

950.06 (2) The costs of providing services under sub. (1m) shall be paid for by the county, but the county is eligible to receive reimbursement from the state for not more than 90% of the costs incurred in providing those services. The department shall determine the level of services for which a county may be reimbursed. The county board shall file a claim for reimbursement with the department. The department shall reimburse counties under this subsection from the ~~appropriation~~ appropriations under s. 20.455 (5) (k), ~~(kk)~~ and (kp) and, on a semi-annual basis, from the ~~appropriations~~ appropriation under s. 20.455 (5) ~~(e)~~ and (g).

**SECTION 2340.** 961.41 (5) (c) 2. of the statutes is amended to read:

961.41 (5) (c) 2. All moneys in excess of \$850,000 and up to \$1,275,000 plus one-third of moneys in excess of \$1,275,000 collected in each fiscal year from drug surcharges under this subsection shall be credited to the appropriation account under s. ~~20.505 (6) (ku)~~ 20.455 (2) (kv).

**SECTION 2341.** 961.472 (5) (b) of the statutes is amended to read:

961.472 (5) (b) The person is participating in a substance abuse treatment program that meets the requirements of s. ~~16.964 (12) (e)~~ 165.95 (3), as determined by the ~~office of justice assistance~~ department of justice under s. ~~16.964 (12) (i)~~ 165.95 (9) and (10).

**SECTION 2342.** 967.11 (1) of the statutes is amended to read:

967.11 (1) In this section, "approved substance abuse treatment program" means a substance abuse treatment program that meets the requirements of s. ~~16.964 (12) (e)~~ 165.95 (3), as determined by the ~~office of justice assistance~~ department of justice under s. ~~16.964 (12) (i)~~ 165.95 (9) and (10).

**SECTION 2342c.** 969.02 (2) of the statutes is amended to read:

969.02 (2) In lieu of release pursuant to sub. (1), the judge may require the execution of an appearance bond with sufficient solvent sureties, or the deposit of cash in lieu of sureties. If the judge requires the execution of an appearance bond under this subsection, he or she shall determine whether the bond may be posted by a bail bond agent or bail bond agency that is licensed under s. 440.282 (1) or (2). If the judge requires a deposit of cash in lieu of sureties, the person making the cash deposit shall be given written notice of the requirements of sub. (6).

**SECTION 2342g.** 969.03 (1) (d) of the statutes is amended to read:

969.03 (1) (d) Require the execution of an appearance bond with sufficient solvent sureties, or the deposit of cash in lieu of sureties. If the judge requires the execution of an appearance bond under this paragraph, he or she shall determine whether the bond may be posted by a bail bond agent or bail bond agency that is licensed

under s. 440.282 (1) or (2). If the judge requires a deposit of cash in lieu of sureties, the person making the cash deposit shall be given written notice of the requirements of sub. (4).

**SECTION 2342n.** 969.12 (1) of the statutes is repealed.

**SECTION 2342r.** 969.12 (2) of the statutes is amended to read:

969.12 (2) A surety under this chapter shall be a natural person, ~~except who is a resident of this state or a surety under s. 345.61 or, subject to s. 969.02 (2) or 969.03 (1) (d), a bail bond agent or bail bond agency that is licensed under s. 440.282 (1) or (2).~~ No surety ~~under this chapter~~ may be compensated for acting as such a surety, ~~except that a bail bond agent or bail bond agency that is licensed under s. 440.282 (1) or (2) shall be compensated at a rate of 10 percent of the amount of the bond set.~~

**SECTION 2342w.** 969.15 of the statutes is created to read:

**969.15 Pretrial release; reports.** (1) The director of state courts shall create and make available to the clerks of court in Dane, Kenosha, Milwaukee, Racine, and Waukesha counties forms for reporting under this section and shall prescribe a schedule for the clerks of court to return the completed forms. The director of state courts shall require, at a minimum, annual reports from the clerks of the counties.

(2) The clerks of court in Dane, Kenosha, Milwaukee, Racine, and Waukesha counties shall, using the forms provided by the director of state courts and according to the schedule prescribed by the director of state courts, provide the following information to the director of state courts:

(a) The number of persons charged in the county released pursuant to s. 969.02 (1).

(b) The number of persons charged in the county released pursuant to s. 969.02 (2) and the amount of the appearance bond required. For each person released pursuant to s. 969.02 (2) who used a surety, whether the surety is a natural person, a surety under s. 345.61, or a bail bond agent or bail bond agency that is licensed under s. 440.282 (1) or (2).

(c) The number of persons charged in the county released pursuant to s. 969.03 (1) without bail or upon the execution of an unsecured appearance bond.

(d) The number of persons charged in the county released pursuant to s. 969.03 (1) upon the execution of an appearance bond under s. 969.03 (1) (d), and the amount of the appearance bond required. For each person released pursuant to s. 969.03 (1) upon the execution of an appearance bond under s. 969.03 (1) (d) who used a surety, whether the surety is a natural person, a surety under s. 345.61, or a bail bond agent or bail bond agency that is licensed under s. 440.282 (1) or (2).

(e) The number of court orders entered under s. 969.13 (1) because a person failed to make a required

court appearance and, for each order counted under this paragraph, whether the person who forfeited bail had used a surety who is a natural person, a surety under s. 345.61, or a bail bond agent or bail agency that is licensed under s. 440.282 (1) or (2).

(f) The amounts of bail forfeited and subsequently collected and a description of how the collected amounts were allocated by the clerk of courts and the county treasurer.

(g) The amounts of bail forfeited and not collected.

(h) The disposition of the case against every person subject to an order counted under par. (e), including a statement as to whether, when, and by whom the person was located after he or she failed to make a required court appearance.

(i) A statement as to the time and cost expended by the county to locate a person subject to an order counted under par. (e).

(3) The director of state courts shall, no later than 4 years and 4 months after the effective date of this subsection .... [LRB inserts date], submit to the chief clerk of each house of the legislature, for distribution to the legislature under s. 13.172 (2), a report summarizing the reports prepared by the clerks of court pursuant to sub. (2).

**SECTION 2343.** 970.02 (8) of the statutes is created to read:

970.02 (8) If the offense charged is a felony, the judge shall determine if a biological specimen has been obtained from the defendant under s. 165.84 (7), and, if not, the judge shall direct that a law enforcement agency or tribal law enforcement agency obtain a biological specimen from the defendant and submit it to the state crime laboratories as specified in rules promulgated by the department of justice under s. 165.76 (4). If the judge requires the defendant to provide a specimen under this subsection or if a biological specimen has already been obtained from the defendant, the judge shall inform the defendant that he or she may request expungement under s. 165.77 (4).

**SECTION 2344.** 971.17 (1m) (a) of the statutes is renumbered 971.17 (1m) (a) 1. and amended to read:

971.17 (1m) (a) 1. If the defendant under sub. (1) is found not guilty by reason of mental disease or defect for a felony or a violation of s. 165.765 (1), 2011 stats., or of s. 940.225 (3m), 941.20 (1), 944.20, 944.30, 944.31, 944.33 (1), 946.52, or 948.10 (1) (b), the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis. The judge shall inform the person that he or she may request expungement under s. 165.77 (4).

**SECTION 2344c.** 971.17 (1m) (a) 2. of the statutes is created to read:

971.17 (1m) (a) 2. Biological specimens required under subd. 1. shall be obtained and submitted as speci-

fied in rules promulgated by the department of justice under s. 165.76 (4).

**SECTION 2345.** 973.042 (3) of the statutes is repealed.

**SECTION 2346.** 973.042 (5) of the statutes is amended to read:

973.042 (5) The secretary of administration shall credit ~~part A of the surcharge to the appropriation account under s. 20.410 (1) (gj).~~ The secretary of administration shall credit ~~part B of the surcharge to the appropriation account under s. 20.455 (2) (5) (gj).~~ ~~The secretary of administration shall credit part C of the surcharge to the appropriation account under s. 20.505 (6) (gj).~~

**SECTION 2347.** 973.043 (3) of the statutes is amended to read:

973.043 (3) All moneys collected from drug offender diversion surcharges shall be credited to the appropriation account under s. ~~20.505 (6) (ku)~~ 20.455 (2) (kv) and used for the purpose of making grants to counties under s. ~~16.964 (12)~~ 165.95.

**SECTION 2348.** 973.045 (1) of the statutes is amended to read:

973.045 (1) If a court imposes a sentence or places a person on probation, the court shall impose a crime victim and witness assistance surcharge. A surcharge imposed under this subsection may not be waived, reduced, or forgiven for any reason. The surcharge is the total amount calculated by adding up the amount for every misdemeanor count and every felony count as follows:

(a) For each misdemeanor offense or count on which a conviction occurred, \$67.

(b) For each felony offense or count on which a conviction occurred, \$92.

**SECTION 2349.** 973.045 (1r) of the statutes is repealed.

**SECTION 2350.** 973.045 (2) of the statutes is amended to read:

973.045 (2) After the clerk determines the amount due, the clerk of court shall collect and transmit the amount to the county treasurer under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration under s. 59.25 (3) (f) 2. The secretary of administration shall credit to the appropriation account under s. 20.455 (5) (g) the amount paid to the secretary by the county treasurer under this subsection and any amount collected under sub. (4).

**SECTION 2351.** 973.045 (2m) of the statutes is repealed.

**SECTION 2352.** 973.045 (3) of the statutes is repealed.

**SECTION 2352m.** 973.0455 of the statutes is created to read:

**973.0455 Crime prevention funding board surcharge.** (1) If a court imposes a sentence or places a person on probation, the court shall impose a crime prevention funding board surcharge. The surcharge is the total

amount calculated by adding up, for each misdemeanor or felony count on which a conviction occurred, \$20.

(2) After the clerk determines the amount due, the clerk of court shall collect and transmit the amount to the county treasurer under s. 59.40 (2) (n). The county treasurer shall then distribute the moneys under s. 59.25 (3) (gm).

**SECTION 2353.** 973.046 (1g) of the statutes is repealed.

**SECTION 2354.** 973.046 (1r) of the statutes is renumbered 973.046 (1r) (intro.) and amended to read:

973.046 (1r) (intro.) If a court imposes a sentence or places a person on probation for a violation of s. 940.225, 948.02 (1) or (2), 948.025, 948.085, the court shall impose a deoxyribonucleic acid analysis surcharge of \$250, calculated as follows:

**SECTION 2355.** 973.046 (1r) (a) and (b) of the statutes are created to read:

973.046 (1r) (a) For each conviction for a felony, \$250.

(b) For each conviction for a misdemeanor, \$200.

**SECTION 2356.** 973.047 (1f) of the statutes is amended to read:

973.047 (1f) If a court imposes a sentence or places a person on probation for a felony conviction or for a conviction for a violation of s. 165.765 (1), 940.225 (3m), 944.20, or 948.10 (1) (b), the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis. The court shall inform the person that he or she may request expungement under s. 165.77 (4).

**SECTION 2357.** 973.047 (1m) of the statutes is amended to read:

973.047 (1m) The results from deoxyribonucleic acid analysis of a specimen provided under this section may be used only as authorized under s. 165.77 (3). ~~The state crime laboratories shall destroy any such specimen in accordance with s. 165.77 (3).~~

**SECTION 2358.** 973.047 (2) of the statutes is amended to read:

973.047 (2) ~~The department of justice shall promulgate rules providing for procedures for defendants to provide specimens when Biological samples required to do so under this section and for the transportation of those specimens to the state crime laboratories for analysis under s. 165.77 sub. (1f) shall be obtained and submitted as specified in rules promulgated by the department of justice under s. 165.76 (4).~~

**SECTION 2358d.** 973.05 (2m) (c) of the statutes is amended to read:

973.05 (2m) (c) To payment of part A of the crime victim and witness assistance surcharge imposed before the effective date of this paragraph ... [LRB inserts date], until paid in full.

**SECTION 2358f.** 973.05 (2m) (d) of the statutes is amended to read:

973.05 (2m) (d) To payment of part B of the crime victim and witness assistance surcharge imposed before the effective date of this paragraph ... [LRB inserts date], until paid in full.

**SECTION 2358h.** 973.05 (2m) (dg) of the statutes is amended to read:

973.05 (2m) (dg) To payment of part C of the crime victim and witness assistance surcharge imposed before the effective date of this paragraph ... [LRB inserts date], until paid in full.

**SECTION 2358k.** 973.05 (2m) (dr) of the statutes is created to read:

973.05 (2m) (dr) To payment of the crime victim and witness surcharge imposed on or after the effective date of this paragraph ... [LRB inserts date], until paid in full.

**SECTION 2358m.** 973.05 (2m) (jr) of the statutes is created to read:

973.05 (2m) (jr) To payment of the crime prevention funding board surcharge until paid in full.

**SECTION 2359.** 973.09 (3) (bg) of the statutes is created to read:

973.09 (3) (bg) 1. At least 90 days before the expiration date of a probationer's period of probation, the department shall notify the sentencing court and district attorney that a probationer owes an unpaid surcharge imposed under s. 973.045. Upon receiving notice from the department, the court shall schedule a probation review hearing to be held before the expiration date of the period of probation unless the probationer either pays the unpaid surcharge before the scheduled hearing date or voluntarily waives the hearing. A waiver of a probation review hearing under this paragraph must include an acknowledgment by the probationer that waiver may result in an extension of the probation period, a modification of the terms and conditions of probation, or a revocation of probation.

2. If the court does not extend probation, the court shall issue a judgment for the unpaid surcharge and direct the clerk of circuit court to file and enter the judgment in the judgment and lien docket. The judgment has the same force and effect as judgments entered under s. 806.10.

3. At a probation review hearing scheduled under subd. 1., the department has the burden of proving that the probationer owes an unpaid surcharge imposed under s. 973.045 and the amount of the unpaid surcharge. If the department proves by a preponderance of the evidence that the probationer owes an unpaid surcharge under s. 973.045, the court may, by order, extend the period of probation for a stated period or modify the terms and conditions of probation.

4. If the court does not extend or modify the terms of probation under subd. 3., the court shall issue a judgment for the unpaid surcharge and direct the clerk of circuit court to file and enter the judgment in the judgment and lien docket without fee. If the court issues a judgment for the unpaid surcharge, the court shall send to the depart-

ment a written notification that a civil judgment has been issued for the unpaid fees. The judgment has the same force and effect as judgments entered under s. 806.10.

**SECTION 2360.** 973.155 (1m) of the statutes is amended to read:

973.155 (1m) A convicted offender shall be given credit toward the service of his or her sentence for all days spent in custody as part of a substance abuse treatment program that meets the requirements of s. 16.964 (12) (e) ~~165.95 (3)~~, as determined by the ~~office of justice assistance department of justice~~ under s. 16.964 (12) (i) ~~165.95 (9) and (10)~~, for any offense arising out of the course of conduct that led to the person's placement in that program.

**SECTION 2360m.** 978.12 (1) (b) of the statutes is amended to read:

978.12 (1) (b) *Deputy district attorneys.* Deputy district attorneys shall be employed outside the classified service. The state shall establish and adjust the salaries of deputy district attorneys in accordance with s. 230.12 (10) ~~and~~ the state compensation plan.

**SECTION 2360w.** 980.063 (1) (a) of the statutes is amended to read:

980.063 (1) (a) If a person is found to be a sexually violent person under this chapter, the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

**SECTION 2363m.** 2007 Wisconsin Act 20, section 9105 (1) (a) 2., as last amended by 2009 Wisconsin Act 28, section 3409n, is amended to read:

[2007 Wisconsin Act 20] Section 9105 (1) (a)

2. *Projects financed by program revenue supported borrowing:*

General Executive Facility 3 renovation — Madison	5,304,000
Preservation and storage facility — Madison	2,000,000
(Total project all funding sources \$25,000,000)	
State Transportation Building replacement — Madison	50,000,000 196,615,000

**SECTION 2363p.** 2011 Wisconsin Act 32, section 9106 (1) (i) 3. is amended to read:

[2011 Wisconsin Act 32] Section 9106 (1)

(i) 3. *Projects financed by program revenue supported borrowing:*

La Crosse — parking ramp	7,131,000
(Total project all funding sources \$12,131,000)	
Madison — Badger Athletic Performance Center	49,200,000
(Total project all funding sources \$76,800,000)	
— west campus/hospital parking ramp addition	25,753,000
(Total project all funding sources \$26,253,000)	
— Carson Gully Commons renovation	5,000,000
(Total project all funding sources \$10,049,000)	
— utility improvements	3,124,000
Oshkosh — Lincoln School remodeling	4,476,000
Platteville — residence hall upgrades	12,179,000
River Falls — Health and Human Performance building	10,264,000
(Total project all funding sources \$63,512,000)	
Stevens Point — North Debot Residence Hall renovation	11,720,000
Stout — Fleming Residence Hall renovation	6,599,000

The court shall inform the person that he or she may request expungement under s. 165.77 (4).

**SECTION 2361.** 980.063 (1) (b) of the statutes is amended to read:

980.063 (1) (b) The results from deoxyribonucleic acid analysis of a specimen under par. (a) may be used only as authorized under s. 165.77 (3). ~~The state crime laboratories shall destroy any such specimen in accordance with s. 165.77 (3).~~

**SECTION 2362.** 980.063 (2) of the statutes is amended to read:

980.063 (2) ~~The department of justice shall promulgate rules providing for procedures for defendants to provide specimens~~ Biological samples required under sub. (1) ~~and for the transportation of those specimens to the state crime laboratories for analysis under s. 165.77 (a) shall be obtained and submitted as specified in rules promulgated by the department of justice under s. 165.76 (4).~~

**SECTION 2363.** 995.10 (1) (i) 1. d. of the statutes is created to read:

995.10 (1) (i) 1. d. Owns an automated roll-your-own machine that is used to make cigarettes, not including an individual who owns a roll-your-own machine and uses the machine in his or her home solely to make cigarettes for his or her personal use or for the use of other individuals who live in his or her home.

Superior — Ross and Hawkes halls renovation	15,276,000
Whitewater — <del>Bigelow and Benson halls renovation</del> <u>west campus residence hall upgrade project</u>	12,223,000
— Drumlin Dining Hall renovation	4,627,000

**SECTION 2364.** 2011 Wisconsin Act 32, section 9219 (1u) is amended to read:

[2011 Wisconsin Act 32] Section 9219 (1u) APPROPRIATION LAPSES AND REESTIMATES. The governor shall take actions during the 2011–13 ~~and 2013–15 fiscal biennia~~ fiscal biennium to ensure that from general purpose revenue appropriations to the office of the governor under section 20.525 of the statutes an amount equal to \$582,200 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both, in ~~each that~~ that fiscal biennium.

**SECTION 2364m.** 2011 Wisconsin Act 32, section 9245 (2f) is amended to read:

[2011 Wisconsin Act 32] Section 9245 (2f) APPROPRIATION LAPSES AND REESTIMATES. The chief justice of the supreme court, acting as administrative head of the judicial system, shall take actions during the 2011–13 and 2013–15 fiscal biennia to ensure that from general purpose revenue and program revenue appropriations to the circuit courts under section 20.625 of the statutes, to the court of appeals under section 20.660 of the statutes, and to the supreme court under 20.680 of the statutes an amount equal to \$16,960,400 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both, in ~~each the 2011–13 fiscal biennium, and an amount equal to \$11,807,400 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both, in the 2013–15 fiscal biennium.~~

**SECTION 2365.** 2011 Wisconsin Act 32, section 9255 (1) (b) is amended to read:

[2011 Wisconsin Act 32] Section 9255 (1) (b) Notwithstanding section 20.001 (3) (a) to (c) of the statutes, but subject to paragraph (e), the secretary of administration shall lapse to the general fund from the unencumbered balances of general purpose revenue and program revenue appropriations to executive branch state agencies, other than sum sufficient appropriations and appropriations of federal revenues, an amount equal to \$174,300,000 in the 2011–13 fiscal biennium ~~and \$174,300,000 in the 2013–15 fiscal biennium~~. Before lapsing any moneys under this paragraph, the secretary shall develop a plan for lapsing the moneys and shall submit the plan to the joint committee on finance. If the cochairpersons of the joint committee on finance do not notify the secretary within 14 working days after the date of the submittal of the plan that the committee has scheduled a meeting to review the plan, the plan may be implemented by the secretary. If, within 14 days after the date

of the submittal of the plan, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting to review the plan, moneys may be lapsed only after the plan has been approved by the committee.

**SECTION 2365m.** 2011 Wisconsin Act 32, section 9452 (1d) is amended to read:

[2011 Wisconsin Act 32] Section 9452 (1d) UNIVERSITY OF WISCONSIN. The treatment of sections 16.705 (1r) (d) and (e), (2), (3) (intro.), 16.71 (1m) (by SECTION 241f) and (4), 16.72 (8), 16.73 (5), 16.78 (1), 16.993 (7), and 20.916 (10) of the statutes, the renumbering and amendment of section 16.417 (2) (f) of the statutes, and the creation of section 16.417 (2) (f) 2. of the statutes take effect on July 1, 2013, and the treatment of sections 19.42 (13) (b), (c), and (cm), 19.45 (11) (a) and (b), 20.865 (1) (c), (ci), (i), (ic), (s), and (si), ~~20.916 (10), 20.923 (4g), (5), (6) (Lm) and (m), (14) (b), (15) (b), and (16), 36.09 (1) (e), (i), (j), and (k), 36.15 (2), 36.30, 36.52, 40.02 (30), 111.335 (1) (cv), 111.81 (7) (ar) and (at), 111.815 (1) and (2), 111.825 (1r), (1t), (2) (a), (b), (c), (f), (g), (h), and (i), (3), (4), (6), and (7), 111.83 (5) (a), (b), and (c), 111.84 (2) (c), 111.91 (4), 111.93 (2) and (3), 111.935 (2), 230.01 (1), 230.03 (3), (6), (6m), (10h), and (13), 230.08 (2) (cm), (d), (dm), and (k), 230.10 (2), 230.12 (1) (a) 1. b. and (3) (e) (title) and 1., and 230.34 (1) (ar) of the statutes, the repeal of sections 36.58 (5) and 230.143 (1) and (2) of the statutes, the renumbering of sections 111.83 (7) and 111.85 (5) of the statutes, the renumbering and amendment of sections ~~16.417 (2) (f), 111.92 (1) (a), and 230.143 (intro.) of the statutes, and the creation of sections ~~16.417 (2) (f) 2., 111.83 (7) (b), 111.85 (5) (b), and 111.92 (1) (a) 2. and 3. of the statutes, and SECTIONS 9152 (1e) of this act~~ take effect on July 1, 2013 2015.~~~~

**SECTION 2365r.** 2011 Wisconsin Act 166, section 28 (1) is amended to read:

[2011 Wisconsin Act 166] Section 28 (1) TEACHING LICENSE. The treatment of section 118.19 (14) (a) of the statutes first applies to an application for a teaching license received by the department of public instruction on January 1 ~~31~~, 2014.

**SECTION 2366.** 2011 Wisconsin Act 212, section 13 (1) of the statutes is repealed.

**SECTION 9101. Nonstatutory provisions; Administration.**

(1) TRANSFER OF OFFICE OF JUSTICE ASSISTANCE.

(a) *Assets and liabilities.* On the effective date of this paragraph, the assets and liabilities of the office of justice assistance, except those that are primarily related to administering federal homeland security moneys, or to reintegrating American Indians who have been incarcerated

ated, as determined by the department of administration become the assets and liabilities of the department of justice. On the effective date of this paragraph, the assets and liabilities of the office of justice assistance that are primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of administration, become the assets and liabilities of the department of military affairs. On the effective date of this paragraph, the assets and liabilities of the office of justice assistance that are primarily related to the reintegration of American Indians who have been incarcerated, as determined by the department of administration, become the assets and liabilities of the department of corrections.

(b) *Employee transfers.* On the effective date of this paragraph, the incumbents holding those positions in the department of administration performing duties that are primarily related to the office of justice assistance, except those positions performing duties that are primarily related to administering federal homeland security moneys, or to reintegrating American Indians who have been incarcerated, as determined by the department of administration, are transferred to the department of justice. On the effective date of this paragraph, the incumbents holding those positions that are primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of administration, are transferred to the department of military affairs. On the effective date of this paragraph, the incumbents holding those positions that are primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, are transferred to the department of corrections.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of justice, the department of military affairs, or the department of corrections, whichever is applicable, that they enjoyed in the office of justice assistance immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the office of justice assistance, except property that is primarily related to administering federal homeland security moneys, or property that is primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, is transferred to the department of justice. On the effective date of this paragraph, all tangible personal property, including records, of the office of justice assistance that is primarily related to administering federal homeland security moneys, and not related to interoper-

able communications, as determined by the department of administration, is transferred to the department of military affairs. On the effective date of this paragraph, all tangible personal property, including records, of the office of justice assistance that is primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, is transferred to the department of corrections.

(e) *Contracts.*

1. All contracts entered into by the office of justice assistance in effect on the effective date of this subdivision, except contracts that are primarily related to administering federal homeland security moneys, or are primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, remain in effect and are transferred to the department of justice. The department of justice shall carry out any such contractual obligations unless modified or rescinded by the department of justice to the extent allowed under the contract.

2. All contracts entered into by the office of justice assistance in effect on the effective date of this subdivision that are primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of administration, remain in effect and are transferred to the department of military affairs. The department of military affairs shall carry out any such contractual obligations unless modified or rescinded by the department of military affairs to the extent allowed under the contract.

3. All contracts entered into by the office of justice assistance in effect on the effective date of this subdivision that are primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, remain in effect and are transferred to the department of corrections. The department of corrections shall carry out any such contractual obligations unless modified or rescinded by the department of corrections to the extent allowed under the contract.

(f) *Pending matters.* Any matter pending with the office of justice assistance on the effective date of this paragraph, except matters that are primarily related to administering federal homeland security moneys, or to reintegrating American Indians who have been incarcerated, as determined by the department of administration, is transferred to the department of justice, and all materials submitted to or actions taken by the office of justice assistance with respect to the pending matter are considered as having been submitted to or taken by the department of justice. Any matter pending with the office of justice assistance on the effective date of this paragraph that is primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of

administration, is transferred to the department of military affairs, and all materials submitted to or actions taken by the office of justice assistance with respect to the pending matter are considered as having been submitted to or taken by the department of military affairs. Any matter pending with the office of justice assistance on the effective date of this paragraph that is primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, is transferred to the department of corrections, and all materials submitted to or actions taken by the office of justice assistance with respect to the pending matter are considered as having been submitted to or taken by the department of corrections.

(g) *Rules and orders.*

1. All rules promulgated for the office of justice assistance, except rules that are primarily related to administering federal homeland security moneys, or to reintegrating American Indians who have been incarcerated, as determined by the department of administration, that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until amended or repealed by the department of justice. All orders issued by the office of justice assistance, except orders that are primarily related to administering federal homeland security moneys, or to reintegrating American Indians who have been incarcerated, as determined by the department of administration, that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until modified or rescinded by the department of justice.

2. All rules promulgated for the office of justice assistance that are primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of administration, and that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until amended or repealed by the department of military affairs. All orders issued by the office of justice assistance that are primarily related to administering federal homeland security moneys, and not related to interoperable communications, as determined by the department of administration, and that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until modified or rescinded by the department of military affairs.

