

D

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

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

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

5 \*b0228/2.2\*381. Page 425, line 18: after “years” insert “immediately  
6 preceding the beginning of any semester or session for which the person registers at  
7 an institution”.

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

insert  
426-7

9 (a) \*b0227/3.1\*SECTION 600g. 36.27 (6) of the statutes is renumbered 36.27 (6)  
10

11 \*b0227/3.1\*SECTION 600r. 36.27 (6) (b) of the statutes is created to read:  
12 36.27 (6) (b) The board may provide students with the opportunity to pay an  
13 additional fee to support an inter-institutional student government organization.  
14 The board may not require students to pay the fee.”

JK

E

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

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

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

insert 426-23

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

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

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

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

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

*insert  
428-10*

5           ~~\*b0252/P2.1\*~~**SECTION 605g.** 36.585 (1) (a) of the statutes is renumbered  
6 36.585 (1) (ar).  
7           ~~\*b0252/P2.1\*~~**SECTION 605r.** 36.585 (1) (ag) of the statutes is created to read:  
8 36.585 (1) (ag) “Interconnection” means linking with a third-party network for  
9 the mutual exchange of traffic.”

*insert  
429-2*

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

11           ~~36.585 (3m)~~ (a) In this subsection, “third-party entity” includes the  
12 Broadband Optical Research, Education and Sciences Network, Internet2, and the  
13 Northern Tier Network Consortium, and does not include WiscNet or its affiliates,  
14 successors, or assigns.”

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

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

*insert  
429-6*

17           1. The primary purpose of the third-party entity is to advance academic  
18 research of higher education establishments and the board.”

19           ~~\*b0252/P2.5\*~~**394.** Page 429, line 11: delete that line and substitute

20 “extension that the primary purpose of the ~~third-party~~ entity is to advance academic  
21 research of higher education establishments.”

*insert 429-10*

STET

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

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

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

6           36.585 (3r) Beginning on January 1, 2014, the board may not do any of the  
7 following:

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

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

12           (c) Jointly own any assets or property with WiscNet or its affiliates, successors,  
13 or assigns.

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

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

16           36.65 (2) (a) *Performance.* The graduation rate, the total number of graduates,  
17 the time needed to graduate, the number of credits needed to obtain a degree, the  
18 number of degrees awarded in fields specified in s. 36.25 (52) (a) 2. a., retention rates,  
19 placement of graduates, and the percentage of residents and nonresidents who  
20 reside in this state 10 years after graduation.

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

22           36.65 (2) (c) *Access and affordability.* A profile of enrolled students, including  
23 mean per capita family income, the percentage of resident and nonresident students  
24 who are low-income, the percentage of resident and nonresident students who are

Amend  
429-17  
↓

1 members of minority groups, the number of transfers from other institutions and  
2 other colleges within this state, a description of any improvements made in the  
3 transfer of credit between institutions of higher education, the number of high school  
4 pupils who have earned credit, the published cost for resident students and the  
5 actual cost for resident students once financial aid is subtracted, and increases in  
6 available institutional financial aid for students with a demonstrated need.

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

8 36.65 (2) (d) *Undergraduate education.* The extent of access to required  
9 courses and to popular majors, the majors offered, improvements in overall student  
10 experience, efforts to close the achievement gap between majority and  
11 underrepresented minority students, the number of undergraduate students  
12 participating in internships or cooperative work experiences, and post-graduation  
13 success.

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

15 36.65 (2) (e) *Graduate and professional education.* The number of graduate  
16 degrees awarded; the number of professional graduates in key areas, including  
17 physicians, nurses, business, engineers, pharmacists, veterinarians, and lawyers;  
18 the number of graduate students participating in internships or cooperative work  
19 experiences; and incentives provided for remaining in this state after graduation.

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

21 36.65 (2) (g) *Economic development.* The amount and source of research funds  
22 and other new revenue brought into the state, the number of government contracts  
23 received, the number of research projects in progress or completed, the number of  
24 patents and licenses for system inventions, the number of new businesses created or  
25 spun off, the number of secondary businesses affiliated with the system or

↓

Insert  
429-17

1 system-sponsored research projects, support provided to existing industries  
2 throughout the state, job growth from support to existing industries and new  
3 businesses, the number of jobs created in campus areas, the number of jobs created  
4 statewide, and a comparison of economic indicators for campus and other areas, and  
5 a description of the economic development programs, as defined in s. 36.11 (29r) (a),  
6 that have been undertaken.

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

8 36.65 (2) (i) *Incentive grants.* The goals, results, and budget for each program  
9 for which the board awarded a grant under s. 36.25 (52) and a summary of this  
10 information."e

end of insert 429-17

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

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

13 36.65 (4) FEES. Annually by October 15, the board shall submit a report to the  
14 joint committee on finance and the joint legislative audit committee that lists all fees,  
15 including academic fees, tuition, segregated fees, and any other fees, that are  
16 charged to students at each institution and college campus and the amount by which  
17 the fees have increased in each of the preceding 5 years."e

Insert  
429-23

18 **\*b0084/2.1\*399.** Page 431, line 6: after "for" insert "the development of  
19 apprenticeship curricula and for".

Insert 431-6

20 **\*b0084/2.2\*400.** Page 431, line 7: before "Amounts" insert "To the extent  
21 practicable, the board shall ensure that such grants are awarded annually to all  
22 districts.".

Insert 431-7

Insert 431-10

1           **\*b0084/2.3\*401.** Page 431, line 10: after "administration" insert ", the joint  
2 committee on finance, and the appropriate standing committees of the legislature  
3 under s. 13.172 (3)".

Insert  
431-13

STF

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

5           ~~**\*b0263/P1.1\*SECTION 615m.** 38.14 (4) of the statutes is amended to read:~~  
6           ~~38.14 (4) GIFTS AND GRANTS. The district board may accept gifts, grants and~~  
7           ~~bequests to be used in the execution of its functions and may accept grants to provide~~  
8           ~~fiscal and management services for the office of justice assistance in the department~~  
9           ~~of administration or its subsidiaries or, if applicable, its successor agency.~~

STF

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

11           **\*b0082/2.1\*SECTION 615g.** 38.15 (1) of the statutes is amended to read:  
12           38.15 (1) Subject to sub. ~~subs.~~ (3) and (4), if the district board intends to make  
13           a capital expenditure in excess of \$1,500,000, excluding moneys received from gifts,  
14           grants or federal funds, for the acquisition of sites, purchase or construction of  
15           buildings, the lease/purchase of buildings if costs exceed \$1,500,000 for the lifetime  
16           of the lease, building additions or enlargements or the purchase of fixed equipment  
17           relating to any such activity, it shall adopt a resolution stating its intention to do so  
18           and identifying the anticipated source of revenue for each project and shall submit  
19           the resolution to the electors of the district for approval. The referendum shall be  
20           noticed, called and conducted as provided in s. 67.05 (3) insofar as applicable. For  
21           the purposes of this section, all projects located on a single campus site within one  
22           district which are bid concurrently or which are approved by the board under s. 38.04  
23           (10) within a 2-year period shall be considered as one capital expenditure project.

