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1 described in s. 13.48 (39L), to make the payments determined by the building
2 commission under s. 13.488 (1) (m) that are attributable to the proceeds of
3 obligations incurred in financing the project, and to make payments under an
4 agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

5 *b0288/5.9*SECTION 489r. 20.867 (3) (ch) of the statutes is created to read:

6 20.867 (3) (ch) *Principal repayment, interest, and rebates; Wisconsin Maritime*
7 *Center of Excellence.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment
8 of principal and interest costs incurred in financing the construction of the facility
9 as described in s. 13.48 (39n), to make the payments determined by the building
10 commission under s. 13.488 (1) (m) that are attributable to the proceeds of
11 obligations incurred in financing the project, and to make payments under an
12 agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

13 *b0288/5.9*SECTION 489s. 20.867 (3) (cj) of the statutes is created to read:

14 20.867 (3) (cj) *Principal repayment, interest, and rebates; Norskedalen Nature*
15 *and Heritage Center.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment
16 of principal and interest costs incurred in financing the development of the site as
17 described in s. 13.48 (39o), to make the payments determined by the building
18 commission under s. 13.488 (1) (m) that are attributable to the proceeds of
19 obligations incurred in financing the project, and to make payments under an
20 agreement or ancillary arrangement entered into under s. 18.06 (8) (a)."

C

21 *b0051/4.3*301. Page 399, line 23: delete the material beginning with that
22 line and ending with page 400, line 16.

D

23 *b0116/5.4*302. Page 400, line 16: after that line insert:

24 **b0116/5.4*SECTION 490m. 20.909 (2) of the statutes is amended to read:

1 20.909 (2) ESCHEATED PROPERTY. The ~~state treasurer~~ secretary of revenue may
2 sell either at public or private sale any personal property turned over to the ~~treasurer~~
3 secretary as an escheat. The proceeds of any such sale shall become a part of the
4 school fund, and shall be subject to refund as specified by the provision of law
5 pursuant to which the property escheated.”

6 ***b0188/4.3*303.** Page 401, line 20: delete the material beginning with that
7 line and ending with page 402, line 4.

8 ***b0256/P4.2*304.** Page 402, line 4: after that line insert:

9 ****b0256/P4.2*SECTION 500m.** 23.09 (27) of the statutes is created to read:

10 23.09 (27) SUMMER TRIBAL YOUTH PROGRAM. The department may, in partnership
11 with any of the federally recognized American Indian tribes or bands domiciled in
12 this state, establish a summer program that provides members of the tribe or band
13 who are 13 to 19 years of age with an opportunity to work on projects related to the
14 conservation of natural resources. The department may not provide funding that
15 exceeds 50 percent of the eligible program costs. The tribe or band shall be
16 responsible for the remainder of those costs.”

17 ***b0328/1.3*305.** Page 402, line 4: after that line insert:

18 ****b0328/1.3*SECTION 500p.** 23.09 (18m) of the statutes is created to read:

19 23.09 (18m) NATIONAL FOREST INCOME. If the governor designates the
20 department under s. 16.54 (2) to distribute moneys received by the state as national
21 forest income under 16 USC 500, the department shall distribute the moneys to
22 school districts that contain national forest lands within their boundaries. The
23 distribution to each school district shall be in proportion to the national forest
24 acreage in each school district.”

1 ***b0117/6.2*306.** Page 402, line 5: delete lines 5 to 21 and substitute:

2 **“*b0117/6.2*SECTION 500m.** 23.0917 (3) (br) of the statutes is amended to read:

3 23.0917 (3) (br) Beginning with fiscal year 2010–11 and ending with fiscal year
4 2019–20, in obligating moneys under the subprogram for land acquisition, the
5 department shall set aside in each fiscal year ~~not less than~~ \$12,000,000 that may be
6 obligated only to provide for grants awarded to nonprofit conservation organizations
7 under s. 23.096.

8 ***b0117/6.2*SECTION 500p.** 23.0917 (3) (bt) of the statutes is created to read:

9 23.0917 (3) (bt) In obligating moneys under the subprogram for land
10 acquisition, the department shall set aside the following amounts to be obligated
11 only for the department to acquire land and to provide grants to counties under s.
12 23.0953:

13 1. For each fiscal year beginning with 2013–14 and ending with fiscal year
14 2015–16, \$20,000,000.

15 2. For each fiscal year beginning with 2016–17 and ending with fiscal year
16 2019–20, \$23,000,000.

17 ***b0117/6.2*SECTION 501m.** 23.0917 (3) (dm) 6g. of the statutes is created to
18 read:

19 23.0917 (3) (dm) 6g. For each fiscal year beginning with 2013–14 and ending
20 with fiscal year 2015–16, \$32,000,000.”.

21 ***b0117/6.3*307.** Page 402, line 23: delete “2015–16” and substitute
22 “2016–17”.

23 ***b0117/6.4*308.** Page 402, line 24: delete “\$42,500,000” and substitute
24 “~~\$42,500,000~~ \$36,000,000”.

1 ***b0117/6.5*309.** Page 402, line 25: delete “(c)” and substitute “(cm)”.

2 ***b0117/6.6*310.** Page 403, line 1: delete “(c)” and substitute “(cm)”.

3 ***b0132/5.1*311.** Page 403, line 2: after that line insert:

4 ****b0132/5.1*SECTION 507m.** 23.0917 (4) (c) 5. of the statutes is created to read:

5 23.0917 (4) (c) 5. Moneys for all-terrain vehicle, utility terrain vehicle, and
6 snowmobile projects as provided in ss. 23.33 (9) (bd) and 350.12 (4) (b).”.

7 ***b0117/6.7*312.** Page 403, line 4: delete lines 4 and 5 and substitute:

8 “23.0917 (4) (d) 1m. c. For each fiscal year beginning with 2013–14 and ending
9 with fiscal year 2019–20, \$15,000,000, \$13,000,000.”.

10 ***b0117/6.8*313.** Page 403, line 7: delete lines 7 and 8 and substitute:

11 “23.0917 (4) (d) 1m. d. For fiscal years 2014–15 and 2015–16, \$20,000,000 in
12 each fiscal year.

13 ***b0117/6.8*SECTION 509c.** 23.0917 (4) (d) 1m. e. of the statutes is created to
14 read:

15 23.0917 (4) (d) 1m. e. For each fiscal year beginning with 2016–17 and ending
16 with fiscal year 2019–20, \$11,500,000.”.

17 ***b0117/6.9*314.** Page 403, line 8: after that line insert:

18 ****b0117/6.9*SECTION 509g.** 23.0917 (4) (d) 2p. of the statutes is amended to
19 read:

20 23.0917 (4) (d) 2p. ~~Beginning with~~ In fiscal year years 2011–2012 and ending
21 with fiscal year 2019–20 2012–13, the department may obligate not more than
22 \$8,000,000 in each fiscal year for local assistance.

23 ***b0117/6.9*SECTION 509j.** 23.0917 (4) (d) 2r. of the statutes is created to read:

1 23.0917 (4) (d) 2r. Beginning with fiscal year 2013–14 and ending with fiscal
2 year 2019–20, the department shall obligate \$6,000,000 in each fiscal year for local
3 assistance.

4 ***b0117/6.9*SECTION 509k.** 23.0917 (4) (d) 3. of the statutes is renumbered
5 23.0917 (4) (d) 3. (intro.) and amended to read:

6 23.0917 (4) (d) 3. (intro.) The department shall obligate ~~at least \$3,500,000 in~~
7 ~~each fiscal year~~ the following amounts for property development.:

8 ***b0117/6.9*SECTION 509L.** 23.0917 (4) (d) 3. a. of the statutes is created to
9 read:

10 23.0917 (4) (d) 3. a. Beginning with fiscal year 2013–14 and ending with fiscal
11 year 2015–16, \$7,000,000.

12 ***b0117/6.9*SECTION 509m.** 23.0917 (4) (d) 3. b. of the statutes is created to
13 read:

14 23.0917 (4) (d) 3. b. Beginning with fiscal year 2016–17 and ending with fiscal
15 year 2019–20, \$5,500,000.

16 ***b0117/6.9*SECTION 509r.** 23.0917 (5g) of the statutes is renumbered 23.0917
17 (5g) (a) and amended to read:

18 23.0917 (5g) (a) If Except as provided in par. (b), if for a given fiscal year, the
19 department obligates an amount from the moneys appropriated under s. 20.866 (2)
20 (ta) for a subprogram under sub. (3) or (4) that is less than the annual bonding
21 authority under that subprogram for that given fiscal year, the department may not
22 obligate the unobligated amount in subsequent fiscal years. This subsection applies
23 beginning with fiscal year 2011–12 and ending with fiscal year 2019–20.

24 ***b0117/6.9*SECTION 509t.** 23.0917 (5g) (b) of the statutes is created to read:

1 23.0917 (5g) (b) If in a given fiscal year beginning with fiscal year 2013–14 the
2 amount that the department obligates from the moneys appropriated under s. 20.866
3 (2) (ta) to provide grants to nonprofit conservation organizations under s. 23.096 is
4 less than the amount set aside for that purpose under sub. (3) (br) in that fiscal year,
5 the department may obligate the unobligated amount in the next fiscal year but only
6 for the purpose of awarding a grant under s. 23.0953 to a county for the acquisition
7 of land for a county forest under s. 28.11.

