

ARG

I

1 119.23 (4m) (a) In addition to the payment under sub. (4), the state
2 superintendent shall, subject to par. (b), pay to each private school participating in
3 the program under this section, on behalf of the parent or guardian of each pupil
4 attending summer school in the private school under this section during a summer
5 and in the manner described in sub. (4) (c), an amount determined as follows:

6 1. Determine the maximum amount that could have been paid, at the end of
7 the immediately preceding school term, per pupil under sub. (4) (bg) for the grade in
8 which the pupil is attending summer school under this section.

9 2. Multiply the amount under subd. 1. by 0.05.

10 (b) A participating private school may receive a per pupil payment under par.
11 (a) if all of the following are satisfied:

12 1. The private school offers no fewer than 19 summer days of instruction during
13 that summer.

14 2. Each summer day of instruction offered by the private school under subd. 1.
15 is comprised of no fewer than 270 minutes of instruction.

16 3. Each pupil for whom the private school seeks a payment under par. (a)
17 attends no fewer than 15 days of summer instruction at the private school during
18 that summer.”.

19 *b0324/1.8*922. Page 852, line 14: delete lines 14 to 18.

20 *b0317/P3.14*923. Page 853, line 2: after that line insert:

21 (21) **b0317/P3.14*SECTION 1872m. 119.23 (7) (ad) of the statutes is created to
22 read:

23 119.23 (7) (ad) The governing body of a private school participating in the
24 program under this section and accredited as required under sub. (2) (a) 7. shall

insert 853-2

J

1 ensure that the private school continuously maintains accreditation from Wisconsin
 2 North Central Association, Wisconsin Religious and Independent School
 3 Accreditation, Independent Schools Association of the Central States, Wisconsin
 4 Evangelical Lutheran Synod School Accreditation, National Lutheran School
 5 Accreditation, Wisconsin Association of Christian Schools, the diocese or archdiocese
 6 within which the private school is located, by any other organization recognized by
 7 the National Council for Private Schools Accreditation, or, for a private school to
 8 which sub. (2) (a) 7. c. applies, the Institute for the Transformation of Learning at
 9 Marquette University, as long as the private school continues to participate in the
 10 program under this section.

11 ***b0340/P3.6*924.** Page 853, line 14: after "Accountants." insert "If a private

12 school participating in the program under this section also accepts pupils under s.
 13 118.60, the private school may submit one comprehensive financial audit to satisfy
 14 the requirements of this subdivision and s. 118.60 (7) (am) 1. The private school shall
 15 include in the comprehensive financial audit the information specified under s.
 16 118.60 (7) (am) 1.

17 ***b0318/P2.4*925.** Page 853, line 14: after that line insert:

18 ***b0318/P2.4*SECTION 1873m.** 119.23 (7) (d) 1. b. of the statutes is amended
 19 to read:

20 119.23 (7) (d) 1. b. A copy of the school's current certificate of occupancy issued
 21 by the municipality within which the school is located. If the private school moves
 22 to a new location, the private school shall submit a copy of the new certificate of
 23 occupancy issued by the municipality within which the school is located to the
 24 department before the attendance of pupils at the new location and before the next

insert
853-23
cont'd

insert
853-14

insert
853-15

insert
853-15
cont'd

1 succeeding date specified in s. 121.05 (1) (a). If the municipality within which the
2 private school is located does not issue certificates of occupancy, the private school
3 may submit a certificate of occupancy issued by the local or regional governmental
4 unit with authority to issue certificates of occupancy or a letter or form from the
5 municipality within which the private school is located that explains that the
6 municipality does not issue certificates of occupancy. A temporary certificate of
7 occupancy does not meet the requirement of this subdivision.

8 ~~*b0319/P1.2*926. Page 853, line 14: after that line insert:~~

9 ~~“*b0319/P1.2*SECTION 1873m. 119.23 (7) (b) 3. of the statutes is amended to~~
10 read:

11 119.23 (7) (b) 3. Ensure that any teacher’s aide employed by the private school
12 has graduated from high school, been granted a declaration of equivalency of high
13 school graduation, or been issued a general educational development certificate of
14 high school equivalency, or has obtained a degree or educational credential higher
15 than a high school diploma, declaration of equivalency of high school graduation, or
16 general educational development certificate of high school equivalency.

17 ~~*b0317/P3.15*927. Page 854, line 3: after that line insert:~~

insert
554-3

18 ~~“*b0317/P3.15*SECTION 1875d. 119.23 (7) (em) of the statutes is created to~~
19 read:

20 119.23 (7) (em) 1. Beginning in the 2013–14 school year, the governing body of
21 each private school participating in the program under this section shall, subject to
22 subd. 2., annually, by January 15, provide the department with evidence
23 demonstrating that the private school remains accredited for the current school year
24 as required under par. (ad). The governing body shall include as evidence of

insert
854-3
cont'd

1 accreditation a letter prepared by Wisconsin North Central Association, Wisconsin
2 Religious and Independent School Accreditation, Independent Schools Association
3 of the Central States, Wisconsin Evangelical Lutheran Synod School Accreditation,
4 National Lutheran School Accreditation, Wisconsin Association of Christian
5 Schools, the diocese or archdiocese within which the private school is located, by any
6 other organization recognized by the National Council for Private Schools
7 Accreditation, or, for a private school to which sub. (2) (a) 7. c. applies, the Institute
8 for the Transformation of Learning at Marquette University, which confirms that the
9 private school is accredited by that entity as of the date of the letter.

10 2. The governing body shall immediately notify the department if its
11 accreditation status changes.

12 *b0317/P3.15*SECTION 1875t. 119.23 (10) (a) 2. of the statutes is amended to
13 read:

14 119.23 (10) (a) 2. Failed to provide the notice or pay the fee required under sub.
15 (2) (a) 3. ~~or 3m. b.~~, or provide the information required under sub. (7) (am) or (d), by
16 the date or within the period specified. *☺*

17 ~~*b0317/P3.16*928. Page 854, line 7: after that line insert:~~

insert
854-7

18 *☺**b0317/P3.16*SECTION 1876db. 119.23 (10) (am) 1. of the statutes is
19 amended to read:

20 119.23 (10) (am) 1. The private school has not complied with the ~~requirement~~
21 requirements under sub. (7) (f) or (em).

22 *b0317/P3.16*SECTION 1876dg. 119.23 (10) (ar) of the statutes is created to
23 read:

1 119.23 (10) (ar) 1. If the state superintendent determines that a private school
2 has failed to continuously maintain accreditation as required under sub. (7) (ad),
3 that the governing body of the private school has withdrawn the private school from
4 the accreditation process, or that the private school's accreditation has been revoked
5 or terminated by Wisconsin North Central Association, Wisconsin Religious and
6 Independent School Accreditation, Independent Schools Association of the Central
7 States, Wisconsin Evangelical Lutheran Synod School Accreditation, National
8 Lutheran School Accreditation, Wisconsin Association of Christian Schools, the
9 diocese or archdiocese within which the private school is located, by any other
10 organization recognized by the National Council for Private Schools Accreditation,
11 or, for a private school to which sub. (2) (a) 7. c. applies, the Institute for the
12 Transformation of Learning at Marquette University, the state superintendent shall
13 issue an order barring the private school's participation in the program under this
14 section at the end of the current school year.

