~~final date that the notice was first published~~, the division holds a public  
20 hearing on the application, except that a hearing is not required if the division finds  
21 that an emergency exists and that the proposed action under s. 214.165 is necessary  
22 and appropriate to prevent the probable failure of an in-state savings bank that is  
23 closed or in danger of closing.

24 **\*b0275/2.22\* SECTION 2476e.** 215.36 (5) (c) of the statutes is amended to read:

1           215.36 (5) (c) ~~The division publishes under ch. 985 a class 3 notice, in the official~~  
2 ~~state newspaper~~ department of financial institutions publishes a notice on the  
3 department's Web site for a reasonable period of time, which includes the date on  
4 which the notice is first published, of the application to take an action under sub. (4)  
5 and of the opportunity for a hearing and, if at least 25 residents of this state petition  
6 for a hearing within 30 days of the ~~final~~ date that the notice was first published or  
7 if the division on the division's motion calls for a hearing within 30 days of the ~~final~~  
8 date that the notice was first published, the division holds a public hearing on the  
9 application, except that a hearing is not required if the division finds that an  
10 emergency exists and that the proposed action under sub. (4) is necessary and  
11 appropriate to prevent the probable failure of an in-state savings and loan that is  
12 closed or in danger of closing.

13           **\*b0275/2.22\* SECTION 2476f.** 221.0901 (4) (d) of the statutes is amended to  
14 read:

15           221.0901 (4) (d) Cause to be published ~~a class 3 notice, under ch. 985, in the~~  
16 ~~form prescribed by the division, in the official state newspaper~~ on the department of  
17 financial institution's Web site for a reasonable period of time, of the application  
18 under par. (a) and of the opportunity for a hearing under sub. (5). If the application  
19 is to acquire an in-state bank, the notice also shall be published in a newspaper of  
20 general circulation in the city, village or town where the home office of the in-state  
21 bank is located.”.

22           **\*b0286/1.1\* 1532.** Page 1324, line 9: after that line insert:

23           **\*b0286/1.1\* “SECTION 2476m.** 213.107 of the statutes is created to read:

1           **213.107 State-sanctioned fire fighter service medal.** If the board of  
2 directors of the State Fire Fighters Memorial submits to the secretary of  
3 administration a recommended design for a state-sanctioned medal honoring the  
4 service of the fire fighters of this state, the secretary shall review and may approve  
5 the design. If the secretary approves the design, the medal shall become the only  
6 state-sanctioned fire fighter service medal and the board of directors of the State  
7 Fire Fighters Memorial has the exclusive right to sell or authorize sale of the medal.”.

8           **\*b0378/1.1\* 1533.** Page 1324, line 9: after that line insert:

9           **\*b0378/1.1\* “SECTION 2476j.** 200.47 (2) (a) of the statutes is amended to read:

10           200.47 (2) (a) Except for a contract awarded under par. (f) and except as  
11 provided in par. (b), all work done and all purchases of supplies and materials by the  
12 commission shall be by contract awarded to the lowest responsible bidder complying  
13 with the invitation to bid, if the work or purchase involves an expenditure of \$20,000  
14 or more. If the commission decides to proceed with construction of any sewer after  
15 plans and specifications for the sewer are completed and approved by the commission  
16 and by the department of natural resources under ch. 281, the commission shall  
17 advertise by a class 2 notice under ch. 985 for construction bids. All contracts and  
18 the awarding of contracts are subject to s. 66.0901.

19           **\*b0378/1.1\* SECTION 2476je.** 200.47 (2) (f) of the statutes is created to read:

20           200.47 (2) (f) 1. In this paragraph, “design-build construction process” means  
21 a project delivery and procurement process for the design, construction, repair,  
22 renovation, installation, or demolition of a public works project under which a single  
23 entity is responsible for the professional design services and construction services  
24 related to the project.

1           2. The commission may let only one contract under sub. (1) that uses the  
2 design-build construction process, and that contract may be let only for a project to  
3 purchase and install 5 turbines, associated equipment, and buildings that are  
4 capable of transforming landfill gas into electricity, after the landfill gas is  
5 transported via pipeline from the Emerald Park Landfill in the city of Muskego to  
6 the Jones Island Water Reclamation Facility in the city of Milwaukee. The  
7 design-build construction process may not be used for the pipeline.

8           3. A contract that is let under sub. (1) and that uses the design-build  
9 construction process under subd. 2. does not need to comply with s. 200.49, although  
10 the commission shall make an effort to ensure that the goal described in s. 200.49 (3)  
11 (a) is met and that the good faith effort described in s. 200.49 (3) (b) is made.”.