8 ***b0117/6.9*SECTION 509u.** 23.0917 (6m) (c) of the statutes is amended to read:

9 23.0917 (6m) (c) The procedures under par. (a) apply only to an amount for a
10 project or activity that exceeds \$250,000, except as provided in pars. (d), (dg), and
11 (dm).

12 ***b0117/6.9*SECTION 509v.** 23.0917 (6m) (dg) of the statutes is created to read:

13 23.0917 (6m) (dg) 1. Notwithstanding sub. (1) (d), in this paragraph, “land”
14 means land in fee simple.

15 2. The procedures under par. (a) apply to any acquisition of land by the
16 department under this section, regardless of the amount obligated for the
17 acquisition, if at the time that the amount is obligated the amount of land owned by
18 this state that is under the department’s jurisdiction exceeds 1.9 million acres.

19 ***b0117/6.9*SECTION 509w.** 23.0917 (6m) (e) of the statutes is amended to read:

20 23.0917 (6m) (e) This subsection does not apply to moneys obligated for the
21 purpose of property development as described under sub. (4) ~~or~~, to moneys obligated
22 for land acquired by the department under s. 24.59 (1), or to moneys obligated for the
23 acquisition of land for which the approval of the joint committee on finance is
24 required under sub. (8) (g) 3.

25 ***b0117/6.9*SECTION 509x.** 23.0917 (8) (f) of the statutes is created to read:

1 23.0917 (8) (f) 1. Notwithstanding sub. (1) (d), in this paragraph, “land” means
2 land in fee simple.

3 2. Beginning with fiscal year 2013–14, of the amount set aside for a given fiscal
4 year under sub. (3) (bt), not more than one–third of that amount may be obligated
5 for the purpose of the acquisition of land by the department.

6 ***b0117/6.9*SECTION 509y.** 23.0917 (8) (g) of the statutes is created to read:

7 23.0917 (8) (g) 1. In this paragraph, “project boundary” means the boundary
8 of a project established by the department on or before May 1, 2013.

9 2. Except as provided in subd. 3., beginning with fiscal year 2013–14, the
10 department may not obligate any moneys from the appropriation under s. 20.866 (2)
11 (ta) for the department to acquire land that is outside of a project boundary.

12 3. The department may obligate moneys from the appropriation under s. 20.866
13 (2) (ta) for the department to acquire land that is outside of a project boundary if the
14 joint committee on finance approves the land acquisition. A land acquisition is
15 approved by the joint committee on finance under this subdivision if 12 members of
16 the joint committee on finance vote to approve the land acquisition.”.

17 ***b0119/2.1*315.** Page 403, line 8: after that line insert:

18 **“*b0119/2.1*SECTION 509g.** 23.115 (1) of the statutes is amended to read:

19 23.115 (1) The department shall designate trails, campgrounds, picnic areas,
20 and other special use areas for located on property under its control. ~~These~~ The
21 department may designate roads located on property under its control. ~~The~~
22 designated roads, trails, campgrounds, picnic areas, and other special use areas shall
23 be designated shown on maps available at the department’s district office, on a sign

1 outside the office on the property or on signs placed by the designated roads, trails,
2 campgrounds, picnic areas or other use areas at the option of the department.

3 *b0119/2.1*SECTION 509m. 23.115 (4) of the statutes is created to read:

4 23.115 (4) Subsection (2) does not apply to roads designated under sub. (1).

5 *b0119/2.1*SECTION 509r. 23.116 of the statutes is created to read:

6 **23.116 Department property; mapping and access to roads. (1)**

7 “Department property” means a property that is owned by the state, that is under
8 the jurisdiction of the department, and that is used for one of the purposes specified
9 in s. 23.09 (2) (d).

10 (2) The department shall inventory and map all roads that are located on each
11 department property. Each map shall designate which roads are open to the public
12 for the use of motorized vehicles and shall state when each road is open or closed for
13 such use.

14 (3) For each department property, the department shall work with members
15 of the public, governmental units, and other interested parties to prepare a plan for
16 allowing the public to use motorized vehicles on the department property. Ecological,
17 economic, and social criteria shall be considered in preparing each plan. Each plan
18 shall include methods for implementing the plan, and each plan shall contain criteria
19 to be used in determining when the use of motorized vehicles may be restricted or
20 temporarily prohibited by the department due to logging or other activities.”.

21 *b0124/1.3***316.** Page 403, line 8: after that line insert:

22 “*b0124/1.3*SECTION 509f. 23.145 of the statutes is created to read:

23 **23.145 Certain land sales required. (1)** The natural resources board shall
24 do all of the following:

1 (a) On or before June 30, 2017, offer for sale at least 10,000 acres of land owned
2 by the state, under the jurisdiction of the department, and outside of project
3 boundaries that were established by the department on or before May 1, 2013.

4 (b) Sell at least 250 acres of productive agricultural land each fiscal year
5 beginning with fiscal year 2013–14 and ending with fiscal year 2019–20. The
6 department shall require as a condition of any sale under this paragraph that the
7 land sold must remain in use as productive agricultural land in perpetuity.

8 (2) If there is any outstanding public debt used to finance the acquisition of any
9 land that is sold under sub. (1), the department shall deposit a sufficient amount of
10 the net proceeds from the sale of the land in the bond security and redemption fund
11 under s. 18.09 to repay the principal and pay the interest on the debt, and any
12 premium due upon refunding any of the debt. If there is any outstanding public debt
13 used to finance the acquisition of any land that is sold under sub. (1), the department
14 shall then provide a sufficient amount of the net proceeds from the sale of the land
15 for the costs of maintaining federal tax law compliance applicable to the debt. If the
16 land was acquired with federal financial assistance, the department shall pay to the
17 federal government any of the net proceeds required by federal law. If the land was
18 acquired by gift or grant or acquired with gift or grant funds, the department shall
19 adhere to any restriction governing use of the proceeds. If there is no such debt
20 outstanding, there are no moneys payable to the federal government, and there is no
21 restriction governing use of the proceeds, and if the net proceeds exceed the amount
22 required to be deposited, paid, or used for another purpose under this subsection, the
23 department shall use the net proceeds or remaining net proceeds from the sale of
24 land under sub. (1) to pay principal on outstanding public debt under the Warren
25 Knowles–Gaylord Nelson stewardship 2000 program under s. 23.0917.

1 ***b0124/1.3*SECTION 509m.** 23.15 (6) of the statutes is amended to read:

2 23.15 (6) This section does not apply to property that is authorized to be sold
3 under s. 16.848 or that is required to be sold or offered for sale under s. 23.145.”.

4 ***b0155/5.1*317.** Page 403, line 8: after that line insert:

5 ****b0155/5.1*SECTION 509m.** 23.1981 of the statutes is created to read:

6 **23.1981 Bearskin State Trail.** (1) Subject to sub. (2), the department shall
7 provide the amount of funding that is necessary to surface a trail corridor that will
8 extend the Bearskin State Trail so that it connects with the Hiawatha Trail in
9 Lincoln County. The amount of \$54,200 shall be paid from the appropriation account
10 under s. 20.370 (7) (fy). Any remaining amount that is necessary shall be obligated
11 from the appropriation account under s. 20.866 (2) (ta). The amount obligated from
12 the appropriation account under s. 20.866 (2) (ta) shall be treated as moneys
13 obligated for property development under s. 23.0917 (4) (c).

14 (2) The total amount of funding provided under sub. (1) may not exceed
15 \$200,000.”.

16 ***b0117/6.10*318.** Page 403, line 22: delete lines 22 and 23.

17 ***b0117/6.11*319.** Page 404, line 1: delete “2015–16” and substitute
18 “2016–17”.

19 ***b0117/6.12*320.** Page 404, line 2: delete “\$2,000,000” and substitute
20 “\$1,000,000”.

21 ***b0117/6.13*321.** Page 404, line 4: after “**project.**” insert “(1)”.

22 ***b0117/6.14*322.** Page 404, line 6: delete “2013–14 and \$7,000,000 in fiscal
23 year 2014–15” and substitute “2014–15 and \$7,000,000 in fiscal year 2015–16”.

1 ***b0117/6.15*323.** Page 404, line 8: on lines 8 and 11, delete “section” and
2 substitute “subsection”.

3 ***b0117/6.16*324.** Page 404, line 11: after that line insert:

4 “(2) The department may not obligate any moneys under sub. (1) without the
5 approval of the joint committee on finance. The procedures under s. 13.10 shall apply
6 to approvals by the joint committee on finance in lieu of the procedures under s.
7 23.0917 (6m).?”

8 ***b0132/5.2*325.** Page 404, line 11: after that line insert:

9 ***b0132/5.2*SECTION 514g.** 23.33 (9) (b) 2. of the statutes is amended to read:

10 23.33 (9) (b) 2. ~~An Development of all-terrain vehicle facility facilities such as~~
11 ~~–a– parking area areas, riding area, shelter, areas, shelters, toilets or other~~
12 ~~improvement improvements.~~

13 ***b0132/5.2*SECTION 514m.** 23.33 (9) (bd) of the statutes is created to read:

14 23.33 (9) (bd) *All-terrain and utility terrain vehicle projects; stewardship*
15 *funding.* 1. The department may obligate from the appropriation account under s.
16 20.866 (2) (ta) moneys for state projects and for aids to counties, cities, villages, or
17 towns for nonstate projects. The projects may be any of the following:

- 18 a. Acquisitions of easements and land as specified in par. (b) 1.
- 19 b. Development of facilities, routes, and trails as specified in par. (b) 2. and 3.
- 20 c. Development of a snowmobile route or trail or an off-the-road motorcycle
21 trail or facility if the route, trail or facility is open for use by all-terrain vehicles.
- 22 d. Improvement of all-terrain vehicle trails for use by utility terrain vehicles.
- 23 e. Placement of signs developed under sub. (4z) (a) 2.