15 2. A private school whose participation in the program under this section is
16 barred under subd. 1. may not participate in the program under this section or under
17 s. 118.60 until the governing body of the private school demonstrates to the
18 satisfaction of the department that it has obtained accreditation from Wisconsin
19 North Central Association, Wisconsin Religious and Independent School
20 Accreditation, Independent Schools Association of the Central States, Wisconsin
21 Evangelical Lutheran Synod School Accreditation, National Lutheran School
22 Accreditation, Wisconsin Association of Christian Schools, the diocese or archdiocese
23 within which the private school is located, or by any other organization recognized
24 by the National Council for Private Schools Accreditation, provided the accreditation
25 is from an entity other than the entity with which the private school failed to

insert
854-67
cont'd

insert
854-7
cont'd

1 continuously maintain accreditation or, if the private school's accreditation was
2 revoked or terminated, other than the entity that revoked or terminated the private
3 school's accreditation.

4 *b0317/P3.16*SECTION 1876dj. 119.23 (10) (c) of the statutes is amended to
5 read:

6 119.23 (10) (c) Whenever the state superintendent issues an order under par.
7 (a), (am), (ar), or (b), he or she shall immediately notify the parent or guardian of each
8 pupil attending the private school under this section.

9 *b0317/P3.16*SECTION 1876dL. 119.23 (11) (c) of the statutes is created to
10 read:

11 119.23 (11) (c) Within 10 days after receiving the information submitted as
12 required under sub. (7) (em), notify the participating private school of receipt and
13 approval of accreditation status.

14 ~~*b0316/P1.3*929. Page 854, line 8: delete lines 8 to 14.~~

insert
854-16

15 ~~*b0370/3.1*930. Page 854, line 16: after "school" insert "outside his or her~~
16 ~~school district of residence"~~

insert
854-18

17 ~~*b0370/3.2*931. Page 854, line 18: after "year." insert "A pupil attending~~
18 ~~public school in his or her school district of residence under s. 118.53 shall be counted~~
19 ~~as the result obtained by dividing the number of hours of direct pupil instruction~~
20 ~~scheduled for the pupil at the public school during the school year by the number of~~
21 ~~hours of direct pupil instruction that the school district scheduled for a pupil in the~~
22 ~~same grade during the school year."~~

23 ~~*b0324/1.9*932. Page 855, line 3: delete lines 3 to 5.~~

24 ~~*b0376/3.12*933. Page 856, line 9: after that line insert:~~

1 ^g~~g~~*b0376/3.12*SECTION 1884p. 121.08 (4) (a) 2. of the statutes is amended to
2 read:

3 121.08 (4) (a) 2. Divide the sum under subd. 1. by the total amount of state aid
4 that all school districts are eligible to be paid from the appropriation under s. 20.255
5 (2) (ac), calculated as if the reduction under par. (b) ~~or (br)~~ had not occurred.

6 *b0376/3.12*SECTION 1884r. 121.08 (4) (a) 3. of the statutes is amended to
7 read:

8 121.08 (4) (a) 3. Multiply the amount of state aid that the school district is
9 eligible to be paid from the appropriation under s. 20.255 (2) (ac), calculated as if the
10 reduction under par. (b) ~~or (br)~~ had not occurred, by the quotient under subd. 2. ^{le}

11 ~~g~~ *b0324/1.10*934. Page 856, line 10: delete lines 10 to 17.

12 ~~g~~ *b0376/3.13*935. Page 856, line 17: after that line insert:

13 ^g~~g~~*b0376/3.13*SECTION 1885g. 121.08 (4) (b) 1. of the statutes is amended to
14 read:

15 121.08 (4) (b) 1. Multiply the amounts paid under s. 119.23 (4) and (4m) in the
16 2009–10 school year by 41.6 percent, and multiply the amounts paid under s. 119.23
17 (4) and (4m) in the 2010–11 to 2012–13 school year ~~and in each school year thereafter~~
18 years by 38.4 percent. Beginning in the 2013–14 school year, multiply the amounts
19 paid under s. 119.23 (4) and (4m) in the current school year by a percentage
20 determined by subtracting 3.2 percentage points from the percentage that was
21 applied under this subdivision in the previous school year. This subdivision does not
22 apply after the 2024–25 school year. ^{le}

23 ~~g~~ *b0376/3.14*937. Page 856, line 18: delete lines 18 to 25 and substitute:

24 ^g~~g~~*b0376/3.14*SECTION 1886g. 121.08 (4) (br) of the statutes is repealed. ^{le}

insert
856-9

insert
856-17

insert
856-25

1 ~~*b0376/3.15*939.~~ Page 857, line 1: delete lines 1 to 3 and substitute:

insert
857-1

2 ~~§~~*b0376/3.15*SECTION 1887g. 121.08 (4) (d) of the statutes is amended to read:

3 121.08 (4) (d) The state superintendent shall ensure that the total amount of
4 aid reduction under pars. (a), and (b), and (br) lapses to the general fund. *je*

5 ~~*b0375/2.1*940.~~ Page 857, line 11: delete lines 11 to 13 and substitute

insert
857-11

6 ~~§~~consolidated school district is entitled to a payment under this subsection in an

7 amount that is equal to 66 percent of the payment that the consolidated school

8 district received under this subsection in the prior school year. *je*

9 ~~*b0375/2.2*941.~~ Page 857, line 14: delete "effect."

10 ~~*b0375/2.3*942.~~ Page 857, line 15: delete the material beginning with

insert
857-18

11 ~~"district's"~~ and ending with "consolidation" on line 17 and substitute district is

12 entitled to a payment under this subsection in an amount that is equal to 33 percent

13 of the payment that the consolidated school district received in the 4th school year

14 following the school year in which the consolidation. *je*

15 ~~*b0324/1.12*943.~~ Page 858, line 9: delete lines 9 to 20.

16 ~~*b0351/2.2*944.~~ Page 858, line 25: after that line insert:

17 ~~§~~*b0351/2.2*SECTION 1891m. 121.59 of the statutes is created to read:

insert
858-25

18 **121.59 High cost transportation aid.** (1) In this section, "transportation
19 costs" means costs that are eligible for reimbursement under s. 121.58.

20 (2) Annually the department shall pay to each school district the amount
21 determined as follows:

22 (a) Divide the statewide school district transportation costs in the previous
23 school year by the statewide membership in the previous school year and multiply
24 the quotient by 1.5.

1 (b) Divide the school district's transportation costs in the previous school year
2 by the school district's membership in the previous school year.

3 (c) Subtract the product under par. (a) from the quotient under par. (b).

4 (d) If the remainder under par. (c) is a positive number, multiply it by the school
5 district's membership.

6 (e) Divide the product under par. (d) for the school district by the product under
7 par. (d) for all school districts.

8 (f) Multiply the quotient under par. (e) by the amount appropriated under s.
9 20.255 (2) (cq).

10 (3) Aid under this section shall be paid from the appropriation under s. 20.255
11 (2) (cq).

*insert
858-25
cont'd*

(11)

12 ***b0321/3.1*945.** Page 859, line 12: after that line insert:

*insert
859-12*

13 ***b0321/3.1*SECTION 1893w.** 121.91 (4) (p) of the statutes is renumbered
14 121.91 (4) (p) 1.