12           **\*b0536/P1.2\* 1534.** Page 1324, line 9: after that line insert:

13           **\*b0536/P1.2\* “SECTION 2476d.** 214.40 (3) of the statutes is amended to read:

14           214.40 (3) A stock financial institution seeking to convert to a savings bank  
15 under s. 214.66 (1m) shall, before declaring a dividend on its capital stock, transfer  
16 not less than 50% of its net profits of the preceding half year to its paid-in surplus  
17 until it has paid-in surplus equal to 20% of capital stock.

18           **\*b0536/P1.2\* SECTION 2476h.** 214.66 (intro.) (except 214.66 (title)) of the  
19 statutes is renumbered 214.66 (1m) (intro.).

20           **\*b0536/P1.2\* SECTION 2476p.** 214.66 (1m) (title) of the statutes is created to  
21 read:

22           214.66 (1m) (title) FROM SAVINGS AND LOAN ASSOCIATION OR FEDERAL SAVINGS BANK.

23           **\*b0536/P1.2\* SECTION 2476t.** 214.66 (2) of the statutes is created to read:

1           214.66 (2) FROM CREDIT UNION. A credit union under ch. 186 may become a  
2 mutual savings bank by doing all of the following:

3           (a) Applying to the division for authority to organize as a mutual savings bank  
4 and satisfying all requirements under this chapter for organizing as a mutual  
5 savings bank.

6           (b) Satisfying all requirements under s. 186.314 (2) for conversion to a mutual  
7 savings bank.

8           (c) Recording the mutual savings bank's articles of incorporation in the county  
9 in which its home office is located.”.

10           **\*b0275/2.23\* 1535.** Page 1324, line 17: after that line insert:

11           **\*b0275/2.23\*** “SECTION 2478d. 227.24 (1) (c) of the statutes is amended to read:

12           227.24 (1) (c) A rule promulgated under par. (a) takes effect upon publication  
13 ~~in the official state newspaper~~ on the legislative reference bureau's Web site or on any  
14 later date specified in the rule and, except as provided under sub. (2), remains in  
15 effect only for 150 days.

16           **\*b0275/2.23\* SECTION 2478f.** 227.24 (1) (d) of the statutes is amended to read:

17           227.24 (1) (d) A rule promulgated under par. (b) takes effect upon publication  
18 ~~in the official state newspaper~~ on the legislative reference bureau's Web site or on any  
19 later date specified in the rule and remains in effect for one year or until it is  
20 suspended or the proposed rule corresponding to it is objected to by the joint  
21 committee for review of administrative rules, whichever is sooner. If a rule under  
22 par. (b) is suspended or a proposed rule under s. 186.235 (21), 215.02 (18) or 220.04  
23 (8) is objected to by the joint committee for review of administrative rules, any person  
24 may complete any transaction entered into or committed to in reliance on that rule

1 and shall have 45 days to discontinue other activity undertaken in reliance on that  
2 rule.

3 **\*b0275/2.23\* SECTION 2478g.** 227.24 (3) of the statutes is amended to read:

4 227.24 (3) FILING. An agency shall file a rule promulgated under sub. (1) with  
5 the legislative reference bureau as provided in s. 227.20, together with an electronic  
6 copy of the rule that the legislative reference bureau shall publish on the legislative  
7 reference bureau's Web site, shall mail a copy to the chief clerk of each house and to  
8 each member of the legislature at the time that the rule is filed and shall take any  
9 other step it considers feasible to make the rule known to persons who will be affected  
10 by it. The legislative reference bureau shall insert in the notice section of each issue  
11 of the register a brief description of each rule under sub. (1) that is currently in effect.  
12 Each copy, notice or description of a rule promulgated under sub. (1) (a) shall be  
13 accompanied by a statement of the emergency finding by the agency or by a  
14 statement that the rule is promulgated at the direction of the joint committee for  
15 review of administrative rules under s. 227.26 (2) (b).

16 **\*b0275/2.23\* SECTION 2478j.** 227.26 (2) (e) of the statutes is amended to read:

17 227.26 (2) (e) *Notice.* When the committee suspends a rule, it shall publish a  
18 class 1 notice, under ch. 985, of the suspension in the official state newspaper on the  
19 legislature's Web site for a reasonable period of time and give any other notice it  
20 considers appropriate.

21 **\*b0275/2.23\* SECTION 2478k.** 227.26 (3) of the statutes is amended to read:

22 227.26 (3) PUBLIC HEARINGS BY STATE AGENCIES. By a majority vote of a quorum  
23 of the committee, the committee may require any agency to hold a public hearing in  
24 respect to recommendations made under sub. (2) and to report its action to the  
25 committee within the time specified by the committee. The agency shall publish a

1 ~~class 1 notice, under ch. 985, of the hearing in the official state newspaper on the~~  
2 ~~legislature's Web site for a reasonable period of time~~ and give any other notice which  
3 the committee directs. The hearing shall be conducted in accordance with s. 227.18  
4 and shall be held not more than 60 days after receipt of notice of the requirement.”.