24           **\*b0082/2.1\*SECTION 615r.** 38.15 (4) of the statutes is created to read:



Insert  
431-13

1 38.15 (4) A district board may make a capital expenditure in excess of  
 2 \$1,500,000, but not more than \$2,500,000, excluding moneys received from gifts,  
 3 grants, or federal funds, for a purpose specified in sub. (1), without submitting a  
 4 resolution to the electors of the district for approval, if the district board receives an  
 5 equal amount of federal funds for the project. If a district board makes such a capital  
 6 expenditure, the limit on capital expenditures for the same project in the succeeding  
 7 2-year period under sub. (1) is reduced by the amount expended under this  
 8 subsection that exceeded that limit. The limitation on the use of reserve funds under  
 9 sub. (2) does not apply to a capital expenditure made under this subsection.?"

end  
of 431-13

Insert  
432-12

10 **\*b0087/P2.1\*404.** Page 432, line 12: after that line insert:

11 **\*b0087/P2.1\*SECTION 618e.** 38.16 (3) (a) 2r. of the statutes is created to read:

12 38.16 (3) (a) 2r. "Noncapital note" means a note issued by a district board under  
 13 s. 67.12 (12) for any purpose other than financing any capital project or equipment  
 14 with a useful life of more than one year or refunding any municipal obligations or any  
 15 interest on municipal obligations.

16 **\*b0087/P2.1\*SECTION 618m.** 38.16 (3) (a) 3. of the statutes is amended to read:

17 38.16 (3) (a) 3. "Tax levy" excludes taxes levied for the purpose of paying  
 18 principal and interest on valid bonds and notes other than noncapital notes issued  
 19 on or after the effective date of this subdivision .... [LRB inserts date]."

20 ~~**\*b0083/1.1\*405.** Page 432, line 17: delete "wholly".~~

21 ~~**\*b0083/1.2\*406.** Page 432, line 18: after "revenue" insert "under par. (am)".~~

22 **\*b0083/1.3\*407.** Page 432, line 18: after that line insert:

23 **\*b0083/1.3\*SECTION 619m.** 38.16 (3) (am) of the statutes is created to read:

Insert  
432-18



*Insert  
432-18*

1 38.16 (3) (am) For the purpose of making the determination under par. (a) 4.,  
 2 if a municipality is located in 2 or more districts, the department of revenue shall  
 3 apportion the value of the aggregate new construction, less improvements removed,  
 4 in the municipality among the districts based on the percentage of the municipality's  
 5 equalized value located in each district." *e*

*end of 432-18*

6 ~~\*b0228/2.3\*408.~~ Page 434, line 21: delete lines 21 to 25.

7 ~~\*b0228/2.4\*409.~~ Page 435, line 1: delete lines 1 to 7.

*Insert 436-10*

8 ~~\*b0228/2.5\*410.~~ Page 436, line 10: after "years" insert "immediately  
 9 preceding the beginning of any semester or session for which the person registers at  
 10 a technical college".

*Insert  
437-11*

11 ~~\*b0084/2.4\*411.~~ Page 437, line 11: after that line insert:

12 ~~\*b0084/2.4\*SECTION 638g.~~ 38.27 (2m) (c) of the statutes is repealed.

13 ~~\*b0084/2.4\*SECTION 638r.~~ 38.27 (2m) (d) of the statutes is repealed." *e*

14 ~~\*b0084/2.5\*412.~~ Page 437, line 24: after that line insert:

15 ~~\*b0084/2.5\*SECTION 640m.~~ 38.28 (1m) (a) 2. of the statutes is amended to  
 16 read:

17 38.28 (1m) (a) 2. "District aidable cost" for any district that does not have an  
 18 institution or college campus located in the district does not include costs associated  
 19 with the collegiate transfer program at the district school. In this subdivision,  
 20 "institution" and "college campus" have the meanings specified under s. 36.05. This  
 21 subdivision does not apply beginning with aid paid under sub. (3) in the 2014-15  
 22 fiscal year. *e*

23 ~~\*b0089/P3.1\*413.~~ Page 438, line 1: delete lines 1 to 5 and substitute:

*Insert 437-24*

*Insert 438-5*

1           g  
2           “38.28 (1m) (am) “Dual enrollment programs” means programs or courses of  
3           study designed to provide high school students the opportunity to gain credits in both  
4           technical college and high school, including transcribed credit programs or other  
5           educational services provided by contract between a school district and a technical  
6           college.”

6           \*~~b0089/P3.2~~\*414. Page 438, line 22: before “par. (bm)” insert “subd. 1m.  
7           and”.

8           \*~~b0089/P3.3~~\*415. Page 438, line 24: delete “previous fiscal year” and  
9           substitute “3 previous fiscal years”.

10           \*~~b0089/P3.4~~\*416. Page 438, line 25: delete “all of”.

*Insert 439-6*

11           \*~~b0089/P3.5~~\*417. Page 439, line 6: after that line insert:

12           g  
13           “dm. The number of adult students served by basic education courses, adult  
14           high school or English language learning courses, or courses that combine basic  
15           skills and occupational training as a means of expediting basic skills remediation,  
16           and the success rate of adult students completing such courses.”

16           \*~~b0089/P3.6~~\*418. Page 439, line 8: after that line insert:

17           g  
18           g. Participation in statewide or regional collaboration or efficiency initiatives.  
19           h. Training or other services provided to special populations or demographic  
20           groups that can be considered unique to the district.  
21           1m. Subject to modification by the joint committee on finance under subd. 2.,  
22           allocations under the formula established under subd. 1. shall be based on a district’s  
23           performance with respect to 7 of the 9 criteria specified in subd. 1. a. to h., and the  
24           board shall allow each district to designate the criteria used for the allocations.”