15 ***b0321/3.1*SECTION 1893x.** 121.91 (4) (p) 2. of the statutes is created to read:
16 121.91 (4) (p) 2. Any additional revenue received by a school district under this
17 paragraph shall not be included in the base for determining the school district's limit
18 under sub. (2m) for the following school year.

19 ***b0321/3.1*SECTION 1893y.** 121.91 (7) of the statutes is amended to read:
20 121.91 (7) Except as provided in sub. (4) (f) 2., (o), and to (q), and (8), if an excess
21 revenue is approved under sub. (3) for a recurring purpose or allowed under sub. (4),
22 the excess revenue shall be included in the base for determining the limit for the next
23 school year for purposes of this section. If an excess revenue is approved under sub.

1 (3) for a nonrecurring purpose, the excess revenue shall not be included in the base
2 for determining the limit for the next school year for purposes of this section.

3 ↓ ***b0322/1.1*946,** Page 859, line 12: after that line insert: ✓

4 ***b0322/1.1*SECTION 1893m.** 121.91 (4) (o) 1. of the statutes is amended to
5 read:

6 121.91 (4) (o) 1. If Except as provided in subd. 1m., if a school board adopts a
7 resolution to do so, the limit otherwise applicable to a school district under sub. (2m)
8 in any school year is increased by the amount spent by the school district in that
9 school year on a project to implement energy efficiency measures or to purchase
10 energy efficiency products, including the payment of debt service on ~~bonds~~ a bond or
11 ~~notes~~ note issued, or a state trust fund loan obtained, to finance the project, if the
12 project results in the avoidance of, or reduction in, energy costs or operational costs,
13 the project is governed by a performance contract entered into under s. 66.0133, and
14 the ~~bonds~~ bond or ~~notes~~ note issued or state trust fund loan obtained to finance the
15 project, ~~if any, are~~ is issued for periods a term not exceeding 20 years. If a school
16 board issues ~~bonds or notes~~ a bond or note or obtains a state trust fund loan to finance
17 a project described in this subdivision, a resolution adopted by a school board under
18 this subdivision is valid for each school year in which the school board pays debt
19 service on the ~~bonds or notes~~ bond, note, or state trust fund loan.

20 ***b0322/1.1*SECTION 1893n.** 121.91 (4) (o) 1m. of the statutes is created to read:

21 121.91 (4) (o) 1m. If a school district issues a bond or note or obtains a state trust
22 fund loan to finance a project described in subd. 1., the amount of debt service
23 included in the amount spent by the school district under subd. 1. is the amount paid

insert
859-12
cont'd

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

in the calendar year that begins on January 1 of the school year in which the school district's revenue limit is increased under this paragraph.

***b0322/1.1*SECTION 1893o.** 121.91 (4) (o) 3. of the statutes is created to read:

121.91 (4) (o) 3. If a school district issues a bond or note or obtains a state trust fund loan to finance a project described in subd. 1. and the school district's utility costs are measurably reduced as a result of the project, the school board shall use the savings to retire the bond, note, or state trust fund loan.

***b0322/1.1*SECTION 1893p.** 121.92 (2) (c) of the statutes is amended to read:

121.92 (2) (c) If the amount of the deductions under pars. (a) and (b) is insufficient to cover the excess revenue, order the school board to reduce the property tax obligations of its taxpayers by an amount that represents the remainder of the excess revenue. The school district's refunds to taxpayers who have already paid their taxes shall be increased by interest at the rate of 0.5% per month. If the school board violates the order, any resident of the school district may seek injunctive relief. This paragraph does not apply to property taxes levied for the purpose of paying the principal and interest on a valid bonds bond or notes note issued or state trust fund loan obtained by the school board.

~~***b0350/2.3*947.** Page 859, line 12: after that line insert:~~

***b0350/2.3*SECTION 1893sb.** 121.905 (3) (c) 5. of the statutes is amended to read:

121.905 (3) (c) 5. For the limit for the 2013-14 school year and any the 2014-15 school year thereafter, make no adjustment, add \$75 to the result under par. (b).

***b0350/2.3*SECTION 1893sd.** 121.905 (3) (c) 6. of the statutes is created to read:

1 121.905 (3) (c) 6. For the limit for the 2015–16 school year or any school year
2 thereafter, make no adjustment to the result under par. (b).

3 *b0350/2.3*SECTION 1893sf. 121.91 (2m) (hm) of the statutes is created to
4 read:

5 121.91 (2m) (hm) Except as provided in subs. (3), (4), and (8), no school district
6 may increase its revenues for the 2013–14 school year or for the 2014–15 school year
7 to an amount that exceeds the amount calculated as follows:

8 1. Divide the sum of the amount of state aid received in the previous school year
9 and property taxes levied for the previous school year, excluding property taxes
10 levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
11 (c), by the average of the number of pupils enrolled in the 3 previous school years.

12 2. Add \$75 to the result under subd. 1.

13 3. Multiply the result under subd. 2. by the average of the number of pupils
14 enrolled in the current school year and the 2 preceding school years.

15 *b0350/2.3*SECTION 1893sh. 121.91 (2m) (i) (intro.) of the statutes is amended
16 to read:

17 121.91 (2m) (i) (intro.) Except as provided in subs. (3), (4), and (8), no school
18 district may increase its revenues for the ~~2013–14~~ 2015–16 school year or for any
19 school year thereafter to an amount that exceeds the amount calculated as follows:

20 *b0350/2.3*SECTION 1893sj. 121.91 (2m) (r) 1. (intro.) of the statutes is
21 amended to read:

22 121.91 (2m) (r) 1. (intro.) Notwithstanding pars. (c) to ~~(h)~~ (i), if a school district
23 is created under s. 117.105, its revenue limit under this section for the school year
24 beginning with the effective date of the reorganization shall be determined as follows
25 except as provided under subs. (3) and (4):

insert
859-12
cont'd

1 ***b0350/2.3*SECTION 1893sL.** 121.91 (2m) (r) 1. b. of the statutes is amended
2 to read:

3 121.91 (2m) (r) 1. b. Add an amount equal to the amount of revenue increase
4 per pupil allowed under this subsection for the previous school year multiplied by the
5 sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal
6 to the result under subd. 1. a., except that ~~in calculating the limit for the 2011–12~~
7 ~~school year, multiply the result under subd. 1. a. by 0.945, in calculating the limit for~~
8 ~~the 2012–13~~ 2013–14 school year and the 2014–15 school year, add \$50 \$75 to the
9 result under subd. 1. a., and in calculating the limit for the ~~2013–14~~ 2015–16 school
10 year and any school year thereafter, make no adjustment to the result under subd.
11 1. a.

12 ***b0350/2.3*SECTION 1893sn.** 121.91 (2m) (s) 1. (intro.) of the statutes is
13 amended to read:

14 121.91 (2m) (s) 1. (intro.) Notwithstanding pars. (e) to ~~(h)~~ (i), if territory is
15 detached from a school district to create a new school district under s. 117.105, the
16 revenue limit under this section of the school district from which territory is detached
17 for the school year beginning with the effective date of the reorganization shall be
18 determined as follows except as provided in subs. (3) and (4):

19 ***b0350/2.3*SECTION 1893sp.** 121.91 (2m) (s) 1. b. of the statutes is amended
20 to read:

21 121.91 (2m) (s) 1. b. Add an amount equal to the amount of revenue increase
22 per pupil allowed under this subsection for the previous school year multiplied by the
23 sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal
24 to the result under subd. 1. a., except that ~~in calculating the limit for the 2011–12~~
25 ~~school year, multiply the result under subd. 1. a. by 0.945, in calculating the limit for~~

insert
559-12
5/21/13

insert
859-12
cont/d

1 the ~~2012-13~~ 2013-14 school year and the 2014-15 school year, add \$50 ~~\$75~~ to the
2 result under subd. 1. a., and in calculating the limit for the ~~2013-14~~ 2015-16 school
3 year and any school year thereafter, make no adjustment to the result under subd.
4 1. a.

5 *b0350/2.3*SECTION 1893st. 121.91 (2m) (t) 1. (intro.) of the statutes is
6 amended to read:

7 121.91 (2m) (t) 1. (intro.) If 2 or more school districts are consolidated under
8 s. 117.08 or 117.09, except as follows, ~~in the 2011-12 school year, the consolidated~~
9 ~~school district's revenue limit shall be determined as provided under par. (g), in the~~
10 ~~2012-13 2013-14 school year and the 2014-15 school year~~, the consolidated school
11 district's revenue limit shall be determined as provided under par. (h) (hm), and in
12 the ~~2013-14~~ 2015-16 school year and in each school year thereafter, the consolidated
13 school district's revenue limit shall be determined as provided under par. (i). ~~o~~

14 ✓ *b0110/P1.1*948. Page 859, line 19: after that line insert:

15 ✓ *b0110/P1.1*SECTION 1894p. 126.44 (8) (c) 1. and 2. of the statutes are
16 amended to read:

insert
859-19

17 126.44 (8) (c) 1. The milk contractor's current ratio, excluding any assets items
18 required to be excluded under sub. (9).

19 2. The milk contractor's debt to equity ratio, excluding any assets items
20 required to be excluded under sub. (9).

21 *b0110/P1.1*SECTION 1894q. 126.44 (9) (intro.) of the statutes is amended to
22 read:

insert
559-19
cont'd

1 126.44 (9) ~~ASSETS~~ ITEMS EXCLUDED. (intro.) A milk contractor may not include
2 any of the following assets items in the calculations under sub. (8) (c), unless the
3 department specifically approves their inclusion:

4 *b0110/P1.1*SECTION 1894r. 126.44 (9) (d) of the statutes is created to read:

5 126.44 (9) (d) A liability and the corresponding impact to equity resulting from
6 the recording of a loss as a component of other comprehensive income due to the
7 recognition of the funding status of a defined benefit pension plan.

8 *b0110/P1.1*SECTION 1894s. 126.44 (9) (e) of the statutes is created to read:

9 126.44 (9) (e) An asset and the corresponding liability that represent an
10 amount that is collectible from and owed to the milk contractor itself, as proven by
11 the milk contractor. *oe*

12 ✓ *b0191/P2.1*949. Page 859, line 23: after that line insert:

(13)
insert
559-23

13 &*b0191/P2.1*SECTION 1896m. 138.052 (13) of the statutes is created to read:

14 138.052 (13) (a) In this subsection:

15 1. "Financial institution" means a bank, credit union, savings bank, savings
16 and loan association, mortgage banker, or any other lender that receives an
17 application for, services, or enforces the terms of a loan.

18 2. "Local governmental unit" means a city, village, town, or county, or any other
19 local governmental unit, as defined in s. 66.0131 (1) (a), but does not include a 1st
20 class city.

21 (b) A local governmental unit may not enact an ordinance or adopt a resolution
22 that does any of the following:

23 1. Imposes any fee or tax on any financial institution in connection with
24 servicing, or enforcing the terms of, a loan.

insert
859-23
cont'd

- 1 2. Delays any financial institution in enforcing the terms of a loan.
- 2 3. Affects any financial institution’s servicing, or enforcement of the terms of,
- 3 a loan.
- 4 4. Regulates any financial institution with respect to the lending practices or
- 5 financial services of the financial institution as it relates to loans.

6 (c) If a local governmental unit has in effect on the effective date of this
 7 paragraph ... [LRB inserts date], an ordinance or resolution that is inconsistent with
 8 par. (b), the ordinance or resolution does not apply and may not be enforced.

9 (d) Except in a 1st class city, the servicing of loans and enforcement of loan
 10 terms are matters of statewide concern for which uniformity in regulation is
 11 necessary and are subject only to applicable state and federal laws and not to local
 12 regulation.

13 ✓ ~~*b0192/1.1*950. Page 859, line 23: after that line insert:~~

14 ✓ ~~*b0192/1.1*SECTION 1896m.~~ 137.01 (9) (a) of the statutes is amended to read:

15 137.01 (9) (a) For drawing and copy of protest of the nonpayment of a
 16 promissory note or bill of exchange, or of the nonacceptance of such bill, \$1 not more
 17 than \$5 in the cases where by law such protest is necessary, but in no other case.

18 *~~b0192/1.1*SECTION 1896n.~~ 137.01 (9) (b) of the statutes is amended to read:

19 137.01 (9) (b) For drawing and copy of every other protest, 50 cents not more
 20 than \$5.

21 *~~b0192/1.1*SECTION 1896o.~~ 137.01 (9) (c) of the statutes is amended to read:

22 137.01 (9) (c) For drawing, copying and serving every notice of nonpayment of
 23 a note or bill, or nonacceptance of a bill, 50 cents not more than \$5.

24 *~~b0192/1.1*SECTION 1896p.~~ 137.01 (9) (d) of the statutes is amended to read:

insert
859-23
cont'd

1 137.01 (9) (d) For drawing any affidavit, or other paper or proceeding for which
2 provision is not herein made, ~~50 cents~~ not more than \$5 for each folio, and for copying
3 the same 12 cents per folio.

4 *b0192/1.1*SECTION 1896q. 137.01 (9) (e) of the statutes is amended to read:

5 137.01 (9) (e) For taking the acknowledgment of deeds, and for other services
6 authorized by law, the same fees as are allowed to other officers for similar services,
7 but the fee per document shall not exceed 50 cents ~~\$5.~~

insert
160-11

8 ✓ *b0314/P1.1*951. Page 860, line 11: delete that line and substitute

9 "DEFINITION. In this section, "rural hospital" means a hospital, as defined under s.
10 50.33 (2), that is not located in a 1st class city.

11 ✓ *b0275/P1.2*952. Page 860, line 13: after "assist" insert "rural".

12 ✓ *b0275/P1.3*953. Page 860, line 14: after "groups of" insert "rural".

13 ✓ *b0275/P1.4*954. Page 860, line 16: after "to" insert "rural".

14 ✓ *b0275/P1.5*955. Page 860, line 17: after "of" insert "rural".

insert
860-18

15 ✓ *b0275/P1.6*956. Page 860, line 18: after "(b)" insert "and the eligibility
16 requirement under sub. (6)".

17 ✓ *b0275/P1.7*957. Page 860, line 21: delete "hospital or group of hospitals"
18 and substitute "rural hospital or group of rural hospitals".

19 ✓ *b0275/P1.8*958. Page 860, line 23: delete "hospital or group of hospitals"
20 and substitute "rural hospital or group of rural hospitals".

21 ✓ *b0275/P1.9*959. Page 861, line 1: after "at the" insert "rural".