3. All rules promulgated for the office of justice assistance that are primarily related to reintegrating American Indians who have been incarcerated, as determined by the department of administration, and that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until amended or repealed by the department of corrections. All orders issued by the office of justice assistance that are primarily related to reintegrating American Indians

who have been incarcerated, as determined by the department of administration, and that are in effect on the effective date of this subdivision remain in effect until their specified expiration dates or until modified or rescinded by the department of corrections.

(2i) **MACKENZIE ENVIRONMENTAL EDUCATION CENTER.** The department of administration shall conduct a thorough review of the existing status and condition of the buildings, structures, and animal enclosures at the MacKenzie Environmental Education Center. The study shall include a description of the maintenance and repairs that are necessary for the buildings, structures, and animal enclosures with an estimate of the costs of doing the maintenance and repairs. After completing the study, the department of administration shall prepare a report detailing the findings of the study and shall submit the report to the joint committee on finance on a date that is no later than 90 days after the date the study is completed or on June 1, 2014, whichever is earlier.

(3c) **2013-15 EXECUTIVE BRANCH STATE AGENCY POSITION REDUCTIONS.**

(a) In this subsection, "state agency" means an office, commission, department, independent agency, or board in the executive branch of state government.

(b) During the 2013-15 fiscal biennium, the secretary of administration shall eliminate 450.0 FTE positions in state agencies. No later than January 1, 2015, the secretary of administration shall submit a report to the joint committee on finance identifying the positions by state agency and by the appropriation account from which the positions are funded.

(3L) **STUDY OF PUBLIC LIBRARY SYSTEMS.**

(a) The department of administration, in consultation with the department of public instruction, shall conduct a study of public library systems in this state to identify the potential for savings by doing the following:

1. Consolidating systems.
2. Increasing the use of technology.
3. Reducing duplications and inefficiencies.
4. Utilizing lean production principles.
5. Increasing the sharing of services among library systems.

(b) By July 1, 2014, the department of administration shall submit a report of the study under paragraph (a) to the cochairpersons of the joint committee on finance.

(3s) **STUDY CONCERNING CONSOLIDATION OF THE DEPARTMENTS OF SAFETY AND PROFESSIONAL SERVICES AND AGRICULTURE, TRADE AND CONSUMER PROTECTION.**

(a) The department of administration shall conduct a study concerning the consolidation of the functions currently being performed by the departments of safety and professional services and agriculture, trade and consumer protection under a single new agency in the executive branch of state government, to be named the department of agriculture, regulation, and trade.

(b) In conducting the study under paragraph (a), the department of administration shall consult with the departments of safety and professional services and agriculture, trade and consumer protection and with the boards and councils attached to or under those agencies.

(c) In conducting the study under paragraph (a), the department of administration shall consult members of the public who may be affected by the consolidation of the departments of safety and professional services and agriculture, trade and consumer protection and the creation of the department of agriculture, regulation, and trade.

(d) No later than January 1, 2014, the department of administration shall submit a report of its findings from the study conducted under paragraph (a) to the joint committee on finance and, in the manner provided under section 13.172 (3) of the statutes, to the appropriate standing committees of the legislature. That report shall set forth the department of administration's recommendations concerning the proposed consolidation described under paragraph (a). If the department recommends consolidation, the report shall include the department's recommendations concerning all of the following:

1. The organizational structure, programmatic functions, and performance objectives of the department of agriculture, regulation, and trade.
2. Any reduction in staff that may be accomplished as a result of the consolidation of the departments of safety and professional services and agriculture, trade and consumer protection.
3. Any board or council that may be eliminated as a result of the consolidation of the departments of safety and professional services and agriculture, trade and consumer protection.
4. Any adjustment to credentialing fees that may be appropriate and the capability of revenue from credentialing fees to support the operations of the department of agriculture, regulation, and trade.
5. Any function of or program under the departments of safety and professional services and agriculture, trade and consumer protection that should be transferred to an agency other than the newly created department of agriculture, regulation, and trade.
6. Any way to improve the services to be provided by the department of agriculture, regulation, and trade.

(e) If the department of administration recommends consolidation in its report under paragraph (d), the department shall also submit with that report draft legislation that implements, effective July 1, 2015, the department's recommendations made in the report.

(3u) POSITION ELIMINATION REPORT. (a) Not later than January 1, 2014, the department of administration shall submit a report to the cochairpersons of the joint committee on finance that identifies the funding source for, and recommends the appropriation to be decreased with

regard to, each of the following FTE positions to be eliminated in the department of natural resources:

1. 7.8 GPR positions.
2. 9.1 FED positions.
3. 4.0 PR positions.
4. 11.2 SEG positions.

(b) If the cochairpersons of the joint committee on finance do not notify the department of administration that the committee has scheduled a meeting for the purpose of reviewing the report under paragraph (a) within 14 working days after the day on which the report is submitted, the positions shall be eliminated and the appropriations shall be decreased in the manner specified in the report. If, within 14 working days after the day on which the report is submitted, the cochairpersons of the committee notify the department of administration that the committee has scheduled a meeting for the purpose of reviewing the report, no position identified in the report may be eliminated and no appropriation may be decreased with regard to that position without the approval of the committee.

(4q) ASSISTANCE TO LOCAL GOVERNMENTS FOR EFFICIENCY INITIATIVES. Under section 16.08 of the statutes, as created by this act, if a local governmental unit established a lean program before August 1, 2013, or the effective date of this subsection, whichever is later, a business that provides services to a local governmental unit for that lean program on or after August 1, 2013, or the effective date of this subsection, whichever is later, is eligible to receive a payment from the department of administration under section 16.08 (3) of the statutes, as created by this act, for the cost of the services.

**SECTION 9102. Nonstatutory provisions; Agriculture, Trade and Consumer Protection.**

(1e) GRAIN INSPECTION FUNDING.

(a) *Plan.* The department of agriculture, trade and consumer protection shall develop a plan to transfer, by December 31, 2013, an amount equal to the amount by which the accumulated expenses for the inspection and certification of grain under section 93.06 (1m) of the statutes have exceeded the accumulated revenues from conducting that inspection and certification as of June 30, 2013, from the unencumbered balances of program revenue appropriations to the department and of the agricultural chemical management and agricultural chemical cleanup funds to the appropriation account under section 20.115 (1) (h) of the statutes. The department shall submit the plan to the joint committee on finance no later than November 15, 2013.

(b) *Transfer.* If the cochairpersons of the joint committee on finance do not notify the department of agriculture, trade and consumer protection that the committee has scheduled a meeting for the purpose of reviewing the plan submitted under paragraph (a) within 14 working days after the day on which the plan is submitted, the

department shall implement the plan. If, within 14 days after the day on which the plan is submitted, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of

reviewing the plan, the department may only make a transfer to the appropriation account under section 20.115 (1) (h) upon approval by the committee.

**SECTION 9104. Nonstatutory provisions; Building Commission.**

(1) 2013-15 AUTHORIZED STATE BUILDING PROGRAM. For the fiscal years beginning on July 1, 2013, and ending on June 30, 2015, the Authorized State Building Program is as follows:

(a) DEPARTMENT OF ADMINISTRATION

1. *Projects financed by program revenue supported borrowing:*

- a. Hill Farms Building D crime lab expansion \$ 5,221,700
- b. 5830 Femrite Drive, Madison, building purchase 27,000,000

2. *Agency totals:*

Program revenue supported borrowing 32,221,700  
 Total — All sources of funds \$ 32,221,700

(b) DEPARTMENT OF CORRECTIONS

1. *Projects financed by general fund supported borrowing:*

- a. Columbia Correctional Institution — health services unit \$ 6,472,000
- b. Columbia Correctional Institution — segregation unit expansion 6,000,000
- c. Copper Lake School — segregation unit expansion 2,000,000
- d. Green Bay Correctional Institution — north and south cell halls — improvements 3,750,000
- e. Marshall E. Sherrer Correctional Center — housing and food service area 4,052,000
- f. Oshkosh Correctional Institution — health services unit 7,699,000
- g. Taycheedah Correctional Institution — infirmary 4,500,000

3. *Agency totals:*

General fund supported borrowing 34,473,000  
 Total — All sources of funds \$ 34,473,000

(c) DEPARTMENT OF HEALTH SERVICES

1. *Projects financed by general fund supported borrowing:*

- a. Mendota Mental Health Institute Lorenz Hall — secure treatment unit renovation \$ 5,734,000
- b. Winnebago Mental Health Institute Petersik Hall — special management area 979,000

2. *Agency totals:*

General fund supported borrowing 6,713,000  
 Total — All sources of funds \$ 6,713,000

(d) DEPARTMENT OF MILITARY AFFAIRS

1. *Projects financed by general fund supported borrowing:*

- a. Command suite addition — Madison \$ 374,300  
 (Total project all funding sources \$1,496,900)
- b. Joint force headquarters remodeling — Madison 749,900  
 (Total project all funding sources \$2,999,300)
- c. Motor vehicle storage facilities — Onalaska and Marinette 362,500  
 (Total project all funding sources \$1,450,000)

d. Readiness center, motor vehicle storage, and field maintenance shop — Wisconsin Rapids	2,118,100
(Total project all funding sources \$62,486,100)	
2. <i>Projects financed by federal funds:</i>	
a. Armed forces reserve center addition — civil support team — Madison	1,499,500
b. Command suite addition — Madison	1,122,600
(Total project all funding sources \$1,496,900)	
c. Joint force headquarters remodeling — Madison	2,249,400
(Total project all funding sources \$2,999,300)	
d. Motor vehicle storage facilities — Onalaska and Marinette	1,087,500
(Total project all funding sources \$1,450,000)	
e. Readiness center, motor vehicle storage, and field maintenance shop — Wisconsin Rapids	60,368,000
(Total project all funding sources \$62,486,100)	
3. <i>Agency totals:</i>	
General fund supported borrowing	3,604,800
Federal funds	<u>66,327,000</u>
Total — All sources of funds	\$ 69,931,800
(e) DEPARTMENT OF NATURAL RESOURCES	
1. <i>Projects financed by general fund supported borrowing:</i>	
a. Southeast regional headquarters and service center	\$ 5,103,900
(Total project all funding sources \$17,012,900)	
2. <i>Projects financed by existing general fund supported borrowing authority — stewardship property development and local assistance funds:</i>	
a. Devil's Lake State Park — toilet-shower and vault toilet buildings	1,059,000
b. Lake Wissota State Park — park entrance and visitor station	1,114,800
c. Potawatomi State Park — park entrance and visitor station	968,700
3. <i>Projects financed by segregated fund supported borrowing:</i>	
a. Medford ranger station and storage building	1,845,200
b. Necedah ranger station — fire-control storage building	826,900
c. Southeast regional headquarters and service center	11,909,000
(Total project all funding sources \$17,012,900)	
d. Waupaca ranger station — fire-control storage building	967,500
4. <i>Projects financed by existing segregated fund supported revenue borrowing:</i>	
a. Fish hatchery expansions — various locations	8,200,000
5. <i>Agency totals:</i>	
General fund supported borrowing	5,103,900
Existing general fund supported borrowing authority — stewardship property development and local assistance funds	3,142,500
Segregated fund supported borrowing	15,548,600
Existing segregated fund supported revenue borrowing	<u>8,200,000</u>

Total — All sources of funds	\$ 31,995,000
(f) DEPARTMENT OF VETERANS AFFAIRS	
1. <i>Projects financed by federal funds:</i>	
a. Southern Wisconsin Veterans Memorial Cemetery renovation and expansion — Union Grove	\$ 3,797,000
b. Northern Wisconsin Veterans Memorial Cemetery renovation and expansion — Spooner	2,109,100
2. <i>Agency totals:</i>	
Federal funds	<u>5,906,100</u>
Total — All sources of funds	\$ 5,906,100
(g) UNIVERSITY OF WISCONSIN SYSTEM	
1. <i>Projects financed by general fund supported borrowing:</i>	
a. La Crosse — science labs building	\$ 82,000,000
b. Madison — Babcock Hall dairy plant addition	15,960,000
(Total project all funding sources \$31,920,000)	
c. Madison — meat science and muscle biology laboratory	22,877,000
(Total project all funding sources \$42,877,000)	
d. Stevens Point — chemistry–biology building	75,000,000
e. Whitewater — Laurentide Hall Student Success Center addition	2,500,000
(Total project all funding sources \$4,500,000)	
f. System — classroom renovation/instructional technology improvements	10,000,000
g. System — utility improvements	10,427,800
(Total project all funding sources \$20,857,000)	
h. System — major facilities renewal program	20,000,000
(Total project all funding sources \$24,000,000)	
2. <i>Projects financed by existing general fund supported borrowing:</i>	
a. Whitewater — Laurentide Hall Student Success Center addition	2,000,000
(Total project all funding sources \$4,500,000)	
3. <i>Projects financed by program revenue supported borrowing:</i>	
a. Eau Claire — residence hall	35,000,000
b. La Crosse — student union	50,966,000
(Total project all funding sources \$53,300,000)	
c. Madison — Memorial Union renovation —Phase II	9,000,000
(Total project all funding sources \$42,085,000)	
d. Madison — Sellery and Witte halls renovation	24,000,000
(Total project all funding sources \$47,000,000)	
e. Madison — university houses renovation	8,000,000
(Total project all funding sources \$15,000,000)	
f. Milwaukee — Kenilworth Place lease buyout	65,300,000
g. Milwaukee — northwest quadrant Student Health Services Center	11,066,000
h. Oshkosh — Fletcher Hall renovation	17,627,000
i. Oshkosh — Reeve Student Union — renovation and expansion	7,629,000

j. Oshkosh — intramural recreation field — complex	6,466,000
k. Platteville — residence hall and dining facility	29,287,000
L. Stevens Point — Thompson and Watson residence halls renovation	13,477,000
m. Stout — McCalmount Residence Hall renovation	7,893,000
n. Stout — North Residence Hall renovation	13,250,000
o. Whitewater — indoor tennis building	3,500,000
p. Whitewater — residence hall	28,000,000
q. System — major facilities renewal program	2,417,000
(Total project all funding sources \$24,000,000)	
r. System — utility improvements	10,291,200
(Total project all funding sources \$20,857,000)	
<i>4. Projects financed by program revenue:</i>	
a. La Crosse — gymnastics practice and storage facility	4,511,000
b. La Crosse — new student union	2,334,000
(Total project all funding sources \$53,300,000)	
c. La Crosse — parking ramp addition	7,619,000
d. Madison — Memorial Union renovation — Phase II	7,585,000
(Total project all funding sources \$42,085,000)	
e. Madison — Sellery and Witte halls renovation	23,000,000
(Total project all funding sources \$47,000,000)	
f. Madison — university houses renovation	7,000,000
(Total project all funding sources \$15,000,000)	
g. Oshkosh — conference and welcome center	1,500,000
(Total project all funding sources \$4,600,000)	
h. System — major facilities renewal program	1,583,000
(Total project all funding sources \$24,000,000)	
i. System — utility improvements	32,000
(Total project all funding sources \$20,857,000)	
<i>5. Projects financed by gifts, grants, and other receipts:</i>	
a. Madison — Babcock Hall dairy plant addition	15,960,000
(Total project all funding sources \$31,920,000)	
b. Madison — meat science and muscle biology laboratory	20,000,000
(Total project all funding sources \$42,877,000)	
c. Madison — Memorial Union renovation — Phase II	25,500,000
(Total project all funding sources \$42,085,000)	
d. Oshkosh — conference and welcome center	3,100,000
(Total project all funding sources \$4,600,000)	
e. System — utility improvements	106,000
(Total project all funding sources \$20,857,000)	
<i>6. Agency totals:</i>	
General fund supported borrowing	238,764,800
Existing general fund revenue supported borrowing	2,000,000
Program revenue supported borrowing	343,169,200
Program revenue	55,164,000
Gifts, grants, and other receipts	<u>64,666,000</u>

Total — All sources of funds	\$ 703,764,000
(h) DANE COUNTY — LIVESTOCK FACILITIES	
1. <i>Projects financed by general fund supported borrowing:</i>	
Dane County — livestock facilities	\$ 9,000,000
(Total project all funding sources \$18,000,000)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
Dane County — livestock facilities	9,000,000
(Total project all funding sources \$18,000,000)	
3. <i>Agency totals:</i>	
General fund supported borrowing	9,000,000
Gifts, grants, and other receipts	<u>9,000,000</u>
Total — All sources of funds	\$ 18,000,000
(i) CHILDREN'S HOSPITAL OF WISCONSIN	
1. <i>Projects financed by general fund supported borrowing:</i>	
Family Justice Center — Milwaukee	\$10,625,000
(Total project all funding sources \$21,250,000)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
Family Justice Center — Milwaukee	10,625,000
(Total project all funding sources \$21,250,000)	
3. <i>Agency totals:</i>	
General fund supported borrowing	10,625,000
Gifts, grants, and other receipts	<u>10,625,000</u>
Total — All sources of funds	\$ 21,250,000
(j) DOMESTIC ABUSE INTERVENTION SERVICES FACILITY AND SHELTER — MADISON	
1. <i>Projects financed by general fund supported borrowing:</i>	
Renovation and expansion of existing facility and shelter addition	\$ 560,000
(Total project all funding sources \$5,600,000)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
Renovation and expansion of existing facility and shelter addition	5,040,000
(Total project all funding sources \$5,600,000)	
3. <i>Agency totals:</i>	
General fund supported borrowing	560,000
Gifts, grants, and other receipts	<u>5,040,000</u>
Total — All sources of funds	\$ 5,600,000
(k) K I CONVENTION CENTER — GREEN BAY	
1. <i>Projects financed by general fund supported borrowing:</i>	
K I Convention Center expansion	\$ 2,000,000
(Total project all funding sources \$21,500,000)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
K I Convention Center expansion	19,500,000
(Total project all funding sources \$21,500,000)	
3. <i>Agency totals:</i>	
General fund supported borrowing	2,000,000
Gifts, grants, and other receipts	<u>19,500,000</u>
Total — All sources of funds	\$ 21,500,000
(L) MEDICAL COLLEGE OF WISCONSIN	
1. <i>Projects financed by general fund supported borrowing:</i>	
Remodeling, development, and renovation of community medical education facilities — northeast Wisconsin and central Wisconsin	\$ 7,384,300
(Total project all funding sources \$14,768,600)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	

Remodeling, development, and renovation of community medical education facilities — northeast Wisconsin and central Wisconsin	7,384,300
(Total project all funding sources \$14,768,600)	
3. <i>Agency totals:</i>	
General fund supported borrowing	7,384,300
Gifts, grants, and other receipts	<u>7,384,300</u>
Total — All sources of funds	\$ 14,768,600
(m) NORSKEDALEN NATURE AND HERITAGE CENTER	
1. <i>Projects financed by general fund supported borrowing:</i>	
Development of an expanded heritage site	\$ 1,048,300
(Total project all funding sources \$4,482,900)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
Development of an expanded heritage site	3,434,600
(Total project all funding sources \$4,482,900)	
3. <i>Agency totals:</i>	
General fund supported borrowing	1,048,300
Gifts, grants, and other receipts	<u>3,434,600</u>
Total — All sources of funds	\$ 4,482,900
(n) MARINETTE COUNTY ASSOCIATION FOR BUSINESS AND INDUSTRY, INC.	
1. <i>Projects financed by general fund supported borrowing:</i>	
Wisconsin Maritime Center of Excellence	\$ 5,000,000
(Total project all funding sources \$11,658,000)	
2. <i>Projects financed by gifts, grants, and other receipts:</i>	
Wisconsin Maritime Center of Excellence	6,658,000
(Total project all funding sources \$11,658,000)	
3. <i>Agency totals:</i>	
General fund supported borrowing	5,000,000
Gifts, grants, and other receipts	<u>6,658,000</u>
Total — All sources of funds	\$ 11,658,000
(o) ALL AGENCY PROJECT FUNDING	
1. <i>Projects financed by general fund supported borrowing:</i>	
Capital equipment acquisition	\$ 5,000,000
Facilities maintenance and repair	106,500,000
(Total program all funding sources \$196,474,500)	
Health, safety, and environmental protection	18,000,000
(Total program all funding sources \$23,142,600)	
Land and property acquisition	4,000,000
Preventive maintenance	2,000,000
Programmatic remodeling and renovation	5,000,000
(Total program all funding sources \$10,909,800)	
Utilities repair and renovation	46,000,000
(Total program all funding sources \$67,608,300)	
2. <i>Projects financed by existing general fund supported borrowing authority — stewardship property development and local assistance funds:</i>	
Facilities maintenance and repair	17,857,500
(Total program all funding sources \$196,474,500)	
3. <i>Projects financed by program revenue supported borrowing:</i>	
Energy conservation	20,000,000
(Total program all funding sources \$20,000,000)	
Facilities maintenance and repair	32,184,400

(Total program all funding sources \$196,474,500)	
Health, safety, and environmental protection	4,901,300
(Total program all funding sources \$23,142,600)	
Programmatic remodeling and renovation	5,909,800
(Total program all funding sources \$10,909,800)	
Utilities repair and renovation	16,115,600
(Total program all funding sources \$67,608,300)	
4. <i>Projects financed by segregated fund supported borrowing:</i>	
Facilities maintenance and repair	5,150,200
(Total program all funding sources \$196,474,500)	
5. <i>Projects financed by segregated fund supported revenue borrowing:</i>	
Facilities maintenance and repair	9,693,800
(Total program all funding sources \$196,474,500)	
6. <i>Projects financed by program revenue:</i>	
Facilities maintenance and repair	14,017,500
(Total program all funding sources \$196,474,500)	
7. <i>Projects financed by federal funds:</i>	
Facilities maintenance and repair	10,088,100
(Total program all funding sources \$196,474,500)	
Health, safety, and environmental protection	241,300
(Total program all funding sources \$23,142,600)	
Utilities repair and renovation	5,492,700
(Total program all funding sources \$67,608,300)	
8. <i>Projects financed by gifts, grants, and other receipts:</i>	
Facilities maintenance and repair	983,000
(Total program all funding sources \$196,474,500)	
9. <i>All agency totals:</i>	
General fund supported borrowing	186,500,000
Existing general fund supported borrowing authority — stewardship property development and local assistance funds	17,857,500
Program revenue supported borrowing	79,111,100
Segregated fund supported borrowing	5,150,200
Segregated fund supported revenue borrowing	9,693,800
Program revenue	14,017,500
Gifts, grants, and other receipts	983,000
Federal funds	<u>15,822,100</u>
Total — All sources of funds	\$ 329,135,200
(p) SUMMARY	
Total general fund supported borrowing	\$ 510,777,100
Total existing general fund supported borrowing authority	2,000,000
Total stewardship property development and local assistance funds	21,000,000
Total program revenue supported borrowing	454,502,000
Total segregated fund supported borrowing	20,698,800
Total segregated fund supported revenue borrowing	9,693,800
Total existing segregated fund supported revenue borrowing	8,200,000
Total program revenue	69,181,500
Total gifts, grants, and other receipts	127,290,900
Total federal funds	<u>88,055,200</u>
Total — All sources of funds	\$ 1,311,399,300

(2) PROGRAMS PREVIOUSLY AUTHORIZED. In addition to the projects and financing authority enumerated in subsection (1), the building and financing authority enu-

merated in the previous state building program is continued in the 2013–15 fiscal biennium.

(3) **LOANS.** During the 2013–15 fiscal biennium, the building commission may make loans from general fund supported borrowing or the building trust fund to state agencies, as defined in section 20.001 (1) of the statutes, for projects that are to be utilized for programs not funded by general purpose revenue and that are authorized in subsection (1).

(5) **FAMILY JUSTICE CENTER.** Notwithstanding section 13.48 (39i) (b) of the statutes, as created by this act, the building commission shall not make a grant to the Children's Hospital of Wisconsin for the construction of a facility, as enumerated in subsection (1) (i), under section 13.48 (39i) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(6) **DOMESTIC ABUSE INTERVENTION SERVICES, INC.** Notwithstanding section 13.48 (39j) (b) of the statutes, as created by this act, the building commission shall not make a grant to Domestic Abuse Intervention Services, Inc., for the construction and remodel of a facility, as enumerated in subsection (1) (j), under section 13.48 (39j) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(7) **MEDICAL COLLEGE OF WISCONSIN; COMMUNITY MEDICAL EDUCATION FACILITIES.** Notwithstanding section 13.48 (39k) (b) of the statutes, as created by this act, the building commission shall not make a grant to the Medical College of Wisconsin for the remodel, development, and renovation of the facilities, as enumerated in subsection (1) (L), under section 13.48 (39k) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(8) **DANE COUNTY; LIVESTOCK FACILITIES.** Notwithstanding section 13.48 (39L) (b) of the statutes, as created by this act, the building commission shall not make a grant to Dane County for the construction of facilities, as enumerated in subsection (1) (h), under section 13.48 (39L) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any

contract for the project. Section 16.87 of the statutes does not apply to the project.

(9) **K I CONVENTION CENTER.** Notwithstanding section 13.48 (39m) (b) of the statutes, as created by this act, the building commission shall not make a grant to the city of Green Bay for the expansion of the facility, as enumerated in subsection (1) (k), under section 13.48 (39m) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(10) **NORSKEDALEN NATURE AND HERITAGE CENTER.** Notwithstanding section 13.48 (39o) (b) of the statutes, as created by this act, the building commission shall not make a grant to the Norskedalen Nature and Heritage Center for the development of the site, as enumerated in subsection (1) (m), under section 13.48 (39o) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(11) **WISCONSIN MARITIME CENTER OF EXCELLENCE.** Notwithstanding section 13.48 (39n) (b) of the statutes, as created by this act, the building commission shall not make a grant to the Marinette County Association for Business and Industry, Inc., for the construction of the facility, as enumerated in subsection (1) (n), under section 13.48 (39n) of the statutes, as created by this act, unless the department of administration has reviewed and approved plans for the project. Notwithstanding sections 16.85 (1) and 16.855 of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.

(11i) **REDUCTION IN GENERAL OBLIGATION BONDING AUTHORITY IN THE 2007–09 AND 2013–15 AUTHORIZED STATE BUILDING PROGRAMS.** Notwithstanding the projects and financing authority enumerated in subsection (1) and in 2007 Wisconsin Act 20, section 9105 (1) (a) 2., as affected by this act, the building commission shall not issue \$250,000,000 in general obligation bonding enumerated for the 2007–09 and 2013–15 fiscal biennia. To implement this reduction, the building commission may reduce funding for any project, modify the scope of any project, or eliminate any project altogether, except that the reduction for the 2007–09 fiscal biennium may be made only from the increased financing authority for the state transportation building project enumerated in 2007 Wisconsin Act 20, section 9105 (1) (a) 2., as affected by this act.

**SECTION 9106. Nonstatutory provisions; Children and Families.**

(1e) OFFICE OF THE INSPECTOR GENERAL.

(a) In this subsection:

1. "Department" means the department of children and families.
2. "Office" means the office of the inspector general in the department.

(b) The department shall prepare a plan for the structure, implementation, and operation of the office, the purpose of which is to conduct fraud prevention, program integrity, and audit activities for all programs administered by the department, including the Bureau of Milwaukee Child Welfare. In staffing the office, existing positions in the department with the primary responsibility of fraud prevention, program integrity, or audit activities must be assigned to the office. In preparing the plan, the department shall consult with the department of health services regarding the best practices for creating and implementing the office, including how the department could structure the office to ensure that the program integrity positions are involved in and updated on program changes. The plan must include all of the following:

1. Details, including before and after organization charts, on how the department will reorganize and consolidate positions and funding to create the office.
2. A listing of the department's current positions that would be included in the office, along with the funding amount, funding source, and department program associated with each position.
3. Details on how the office will interact with program staff to report, investigate, respond to, and prevent fraud in the department's programs.
4. A timeline of when the changes would be implemented.
5. New appropriations that would fund only the costs associated with the office.