*Insert 439-8*

1 ~~\*b0089/P3.7\*419.~~ Page 439, line 9: delete “December 31, 2013” and  
2 substitute “March 31, 2014”.

3 ~~\*b0089/P3.8\*420.~~ Page 439, line 10: delete the material beginning with  
4 “secretary” and ending with line 12 and substitute <sup>le</sup>joint committee on finance. If

5 the cochairpersons of the joint committee on finance do not notify the board within  
6 14 working days after the date of the submittal of the plan that the committee has  
7 scheduled a meeting to review the plan, the board shall implement the plan. If,  
8 within 14 working days after the date of the submittal of the plan, the cochairpersons  
9 of the committee notify the board that the committee has scheduled a meeting to  
10 review the plan, the board may not implement the plan unless the committee  
11 approves or modifies the plan. If the committee modifies the plan, the board may  
12 implement the plan only as modified by the committee. <sup>?)</sup>

13 ~~\*b0089/P3.9\*421.~~ Page 439, line 14: delete “secretary of administration” and  
14 substitute “joint committee on finance”.

15 ~~\*b0089/P3.10\*422.~~ Page 439, line 20: delete “f.” and substitute “h.”.

16 ~~\*b0089/P3.11\*423.~~ Page 439, line 24: delete “f.” and substitute “h.”.

17 ~~\*b0089/P3.12\*424.~~ Page 440, line 6: delete “f.” and substitute “h.”.

18 ~~\*b0089/P3.13\*425.~~ Page 440, line 6: delete “secretary of”.

19 ~~\*b0089/P3.14\*426.~~ Page 440, line 7: delete “administration” and substitute  
20 “joint committee on finance”.

21 ~~\*b0089/P3.15\*427.~~ Page 440, line 11: delete lines 11 to 23 and substitute:

Insert  
439-10

*Insert 440-23*

1 <sup>g</sup>2. a. Except for the percentages of funding specified in this subdivision to be  
2 distributed under par. (be), all of the amount appropriated shall be distributed under  
3 par. (b).

4 b. In fiscal year 2014-15, the percentage is 10 percent.

5 c. In fiscal year 2015-16, the percentage is 20 percent.

6 d. In fiscal year 2016-17 and each fiscal year thereafter, the percentage is 30  
7 percent." *e*

8 \*b0084/2.6\*428. Page 443, line 8: after that line insert:

*Insert 443-8*

9 <sup>g</sup>\*b0084/2.6\*SECTION 659m. 38.41 (3) (d) of the statutes is repealed." *e*

10 ~~\*b0075/1.5\*429. Page 443, line 9: delete the material beginning with that~~  
11 line and ending with page 446, line 7.

12 \*b0211/5.3\*430. Page 446, line 21: after that line insert:

13 <sup>g</sup>\*b0211/5.3\*SECTION 695e. 39.435 (8) of the statutes is amended to read:

14 39.435 (8) The board shall award grants under this section to University of  
15 Wisconsin System students from the ~~appropriation~~ appropriations under s. 20.235  
16 (1) (fe) and (ke).

17 \*b0211/5.3\*SECTION 695f. 39.435 (8) of the statutes, as affected by 2013  
18 Wisconsin Act .... (this act), is amended to read:

19 39.435 (8) The board shall award grants under this section to University of  
20 Wisconsin System students from the ~~appropriations~~ appropriation under s. 20.235  
21 (1) (fe) and (ke). *e*

22 \*b0212/2.2\*431. Page 446, line 21: after that line insert:

23 <sup>g</sup>\*b0212/2.2\*SECTION 694g. 39.437 (3) of the statutes is renumbered 39.437 (3)  
24 (b) and amended to read:

*Insert 446-21*

1 39.437 (3) (b) The amount of a grant ~~shall be determined by the board, and shall~~  
2 be paid from the appropriation account under s. 20.235 (1) (fm) and, except as  
3 provided in pars. (c) and (d), shall be determined by the board by rule.

4 \*b0212/2.2\*SECTION 694h. 39.437 (3) (a) of the statutes is created to read:

5 39.437 (3) (a) In this subsection, “expected family contribution” means the  
6 amount that a student and the student’s family are expected to contribute in an  
7 academic year to the cost of the student’s postsecondary education, as determined by  
8 use of the most recent federal Free Application for Federal Student Aid, as described  
9 in 20 USC 1090 (a).

10 \*b0212/2.2\*SECTION 694i. 39.437 (3) (c) of the statutes is created to read:

11 39.437 (3) (c) Subject to par. (e), for a student enrolled full time after the  
12 student’s 2nd year of postsecondary education, the amount of a grant is as follows:

13 1. One thousand dollars per academic year, if the student’s expected family  
14 contribution is \$0.

15 2. One thousand five hundred dollars per academic year, if the student’s  
16 expected family contribution is greater than \$0, but less than \$3,500.

17 3. One thousand dollars per academic year, if the student’s expected family  
18 contribution is \$3,500 or more, but less than \$12,000.

19 4. Two hundred fifty dollars per academic year, if the student’s expected family  
20 contribution is \$12,000 or more.

21 \*b0212/2.2\*SECTION 694j. 39.437 (3) (d) of the statutes is created to read:

22 39.437 (3) (d) Subject to par. (e), for a student enrolled half time after the  
23 student’s 2nd year of postsecondary education, the amount of a grant is as follows:

24 1. Seven hundred fifty dollars per academic year, if the student’s expected  
25 family contribution is less than \$3,500.



*Insert  
446-21*

1 2. Five hundred dollars per academic year, if the student's expected family  
2 contribution is \$3,500 or more, but less than \$12,000.

3 3. One hundred twenty-five dollars per academic year, if the student's expected  
4 family contribution is \$12,000 or more.

5 \*b0212/2.2\*SECTION 694k. 39.437 (3) (e) of the statutes is created to read:

6 39.437 (3) (e) If awarding the full amount of a grant under par. (c) 1., 2., 3., or  
7 4. or (d) 1., 2., or 3. would result in an overaward of financial assistance in violation  
8 of federal law or regulation, the board may reduce the amount of the grant in order  
9 to comply with that law or regulation."

*end of  
insert  
446-21*

*Insert 450-2*

10 \*b0097/2.23\*432. Page 450, line 2: after that line insert:

11 (g)\*b0097/2.23\*SECTION 709c. 40.02 (54) (L) of the statutes is repealed."