22 ✓ *b0275/P1.10*960. Page 861, line 1: after "group of" insert "rural".

1 ✓ ***b0275/P1.11*961.** Page 861, line 4: delete "hospital or group of hospitals"
2 and substitute "rural hospital or group of rural hospitals".

3 ✓ ***b0275/P1.12*962.** Page 861, line 7: delete "hospital or group of hospitals"
4 and substitute "rural hospital or group of rural hospitals".

5 ✓ ***b0275/P1.13*963.** Page 861, line 7: after that line insert:

6 (6) ELIGIBILITY. A rural hospital or group of rural hospitals may only receive
7 a grant under sub. (3) if the plan to use the funds involves developing an accredited
8 graduate medical training program in any of the following specialties:
9 (a) Family medicine.
10 (b) Pediatrics.
11 (c) Psychiatry.
12 (d) General surgery.
13 (e) Internal medicine.

insert
861-7

13

14 ✓ ***b0275/P1.14*964.** Page 861, line 12: delete "assist hospitals with
15 maintaining" and substitute "hospitals to fund the addition of positions to existing".

16 ✓ ***b0275/P1.15*965.** Page 861, line 21: delete "\$50,000" and substitute
17 "\$225,000".

insert
861-22

18 ✓ ***b0275/P1.16*966.** Page 861, line 22: after "year" insert "and" and may not
19 distribute more than \$75,000 from the appropriation under s. 20.435 (4) (b) to fund
20 a given position in a graduate medical training program in a given state fiscal year.

21 ✓ ***b0097/2.35*967.** Page 862, line 13: after that line insert:

insert
862-13

22 ***b0097/2.35*SECTION 1900n.** Chapter 149 of the statutes is repealed.

23 ✓ ***b0287/2.4*968.** Page 862, line 13: after that line insert:

insert
862-13
ent'd

1

***b0287/2.4*SECTION 1900e.** 146.82 (2) (a) 11. of the statutes is amended to read:

146.82 (2) (a) 11. To ~~a county department~~ an agency, as defined under s. 48.02 (2g) in s. 48.981 (1) (ag), a sheriff or police department, or a district attorney for purposes of investigation of threatened or suspected child abuse or neglect or suspected unborn child abuse or for purposes of prosecution of alleged child abuse or neglect, if the person conducting the investigation or prosecution identifies the subject of the record by name. The health care provider may release information by initiating contact with ~~a county department~~ an agency, sheriff or police department, or district attorney without receiving a request for release of the information. A person to whom a report or record is disclosed under this subdivision may not further disclose ~~it~~ the report or record, except to the persons, for the purposes, and under the conditions specified in s. 48.981 (7).

14

***b0287/2.4*SECTION 1900f.** 146.82 (2) (a) 11m. of the statutes is created to read:

146.82 (2) (a) 11m. To a court conducting a termination of parental rights proceeding under s. 48.42, to an agency, district attorney, corporation counsel or other appropriate official under s. 48.09 performing official duties relating to such a proceeding, or to the attorney or guardian ad litem for any party to such a proceeding for purposes of conducting, preparing for, or performing official duties relating to the proceeding, if that person identifies the subject of the record by name. A person to whom a report or record is disclosed under this subdivision may not further disclose the report or record, except for the purposes specified in this subdivision.

24

1 ***b0287/2.4*SECTION 1900h.** 146.82 (2) (a) 18m. of the statutes is amended to
2 read:

3 146.82 (2) (a) 18m. If the subject of the patient health care records is a child
4 or juvenile who has been placed in a foster home, group home, residential care center
5 for children and youth, or juvenile correctional facility, including a placement under
6 s. 48.205, 48.21, 938.205, or 938.21, or for whom placement in a foster home, group
7 home, residential care center for children and youth, or juvenile correctional facility
8 is recommended under s. 48.33 (4), 48.425 (1) (g), 48.837 (4) (c), or 938.33 (3) or (4),
9 to an agency directed by a court to prepare a court report under s. 48.33 (1), 48.424
10 (4) (b), 48.425 (3), 48.831 (2), 48.837 (4) (c), or 938.33 (1), to an agency responsible for
11 preparing a court report under s. 48.365 (2g), 48.425 (1), 48.831 (2), 48.837 (4) (c), or
12 938.365 (2g), to an agency responsible for preparing a permanency plan under s.
13 48.355 (2e), 48.38, 48.43 (1) (c) or (5) (c), 48.63 (4) or (5) (c), 48.831 (4) (e), 938.355 (2e),
14 or 938.38 regarding the child or juvenile, to the foster parent of the child or juvenile
15 or the operator of the group home, residential care center for children and youth, or
16 juvenile correctional facility in which the child or juvenile is placed, or to an agency
17 that placed the child or juvenile or arranged for the placement of the child or juvenile
18 in any of those placements and, by any of those agencies, to any other of those
19 agencies and, by the agency that placed the child or juvenile or arranged for the
20 placement of the child or juvenile in any of those placements, to the foster parent of
21 the child or juvenile or the operator of the group home, residential care center for
22 children and youth, or juvenile correctional facility in which the child or juvenile is
23 placed, as provided in s. 48.371 or 938.371.

24 ***b0075/1.13*969.** Page 863, line 16: delete lines 16 to 20.

insert
862-13
cont'd

1 ✓ *b0233/P1.1*970. Page 863, line 21: delete lines 21 to 25.

2 ✓ *b0183/P1.1*971. Page 864, line 1: before that line insert:

insert
864-1

3 ✓ *b0183/P1.1*SECTION 1904m. 165.25 (10m) of the statutes is created to read:

4 165.25 (10m) REPORT ON GRANTS. Beginning on January 15, 2015, and annually
5 thereafter, the department of justice shall submit a report to the legislature under
6 s. 13.172 (2), regarding its administration of grant programs under ss. 165.95,
7 165.955, 165.96, 165.986, and 165.987. The report shall include, for each grant
8 program, all of the following information:

9 (a) The amount of each grant awarded by the department of justice for the
10 previous fiscal year.

11 (b) The grant recipient to whom each grant was awarded.

12 (c) The methodology used by the department of justice to choose grant
13 recipients and to determine the level of grant funding for each grant recipient.

14 (d) Performance measures created by the department of justice for each grant
15 program.

16 (e) Reported results from each grant recipient in each fiscal year as to the
17 attainment of performance measures the department of justice developed for the
18 grant recipient.

19 ✓ *b0187/P5.2*972. Page 865, line 13: delete "165.84 (7)".

20 ✓ *b0187/P5.3*973. Page 865, line 16: after that line insert:

insert
865-16
22

21 ✓ *b0187/P5.3*SECTION 1914d. 165.76 (1) (gm) of the statutes is created to
22 read:

insert
865-16
cont'd

1 165.76 (1) (gm) Is arrested for a felony, or is taken into custody for a juvenile
2 offense that would be a felony if committed by an adult in this state, and s. 165.84
3 (7) (am) 1., 2., 3., or 4. applies to the person.

4 ✓ *b0187/P5.4*974. Page 865, line 19: delete "(g)" and substitute "(g) (gm)".

5 ✓ *b0187/P5.5*975. Page 869, line 7: delete lines 7 to 11.

6 ✓ *b0187/P5.6*976. Page 870, line 10: after "165.84 (7)" insert "(am)".