(c) No later than January 1, 2014, the department shall submit the plan under paragraph (b) to the joint committee on finance and request funding from the committee's general purpose revenue funds general program supplementation appropriation. If the cochairpersons of the committee do not notify the department within 14 working days after the date that the department submits the plan that the committee has scheduled a meeting for the purpose of reviewing the plan, the plan may be implemented and the department shall receive the requested funding. If, within 14 working days after the date that the department submits the plan, the cochairpersons notify the department that the committee has scheduled a meeting for the purpose of reviewing the plan, the plan may be implemented, and funding will be received, only upon approval of the committee.

(1q) CONCERNS OF 5-STAR CHILD CARE PROVIDERS. By September 30, 2013, the department of children and fam-

ilies shall convene a meeting of all child care providers who have received a 5-star rating, as described in the quality rating plan, as defined in section 49.155 (6) (e) 1. of the statutes, and who receive payment under section 49.155 of the statutes for providing care for more than 50 children. At that meeting, the department of children and families shall hear the concerns of those child care providers about the child care quality rating system under section 48.659 of the statutes, the payment rates for child care services provided under section 49.155 of the statutes, and any other issues that are of concern to those child care providers. Following the meeting, the department of children and families shall summarize those concerns and make recommendations to address those concerns and, by January 31, 2014, shall submit a report of those concerns and recommendations to the joint committee on finance. If the joint committee on finance requests or requires the department of children and families to provide a quarterly report on the status of the quality rating plan, that department may include the report under this subsection in the quarterly report for the 4th quarter of 2013.

**SECTION 9108. Nonstatutory provisions; Corrections.**

(1L) PILOT PROGRAM FOR PRISONERS; PRERELEASE.

(a) In this subsection:

1. "Department" means the department of corrections.
2. "Pilot period" means the period beginning on the date on which the program is established and ending 2 years after that date.
3. "Program" means the program established under paragraph (b).

(b) From the appropriation under section 20.410 (1) (ki) of the statutes, the department shall establish a program in 2 correctional institutions for the pilot period. The program shall:

1. Require the department to enter into a contract for the services of Freedom Life Skills, Inc., a private, non-profit organization that teaches life skills and character development to inmates who will be released to parole or to extended supervision.

2. Provide a total of 96 inmates with no fewer than 30 prerelease participation sessions and 78 weeks of post-release accountability and support sessions that are led by a person trained by Freedom Life Skills, Inc., or Life Skills International.

3. Follow a curriculum established by Freedom Life Skills, Inc., or Life Skills International.

(c) At the end of the pilot period, the department shall prepare a report for submission to the joint committee on finance and the appropriate standing committees of the legislature under section 13.172 (3) of the statutes. The report shall include an evaluation of the effectiveness of the program on reducing disciplinary actions against participants and recidivism rates among persons who are

released to extended supervision or to parole after participating in the program.

**SECTION 9112. Nonstatutory provisions; Employee Trust Funds.**

(1) POSITION AUTHORIZATIONS FOR THE DEPARTMENT OF EMPLOYEE TRUST FUNDS.

(a) Before July 1, 2019, the secretary of employee trust funds may request the governor to create or abolish a full-time equivalent position or portion thereof that is funded from revenues deposited in the public employee trust fund if the employee holding the position would perform duties relating to modernizing business processes or integrating information technology systems of the department of employee trust funds. Upon receiving such a request, the governor may approve or modify the request. If the governor proposes to approve or modify the request, the governor shall notify the joint committee on finance in writing of his or her proposed action. If, within 14 working days after the date of the governor's notification, the cochairpersons of the committee do not notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed action, the position changes may be made as proposed by the governor. If the cochairpersons notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed action, the position changes may be made only upon approval of the committee.

(b) If a full-time equivalent position or portion thereof is created under paragraph (a), the appropriation that is used to pay salary and fringe benefit costs for the position is supplemented to cover the salary and fringe benefit costs for the position.

(2) SURCHARGE FOR HEALTH INSURANCE FOR USE OF TOBACCO PRODUCTS. During 2014 and 2015, the group insurance board, under section 40.03 (6) (cm) of the statutes, as created by this act, shall impose a premium surcharge of \$50 a month for health care coverage under sections 40.51 (6) and 40.515 of the statutes, as affected by this act, for eligible employees, as defined in section 40.02 (25) of the statutes, who use tobacco products.

(3L) PROMULGATION OF EMERGENCY RULES FOR REESTABLISHED ACCOUNTS. The secretary of employee trust funds may use the procedure under section 227.24 of the statutes to promulgate rules under section 40.26 of the statutes, as affected by this act, but not to exceed the period authorized under section 227.24 (1) (c) of the statutes, subject to extension under section 227.24 (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the secretary is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(3q) STUDY OF OPTIONS RELATING TO STATE EMPLOYEE HEALTH INSURANCE COVERAGE.

(a) The secretary of employee trust funds and the director of the office of state employment relations shall study the feasibility of all of the following:

1. Excluding from health care coverage under subchapter IV of chapter 40 of the statutes the spouses and domestic partners of state employees who are eligible to receive health care coverage through their own employers.

2. Offering a \$2,000 annual incentive payment to any state employee who, though eligible to receive health care coverage under subchapter IV of chapter 40 of the statutes, elects not to receive that coverage.

(b) The secretary of employee trust funds and the director of the office of state employment relations shall design a plan for implementing the items under paragraph (a) and shall contract for an actuarial study of the plan.

(c) No later than June 30, 2014, the secretary of employee trust funds and the director of the office of state employment relations shall report their findings, the results of the actuarial study, and their recommendations to the governor and the joint committee on finance.

(4L) DESIGN OF STATE EMPLOYEE HIGH-DEDUCTIBLE HEALTH PLAN AND HEALTH SAVINGS ACCOUNTS.

(a) Before the group insurance board offers state employees the option of receiving health care coverage through a program that consists of a high-deductible health plan and the establishment of a health savings account under section 40.515 of the statutes, as created by this act, the group insurance board and the director of the office of state employment relations shall design a proposed program that specifies key actuarial parameters of the program, including proposed required deductible amounts, out-of-pocket maximum limits, premium rates, employer contributions to health savings accounts, and any other relevant factors.

(b) The group insurance board shall submit the proposed program for an actuarial analysis under section 40.03 (5) (a) of the statutes to determine the fiscal effect of the proposed program on state employee health care costs. If the actuary determines that short-term or long-term state employee health care costs will increase under the proposed program, the actuary shall make recommendations to make the program more cost-effective.

(c) The group insurance board and the director of the office of state employment relations shall consider the actuary's recommendations, if any, in designing a program that consists of a high-deductible health plan and the establishment of a health savings account under section 40.515 of the statutes, as created by this act.

(4m) STUDY OF HEALTH SAVINGS ACCOUNTS AND HEALTH REIMBURSEMENT ACCOUNTS. The secretary of employee trust funds and the director of the office of state

employment relations shall study the feasibility and cost-effectiveness of providing health reimbursement accounts instead of health savings accounts to state employees under section 40.515 of the statutes, as created by this act. No later than January 31, 2014, the secretary of employee trust funds and the director of the office of state employment relations shall report their findings and recommendations to the governor and the joint committee on finance.

**SECTION 9114. Nonstatutory provisions; Financial Institutions.**

(1) NOTICE IN DISSOLUTION AND REVOCATION PROCEEDINGS. In addition to posting the notices described in sections 180.1421 (2m) (b), 180.1531 (2m) (b), 181.1421 (2) (b), 181.1531 (2g) (b), 183.09025 (2) (d), and 183.1021 (2g) (b) of the statutes, as affected by this act, the department of financial institutions shall, for 6 months after the effective date of this subsection, publish a monthly class 1 notice under chapter 985 of the statutes in the official state newspaper informing the public that notices described in sections 180.1421 (2m) (b), 180.1531 (2m) (b), 181.1421 (2) (b), 181.1531 (2g) (b), 183.09025 (2) (d), and 183.1021 (2g) (b) of the statutes, as affected by this act, are posted on the department's Internet site.

**SECTION 9115. Nonstatutory provisions; Government Accountability Board.**

(1d) GOVERNMENT ACCOUNTABILITY BOARD AUDIT. The joint legislative audit committee is requested to direct the legislative audit bureau to perform a performance evaluation audit of the government accountability board, which shall include an evaluation of the board's election day processes and practices; a review of complaints that the board receives concerning voting irregularities and an assessment of the board's procedures for investigating and resolving the complaints; a complete review of the statewide voter registration system, including system processes and the accuracy of the data included in the system; and a review of the instruction and training the board provides to local election officials. If the committee directs the legislative audit bureau to perform an audit, the bureau shall file its report as described under section 13.94 (1) (b) of the statutes.

**SECTION 9118. Nonstatutory provisions; Health Services.**

(1e) SUPPLEMENTAL APPROPRIATIONS FOR SHEBOYGAN TUBERCULOSIS RESPONSE FUNDING.

(a) Of the moneys appropriated to the joint committee on finance under section 20.865 (4) (a) of the statutes for the 2013-15 fiscal biennium, \$2,508,900 in fiscal year 2013-14 and \$2,159,000 in fiscal year 2014-15 are allocated for supplementations under paragraphs (b) and (c).

(b) At any time during fiscal year 2013-14, the department of health services may submit one or more requests to the joint committee on finance to supplement

the appropriations under section 20.435 (1) (a) and (e) and (4) (b) of the statutes for fiscal year 2013-14 from the appropriation under section 20.865 (4) (a) of the statutes for the purpose of funding state and local costs to respond to a tuberculosis incident in Sheboygan County. The department of health services shall include in any request submitted under this paragraph a proposal for allocating the requested funds among the appropriations under section 20.435 (1) (a) and (e) and (4) (b) of the statutes. The department of health services may not submit requests under this paragraph for supplementations totaling more than \$2,508,900 in general purpose revenue for fiscal year 2013-14. If the cochairpersons of the committee do not notify the department of health services within 14 working days after the date a request is submitted that the committee has scheduled a meeting for the purpose of reviewing the request, notwithstanding section 13.101 (1) and (3) of the statutes, the supplementation shall be made as proposed in the request. If, within 14 working days after the date the request is submitted, the cochairpersons of the committee notify the department of health services that the committee has scheduled a meeting for the purpose of reviewing the request, the supplementation may be made only upon approval of the committee, in an amount specified by the committee. Notwithstanding section 13.101 (3) of the statutes, the joint committee on finance is not required to find that an emergency exists prior to making a supplementation under this paragraph.

(c) At any time during the 2013-15 fiscal biennium, the department of health services may submit one or more requests to the joint committee on finance under section 13.10 of the statutes to supplement the appropriations under section 20.435 (1) (a) and (e) and (4) (b) of the statutes for fiscal year 2014-15 from the appropriation account under section 20.865 (4) (a) of the statutes for the purpose of funding state and local costs to respond to a tuberculosis incident in Sheboygan County. The department of health services shall include in any request submitted under this paragraph a proposal for allocating the requested funds among the appropriations under section 20.435 (1) (a) and (e) and (4) (b) of the statutes. The department of health services may not submit requests under this paragraph for supplementations totaling more than \$2,159,000 in general purpose revenue for fiscal year 2014-15. Notwithstanding section 13.101 (3) of the statutes, the joint committee on finance is not required to find that an emergency exists prior to making a supplementation under this paragraph.

(d) The department of health services may provide funding to Sheboygan County from supplementations under paragraph (b) or (c) for the purpose of reimbursing Sheboygan County for costs incurred by the county responding to a tuberculosis incident in the county, including costs for drug treatment. Before requesting any funding provided under this paragraph, the county shall submit to the department of health services docu-

mentation for its actual costs for which it seeks reimbursement. The department of health services may not provide any funding under this paragraph in the absence of documentation by the county as provided in this paragraph.

(2c) SUPPLEMENT TO OLDER AMERICANS ACT FUNDING. From the appropriation account under section 20.435 (7) (dh) of the statutes, the department of health services shall pay moneys to counties and American Indian tribes that have reductions in the amount of federal moneys received from grants under title III of the Older Americans Act in calendar year 2013 as compared to the amount received in calendar year 2012. In the 2013-14 fiscal year, the department of health services shall pay to each county and tribe that had a reduction an amount equal to one-half of the amount the federal moneys are reduced between calendar years 2012 and 2013 to be used for the same purposes as federal moneys provided under title III of the Older Americans Act.

(3q) COMMUNITY-BASED LONG-TERM CARE EXPANSION. Before December 14, 2013, the department of health services shall do all of the following:

(a) Develop a comprehensive projection of the expected future change in the need for publicly funded community-based long-term care.

(b) Include all of the following in the projection described in paragraph (a):

1. The projected future growth trends in populations likely to access services.

2. The potential or projected shifts in the use of alternatives that are allowed under the federal Medicaid program for the populations identified in subdivision 1.

3. The comparative cost efficiency of service options allowed under the federal Medicaid program to meet the needs of the populations identified under subdivision 1.

4. Strategies to control the growth in long-term care costs in the Medical Assistance program.

5. Strategies to promote keeping individuals in their own homes to reduce or delay entry into publicly funded long-term care programs.

(c) Submit a report summarizing the results of the projection described under paragraphs (a) and (b) to the joint committee on finance.

(4c) DISPROPORTIONATE SHARE HOSPITAL PAYMENTS.

(a) Subject to paragraph (c) and notwithstanding section 49.45 (3) (e) of the statutes, from the appropriation accounts in section 20.435 (4) (b) and (o) of the statutes, the department of health services shall pay to hospitals that serve a disproportionate share of low-income patients a total of \$36,792,000 in fiscal year 2013-14 and \$36,728,700 in fiscal year 2014-15. The department of health services may make a payment to a hospital under this subsection under the calculation method described in paragraph (b) if the hospital meets all of the following criteria:

1. The hospital is located in this state.

2. The hospital provides a wide array of services, including services provided through an emergency department.

3. The inpatient days for Medical Assistance recipients at the hospital was at least 6 percent of the total inpatient days at that hospital during the most recent year for which such information is available.

4. The hospital meets applicable, minimum requirements to be a disproportionate share hospital under 42 USC 1396r-4 and any other applicable federal law.

(b) The department of health services shall comply with all of the following when making payments to hospitals described in paragraph (a):

1. The department of health services shall distribute the total amount of moneys described under paragraph (a) to be paid to hospitals with a disproportionate share of low-income patients by doing all of the following:

a. Dividing the number of Medical Assistance recipient inpatient days at a hospital by the number of total inpatient days at the hospital to obtain the percentage of Medical Assistance recipient inpatient days at that hospital.

b. Subject to subdivisions 2. and 3., providing an increase to the inpatient fee-for-service base rate for each hospital that qualifies for a disproportionate share hospital payment under this subsection.

c. Subject to subdivisions 2. and 3., providing an additional increase to the increase under subdivision 1. b. using a slope factor of 0.75 such that a hospital's overall fee-for-service add-on percentage under this subsection increases as the hospital's percentage of Medical Assistance recipient inpatient days increases.

2. The department of health services shall set the addition to the base rate at a level that ensures the total amount of moneys available to pay hospitals with a disproportionate share of low-income patients is distributed in each fiscal year.

3. The department of health services shall limit the maximum payment to hospitals such that no single hospital receives more than \$2,500,000 in disproportionate share hospital payments under this subsection in a fiscal year.

(c) The department of health services shall seek any necessary approval from the federal department of health and human services to implement the hospital payment methodology described under paragraphs (a) and (b). If approval is necessary and approval from the federal department of health and human services is received, the department of health services shall implement the payment methodology described under paragraphs (a) and (b). If approval is necessary and the department of health services and the federal department of health and human services negotiate a methodology for making payments to hospitals with a disproportionate share of low-income patients that is different from the methodology described under paragraphs (a) and (b), the department of health

services, before implementing the negotiated payment methodology, shall submit to the joint committee on finance the negotiated payment methodology. If the cochairpersons of the committee do not notify the department of health services within 14 working days after the date of the submittal by the department of health services that the committee has scheduled a meeting for the purpose of reviewing the negotiated payment methodology, the department of health services may implement the negotiated payment methodology. If, within 14 working days after the date of the submittal by the department of health services, the cochairpersons of the committee notify the department of health services that the committee has scheduled a meeting for the purpose of reviewing the negotiated payment methodology, the negotiated payment methodology may be implemented only on approval of the committee.

(5e) FUNDING OF FAMILY CARE ENROLLEES ADMITTED TO MENTAL HEALTH INSTITUTES.

(a) In this subsection:

1. "Department" means the department of health services.

2. "Family Care program" means the benefit program under section 46.286 of the statutes.

3. "Mental health institute" has the meaning given in section 51.01 (12) of the statutes.

(b) Before September 1, 2013, the department shall submit to the joint committee on finance a report that identifies issues relating to cost liability for counties with residents who were formerly enrolled in the Family Care program and who are admitted to a mental health institute.

(c) After submitting the report under paragraph (b) and during the 2013-15 fiscal biennium, the department shall submit one or more requests to the joint committee on finance under section 13.10 of the statutes to supplement the appropriation under section 20.435 (2) (bj) of the statutes from the appropriation under section 20.865 (4) (a) of the statutes for the purpose of paying a portion of the additional costs counties incur to support services provided by the mental health institutes to certain enrollees in the Family Care program. If the joint committee on finance releases the moneys, the department may reimburse the county for all of the following for a stay of an enrollee of the Family Care program at a mental health institute subject to paragraph (d):

1. For any portion of a stay longer than 30 days but not longer than 60 days at a mental health institute, 50 percent of the state share of the cost of care incurred by the county for that portion of the stay.

2. For any portion of a stay longer than 60 days but not longer than 90 days, 75 percent of the state share of the cost of care incurred by the county for that portion of the stay.

3. For any portion of a stay longer than 90 days, all of the state share of the cost of care incurred by the county for that portion of the stay.

(d) The department may provide reimbursement to counties for Family Care program enrollees admitted to mental health institutes on or after the effective date of this paragraph and, if the Family Care program enrollee is still at the mental health institute on the effective date of this paragraph, before the effective date of this paragraph. For a Family Care program enrollee admitted to a mental health institute before the effective date of this paragraph, the department shall base the reimbursement on the Family Care program enrollee's total length of stay since admission to the mental health institute using the calculations under paragraph (c) 1. to 3.

(e) The financial liability of the state to pay reimbursements for services at a mental health institute for Family Care program enrollees under this subsection is limited to services provided at a mental health institute before July 1, 2015.

(6i) ESTATE RECOVERY AND DIVESTMENT PROVISION APPROVAL. By no later than June 30, 2015, the department of health services shall submit one or more proposals to the joint committee on finance requesting approval of the implementation of the estate recovery and divestment provisions of this act. Notwithstanding SECTIONS 9318 (3), (4), (5), (6), (7), and (8) and 9418 (2) of this act, the department of health services may not implement any of the following estate recovery or divestment provisions of this act without the approval of the joint committee on finance:

(a) The treatment of sections 20.435 (4) (im) and (in) and (7) (im), 46.27 (7g) (a) 1m., 4., and 5., (c) 1., 2m., 3. (intro.), 5. a. and b., 6. (intro.), and 6m., and (g), 46.286 (7), 46.287 (2) (a) 1. k., 49.453 (2) (a) (intro.) and (b) (intro.), (3) (a) (intro.) and (ag), (4c) (c), and (8) (a) 1., 49.455 (5) (title), (d), and (e), 49.47 (4) (b) 2w., 49.496 (1) (a), (af), (bk), (bw), and (cm), (3) (a) (intro.) and 2. a., am., b., and c., (ad), (aj), (am) (intro.), (c) 1. and 2., (d) (intro.), and (dm), and (6m), 49.4962, 49.682 (1) (am), (d), and (e), (2) (a), (bm), (c) (intro.), (e) 1. and 2., (f) (intro.), and (fm), (3), and (5), 49.848, 49.849, 49.85 (title), (2) (a) (intro.) and 4., and (3) (a) 1., 59.43 (1) (w), 224.42 (1) (a), 632.697, 700.24, 701.065 (1) (b) 1. and (5), 705.04 (2g), 766.55 (2) (bm), 859.02 (2) (a), 859.07 (2) (a) 3., 867.01 (3) (am) 4. and (d), 867.02 (2) (am) 6., 867.03 (1g) (c) and (1m) (a) and (b), 867.035 (title), (1) (a) (intro.), 1., 2., 3., and 4., and (bm), (2), (2m) (a) and (b), (3), (4), (4m), and (5), and 893.33 (4r) of the statutes.

(b) The renumbering and amendment of sections 49.45 (4m) (a) 3., 49.455 (8) (d), and 867.03 (2g) of the statutes.

(c) The creation of sections 49.45 (4m) (a) 3. a. to f., 49.455 (8) (d) 2., and 867.03 (2g) (b) of the statutes.

**SECTION 9122. Nonstatutory provisions; Insurance.**

(1L) DISSOLUTION OF THE HEALTH INSURANCE RISK-SHARING PLAN AND AUTHORITY.

(a) *Definitions.* In this subsection:

1. "Authority" means the Health Insurance Risk-Sharing Plan Authority under subchapter III of chapter 149 of the statutes.

2. "Board" means the board of directors of the authority.

3. "Commissioner" means the commissioner of insurance.

4. "Covered person" means a person who has coverage under the plan.

5. "Office" means the office of the commissioner of insurance.

6. "Plan" means the Health Insurance Risk-Sharing Plan under subchapter II of chapter 149 of the statutes.

(b) *Dissolution of the plan and authority.* Notwithstanding any statute, administrative rule, or provision of a policy or contract or of the plan to the contrary, the plan and the authority shall be dissolved in accordance with the following:

1. 'Coverage provisions.'

a. New coverage under the plan may not be issued to any person after December 31, 2013, except that new coverage under the plan that is funded under a contract with the federal department of health and human services may not be issued to any person after December 1, 2013.

b. Coverage under the policies issued under the plan terminates on January 1, 2014, or on the date that any health insurance coverage that is accessed through an American health benefit exchange, as described in 42 USC 18031, in this state is effective, if later than January 1, 2014. At least 60 days before coverage terminates, the authority shall provide notice of the date on which coverage terminates to all covered persons, all insurers and providers that are affected by the termination of the coverage, the office, the legislative audit bureau, and the insurers described in subsection (1m) (b) 1.

c. If coverage under the policies issued under the plan terminates on a date that is later than January 1, 2014, because no health insurance coverage that is accessed through an American health benefit exchange, as described in 42 USC 18031, in this state is effective on January 1, 2014, the authority may allow covered persons whose coverage under the plan is funded under a contract with the federal department of health and human services to elect to be covered, until coverage under the plan terminates, under the same coverage provided under the plan to covered persons whose coverage under the plan is not funded under a contract with the federal department of health and human services.

2. 'Provider claims.' Providers of medical services and devices and prescription drugs to covered persons must file claims for payment no later than 90 days after

the date coverage terminates under subdivision 1. b. Any claim filed after that date is not payable and may not be charged to the covered person who received the service, device, or drug. Except for copayments, coinsurance, or deductibles required under the plan, during the 90 days after the date coverage terminates under subdivision 1. b., consistent with section 149.14 (3) of the statutes and section 149.142 (2m) of the statutes, a provider may not bill a covered person who receives a covered service or article and shall accept as payment in full the payment rate determined under section 149.142 (1) of the statutes.

3. 'Grievances and review.'

a. Except for a grievance related to a prior authorization denial, a covered person must submit any grievance, in writing, no later than 180 days after the date coverage terminates under subdivision 1. b. or be barred from submitting the grievance.

b. A covered person must submit any grievance related to a prior authorization denial no later than 45 days before the date on which coverage terminates under subdivision 1. b. or be barred from submitting the grievance, except that a grievance related to a prior authorization denial that meets the requirements for an expedited grievance must be submitted no later than the date on which coverage terminates under subdivision 1. b. or be barred.

c. A covered person who submits a grievance after the date coverage terminates under subdivision 1. b. must request an independent review, if any, with respect to the grievance no later than 60 days after he or she receives notice of the disposition of the grievance or be barred from requesting an independent review with respect to the grievance.

4. 'Payment of plan costs.' The authority shall pay plan costs incurred in 2013 and all other costs associated with dissolving the plan that are incurred before administrative responsibility for the dissolution of the plan is transferred to the office under subdivision 8. The authority and the office shall make every effort to pay plan costs in accordance with, or as closely as possible to, the manner provided in section 149.143 of the statutes.

5. 'Contracts.' The authority may extend any administrative contracts that are in effect into 2014, regardless of a contract's expiration date and without having to comply with the requirements under section 149.47 of the statutes for the extension.

6. 'Report to legislature.' The authority shall submit a final report on plan operation to the legislature under section 13.172 of the statutes no later than September 30, 2013.

7. 'Board responsibilities.' The board shall do all of the following:

a. Develop a proposal, which shall be followed by the office, for the dispensation of the plan's cash assets after all financial obligations of the plan and authority are satisfied. To the extent feasible and practical, the proposal

shall provide for the return of any remaining equity to the source from which derived, including insurers, providers, and covered persons. The proposal shall provide for alternative dispensations in the event that returning any remaining equity is not feasible or practical, such as using remaining cash assets in support of activities providing an indirect benefit to the insurers, providers, and covered persons.

b. Dispose of the noncash assets of the authority as soon as possible after the administrative offices of the authority are closed.

c. Make any other decisions and take any other actions necessary to effectively wind up the operations and affairs of the authority and plan and transfer responsibility to the office. All actions taken by the board must be consistent with the purpose of, and may not endanger the solvency of, the plan.

8. 'Transfer to the office.' On the date that is 60 days after the date coverage under the plan terminates under subdivision 1. b., all of the following shall occur:

a. Administrative responsibility for the dissolution of the plan is transferred to the office. The commissioner shall take any action necessary or advisable to wind up the affairs of the plan in accordance with the proposal developed by the board under subdivision 7. a. and shall notify the legislative audit bureau when the windup is completed and provide to the legislative audit bureau the final financial statements of the plan. For purposes of chapter 177 of the statutes, as affected by this act, the dissolution, and winding up of the affairs, of the plan shall be considered a dissolution of an insurer in accordance with section 645.44 of the statutes, except that a court order of dissolution is not required to effect the dissolution of the plan.

b. All remaining cash assets of the plan, including the balance in the Health Insurance Risk-Sharing Plan fund, are transferred to the appropriation account under section 20.145 (5) (g) of the statutes, as created by this act.

c. All tangible personal property, including records, of the authority not already disposed of by the board is transferred to the office.

d. All contracts and agreements entered into by the board that are in effect are transferred to the office. The office shall carry out any contractual obligations under such a contract or agreement until the contract or agreement terminates or is modified or rescinded by the office to the extent allowed under the contract or agreement. The office may enter into such other contracts as are necessary to carry out the dissolution of the plan.

e. Any matters pending with the authority or plan, including grievances and independent reviews, payment claims, subrogation claims, drug rebate claims, and legal actions or causes of action, are transferred to the office and all materials submitted to and actions taken by the office with respect to a pending matter are considered as

having been submitted to or taken by the authority or plan.