1 2. Moneys obligated from the appropriation account under s. 20.866 (2) (ta) for
2 a project under subd. 1. shall be limited to no more than 80 percent of the cost of the
3 project. The county, city, village, or town receiving the aid is responsible for the
4 remainder of the project cost.

5 ***b0132/5.2*SECTION 514r.** 23.33 (9) (c) of the statutes is renumbered 23.33 (9)
6 (bb) and amended to read:

7 23.33 (9) (bb) *Signs*. In addition to the projects listed in par. (b), the department
8 may provide aid ~~under this subsection~~ from the appropriation under s. 20.370 (5) (ct)
9 or (cu) to a town, village, city or county for up to 100% of the cost of placing signs
10 developed under sub. (4z) (a) 2.

11 ***b0184/P5.1*326.** Page 404, line 11: after that line insert:

12 ***b0184/P5.1*SECTION 514m.** 23.85 of the statutes is amended to read:

13 **23.85 Statement to county board; payment to state.** Every county
14 treasurer shall, on the first day of the annual meeting of the county board of
15 supervisors, submit to it a verified statement of all forfeitures, costs, fees, and
16 surcharges imposed under ch. 814 and received during the previous year. The county
17 clerk shall deduct all expenses incurred by the county in recovering those forfeitures,
18 costs, fees, and surcharges from the aggregate amount so received, and shall
19 immediately certify the amount of clear proceeds of those forfeitures, costs, fees, and
20 surcharges to the county treasurer, who shall pay the proceeds to the state as
21 provided in s. 59.25 (3). Jail surcharges imposed under ch. 814 shall be treated
22 separately as provided in s. 302.46 and moneys collected from the crime prevention
23 funding board surcharge under s. 973.0455 (2) shall be treated separately as
24 provided in s. 973.0455 (2).

1

~~*b0349/2.4*327. Page 404, line 11: after that line insert:~~

2

~~**b0349/2.4*SECTION 514u. 25.17 (1) (je) of the statutes is created to read:~~

3

~~25.17 (1) (je) Land information fund (s. 25.55);”.~~

4

~~*b0226/5.40*328. Page 404, line 12: delete lines 12 to 17.~~

5

~~*b0196/P1.1*329. Page 404, line 17: after that line insert:~~

6

~~“*b0196/P1.1*SECTION 515k. 25.29 (1) (d) (intro.) of the statutes is renumbered 25.29 (1) (d) 1m. and amended to read:~~

8

~~25.29 (1) (d) 1m. An amount equal to the estimated snowmobile gas tax payment. The~~

9

~~2m. (intro.) For fiscal years before fiscal year 2013–14, the estimated snowmobile gas tax payment is the sum of the following amounts:~~

12

~~*b0196/P1.1*SECTION 515L. 25.29 (1) (d) 1. of the statutes is renumbered 25.29 (1) (d) 2m. a.~~

13

14

~~*b0196/P1.1*SECTION 515m. 25.29 (1) (d) 2. of the statutes is renumbered 25.29 (1) (d) 2m b. and amended to read:~~

15

16

~~25.29 (1) (d) 2m. b. An amount equal to 40% of the amount calculated under subd. 1. 2m. a.~~

17

18

~~*b0196/P1.1*SECTION 515n. 25.29 (1) (d) 3. of the statutes is created to read:~~

19

~~25.29 (1) (d) 3. For fiscal year 2013–14, and for each fiscal year thereafter, the estimated snowmobile gas tax payment is the sum of the following amounts:~~

20

21

~~a. An amount calculated by multiplying the number of snowmobiles registered~~

22

~~under s. 350.12 or 350.122 on the last day of March of the previous fiscal year by 50~~

23

~~gallons and multiplying that product by the excise tax imposed under s. 78.01 (1) on~~

24

~~the last day of March of the previous fiscal year.~~

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1 b. An amount equal to 55 percent of the amount calculated under subd. 3. a.”

2 *b0097/2.21***330**. Page 404, line 17: after that line insert:

3 “*b0097/2.21*SECTION 515c. 25.17 (63) of the statutes is repealed.”.

4 ~~*b0051/4.4***331**. Page 404, line 18: delete the material beginning with that~~
5 ~~line and ending with page 405, line 19.~~

6 *b0049/P1.2***332**. Page 404, line 23: substitute “(w),” for “(w).”.

7 *b0052/4.7***333**. Page 405, line 19: after that line insert:

8 “*b0052/4.7*SECTION 516m. 25.40 (1) (a) 24. of the statutes is amended to read:

9 25.40 (1) (a) 24. Moneys received under s. ss. 341.14 (6r) (b) 11. and 343.21 (1)
10 (o) that are deposited into the general fund and credited to the appropriation account
11 under s. 20.435 (1) (g).”.

12 *b0197/P1.2***334**. Page 405, line 25: after that line insert:

13 “*b0197/P1.2*SECTION 518m. 25.40 (1) (ce) of the statutes is created to read:

14 25.40 (1) (ce) All moneys transferred to the transportation fund from the
15 appropriation account under s. 20.855 (4) (fr).”.

16 *b0160/2.3***335**. Page 406, line 4: delete lines 4 to 6 and substitute:

17 “*b0160/2.3*SECTION 520b. 25.46 (1g) of the statutes is repealed.”.

18 *b0163/1.1***336**. Page 406, line 10: delete “\$3.70” and substitute “\$3.20”.

19 *b0068/1.14***337**. Page 406, line 23: delete “(2) (er)” and substitute “(7) (dq)”.

20 *b0086/2.3***338**. Page 407, line 5: substitute “168.23 (4)” for “101.02 (18r)”.

21 *Or* *b0086/2.4***339**. Page 407, line 6: delete lines 6 and 7.

22 *332m* *b0097/2.22***340**. Page 407, line 7: after that line insert:

23 *d* “*b0097/2.22*SECTION 530c. 25.50 (1) (d) of the statutes is amended to read:

(P) (H) Page 405, line 12: delete the material beginning with
“all moneys” and ending with “Disabled;” on line 18.

1 25.50 (1) (d) “Local government” means any county, town, village, city, power
2 district, sewerage district, drainage district, town sanitary district, public inland
3 lake protection and rehabilitation district, local professional baseball park district
4 created under subch. III of ch. 229, long-term care district under s. 46.2895, local
5 professional football stadium district created under subch. IV of ch. 229, local
6 cultural arts district created under subch. V of ch. 229, public library system, school
7 district or technical college district in this state, any commission, committee, board
8 or officer of any governmental subdivision of this state, any court of this state, other
9 than the court of appeals or the supreme court, or any authority created under s.
10 114.61, 149.41, 231.02, 233.02, or 234.02.”

11 ***b0349/2.5*341.** Page 407, line 7: after that line insert:

12 **“*b0349/2.5*SECTION 530m.** 25.55 of the statutes is created to read:

13 **25.55 Land information fund.** There is created a separate nonlapsible trust
14 fund designated as the land information fund, consisting of moneys received under
15 s. 59.72 (5) (a).”

16 ***b0044/1.1*342.** Page 407, line 12: after “(b).” insert “Moneys in the budget
17 stabilization fund are reserved to provide state revenue stability during periods of
18 below-normal economic activity when actual state revenues are lower than
19 estimated revenues under s. 20.005 (1).”

20 ***b0105/3.2*343.** Page 407, line 18: after that line insert:

21 **“*b0105/3.2*SECTION 532m.** 26.105 of the statutes is created to read:

22 **26.105 Forestry and fire prevention study.** (1) From the appropriation
23 under s. 20.370 (5) (ax), the department shall provide, subject to the approval of the
24 joint committee on finance as provided in sub. (2), a grant to both the Great Lakes

1 Timber Professionals Association and the Wisconsin County Forests Association for
2 a comprehensive study of the forestry practices and forest fire prevention practices
3 used by the department. In order to receive the grant, the associations shall jointly
4 prepare a plan as to how the grant will be expended and shall submit the plan to the
5 joint committee on finance for review.

6 (2) If the cochairpersons of the joint committee on finance do not notify the
7 department within 14 working days after the date that the plan under sub. (1) is
8 submitted to the committee that the committee has scheduled a meeting to review
9 the plan, the department may provide the grant. If, within 14 working days after the
10 date of the notification by the department, the cochairpersons of the committee notify
11 the department that the committee has scheduled a meeting to review the plan, the
12 department may provide the grant for the study only upon approval of the committee.
13 The grant shall be in the amount of \$300,000 in fiscal year 2013–14 and \$300,000 in
14 fiscal year 2014–15.

15 (3) Upon completion of the study, the Great Lakes Timber Professionals
16 Association and the Wisconsin County Forests Association shall prepare a report
17 containing the results of the study and shall submit the report to the department,
18 the council on forestry, and the appropriate standing committees of the legislature
19 under s. 13.172 (3).”.

20 *b0158/P1.1***344.** Page 409, line 21: delete the material beginning with that
21 line and ending with page 411, line 20.

22 *b0190/4.3***345.** Page 411, line 20: after that line insert:

23 “*b0190/4.3***SECTION 550m.** 29.001 (58) of the statutes is created to read:

1 29.001 (58) “Municipal fish hatchery” means a fish hatchery that is owned or
2 operated by a city, village, town, county, or a federally recognized Indian tribe or band
3 located in this state.”

4 ***b0159/P1.1*346.** Page 412, line 14: after that line insert:

5 **“*b0159/P1.1*SECTION 552m.** 29.053 (2m) of the statutes is created to read:

6 29.053 (2m) The department shall establish a catch-and-release only season
7 for bass fishing for the areas of the state where there is not a continuous open season
8 for bass fishing. The season shall begin on the first Saturday in March and end on
9 the Sunday preceding the first Saturday in May.”

“\$50” on

10 ***b0104/1.1*347.** Page 413, line 20: delete the material beginning with “shall”
11 and ending with line 22 and substitute “may promulgate a rule that establishes a fee
12 for a bonus deer hunting permit issued under sub. (2) (a) 2. that is higher than the
13 fee specified in s. 29.563 (2) (c) 1m. or (d) 2.”

14 ***b0292/3.1*348.** Page 414, line 3: after that line insert:

15 **“*b0292/3.1*SECTION 560r.** 29.184 (4) of the statutes is renumbered 29.184 (4)

16 (b).

17 ***b0292/3.1*SECTION 560t.** 29.184 (4) (a) of the statutes is created to read:

18 29.184 (4) (a) Except where prohibited by the department by administrative
19 rule, a person may engage in the training of a dog as authorized under sub. (3) (bg)
20 or (br) without keeping it on a leash during the period from July 1st through August
21 31st if all of the following apply:

22 1. The dog is uniquely tattooed or wears a collar with the owner’s name and
23 address attached.

1 2. The person holds a Class A or Class B bear license issued under this section
2 or is exempt from holding such a license under sub. (5).

3 3. The dog is being trained in a single pack of dogs that complies with the size
4 requirement under par. (c).

5 ***b0292/3.1*SECTION 560v.** 29.184 (4) (c) of the statutes is created to read:

6 29.184 (4) (c) No more than 6 dogs may be in a single pack regardless of the
7 number of individuals involved in the training and regardless of whether there is
8 more than one owner of the dogs.”.

9 ***b0001/P6.3*349.** Page 414, line 10: after “department” insert “of veterans
10 affairs”.

 ****NOTE: The intended department is the department of veterans affairs. The
“department” in ch. 29 of the statutes is defined in s. 24.01 (3) as the department of
natural resources. See also Item 350. of this amendment.

11 ***b0001/P6.4*350.** Page 414, line 13: after “department” insert “of veterans
12 affairs”.

 ****NOTE: The intended department is the department of veterans affairs. The
“department” in ch. 29 of the statutes is defined in s. 24.01 (3) as the department of
natural resources. See also Item 349. of this amendment.

13 ***b0001/P6.5*351.** Page 414, line 25: delete that line and substitute
14 “submitted directly to the department of natural resources. Upon receiving the
15 voucher, the department of natural resources”.

 ****NOTE: This item adds “of natural resources” to the two occurrences of
“department” for clarity. Although “department” in ch. 29 of the statutes is defined in s.
24.01 as the department of natural resources, drafting convention is to add the entire
term if another department is referenced in the provision and it is not clear from the
context which department is intended.

16 ***b0101/1.1*352.** Page 415, line 23: after that line insert:

17 ****b0101/1.1*SECTION 562g.** 29.219 (1) (d) of the statutes is created to read:

1 29.219 (1) (d) *Exception; fishing in private ponds.* No fishing license is required
2 for a resident to fish in a pond that is a self-contained body of water and that is
3 located entirely on private property owned by a person who gives permission to the
4 resident to fish in the pond.

5 ***b0101/1.1*SECTION 562m.** 29.228 (1) (d) of the statutes is created to read:

6 29.228 (1) (d) *Exception; fishing in private ponds.* No fishing license is required
7 for a nonresident to fish in a pond that is a self-contained body of water and that is
8 located entirely on private property owned by a person who gives permission to the
9 nonresident to fish in the pond.

10 ***b0101/1.1*SECTION 562r.** 29.2285 (3) (d) of the statutes is amended to read:

11 29.2285 (3) (d) *License requirement.* Any person fishing for lake sturgeon shall
12 hold a license authorizing the fishing or shall be exempt from holding such a license
13 under s. 29.219 (1) (b) 1. or 2. or (d) or 29.228 (1) (b) or (d).”.

14 ***b0190/4.4*353.** Page 415, line 23: after that line insert:

15 ****b0190/4.4*SECTION 562d.** 29.354 (5) of the statutes is amended to read:

16 29.354 (5) CAPTIVE WILD ANIMALS. This section does not apply to farm-raised
17 deer, farm-raised fish, fish produced in a municipal fish hatchery, farm-raised game
18 birds, or wild animals that are subject to regulation under ch. 169.

19 ***b0190/4.4*SECTION 562h.** 29.357 (5) (b) of the statutes is amended to read:

20 29.357 (5) (b) Subsections (1) to (4m) do not apply to the possession,
21 transportation, delivery, or receipt of farm-raised deer, farm-raised fish, fish
22 produced in a municipal fish hatchery, farm-raised game birds, or wild animals that
23 are subject to regulation under ch. 169.

24 ***b0190/4.4*SECTION 562j.** 29.407 (5) (b) of the statutes is amended to read:

1 29.407 (5) (b) This section does not apply to the transportation, delivery, receipt
2 or shipping of farm–raised fish or fish produced in a municipal fish hatchery.”.

3 ***b0075/1.4*354.** Page 415, line 24: delete the material beginning with that
4 line and ending with page 416, line 5.

5 ***b0190/4.5*355.** Page 416, line 5: after that line insert:

6 ****b0190/4.5*SECTION 563m.** 29.539 (1m) (d) of the statutes is amended to read:

7 29.539 (1m) (d) A farm–raised deer, a farm–raised fish, fish produced in a
8 municipal fish hatchery, a farm–raised game bird, or a wild animal that is subject
9 to regulation under ch. 169 or the carcass of such a wild animal.”.

10 ***b0104/1.2*356.** Page 416, line 11: delete “the amount determined by the
11 department by rule under s. 29.181 (4)” and substitute “\$5.75 or, if a fee is established
12 by rule under s. 29.181 (4), the fee established by rule”.

13 ***b0104/1.3*357.** Page 416, line 18: delete “the amount determined by the
14 department by rule under s. 29.181 (4)” and substitute “\$5.75 or, if a fee is established
15 by rule under s. 29.181 (4), the fee established by rule”.

16 ***b0103/1.1*358.** Page 416, line 20: delete “\$46.25” and substitute “\$48.25”.

17 ***b0103/1.2*359.** Page 416, line 22: delete “\$248.25” and substitute
18 “\$250.25”.

19 ***b0190/4.6*360.** Page 417, line 3: after that line insert:

20 ****b0190/4.6*SECTION 572h.** 29.739 of the statutes is created to read:

21 **29.739 Grants for walleye production.** (1) The department shall establish
22 a grant program to award grants on a competitive basis to cities, villages, towns, and

1 counties; to federally recognized Indian tribes or bands located in this state; and to
2 fish farms.

3 (2) Grants awarded under this section shall be used for the purpose of
4 increasing the grantee's capacity to raise walleye for stocking in the waters of the
5 state. The grants may be used to build, improve, or repair any of the following:

6 (a) Buildings and structures used as fish hatcheries or for fish rearing.

7 (b) Fish rearing ponds.

8 (c) Wells or water recirculation systems.

9 (d) Biosecurity systems to ensure fish health.

10 (e) Holding facilities and equipment used for fish brood stock.

11 (f) Equipment used for the distribution of fish or for the collection of fish spawn.

12 (3) For a fish farm to be eligible for a grant under this section, the fish farm
13 shall meet all of the following requirements:

14 (a) The fish farm is registered with the department of agriculture, trade and
15 consumer protection under s. 95.60.

16 (b) The fish farm is in compliance with all applicable state and federal
17 environmental laws and all applicable state and federal laws related to fish health.

18 (4) A contract awarding a grant under this section shall state the number of
19 fingerlings that will be reared as a result of the increased capacity and the purchase
20 price the grantee shall charge for the fingerlings when the construction,
21 improvement, or repair is completed.

22 (5) The department shall promulgate rules to implement the program to be
23 established under this section.

24 *b0190/4.6*SECTION 572m. 29.740 of the statutes is created to read:

1 **29.740 Contracts for walleye production.** (1) In this section, “local
2 governmental unit” means a city, village, town, or county.

3 (2) The department may enter into contracts with local governmental units,
4 federally recognized Indian tribes or bands located in this state, and fish farms for
5 the purpose of increasing the amount of walleye available for stocking in the waters
6 of the state.

7 (3) The terms of a contract entered into under this section may include all of
8 the following:

9 (a) Authorization for the department to furnish fish eggs and fish for free or at
10 cost to a local governmental unit, tribe, band, or fish farm that is a party to the
11 contract.

12 (b) Authorization for the department to purchase fish from a local
13 governmental unit, tribe, band, or fish farm that is a party to the contract.

14 (4) No contract entered into under this section may have a term that is more
15 than 5 years.”.

16 ***b0281/6.2*361.** Page 417, line 3: after that line insert:

17 **“*b0281/6.2*SECTION 572m.** 29.605 of the statutes is created to read:

18 **29.605 Sporting heritage grants.** (1) (a) The department shall provide one
19 grant during each fiscal biennium to a nonprofit organization to provide education
20 to persons who engage in hunting, fishing, and trapping, to establish and operate
21 programs to recruit persons to engage in these activities, and to encourage continued
22 engagement in these activities.