12 \*b0150/1.1\*433. Page 451, line 14: delete lines 14 and 15 and substitute

*insert 451-13*

13 "products and may require the retroactive payment of any premium surcharges by  
14 an eligible employee who falsely claims that he or she does not use tobacco products,  
15 to the extent permitted under federal law."

16 \*b0151/5.1\*434. Page 452, line 3: after that line insert:

17 (g)\*b0151/5.1\*SECTION 716b. 40.04 (4) (a) 1. of the statutes is amended to read:

18 40.04 (4) (a) 1. Credited with all employee contributions made under s. 40.05  
19 (1), all employer additional contributions made under s. 40.05 (2) (g) 1., all additional  
20 contributions under s. 40.05 (2) (g) 2. and all contribution accumulations  
21 reestablished under s. 40.26 or 40.63 (10).

22 \*b0151/5.1\*SECTION 716d. 40.04 (4) (a) 3. of the statutes is amended to read:

23 40.04 (4) (a) 3. Debited by the amount available in any participant's account  
24 for funding a benefit elected by the participant or the participant's beneficiary. When

*insert  
452-3*



Insert  
452-3

1 the amount available has been applied to funding the benefit, no further right to the  
2 amounts, or to corresponding creditable service and employer contribution  
3 accumulations, shall exist other than the right to the annuity or benefit so granted  
4 except as provided in s. ~~40.26~~ or 40.63 (10).

5 \*b0151/5.1\*SECTION 716f. 40.04 (4) (c) of the statutes is amended to read:

6 40.04 (4) (c) Whenever a participant's account is reestablished under s. ~~40.26~~  
7 ~~(2)~~ or 40.63 (10), in lieu of interest credits as provided in par. (a), any balances  
8 remaining in the account at the end of the calendar year in which reestablished shall  
9 be credited with interest at one-twelfth the assumed benefit rate for the year for each  
10 full month between the date the account was reestablished and the end of the  
11 calendar year.

12 \*b0151/5.1\*SECTION 716h. 40.04 (5) (d) of the statutes is amended to read:

13 40.04 (5) (d) Credited as of the date of termination of any annuity under s. ~~40.26~~  
14 or 40.63 (9) (c) with the excess of the then present value of the terminated annuity  
15 over the aggregate amount of credits reestablished in the accounts of the participant.

16 \*b0151/5.1\*SECTION 716j. 40.04 (6) of the statutes is amended to read:

17 40.04 (6) An annuity reserve shall be maintained within the fund to which shall  
18 be transferred amounts equal to the present value as of the date of commencement  
19 of annuities granted under this chapter. The reserve shall be increased by  
20 investment earnings at the effective rate and shall be reduced by the aggregate  
21 amount of annuity payments and death benefits paid with respect to the annuities  
22 and by the present value at the date of termination of annuities terminated in  
23 accordance with s. 40.08 (3), ~~40.26~~ or 40.63 (9) (c). *De*

end of  
452-3

24 \*b0151/5.2\*435. Page 456, line 25: after that line insert:

Amend  
456-25

1           <sup>e</sup>~~b0151/5.2~~\*SECTION 733m. 40.08 (1m) (f) 2. of the statutes is amended to  
2 read:

3           40.08 (1m) (f) 2. Subject to subd. 3., if the participant is an annuitant on the  
4 decree date, the annuity shall be recomputed using the total value of the participant's  
5 account determined under par. (b) reduced by the total of the alternate payee share  
6 transferred under par. (e) 1., in accordance with the actuarial tables in effect and  
7 using the participant's age on the decree date. The decree date shall be the effective  
8 date of recomputation. If the optional annuity form before division of the  
9 participant's account under par. (b) was not a joint and survivor annuity with the  
10 alternate payee as the named survivor, the same annuity option with no change in  
11 the remaining guarantee period, if any, shall be continued upon recomputation to the  
12 participant. The present value of the alternate payee's share of the annuity after  
13 division shall be paid to the alternate payee as a straight life annuity based on the  
14 age of the alternate payee on the decree date. The alternate payee's annuity shall  
15 have the same remaining guarantee period, if any, as the participant's annuity. If  
16 the optional annuity form before division of the participant's account under par. (b)  
17 was a joint and survivor annuity with the alternate payee as the named survivor, the  
18 present value of the annuity after division shall be paid to both the participant and  
19 the alternate payee as a straight life annuity based upon their respective ages on the  
20 decree date. ~~If the participant's account is reestablished under s. 40.26 (2) after the~~  
21 ~~decree date, the memorandum account created under s. 40.26 (2) (b) shall be adjusted~~  
22 ~~by the total of the alternate payee share computed under this subdivision.~~ If the  
23 participant's account is reestablished under s. 40.63 (10) after the decree date, the  
24 amounts and creditable service reestablished shall be reduced by an amount equal  
25 to the percentage of the alternate payee share computed under this subdivision. <sup>e</sup>

Amend of 456-25

*Insert 458-14*

1           **\*b0151/5.3\*436.** Page 458, line 14: after that line insert:

2           **\*b0151/5.3\*SECTION 737m.** 40.22 (2) (L) of the statutes is amended to read:  
3           40.22 (2) (L) The employee is employed by a participating employer after the  
4           person becomes an annuitant, unless the service is after the annuity is terminated  
5           suspended under s. 40.26. *e*

6           **\*b0151/5.4\*437.** Page 458, line 22: after that line insert:

*insert 58-22*

7           **\*b0151/5.4\*SECTION 738d.** 40.23 (1) (am) 3. of the statutes is amended to  
8           read:  
9           40.23 (1) (am) 3. No participant who elects under subd. 2. may have his or her  
10           annuity terminated suspended under s. 40.26 (1) because of earnings received for  
11           any part-time services as an elected official.