7 ✓ *b0187/P5.7*977. Page 871, line 13: after "convictions" insert ", findings,".

insert
872-12

8 ✓ *b0187/P5.8*978. Page 872, line 10: delete the material beginning with
9 "alleging" and ending with "specimen" on line 11 and substitute "that allege that the
10 person committed a violation that would be a felony if committed by an adult in this
11 state and that are

insert
872-14

12 ✓ *b0187/P5.9*979. Page 872, line 14: delete that line and substitute
13 "committed a violation" that would be a felony if committed by an adult in this state
14 that are

insert
872-16

15 ✓ *b0187/P5.10*980. Page 872, line 16: delete that line and substitute
16 "adjudged delinquent for" an offense that would be a felony if committed by an adult
17 in this state that is

insert
872-20

18 ✓ *b0187/P5.11*981. Page 872, line 20: delete that line and substitute
19 "violation" that would be a felony if committed by an adult in this state has been filed

insert
872-22

20 ✓ *b0187/P5.12*982. Page 872, line 22: delete the material beginning with
21 "juvenile" and ending with "specimen" on line 23 and substitute "violation that would
22 be a felony if committed by an adult in this state and that is

insert
873-20

✓ *b0187/P5.13***983**. Page 873, line 20: delete the material beginning with "or for an offense" and ending with "(1) (am)" on line 22 and substitute "and each individual taken into custody for a juvenile offense that would be a felony if committed by an adult in this state"

insert
873-23

✓ *b0187/P5.14***984**. Page 873, line 23: delete that line and substitute: (am) The person in charge of the law enforcement or tribal law enforcement agency shall

insert
874-2

✓ *b0187/P5.15***985**. Page 874, line 2: delete "(3)." and substitute "(3) only if any of the following applies:"

*b0187/P5.16***986**. Page 874, line 2: after that line insert:

- 1. The individual was arrested, or the juvenile was taken into custody, under a warrant.
- 2. The court has made a finding that there is probable cause that the individual committed a felony or that the juvenile committed an offense that would be a felony if committed by an adult in this state.
- 3. The individual fails to appear at the initial appearance or preliminary examination or the person waives the preliminary examination.
- 4. The individual fails to appear for a delinquency proceeding under ch. 938.

✓ *b0187/P5.17***987**. Page 874, line 3: after "obtained and" insert ", if par. (am) requires,".

insert
874-4

✓ *b0187/P5.18***988**. Page 874, line 4: after that line insert: (bm) 1. Unless par. (am) 1. applies to the individual, the court shall notify the agency if par. (am) 2., 3., or 4. applies to an individual the law enforcement or tribal law enforcement agency arrested.

insert
874-4
cont'd

1 2. Unless par. (am) 1. applies to the individual, if, one year after the date the
2 biological sample was obtained under par. (a), the court has not notified under subd.
3 1. the law enforcement or tribal law enforcement agency that par. (am) 2., 3., or 4.
4 applies to the individual, the law enforcement or tribal law enforcement agency shall
5 destroy the biological sample.

insert
874-4
cont'd

6 ~~*b0187/P5.19*989. Page 874, line 5: before that line insert:~~

7 (c) 1. No biological specimen obtained under par. (a) may be subject to analysis
8 except by the crime laboratories as provided under s. 165.77.

9 ~~*b0187/P5.20*990. Page 874, line 5: delete "(c)" and substitute "2."~~

10 ~~*b0182/P1.1*991. Page 874, line 11: delete that line.~~

11 ~~*b0186/P3.1*992. Page 874, line 17: delete the material beginning with that~~
12 ~~line and ending on page 875, line 4, and substitute:~~

insert
875-4

13 ~~*b0186/P3.1*SECTION 1942m. 165.94 of the statutes is created to read:~~

14 **165.94 Global positioning system pilot programs; grants.** (1) From the
15 appropriation under s. 20.455 (5) (br), the department of justice shall provide grants
16 to counties to establish a global positioning system tracking program for persons who
17 are subject to a temporary restraining order or injunction under s. 813.12 or 813.125.

18 (2) A grant recipient under this section shall provide matching funds equal to
19 50 percent of the grant amount awarded.

20 (3) Two or more counties may jointly establish and administer a program and
21 apply for and receive a grant under this section.

22 ~~*b0185/P1.2*993. Page 875, line 6: after that line insert:~~

insert
875-6

23 ~~*b0185/P1.2*SECTION 1944m. 165.955 of the statutes is created to read:~~

insert
875-6

1 **165.955 Drug court; grant program.** (1) In this section, "drug court" means
2 a court that diverts a substance-abusing person from prison or jail into treatment
3 by increasing direct supervision of the person, coordinating public resources,
4 providing intensive community-based treatment, and expediting case processing.

5 (2) From the appropriation under s. 20.455 (2) (eg), the department of justice
6 shall provide, to counties that have not established a drug court, grants to establish
7 and operate drug courts.

8 ✓ ~~*b0179/P1.1*994.~~ Page 879, line 3: after that line insert:-

insert
879-3

9 ~~*b0179/P1.1*SECTION 1970q.~~ 175.35 (2i) of the statutes is amended to read:

10 175.35 (2i) The department shall charge a firearms dealer a \$13 \$10 fee for
11 each firearms restrictions record search that the firearms dealer requests under sub.
12 (2) (c). The firearms dealer may collect the fee from the transferee. The department
13 may refuse to conduct firearms restrictions record searches for any firearms dealer
14 who fails to pay any fee under this subsection within 30 days after billing by the
15 department.

16 ✓ ~~*b0097/2.36*995.~~ Page 879, line 10: after that line insert:-

insert
879-10

17 ~~*b0097/2.36*SECTION 1971n.~~ 177.075 (3) of the statutes is created to read:

18 177.075 (3) Any intangible property distributable in the course of the
19 dissolution of the Health Insurance Risk-Sharing Plan under 2013 Wisconsin Act ...
20 (this act), section 9122 (1L), is presumed abandoned as otherwise provided under
21 this chapter if sub. (1) (a), (b), or (c) does not apply with respect to the distribution.

22 ✓ ~~*b0116/5.5*996.~~ Page 879, line 10: after that line insert:-

23 ~~*b0116/5.5*SECTION 1971m.~~ 177.01 (1) of the statutes is amended to read:

24 177.01 (1) "Administrator" means the state treasurer secretary of revenue.

insert
879-10
cont'd

1 ***b0116/5.5*SECTION 1971r.** 177.23 (2) (e) of the statutes is amended to read:
2 177.23 (2) (e) Salaries of the employees of the office of the state treasurer and
3 the department of revenue that are attributable to the administration of this
4 chapter.

5 ✓ ***b0116/5.6*997.** Page 879, line 16: after that line insert:

insert
879-16

6 ***b0116/5.6*SECTION 1972m.** 180.1440 of the statutes is amended to read:
7 **180.1440 Delivery to ~~state treasurer~~ secretary of revenue.** Assets of a
8 dissolved corporation that should be transferred to a creditor, claimant or
9 shareholder of the corporation and are unclaimed shall be reduced to cash and shall
10 be reported and delivered to the ~~state treasurer~~ secretary of revenue as provided
11 under ch. 177.

12 ✓ ***b0116/5.7*998.** Page 880, line 12: after that line insert:

insert
880-12

13 ***b0116/5.7*SECTION 1976m.** 181.1440 of the statutes is amended to read:
14 **181.1440 Deposit with ~~state treasurer~~ secretary of revenue.** Assets of
15 a dissolved corporation that should be transferred to a creditor, claimant, or member
16 of the corporation who cannot be found or who is not competent to receive them, shall
17 be reduced to cash subject to known trust restrictions and deposited with the ~~state~~
18 ~~treasurer~~ secretary of revenue for safekeeping. However, in the ~~state treasurer's~~
19 secretary's discretion property may be received and held in kind. When the creditor,
20 claimant, or member furnishes satisfactory proof of entitlement to the amount
21 deposited or property held in kind, the ~~state treasurer~~ secretary of revenue shall
22 deliver to the creditor, member or other person or his or her representative that
23 amount or property.

24 ***b0071/P2.3*999.** Page 881, line 2: after that line insert:

1 ^g***b0071/P2.3*SECTION 1978d.** 182.017 (1g) (b) 1. of the statutes is amended
insert
581-22
2 to read:

3 182.017 (1g) (b) 1. A domestic corporation, limited liability company,
4 partnership, or other business entity organized to furnish telegraph or
5 telecommunications service or transmit heat, power, or electric current to the public
6 or for public purposes.

7 ***b0071/P2.3*SECTION 1978h.** 182.017 (1g) (bm) of the statutes is created to
8 read:

9 182.017 (1g) (bm) “Municipal regulation” means any contract, ordinance,
10 resolution, order, or other regulation entered into, enacted, or issued by a
11 municipality before, on, or after the effective date of this paragraph [LRB inserts
12 date].

13 ***b0071/P2.3*SECTION 1978p.** 182.017 (8) (a) of the statutes is amended to
14 read:

15 182.017 (8) (a) Upon complaint by a company that a regulation by a
16 municipality under sub. (1r) is unreasonable, the commission shall set a hearing and,
17 if the commission finds that the regulation is unreasonable, the regulation shall be
18 void. If Subject to pars. (am) to (c), if the commission determines that a municipal
19 regulation that was in effect on January 1, 2007, and immediately prior to January
20 9, 2008, or that a community standard, as demonstrated through consistent practice
21 and custom in the municipality, that was in effect on January 1, 2007, and
22 immediately prior to January 9, 2008, is substantially the same as the municipal
23 regulation complained of, there is a rebuttable presumption that the latter
24 regulation is reasonable.

25 ***b0071/P2.3*SECTION 1978t.** 182.017 (8) (as) of the statutes is created to read:

insert
881-2
cmf id

1 182.017 (8) (as) Notwithstanding sub. (2), a municipal regulation is
2 unreasonable if it requires a company to pay any part of the cost to modify or relocate
3 the company's facilities to accommodate an urban rail transit system. *ge*

4 ✓ *b0075/1.14*1000. Page 881, line 3: delete lines 3 to 16.

5 ✓ *b0116/5.8*1001. Page 882, line 10: after that line insert.

insert
882-10

6 *b0116/5.8*SECTION 1982d. 185.75 (2) of the statutes is amended to read:

7 185.75 (2) Assets distributable in the course of the liquidation of a cooperative
8 that remain unclaimed after one year may be reported and delivered to the state
9 ~~treasurer~~ secretary of revenue as provided under ch. 177. Assets distributable in the
10 course of the liquidation of a cooperative that are not forfeited under sub. (1) and that
11 remain unclaimed after 5 years shall be reported and delivered to the ~~state treasurer~~
12 secretary of revenue under ch. 177.

13 *b0116/5.8*SECTION 1982h. 186.235 (11) (p) 3. of the statutes is amended to
14 read:

15 186.235 (11) (p) 3. One year after the date of the order for final distribution,
16 the office of credit unions shall report and deliver to the ~~state treasurer~~ secretary of
17 revenue all unclaimed funds as provided in ch. 177. All claims subsequently arising
18 shall be presented to the office of credit unions. If the office of credit unions
19 determines that any claim should be allowed, the office shall certify to the
20 department of administration the name and address of the person entitled to
21 payment and the amount of the payment and shall attach the claim to the certificate.
22 The department of administration shall certify the claim to the ~~state treasurer~~
23 secretary of revenue for payment.

1 ***b0116/5.8*SECTION 1982p.** 193.735 (1) (intro.) of the statutes is amended to
2 read:

3 193.735 (1) ALTERNATE PROCEDURE TO DISTRIBUTE PROPERTY. (intro.)
4 Notwithstanding s. 177.17 (4) (a) 2. and (b), a cooperative may distribute any
5 property required to be reported under s. 177.17 (1) to an entity that is exempt from
6 taxation under section 501 (a) of the Internal Revenue Code. A cooperative making
7 a distribution under this subsection shall file all of the following with the state
8 ~~treasurer~~ secretary of revenue before making the distribution:

9 ***b0116/5.8*SECTION 1982t.** 193.905 (4) (b) of the statutes is amended to read:

10 193.905 (4) (b) Assets distributable in the course of the dissolution of a
11 cooperative that are not forfeited under par. (a) shall be reported and delivered to the
12 ~~state treasurer~~ secretary of revenue as provided under ch. 177.

13 ***b0052/4.10*1002.** Page 882, line 11: delete the material beginning with
14 that line and ending with page 883, line 13.

15 ✓ ***b0071/P2.4*1003.** Page 883, line 16: ~~after that line insert:~~

16 ^e***b0071/P2.4*SECTION 1989c.** 196.58 (1) of the statutes is renumbered 196.58
17 (1r), and 196.58 (1r) (a) and (c), as renumbered, are amended to read:

18 196.58 (1r) (a) Determine by ~~contract, ordinance or resolution~~ municipal
19 regulation the quality and character of each kind of product or service to be furnished
20 or rendered by any public utility within the municipality and all other terms and
21 conditions, consistent with this chapter and ch. 197, upon which the public utility
22 may be permitted to occupy the streets, highways or other public places within the
23 municipality. The ~~contract, ordinance or resolution~~ municipal regulation shall be in
24 force and on its face reasonable.

1 (c) Provide a penalty for noncompliance with the provisions of any ordinance
2 ~~or resolution~~ municipal regulation adopted under this subsection.

3 *b0071/P2.4*SECTION 1989g. 196.58 (1g) of the statutes is created to read:

4 196.58 (1g) In this section, “municipal regulation” has the meaning given in
5 s. 182.017 (1g) (bm).

6 *b0071/P2.4*SECTION 1989L. 196.58 (4) of the statutes is renumbered 196.58

7 (4) (a) and amended to read:

8 196.58 (4) (a) Upon complaint made by a public utility or by any qualified
9 complainant under s. 196.26, the commission shall set a hearing and if it finds a
10 ~~contract, ordinance or resolution~~ municipal regulation under sub. (1) (1r) to be
11 unreasonable, the ~~contract, ordinance or resolution~~ municipal regulation shall be
12 void.

13 *b0071/P2.4*SECTION 1989p. 196.58 (4) (b) of the statutes is created to read:

14 196.58 (4) (b) Notwithstanding any provision of this chapter, upon complaint
15 by a telecommunications provider, including an alternative telecommunications
16 utility, or a video service provider, the commission shall set a hearing and, if it finds
17 to be unreasonable any municipal regulation relating to any product or service
18 rendered by any such provider within a municipality or relating to the terms and
19 conditions upon which such provider occupies the streets, highways, or other public
20 places within the municipality, the municipal regulation shall be void.