5 **\*b0475/1.2\* 1536.** Page 1324, line 17: after that line insert:

6 **\*b0475/1.2\*** “SECTION 2478e. 227.01 (13) (zz) of the statutes is created to read:  
7 227.01 (13) (zz) Adjusts motor vehicle liability limit amounts under s. 344.11.”.

8 **\*b0257/P4.1\* 1537.** Page 1324, line 18: before that line insert:

9 **\*b0257/P4.1\*** “SECTION 2478t. 227.01 (13) (zx) of the statutes is repealed.”.

10 **\*b0146/1.6\* 1538.** Page 1324, line 18: delete lines 18 to 21.

11 **\*b0309/1.3\* 1539.** Page 1325, line 19: after “materials.” insert “The director  
12 shall establish by rule a methodology for determining the costs of services and  
13 materials charged to state agencies under this subsection.”.

14 **\*b0419/3.7\* 1540.** Page 1326, line 5: delete lines 5 to 14.

15 **\*b0607/1.31\* 1541.** Page 1328, line 2: after that line insert:

16 **\*b0607/1.31\*** “SECTION 2490h. 230.44 (1) (i) of the statutes is created to read:  
17 230.44 (1) (i) *Decisions affecting certain county employees by the department of*  
18 *children and families.* A decision of the department of children and families relating  
19 to a county employee under s. 49.826 (3) (b).”.

20 **\*b0146/1.7\* 1542.** Page 1328, line 3: delete lines 3 to 25.

21 **\*b0146/1.8\* 1543.** Page 1329, line 1: delete lines 1 to 13.

22 **\*b0146/1.9\* 1544.** Page 1329, line 24: delete that line.

23 **\*b0146/1.10\* 1545.** Page 1330, line 1: delete lines 1 to 10.

1           **\*b0116/P1.13\* 1546.** Page 1330, line 11: delete the material beginning with  
2 that line and ending with page 1332, line 24.

3           **\*b0585/2.10\* 1547.** Page 1341, line 17: after that line insert:

4           **\*b0585/2.10\*** “SECTION 2506r. 250.03 (3) (b) of the statutes is amended to read:  
5           250.03 (3) (b) Biennially, after first consulting with the adjutant general, local  
6 health departments, health care providers, as defined in s. 146.81 (1) (a) to (p), and  
7 law enforcement agencies, as defined in s. 165.77 (1) (b), the department shall submit  
8 to the legislature under s. 13.172 (2) and to the governor a report on the preparedness  
9 of the public health system to address public health emergencies.”.

10          **\*b0585/2.11\* 1548.** Page 1345, line 1: after that line insert:

11          **\*b0585/2.11\*** “SECTION 2521n. 252.05 (1) of the statutes is amended to read:  
12          252.05 (1) Any health care provider, as defined in s. 146.81 (1) (a) to (p), who  
13 knows or has reason to believe that a person treated or visited by him or her has a  
14 communicable disease, or having a communicable disease, has died, shall report the  
15 appearance of the communicable disease or the death to the local health officer. The  
16 health agency of a federally recognized American Indian tribe or band may report  
17 this information to the local health officer. The local health officer shall report this  
18 information to the department or shall direct the person reporting to report to the  
19 department. Any person directed to report shall submit this information to the  
20 department.”.

21          **\*b0142/1.11\* 1549.** Page 1345, line 1: delete that line.

22          **\*b0226/4.11\* 1550.** Page 1345, line 10: after that line insert:

23          **\*b0226/4.11\*** “SECTION 2523d. 252.07 (12) of the statutes is created to read:

1           252.07 (12) From the appropriation account under s. 20.435 (1) (e), the  
2 department may expend not more than \$81,100 annually to fund targeted  
3 prevention activities for populations at high risk for tuberculosis infection.”

4           **\*b0585/2.12\* 1551.** Page 1347, line 8: after that line insert:

5           **\*b0585/2.12\*** “SECTION 2530r. 252.15 (1) (ar) 1. of the statutes is amended to  
6 read:

7           252.15 (1) (ar) 1. A person or entity that is specified in s. 146.81 (1) (a) to (p),  
8 but does not include a massage therapist or bodyworker issued a certificate under  
9 ch. 460.”

10          **\*b0142/1.12\* 1552.** Page 1351, line 10: delete that line.

11          **\*b0226/4.12\* 1553.** Page 1351, line 11: after that line insert:

12          **\*b0226/4.12\*** “SECTION 2545d. 253.12 (7) of the statutes is created to read:

13          253.12 (7) FUNDING. From the appropriation account under s. 20.435 (1) (gm),  
14 the department shall allocate \$95,000 annually for the birth defect prevention and  
15 surveillance system under this section.”