12           **\*b0151/5.4\*SECTION 738p.** 40.23 (2) (intro.) of the statutes is amended to read:  
13           40.23 (2) (intro.) Except as provided in ~~ss. s.~~ s. 40.19 (2) and 40.26, this subsection  
14           applies only to participants who are not participating employees after March 9, 1984.  
15           The retirement annuity in the normal form shall be an annuity payable for the life  
16           of the annuitant with a guarantee of 60 monthly payments. Except as provided in  
17           sub. (3) and ~~s. 40.26~~, the initial monthly amount of the normal form annuity shall be  
18           the amount which, when added to the OASDHI benefit, equals 85% of the  
19           participant's final average earnings plus the amount which can be provided under  
20           pars. (a) and (c) and adjusted under pars. (d) and (e) or, if less, shall be in the monthly  
21           amount equal to the sum of the amounts determined under pars. (a), (b) and (c) as  
22           modified by pars. (d) and (e) and in accordance with the actuarial tables in effect on  
23           the annuity effective date. *e*

*end of 458-22*

24           **\*b0151/5.5\*438.** Page 461, line 1: delete lines 1 to 9 and substitute:

*Insert 461-9*

1 *o* **\*b0151/5.5\*SECTION 746m.** 40.26 (1) of the statutes is amended to read:

2 40.26 (1) Except as provided in sub. (1m) and ss. 40.05 (2) (g) 2. and 40.23 (1)  
3 (am), if a participant receiving a retirement annuity, or a disability annuitant who  
4 has attained his or her normal retirement date, receives earnings that are subject  
5 to s. 40.05 (1) or that would be subject to s. 40.05 (1) except for the exclusion specified  
6 in s. 40.22 (2) (L), the annuity shall be ~~terminated~~ suspended, including any amount  
7 provided by additional contributions, and no annuity payment shall be payable after  
8 the month in which the participant files with the department a written election to  
9 be included within the provisions of the Wisconsin retirement system as a  
10 participating employee." *e*

*end of 461-9*

11 **\*b0151/5.6\*439.** Page 461, line 11: after "(1m)" insert "(a)".

12 **\*b0151/5.7\*440.** Page 461, line 15: delete "terminated" and substitute  
13 "suspended".

14 **\*b0151/5.8\*441.** Page 461, line 17: after that line insert:

15 *e* (b) If a participant receiving a retirement annuity, or a disability annuitant  
16 who has attained his or her normal retirement date, enters into a contract to provide  
17 employee services with a participating employer and he or she is expected to work  
18 at least two-thirds of what is considered full-time employment by the department,  
19 as determined under s. 40.22 (2r), the participant's annuity shall be suspended and  
20 no annuity payment shall be payable until after the participant no longer provides  
21 employee services under the contract." *e*

22 **\*b0151/5.9\*442.** Page 461, line 18: delete lines 18 to 21 and substitute:

23 **\*b0151/5.9\*SECTION 748b.** 40.26 (2) (intro.) of the statutes is amended to  
24 read:

*Insert 461-21*



Insert  
4/6/1-21

1 40.26 (2) (intro.) Upon termination suspension of an annuity under sub. (1) or  
2 (1m), the retirement account of the participant whose annuity is so terminated  
3 suspended shall be reestablished established on the following basis:

4 \*b0151/5.9\*SECTION 748d. 40.26 (2) (a) of the statutes is repealed.

5 \*b0151/5.9\*SECTION 748f. 40.26 (2) (b) of the statutes is amended to read:

6 40.26 (2) (b) Crediting of amounts under suspended annuity. The amount of  
7 the annuity payments, ~~excluding any portion originally provided by additional~~  
8 ~~contributions, which would have been paid under the terminated~~ suspended annuity,  
9 ~~if the annuity had been a straight life annuity, prior to the participant's normal~~  
10 ~~retirement date or prior to~~ from the original annuity termination suspension date,  
11 ~~whichever would first occur to the subsequent retirement date,~~ shall be credited to  
12 a memorandum account which is subject to s. ss. 40.04 (4) (a) 2., 2g. and 2m. and (e).  
13 If the annuity was recomputed under s. 40.08 (1m) because of a qualified domestic  
14 relations order, the memorandum account established under this paragraph shall be  
15 adjusted as provided under s. 40.08 (1m) (f) 2 and 40.08 (1m).

16 \*b0151/5.9\*SECTION 748h. 40.26 (2) (c) of the statutes is amended to read:

17 40.26 (2) (c) ~~Except as provided in pars. (a) and (b), the~~ Establishment of  
18 subsequent retirement account. Upon becoming a participating employee, a  
19 subsequent retirement account shall be reestablished as if the terminated annuity  
20 had never been effective established, including any amounts in a memorandum  
21 account under par. (b), crediting of interest, and ~~of~~ any contributions made and  
22 creditable service earned during the period ~~the annuity was in force~~ subsequent  
23 participating employment.

24 \*b0151/5.9\*SECTION 748j. 40.26 (3) of the statutes is repealed and recreated  
25 to read:

Insert  
461-21

1 40.26 (3) Upon subsequent retirement and application for an annuity, the  
2 suspended annuity shall be reinstated and the subsequent annuity of a former  
3 annuitant shall be computed as an original annuity, based upon the participant's  
4 attained age on the effective date of the subsequent annuity, in an optional form as  
5 elected by the participant under s. 40.24. The subsequent annuity shall be initiated  
6 at the same time the suspended annuity is reinstated.

end of 461-21

7 \*b0151/5.9\*SECTION 748L. 40.26 (4) of the statutes is repealed.

8 \*b0151/5.10\*443. Page 464, line 21: after that line insert:

Insert 464-21

9 \*b0151/5.10\*SECTION 754m. 40.73 (1) (e) of the statutes is repealed.

10 \*b0042/1.1\*444. Page 466, line 14: delete lines 14 to 17.

11 \*b0358/1.1\*445. Page 466, line 17: after that line insert:

Insert 466-17

12 \*b0358/1.1\*SECTION 761m. 43.64 (2) (c) of the statutes is created to read:

13 43.64 (2) (c) Notwithstanding sub. (2m), any city, village, town, or school  
14 district in a county levying a tax for public library service under sub. (1) is exempt  
15 from the tax levy if all of the following apply:

16 1. The city, village, town, or school district is included in a joint library under  
17 s. 43.53.

18 2. The city, village, town, or school district levies a tax for public library service,  
19 less the amount levied for public library capital expenditures, and appropriates and  
20 spends for a library fund during the year for which the county tax levy is made an  
21 amount that is not less than the average of the previous 3 years.

22 \*b0054/1.2\*446. Page 467, line 1: delete lines 1 to 17.