9. 'Health Insurance Risk-Sharing Plan advisory committee.'

a. There is created, 60 days after the date coverage under the plan terminates under subdivision 1. b., a Health Insurance Risk-Sharing Plan advisory committee consisting of the commissioner, or his or her designee, and the other 13 members of the board holding office on the date the advisory committee is created.

b. If a vacancy occurs on the Health Insurance Risk-Sharing Plan advisory committee, the governor shall appoint a successor, who must meet the same qualifications and criteria as the member who is being replaced.

c. The Health Insurance Risk-Sharing Plan advisory committee shall advise and assist the office with its duties under subdivision 8. related to the dissolution and winding up of the plan. The office shall staff and provide funding for the Health Insurance Risk-Sharing Plan advisory committee.

d. The Health Insurance Risk-Sharing Plan advisory committee shall terminate 60 days after the final audit of the plan is conducted by the legislative audit bureau under subdivision 11. b.

10. 'Dissolution notice, claims, and updates.'

a. On behalf of the commissioner, the authority shall provide notice of the plan's dissolution to all persons known, or reasonably expected from the plan's records, to have claims against the plan, including all covered persons. The notice shall be sent by first class mail to the last-known addresses at least 60 days before the date on which coverage terminates under subdivision 1. b. Notice to potential claimants of the plan shall require the claimants to file their claims, together with proofs of claims, within 90 days after the date on which coverage terminates under subdivision 1. b. The notice shall be consistent with any relevant terms of the policies under the plan and contracts and with section 645.47 (1) (a) of the statutes. The notice shall serve as final notice consistent with section 645.47 (3) of the statutes.

b. Proofs of all claims must be filed with the office in the form provided by the office consistent with the proof of claim, as applicable, under section 645.62 of the statutes, on or before the last day for filing specified in the notice. For good cause shown, the office shall permit a claimant to make a late filing if the existence of the claim was not known to the claimant and the claimant files the claim within 30 days after learning of the claim, but not more than 210 days after the date on which coverage terminates under subdivision 1. b. Any such late claim that would have been payable under the policy under the plan if it had been filed timely and that was not covered by a succeeding insurer shall be permitted unless the claimant had actual notice of the termination of the plan or the

notice was mailed to the claimant by first class mail at least 10 days before the insured event occurred.

c. The commissioner shall provide periodic updates to the Health Insurance Risk-Sharing Plan advisory committee under subdivision 9. regarding the plan's dissolution, including, at a minimum, information about expenses and claims paid.

11. 'Audits.' The legislative audit bureau shall do all of the following:

a. Conduct its annual audit of the plan under section 13.94 (1) (dh) of the statutes for calendar year 2013 by June 30, 2014.

b. Complete a final audit of the plan, after the termination of the plan in 2014, within 90 days after the office provides the final financial statements of the plan under subdivision 8. a.

c. File copies of the reports of both audits with the distributees specified in section 13.94 (1) (b) of the statutes. The costs of the audits shall be paid from the funds of the authority or from the appropriation under section 20.145 (5) (g) or (k) of the statutes, as created by this act, or from any combination of those payment sources.

(1m) MEDICARE SUPPLEMENT AND REPLACEMENT POLICY ISSUANCE.

(a) *Definitions.* In this subsection:

1. "Medicare" has the meaning given in section 149.10 (7) of the statutes.

2. "Medicare replacement policy" has the meaning given in section 600.03 (28p) of the statutes.

3. "Medicare supplement policy" has the meaning given in section 600.03 (28r) of the statutes.

4. "Plan" means the Health Insurance Risk-Sharing Plan under subchapter II of chapter 149 of the statutes.

(b) *Time-limited guaranteed issue.*

1. An insurer offering a Medicare supplement policy or a Medicare replacement policy in this state shall provide coverage under the policy to any individual who satisfies all of the following:

a. The individual is eligible for Medicare.

b. The individual had coverage under the plan.

c. The individual's coverage under the plan terminated on the date specified in subsection (1L) (b) 1. b.

d. The individual applies for coverage under the policy before the date that is 63 days after the date specified in subsection (1L) (b) 1. b.

e. The individual pays the premium for the coverage under the policy.

2. An insurer under subdivision 1. may not deny coverage to any individual who satisfies the criteria under subdivision 1. a. to e. on the basis of health status, receipt of health care, claims experience, or medical condition, including disability.

(c) *Notice of requirement.* In addition to the requirement under subsection (1L) (b) 1. b. to provide notice to the insurers described in paragraph (b) 1. of the date on which coverage under the plan terminates, within 60 days

after the effective date of this paragraph the Health Insurance Risk-Sharing Plan Authority under subchapter III of chapter 149 of the statutes shall provide notice to the insurers described in paragraph (b) 1. of the requirement under this subsection.

**SECTION 9124. Nonstatutory provisions; Joint Committee on Finance.**

(1L) OUT-OF-HOME CARE FOR YOUTHS WITH INDIVIDUALIZED EDUCATION PROGRAMS. Of the amounts appropriated to the joint committee on finance under section 20.865 (4) (a) of the statutes, \$945,700 is allocated in fiscal year 2014-15 to supplement the appropriation accounts under sections 20.410 (3) (cd) and 20.437 (1) (b), (cx), and (dd) of the statutes for the purpose of providing funding for the out-of-home care of persons who are 18 years of age or older, but under 21 years of age, who were in out-of-home care prior to attaining 18 years of age, who are full-time students in good academic standing at a secondary school or its vocational or technical equivalent, and for whom an individualized education program under section 115.787 of the statutes is in effect. The joint committee on finance may supplement those appropriation accounts from that allocation if legislation is enacted authorizing those persons to continue in out-of-home care under an order of the court assigned to exercise jurisdiction under chapters 48 and 938 of the statutes or under a voluntary agreement.

**SECTION 9126. Nonstatutory provisions; Justice.**

(1) BIOLOGICAL SPECIMEN; LEGISLATIVE STUDY AND RULES.

(am) *Joint legislative council study.* The joint legislative council is requested to review all misdemeanor and felony provisions in statutes to determine if penalties are appropriate and if violations are outdated. The joint legislative council shall report any findings, conclusions, and recommendations by February 1, 2014, to the chief clerk of the senate and the chief clerk of the assembly.

(b) *Rules.* The department of justice may, in rules it promulgates under section 165.76 of the statutes, as affected by this act, bring the method to obtain or to submit a biological specimen in conformity with the act of Congress known as the Katie Sepich Enhanced DNA Collection Act of 2012 (HR-6014) to apply for nonsupplanting grant funding under that act.

(2) YOUTH DIVERSION GRANT REDUCTIONS.

(a) Notwithstanding the amount specified under section 165.987 (1) of the statutes, as affected by this act, the department of justice shall reduce the amount of money allocated under section 165.987 (1) of the statutes, as affected by this act, by \$85,900 in each of fiscal years 2013-14 and 2014-15.

(b) Notwithstanding the amount specified under section 165.987 (2) of the statutes, as affected by this act, the department of justice shall reduce the amount of money allocated under section 165.987 (2) of the statutes, as

affected by this act, by \$18,400 in each of fiscal years 2013-14 and 2014-15.

(c) Notwithstanding the amounts specified under section 165.987 (3) of the statutes, as affected by this act, the department of justice shall reduce the amount of money allocated for each of the 4 contracts that are funded with moneys from the appropriation accounts under section 20.455 (2) (cr) and (kj) of the statutes, as affected by this act, by \$25,650 in each of fiscal years 2013-14 and 2014-15 and shall reduce the amount of money allocated for the contract that is funded only with moneys from the appropriation account under section 20.455 (2) (kj) of the statutes, as affected by this act, by \$18,100 in each of fiscal years 2013-14 and 2014-15.

**SECTION 9127. Nonstatutory provisions; Legislature.**

(1i) RURAL SCHOOLS TASK FORCE. The joint legislative council is requested to establish a rural schools task force by August 1, 2013, to identify funding challenges faced by rural school districts, particularly with respect to transportation and technology issues. If established, the task force shall develop a long-term plan to address these issues, especially in the context of declining enrollments, and an aging population, and submit a report to the joint legislative council by April 1, 2014.

(1q) STATEMENTS OF SCOPE OF PROPOSED RULES PUBLISHED PRIOR TO EFFECTIVE DATE OF 2011 WISCONSIN ACT 21.

(a) Notwithstanding section 227.14 (4m) of the statutes, as affected by this act, if an agency's statement of the scope of a proposed rule under section 227.135 of the statutes was published in the Wisconsin Administrative Register prior to June 8, 2011, the notice required under section 227.14 (4m) of the statutes, as affected by this act, need not include an identifying number for the statement of scope for the proposed rule or the date of approval of the statement of scope for the proposed rule by the individual or body with policy-making powers over the subject matter of the proposed rule under section 227.135 (2) of the statutes.

(b) Notwithstanding section 227.19 (2) of the statutes, as affected by this act, if an agency's statement of the scope of a proposed rule under section 227.135 of the statutes was published in the Wisconsin Administrative Register prior to June 8, 2011, the agency shall include in its notice under section 227.19 (2) of the statutes, as affected by this act, a statement of the date and issue number of the the register in which the statement of scope for the proposed rule was published, in lieu of a statement of the governor's date of approval of the proposed rule.

(1r) REFUNDS FOR ADVANCE PAYMENTS FOR PRINTED WISCONSIN ADMINISTRATIVE CODE AND REGISTER. Notwithstanding section 35.93 (7), 2011 stats., upon request, the department of administration shall refund to any person the pro rata share of any advance payment made by that person for printed copies of the Wisconsin adminis-

trative code or Wisconsin administrative register that were to be delivered to the person on or after the effective date of this subsection.

(1z) JOINT LEGISLATIVE COUNCIL STUDY ON THE USE OF GLOBAL POSITIONING SYSTEMS AND ELECTRONIC MONITORING. The joint legislative council is requested to conduct a study on the effective and efficient use of global positioning systems and electronic monitoring technology for correctional purposes and for monitoring persons subject to a temporary restraining order or injunction under s. 813.12 or 813.125. If the joint legislative council conducts the study, it shall report its findings, conclusions, and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes by June 30, 2015.

(2q) LEGISLATIVE AUDIT BUREAU ANALYSIS RELATED TO DEPARTMENT OF TRANSPORTATION ENGINEERING CONSULTANTS. The joint legislative audit committee is requested to direct the legislative audit bureau to conduct an analysis of the processes used by the department of transportation for the selection of consultants for transportation engineering services, the oversight of consultant work, and the payment of consultants for services.

(3e) REQUIRED GENERAL FUND STRUCTURAL BALANCE. Section 20.003 (4m) of the statutes shall not apply to the action of the legislature in enacting this act.

**SECTION 9129. Nonstatutory provisions; Local Government.**

(1e) CRIME PREVENTION FUNDING BOARD. Upon the creation of a crime prevention funding board, the initial members of the board specified under section 59.54 (28) (c) of the statutes, as created by this act, shall declare that they are serving on the board, or appoint their designees, not later than the first day of the 4th month beginning after a board is created.

**SECTION 9132. Nonstatutory provisions; Natural Resources.**

(1c) ENVIRONMENTAL REPAIR FEE. Notwithstanding section 25.46 (7) of the statutes, of the fees imposed under section 289.67 of the statutes that are allocated under section 25.46 (7) of the statutes for environmental management, \$650,000 in fiscal year 2013-14 and \$1,300,000 in fiscal year 2014-15 are instead allocated for nonpoint source water pollution abatement.

(1L) REPORT CONCERNING NATURAL MINOR SOURCES. No later than March 1, 2015, the department of natural resources shall submit a report to the joint committee on finance and to the standing committees of the assembly and senate with jurisdiction over environmental matters on the progress that the department has made in implementing section 285.60 (6) (c) 1. of the statutes, as created by this act.

(2) BONUS DEER HUNTING PERMIT FEE RULES. The department of natural resources may use the procedure under section 227.24 of the statutes to promulgate rules under section 29.040 of the statutes, as created by this act.

Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this subsection remain in effect until June 30, 2015, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(2i) PAYMENTS TO CERTAIN TOWNS. In fiscal year 2013-14, the secretary of natural resources shall distribute \$2,500,000 from the appropriation account under section 20.370 (1) (mv) of the statutes, as affected by this act, to towns that were eligible to receive national forest income payments under section 59.25 (3) (rm), 2011 stats., during the 2012-13 fiscal year. The secretary shall distribute the moneys to the towns according to the criteria required for the distribution of national forest income payments under section 59.25 (3) (rm), 2011 stats.

(3) DEER MANAGEMENT ASSISTANCE PROGRAM. The department of natural resources may use the procedure under section 227.24 of the statutes to promulgate rules under section 29.020 of the statutes, as created by this act. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this subsection remain in effect until June 30, 2015, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of natural resources is not required to provide evidence that promulgating rules under this subsection as emergency rules is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for rules promulgated under this subsection.

(3e) WALLEYE PRODUCTION GRANTS AND CONTRACTS. The department of natural resources may promulgate emergency rules under section 227.24 of the statutes implementing sections 29.739 and 29.740 of the statutes, as created by this act. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this subsection remain in effect until June 30, 2016, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(3i) MACKENZIE ENVIRONMENTAL EDUCATION CENTER. The department of natural resources shall expend \$239,000 in fiscal year 2013-14 from the appropriation account under section 20.370 (9) (mu) of the statutes for the continuation of school-based environmental educa-

tion services at the MacKenzie Environmental Education Center from August 15, 2013, to August 15, 2014.

(4c) FISH HATCHERY INFRASTRUCTURE PROJECT. Not later than June 30, 2014, the department of natural resources shall submit a report to the joint committee on finance that describes the need for renovation of the Kettle Moraine Springs fish hatchery. The report shall include all of the following:

(a) A statement about whether private aquaculture facilities or other entities are able to meet the department's fish stocking needs in an economically feasible manner.

(b) A description of all proposed expenditures for the renovation of the Kettle Moraine Springs fish hatchery and how those expenditures minimize the requirement to contract state debt.

(4d) SPORTING HERITAGE GRANTS.

(a) In addition to the requirements under section 29.605 (3) of the statutes, as created by this act, a nonprofit organization is eligible to receive a grant under section 29.605 (1) of the statutes, as created by this act, during fiscal biennium 2013-15 only if the nonprofit organization submits an application to the department of natural resources within 30 days after the effective date of this paragraph.

(b) 1. There is created a committee to review grant applications submitted to the department of natural resources under section 29.605 of the statutes, as created by this act, in fiscal year 2013-14 and to submit a recommendation to the secretary of natural resources on which applicant should receive the grant. The committee shall consist of the following members:

a. Three members appointed by the chairperson of the sporting heritage council.

b. The chairperson of the standing committee of the assembly with jurisdiction over natural resources matters.

c. The chairperson of the standing committee of the senate with jurisdiction over natural resources matters.

2. The committee shall submit its recommendation to the secretary of natural resources as required under subdivision 1. not later than 50 days after the effective date of this subdivision. The committee terminates upon submission of that recommendation.

3. The department of natural resources shall award the grant under section 29.605 of the statutes, as created by this act, for fiscal biennium 2013-15 not later than 60 days after the effective date of this subdivision.

(4e) MILWAUKEE SHORELINE.

(a) The state declares all of the following:

1. That if any part of the shoreline established under section 30.2038 of the statutes, as created by this act, is located on any part of the lake bed of Lake Michigan, the ceding of that lake bed by the city of Milwaukee to a private party under the agreement described in section 30.2038 (1) (a) of the statutes, as created by this act, was

necessary to foster the public purposes for which the lake bed was ceded to the city of Milwaukee, as affirmed by the Wisconsin supreme court in *City of Milwaukee v. State of Wisconsin*, 193 Wis. 423 (1927).

2. That the public purposes for which the lake bed was ceded as described in subdivision 1. were to construct a park and boulevard, to establish and maintain breakwaters, bulkheads, piers, wharves, warehouses, transfer sheds, railway tracks, airports, and other harbor facilities, and for other purposes that are not inconsistent with the improvement of navigation and fisheries in Lake Michigan and its tributaries and determined by the city of Milwaukee to be expedient.

(b) The declaration under paragraph (a) is made in lieu of, and has the same effect as, a final judgment entered by a court under chapter 841 of the statutes.

(c) The department of natural resources is not required to prepare a report under section 13.097 (2) of the statutes with regard to the establishment of the shoreline of Lake Michigan under section 30.2038 of the statutes, as created by this act.

(4j) PRIVATE FISH FARM CAPACITY STUDY. The department of natural resources shall study the capacity of private fish farms to rear fish for stocking in the waters of this state for the purpose of maintaining and improving fish populations. In conducting the study under this subsection, the department of natural resources shall consult with the department of administration, the department of agriculture, trade, and consumer protection, the Wisconsin Economic Development Corporation, the Wisconsin Aquaculture Association, Inc., and the University of Wisconsin-Extension. No later than June 30, 2014, the department of natural resources shall complete the study and submit a report of the study results to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes.

(4q) FISH FARM STUDIES AND RULES.

(a) *Studies.*

1. The department of natural resources and the department of agriculture, trade and consumer protection shall conduct a study of the statutes and administrative rules that are in effect on the effective date of this subdivision and that are applicable to fish farms, as defined in section 95.001 (1) (aj) of the statutes, for the purpose of assessing the need for these statutes and rules. In making this assessment, both departments shall study the issue of overlap among these statutes and rules and the possibility of streamlining the procedures used by both departments in administering these statutes and rules.

2. The department of natural resources and the department of agriculture, trade and consumer protection shall also conduct a study on the viability of creating a fish hatchery stamp that could be issued to holders of licenses under chapter 29 of the statutes that authorize fishing for sport.

(b) *Recommendations and report.* The department of natural resources and the department of agriculture, trade and consumer protection shall jointly make recommendations based on the studies conducted under paragraph (a) 1. and 2. and the department of natural resources shall prepare a report containing the results of the studies and these recommendations. The department of natural resources shall submit the report to the appropriate standing committees of the legislature and to the joint committee for review of administrative rules in the manner provided under section 13.172 (3) of the statutes no later than November 15, 2013.

(c) *Emergency rules.* The department of natural resources and the department of agriculture, trade and consumer protection may use the procedure under section 227.24 of the statutes to promulgate rules to implement any of the recommendations for changes to administrative rules that are based on the study conducted under paragraph (a) 1. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this paragraph remain in effect until June 30, 2016, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, neither department is required to provide evidence that promulgating a rule under this paragraph as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare, and neither department is required to provide a finding of emergency for a rule promulgated under this paragraph.

(4u) SOUTHEASTERN WISCONSIN FOX RIVER COMMISSION. The department of natural resources shall provide in fiscal year 2013-14, from the appropriation under section 20.370 (5) (cq) of the statutes, as affected by this act, \$200,000 to the Southeastern Wisconsin Fox River commission. The commission may use this funding for activities that are required or authorized under subchapter VI of chapter 33 of the statutes and that are consistent with the commission's implementation plan. The activities for which this funding is used may include the activities required under section 33.56 (1), (2), and (3) of the statutes.

(5c) UNIVERSITY OF WISCONSIN-EXTENSION PRIVATE FISH FARM GRANT. In fiscal year 2013-14, the department of natural resources shall award a grant in the amount of \$160,000 to the University of Wisconsin-Extension from the appropriation under section 20.370 (4) (ma) of the statutes. The University of Wisconsin-Extension shall use the grant during fiscal year 2013-14 to assist private fish farms by developing programs and providing services that support fish farm industry growth and profitability.

#### **SECTION 9134. Nonstatutory provisions; Public Instruction.**

(2) STATEWIDE STUDENT DATA SYSTEM. By the first day of the 3rd month beginning after the effective date of this

subsection, the agencies specified in section 115.297 (1) (a) of the statutes, as affected by this act, shall amend the agreement under section 115.297 (3) of the statutes, or enter into a new agreement under that section, so as to include the department of children and families and the department of workforce development in the agreement.

(2q) **COMPREHENSIVE EVALUATION OF COMMON CORE STANDARDS.**

(a) *Definition.* In this subsection, "common core standards" means the educational standards developed for kindergarten through grade 12 by the Common Core State Standards Initiative.

(b) *Suspend implementation of common core standards.* Except as provided in this subsection, the department of public instruction may take no further action to implement the common core standards and may not direct school districts to implement further standards. Any common core standard adopted and implemented by the department of public instruction before July 1, 2013, remains in effect until the department adopts the standards required in paragraph (f).

(c) *Evaluation of common core standards by the department of public instruction.* No later than September 1, 2013, the department of public instruction shall submit a written evaluation of the common core standards adopted pursuant to a proclamation of the state superintendent on June 2, 2010, to the speaker of the assembly and the president of the senate, in the manner provided under s. 13.172 (3), the governor, and, if applicable, the legislative study committee established under paragraph (e).

(d) *Analysis by the legislative fiscal bureau of the fiscal impact of adopting the common core standards.* No later than September 1, 2013, the legislative fiscal bureau shall, in consultation with the department of public instruction, estimate the fiscal impact to the state if the department of public instruction takes either of the following actions:

1. 'Implementation of common core standards.' Fully implements the adoption of the common core standards.

2. 'Rejection of common core standards.' Discontinues the implementation of the common core standards and adopts other college and career readiness standards.

(e) *Joint legislative council study on common core standards and other college and career readiness standards.*

1. 'Legislative study committee.' The joint legislative council is requested to establish a study committee to study issues related to the common core standards adopted by the state superintendent of public instruction on June 2, 2010, and other academic standards, including those academic standards currently in effect in this state.

2. 'Findings.' If the joint legislative council establishes a study committee as requested in this paragraph, the legislative study committee shall, no later than

November 1, 2013, schedule and hold at least three public hearings to consider and submit a final report containing all of the following information to the legislative council, the governor, and the department of public instruction:

a. A comparison of the academic standards currently in effect in this state with the common core state standards adopted by the state superintendent on June 2, 2010.

b. A consideration of best practices in developing and adopting college and career readiness standards. To fulfill the requirement of this subdivision 2. b., the legislative study committee shall seek information from a broad range of sources, including subject area teachers from elementary and secondary schools in this state and subject area instructors and experts from post-secondary educational institutions; and shall seek information about any other standards the study committee considers to be superior to the common core standards.

c. A comparative evaluation of the costs to the state of adopting and implementing assessments developed by the Partnership for Assessment of Readiness for College and Careers and of adopting and implementing assessments developed by the Smarter Balanced Consortium and aligned to the common core standards.

(f) *Procedure for adopting college and career readiness standards.*

1. 'Adoption of standards.' No later than July 1, 2014, and subject to subdivisions 2. and 3., the department of public instruction shall adopt college and career readiness standards that satisfy all of the following:

a. The standards meet national and international benchmarks for college and career readiness.

b. The standards are aligned with postsecondary educational expectations.

c. The standards fulfill the requirements established under 20 USC 7861 for the state to receive a waiver under 20 USC 7861.

2. 'Standards may vary from common core standards.' The standards adopted under subdivision 1. may exceed, supplement, or supplant the common core standards, provided the standards satisfy the requirement under subdivision 1. c.

3. 'Conditions precedent to adopting standards.' The department of public instruction may not adopt the standards under subdivision 1. until all of the following are satisfied:

a. The state superintendent of public instruction reviews and considers the department's evaluation of the common core standards submitted under paragraph (c).

b. The state superintendent of public instruction reviews and considers the fiscal impact estimate prepared by the legislative fiscal bureau as required under paragraph (d).

c. If a legislative study committee is established under paragraph (e), the state superintendent of public

instruction reviews and considers the final report prepared by that committee.

d. The department conducts at least three public hearings regarding the adoption of college and career readiness standards at which the information described in this subdivision is presented and public testimony is received.

(3c) PREACCREDITATION FOR PRIVATE SCHOOLS ACCEPTING PUPILS WHO RESIDE IN SCHOOL DISTRICTS OTHER THAN AN ELIGIBLE SCHOOL DISTRICT OR A 1ST CLASS CITY SCHOOL DISTRICT. A private school that satisfies all of the following is exempt from the requirement to obtain pre-accreditation under section 118.60 (2) (a) 7. of the statutes, as affected by this act:

(a) The private school is a first-time participant in the program under section 118.60 of the statutes, as affected by this act, in the 2013-14 or 2014-15 school year.

(b) The private school is not accredited by Wisconsin North Central Association, Wisconsin Religious and Independent Schools Accreditation, Independent Schools Association of the Central States, Wisconsin Evangelical Lutheran Synod School Accreditation, National Lutheran School Accreditation, Wisconsin Association of Christian Schools, the diocese or archdiocese within which the private school is located, or any other organization recognized by the National Council for Private School Accreditation.

(c) The private school accepts pupils under the program under section 118.60 of the statutes, as affected by this act, who reside in a school district, other than an eligible school district, as defined under section 118.60 (1) (am) of the statutes, or a 1st class city school district.

(d) The private school does not accept pupils under the program under section 119.23 of the statutes, as affected by this act, and does not accept pupils under section 118.60 of the statutes, as affected by this act, who reside in an eligible school district.

(3i) ORAL VOCABULARY ASSESSMENT. In the 2014-15 school year, the department of public instruction shall conduct a pilot oral vocabulary assessment for pupils enrolled in second grade in public schools and charter schools established under section 118.40 (2r) of the statutes, as affected by this act.

(4L) COMMUNITY PROGRAMS AND SERVICES.

(a) In this subsection:

1. "Community programs and services" means the programs and services described in section 120.13 (19) of the statutes.

2. "Department" means the department of public instruction.

(b) 1. No school board may levy more for community programs and services in 2013 or 2014 than it levied for community programs and services in the most recent year preceding 2013 in which it levied for community programs and services. The school board of a 1st class city school district may not include in its budget communi-

cated to the common council in 2013 or 2014 under section 119.16 (8) (b) of the statutes an amount for community programs or services that is greater than the amount so communicated in the most recent year preceding 2013 in which it so communicated an amount for community programs and services.

2. If a school board wishes to exceed the limit under subdivision 1., the school board shall adopt a resolution to exceed the limit by a specified amount and submit the resolution to the electors of the school district for approval. Notwithstanding subdivision 1., the limit otherwise applicable to the school district under subdivision 1. is increased by the amount approved by a majority of those voting on the question.

(c) 1. Except as provided in subdivisions 2. and 3., a school board that intends to levy for community programs and services in 2013 or 2014 shall identify in its budget summary required to be included in the written report for the annual meeting under section 120.11 (3) of the statutes the expenditures that will be funded from that levy and a statement describing how the expenditures meet the department's criteria for use of the community service fund.

2. The school board of a unified school district shall specify in its written agenda for the meeting at which it will set the school district levy the information described in subdivision 1.

3. If the school board of a 1st class city school district intends to include an amount for community programs and services in its budget communicated in 2013 or 2014 to the common council under section 119.16 (8) (b) of the statutes, it shall specify in its written agenda for the meeting at which it will set that amount the information described in subdivision 1.

(d) 1. The school board shall post the information required to be included in its budget summary under paragraph (c) 1. or 3. for the 2013 levy or budget communication on its Internet site within 60 days of the effective date of this subdivision.

2. The school board shall submit the information required to be included in its budget summary or agenda under paragraph (c) for the 2013 and 2014 levy to the department within 10 days of the school district's annual meeting or, for a unified or 1st class city school district, within 10 days of the meeting at which it initially determined its levy or the amount to communicate to the common council under section 119.16 (8) (b) of the statutes.

3. The department shall post the information received under subdivision 2. on its Internet site within 10 days of receiving the information.

(e) If a school board modifies the amount to be levied or communicated to the common council for community programs and services in 2013 or 2014 after its annual meeting or, for a unified or 1st class city school district, after the meeting at which it initially determined its levy or amount to be communicated to the common council,

the school board shall publish the updated information under paragraph (c) in the minutes of the school board meeting at which the modification was adopted. The school board and the department shall report the information as required under paragraph (d) 2. and 3.

(f) By December 1, 2014, the department shall submit a report to the joint committee on finance describing the school district levies for community programs and services in 2013 and 2014.

(5q) STEM GRANTS. In the 2013-15 fiscal biennium, the department of public instruction shall award grants to school boards and charter schools established under section 118.40 (2r) of the statutes, as affected by this act, for the enhancement of science, technology, engineering, and mathematics courses. The department shall award grants under this subsection from the appropriation under section 20.255 (2) (ds) of the statutes, as created by this act. The department may not award a grant under this subsection unless the recipient provides matching funds equal to at least 25 percent of the amount of the grant.

(6q) ACCREDITATION OF PRIVATE SCHOOLS PARTICIPATING IN A PARENTAL CHOICE PROGRAM.

(a) Notwithstanding sections 118.60 (7) (em) 1. and 119.23 (7) (em) 1. of the statutes, as created by this act, within 30 days after the effective date of this paragraph, the governing body of each private school participating in the program under section 118.60 or 119.23 of the statutes in the 2012-13 school year other than a private school described in paragraph (b) shall submit to the department of public instruction a letter prepared by Wisconsin North Central Association, Wisconsin Religious and Independent School Accreditation, Independent Schools Association of the Central States, Wisconsin Evangelical Lutheran Synod School Accreditation, National Lutheran School Accreditation, Wisconsin Association of Christian Schools, the diocese or archdiocese within which the private school is located, by any other organization recognized by the National Council for Private Schools Accreditation, or, for a private school to which section 119.23 (2) (a) 7. c. of the statutes applies, the Institute for the Transformation of Learning at Marquette University, that confirms that the private school is accredited by that entity as of the date of the letter.

(b) The following private schools do not need to comply with the requirement under paragraph (a):

1. A private school that was a first-time participant in the program under section 118.60 of the statutes or in the program under section 119.23 of the statutes in the 2012-13 school year and that had not participated in either program prior to the 2012-13 school year.

2. A private school that was approved for scholarship funding for the 2005-06 school year by Partners Advancing Values in Education.

3. A private school that has obtained preaccreditation as required under section 118.60 (2) (a) 7. of the statutes or section 119.23 (2) (a) 7. of the statutes, but has not yet

started the 3rd school year that follows the first school year of participation in either the program under section 118.60 of the statutes or the program under section 119.23 of the statutes or in both of the programs under sections 118.60 and 119.23 of the statutes in which the private school was required to obtain preaccreditation.

(c) If a private school described in paragraph (a) fails to comply with the notification requirement under paragraph (a), the state superintendent of public instruction shall issue an order barring the private school's participation in the programs under sections 118.60 and 119.23 of the statutes beginning in the 2013-14 school year.

**SECTION 9137. Nonstatutory provisions; Revenue.**

(1i) PRODUCTION PLANT RETIREMENTS. The department of revenue, in conjunction with the public service commission, shall conduct a study regarding how to pay aid when production plants, or generating units within production plants, are decommissioned or retired. The department of revenue and the public service commission shall submit to the joint committee on finance a report that specifies the results of the study and recommendations for any statutory modifications no later than December 31, 2013.

(1L) CIGARETTE TAX COLLECTION. The department of revenue shall study options for improving the cigarette tax collection system. For the purposes of conducting the study, the department of revenue shall evaluate statutory options to combat illegal cigarette trafficking, identify potential uses of information or stamp technology to prevent illegal cigarette trafficking and assess the costs and benefits of using such technology, and develop policy and legislative recommendations to enhance the state's efforts to combat illegal cigarette trafficking. In order to prepare the study, the department of revenue shall seek the participation of interested parties, including cigarette manufacturers, technology providers, wholesalers, and retailers. The department of revenue shall submit its findings to the governor no later than June 30, 2014.

(2L) FARMLAND PRESERVATION POSITION TRANSFER.

(a) During the 2013-15 fiscal biennium, the secretary of administration may transfer from the department of revenue to the department of agriculture, trade and consumer protection the number of FTE positions that the secretary determines are sufficient to administer the farmland preservation grant program under section 91.90 of the statutes, as created by this act, and the incumbent employees in those positions, and the moneys associated with those positions.

(b) Employees transferred under paragraph (a) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of agriculture, trade and consumer protection that they enjoyed in the department of revenue immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has

attained permanent status in class is required to serve a probationary period.

(c) Upon making a transfer under paragraph (a), the secretary shall report to the joint committee on finance the number of positions transferred and the affected appropriations for each department.

**SECTION 9138. Nonstatutory provisions; Safety and Professional Services.**

(1) TRANSFER OF REGULATION OF CHARITABLE ORGANIZATIONS, FUND-RAISING COUNSEL, PROFESSIONAL FUND-RAISERS, PROFESSIONAL EMPLOYER ORGANIZATIONS, AND PROFESSIONAL EMPLOYER GROUPS.

(a) *Assets and liabilities.* On the effective date of this paragraph, the assets and liabilities of the department of safety and professional services primarily related to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, as determined by the secretary of administration, including any unencumbered moneys from fees the department of safety and professional services has collected from charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, shall become the assets and liabilities of the department of financial institutions.

(b) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services that is primarily related to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, as determined by the secretary of administration, is transferred to the department of financial institutions.

(c) *Contracts.* All contracts entered into by the department of safety and professional services in effect on the effective date of this paragraph that are primarily related to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, as determined by the secretary of administration, remain in effect and are transferred to the department of financial institutions. The department of financial institutions shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of financial institutions to the extent allowed under the contract.

(d) *Employee transfers.* On the effective date of this paragraph, all positions, and the incumbent employees who hold those positions, in the department of safety and professional services with duties that are primarily related to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, as determined by the secretary of

administration, are transferred to the department of financial institutions.

(e) *Employee status.* Employees transferred under paragraph (d) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of financial institutions that they enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(f) *Rules and orders.* All rules promulgated by the department of safety and professional services that relate to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, that are in effect on the effective date of this paragraph, remain in effect until their specified expiration dates or until amended or repealed by the department of financial institutions. All orders issued by the department of safety and professional services relating to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of financial institutions.

(g) *Pending matters.* Any matter pending with the department of safety and professional services on the effective date of this paragraph that is primarily related to the regulation of charitable organizations, fund-raising counsel, professional fund-raisers, professional employer organizations, and professional employer groups, as determined by the secretary of administration, is transferred to the department of financial institutions and all materials submitted to or actions taken by the department of safety and professional services with respect to the pending matters are considered as having been submitted to or taken by the department of financial institutions.

(h) *Fees.* All fees for initial registrations and renewals of registrations under subchapter IV of chapter 440 of the statutes and under chapter 461 of the statutes that are in effect on the day before the effective date of this paragraph shall remain in effect until modified by the department of financial institutions under section 202.08 of the statutes, as created by this act.

(1i) EMERGENCY RULES FOR REGULATION OF COMMERCIAL BAIL BONDS. Using the procedure under section 227.24 of the statutes, the department of safety and professional services may promulgate the rules required or otherwise authorized under sections 440.28 to 440.288 of the statutes, as created by this act, for the period before the permanent rules become effective, but not to exceed the period authorized under section 227.24 (1) (c) and (2)

of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for the rules promulgated under this subsection.

(2) CONSTRUCTION SITE EROSION CONTROL. Any matter pending with the department of safety and professional services on the effective date of this subsection that primarily relates to its erosion control responsibilities under section 101.1206, 2011 stats., or section 101.653, 2011 stats., as determined by the secretary of administration, remains the responsibility of the department of safety and professional services.

(3) REGULATION OF DANGEROUS MATERIALS.

(am) *Assets and liabilities.* On the effective date of this paragraph, the assets and liabilities of the department of safety and professional services that are determined by the secretary of administration to relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats., become the assets and liabilities of the department of agriculture, trade and consumer protection.

(b) *Employee transfer.* All incumbent employees who hold positions in the department of safety and professional services that the secretary of administration determines relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats., are transferred to the department of agriculture, trade and consumer protection on the effective date of this paragraph. The employees who are transferred under this paragraph shall include 2 employees whose duties include reviewing plans and petitions for variances relating to the storage of, handling, and use of flammable or combustible liquids and federally regulated hazardous substances.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of agriculture, trade and consumer protection that they enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(dn) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services that the secretary of administration determines relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats.,

is transferred to the department of agriculture, trade and consumer protection.

(em) *Contracts.* All contracts that were entered into by the department of safety and professional services that the secretary of administration determines to relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats., and that are in effect on the effective date of this paragraph remain in effect and are transferred to the department of agriculture, trade and consumer protection. The department of agriculture, trade and consumer protection shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of agriculture, trade and consumer protection to the extent allowed under the contract.

(fm) *Rules and orders.* All rules promulgated, and all orders issued, by the department of safety and professional services, that are determined by the secretary of administration to relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats., and that are in effect on the effective date of this paragraph shall remain in effect until their specified expiration date or until amended or repealed by the department of agriculture, trade and consumer protection.

(gm) *Pending matters.* Any matter pending with the department of safety and professional services on the effective date of this paragraph that is determined by the secretary of administration to relate to the storage, use, and handling of flammable or combustible liquids or federally regulated hazardous substances under section 101.09, 2011 stats., is transferred to the department of agriculture, trade and consumer protection, and all materials submitted to or actions taken by the department of safety and professional services with respect to the pending matter are considered as having been submitted to or taken by the department of agriculture, trade and consumer protection.

(4) PETROLEUM PRODUCT INSPECTION AND STORAGE.

(a) *Assets and liabilities.* On the effective date of this paragraph, the assets and liabilities of the department of safety and professional services that are determined by the secretary of administration to relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., become the assets and liabilities of the department of agriculture, trade and consumer protection.

(b) *Employee transfer.* All incumbent employees who hold positions in the department of safety and professional services that the secretary of administration determines relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., are transferred to the department

of agriculture, trade and consumer protection on the effective date of this paragraph.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of agriculture, trade and consumer protection that they enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services that the secretary of administration determines to relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., is transferred to the department of agriculture, trade and consumer protection.

(e) *Contracts.* All contracts that were entered into by the department of safety and professional services that the secretary of administration determines to relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., and that are in effect on the effective date of this paragraph remain in effect and are transferred to the department of agriculture, trade and consumer protection. The department of agriculture, trade and consumer protection shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of agriculture, trade and consumer protection to the extent allowed under the contract.

(f) *Rules and orders.* All rules promulgated, and all orders issued, by the department of safety and professional services, that are determined by the secretary of administration to relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., and that are in effect on the effective date of this paragraph shall remain in effect until their specified expiration date or until amended or repealed by the department of agriculture, trade and consumer protection.

(g) *Pending matters.* Any matter pending with the department of safety and professional services on the effective date of this paragraph that is determined by the secretary of administration to relate to the storage and inspection of petroleum products under section 101.142, 2011 stats., and chapter 168, 2011 stats., is transferred to the department of agriculture, trade and consumer protection, and all materials submitted to or actions taken by the department of safety and professional services with respect to the pending matter are considered as having been submitted to or taken by the department of agriculture, trade and consumer protection.

(5) TRANSFER OF INFORMATION TECHNOLOGY POSITIONS.

(a) On the effective date of this paragraph, 10.0 FTE PR positions in the department of safety and professional services having responsibility for information technology, and the incumbent employees holding those positions, identified by the secretary of administration, are transferred to the department of administration.

(b) The employees transferred under paragraph (a) have all of the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of administration that those employees enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, the employees so transferred who have attained permanent status in class may not be required to serve a probationary period.

(6) DIESEL TRUCK IDLING REDUCTION GRANTS.

(a) *Assets and liabilities.* On the effective date of this paragraph, the assets and liabilities of the department of safety and professional services that the secretary of administration determines relate to the awarding and administration of diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, become the assets and liabilities of the department of administration.

(b) *Employee transfers.* All incumbent employees who hold positions in the department of safety and professional services that the secretary of administration determines relate to the awarding and administration of diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, are transferred on the effective date of this paragraph to the department of administration.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of administration that they enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services that the secretary of administration determines relate to the awarding and administration of the diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, are transferred to the department of administration.

(e) *Contracts.* All contracts that were entered into by the department of safety and professional services that the secretary of administration determines relate to the awarding and administration of diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, and that are in effect on the effective date of this paragraph remain in effect and are transferred

to the department of administration. The department of administration shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of administration to the extent allowed under the contract.

(f) *Rules and orders.* All rules promulgated, and all orders issued, by the department of safety and professional services that the secretary of administration determines relate to the awarding and administration of diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, and that are in effect on the effective date of this paragraph shall remain in effect until their specified expiration date or until amended or repealed by the department of administration.

(g) *Pending matters.* Any matter pending with the department of safety and professional services on the effective date of this paragraph that the secretary of administration determines relates to the awarding and administration of diesel truck idling reduction grants under section 101.45 of the statutes, as affected by this act, is transferred to the department of administration and all materials submitted to or actions taken by the department of safety and professional services with respect to the pending matter are considered as having been submitted to or taken by the department of administration.

(7) TRANSFER OF PETROLEUM STORAGE REMEDIAL ACTION PROGRAM.

(a) *Assets and liabilities.* The assets and liabilities of the department of safety and professional services that the secretary of administration determines to be primarily related to activities under sections 101.143, 101.1435, and 101.144, 2011 stats., become the assets and liabilities of the department of natural resources on the effective date of this paragraph.

(b) *Employee transfer.* All incumbent employees who hold positions in the department of safety and professional services performing duties that the secretary of administration determines to be primarily related to sections 101.143, 101.1435, and 101.144, 2011 stats., and the full-time equivalent positions held by those employees, are transferred to the department of natural resources on the effective date of this paragraph.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of natural resources that they enjoyed in the department of safety and professional services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services that the secretary of administration determines to be primarily related to activities under sections

101.143, 101.1435, and 101.144, 2011 stats., is transferred to the department of natural resources.

(e) *Contracts.* All contracts that were entered into by the department of safety and professional services that the secretary of administration determines to be primarily related to sections 101.143, 101.1435, and 101.144, 2011 stats., and that are in effect on the effective date of this paragraph remain in effect and are transferred to the department of natural resources. The department of natural resources shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of natural resources to the extent allowed under the contract.

(f) *Rules and orders.* All rules promulgated, and all orders issued, by the department of safety and professional services that the secretary of administration determines to be primarily related to sections 101.143, 101.1435, and 101.144, 2011 stats., and that are in effect on the effective date of this paragraph, shall remain in effect until their specified expiration date or until amended or repealed by the department of natural resources.

(g) *Pending matters.* Any matter pending with the department of safety and professional services on the effective date of this paragraph that the secretary of administration determines to be related to section 101.143, 101.1435, or 101.144, 2011 stats., is transferred to the department of natural resources, and all materials submitted to or actions taken by the department of safety and professional services with respect to the pending matter are considered as having been submitted to or taken by the department of natural resources.

(8c) APPOINTMENT OF CERTAIN INDIVIDUALS TO POSITIONS IN CLASSIFIED SERVICE OF STATE CIVIL SERVICE SYSTEM. Notwithstanding section 230.15 (1) of the statutes, on the effective date of this subsection, 3 incumbent employees holding unclassified positions specified in section 230.08 (2) (v), 2011 stats., and one of the unclassified division administrator positions specified in section 230.08 (2) (e) 11m., 2011 stats., shall be appointed to comparable positions in the classified service in the department of safety and professional services, as determined by the secretary of safety and professional services. The administrator of the division of merit recruitment and selection in the office of state employment relations shall waive the requirement for competitive examination under section 230.15 (1) of the statutes with respect to the classified positions and shall certify the incumbent employees for appointment to the classified positions. The administrator shall determine the employee's probationary status under section 230.28 of the statutes, except that the employee shall receive credit toward his or her probationary period for the time that the employee had been employed in any unclassified position immediately prior to appointment.

(9q) TREATMENT OF CERTAIN APPLICANTS FOR CHIROPRACTIC LICENSURE. Notwithstanding section 446.02 (3), 2011 stats., any person who applied, on or after January 1, 2012, and before the effective date of this subsection, to the chiropractic examining board for a license to practice as a chiropractor in this state and who took the exam under section 446.02 (3) (a), 2011 stats., shall not be required to have successfully completed that exam and shall be considered to have satisfied all examination requirements to obtain a license to practice as a chiropractor in this state if the person has done all of the following:

(a) Achieved a score of 375 or higher on Part III of the examination administered by the National Board of Chiropractic Examiners.

(b) Achieved a score of 375 or higher on Part IV of the examination administered by the National Board of Chiropractic Examiners.

(c) Successfully completed the exam under section 446.02 (3) (c) of the statutes.

**SECTION 9145. Nonstatutory provisions; Transportation.**

(3) TEMPORARY FUNDING FOR I 94 PROJECT.

(a) In this subsection, "I 94 project" means the reconstruction of I 94 in Milwaukee County from 70th Street to 25th Street.

(b) Notwithstanding sections 84.013 (1) (a) and 84.0145 (3) of the statutes and section 84.0145 (2) of the statutes, as affected by this act, during the 2013-14 fiscal year, the department of transportation may encumber or expend moneys from the appropriation under section 20.395 (3) (bq) of the statutes, as affected by this act, for preliminary engineering and design work associated with the I 94 project if a record of decision on the project's environmental impact study is issued during the 2013-14 fiscal year.

(c) Notwithstanding sections 84.013 (1) (a) and 84.0145 (3) of the statutes and section 84.0145 (2) of the statutes, as affected by this act, during the 2014-15 fiscal year, the department of transportation may encumber or expend moneys from the appropriation under section 20.395 (3) (bq), as affected by this act, of the statutes for preliminary engineering and design work associated with the I 94 project if a record of decision on the project's environmental impact study is issued during the 2013-15 fiscal biennium.

(4i) RACINE COUNTY HARBOR ASSISTANCE GRANT. In the 2013-14 fiscal year, from the appropriations under sections 20.395 (2) (cq) and 20.866 (2) (uv) of the statutes, as affected by this act, notwithstanding the eligibility criteria under section 85.095 of the statutes, the department of transportation shall award a grant under section 85.095 (2) (a) of the statutes to Racine County for dredging of a boat marina located at the mouth of the Root River. The amount of the grant awarded under this

subsection shall be \$700,000 or the total cost of the project, whichever is less.

(4u) TOWN OF WASHINGTON HARBOR ASSISTANCE GRANT. In the 2013-15 fiscal biennium, from the appropriations under sections 20.395 (2) (cq) and 20.866 (2) (uv) of the statutes, as affected by this act, notwithstanding the eligibility criteria of section 85.095 of the statutes, the department of transportation shall award a grant under section 85.095 (2) (a) of the statutes to the town of Washington in Door County for dredging, disposal of dredged material, and related costs associated with the dredging of the west channel entrance to Detroit Harbor. The amount of the grant awarded under this subsection shall be \$5,200,000 or the total cost of the project, whichever is less.

(5v) TRANSPORTATION ALTERNATIVES PROGRAM.

(a) Notwithstanding section 85.021 (2) (a) of the statutes, as created by this act, and subject to paragraph (b), any project for which a grant was awarded under section 85.024, 2011 stats., 85.026, 2011 stats., 85.027, 2011 stats., or 85.029, 2011 stats., is eligible to proceed to completion under the transportation alternatives program under section 85.021 of the statutes, as created by this act, if the project proceeds in accordance with the provisions of the program under which the grant for the project was awarded.

(b) If a project for which a grant was awarded under section 85.024, 2011 stats., 85.026, 2011 stats., 85.027, 2011 stats., or 85.029, 2011 stats., is not commenced within 4 years after the date that the grant was awarded or one year after the effective date of this paragraph, whichever is later, the project may not proceed as provided under paragraph (a) and the grant award is rescinded. For purposes of this paragraph, a planning project is commenced when a planning study is begun and an infrastructure project is commenced when construction is begun.

(7L) COUNTY TRUNK HIGHWAY RELOCATION PROJECT IN SHEBOYGAN COUNTY.

(a) In this subsection:

1. "Affected local governments" means Manitowoc County, Sheboygan County, the town of Centerville in Manitowoc County, the town of Mosel in Sheboygan County, the town of Sheboygan in Sheboygan County, and the village of Cleveland in Manitowoc County.

2. "Department" means the department of transportation.

3. "Project" means the relocation of CTH "LS" to the existing Dairyland Drive in Manitowoc and Sheboygan counties and the construction of access roads to properties along existing CTH "LS."

(b) Notwithstanding limitations on the amount and use of aids provided under section 86.31 of the statutes, or on eligibility requirements for receiving aids under section 86.31 of the statutes, the department shall award

a grant in the 2013–15 fiscal biennium to the affected local governments for the project if the affected local governments reach a jurisdictional transfer agreement that specifies all of the following to the satisfaction of the department:

1. The obliteration of 1.3 miles of the existing CTH “LS.”
2. The construction of 2 new town road cul-de-sacs, a town through-road, or another mechanism to provide access to those properties that would lose access to CTH “LS” under the project.
3. The relocation of CTH “LS” to Dairyland Drive within termini satisfactory to all parties to the jurisdictional transfer agreement.
4. Repairs to the existing CTH “LS” within the relocated portion of the route to put it in a condition that is agreeable to the parties to the jurisdictional transfer agreement and is manageable by the municipalities that would assume jurisdiction of the road.
5. Improvements to the new CTH “LS” route necessary to put it in a condition meeting county trunk highway standards.
6. Jurisdictional responsibilities for the relocated, newly constructed, and existing roads.
7. Any other conditions that the department determines are appropriate.

(c) The amount of the grant under paragraph (b) may not exceed \$4,200,000 or 50 percent of the project costs, whichever is less. Payment of the grant under paragraph (b) shall be made from the appropriation under section 20.395 (2) (ft) of the statutes, as affected by this act. Not more than \$600,000 of the grant amount may be paid from amounts appropriated under section 20.395 (2) (ft) of the statutes, as affected by this act, and allocated for purposes of section 86.31 (3g) of the statutes. Not more than \$3,600,000 of the grant amount may be paid from amounts appropriated under section 20.395 (2) (ft) of the statutes, as affected by this act, that are not allocated for purposes of section 86.31 (3g), (3m), or (3r) of the statutes.

(9w) **DIRECTIONAL SIGNS FOR THE SHRINE OF OUR LADY OF GOOD HELP.** Notwithstanding section 86.19 (2) of the statutes and any rule promulgated under section 86.19 (2) of the statutes, the department of transportation shall, in the 2013–15 fiscal biennium, erect 2 directional signs along STH 57 in Brown County for the Shrine of Our Lady of Good Help. One sign shall be visible from the northbound lanes of STH 57 and shall be placed near the intersection of STH 57 and CTH “K” and the other sign shall be visible from the southbound lanes of STH 57 and shall be placed near the intersection of STH 57 and CTH “P.”

**SECTION 9146. Nonstatutory provisions; Treasurer.**

(1c) **TRANSFER OF UNCLAIMED PROPERTY PROGRAM TO DEPARTMENT OF REVENUE.**

(a) *Assets and liabilities.* The assets and liabilities of the office of the state treasurer that the secretary of administration determines to be primarily related to activities under chapter 177, 2011 stats., become the assets and liabilities of the department of revenue on the effective date of this paragraph.

(b) *Employee transfer.* All incumbent employees who hold positions in the office of the state treasurer performing duties that the secretary of administration determines to be primarily related to chapter 177, 2011 stats., and the full-time equivalent positions held by those employees, are transferred to the department of revenue on the effective date of this paragraph.

(c) *Employee status.* Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of revenue that they enjoyed in the office of the state treasurer immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the office of the state treasurer that the secretary of administration determines to be primarily related to activities under chapter 177, 2011 stats., is transferred to the department of revenue.

(e) *Contracts.* All contracts that were entered into by the office of the state treasurer that the secretary of administration determines to be primarily related to activities under chapter 177, 2011 stats., and that are in effect on the effective date of this paragraph remain in effect and are transferred to the department of revenue. The department of revenue shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of revenue to the extent allowed under the contract.

(f) *Rules and orders.* All rules promulgated, and all orders issued, by the office of the state treasurer that the secretary of administration determines to be primarily related to activities under chapter 177, 2011 stats., and that are in effect on the effective date of this paragraph, shall remain in effect until their specified expiration date or until amended or repealed by the department of revenue.

(g) *Pending matters.* Any matter pending with the office of the state treasurer that the secretary of administration determines to be primarily related to activities under chapter 177, 2011 stats., is transferred to the department of revenue, and all materials submitted to or actions taken by the office of the state treasurer with respect to the pending matter are considered as having been submitted to or taken by the department of revenue.

**SECTION 9148. Nonstatutory provisions; University of Wisconsin System.**

(1e) DEFINITION. In this section, “board” means the Board of Regents of the University of Wisconsin System.

(1i) INCENTIVE GRANTS.

(a) Within 90 days after the effective date of this paragraph, the board shall submit to the secretary of administration and the joint committee on finance a plan for the establishment of the incentive grant program under section 36.25 (52) of the statutes, as created by this act. The plan shall include all of the following:

1. Application procedures and procedures and criteria for awarding grants.
2. A plan to establish performance goals and accountability measures for each grant recipient.
3. A plan to track and report program results reported by grant recipients.
4. An acknowledgment that the amounts awarded are not base building.

(c) If the cochairpersons of the joint committee on finance do not notify the board within 14 working days after the date of the board’s submission of the plan under paragraph (a) that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may implement the plan, but only upon approval of the secretary of administration. If, within 14 working days after the date of the board’s submission of the plan under paragraph (a), the cochairpersons of the joint committee on finance notify the board that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may implement the plan only upon approval of the committee and the secretary of administration.

(d) Notwithstanding section 36.25 (52) (a) of the statutes, as created by this act, the board may award grants under section 36.52 (52) (a) of the statutes, as created by this act, only as provided in a plan that is approved under paragraph (c).

(2c) FLEXIBLE OPTION INITIATIVE. Of the moneys appropriated to the board under section 20.285 (1) (gb) of the statutes, as affected by this act, the board shall allocate \$650,000 in the first fiscal year of the fiscal biennium in which this subsection takes effect, and \$1,300,000 in the second fiscal year of the fiscal biennium in which this subsection takes effect, to fund the University of Wisconsin Flexible Option initiative.

(3i) FUNDING FOR MEDICAL SCHOOL PROGRAMS. From the appropriation under section 20.285 (1) (gb) of the statutes, as affected by this act, in each fiscal year of the fiscal biennium in which this subsection takes effect the board shall allocate \$1,500,000 for the Wisconsin Academy for Rural Medicine and the Training in Urban Medicine and Public Health Program at the University of Wisconsin School of Medicine and Public Health.

(4i) TRANSLATIONAL IMAGING RESEARCH.

(a) Of the moneys appropriated under section 20.285 (1) (gb) of the statutes, as affected by this act, the board shall allocate \$3,750,000 in the fiscal biennium in which this paragraph takes effect for costs incurred by the Uni-

versity of Wisconsin Carbone Cancer Center that relate to translational imaging research, research imaging and scanning, research imaging equipment, and the Wisconsin Oncology Network. The funds allocated by the board under this paragraph shall be funds that would have been otherwise allocated to the University of Wisconsin System and not to any University of Wisconsin institution or the University of Wisconsin–Extension.

(b) The board may not expend the funds allocated under paragraph (a) unless it receives an equivalent amount for the same purpose from federal, private, or other sources.

(c) The board shall submit to the joint committee on finance a plan for the expenditure of the funds allocated under paragraph (a). If the cochairpersons of the joint committee on finance do not notify the board within 14 working days after the date on which the board submits the plan that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may expend the funds as provided in the plan. If, within 14 working days after the date on which the board of regents submits the plan, the cochairpersons of the joint committee on finance notify the board that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may implement the plan for the expenditure of the funds only upon approval by the committee.

(4L) ACCOUNT BALANCES; METHODOLOGY. The Board of Regents of the University of Wisconsin System shall develop a methodology for the calculation of program revenue balances and reserves, expressed in both dollars and as percentages of total annual expenses, for the University of Wisconsin System as a whole and for individual University of Wisconsin institutions, as defined in section 36.05 (9) of the statutes, and the extension. By September 1, 2013, the Board of Regents shall submit its proposed methodology to the joint legislative audit committee for approval, modification, or disapproval.

(4m) LIMITS ON ACCOUNT BALANCES; DISTRIBUTION AND EXPENDITURE OF FUNDS.

(a) In this subsection, “institution” has the meaning given in section 36.05 (9) of the statutes and includes the extension.

(b) By January 1, 2014, the Board of Regents of the University of Wisconsin System shall submit to the joint committee on finance all of the following:

1. Proposed limits on program revenue account balances for the University of Wisconsin System as a whole and for each individual institution and proposed reports relating to the limits.
2. Proposed policies regarding the annual distribution of tuition and fee revenue and state general purpose revenue to each institution.
3. Proposed policies regarding the expenditure of tuition and fee revenue and state general purpose revenue by each institution.

(c) If the cochairpersons of the joint committee on finance do not notify the Board of Regents within 14 working days after the date on which the Board of Regents submits the proposals under paragraph (b) that the committee has scheduled a meeting for the purpose of reviewing one or more proposals, the Board of Regents shall implement the proposals. If, within 14 working days after the date on which the Board of Regents submits the proposals, the cochairpersons of the joint committee on finance notify the secretary that the committee has scheduled a meeting for the purpose of reviewing a proposal, the Board of Regents may implement the proposal only as approved by the committee.

(4n) TUITION AND SEGREGATED FEES.

(a) 1. Notwithstanding section 36.27 (1) (a) of the statutes, the Board of Regents of the University of Wisconsin System may not charge resident undergraduates enrolled in an institution or college campus in the 2013-14 or 2014-15 academic year more in academic fees than it charged resident undergraduates enrolled in that institution or college campus in the 2012-13 academic year.

2. The limit under subdivision 1. does not apply to differential tuition approved by the Board of Regents before June 1, 2011.

(b) The Board of Regents of the University of Wisconsin System shall ensure that the allocable segregated fees charged students enrolled in an institution or college campus in the 2013-14 and 2014-15 academic years do not exceed the allocable segregated fees charged students enrolled in that institution or college campus in the 2012-13 academic year.

(5e) FUNDING PLAN. Within 90 days after the effective date of this subsection, the board shall submit a plan to the joint committee on finance that identifies the sources of the program revenues under section 20.285 (1) (gb) of the statutes, as affected by this act, which the board proposes to use to make the allocations required under section 36.25 (52) (a) of the statutes, as created by this act, and subsections (2c), (3i), and (4i) (a) and to make the transfer to the appropriation account under section 20.235 (1) (ke) of the statutes, as created by this act. If the cochairpersons of the joint committee on finance do not notify the board within 14 working days after the date of the board's submission of the plan that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may make the allocations and the transfer as specified in the plan. If, within 14 working days after the date of the board's submission of the plan, the cochairpersons of the joint committee on finance notify the board that the committee has scheduled a meeting for the purpose of reviewing the plan, then, notwithstanding section 36.25 (52) (a) of the statutes, as created by this act, subsections (2c), (3i), and (4i) (a), and section 20.285 (1) (gb) of the statutes, as affected by this act, the board

may make the allocations and the transfer specified in the plan only upon approval by the committee.

**SECTION 9149. Nonstatutory provisions; Veterans Affairs.**

(1) APPOINTMENT OF CERTAIN INDIVIDUALS TO POSITIONS IN CLASSIFIED SERVICE OF STATE CIVIL SERVICE SYSTEM. Notwithstanding section 230.15 (1) of the statutes, on the effective date of this subsection, the incumbent employees holding the unclassified positions specified in section 230.08 (2) (xm), 2011 stats., and one of the unclassified division administrator positions specified in section 230.08 (2) (e) 13., 2011 stats., shall be appointed to comparable positions in the classified service in the department of veterans affairs, as determined by the secretary of veterans affairs. The administrator of the division of merit recruitment and selection in the office of state employment relations shall waive the requirement for competitive examination under section 230.15 (1) of the statutes with respect to the classified positions and shall certify the incumbent employees for appointment to the classified positions. The administrator shall determine the employee's probationary status under section 230.28 of the statutes, except that the employee shall receive credit toward his or her probationary period for the time that the employee had been employed in any unclassified position immediately prior to appointment.

(2) EMERGENCY RULES CONCERNING TRIBAL COLLEGE TUITION REIMBURSEMENT PROGRAM. The department of veterans affairs may promulgate emergency rules under section 227.24 of the statutes implementing section 45.205 of the statutes, as created by this act. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this subsection remain in effect until July 1, 2014, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(2q) VETERANS HOME TASK FORCE.

(a) There is created a veterans home task force to be chaired by the secretary of veterans affairs or his or her designee.

(b) The task force shall consist of the following members:

1. Two members from the department of administration who are appointed by the secretary of administration or his or her designee.

2. Two members from the department of corrections who are appointed by the secretary of corrections or his or her designee.

3. Two members from the department of health services who are appointed by the secretary of health services or his or her designee.

4. Two members from the department of military affairs who are appointed by the adjutant general or his or her designee.

5. Two members from the department of veterans affairs who are appointed by the secretary of veterans affairs or his or her designee.

(c) The task force shall conduct a study relating to the future operations of Wisconsin veterans homes and cemeteries and correctional facilities for veterans. The study shall include a 20-year operational plan that includes recommendations for improving coordination between the state agencies that are represented by members of the task force and for delivering services in Wisconsin veterans homes in the most cost-effective manner.

(d) The task force shall address all of the following issues in the study:

1. The issue of whether to enter into a contract for an operational manager to assume management responsibilities for Wisconsin veterans homes.

2. The issue of whether there should be an increase in the number or size of skilled nursing facilities at Wisconsin veterans homes.

3. The issue of whether property located at Wisconsin veterans homes should be used for the Challenge Academy program operated by the department of military affairs under section 321.03 (1) (c) of the statutes.

4. The issue of whether there should be an increase in the number or size of veteran memorial cemeteries constructed or operated under section 45.61 of the statutes, as affected by this act.

5. The issue of whether to construct correctional facilities to house incarcerated veterans.

6. The issue of whether to broaden the authority of the department of administration to develop and implement proposals for the future development of Wisconsin veterans homes.

7. Any other issue relating to the future operation of veterans homes.

(e) The task force shall prepare a report that contains the results and recommendations of the study and shall submit the report to the legislature in the manner provided under section 13.172 (2) of the statutes no later than July 1, 2014, or one year after the effective date of this paragraph, whichever is later.

**SECTION 9150. Nonstatutory provisions; Wisconsin Economic Development Corporation.**

(1q) RESPONSE TO AUDIT.

(a) *Definitions.* In this subsection:

1. "Audit report" means the legislative audit bureau's report 13-7, submitted to the joint legislative audit committee in May 2013 and setting forth the legislative audit bureau's findings, conclusions, and recommendations concerning improvement of WEDC's administration of

its economic development programs, its financial and personnel management, and the governance of its operations.

2. "Economic development program" has the meaning given in section 238.01 (3) of the statutes.

3. "WEDC" means the Wisconsin Economic Development Corporation.

(b) *Appropriations.*

1. 'Operations and economic development programs.' In fiscal year 2014-15, the joint committee on finance may supplement, from the appropriation under section 20.865 (4) (a) of the statutes, the appropriation under section 20.192 (1) (a) of the statutes for the purposes specified in section 20.192 (1) (a) of the statutes, and may supplement, from the appropriation under section 20.865 (4) (u) of the statutes, the appropriations under section 20.192 (1) (r) and (s) of the statutes for the purposes specified in section 20.192 (1) (r) and (s) of the statutes, if all of the following occur:

a. WEDC submits a report to the joint committee on finance that shows that WEDC is complying with the recommendations of the legislative audit bureau in the audit report.

b. The chief executive officer of WEDC testifies concerning WEDC's report under subdivision 1. a. at the second quarterly meeting of the joint committee on finance in fiscal year 2013-14.

c. The joint committee on finance determines, based on the information it receives under subdivision 1. a. and b., that WEDC is complying with the recommendations of the legislative audit bureau in the audit report.

2. 'Marketing expenses.' In fiscal year 2013-14, the joint committee on finance may supplement, from the appropriation under section 20.865 (4) (a) of the statutes, the appropriation under section 20.192 (1) (a) of the statutes for marketing expenses of WEDC if WEDC submits a plan to the joint committee on finance specifying the extent to which WEDC's future marketing expenses may be funded from WEDC's existing funds, rather than from additional GPR funding.

3. 'Finding of emergency not required.' Notwithstanding section 13.101 (3) of the statutes, the joint committee on finance is not required to find that an emergency exists in order to supplement an appropriation under subdivision 1. or 2.

(c) *Reports to joint legislative audit committee.*

1. 'Economic development programs.' No later than October 1, 2013, WEDC shall submit a report to the joint legislative audit committee that describes in detail WEDC's efforts to do all of the following:

a. Create all required economic development program rules or policies and procedures.

b. For each economic development program grant or loan of \$100,000 or more, require as a term of the grant or loan contract that the grant or loan recipient shall submit to WEDC a verified financial statement describing

how the grant or loan moneys were spent, and enforce each such contract term to ensure that each such grant or loan recipient submits that verified financial statement.

c. Develop at least one expected result for each goal of each economic development program that WEDC administers.

d. Ensure that each recipient of an economic development program grant or loan submit all progress reports required in the grant or loan contract.

e. Verify the performance information being reported to WEDC by economic development program grant and loan recipients by annually conducting a review of a representative sample of grants and loans issued by WEDC.

f. Ensure that WEDC's annual report under section 238.07 (2) of the statutes presents clear, accurate, and complete information concerning each economic development program's results.

2. 'Outstanding loans.' No later than October 1, 2013, WEDC shall submit a report to the joint legislative audit committee that covers the period from January 1, 2013, to September 30, 2013, and describes in detail the status of all outstanding economic development program loans for which WEDC was responsible during that period, including all of the following:

a. The total number and outstanding balance of loans WEDC amended.

b. The total number and outstanding balance of loans WEDC forgave.

c. The total number and outstanding balance of loans WEDC referred to the department of justice for collection proceedings.

d. The total number and outstanding balance of loans WEDC wrote off.

**SECTION 9151. Nonstatutory provisions; Workforce Development.**

(2) TRANSFER OF DISABLED VETERANS' OUTREACH AND LOCAL VETERANS' EMPLOYMENT REPRESENTATIVE PROGRAMS.

(a) *Definitions.* In this subsection:

1. "Approval" means approval by the secretary of the federal department of labor of a plan submitted jointly by the department of workforce development and the department of veterans affairs for transfer of the administration of the disabled veterans' outreach program and the local veterans' employment representative program from the department of workforce development to the department of veterans affairs.

2. "Disabled veterans' outreach program" means the disabled veterans' outreach program under 38 USC 4103a.

3. "Local veterans' employment representative program" means the local veterans' employment representative program under 38 USC 4104.

(b) *Approval by secretary of federal department of labor.* The department of workforce development and the department of veterans affairs, jointly, shall prepare

a plan for transfer of the administration of the disabled veterans' outreach program and the local veterans' employment representative program from the department of workforce development to the department of veterans affairs and shall submit that plan to the secretary of the federal department of labor for approval. If the secretary of the federal department of labor approves the plan, administration of those programs shall be transferred from the department of workforce development to the department of veterans affairs as provided in paragraphs (c) to (i).

(c) *Assets and liabilities.* On the effective date of approval, the assets and liabilities of the department of workforce development that are primarily related to the disabled veterans' outreach program or the local veterans' employment representative program, as determined by the secretary of administration, shall become the assets and liabilities of the department of veterans affairs.

(d) *Positions and employees.* On the effective date of approval, all positions and all incumbent employees holding those positions in the department of workforce development performing duties that are primarily related to the disabled veterans' outreach program or the local veterans' employment representative program, as determined by the secretary of administration, are transferred to the department of veterans affairs.

(e) *Employee status.* Employees transferred under paragraph (d) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of veterans affairs that they enjoyed in the department of workforce development immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

(f) *Tangible personal property.* On the effective date of approval, all tangible personal property, including records, of the department of workforce development that is primarily related to the disabled veterans' outreach program or the local veterans' employment representative program, as determined by the secretary of administration, is transferred to the department of veterans affairs.

(g) *Pending matters.* Any matter pending with the department of workforce development on the effective date of approval that is primarily related to the disabled veterans' outreach program or the local veterans' employment representative program, as determined by the secretary of administration, is transferred to the department of veterans affairs. All materials submitted to or actions taken by the department of workforce development with respect to the pending matter are considered as having been submitted to or taken by the department of veterans affairs.

(h) *Contracts.* All contracts entered into by the department of workforce development in effect on the

effective date of approval that are primarily related to the disabled veterans' outreach program or the local veterans' employment representative program, as determined by the secretary of administration, remain in effect and are transferred to the department of veterans affairs. The department of veterans affairs shall carry out any obligations under those contracts unless modified or rescinded by the department of veterans affairs to the extent allowed under the contract.

(i) *Rules and orders.* All rules promulgated by the department of workforce development in effect on the effective date of approval that are primarily related to the disabled veterans' outreach program or the local veterans' employment representative program remain in effect until their specified expiration dates or until amended or repealed by the department of veterans affairs. All orders issued by the department of workforce development in effect on the effective date of approval that are primarily related to the disabled veterans' outreach program or the local veterans' employment representative program remain in effect until their specified expiration dates or until modified or rescinded by the department of veterans affairs.

**SECTION 9201. Fiscal changes; Administration.**

(1) TRANSFER OF OFFICE OF JUSTICE ASSISTANCE.

(a) The unencumbered balance in the appropriation account under section 20.505 (6) (gj), 2011 stats., is transferred to the appropriation account under section 20.455 (5) (gj) of the statutes.

(b) The unencumbered balance in the appropriation account under section 20.505 (6) (km), 2011 stats., is transferred to the appropriation account under section 20.455 (2) (k) of the statutes.

(c) The unencumbered balance in the appropriation account under section 20.505 (6) (m), 2011 stats., is transferred to the appropriation accounts under section 20.455 (2) (m) and (5) (ma) of the statutes, as determined by the department of administration.

(d) The unencumbered balance in the appropriation account under section 20.505 (6) (p), 2011 stats., is transferred to the appropriation accounts under section 20.455 (2) (n) and (5) (mh) of the statutes, as determined by the department of administration.

(2L) BROADBAND EXPANSION GRANT PROGRAM. There is transferred from the appropriation account under section 20.505 (1) (is) of the statutes, as affected by this act, to the appropriation account under section 20.155 (3) (g) of the statutes, as created by this act, \$4,300,000 in the 2013-14 fiscal year.

**SECTION 9202. Fiscal changes; Agriculture, Trade and Consumer Protection.**

(1) TRANSFER FROM AGRICHEMICAL MANAGEMENT FUND TO ENVIRONMENTAL FUND. There is transferred from the agrichemical management fund to the environmental fund \$750,000 in fiscal year 2013-14.

**SECTION 9205. Fiscal changes; Child Abuse and Neglect Prevention Board.**

(1) TRANSFER OF CHILDREN'S TRUST FUND BALANCE. On the effective date of this subsection, the unencumbered balance in the children's trust fund is transferred to the appropriation account under section 20.433 (1) (q) of the statutes, as affected by this act.

**SECTION 9208. Fiscal changes; Correctional System.**

(1) CHILD PORNOGRAPHY SURCHARGE. The unencumbered balance in the appropriation account under section 20.410 (1) (gj), 2011 stats., is transferred to the appropriation account under section 20.455 (5) (gj) of the statutes.

**SECTION 9212. Fiscal changes; Employee Trust Funds.**

(1) SUPPLEMENTATION OF APPROPRIATIONS. Before July 1, 2019, the secretary of employee trust funds may request the governor to supplement any sum certain appropriation from the public employee trust fund for the purpose of modernizing business processes or integrating information technology systems of the department of employee trust funds. Upon receiving such a request, the governor may approve or modify the request. If the governor proposes to approve or modify the request, the governor shall notify the joint committee on finance in writing of his or her proposed action. If, within 14 working days after the date of the governor's notification, the cochairpersons of the committee do not notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed action, the supplements proposed by the governor are approved. If the cochairpersons notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed action, the supplements may be made only upon approval of the committee.

**SECTION 9214. Fiscal changes; Financial Institutions.**

(1L) TRANSFER TO THE WISCONSIN HOUSING AND ECONOMIC DEVELOPMENT AUTHORITY. There is transferred from the appropriation account under section 20.144 (1) (h) of the statutes, as affected by this act, to the appropriation account under section 20.490 (1) (k) of the statutes, as created by this act, \$1,000,000 in fiscal year 2013-14.

**SECTION 9226. Fiscal changes; Justice.**

(1L) TRANSFER TO THE WISCONSIN HOUSING AND ECONOMIC DEVELOPMENT AUTHORITY. From settlement moneys that may be distributed at the discretion of the attorney general, the attorney general shall utilize his discretion to transfer to the appropriation account under section 20.490 (1) (k) of the statutes, as created by this act, \$2,500,000 in fiscal year 2013-14.

(2L) FIREARMS RESTRICTION BACKGROUND CHECK FEE. Notwithstanding section 20.001 (3) (c) of the statutes, on the effective date of this subsection, there is lapsed to the

general fund \$1,843,600 from the appropriation account of the department of justice under section 20.455 (2) (gr), as affected by this act.

**SECTION 9238. Fiscal changes; Safety and Professional Services.**

(1) TESTING OF PETROLEUM PRODUCTS. There is transferred from the appropriation account under section 20.165 (2) (ga) of the statutes, as affected by this act, to the appropriation account under section 20.115 (1) (gc) of the statutes, as created by this act, an amount, as determined by the secretary of administration, that equals the amount of fees that have been credited to the appropriation account under section 20.165 (2) (ga) of the statutes, as affected by this act, under section 101.02 (18m) of the statutes, as affected by this act, and that have not been expended or encumbered on or before the effective date of this subsection.

(2) FEDERAL AID FOR INSPECTIONS OF PETROLEUM PRODUCTS. There is transferred from the appropriation account under section 20.165 (2) (m) of the statutes to the appropriation account under section 20.115 (1) (m) of the statutes an amount, as determined by the secretary of administration, that equals the amount of moneys received from the federal government that have been credited to the appropriation under section 20.165 (2) (m) of the statutes for the state's administrative costs for general program operations relating to regulation under chapter 168 of the statutes, as affected by this act, and that have not been expended or encumbered on or before the effective date of this subsection.

(2L) FEDERAL AID FOR COSTS RELATED TO PETROLEUM SPILLS. There is transferred from the appropriation account under section 20.165 (2) (m) of the statutes to the appropriation account under section 20.370 (2) (my) of the statutes an amount, as determined by the secretary of administration, that equals the amount of moneys received from the federal government that have been credited to the appropriation under section 20.165 (2) (m) of the statutes for the state's administrative costs relating to petroleum spills and that have not been expended or encumbered on or before the effective date of this subsection.

(3) TRANSFER FROM PETROLEUM INSPECTION FUND TO TRANSPORTATION FUND. There is transferred from the petroleum inspection fund to the transportation fund \$16,000,000 in each fiscal year of the 2013-15 fiscal biennium.

**SECTION 9245. Fiscal changes; Transportation.**

(1) TRANSFER FROM GENERAL FUND TO TRANSPORTATION FUND. There is transferred from the general fund to the transportation fund \$133,293,200 in the 2013-15 fiscal biennium.

(3x) TRANSPORTATION ALTERNATIVES PROGRAM TRANSFERS.

(a) The unencumbered balance in the appropriation account under section 20.395 (2) (oq) of the statutes is

transferred to the appropriation account under section 20.395 (2) (js) of the statutes, as created by this act, and, notwithstanding section 20.001 (3) (c) of the statutes, the dollar amount in the schedule under section 20.005 (3) of the statutes for the appropriation account under section 20.395 (2) (js) of the statutes, as created by this act, for the fiscal year in which the transfer is made is increased by the amount of the transfer.

(b) The unencumbered balances in the appropriation accounts under section 20.395 (2) (nv), (ov), and (qv) of the statutes are transferred to the appropriation account under section 20.395 (2) (jv) of the statutes, as created by this act.

(c) The unencumbered balances in the appropriation accounts under section 20.395 (2) (nx), (ox), and (qx) of the statutes are transferred to the appropriation account under section 20.395 (2) (jx) of the statutes, as created by this act.

**SECTION 9248. Fiscal changes; University of Wisconsin System.**

(1u) STATE LABORATORY OF HYGIENE SERVICES FOR DRIVERS. Notwithstanding section 20.285 (1) (gb) of the statutes, as affected by the acts of 2013, there is transferred from that appropriation account to the appropriation account under section 20.285 (1) (ia) of the statutes, \$136,400 in the first fiscal year of the fiscal biennium in which this subsection takes effect and \$136,400 in the second fiscal year of the fiscal biennium in which this subsection takes effect.

**SECTION 9249. Fiscal changes; Veterans Affairs.**

(1) TRANSFER TO VETERANS TRUST FUND. There is transferred from the general fund to the veterans trust fund \$5,300,000 in fiscal year 2013-14.

(1L) TRANSFER FOR GRANTS TO OPERATE CAMP AMERICAN LEGION. Any unencumbered balance in the appropriation account under section 20.485 (2) (w), 2011 stats., is transferred to the appropriation account under section 20.485 (2) (vw) of the statutes, as affected by this act.

(2e) TRANSFER TO VETERANS TRUST FUND; VETERANS HOME APPROPRIATION. There is transferred from the appropriation under section 20.485 (1) (gk) of the statutes to the veterans trust fund \$10,000,000 in fiscal year 2013-14.

**SECTION 9252. Fiscal changes; Other.**

(1) LAPSE OF UNENCUMBERED MONEYS FROM STATE AGENCY GENERAL PURPOSE REVENUE AND PROGRAM REVENUE APPROPRIATION ACCOUNTS.

(a) Notwithstanding 2011 Wisconsin Act 32, section 9255 (1) (c) and (d), the secretary shall not lapse any money from the agencies specified in those paragraphs during the 2013-15 fiscal biennium, but shall instead lapse to the general fund from the unencumbered balances of general purpose revenue and program revenue appropriations to the following executive branch state agencies, other than sum sufficient appropriations and appropriations of federal revenues, the following

amounts in each fiscal year of the 2013-15 fiscal biennium:

Agency	Amount
Administration	\$13,430,900
Agriculture, Trade and Consumer Protection	1,664,800
Child Abuse and Neglect Prevention	228,400
Children and Families	592,200
Corrections	1,864,100
District Attorneys	43,300
Educational Communications Board	85,500
Financial Institutions	2,434,400
Government Accountability Board	40,200
Historical Society	11,900
Insurance, Office of Commissioner of	902,700
Justice	2,040,300
Natural Resources	3,008,000
Public Defender Board	118,700
Public Instruction	1,049,300
Public Service Commission	98,700
Revenue	1,383,400
Safety and Professional Services	6,232,000
Secretary of State	51,200
State Fair Park	6,700
Tourism	10,400
Transportation	140,900
Wisconsin Technical College System	65,100
Workforce Development	2,673,000

(b) The secretary of administration may not lapse moneys under paragraph (a) if the lapse would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse would violate the federal or state constitution.

**SECTION 9301. Initial applicability; Administration.**

(1) SINGLE PRIME CONTRACTING. The treatment of sections 13.48 (19) and 16.855 (1), (1g), (2) (a) 5. and 6., (9), (9m), (10m) (am) 3., (13), and (14) (a), (am), (bm), (c), and (e) of the statutes, the renumbering and amendment of section 16.855 (14) (b) and (19) of the statutes, and the creation of section 16.855 (14) (b) 2. and (19) (b) of the statutes first apply to bids and proposals that are solicited on the effective date of this subsection.

(1e) PROCUREMENT OF FURNITURE THROUGH PRISON INDUSTRIES. The treatment of section 16.75 (3t) (c) (intro.) and (d) 2. of the statutes first applies to bids or proposals solicited on the effective date of this subsection.

(2) STATE PROCUREMENT.

(a) *Contracts for services.* The treatment of section 16.75 (3m) (b) 1., 2., and 3. of the statutes first applies to bids or proposals solicited on the effective date of this paragraph.

(b) *Cost-benefit analyses.* The renumbering and amendment of section 16.705 (2) of the statutes and the creation of section 16.705 (2) (b) of the statutes first apply to cost-benefit analyses and continued appropri-

ateness reviews required on the effective date of this paragraph.

**SECTION 9302. Initial applicability; Agriculture, Trade and Consumer Protection.**

(1b) FERTILIZER RESEARCH FEE. The treatment of section 94.64 (4) (a) 2. of the statutes first applies to fertilizer sold on July 1, 2012.

(1c) NONHOUSEHOLD PESTICIDE CLEANUP SURCHARGE. The treatment of section 94.681 (3) (a), (b), and (c) of the statutes first applies to products sold or distributed on October 1, 2013.

**SECTION 9304. Initial applicability; Building Commission.**

(1c) TREATMENT OF PREMIUM PROCEEDS FROM ISSUANCE OF PUBLIC DEBT. The treatment of section 18.08 (1) (a) 2. and 3. and (1m) of the statutes first applies to obligations issued on the effective date of this subsection.

**SECTION 9306. Initial applicability; Children and Families.**

(1) TRIAL EMPLOYMENT MATCH PROGRAM. The treatment of section 49.147 (3) (a), (ac) 1., 2., and 3., (c), and (d) of the statutes first applies to Wisconsin Works participants who are placed in the trial employment match program on the effective date of this subsection.

(2) CONTESTED CASE HEARINGS ON CHILD ABUSE OR NEGLECT DETERMINATIONS. The treatment of section 48.981 (3) (c) 5m. of the statutes first applies to an initial determination under section 48.981 (3) (c) 5m. of the statutes that a specific person has abused or neglected a child made on the effective date of this subsection.

(3) SUBSIDIZED GUARDIANSHIP AND ADOPTION ASSISTANCE AGREEMENTS. The treatment of sections 48.623 (1) (intro.) and (3) (b), 48.975 (3) (a) 1. and 2., and 48.977 (3r) of the statutes first applies to a subsidized guardianship agreement or an adoption assistance agreement entered into or amended on the effective date of this subsection.

(4) CHILD ABUSE AND NEGLECT PREVENTION BOARD GRANTS. The treatment of section 48.982 (4) (b) (intro.), 1., and 2. of the statutes first applies to grant applications submitted on the effective date of this subsection.

**SECTION 9307. Initial applicability; Circuit Courts.**

(1) COURT INTERPRETER OUT-OF-STATE TRAVEL FEES. The renumbering and amendment of section 814.67 (1) (c) 2. of the statutes and the creation of section 814.67 (1) (c) 2. b. of the statutes first apply to the eligible travel of a court interpreter on the effective date of this subsection.

(4q) The treatment of section 895.046 (1), (1g), and (2) of the statutes first applies to actions or special proceedings pending or commenced on the effective date of this subsection.

**SECTION 9312. Initial applicability; Employee Trust Funds.**

(1) PARTICIPATION IN WISCONSIN RETIREMENT SYSTEM. The treatment of section 40.26 (1), (1m), (2)

(intro.), and (5) (intro.) of the statutes first applies to participating employees under the Wisconsin Retirement System who terminate covered employment under the Wisconsin Retirement System on the effective date of this subsection.

(2L) REESTABLISHED ACCOUNTS UNDER THE WISCONSIN RETIREMENT SYSTEM. The treatment of sections 40.04 (4) (a) 1. and 3. and (c), (5) (d), and (6), 40.08 (1m) (f) 2., 40.22 (2) (L), 40.23 (1) (am) 3. and (2) (intro.), 40.26 (1) (as it relates to the suspension of accounts), (2) (intro.) (as it relates to the suspension of accounts), (a), (b), and (c), (3), and (4), and 40.73 (1) (e) of the statutes first applies to annuitants under the Wisconsin Retirement System who return to covered employment as participating employees in the Wisconsin Retirement System on the effective date of this subsection.

**SECTION 9313. Initial applicability; Employment Relations Commission.**

(1) COMPENSATION AND WORK STATUS OF COMMISSIONERS. The treatment of section 15.06 (3) (a) 4. and (c) of the statutes first applies to employment relations commissioners appointed to office on the effective date of this subsection.

**SECTION 9318. Initial applicability; Health Services.**

(1) ELECTRONIC SUBMISSION OF MEDICAL ASSISTANCE CLAIMS. The amendment of section 49.475 (title) of the statutes and the creation of section 49.475 (2) (bc) of the statutes first apply to claims that are submitted on the effective date of this subsection.

(2) ELECTRONIC VERIFICATION OF RESIDENCY FOR MEDICAL ASSISTANCE. The treatment of section 49.84 (7) of the statutes first applies to applications received or continued eligibility reviews commenced on the effective date of this subsection.

(3) RECOVERY OF LONG-TERM CARE PAYMENTS. The treatment of section 49.496 (3) (a) 2. am. of the statutes first applies to additional services that are received by an individual who is participating in a long-term care program on the effective date of this subsection.

(4) RECOVERY OF CAPITATED PAYMENTS. The treatment of section 49.496 (3) (ad) of the statutes first applies to capitation payments made for services that are received by an individual who is participating in a managed long-term care program on the effective date of this subsection.

(5) SPECIAL NEEDS AND POOLED TRUSTS.

(a) *Notices*. The treatment of section 701.065 (5) (c) 1. and 2. of the statutes first applies to deaths occurring on the effective date of this paragraph.

(b) *Retained amounts*. The treatment of section 701.065 (5) (c) 3. of the statutes first applies to pooled trusts that are created or modified on the effective date of this paragraph.

(6) RECOVERY OF PUBLIC ASSISTANCE FROM PROPERTY OF A DECEDENT. The treatment of sections 46.27 (7g) (a)

5. and (c) 2m., 3. (intro.), 5. a. and b., and 6m., 49.496 (1) (a), (af), (bw), and (cm) and (3) (a) (intro.), (aj), (am) (intro.), (c) 1. and 2., and (dm), 49.682 (1) (e) and (2) (bm), (c) (intro.), (e) 1. and 2., and (fm), 49.848 (5), 49.849 (1) (d), (2) (c), (3) (a) and (c), (4) (c), (4m), (5c), (5m), and (5r), 49.85 (title), (2) (a) (intro.) and 4., and (3) (a) 1., 701.065 (5) (b), 766.55 (2) (bm), and 867.035 (1) (a) (intro.), 1., and 4., (2), (2m) (a) and (b), and (3) of the statutes, the renumbering and amendment of section 867.03 (2g) of the statutes, and the creation of section 867.03 (2g) (b) of the statutes first apply to the recovery of public assistance, as defined in section 49.849 (1) (e) of the statutes, as created by this act, provided to individuals who die on the effective date of this subsection.

(7) **MEDICAL ASSISTANCE DIVESTMENT; APPLICANTS.** The treatment of sections 49.453 (2) (a) (intro.) and (b) (intro.), (3) (a) (intro.), (4c) (c), and (8) (a) 1., 49.455 (5) (e), 49.47 (4) (b) 2w., and 224.42 (1) (a) of the statutes, the renumbering and amendment of sections 49.45 (4m) (a) 3. and 49.455 (8) (d) of the statutes, and the creation of sections 49.45 (4m) (a) 3. a. to f. and 49.455 (8) (d) 2. of the statutes first apply to determinations of initial eligibility for Medical Assistance for individuals who apply for Medical Assistance on the effective date of this subsection.

(8) **MEDICAL ASSISTANCE DIVESTMENT; RECIPIENTS.** The treatment of sections 49.453 (3) (ag) and 49.455 (5) (d) of the statutes first applies to a transfer of assets made by a recipient of Medical Assistance or a spouse of a recipient of Medical Assistance on the effective date of this subsection.

(9) **FOOD STAMP EMPLOYMENT AND TRAINING PROGRAM CONTRACTS.** The treatment of section 49.79 (9) (a) 1. of the statutes first applies to a contract to administer the food stamp employment and training program under section 49.79 (9) of the statutes on the effective date of this subsection.

(14) **MODIFIED ADJUSTED GROSS INCOME.** The treatment of sections 49.46 (1) (a) 15., 49.47 (4) (a) 1., and 49.471 (1) (f) and (7) (a), (b) 1., and (e) of the statutes and the repeal of section 49.471 (7) (c) of the statutes first apply to redeterminations of eligibility for recipients of Medical Assistance on the later of the following:

(a) April 1, 2014.

(b) The actual date of the redetermination of eligibility.

(15L) **TRANSITIONAL MEDICAL ASSISTANCE.** The treatment of sections 49.46 (1) (c) (intro.) (by SECTION 1072b), 1. (intro.), a., b., and c., and 2. and (cr) (by SECTION 1076b) and 49.471 (4) (a) 7. (by SECTION 1100b) of the statutes and the repeal of section 49.46 (1) (co) of the statutes first applies to individuals who become eligible for transitional Medical Assistance benefits on the effective date of this subsection.

**SECTION 9326. Initial applicability; Justice.**

(1) **DEOXYRIBONUCLEIC ACID SPECIMEN SUBMISSIONS AND SURCHARGES.**

(a) The treatment of sections 165.76 (1) (am) and 938.34 (15) (a) 1. and 3. of the statutes first applies to delinquency adjudications that occur on the effective date of this paragraph.

(b) The treatment of section 165.77 (4) (intro.), (a), (am) 1., 2., and 3., and (b) of the statutes first applies to requests for expungement received on the effective date of this paragraph.

(c) The treatment of section 165.84 (7) of the statutes first applies to individuals arrested or taken into custody on the effective date of this paragraph.

(d) The treatment of sections 938.21 (1m) and 938.30 (2m) of the statutes first applies to hearings commenced on the effective date of this paragraph.

(e) The treatment of section 970.02 (8) of the statutes first applies to offenses charged on the effective date of this paragraph.

(f) The renumbering and amendment of section 971.17 (1m) (a) of the statutes and the creation of section 971.17 (1m) (a) 2. of the statutes first apply to findings made on the effective date of this paragraph.

(g) The treatment of section 973.046 (1g) of the statutes, the renumbering and amendment of section 973.046 (1r) of the statutes, and the creation of section 973.046 (1r) (a) and (b) of the statutes first apply to sentences imposed or probations placements made on the effective date of this paragraph.

(h) The treatment of section 973.047 (1f) of the statutes first applies to sentences imposed or probations placements made on the effective date of this paragraph.

**SECTION 9327. Initial applicability; Legislature.**

(1q) **PUBLICATION OF RULES IN REGISTER.** The treatment of section 227.22 (1), (2) (d), and (4) of the statutes first applies to rules published in the register under section 35.93 (2) (c) 1. of the statutes, as affected by this act, on the effective date of this subsection.

**SECTION 9329. Initial applicability; Local Government.**

(1e) **HEALTH CARE COVERAGE FOR PUBLIC SAFETY EMPLOYEES.** The treatment of section 111.70 (4) (mc) 6. of the statutes first applies to a public safety employee who is affected by a collective bargaining agreement that contains provisions inconsistent with this act on the day on which the collective bargaining agreement expires or is terminated, extended, modified, or renewed, whichever occurs first.

(1u) **MOBILE TOWER SITING REGULATIONS.** The creation of section 66.0404 of the statutes first applies to an application that is filed with a political subdivision on the effective date of this subsection.

(3L) **COUNTY LIBRARY LEVY EXEMPTION FOR JOINT LIBRARIES.** The treatment of section 43.64 (2) (c) of the

statutes first applies to the property tax assessments as of January 1, 2014.

(3u) APPEAL OF LOCAL FEES TO TAX APPEALS COMMISSION. The treatment of section 66.0628 (4) of the statutes, the renumbering and amendment of section 66.0628 (1) of the statutes, and the creation of section 66.0628 (1) (a) and (b) of the statutes first apply to a fee that is imposed on the effective date of this subsection.

(3w) RADIO BROADCAST SERVICE FACILITIES. The creation of section 66.0406 of the statutes first applies, retroactively, to an ordinance, resolution, or other action that takes effect, or is in effect, on May 1, 2013.

**SECTION 9332. Initial applicability; Natural Resources.**

(1) AIDS ON CERTAIN LANDS. The treatment of section 70.114 (1) (b) 2. and (f), (3), and (4) (a) and (c) of the statutes first applies to payments made in 2014.

(2L) HIGH CAPACITY WELL APPROVALS. The treatment of section 281.34 (5m) of the statutes first applies to applications for approvals of high capacity wells submitted to the department on the effective date of this subsection.

**SECTION 9334. Initial applicability; Public Instruction.**

(2) GRANTS FOR NATIONAL TEACHER CERTIFICATION OR MASTER EDUCATOR LICENSURE. The treatment of section 115.42 (1) (a) 5. and (2) (d) of the statutes first applies to persons first awarded a grant under section 115.42 (1) (a) of the statutes, as affected by this bill, in the 2014-15 school year.

(4) CONSOLIDATION AID. The treatment of sections 121.07 (6) (e) 1. and (7) (e) 1. and 121.105 (3) of the statutes first applies to a school district that is eligible to receive additional aid as the result of sections 121.07 (6) (e) 1. and (7) (e) 1. and 121.105 (3) of the statutes on the effective date of this subsection.

(4L) PAYMENTS TO PRIVATE SCHOOLS FOR PUPILS ATTENDING SUMMER SCHOOL UNDER A PARENTAL CHOICE PROGRAM.

(a) The treatment of section 118.60 (4m) of the statutes first applies to the determination of the per pupil payment made to private schools on behalf of the parent or guardian of a pupil attending summer school at the private school under the program under section 118.60 of the statutes in the 2014-15 school year.

(b) The treatment of section 119.23 (4m) of the statutes first applies to the determination of the per pupil payment made to private schools on behalf of the parent or guardian of a pupil attending summer school at the private school under the program under section 119.23 of the statutes in the 2014-15 school year.

(6c) REVENUE LIMIT ADJUSTMENT. The treatment of section 121.91 (4) (p) 2. of the statutes first applies to a revenue limit adjustment received by a school district for the 2012-13 school year.

(7i) REVENUE LIMIT ADJUSTMENT; ENERGY EFFICIENCY.

(a) The treatment of section 121.91 (4) (o) 1m. of the statutes first applies to the calculation of a school district's revenue limit for the school year beginning after the effective date of this paragraph.

(b) The treatment of section 121.91 (4) (o) 3. of the statutes first applies to a resolution adopted under section 121.91 (4) (o) 1. of the statutes, as affected by this act, on the effective date of this paragraph.

**SECTION 9337. Initial applicability; Revenue.**

(1) RELYING ON PAST AUDITS. The treatment of section 73.16 (1) (a) and (ab) and (3) of the statutes first applies to audit determinations issued on January 1, 2014, regardless of when a prior audit determination was made.

(1d) JEWISH COMMUNITY CENTERS. The treatment of section 70.11 (12) (a) of the statutes first applies to the property tax assessments as of January 1, 2014.

(2) COMPUTER AID PAYMENTS. The treatment of section 79.095 (2) (a) and (4) of the statutes first applies to reports that are due in 2014.

(2q) COMMERCIAL PROPERTY ASSESSMENT. The treatment of sections 20.566 (2) (ga) and 70.855 of the statutes first applies to the property tax assessments as of January 1, 2014.

(2u) ECONOMIC DEVELOPMENT SURCHARGE. The treatment of sections 77.92 (1), (4), (4m), and (5), 77.93 (2), (3), and (5), 77.94 (1) (intro.), (a), and (b) and (2) (a) 2. and (b) (intro.) and 1., 77.947, and 77.96 (5) of the statutes first applies to taxable years beginning on January 1, 2013.

(3) INTEREST INCOME EXEMPTION. The treatment of sections 71.05 (1) (c) 11., 71.26 (1m) (L), and 71.45 (1t) (L) of the statutes first applies to taxable years beginning on January 1, 2013.

(3L) GRAIN STORAGE TAX. The treatment of section 70.41 of the statutes first applies to taxes due in 2014.

(4) ENTERPRISE ZONE JOBS CREDIT. The treatment of sections 71.07 (3w) (b) 1. a. and b., 2., and 3. and (bm) 2., 71.28 (3w) (b) 1. a. and b., 2., and 3. and (bm) 2., 71.47 (3w) (b) 1. a. and b., 2., and 3. and (bm) 2., and 238.16 (3) (a) and (4) (b) 1. a. of the statutes first applies to taxable years beginning on January 1, 2013.

(4d) NET OPERATING LOSS. The treatment of section 71.05 (8) (a) and (b) of the statutes first applies to taxable years beginning on January 1, 2014.

(4i) INTEREST ON TAX OVERPAYMENTS AND UNDERPAYMENTS. The treatment of sections 71.82 (1) (b), 71.90 (1), 77.59 (6) (c), 77.60 (1) (a), 78.68 (1), 139.25 (1), 139.44 (9), 139.94, and 168.12 (6) (c) of the statutes first applies to refunds paid on the effective date of this subsection regardless of the taxable periods to which the refunds pertain.

(4L) HEALTH INSURANCE RISK-SHARING PLAN AUTHORITY; INCOME TAX. The treatment of sections 71.26 (1) (be) and 71.65 (4) of the statutes first applies to taxable years beginning on January 1, 2015.

(5) NEGLIGENTLY OR FRAUDULENTLY FILED INCOME TAX RETURNS. The treatment of section 71.83 (1) (a) 11. and (b) 7. and (2) (b) 1. of the statutes first applies to an income tax return or a claim for a refund that is filed on the effective date of this subsection.

(5e) FARMLAND PRESERVATION TAX CREDIT. The treatment of section 20.835 (2) (do) of the statutes first applies to taxable years beginning after December 31, 2012.

(6) FRAUDULENT OR RECKLESS CLAIMS FOR TAX CREDITS. The treatment of section 71.83 (5) of the statutes first applies to a fraudulent or reckless claim that is filed with the department of revenue on the effective date of this subsection.

(7) INCOME TAX CHECKOFF, AMERICAN RED CROSS, BADGER CHAPTER. The treatment of sections 20.435 (1) (gd) and 71.10 (5k) (i) of the statutes first applies to taxable years beginning on January 1 of the year in which this subsection takes effect, except that if this subsection takes effect after July 31 the treatment of sections 20.435 (1) (gd) and 71.10 (5k) (i) of the statutes first applies to taxable years beginning on January 1 of the year following the year in which this subsection takes effect.

(8) LUMP SUM CONTRACTS. The treatment of sections 77.51 (11d) and 77.54 (60) of the statutes first applies to contracts entered into on the effective date of this subsection.

(8d) NONPROFIT RESALE STORE. The treatment of section 70.11 (12) (c) of the statutes first applies to the property tax assessments as of January 1, 2014.

(9) QUALIFIED RESEARCH SALES TAX EXEMPTIONS. The treatment of section 77.54 (57) (a) 1f., 1m., 4., and 5. and (b) 1. and 2., and (57d) of the statutes first applies to sales made on the effective date of this subsection.

(9d) STUDENT HOUSING FACILITIES. The treatment of section 70.11 (3m) (a) (intro.) and 4. of the statutes first applies to the property tax assessments as of January 1, 2013.

(10) BIOGAS AND SYNTHETIC GAS ENERGY SYSTEMS. The treatment of section 70.111 (18) of the statutes first applies to the property tax assessments as of January 1, 2014.

(10d) ADVERTISING SIGNS. The treatment of section 70.04 (3) of the statutes, the renumbering and amendment of section 70.03 of the statutes, and the creation of section 70.03 (2) of the statutes first apply to the property tax assessments as of January 1, 2014.

(11) HEALTH INSURANCE PREMIUM SUBTRACTION; PREMIUM ASSISTANCE CREDITS. The treatment of section 71.05 (6) (b) 19. a., 35. a., 38. a., and 42. a. of the statutes first applies to taxable years beginning after December 31, 2013.

(12) CAPITAL GAINS DEFERRALS, EXCLUSIONS.

(a) The treatment of section 71.05 (25) (title), (a) 2., 3., and 4., and (b) (intro.), 1., and 2. of the statutes first applies, retroactively, to taxable years beginning after December 31, 2010.

(b) The treatment of section 71.05 (26) (title), (a) 4., (b) (intro.), (bm), (c), (d), and (f) of the statutes first applies to taxable years beginning after December 31, 2013.

(13) EXPENDITURE RESTRAINT PROGRAM. The treatment of section 79.05 (6) (c) of the statutes first applies to payments made in 2014.

(14) SCHOOL LEVY CREDIT; LOTTERY FUND. The treatment of sections 20.835 (3) (b) and (qb), 73.03 (66), and 79.10 (4) of the statutes first applies to payments made in 2013.

(14q) NOTICE TO MUNICIPALITIES OF PROPERTY TAX CREDITS. The treatment of section 79.10 (2) (a) and (b), (9) (b), and (11) (b), (c), and (d) of the statutes first applies to the distributions in 2015.

(15) VETERANS AND SURVIVING SPOUSES PROPERTY TAX CREDIT. The treatment of section 71.07 (6e) (a) 2. d. of the statutes first applies to taxable years beginning on January 1, 2014.

(15d) MANUFACTURING AND AGRICULTURE CREDIT. The treatment of section 71.07 (5n) (c) 2., 3., 4., and 5. of the statutes first applies to taxable years beginning on January 1, 2014.

**SECTION 9338. Initial applicability; Safety and Professional Services.**

(1L) PRIVATE ELEVATORS AND DUMBWAITERS.

(a) The treatment of section 101.983 (3) of the statutes (with respect to sales of individual residential dwelling units) first applies to offers of purchase that are made on the effective date of this paragraph.

(b) The treatment of section 101.983 (3) of the statutes (with respect to transfers other than sales of individual residential dwelling units) first applies to transfers of title that occur on the effective date of this paragraph.

(1q) CHIROPRACTOR EXAMINATIONS. The treatment of sections 20.165 (1) (g) and (gc) and 446.02 (3) (a) and (b) of the statutes first applies to an application for a license to practice as a chiropractor that the chiropractic examining board receives on the effective date of this subsection.

**SECTION 9343. Initial applicability; Technical College System.**

(1) LEVY RATE LIMIT. The treatment of section 38.16 (1) and (3) (e) of the statutes first applies to the tax levy imposed in 2013.

(2) FEE REMISSION. The treatment of section 38.24 (7) (b) (intro.) and (8) (b) of the statutes first applies in the first semester beginning after January 1, 2014.

**SECTION 9345. Initial applicability; Transportation.**

(2) PENALTIES FOR VIOLATING WEIGHT LIMITATIONS. The treatment of section 348.21 (3) (b) 1. b., c., d., and e. and 2. b., c., d., and e. of the statutes first applies to violations committed on the effective date of this subsection, but does not preclude the counting of other violations as prior violations for purposes of sentencing a person.

(3) DISASTER AIDS.

(a) The treatment of sections 20.395 (1) (fs), 20.855 (4) (fr), 25.40 (1) (ce), 83.015 (2) (b), and 86.34 (title), (1), (1g), (2), (2m), (6), and (7) of the statutes first applies to disasters, as defined in section 86.34 (1g) (b) 1. of the statutes, as created by this act, that occur on the effective date of this subsection.

(b) The treatment of sections 20.395 (1) (fs), 20.855 (4) (fr), 25.40 (1) (ce), 83.015 (2) (b), and 86.34 (title), (1), (1g), (2), (2m), (6), and (7) of the statutes first applies to disasters, as defined in section 86.34 (1g) (b) 2. of the statutes, as created by this act, that occur on July 1, 2011.

**(3u) DRIVER IMPROVEMENT SURCHARGE.**

(a) The treatment of section 346.655 (1) of the statutes first applies to violations committed on the effective date of this paragraph.

(b) The treatment of section 346.655 (2) (a) and (b) of the statutes first applies to amounts collected on the effective date of this paragraph.

**(5r) OVERWEIGHT PERMITS FOR RAW FOREST PRODUCTS AND LUMBER.** The treatment of sections 348.27 (9) (a) 1. d. and 3. of the statutes first applies to permits issued on the effective date of this subsection.

**(7c) RELOCATED NONCONFORMING OUTDOOR ADVERTISING SIGNS.** The treatment of section 84.30 (5r) (title), (b), (c), and (e) of the statutes, the renumbering and amendment of section 84.30 (5r) (a) of the statutes, and the creation of section 84.30 (5r) (a) 1. and 2. of the statutes first apply to signs relocated on the effective date of this subsection.

**SECTION 9348. Initial applicability; University of Wisconsin System.**

(1) **FEE REMISSION.** The treatment of section 36.27 (3n) (b) (intro.) and (3p) (b) of the statutes first applies in the first semester beginning after January 1, 2014.

**SECTION 9349. Initial applicability; Veterans Affairs.**

(1) **MEMBERSHIP IN VETERANS HOMES.** The treatment of sections 45.02 (2) (intro.) and 45.51 (2) (b) 1., (5) (intro.) and (f), (6) (intro.) and (b), and (6m) of the statutes first applies to applications that are received by a veterans home on the effective date of this subsection.

(1L) **PAYMENTS TO CERTAIN STATE VETERANS ORGANIZATIONS.** The treatment of section 45.41 (2) (a), (b), (c), and (d) of the statutes first applies to an application for payment that the department of veterans affairs receives from a state veterans organization under section 45.41 (2) of the statutes on the effective date of this subsection.

(2) **MEMORIALS.** The treatment of section 45.70 (1), (1b) (title) and (b) and (2) (a) and (b) of the statutes first applies to proposals that are presented to the board of veterans affairs of the effective date of this subsection.

**SECTION 9350. Initial applicability; Wisconsin Economic Development Corporation.**

(1) **CHANGES TO ENTERPRISE ZONE CERTIFICATIONS.** The treatment of section 238.399 (5) (c) 2. (intro.) and a.

and (6) (d) of the statutes first applies to taxable years beginning on January 1, 2013.

(2) **CHANGES TO ENTERPRISE ZONE CERTIFICATIONS.** The treatment of section 238.399 (5) (d) 1. of the statutes first applies to taxable years beginning on January 1, 2013.

(3) **JOBS TAX CREDIT PROGRAM; AMOUNT OF TAX BENEFITS.** The treatment of section 238.16 (4) (b) 1. (intro.) of the statutes first applies to taxable years beginning on January 1, 2013.

(4) **DEFINITION OF "FULL-TIME" UNDER CERTAIN TAX CREDIT PROGRAMS.** The renumbering and amendment of sections 238.16 (1) (c), 238.30 (2m) (b), and 238.399 (1) (am) 2. of the statutes, the amendment of sections 71.07 (2dx) (a) 4., 71.28 (1dx) (a) 4., 71.47 (1dx) (a) 4., and 76.636 (1) (d) of the statutes, and the creation of sections 238.16 (1) (c) 2., 238.30 (2m) (b) 1., 238.30 (2m) (b) 2., 238.399 (1) (am) 2. a., and 238.399 (1) (am) 2. b. of the statutes first apply to taxable years beginning on January 1, 2013.

(5) **JOBS TAX CREDIT PROGRAM; NET EMPLOYMENT INCREASE.** The treatment of section 238.16 (3) (intro.) of the statutes first applies to taxable years beginning on January 1, 2013.

**SECTION 9351. Initial applicability; Workforce Development.**

(1q) **UNEMPLOYMENT INSURANCE; MISCONDUCT AND SUBSTANTIAL FAULT.** The treatment of sections 108.02 (3), (9), and (9m) and 108.04 (5g) of the statutes, the renumbering and amendment of section 108.04 (5) of the statutes, and the creation of section 108.04 (5) (a) to (g) of the statutes first apply with respect to determinations issued under section 108.09 of the statutes on January 5, 2014, or, with respect to determinations that are appealed, to decisions issued under section 108.09 of the statutes on January 5, 2014.

(2q) **UNEMPLOYMENT INSURANCE; VOLUNTARY TERMINATION OF WORK.** The treatment of sections 108.02 (15m) (intro.), 108.04 (7) (a), (d), (e), (g), (h), (j), (k), (L) (intro.), (m), (n), (o), (p), (r), and (t), 108.14 (8n) (e), and 108.141 (7) (a) of the statutes first applies with respect to determinations issued under section 108.09 of the statutes on January 5, 2014, or, with respect to determinations that are appealed, to decisions issued under section 108.09 of the statutes on January 5, 2014.

(3q) **UNEMPLOYMENT INSURANCE; REGISTRATION FOR WORK AND WORK SEARCH REQUIREMENTS.** The treatment of section 108.04 (2) (a) 2. and 3. (intro.) of the statutes first applies with respect to weeks of unemployment beginning after the effective date of this subsection.

(4q) **UNEMPLOYMENT INSURANCE; TEMPORARY HELP COMPANIES.** The treatment of section 108.04 (2) (i) of the statutes first applies with respect to determinations issued under section 108.09 of the statutes on January 5, 2014, or, with respect to determinations that are appealed, to

decisions issued under section 108.09 of the statutes on January 5, 2014.

(5q) UNEMPLOYMENT INSURANCE; HOLIDAYS AND PARTIAL BENEFITS. The treatment of section 108.05 (3) (c) (intro.) and (cm) of the statutes first applies to notices submitted by employers to the department of workforce development for complete business shutdowns that will occur on state or federal holidays in the year 2015.