16          **\*b0142/1.13\* 1554.** Page 1351, line 11: delete that line.

17          **\*b0607/1.32\* 1555.** Page 1353, line 3: delete the material beginning with  
18 that line and ending with page 1354, line 2, and substitute:

19          **\*b0607/1.32\*** “SECTION 7548d. 253.15 (4) of the statutes is amended to read:

20          253.15 (4) TRAINING FOR DAY CARE PROVIDERS. Before an individual may obtain  
21 a license to operate a day care center under s. 48.65 for the care and supervision of  
22 children under 5 years of age or enter into a contract to provide a day care program  
23 under s. 120.13 (14) for the care and supervision of children under 5 years of age, the  
24 individual shall receive training relating to shaken baby syndrome and impacted

1 babies that is approved or provided by the department or that is provided by a  
2 nonprofit organization arranged by the department to provide that training. Before  
3 an individual may be certified under s. 48.651 as a day care provider of children  
4 under 5 years of age, the individual shall receive training relating to shaken baby  
5 syndrome and impacted babies that is approved or provided by the certifying  
6 department in a county having a population of 500,000 or more, county department,  
7 or agency contracted with under s. 48.651 (2) or that is provided by a nonprofit  
8 organization arranged by that department, county department, or contracted agency  
9 to provide that training. Before an employee or volunteer of a day care center  
10 licensed under s. 48.65, a day care provider certified under s. 48.651, or a day care  
11 program established under s. 120.13 (14) may provide care and supervision for  
12 children under 5 years of age, the employee or volunteer shall receive training  
13 relating to shaken baby syndrome and impacted babies that is approved or provided  
14 by the department or the certifying county department or agency contracted with  
15 under s. 48.651 (2) or that is provided by a nonprofit organization arranged by the  
16 department or that county department or contracted agency to provide that training.  
17 The person conducting the training shall provide to the individual receiving the  
18 training, without cost to the individual, a copy of the written materials purchased  
19 or prepared under sub. (2), a presentation of the audiovisual materials purchased or  
20 prepared under sub. (2), and an oral explanation of those written and audiovisual  
21 materials.”.

22 \*b0353/1.2\* **1556.** Page 1354, line 16: after that line insert:

23 \*b0353/1.2\* “**SECTION 2550d.** 253.16 (2m) of the statutes is created to read:

1           253.16 (2m) (a) At least 90 percent of the moneys awarded under sub. (2) and  
2 distributed under 2009 Wisconsin Act .... (this act), section 9122 (5v) (j), shall be used  
3 for direct services provided to families participating in the program under sub. (2).

4           (b) The moneys referenced in par. (a) may be used as the state share of Medical  
5 Assistance for case management services provided under s. 49.45 (25).

6           **\*b0353/1.2\* SECTION 2550f.** 253.16 (3) (f) of the statutes is created to read:

7           253.16 (3) (f) Maximize and leverage additional resources, including the  
8 maximum allowable Medical Assistance reimbursement for services provided under  
9 the program under sub. (2).

10          **\*b0353/1.2\* SECTION 2550h.** 253.16 (5) of the statutes is created to read:

11          253.16 (5) The department shall do all of the following:

12           (a) Work with the city and the city health department by providing oversight  
13 and approval of the program under sub. (2).

14           (b) Explore ways to maximize the use of federally qualified health centers for  
15 the program under sub. (2).”.

16          **\*b0142/1.14\* 1557.** Page 1358, line 13: delete that line.

17          **\*b0142/1.15\* 1558.** Page 1358, line 14: delete lines 14 to 20.

18          **\*b0142/1.16\* 1559.** Page 1359, line 9: delete that line.

19          **\*b0585/2.13\* 1560.** Page 1360, line 7: after that line insert:

20          **\*b0585/2.13\* “SECTION 2572g.** 256.15 (12) (a) of the statutes is amended to  
21 read:

22          256.15 (12) (a) All records made by an ambulance service provider, an  
23 emergency medical technician or a first responder in administering emergency care  
24 procedures to and handling and transporting sick, disabled or injured individuals

G  
H

- 1) b0579 TKK p.1260, l.2 delete ll 2-5 <sup>removed from 60609</sup>  
 b0593 TKK p.1260, l.2 delete ll 2-5 & substitute  
 TKK says to delete p.408, line 4 from 60609
- 2) b0539 ARG RA; 125.51(4)(w) → (4)(w)1, & (R;(4)(w)2,  
 b0538 ARG same as 5  
 ARG made changes on p. 429 of 60609
- 3) b0483 MDK Am; p.196.202(2)  
 b0600 MDK Am; p.196.202(2)  
 MDK made changes on pp. 454 and 455 of 60609