23 \*b0051/4.5\*447. Page 468, line 6: after that line insert:

24 \*b0051/4.5\*SECTION 766m. 45.03 (13) (p) of the statutes is created to read:

Insert  
468-6



Insert  
468-6

1           45.03 (13) (p) Before June 30 of each even-numbered year, submit to the joint  
2 committee on finance a report describing the condition of the veterans trust fund.  
3 The report shall include information regarding all of the following:  
4           1. The projected revenues and expenditures of the veterans trust fund  
5 beginning with the fiscal year that starts immediately after the submittal of the  
6 report.  
7           2. Any changes in the programs administered by the department that have  
8 been implemented after the enactment of the most recent biennial budget act and  
9 that are expected to affect the projected revenues, expenditures, or balances of the  
10 veterans trust fund." )

end of  
468-6

11           ~~\*b0057/1.1\*448.~~ Page 468, line 7: delete lines 7 to 14.

12           ~~\*b0075/1.6\*449.~~ Page 468, line 15: delete the material beginning with that  
13 line and ending with page 470, line 8.

14           ~~\*b0048/P1.1\*450.~~ Page 471, line 1: delete lines 1 and 2.

15           ~~\*b0075/1.7\*451.~~ Page 473, line 13: delete lines 13 to 18.

16           **\*b0325/P1.1\*452.** Page 473, line 18: after that line insert:

17           ~~"~~**\*b0325/P1.1\*SECTION 774k.** 45.41 (2) (intro.) of the statutes is amended to  
18 read:

19           45.41 (2) (intro.) Upon application the department shall may make a payment  
20 to any state veterans organization that establishes that it, or its national  
21 organization, or both, has maintained a full-time service office at the regional office  
22 for 5 consecutive years out of the 10-year period immediately preceding the  
23 application. The Any payment shall be as follows, calculated based on the total  
24 amount of all salaries and travel expenses under sub. (3) paid during the previous

Insert  
473-18



473-18

1 fiscal year by the state veterans organization to employees engaged in veterans  
2 claims service and stationed at the regional office. ~~The payment shall be as follows:~~

3 ~~\*b0325/P1.2\*~~**453.** Page 473, line 21: substitute "shall may" for "shall".

4 ~~\*b0325/P1.3\*~~**454.** Page 474, line 2: substitute "shall may" for "shall".

5 ~~\*b0325/P1.4\*~~**455.** Page 474, line 10: substitute "committed" for "required".

6 ~~\*b0051/4.6\*~~**456.** Page 478, line 17: delete lines 17 to 23.

7 ~~\*b0074/1.1\*~~**457.** Page 479, line 12: after that line insert:

insert 479-12

8 ~~\*b0074/1.1\*~~**SECTION 794m.** 45.51 (3) (b) of the statutes is amended to read:

9 45.51 (3) (b) Spouses, surviving spouses, and parents derive their eligibility  
10 from the eligibility of the person under sub. (2) (a) 1. or 2. Surviving spouses and  
11 parents of eligible persons under sub. (2) (a) 1. or 2. shall not be eligible for admission  
12 to the Wisconsin Veterans Home at Union Grove or, the Wisconsin Veterans Home  
13 at King, or the Wisconsin Veterans Home at Chippewa Falls unless a home's overall  
14 occupancy level is below an optimal level as determined by the board.

15 ~~\*b0041/P1.1\*~~**458.** Page 480, line 24: delete the material beginning with that  
16 line and ending with page 481, line 3.

17 ~~\*b0051/4.7\*~~**459.** Page 481, line 3: after that line insert:

18 ~~\*b0051/4.7\*~~**SECTION 802m.** 45.57 of the statutes is created to read:

19 **45.57 Veterans homes; transfer of funding.** (1) On June 30 of each fiscal  
20 year, the department may transfer all or part of the unencumbered balance of any  
21 of the appropriations under s. 20.485 (1) (g), (gd), (gk), or (i) to the veterans trust fund  
22 or to the veterans mortgage loan repayment fund.

insert 481-3



481-3

1 (2) The department may not transfer money under this section unless it first  
 2 notifies the joint committee on finance in writing of the proposal. If the  
 3 cochairpersons of the committee do not notify the department within 14 working  
 4 days after the date of the department's notification that the committee has scheduled  
 5 a meeting to review the proposal, the department may transfer the money. If, within  
 6 14 working days after the date of the notification by the department, the  
 7 cochairpersons of the committee notify the department that the committee has  
 8 scheduled a meeting to review the proposal, the department may transfer the money  
 9 only upon approval of the committee. A proposal as submitted by the department is  
 10 approved unless a majority of the members of the committee who attend the meeting  
 11 to review the proposal vote to modify or deny the proposal.?

12 \*b0056/1.2\*460. Page 481, line 3: after that line insert:

13 \*b0056/1.2\*SECTION 802m. 45.60 (2) of the statutes is amended to read:

14 45.60 (2) STIPENDS. From the appropriation under s. 20.485 (2) (~~dm~~) (sm), the  
 15 department shall reimburse a local unit of a member organization of the council on  
 16 veterans programs or a local unit of a veterans organization certified by the  
 17 department to provide military funeral honors for the costs of providing military  
 18 funeral honors in this state to a person described in sub. (1). The reimbursement may  
 19 not exceed \$50 for each funeral for which military honors are provided.?

end of 481-3

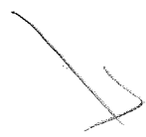
20 \*b0051/4.8\*461. Page 481, line 6: delete lines 6 to 10.

21 \*b0051/4.9\*462. Page 481, line 16: delete lines 16 to 23.

22 \*b0310/1.2\*463. Page 489, line 3: after that line insert:

23 \*b0310/1.2\*SECTION 831f. 46.281 (1n) (g) and (h) of the statutes are created  
 24 to read:

insert 489-3



489-3  
1 46.281 (1n) (g) Notify, within 48 hours of the admission of an enrollee, a county  
2 that has financial responsibility for an enrollee who has been admitted to a mental  
3 health institute, as defined in s. 51.01 (12).

4 (h) Establish criteria to determine, and determine, whether an enrollee is at  
5 substantial risk for being admitted to a mental health institute, as defined in s. 51.01  
6 (12).

7 **\*b0310/1.2\*SECTION 831p.** 46.284 (8) of the statutes is created to read:

8 46.284 (8) ADMISSIONS TO MENTAL HEALTH INSTITUTES. (a) In this subsection,  
9 “mental health institute” has the meaning given in s. 51.01 (12).

10 (b) Every care management organization shall maintain for each enrollee a  
11 record of individuals who can be contacted in case of an emergency involving that  
12 enrollee.

13 (c) Subject to par. (d), every care management organization and each county in  
14 which the care management organization operates shall create an emergency plan  
15 for every enrollee who the department determines is at substantial risk of being  
16 admitted to a mental health institute. The care management organization and  
17 county shall include in the emergency plan an emergency contact in case the enrollee  
18 is admitted and a potential placement for when the enrollee is discharged from the  
19 mental health institute.