23 (b) During fiscal biennium 2013–15, the department shall provide a grant
24 under par. (a) in the amount of \$500,000. The department shall provide \$200,000 of

1 the grant in fiscal year 2013–14 from the appropriation under s. 20.370 (1) (ma). The
2 department shall provide the remaining \$300,000 of the grant in fiscal year 2014–15
3 to the extent allowed under federal law from funds received from the federal
4 government under 16 USC 669–669i and from moneys available to provide any
5 required state match to the federal funds.

6 (c) During fiscal biennium 2015–17, and during each fiscal biennium
7 thereafter, the department shall provide a grant under par. (a) in the amount of
8 \$450,000 to the extent allowed under federal law from funds received from the
9 federal government under 16 USC 669–669i and 777–777k.

10 (2) A nonprofit organization is eligible to receive a grant under sub. (1) if it
11 meets all of the following requirements:

12 (a) It has a principal place of business in this state.

13 (am) It has a relationship with a nationally recognized organization that
14 provides proven and successful firearms safety education and is able to use that
15 relationship to host shooting events.

16 (b) It teaches courses on firearm safety and training, shooting skills, and
17 outdoor education and uses a nationally recognized curriculum to teach those
18 courses.

19 (c) It has a relationship with a nationally recognized shooting expert.

20 (d) It is able to provide mentors for new hunters by recruiting volunteers and
21 maintaining a database of volunteers.

22 (e) It is not an affiliate of a national federation or organization.

23 (f) It is able to ensure the maintenance or improvement of this state's position
24 among all of the states in the areas of outdoor sporting heritage and recruitment by
25 providing sporting education and programming to persons throughout this state.

1 (g) Beginning with grants awarded during fiscal biennium 2015–17, it
2 contributes \$150,000 in funds to be used with a grant awarded under this section.

3 (3) A nonprofit organization that receives a grant under sub. (1) shall use the
4 grant to provide programs and education designed to preserve and protect this state’s
5 hunting, fishing, trapping, and shooting traditions.

6 (4) During fiscal biennium 2015–17, and during each fiscal biennium
7 thereafter, the department shall award a grant under this section not later than 30
8 days after the biennial budget bill for that fiscal biennium is enacted.”.

9 ***b0106/1.1*362.** Page 417, line 12: after “department” insert “of agriculture,
10 trade and consumer protection”.

11 ***b0058/P2.4*363.** Page 418, line 6: after that line insert:

12 “***b0058/P2.4*SECTION 575b.** 35.01 (2) of the statutes is amended to read:
13 35.01 (2) Class 2 — Wisconsin statutes, ~~annotations~~ and Blue Book.

14 ***b0058/P2.4*SECTION 575bp.** 35.012 of the statutes is amended to read:

15 **35.012 State printing; exception.** All printing contracted for under this
16 chapter, except statutes and ~~annotations~~ of the 2nd class, yearbooks, and other
17 similar student publications not funded by student fees or student organization
18 income, printing of the 5th and 7th classes, and such copyrighted or patented or
19 printing specialties not available for production within this state, shall be printed in
20 this state. Printing contracted for under this chapter which is required under this
21 section to be printed in this state may be done in another state if the laws of that state
22 allow printing contracted for under its laws to be done in this state.

23 ***b0058/P2.4*SECTION 575d.** 35.05 (1), (2) (b) and (3) of the statutes are
24 amended to read:

1 35.05 (1) All printing for the legislature shall be in such form and printed in
2 such manner and amount as may be determined by the joint rules of the legislature,
3 or in the case of printing of a nature that is the concern of one house only, then as
4 determined by that house except as provided for the Wisconsin statutes, and the
5 Laws of Wisconsin ~~and the Wisconsin administrative code and register~~ under s. 35.50
6 (2).

7 (2) (b) When printing concerns both houses the form or amount of such printing
8 may be determined by the joint rules or by joint resolution or by the joint committee
9 on legislative organization, subject to any provisions of the joint rules or joint
10 resolutions, except as provided for the Wisconsin statutes, and the Laws of Wisconsin
11 ~~and the Wisconsin administrative code and register~~ under s. 35.50 (2).

12 (3) All printing that has a customary form, number of copies, or other features
13 shall continue to conform to such form or other requirements until changed by or
14 under authority of statute, joint rule, or rule of either house, except as provided for
15 the Wisconsin statutes, and the Laws of Wisconsin ~~and the Wisconsin administrative~~
16 ~~code and register~~ under s. 35.50 (2).

17 ***b0058/P2.4*SECTION 575dp.** 35.095 (3) (a) of the statutes, as affected by 2013
18 Wisconsin Act 5, is amended to read:

19 35.095 (3) (a) The legislative reference bureau shall publish every act and every
20 portion of an act ~~which~~ that is enacted by the legislature over the governor's partial
21 veto on its date of publication on the Internet in one or more electronic file formats.
22 The legislative reference bureau may electronically publish every act and every
23 portion of an act that is enacted by the legislature over the governor's partial veto
24 on other electronic media in one or more electronic file formats, as the legislative
25 reference bureau determines.

1 ***b0058/P2.4*SECTION 575f.** 35.17 of the statutes is amended to read:

2 **35.17 Correcting typographical obvious errors in enrolling and**
3 **publishing.** (1) In enrolling under s. 13.92 (1) (b) 3. and for publishing under ss.
4 35.095, 35.15, and 35.35 (1) (a), the legislative reference bureau shall correct ~~obvious~~
5 ~~typographical~~ minor clerical errors. No such correction shall be deemed an
6 alteration of the enrolled copy. ~~Like corrections shall be made by the~~

7 (2) ~~The~~ legislative reference bureau ~~in printing~~ shall correct obvious
8 nonsubstantive errors when publishing the Wisconsin statutes under s. 35.18 (1) (a)
9 and (b) and the administrative code under s. 35.93 (3).

10 (3) On questions of orthography the current edition of Webster's new
11 international dictionary shall be taken as the standard.

12 ***b0058/P2.4*SECTION 575fp.** The unnumbered title preceding 35.18 of the
13 statutes [precedes 35.18] is amended to read:

14 STATUTES, ~~ANNOTATIONS,~~ AND TOWN

15 LAW FORMS; CLASS 2 PRINTING

16 ***b0058/P2.4*SECTION 575h.** 35.18 (1) of the statutes is renumbered 35.18 (1)
17 (a).

18 ***b0058/P2.4*SECTION 575hp.** 35.18 (1) (b) of the statutes is created to read:
19 35.18 (1) (b) 1. The legislative reference bureau shall electronically publish
20 interim updated versions of the statutes included in the biennial Wisconsin statutes
21 printed under par. (a) on the Internet in one or more electronic file formats. The
22 legislative reference bureau may electronically publish the updated versions on
23 other electronic media in one or more electronic file formats, as the legislative
24 reference bureau determines.

1 2. The legislative reference bureau shall include in the updated versions of the
2 statutes electronically published under subd. 1. all general statutes in force, except
3 that the legislative reference bureau may omit tables and graphic images from
4 publication in a particular electronic file format if the legislative reference bureau
5 determines that the tables and graphic images are incompatible with that electronic
6 file format. If the legislative reference bureau omits tables or graphic images from
7 publication in a particular electronic file format, it shall insert a note following the
8 affected statutory unit identifying the omission and providing a hypertext link
9 providing electronic access to the table or graphic image. The legislative reference
10 bureau shall at all times publish the statutes on the Internet in at least one electronic
11 file format that allows for publication of all tables and graphic images contained in
12 the statutes.

13 3. The legislative reference bureau shall include all of the following with each
14 updated version of the statutes published under subd. 1.:

- 15 a. The date of publication for the updated version.
- 16 b. The edition of the biennial Wisconsin statutes that is being updated.
- 17 c. The act number of the most recent legislative act included in the updated
18 version.
- 19 d. The date through which the updated version has been updated. The updated
20 version shall include all legislative acts that were enacted, and all supreme court
21 orders affecting statutes that were entered, on or before the date referenced in this
22 subd. 3. d.
- 23 e. A notice stating that the updated version of the statutes electronically
24 published under this paragraph is certified under sub. (2) (b).

25 ***b0058/P2.4*SECTION 575j.** 35.18 (2) (title) of the statutes is amended to read:

1 35.18 (2) (title) LEGISLATIVE REFERENCE BUREAU ~~CERTIFICATE~~ CERTIFICATION.

2 ***b0058/P2.4*SECTION 575jp.** 35.18 (2) of the statutes is renumbered 35.18 (2)
3 (a) and amended to read:

4 35.18 (2) (a) After making the necessary comparison, the chief of the legislative
5 reference bureau shall ~~annex, at the end of one copy of each newly printed statute,~~
6 ~~which shall be filed~~ sign and file in the office of the secretary of state as a public
7 record, a certificate certifying that the bureau has compared each ~~printed~~ section
8 ~~therein~~ contained in the biennial Wisconsin statutes printed under sub. (1) (a) with
9 the original section of the statutes, or, ~~as the case may be,~~ with the original section
10 contained in the enrolled act from which the section was derived, together with all
11 amendments of such original section, if any, and that all the sections appear to be
12 correctly printed. All ~~other~~ copies of the biennial Wisconsin statutes printed under
13 sub. (1) (a) shall contain a printed copy of such certificate.

14 ***b0058/P2.4*SECTION 575L.** 35.18 (2) (b) of the statutes is created to read:

15 35.18 (2) (b) After making the necessary comparison, the legislative reference
16 bureau shall publish on the Internet, and with each electronic publication of the
17 Wisconsin statutes under sub. (1) (b), a certification that the bureau has compared
18 each section of the Wisconsin statutes published under sub. (1) (b) with the original
19 section of the statutes, or with the original section contained in the enrolled act from
20 which the section was derived, together with all amendments of such original
21 section, if any, and that all the sections appear to be correctly published. The
22 certification shall indicate any electronic file formats in which the statutes are
23 published that do not contain all graphic images and tables due to incompatibility
24 with the electronic file format.

25 ***b0058/P2.4*SECTION 575Lp.** 35.20 of the statutes is amended to read:

1 **35.20 Wisconsin Town Law Forms.** With each issue edition of the biennial
2 Wisconsin statutes printed under s. 35.18 (1) (a), under the supervision of the
3 legislative reference bureau, an edition will be printed as directed by the department
4 for distribution by the department to all town clerks, of a volume to be designated
5 “Wisconsin Town Law Forms” containing suitable forms for use in the administration
6 of laws relating to: common schools; the county board; the powers, duties and
7 liabilities of towns, town officers and the assessment of taxes; highways, bridges and
8 drainage districts; and such other forms as the legislative reference bureau
9 determines desirable and practicable.

10 ***b0058/P2.4*SECTION 575n.** 35.23 of the statutes is renumbered 35.18 (4) and
11 amended to read:

12 35.18 (4) ~~WISCONSIN ANNOTATIONS.~~ The legislative reference bureau shall
13 prepare such annotations as will keep the volume known as “Wisconsin
14 Annotations,” up to date, and ~~print such continuations in each biennial issue of the~~
15 include those annotations in the Wisconsin statutes published under sub. (1) (a) and
16 (b).

17 ***b0058/P2.4*SECTION 575np.** 35.50 (2) and (3) of the statutes are amended to
18 read:

19 35.50 (2) Unless otherwise required by law, each edition of the Blue Book and
20 the reports specified in ss. 35.26 and 35.27, and reprints thereof, shall be
21 substantially the same in printing and binding as the previous edition of the same
22 publication. Unless otherwise determined by the chief of the legislative reference
23 bureau, each edition of the Laws of Wisconsin shall be substantially the same in
24 format, printing, and binding as the previous edition of the same publication. Unless
25 otherwise determined by the legislative reference bureau, each edition of the

1 biennial Wisconsin statutes and the Wisconsin administrative code and register
2 printed under s. 35.18 (1) (a) shall be substantially the same in format, printing, and
3 binding as the previous edition of the same publication. Unless otherwise
4 determined by the legislative reference bureau, each electronic publication of the
5 Wisconsin statutes under s. 35.18 (1) (b), the Wisconsin administrative code under
6 s. 35.93 (2), and the Wisconsin administrative register under s. 35.93 (3) shall be in
7 substantially the same format as the previous edition or version of the same
8 publication.

9 (3) Specifications for class 1 state printing shall be determined by the
10 department with the advice and approval of the joint committee on legislative
11 organization, except as otherwise provided for the Laws of Wisconsin and the
12 Wisconsin administrative code and register under sub. (2).

13 *b0058/P2.4*SECTION 575p. 35.56 (1) (a) of the statutes is amended to read:
14 35.56 (1) (a) As a basis for printing of the biennial Wisconsin statutes and the
15 Wisconsin administrative code and register under s. 35.18 (1) (a), the department
16 shall, before advertising for bids and after consultation with the legislative reference
17 bureau, establish base prices for 2-year periods and establish specifications subject
18 to approval by the legislative reference bureau for 2-year periods.

19 *b0058/P2.4*SECTION 575pp. 35.81 (3) of the statutes is amended to read:
20 35.81 (3) “State document” includes every publication produced by a state
21 agency in multiple copies or prepared for a state agency in multiple copies by a
22 private individual or organization that is supported wholly or partly by any funds
23 appropriated by this state, regardless of the format or process by which produced and
24 regardless of the source of funds provided to the publisher, which is intended by the
25 publisher to be disseminated or made accessible to the public or is required by law

1 to be published, but does not include any publication of a state agency intended by
2 the state agency to be used solely for internal purposes within the state agency or
3 between that state agency and other state agencies and does not include the
4 Wisconsin administrative code or the Wisconsin administrative register.

5 *b0058/P2.4*SECTION 575r. 35.84 (figure) columns C and F of the statutes are
6 repealed.

7 *b0058/P2.4*SECTION 575rp. The unnumbered title preceding 35.93 of the
8 statutes [precedes 35.93] is amended to read:

9 WISCONSIN ADMINISTRATIVE CODE AND REGISTER

10 *b0058/P2.4*SECTION 575t. 35.93 of the statutes is repealed and recreated to
11 read:

12 **35.93 Wisconsin administrative code and register. (1) DEFINITIONS.** In
13 this section:

14 (a) “Agency” has the meaning given in s. 227.01 (1).

15 (b) “Chapter” means the highest organizational unit into which an agency’s
16 rules are divided within the Wisconsin administrative code.

17 (c) “Date of publication” means the date on which a register is published under
18 sub. (2) (a).

19 (d) “End-of-month register” means the last register published in a calendar
20 month.

21 (e) “Issue” means all registers published in a calendar month.

22 (f) “Notice-only register” means a register other than an end-of-month
23 register.

24 (g) “Rule” has the meaning given in s. 227.01 (13).

1 **(2) WISCONSIN ADMINISTRATIVE REGISTER.** (a) The legislative reference bureau
2 shall electronically publish the Wisconsin administrative register on the Internet in
3 one or more electronic file formats on the Monday of each week, or on the next
4 working day, as defined in s. 227.01 (14), if Monday is a holiday under s. 230.35 (4)
5 (a).

6 (b) The legislative reference bureau shall include all of the following in each
7 notice-only register and each end-of-month register:

8 1. A title page with the name “Wisconsin Administrative Register,” the issue
9 number, and the date of publication of the register.

10 2. A table of contents.

11 3. A notice section containing all of the following that are received by the
12 legislative reference bureau after the compilation of the preceding register:

13 a. Notices of emergency rules in effect under s. 227.24 (3).

14 b. Statements of the scope of proposed rules under ss. 227.135 and 227.24 (1)

15 (e) 1d.

16 c. Notices of submittal of proposed rules to the legislative council staff under
17 s. 227.14 (4m).

18 d. Notices of hearings on rule making under s. 227.17 (1).

19 e. Notices of intent to promulgate rules without a public hearing under s.
20 227.16 (2) (e).

21 f. Fiscal estimates and economic impact analyses for proposed rules under ss.
22 227.137 and 227.14 (4) and emergency rules under s. 227.24 (1) (e) 2.

23 g. Notices of referrals of proposed rules to presiding officers under s. 227.19 (2).

24 h. Notices of declaratory judgments under s. 227.40 (6).

1 i. Web addresses provided by agencies under s. 101.055 (3) (a) or 227.21 (2) (c)
2 for proposed rules.

3 j. Other notices that are otherwise required by law to be included or that the
4 legislative reference bureau determines are appropriate for inclusion in the
5 Wisconsin administrative register.

6 4. Copies of all rules filed with the legislative reference bureau under s. 227.20
7 (1) since the compilation of the preceding register, including emergency rules filed
8 under s. 227.24 (3).

9 5. Copies of all executive orders received by the legislative reference bureau
10 since the compilation of the preceding register.

11 6. Web addresses provided by agencies under s. 101.055 (3) (a) or 227.21 (2) (c)
12 for rules included in a register under subd. 4.

13 (c) The legislative reference bureau shall include all of the following in each
14 end-of-month register:

15 1. Each chapter of the Wisconsin administrative code that has been affected by
16 rules filed with legislative reference bureau under s. 227.20 (1), in accordance with
17 sub. (3) (e) 1.

18 2. Any other chapters of the administrative code determined by the legislative
19 reference bureau to be appropriate for publication due to corrections made under s.
20 13.92 (4) (b) or 35.17 or due to the addition of editorial notes.

21 3. Instructions or information to help the user to correctly identify insertions
22 and deletions in the Wisconsin administrative code and that keep the Wisconsin
23 administrative code current.

24 (d) The legislative reference bureau shall number each issue consecutively.

1 (e) Any document required to be included in the Wisconsin administrative
2 register shall be considered published under par. (a) if the document can be accessed
3 from the register's table of contents by the use of one or more hypertext links.

4 (3) WISCONSIN ADMINISTRATIVE CODE. (a) The legislative reference bureau shall
5 electronically publish the Wisconsin administrative code on the Internet in one or
6 more electronic file formats, as the legislative reference bureau determines. The
7 legislative reference bureau may electronically publish the Wisconsin
8 administrative code on other electronic media in one or more electronic file formats,
9 as the legislative reference bureau determines.

10 (b) Except as otherwise provided in s. 227.21 (2), the legislative reference
11 bureau shall include in the Wisconsin administrative code published under par. (a)
12 all permanent rules in force, except that the legislative reference bureau may omit
13 tables and graphic images from publication in a particular electronic file format if
14 the legislative reference bureau determines that the tables and graphic images are
15 incompatible with that electronic file format. If the legislative reference bureau
16 omits tables or graphics under this paragraph, the legislative reference bureau shall
17 insert a note following the affected provision identifying the omission and providing
18 a hypertext link providing electronic access to the table or graphic image. The
19 legislative reference bureau shall at all times publish the administrative code on the
20 Internet in at least one electronic file format that allows for publication of all tables
21 and graphic images contained in the administrative code.

22 (c) The legislative reference bureau shall include all of the following with each
23 chapter of the Wisconsin administrative code published under par. (a):

24 1. The date and issue number of the Wisconsin administrative register in which
25 the chapter is published.

- 1 2. The name of the promulgating agency.
- 2 3. A chapter title and number.
- 3 4. A table of contents for the chapter.
- 4 5. A notice stating that the chapter is published under the authority granted
- 5 by this subsection.

6 (d) The legislative reference bureau shall include with the Wisconsin
7 administrative code a table of contents and an index of all permanent rules currently
8 in effect.

9 (e) The legislative reference bureau shall incorporate into the appropriate
10 chapters of the Wisconsin administrative code each permanent rule filed with the
11 legislative reference bureau under s. 227.20 (1) and, for each chapter of the
12 administrative code affected by a rule, do all of the following:

13 1. Publish the chapter in the appropriate end-of-month register in accordance
14 with the filing deadline for publication established in the rules procedures manual
15 published under s. 227.15 (7) or in an end-of-month register agreed to by the
16 submitting agency and the legislative reference bureau.

17 2. Publish the chapter in the Wisconsin administrative code published on the
18 Internet on the first day of the month following the date of publication of the
19 end-of-month register in which the chapter is published under subd. 1. and sub. (2)

20 (c) 1. and publish the chapter in the Wisconsin administrative code published on any
21 other electronic media under par. (a) on or after the day after the date of publication
22 of that end-of-month register.

23 3. If the chapter is affected by a rule that adopts standards under s. 101.055
24 (3) (a) or 227.21 (2) (a), publish, in conjunction with the publication of the chapter
25 under subd. 2., any Web addresses provided under s. 101.055 (3) (a) or 227.21 (2) (c).

1 (f) If a chapter of the Wisconsin administrative code is published in an
2 end-of-month register under sub. (2) (c) 2., the legislative reference bureau shall
3 publish the chapter in the Wisconsin administrative code published on the Internet
4 on the first day of the month following the date of publication of that end-of-month
5 register and shall publish the chapter in the Wisconsin administrative code
6 published on any other electronic media under par. (a) on or after the day after the
7 date of publication of that end-of-month register.”.

8 *b0077/2.1***364.** Page 418, line 6: after that line insert:

9 “*b0077/2.1***SECTION 575d.** 30.443 (1) (a) of the statutes is amended to read:

10 30.443 (1) (a) Promulgate rules establishing standards for erosion prevention
11 or control at sites in the riverway that are not subject to the standards established
12 under s. 101.1206 (1) ~~or~~, 101.653 (2), or 281.33 (3) (a) and that have a natural slope
13 of 20% or less.

14 *b0077/2.1***SECTION 575m.** 33.455 (3) (a) of the statutes is amended to read:

15 33.455 (3) (a) ~~The Subject to the requirements under s. 281.33 (3m),~~ the county
16 board may adopt a minimum standard, an ordinance or a local regulation, or a
17 modification to or rescission of an ordinance or a local regulation, as proposed by the
18 board of commissioners under sub. (1) or (2).

19 *b0077/2.1***SECTION 575p.** 33.457 (2) (f) of the statutes is amended to read:

20 33.457 (2) (f) Minimum standards for construction site erosion control
21 ordinances. Minimum standards under this paragraph that are applicable to
22 activities regulated under s. 281.33 (3) shall strictly conform with applicable uniform
23 statewide standards established under s. 281.33 (3).”.

24 *b0193/P1.1***365.** Page 418, line 6: after that line insert:

1 “*b0193/P1.1*SECTION 575r. 34.05 (4) (a) of the statutes is amended to read:

2 34.05 (4) (a) On or after the date that it receives the public moneys, the selected
3 public depository arranges for the redeposit of the moneys into savings deposit
4 accounts in one or more federal or state savings and loan associations, state banks,
5 federal or state savings banks, savings and trust companies, or national banks
6 insured by the federal deposit insurance corporation or federal or state credit unions
7 insured by the national credit union administration.”

8 *b0365/1.1*366. Page 418, line 6: after that line insert:

9 “*b0365/1.1*SECTION 575m. 30.2038 of the statutes is created to read:

10 **30.2038 Milwaukee shoreline established.** (1) (a) The shoreline of Lake
11 Michigan in the city of Milwaukee is fixed and established to extend from
12 approximately Lafayette Place on the north to the present north harbor entrance on
13 the south as specified in the agreement between the Chicago and Northwestern
14 Railway Company and the city of Milwaukee and in conformance with the
15 conveyance to the City of Milwaukee recorded with the office of the register of deeds
16 of Milwaukee County on April 23, 1913, in volume 662, pages 326–330, as document
17 number 762955.

18 (b) The shoreline described under par. (a) constitutes the division between the
19 lake bed of Lake Michigan and land that is not part of the lake bed of Lake Michigan.

20 (2) Any restrictions, conditions, reverters, or limitations imposed on the use of
21 land or conveyance of land under chapter 358, laws of 1909, chapter 389, laws of
22 1915, chapter 284, laws of 1923, chapter 150, laws of 1929, chapter 151, laws of 1929,
23 chapter 516, laws of 1929, chapter 381, laws of 1931, chapter 76, laws of 1973, 1985

1 Act 327, and any other act conveying a part of the lake bed of Lake Michigan do not
2 apply to land located to the west of the shoreline described under sub. (1) (a).”.

3 *b0188/4.4***367**. Page 418, line 7: delete the material beginning with that
4 line and ending with page 419, line 18.

5 *b0366/P1.1***368**. Page 421, line 21: after that line insert:

6 “*b0366/P1.1***SECTION 585m**. 36.11 (58) of the statutes is created to read:

7 36.11 (58) WISCONSIN CENTER FOR INVESTIGATIVE JOURNALISM. The board may
8 not allow the Wisconsin Center for Investigative Journalism to occupy any facilities
9 owned or leased by the board. No employee of the system may perform any work
10 related to the Wisconsin Center for Investigative Journalism as part of his or her
11 duties as an employee.”.

12 *b0188/4.5***369**. Page 421, line 22: delete lines 22 and 23.

13 *b0188/4.6***370**. Page 421, line 23: after that line insert:

14 “*b0188/4.6***SECTION 586d**. 36.115 (5) (a) of the statutes is amended to read:

15 36.115 (5) (a) The personnel systems developed under subs. (2) and (3) shall be
16 implemented on July 1, ~~2013~~ 2015.

17 *b0188/4.6***SECTION 586h**. 36.115 (6) of the statutes is amended to read:

18 36.115 (6) All system employees holding positions in the classified or
19 unclassified service of the civil service system under ch. 230 on June 30, ~~2013~~ 2015,
20 shall be included in the personnel systems developed under subs. (2) and (3). System
21 employees holding positions in the classified service on June 30, ~~2013~~ 2015, who have
22 achieved permanent status in class on that date, shall retain, while serving in the
23 positions in the system, those protections afforded employees in the classified service
24 under ss. 230.34 (1) (a) and 230.44 (1) (c) relating to demotion, suspension, discharge,

1 layoff, or reduction in base pay. Such employees shall also have reinstatement
2 privileges to the classified service as provided under s. 230.31 (1). System employees
3 holding positions in the classified service on June 30, ~~2013~~ 2015, who have not
4 achieved permanent status in class on that date are eligible to receive the
5 protections, privileges, and rights preserved under this subsection if they
6 successfully complete service equivalent to the probationary period required in the
7 classified service for the positions which they hold on that date.”.

8 ***b0188/4.7*371.** Page 421, line 24: delete the material beginning with that
9 line and ending with page 422, line 5.

10 ***b0282/P7.3*372.** Page 422, line 6: delete lines 6 to 19.

11 ***b0282/P7.4*373.** Page 422, line 20: delete lines 20 to 24.

12 ***b0282/P7.5*374.** Page 423, line 1: delete lines 1 to 7.

13 ***b0282/P7.7*375.** Page 423, line 10: after “institutions” insert “and the
14 extension”.

15 ***b0282/P7.6*376.** Page 423, line 10: delete “(e), the board shall” and
16 substitute “(gb), the board shall allocate \$11,250,000 in fiscal year 2013–14 and
17 \$11,250,000 in fiscal year 2014–15 to”.

18 ***b0282/P7.8*377.** Page 423, line 13: delete lines 13 to 19 and substitute:

19 “2. Programs that have as their objective the development of an educated and
20 skilled workforce, such as the following:

21 a. Increasing the number of bachelor’s, master’s, and doctoral degrees awarded
22 in fields for which occupational demand is high or in fields that the board and the
23 department of workforce development jointly determine to be high–demand fields.

1 b. Increasing the number of opportunities available to students to gain work
2 experience in their fields through internships or cooperative work experiences.

3 c. Increasing or enhancing research and development.”.

4 *b0282/P7.9***378**. Page 423, line 24: after that line insert:

5 “(b) The board may award grants under par. (a) for the creation or expansion
6 of programs, courses, or services for a period of up to 3 years.”.

7 *b0282/P7.10***379**. Page 424, line 1: delete lines 1 to 4.

8 *b0228/2.1***380**. Page 424, line 5: delete lines 5 to 16.

9 *b0228/2.2***381**. Page 425, line 18: after “years” insert “immediately

10 preceding the beginning of any semester or session for which the person registers
11 at an institution”. preceding

12 *b0227/3.1***382**. Page 426, line 7: after that line insert:

13 “*b0227/3.1*SECTION 600g. 36.27 (6) of the statutes is renumbered 36.27 (6)

14 (a).

15 *b0227/3.1*SECTION 600r. 36.27 (6) (b) of the statutes is created to read:

16 36.27 (6) (b) The board may provide students with the opportunity to pay an
17 additional fee to support an inter-institutional student government organization.

18 The board may not require students to pay the fee.”.

19 *b0253/P2.1***383**. Page 426, line 15: delete “school” and substitute “college”.

20 *b0253/P2.2***384**. Page 426, line 19: delete “private schools” and substitute
21 “private colleges”.

22 *b0253/P2.3***385**. Page 426, line 22: delete “, without loss of”.

1 ***b0253/P2.4*386.** Page 426, line 23: delete “credit toward graduation or
2 toward completion of a specific course of study” and substitute “and would satisfy
3 general education requirements at the receiving institution or college”.

4 ***b0253/P2.5*387.** Page 426, line 25: delete “private school” and substitute
5 “private college”.

6 ***b0253/P2.6*388.** Page 427, line 3: delete “private schools” and substitute
7 “private colleges”.

8 ***b0188/4.8*389.** Page 428, line 9: delete lines 9 and 10.

9 ***b0252/P2.1*390.** Page 428, line 10: after that line insert:

10 **“*b0252/P2.1*SECTION 605g.** 36.585 (1) (a) of the statutes is renumbered
11 36.585 (1) (ar).

12 ***b0252/P2.1*SECTION 605r.** 36.585 (1) (ag) of the statutes is created to read:
13 36.585 (1) (ag) “Interconnection” means linking with a third-party network for
14 the mutual exchange of traffic.”.

15 ***b0252/P2.2*391.** Page 429, line 1: delete lines 1 and 2 and substitute:

16 “36.585 (3m) (a) In this subsection, “third-party entity” includes the
17 Broadband Optical Research, Education and Sciences Network, Internet2, and the
18 Northern Tier Network Consortium, and does not include WiscNet or its affiliates,
19 successors, or assigns.”.

20 ***b0252/P2.3*392.** Page 429, line 4: delete “any” and substitute “either”.

21 ***b0252/P2.4*393.** Page 429, line 6: delete that line and substitute:

22 “1. The primary purpose of the third-party entity is to advance academic
23 research of higher education establishments and the board,”.

1 ***b0252/P2.5*394.** Page 429, line 11: delete that line and substitute
2 “extension that the primary purpose of the third–party entity is to advance academic
3 research of higher education establishments.”.

4 ***b0252/P2.6*395.** Page 429, line 15: delete “or provide telecommunications
5 services or technical” and substitute “provide telecommunications services for the
6 purpose of interconnection to, or provide technical”.

7 ***b0252/P2.7*396.** Page 429, line 17: after that line insert:

8 ****b0252/P2.7*SECTION 608m.** 36.585 (3r) of the statutes is created to read:

9 36.585 (3r) Beginning on January 1, 2014, the board may not do any of the
10 following:

11 (a) Employ any individual who is also employed by WiscNet or its affiliates,
12 successors, or assigns.

13 (b) Allow WiscNet or its affiliates, successors, or assigns to occupy any facilities
14 owned or leased by the board.

15 (c) Jointly own any assets or property with WiscNet or its affiliates, successors,
16 or assigns.”.

17 ***b0282/P7.11*397.** Page 429, line 17: after that line insert:

18 ****b0282/P7.11*SECTION 608c.** 36.65 (2) (a) of the statutes is amended to read:

19 36.65 (2) (a) *Performance.* The graduation rate, the total number of graduates,
20 the time needed to graduate, the number of credits needed to obtain a degree, the
21 number of degrees awarded in fields specified in s. 36.25 (52) (a) 2. a., retention rates,
22 placement of graduates, and the percentage of residents and nonresidents who
23 reside in this state 10 years after graduation.

24 ***b0282/P7.11*SECTION 608g.** 36.65 (2) (c) of the statutes is amended to read:

1 36.65 (2) (c) *Access and affordability.* A profile of enrolled students, including
2 mean per capita family income, the percentage of resident and nonresident students
3 who are low-income, the percentage of resident and nonresident students who are
4 members of minority groups, the number of transfers from other institutions and
5 other colleges within this state, a description of any improvements made in the
6 transfer of credit between institutions of higher education, the number of high school
7 pupils who have earned credit, the published cost for resident students and the
8 actual cost for resident students once financial aid is subtracted, and increases in
9 available institutional financial aid for students with a demonstrated need.

10 ***b0282/P7.11*SECTION 608L.** 36.65 (2) (d) of the statutes is amended to read:

11 36.65 (2) (d) *Undergraduate education.* The extent of access to required
12 courses and to popular majors, the majors offered, improvements in overall student
13 experience, efforts to close the achievement gap between majority and
14 underrepresented minority students, the number of undergraduate students
15 participating in internships or cooperative work experiences, and post-graduation
16 success.

17 ***b0282/P7.11*SECTION 608p.** 36.65 (2) (e) of the statutes is amended to read:

18 36.65 (2) (e) *Graduate and professional education.* The number of graduate
19 degrees awarded; the number of professional graduates in key areas, including
20 physicians, nurses, business, engineers, pharmacists, veterinarians, and lawyers;
21 the number of graduate students participating in internships or cooperative work
22 experiences; and incentives provided for remaining in this state after graduation.

23 ***b0282/P7.11*SECTION 608t.** 36.65 (2) (g) of the statutes is amended to read:

24 36.65 (2) (g) *Economic development.* The amount and source of research funds
25 and other new revenue brought into the state, the number of government contracts

1 received, the number of research projects in progress or completed, the number of
2 patents and licenses for system inventions, the number of new businesses created or
3 spun off, the number of secondary businesses affiliated with the system or
4 system-sponsored research projects, support provided to existing industries
5 throughout the state, job growth from support to existing industries and new
6 businesses, the number of jobs created in campus areas, the number of jobs created
7 statewide, and a comparison of economic indicators for campus and other areas, and
8 a description of the economic development programs, as defined in s. 36.11 (29r) (a),
9 that have been undertaken.

10 *b0282/P7.11*SECTION 608x. 36.65 (2) (i) of the statutes is created to read:

11 36.65 (2) (i) *Incentive grants.* The goals, results, and budget for each program
12 for which the board awarded a grant under s. 36.25 (52) and a summary of this
13 information.”.

14 *b0257/P1.1*398. Page 429, line 23: after that line insert:

15 “*b0257/P1.1*SECTION 609m. 36.65 (4) of the statutes is created to read:

16 36.65 (4) FEES. Annually by October 15, the board shall submit a report to the
17 joint committee on finance and the joint legislative audit committee that lists all fees,
18 including academic fees, tuition, segregated fees, and any other fees, that are
19 charged to students at each institution and college campus and the amount by which
20 the fees have increased in each of the preceding 5 years.”.

21 *b0084/2.1*399. Page 431, line 6: after “for” insert “the development of
22 apprenticeship curricula and for”.

1 ***b0084/2.2*400.** Page 431, line 7: before “Amounts” insert “To the extent
2 practicable, the board shall ensure that such grants are awarded annually to all
3 districts.”.

4 ***b0084/2.3*401.** Page 431, line 10: after “administration” insert “, the joint
5 committee on finance, and the appropriate standing committees of the legislature
6 under s. 13.172 (3)”.

(D)

7 ***b0263/P1.1*402.** Page 431, line 13: delete that line and substitute:

8 **“*b0263/P1.1*SECTION 615m.** 38.14 (4) of the statutes is amended to read:

9 38.14 (4) GIFTS AND GRANTS. The district board may accept gifts, grants and
10 bequests to be used in the execution of its functions ~~and may accept grants to provide~~
11 ~~fiscal and management services for the office of justice assistance in the department~~
12 ~~of administration or its subsidiaries or, if applicable, its successor agency.”.~~

(E)

13 ***b0082/2.1*403.** Page 431, line 13: after that line insert:

14 **“*b0082/2.1*SECTION 615g.** 38.15 (1) of the statutes is amended to read:

15 38.15 (1) Subject to ~~sub.~~ subs. (3) and (4), if the district board intends to make
16 a capital expenditure in excess of \$1,500,000, excluding moneys received from gifts,
17 grants or federal funds, for the acquisition of sites, purchase or construction of
18 buildings, the lease/purchase of buildings if costs exceed \$1,500,000 for the lifetime
19 of the lease, building additions or enlargements or the purchase of fixed equipment
20 relating to any such activity, it shall adopt a resolution stating its intention to do so
21 and identifying the anticipated source of revenue for each project and shall submit
22 the resolution to the electors of the district for approval. The referendum shall be
23 noticed, called and conducted as provided in s. 67.05 (3) insofar as applicable. For
24 the purposes of this section, all projects located on a single campus site within one

(INS CJS 1)

331g

Ⓟ #. Page 404, line 21: delete

“for the” and substitute “for the”

331m

Ⓟ #. Page 404, line 22: delete

“operations and”

331r

Ⓟ #. Page 404, line 22: delete

“(1)(r), (rg), and (rm)”

Changes made ^{in Supplement} / on page 113, lines
4 to 6, and INS CJS 1
approved by MGG & MPG

(resolving a conflict between
b0051/4, item 4, and b0049/PI,
item 2.)