(6q) UNEMPLOYMENT INSURANCE; CONTRIBUTION AND SOLVENCY RATES. The treatment of section 108.18 (4) (figure) Schedule A lines 23. to 26., Schedule B lines 23. to 26., Schedule C lines 23. to 26., and Schedule D lines 23. to 26. and (9) (figure) Schedule A lines 25 to 27, Schedule B lines 25 to 27, Schedule C lines 24 to 27, and Schedule D lines 25 to 27 of the statutes first applies with respect to payrolls beginning on January 1, 2015.

**SECTION 9400. Effective dates; general.** Except as otherwise provided in SECTIONS 9401 to 9452 of this act, this act takes effect on July 1, 2013, or on the day after publication, whichever is later.

**SECTION 9401. Effective dates; Administration.**

(1) SINGLE PRIME CONTRACTING. The treatment of sections 13.48 (19) and 16.855 (1), (1g), (2) (a) 5. and 6., (9), (9m), (10m) (am) 3., (13), and (14) (a), (am), (bm), (c), and (e) of the statutes, the renumbering and amendment of section 16.855 (14) (b) and (19) of the statutes, the creation of section 16.855 (14) (b) 2. and (19) (b) of the statutes, and SECTION 9301 (1) of this act take effect on January 1, 2014.

(2q) ASSISTANCE TO LOCAL GOVERNMENTS FOR EFFICIENCY INITIATIVES. The treatment of sections 16.08 and 20.505 (1) (dv) of the statutes takes effect on August 1, 2013, or the effective date of this subsection, whichever is later.

**SECTION 9406. Effective dates; Children and Families.**

(1) CHANGES TO WISCONSIN WORKS PROGRAMS. The treatment of sections 49.141 (1) (n), 49.143 (2) (a) 2., 3., 4., 5., and 6. and (2r), 49.147 (1m) (b), (2) (am) 2., (3) (title), (a), (ac) 1., 2., and 3., (am), (c), and (d), (3m), (4) (a) and (b), and (5) (a) 3., 49.148 (1) (a), 49.161 (1) (title), 49.26 (1) (g) (intro.) and (h) 1s. b., 49.36 (2), 71.07 (2dj) (am) 4h. and (2dx) (a) 5. and (b) 2., 3., 4., and 5., 71.28 (1dj) (am) 4h. and (1dx) (a) 5. and (b) 2., 3., 4., and 5., 76.636 (1) (e) 3. and (2) (b), (c), (d), and (e), 102.07 (17m), 227.01 (13) (im), and 238.30 (4m) of the statutes and SECTION 9306 (1) of this act take effect on January 1, 2014.

(1L) ELIMINATE PROGRAMS UNDER WISCONSIN WORKS. The treatment of sections 49.147 (4m), 49.148 (1) (d), and 49.173 of the statutes takes effect on October 1, 2013, or on the effective date of this subsection, whichever is later.

(2i) CONTESTED CASE HEARINGS ON CHILD ABUSE OR NEGLECT DETERMINATIONS. The treatment of sections

48.685 (2) (am) 4. and (b) 1. d. and (4m) (a) 4. and (b) 4., 48.981 (3) (c) 5m. and 5r., and 50.065 (2) (am) 4. and (b) 4. and (4m) (a) 4. and (b) 4. of the statutes and SECTION 9306 (2) of this act take effect on January 1, 2015.

(3e) FOSTER CARE AND KINSHIP CARE RATES. The treatment of sections 48.57 (3m) (am) (intro.) (by SECTION 922c) and (3n) (am) (intro.) (by SECTION 924c) and 48.62 (4) of the statutes takes effect on January 1, 2014, or on the day after publication, whichever is later.

(4) CHILD CARE PAYMENT RATE. The treatment of section 49.155 (6) (e) 3. d. (by SECTION 1006) of the statutes takes effect on January 1, 2014.

(5L) SERVICES FOR NONCUSTODIAL PARENTS UNDER WISCONSIN WORKS. The treatment of section 49.147 (3) (e) and (6) (e) of the statutes, the renumbering and amendment of section 49.159 (1) of the statutes, and the creation of section 49.159 (1) (a) 1., 2., 3., and 4. and (b) of the statutes take effect on January 1, 2014.

**SECTION 9408. Effective dates; Corrections.**

(1L) PILOT PROGRAM FOR PRISONERS. The repeal of sections 20.410 (1) (ki) and 20.455 (2) (du) of the statutes takes effect on July 1, 2015.

**SECTION 9412. Effective dates; Employee Trust Funds.**

(1q) ACTUARIAL STUDY OF STATE EMPLOYEE HEALTH INSURANCE COVERAGE. The repeal of section 20.515 (1) (cm) of the statutes takes effect on July 1, 2014.

**SECTION 9418. Effective dates; Health Services.**

(1) ELECTRONIC VERIFICATION OF RESIDENCY FOR MEDICAL ASSISTANCE. The treatment of section 49.84 (7) of the statutes and SECTION 9318 (2) of this act take effect on January 1, 2014.

(2) MEDICAL ASSISTANCE ESTATE RECOVERY. The treatment of sections 20.435 (4) (im) and (in) and (7) (im), 46.27 (7g) (a) 1m., 4., and 5., (c) 1., 2m., 3. (intro.), 5. a. and b., 6. (intro.), and 6m., and (g), 46.286 (7), 46.287 (2) (a) 1. k., 49.496 (1) (a), (af), (bk), (bw), and (cm), (3) (a) (intro.) and 2. a., am., b., and c., (ad), (aj), (am) (intro.), (c) 1. and 2., (d) (intro.), and (dm), and (6m), 49.4962, 49.682 (1) (am), (d), and (e), (2) (a), (bm), (c) (intro.), (e) 1. and 2., (f) (intro.), and (fm), (3), and (5), 49.848, 49.849, 49.85 (title), (2) (a) (intro.) and 4., and (3) (a) 1., 59.43 (1) (w), 632.697, 700.24, 701.065 (1) (b) 1. and (5), 705.04 (2g), 766.55 (2) (bm), 859.02 (2) (a), 859.07 (2) (a) 3., 867.01 (3) (am) 4. and (d), 867.02 (2) (am) 6., 867.03 (1g) (c) and (1m) (a) and (b), 867.035 (title), (1) (a) (intro.), 1., 2., 3., and 4., and (bm), (2), (2m) (a) and (b), (3), (4), (4m), and (5), and 893.33 (4r) of the statutes, the renumbering and amendment of section 867.03 (2g) of the statutes, the creation of section 867.03 (2g) (b) of the statutes, and SECTION 9318 (3), (4), (5), and (6) of this act take effect on October 1, 2013, or on the 90th day after publication, whichever is later.

(7) PATIENT PROTECTION AND AFFORDABLE CARE ACT CHANGES. The treatment of sections 49.45 (23) (a) (by SECTION 1046), (b) (by SECTION 1048), and (e), 49.46 (1)

(a) 15., 49.47 (4) (a) 1. and (c) 1. and 3., 49.471 (1) (f), (2), (3) (a) 1. and 3., (4) (a) 4. a., b., and c., and 5. and (b) (intro.), 1., 1m., 2., 3., and 4., (6) (d), (7) (a), (b) 1. and 2. and (e), (8) (d) 1. b., (9) (a) 2. b., and (10) (b) 1. (by SECTION 1143) and 4. b., 49.84 (6) (c) 1. d., and 66.0137 (3) of the statutes, the repeal of section 49.471 (7) (c) of the statutes, and SECTION 9318 (14) of this act take effect on January 1, 2014.

(8) RECONCILIATION WITH 2011 WISCONSIN ACT 32. The treatment of section 49.45 (2n) of the statutes and the repeal and recreation of section 49.45 (23) (a) and (b) and (25g) (c) of the statutes take effect on January 1, 2015.

(9) BADGERCARE PLUS BENCHMARK ELIGIBILITY; BADGER RX GOLD; BADGERCARE BASIC. The treatment of sections 20.435 (4) (a), (bm), (jw), and (jz), 49.471 (4) (c), (10) (b) 5. (by SECTION 1152), and (11) (a), 49.67, 146.45, 227.01 (13) (ur), and 227.42 (7) of the statutes takes effect on January 1, 2014.

(9L) TRANSITIONAL MEDICAL ASSISTANCE. The treatment of sections 49.46 (1) (c) (intro.) (by SECTION 1072b), 1. (intro.), a., b., and c., and 2. and (cr) (by SECTION 1076b) and 49.471 (4) (a) 7. (by SECTION 1100b) of the statutes, the repeal of section 49.46 (1) (co) of the statutes, and SECTION 9318 (15L) of this act take effect on January 1, 2014.

(10c) SUPPLEMENTAL FUNDING FOR KENOSHA COUNTY HUMAN SERVICES PROGRAMS. The repeal of section 20.435 (4) (c) of the statutes takes effect on July 1, 2015.

(10e) COSTS IN MENTAL HEALTH INSTITUTES FOR FAMILY CARE ENROLLEES. The treatment of section 20.435 (2) (bj) (by SECTION 347k) of the statutes takes effect on July 1, 2015.

(10i) BADGERCARE BASIC. The treatment of section 20.435 (4) (hm) of the statutes takes effect on July 1, 2015.

**SECTION 9419. Effective dates; Higher Educational Aids Board.**

(1e) WISCONSIN HIGHER EDUCATION GRANTS; UNIVERSITY OF WISCONSIN SYSTEM PROGRAM REVENUES. The treatment of sections 20.285 (1) (gb) (by SECTION 250i) and 39.435 (8) (by SECTION 695f) of the statutes and the repeal of section 20.235 (1) (ke) of the statutes take effect on July 1, 2015.

**SECTION 9422. Effective dates; Insurance.**

(1i) NONRESIDENT AGENT APPOINTMENT FEES. The treatment of section 601.31 (1) (n) of the statutes takes effect on July 1, 2014.

(1L) NOTICE REGARDING THE HEALTH INSURANCE RISK-SHARING PLAN. The treatment of sections 631.36 (7) (a) (intro.), 1., and 2. and (b) and 632.785 of the statutes takes effect on December 31, 2013.

(1m) DISSOLUTION OF THE HEALTH INSURANCE RISK-SHARING PLAN. The treatment of sections 1.12 (1) (b), 13.172 (1), 13.62 (2), 13.94 (1) (dh) and (1s) (c) 4., 13.95 (intro.), 16.002 (2), 16.004 (4), (5), and (12) (a), 16.045 (1) (a), 16.15 (1) (ab), 16.41 (4), 16.417 (1) (a), 16.52 (7),

16.528 (1) (a), 16.53 (2), 16.54 (9) (a) 1., 16.70 (2), 16.72 (2) (e) (intro.) and (f), 16.75 (1m), (8) (a) 1. and 2., and (9), 16.765 (1), (2), (4), (5), (6), (7) (intro.) and (d), and (8), 16.85 (2), 16.865 (8), 20.435 (1) (am), 25.17 (63), 25.50 (1) (d), 40.02 (54) (L), 49.686 (6), 101.055 (2) (a), 230.03 (3), 230.80 (4), 230.90 (1) (c), 601.41 (1), 601.415 (12), 601.64 (1), (3) (a) and (c), and (4), 613.03 (4), 631.20 (1) (c) 5. and (2) (f), 632.897 (11) (a), 646.01 (1) (a) 2. k., and 895.514 and chapter 149 of the statutes takes effect on January 1, 2015.

**SECTION 9426. Effective dates; Justice.**

(1) DEOXYRIBONUCLEIC ACID SPECIMEN SUBMISSIONS AND SURCHARGES.

(am) *DNA surcharges.* The treatment of sections 20.455 (2) (Lm), 46.07, 301.32 (1), 302.12 (2), 302.13, 814.75 (7), 814.76 (5), and 973.046 (1g) of the statutes, the renumbering and amendment of section 973.046 (1r) of the statutes, the creation of section 973.046 (1r) (a) and (b) of the statutes, and SECTION 9326 (1) (g) of this act take effect on the first day of the 6th month beginning after publication.

(bm) *DNA specimen collection.* The treatment of sections 20.455 (2) (jb), 51.20 (13) (cr), 165.76 (1) (am), (as), (av), (aw), (b), (bg), (br), (cr), (g), and (gm), (1m), (2m), (2r), and (3), 165.765 (title), (1), (1g), (1m), and (2) (a), (b), and (bm), 165.77 (2) (a) 2. and (b), (2m) (c), (3), (4) (intro.), (a), (am) 1., 2., and 3., and (b), and (7m), 165.84 (7), 938.21 (1m), 938.30 (2m), 938.34 (15) (a) 1., 2., and 3. and (b), 970.02 (8), 973.047 (1f), (1m), and (2), and 980.063 (1) (a) and (b) and (2) of the statutes, the renumbering and amendment of sections 165.76 (4) and 971.17 (1m) (a) of the statutes, the creation of sections 165.76 (4) (a), (b), (c), and (d) and 971.17 (1m) (a) 2. of the statutes, and SECTIONS 9126 (1) (b) and 9326 (1) (a), (b), (c), (d), (e), (f), and (h) of this act take effect on the first day of the 21st month beginning after publication.

(2L) VIOLATIONS OF TEMPORARY RESTRAINING ORDERS OR INJUNCTIONS. The treatment of sections 813.125 (7) and 813.129 (3) (a) and (b) of the statutes takes effect on January 1, 2014.

**SECTION 9427. Effective dates; Legislature.**

(1q) PUBLICATION OF ADMINISTRATIVE CODE AND REGISTER. The repeal of sections 35.84 (figure) columns C and F, 227.17 (3) (c), (d), and (e), and 227.22 (2) (d) and (4) of the statutes, the amendment of sections 13.92 (4) (a), 35.05 (1), (2) (b), and (3), 35.50 (2) and (3), 35.56 (1) (a), 35.81 (3), the unnumbered title preceding 35.93, 101.055 (3) (a), 227.135 (3), 227.14 (4m), 227.16 (2) (e) (intro.), 227.17 (1) (a) and (b), (2), and (3) (b) and (em), 227.19 (2), 227.20 (1), 227.21 (1), 227.22 (1), 227.24 (1) (e) 2. and (3), and 227.40 (6) of the statutes, the repeal and recreation of section 35.93 of the statutes, the creation of sections 13.92 (1) (f) 3. and 4., 20.505 (1) (fz), 227.01 (8m), and 227.21 (2) (c) of the statutes, and SECTIONS 9127 (1q) and (1r) and 9327 (1q) of this act take effect on January 1, 2015.

(1r) REFUNDS FOR SUBSCRIPTIONS TO ADMINISTRATIVE CODE AND REGISTER. The repeal of section 20.505 (1) (fz) of the statutes takes effect on July 1, 2015.

**SECTION 9429. Effective dates; Local Government.**

(1i) REGISTER OF DEEDS FEES. The treatment of section 59.72 (5) (a) of the statutes takes effect on January 1, 2015.

**SECTION 9432. Effective dates; Natural Resources.**

(1c) SPORTING HERITAGE GRANT FUNDING. The repeal and recreation of section 20.370 (1) (ma) of the statutes takes effect on July 1, 2014.

(1d) FORESTRY STUDY. The repeal and recreation of section 20.370 (5) (ax) of the statutes takes effect on July 1, 2015.

(1i) PAYMENTS TO CERTAIN TOWNS. The repeal and recreation of section 20.370 (1) (mv) of the statutes takes effect on July 1, 2014.

(1u) SOUTHEASTERN WISCONSIN FOX RIVER COMMISSION. The repeal and recreation of section 20.370 (5) (cq) of the statutes takes effect on July 1, 2014.

(2L) HIGH CAPACITY WELL APPROVALS. The treatment of section 281.34 (5m) of the statutes and SECTION 9332 (2L) of this act take effect on July 1, 2014.

**SECTION 9434. Effective dates; Public Instruction.**

(1) REPEAL OF PER PUPIL ADJUSTMENT AID. The treatment of section 20.255 (2) (ap) of the statutes takes effect on July 1, 2013.

(2) REPEAL OF AMERICAN RECOVERY AND REINVESTMENT ACT APPROPRIATIONS. The treatment of section 20.255 (2) (n) and (p) of the statutes takes effect on July 1, 2014.

(4L) PUPIL ASSESSMENTS. The treatment of section 118.30 (1m) (b), (1r) (b), (1s) (a) 3., and (1t) (c) takes effect on July 1, 2014.

**SECTION 9437. Effective dates; Revenue.**

(1) LOTTERY PAYMENTS. The renumbering and amendment of section 565.30 (1) of the statutes and the creation of section 565.30 (1) (b), (c), and (d) of the statutes take effect on the first day of the 4th month beginning after publication.

(1i) LAUNDRY SERVICES. The treatment of section 77.52 (2) (a) 6. of the statutes takes effect on the first day of the 3rd month beginning after publication.

(2) SUBMITTING SALES TAX COLLECTIONS. The treatment of section 77.58 (1) (a) of the statutes takes effect on January 1, 2014.

(3) SINGLE-OWNER ENTITIES. The treatment of sections 66.0615 (1m) (f) 2., 77.982 (2), 77.991 (2), and 77.9951 (2) of the statutes takes effect on the first day of the 2nd month beginning after publication.

(3L) PREMIER RESORT AREA TAX. The treatment of section 66.1113 (2) (b) of the statutes takes effect on the first day of the calendar quarter beginning at least 120 days after publication.

(4) REFUND SETOFFS. The treatment of section 71.93 (8) (b) 6. of the statutes, the renumbering and amendment of section 71.93 (3) (a) of the statutes, and the creation of section 71.93 (3) (a) 1. to 9. of the statutes take effect on the first day of the 6th month beginning after publication.

(4L) HEALTH INSURANCE RISK-SHARING PLAN AUTHORITY; PROPERTY AND SALES TAXES. The treatment of sections 70.11 (41m) and 77.54 (9a) (a) of the statutes takes effect on January 1, 2015.

(4n) HEALTH INSURANCE RISK-SHARING PLAN AUTHORITY; INCOME TAX. The treatment of sections 71.26 (1) (be), 71.65 (4), 71.78 (4) (i), and 71.80 (13) of the statutes takes effect on January 1, 2015.

(5) OFFSET COSTS. The treatment of section 73.03 (52) (a) of the statutes takes effect on the first day of the 6th month beginning after publication.

(6) LEVY RECEIPT NOTICE. The treatment of section 71.91 (6) (f) 1. and 2. of the statutes takes effect on July 1, 2014.

(7) MOTOR VEHICLE FUEL; AIRPORT HYDRANT SYSTEM. The treatment of section 78.07 (1), (1a), and (3) of the statutes takes effect on the first day of the 3rd month beginning after publication.

(8) ROLL-YOUR-OWN CIGARETTE MACHINE. The treatment of sections 139.30 (7), 167.35 (1) (f) 4., and 995.10 (1) (i) 1. d. of the statutes takes effect on the first day of the 3rd month beginning after publication.

(8e) PRINTING INDUSTRY. The treatment of section 77.54 (61) of the statutes takes effect on the first day of the 3rd month beginning after publication.

(9) CLAIMING SALES TAX REFUNDS. The treatment of section 77.59 (4) (a) of the statutes takes effect on the first day of the first month beginning after publication.

(10) LUMP SUM CONTRACTS. The treatment of sections 77.51 (11d) and 77.54 (60) of the statutes and SECTION 9337 (8) of this act take effect on the first day of the 3rd month beginning after publication.

(12) ADVERTISING AND PROMOTIONAL DIRECT MAIL EXEMPTION. The treatment of section 77.52 (2) (a) 11. of the statutes takes effect on July 1, 2013.

**SECTION 9438. Effective dates; Safety and Professional Services.**

(1) REGULATION OF CHARITABLE ORGANIZATIONS, FUND-RAISING COUNSEL, PROFESSIONAL FUND-RAISERS, PROFESSIONAL EMPLOYER ORGANIZATIONS, AND PROFESSIONAL EMPLOYER GROUPS. The amendment of sections 54.15 (8) (a) 3., 73.0301 (1) (d) 6., 108.02 (21e) (intro.), 125.06 (11), 134.73 (1) (a) and (c), 165.825, 181.0203 (3), 196.208 (5p) (a) 1., 321.60 (1) (a) 12., 440.03 (7m), 440.05 (intro.), and 635.02 (7) (b) 3. of the statutes, the repeal of sections 440.03 (13) (b) 29., 57m., and 58., 440.08 (2) (a) 23m., 35m., 63p., and 63t., 440.475, 461.02 (3) and (5) (b) and (c), and 461.05 of the statutes, the renumbering of chapter 461 (title), subchapter IV (title) of chapter 440, and sections 440.41 (intro.), (1), (2)

(intro.) and (a), (4), (8), (9) (intro.), (a), and (d) 1., 2., and 3., and (10), 461.02 (title), (5) (title) and (d), and (9) of the statutes, the renumbering and amendment of sections 440.41 (2) (b), (3), (5), (6), (7), and (9) (b), (c), and (d) (intro.), 440.42, 440.43, 440.44, 440.45, 440.455, 440.46, 440.47, 440.48, 461.01, 461.02 (1), (2), (4), (5) (a) and (e), (6), (7), and (8), 461.03, 461.04, 461.06, and 461.10 of the statutes, the creation of chapter 202 and sections 45.44 (1) (a) 11m., 46.90 (5m) (br) 5g., 49.857 (1) (d) 14m., and 55.043 (4) (b) 5g. of the statutes, and SECTION 9138 (1) of this act take effect on October 1, 2013, or on the first day of the 4th month beginning after publication, whichever is later.

(1i) REGULATION OF COMMERCIAL BAIL BONDS. The treatment of sections 20.165 (1) (gk), 440.03 (13) (b) 12g. and 12r., 440.08 (2) (a) 15e., 15g., and 15j., 440.28, 440.281, 440.282, 440.283, 440.284, 440.285, 440.286, 440.287, 440.288, 628.02 (1) (b) 10., 814.605, 969.02 (2), 969.03 (1) (d), 969.12 (1) and (2), and 969.15 and subchapter II (title) of chapter 440 of the statutes takes effect on the first day of the 7th month beginning after publication.

**SECTION 9443. Effective dates; Technical College System.**

(1) CONSOLIDATED GRANTS. The treatment of sections 20.292 (1) (b), (c), (ce), (ch), (dc), (dd), (de), (dm), (e), (ef), (eg), (eh), (em), (fc), (fg), (fm), and (fp), 38.04 (13) (a) 1., (20), (28), and (32), 38.26 (3) (c) and (2m) (c) and (d), 38.27 (2) (c) and (2m) (c) and (d), 38.272 (3), 38.28 (1m) (a) 1., (2) (c) and (g), (3), (4), and (6), 38.29 (1) and (2) (c), 38.32 (2), 38.33 (1) (intro.), 38.38, 38.40 (4m) (a), and 38.41 (3) (a) and (d) of the statutes takes effect on July 1, 2014.

**SECTION 9445. Effective dates; Transportation.**

(3) TEMPORARY FUNDING FOR I<sub>94</sub> PROJECT. The treatment of section 20.395 (3) (bq) (by SECTION 318) of the statutes takes effect on July 1, 2015.

(4u) DESIGNATION FOR DONATE LIFE WISCONSIN. The treatment of sections 20.435 (1) (g), 25.40 (1) (a) 24., 343.14 (2) (gh), 343.21 (1) (o), and 343.50 (4) of the statutes takes effect on January 1, 2014.

(5u) DRIVER IMPROVEMENT SURCHARGE. The treatment of section 346.655 (2) (a) and (b) of the statutes and SECTION 9345 (3u) (b) of this act take effect on the first day of the 6th month beginning after publication.

(7c) RELOCATED NONCONFORMING OUTDOOR ADVERTISING SIGNS. The treatment of section 84.30 (5r) (title), (b), (c), and (e) of the statutes, the renumbering and amendment of section 84.30 (5r) (a) of the statutes, and the creation of section 84.30 (5r) (a) 1. and 2. of the statutes, and SECTION 9345 (7c) of this act, take effect on the 30th day after the day of publication.

**SECTION 9448. Effective dates; University of Wisconsin System.**

(1q) UNIVERSITY OF WISCONSIN PERSONNEL SYSTEM. The treatment of sections 16.505 (2m) and 36.115 (5) (a)

and (6) of the statutes and SECTION 2365m of this act take effect on June 29, 2013.

(1u) STATE LABORATORY OF HYGIENE SERVICES FOR DRIVERS. The repeal and recreation of section 20.285 (1) (ia) of the statutes takes effect on July 1, 2015.

**SECTION 9450. Effective dates; Wisconsin Economic Development Corporation.**

(1) CAPITAL GAINS DEFERRAL, EXCLUSIONS; CERTIFICATION. The treatment of sections 238.145, 238.146, and 238.20 of the statutes takes effect on January 1, 2014.

**SECTION 9451. Effective dates; Workforce Development.**

(1q) UNEMPLOYMENT INSURANCE; INTEREST PAYMENT AUTHORITY. The treatment of section 108.19 (1m) (by SECTION 1720o) of the statutes and the creation of section 20.445 (1) (fx) of the statutes take effect on the first Sunday after publication.

(1r) UNEMPLOYMENT INSURANCE; INTEREST PAYMENT AUTHORITY SUNSET. The treatment of section 108.19 (1m) (by SECTION 1720q) of the statutes and the repeal of section 20.445 (1) (fx) of the statutes take effect on July 1, 2015.

(2q) UNEMPLOYMENT INSURANCE; INTERFUND TRANSFER AUTHORITY. The treatment of sections 16.531 (4), 20.002 (11) (a), (b) 1. and 3m., (c), and (d) (intro.), and 108.16 (13) of the statutes takes effect on January 1, 2014.

(3q) UNEMPLOYMENT INSURANCE; MISCONDUCT AND SUBSTANTIAL FAULT. The treatment of sections 108.02 (3), (9), and (9m) and 108.04 (5g) of the statutes, the renumbering and amendment of section 108.04 (5) of the statutes, the creation of section 108.04 (5) (a) to (g) of the statutes, and SECTION 9351 (1q) of this act take effect on the first Sunday after publication.

(4q) UNEMPLOYMENT INSURANCE; VOLUNTARY TERMINATION OF WORK. The treatment of sections 108.02 (15m) (intro.), 108.04 (7) (a), (d), (e), (g), (h), (j), (k), (L) (intro.), (m), (n), (o), (p), (r), and (t), 108.14 (8n) (e), and 108.141 (7) (a) of the statutes and SECTION 9351 (2q) of this act take effect on the first Sunday after publication.

(5q) UNEMPLOYMENT INSURANCE; TEMPORARY HELP COMPANIES. The treatment of section 108.04 (2) (i) of the statutes and SECTION 9351 (4q) of this act take effect on the first Sunday after publication.

(6q) UNEMPLOYMENT INSURANCE; HOLIDAYS AND PARTIAL BENEFITS. The treatment of section 108.05 (3) (c) (intro.) and (cm) of the statutes and SECTION 9351 (5q) of this act take effect on the first Sunday after publication.

(7q) UNEMPLOYMENT INSURANCE; CONTRIBUTION AND SOLVENCY RATES. The treatment of section 108.18 (4) (figure) Schedule A lines 23. to 26., Schedule B lines 23. to 26., Schedule C lines 23. to 26., and Schedule D lines 23. to 26. and (9) (figure) Schedule A lines 25 to 27, Schedule B lines 25 to 27, Schedule C lines 24 to 27, and Schedule D lines 25 to 27 of the statutes and SECTION

9351 (6q) of this act take effect on the first Sunday after publication.

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