20 (d) If an enrollee is admitted to a mental health institute, the financially  
21 responsible county; the county that approved the admission to the mental health  
22 institute, if different; and the care management organization in which the enrollee  
23 was enrolled shall create a team that includes all of the following to coordinate a new  
24 placement for the enrollee:

25 1. The enrollee’s guardian or emergency contact.



*Insert  
489-3*

- 1           2. A social worker from each county involved.
- 2           3. A social worker from the care management organization.
- 3           4. A psychiatrist or psychologist.
- 4           5. An individual representing a law enforcement agency.

*end of  
489-3*

*insert  
489-20*

5           \*~~b0311/1.1~~\***464.** Page 489, line 4: delete lines 4 to 11.

6           \*~~b0308/P2.1~~\***465.** Page 489, line 20: after that line insert:

7           ~~“~~\*~~b0308/P2.1~~\***SECTION 834h.** 46.2899 of the statutes is created to read:

8           **46.2899 Services for the intellectually disabled who receive**  
9           **post-secondary education. (1) DEFINITION.** In this section, “self-directed services  
10           option” means a program known as Include, Respect, I Self-direct or IRIS operated  
11           by the department under a waiver from the secretary of the federal department of  
12           health and human services under 42 USC 1396n (c).

13           **(2) WAIVER PROGRAM.** The department shall request a waiver from the federal  
14           centers for medicare and medicaid services in order to receive the federal medical  
15           assistance percentage for home-based and community-based services provided to  
16           individuals who are developmentally disabled and who received post-secondary  
17           education on the grounds of health care institutions. If the waiver is approved the  
18           department shall operate a waiver program to provide those services to no more than  
19           100 individuals per month per year.

20           **(3) ELIGIBILITY.** The department shall consider as eligible for the waiver  
21           program described under sub. (2) only individuals who are receiving post-secondary  
22           education in a setting that is distinguishable from the health care institution. The  
23           department shall set the financial eligibility requirements and functional eligibility  
24           requirements for the waiver program described under sub. (2) the same as the



*Insert  
489-20*

1 financial eligibility requirements and functional eligibility requirements for the  
2 self-directed services option except for the requirement to be an individual who is  
3 developmentally disabled and who is receiving post-secondary education on the  
4 grounds of a health care institution.

5 (4) SERVICES AND BENEFITS. The department shall provide the same services  
6 under the waiver program described in sub. (2) as it provides under the self-directed  
7 services option. The department shall determine the funding amount for a waiver  
8 program participant under this section based on what the individual would receive  
9 if enrolled in the self-directed services option. *end of 489-20*

10 ~~\*b0286/2.1\*466.~~ Page 504, line 3: delete the material beginning with that  
11 line and ending with page 507, line 17.

12 ~~\*b0286/2.2\*467.~~ Page 518, line 11: delete lines 11 to 19.

13 ~~\*b0283/1.1\*468.~~ Page 519, line 3: after that line insert:

14 ~~\*b0283/1.1\*SECTION 922c.~~ 48.57 (3m) (am) (intro.) of the statutes, as affected  
15 by 2013 Wisconsin Act ... (this act), is amended to read:

16 48.57 (3m) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), (md),  
17 (me), and (s), the department shall reimburse counties having populations of less  
18 than 500,000 for payments made under this subsection and shall make payments  
19 under this subsection in a county having a population of 500,000 or more. Subject  
20 to par. (ap), a county department and, in a county having a population of 500,000 or  
21 more, the department shall make payments in the amount of \$220 ~~\$226~~ per month  
22 beginning on January 1, 2014, and \$232 per month beginning on January 1, 2015,  
23 to a kinship care relative who is providing care and maintenance for a child if all of  
24 the following conditions are met. *De*

*Insert  
519-3*

Insert  
519-22

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~~\*b0286/2.3\*469.~~ Page 519, line 4: delete lines 4 to 12.

~~\*b0283/1.2\*470.~~ Page 519, line 22: after that line insert:

~~\*b0283/1.2\*SECTION 924c.~~ 48.57 (3n) (am) (intro.) of the statutes, as affected by 2013 Wisconsin Act ... (this act), is amended to read:

48.57 (3n) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), (md), (me), and (s), the department shall reimburse counties having populations of less than 500,000 for payments made under this subsection and shall make payments under this subsection in a county having a population of 500,000 or more. Subject to par. (ap), a county department and, in a county having a population of 500,000 or more, the department shall make monthly payments for each child in the amount of ~~\$220~~ \$226 per month beginning on January 1, 2014, and \$232 per month beginning on January 1, 2015, to a long-term kinship care relative who is providing care and maintenance for that child if all of the following conditions are met: 

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19

~~\*b0286/2.4\*471.~~ Page 519, line 23: delete the material beginning with that line and ending with page 520, line 8.

~~\*b0286/2.5\*472.~~ Page 520, line 22: delete the material beginning with that line and ending with page 521, line 13.

~~\*b0284/1.1\*473.~~ Page 523, line 15: after "determine the" insert "initial".

~~\*b0285/1.1\*474.~~ Page 525, line 16: after that line insert:

~~\*b0285/1.1\*SECTION 936s.~~ 48.685 (2) (am) 4. of the statutes is amended to read:

48.685 (2) (am) 4. Information maintained by the department regarding any ~~substantiated reports of child abuse or neglect against the person~~ final determination under s. 48.981 (3) (c) 5m. or, if a contested case hearing is held on such

Insert  
525-16



Insert  
525-16

1 a determination, any final decision under s. 48.981 (3) (c) 5p. that the person has  
2 abused or neglected a child.

3 \*b0285/1.1\*SECTION 936u. 48.685 (2) (b) 1. d. of the statutes is amended to  
4 read:

5 48.685 (2) (b) 1. d. Information maintained by the department regarding any  
6 ~~substantiated reports of child abuse or neglect against the person~~ final  
7 determination under s. 48.981 (3) (c) 5m. or, if a contested case hearing is held on such  
8 a determination, any final decision under s. 48.981 (3) (c) 5p. that the person has  
9 abused or neglected a child. *encl of 525-16*

10 \*b0165/1.1\*475. Page 526, line 16: delete "reimbursement" and substitute  
11 "payment".