21 *b0071/P2.4*SECTION 1989t. 196.58 (4) (c) of the statutes is created to read:

22 196.58 (4) (c) Notwithstanding s. 182.017 (2), a municipal regulation is
23 unreasonable under par. (a) or (b) if it requires a public utility, telecommunications
24 provider, or video service provider to pay any part of the cost to modify or relocate the

insert
883-16
cont'd

insert
883-16
cont'd

1 public utility's, telecommunications provider's, or video service provider's facilities
2 to accommodate an urban rail transit system, as defined in s. 182.017 (1g) (ct).

3 *b0071/P2.4*SECTION 1989x. 196.58 (6) of the statutes is amended to read:

4 196.58 (6) No public utility furnishing and selling gaseous fuel or undertaking
5 to furnish or sell gaseous fuel in a municipality where the fuel has not been sold
6 previously to the public shall change the character or kind of fuel by substituting for
7 manufactured gas any natural gas or any mixture of natural and manufactured gas
8 for distribution and sale in any municipality, or undertake the sale of natural gas in
9 any municipality where no gaseous fuel was previously sold, unless the governing
10 body of the municipality, by authorization, passage or adoption of appropriate
11 ~~contract, ordinance or resolution~~ municipal regulation, approves and authorizes the
12 change in fuel or commencement of sale. No ~~contract, ordinance or resolution~~
13 municipal regulation enacted under this subsection may be inconsistent or in conflict
14 with any certificate granted under s. 196.49.

15 ✓ *b0131/3.4*1004. Page 883, line 16: after that line insert: →

insert
883-16
cont'd

16 *b0131/3.4*SECTION 1989d. 196.504 of the statutes is created to read:

17 **196.504 Broadband expansion grant program.** (1) In this section:

18 (a) "Eligible applicant" means any of the following:

19 1. An organization operated for profit or not for profit, including a cooperative.

20 2. A telecommunications utility.

21 3. A city, village, town, or county that submits an application in partnership
22 with an eligible applicant under subd. 1. or 2.

23 (b) "Underserved" means served by fewer than 2 broadband service providers.

1 (2) The commission shall administer the broadband expansion program and
2 shall have the following powers:

3 (a) To make broadband expansion grants to eligible applicants for the purpose
4 of constructing broadband infrastructure in underserved areas designated under
5 par. (d). Grants awarded under this section shall be paid from the appropriation
6 under s. 20.155 (3) (g).

7 (b) To prescribe the form, nature, and extent of the information that shall be
8 contained in an application for a grant under this section. The application shall
9 require the applicant to identify the area of the state that will be affected by the
10 proposed project and explain how the proposed project will increase broadband
11 access.

12 (c) To establish criteria for evaluating applications and awarding grants under
13 this section. The criteria shall prohibit grants that have the effect of subsidizing the
14 expenses of a telecommunication provider or the monthly bills of
15 telecommunications customers. The criteria shall give priority to projects that
16 include matching funds, that involve public-private partnerships, that affect areas
17 with no broadband service providers, or that affect a large geographic area or a large
18 number of underserved individuals or communities.

19 (d) To designate areas of the state that are underserved as underserved areas. *oe*

20 *b0116/5.9*1005. Page 894, line 21: after that line insert:

21 *oe* **b0116/5.9*SECTION 1990g. 217.11 (5) of the statutes is amended to read:

22 217.11 (5) If a licensee ceases to do business in this state, the licensee shall
23 deposit the licensee's records and proceeds of checks and remittances relating to
24 checks sold in this state with the ~~state treasurer~~ secretary of revenue. On claim and

*insert
883-16
cont'd*

*insert
594-21*

1 submission of proof of ownership satisfactory to the ~~treasurer~~ secretary of revenue,
2 the ~~treasurer~~ secretary of revenue shall pay such amount of the funds deposited as
3 are owing to a person. Such funds as are not paid out within 20 years from date of
4 deposit shall escheat to and become the property of the state, and shall be paid by
5 the ~~treasurer~~ secretary of revenue and be dealt with in the same manner as other
6 escheated property.

7 ***b0116/5.9*SECTION 1990m.** 220.08 (14) of the statutes is amended to read:

8 220.08 (14) The division may pay the moneys held by the division to the persons
9 entitled to them, upon being furnished satisfactory evidence of their right to the
10 same. In cases of doubt or conflicting claims, the division may require an order of the
11 circuit court authorizing and directing the payment thereof. The division may apply
12 the interest earned towards defraying the expenses in the payment and distribution
13 of such unclaimed deposits or dividends to the depositors and creditors entitled to
14 receive them, and if necessary may draw on the fund to defray such expenses. After
15 one year from the time of the order for final distribution, the division shall report and
16 deliver all unclaimed funds to the ~~state treasurer~~ secretary of revenue as provided
17 in ch. 177. All claims subsequently arising shall be presented to the division. If the
18 division determines that any claim should be allowed, the division shall certify to the
19 department of administration the name and address of the person entitled to
20 payment and the amount thereof and shall attach the claim to the certificate. The
21 secretary of administration shall certify the claim to the ~~state treasurer~~ secretary of
22 revenue for payment.

23 ***b0116/5.9*SECTION 1990s.** 220.08 (20) of the statutes is amended to read:

24 220.08 (20) In the event the division, as statutory receiver of closed state banks
25 or in connection with the division's supervision of segregated trusts, shall have

insert
894-21
conf/d

insert
894-21
cont'd

1 possession of any funds or property by reason of any recovery on an official bond or
 2 otherwise, and said funds shall not belong to or be attributable to any specific bank
 3 or banks in liquidation or to any specific segregated trust or trusts and it shall appear
 4 that all or a number of banks in liquidation or all or a number of the segregated trusts
 5 supervised by the division or the depositors or other creditors of such banks or trusts,
 6 may have an interest in such funds or property, the division may petition the circuit
 7 court for Dane County for an order directing the disposition of such funds or property.
 8 The court, upon presentation of such a petition, shall direct the division to give such
 9 notice of hearing thereon, by publication of a class 3 notice, under ch. 985, or
 10 otherwise, as appears reasonable under the circumstances. The expenses of the
 11 division in any such proceeding shall be paid out of such funds or property. If it shall
 12 appear to the court that the persons to whom such funds or property may ultimately
 13 belong cannot be found or ascertained or that the expense of such ascertainment
 14 would in the judgment of the court be excessive or unreasonable under all the
 15 circumstances, the court shall enter an order directing the division to transmit such
 16 funds or property to the ~~state treasurer~~ secretary of revenue to become the property
 17 of the state. Any person claiming an interest in any such funds or property so ordered
 18 to be transmitted to the ~~state treasury~~ secretary of revenue may within 5 years after
 19 the entry of such order bring suit against the state for recovery thereof without
 20 interest.

21 ✓ *b0058/P2.6* **1006.** Page 894, line 24: after that line insert:

insert
894-24

22 ^e *b0058/P2.6* **SECTION 1991p.** 227.01 (8m) of the statutes is created to read:

23 227.01 (8m) "Permanent rule" means a rule other than a rule promulgated

24 under s. 227.24.