12 \*b0176/1.1\*476. Page 526, line 25: after that line insert:

13 \*b0176/1.1\*SECTION 938e. 48.685 (3) (am) 1. of the statutes is amended to  
14 read:

15 48.685 (3) (am) 1. Every ~~3 months~~ year or at any time within that period that  
16 the department, a county department, an agency contracted with under s. 48.651 (2),  
17 or a school board considers appropriate, the department, county department,  
18 contracted agency, or school board shall request the information specified in sub. (2)  
19 (am) 1. to 5. and (ar) for all caregivers specified in sub. (1) (ag) 1. b. who are licensed  
20 under s. 48.65 to operate a child care center, certified as a child care provider under  
21 s. 48.651, or contracted under s. 120.13 (14) to operate a child care center. ~~Beginning~~  
22 ~~on January 1, 2011, and annually after that,~~ for all persons who are nonclient  
23 residents of such a caregiver, and for all persons under 18 years of age, but not under  
24 12 years of age, who are caregivers specified in sub. (1) (ag) 1. a. of such a caregiver.

Insert  
526-25



*Insert  
526-25*

1            2m. Annually, by January 1, the department shall submit a report to the  
 2            appropriate standing committees of the legislature under s. 13.172 (3) describing the  
 3            information collected under ~~this subdivision~~ subd. 1. with respect to caregivers  
 4            specified in sub. (1) (ag) 1. b. who are licensed under s. 48.65 to operate a child care  
 5            center, certified as a child care provider under s. 48.651, or contracted under s. 120.13  
 6            (14) to operate a child care center, specifically any information indicating that such  
 7            a caregiver specified in ~~sub. (1) (ag) 1. b.~~ is ineligible under sub. (4m) (a) to be so  
 8            licensed under ~~s. 48.65 to operate a child care center, certified under s. 48.651 as a~~  
 9            child care provider, or contracted under s. 120.13 (14) to operate a child care center,  
 10           certified, or contracted, and describing any action taken in response to the receipt of  
 11           information under ~~this subdivision~~ subd. 1. indicating that such a caregiver is so  
 12           ineligible.

13            **\*b0176/1.1\*SECTION 938f.** 48.685 (3) (am) 2. of the statutes is repealed." *le*

14            **\*b0285/1.2\*477.** Page 526, line 25: after that line insert: *le*

15            *le* **\*b0285/1.2\*SECTION 938f.** 48.685 (4m) (a) 4. of the statutes is amended to  
 16            read:

17            48.685 (4m) (a) 4. That a final determination has been made under s. 48.981  
 18            (3) (c) -4. 5m. or, if a contested case hearing is held on such a determination, a final  
 19            decision has been made under s. 48.981 (3) (c) 5p. that the person has abused or  
 20            neglected a child.

21            **\*b0285/1.2\*SECTION 938h.** 48.685 (4m) (b) 4. of the statutes is amended to  
 22            read:

23            48.685 (4m) (b) 4. That a final determination has been made under s. 48.981  
 24            (3) (c) -4. 5m. or, if a contested case hearing is held on such a determination, a final

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end of  
526-25

1 decision has been made under s. 48.981 (3) (c) 5p. that the person has abused or  
2 neglected a child.”

3 \*b0176/1.2\*478. Page 527, line 6: after “obtaining” insert “and submitting”.

4 \*b0176/1.3\*479. Page 527, line 8: after “or” insert “of obtaining and  
5 submitting”.

6 \*b0176/1.4\*480. Page 527, line 9: after “information or” insert “for obtaining  
7 and submitting”.

8 \*b0287/2.1\*481. Page 527, line 10: after that line insert:

9 \*b0287/2.1\*SECTION 939w. 48.78 (2) (b) of the statutes is amended to read:

10 48.78 (2) (b) Paragraph (a) does not apply to the confidential exchange of  
11 information between an agency and another social welfare agency, a law  
12 enforcement agency, a health care provider, as defined in s. 146.81 (1) (a) to (p), a  
13 public school, or a private school regarding an individual in the care or legal custody  
14 of the agency. A social welfare agency that obtains information under this paragraph  
15 shall keep the information confidential as required under this section and s. 938.78.  
16 A law enforcement agency that obtains information under this paragraph shall keep  
17 the information confidential as required under ss. 48.396 (1) and 938.396 (1) (a). A  
18 health care provider that obtains information under this paragraph shall keep the  
19 information confidential as provided under s. 146.82. A public school that obtains  
20 information under this paragraph shall keep the information confidential as  
21 required under s. 118.125, and a private school that obtains information under this  
22 paragraph shall keep the information confidential in the same manner as is required  
23 of a public school under s. 118.125. Paragraph (a) does not apply to the confidential  
24 exchange of information between an agency and officials of a tribal school regarding

Insert 527-10



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1 an individual in the care or legal custody of the agency if the agency determines that  
2 enforceable protections are provided by a tribal school policy or tribal law that  
3 requires tribal school officials to keep the information confidential in a manner at  
4 least as stringent as is required of a public school official under s. 118.125."

5 \*b0284/1.2\*482. Page 528, line 14: delete lines 14 to 23.

6 \*b0285/1.3\*483. Page 530, line 15: delete "determined under subd. 4. to  
7 have" and substitute "who is the subject of a final determination under subd. 5m.  
8 that the person has".

9 \*b0285/1.4\*484. Page 531, line 5: after that line insert:

10 \*\*b0285/1.4\*SECTION 945c. 48.981 (3) (c) 5r. of the statutes is amended to read:  
11 48.981 (3) (c) 5r. If Within 15 days after a final determination is made under  
12 subd. 5m. that a specific person has abused or neglected a child or, if a contested case  
13 hearing is held on such a determination, within 15 days after a final decision is made  
14 under subd. 5p. determining that a specific person has abused or neglected a child,  
15 the county department or, in a county having a population of 500,000 or more, the  
16 department or a licensed child welfare agency under contract with the department  
17 ~~determines under subd. 4. that a specific person has abused or neglected a child, the~~  
18 ~~county department, department, or licensed child welfare agency, within 15 days~~  
19 ~~after the date of the determination,~~ shall provide the subunit of the department that  
20 administers s. 48.685 with information about the person who has been determined  
21 to have abused or neglected the child."

22 \*b0287/2.2\*485. Page 531, line 5: after that line insert:

23 \*\*b0287/2.2\*SECTION 945w. 48.981 (7) (a) 3. of the statutes is amended to read: