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## State of Misconsin 2017 - 2018 LEGISLATURE

LRBb0845/2 ALL:all

## SENATE AMENDMENT 1, TO ASSEMBLY BILL 64

September 15, 2017 - Offered by Senators Shilling, Larson, Risser, Ringhand, Erpenbach, Johnson, Miller, Carpenter, L. Taylor, Vinehout, Bewley, Wirch and Hansen.

- At the locations indicated, amend the bill, as shown by assembly substitute amendment 1, as follows:
  - **1.** Page 21, line 6: delete lines 6 to 10.
- 4 **2.** Page 88, line 2: after that line insert:
- 5 "(fr) Rural teacher grant program GPR B 728,000 2,184,000".
  - **3.** Page 95, line 14: increase the dollar amount for fiscal year 2017–18 by \$393,500 and increase the dollar amount for fiscal year 2018–19 by \$393,500 for the purpose of increasing the authorized FTE PR positions for the department of public instruction by 5.0 FTE PR positions for teacher licensing.
- 4. Page 97, line 1: increase the dollar amount for fiscal year 2017-18 by \$102,254,000 and increase the dollar amount for fiscal year 2018-19 by \$422,902,000 for the purpose for which the appropriation is made.

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- 5. Page 97, line 3: increase the dollar amount for fiscal year 2017-18 by \$22,432,600 and increase the dollar amount for fiscal year 2018-19 by \$22,169,500 for the purpose for which the appropriation is made.
  - **6.** Page 97, line 14: increase the dollar amount for fiscal year 2017–18 by \$28,660,900 and increase the dollar amount for fiscal year 2018–19 by \$422,902,000 for the purpose for which the appropriation is made.
  - **7.** Page 98, line 15: increase the dollar amount for fiscal year 2017–18 by \$880,000 and increase the dollar amount for fiscal year 2018–19 by \$880,000 for the purpose for which the appropriation is made.
    - **8.** Page 99, line 6: increase the dollar amount for fiscal year 2018–19 by \$1,954,600 for the purpose of the purpose for which the appropriation is made.
      - **9.** Page 99, line 13: delete lines 13 and 14.
  - **10.** Page 100, line 20: increase the dollar amount for fiscal year 2017–18 by \$7,415,300 and increase the dollar amount for fiscal year 2018–19 by \$7,415,300 for the purpose for which the appropriation is made.
    - **11.** Page 101, line 7: after that line insert:
- 17 "(cp) Bullying prevention GPR A 75,000 75,000
- 18 (ct) Center for Suicide Awareness GPR A 110,000 110,000".
  - **12.** Page 280, line 9: after that line insert:
- 20 "Section 204s. 20.235 (1) (fr) of the statutes is created to read:
- 21 20.235 (1) (fr) Rural teacher grant program. Biennially, the amounts in the schedule for the rural teacher grant program under s. 39.387.".
  - **13.** Page 281, line 2: after that line insert:

1	<b>SECTION 207e.</b> 20.255 (1) (f) of the statutes is amended to read:
2	20.255 (1) (f) Assessments of reading readiness. The amounts in the schedule
3	to provide school districts and, independent charter schools under s. 118.40 (2r) and
4	(2x), and the governing bodies of private schools participating in a parental choice
5	program under s. 118.60 or 119.23 with the assessments of reading readiness under
6	s. 118.016.".
7	14. Page 281, line 15: after that line insert:
8	"Section 208d. 20.255 (2) (ae) of the statutes is amended to read:
9	20.255 (2) (ae) Sparsity aid. The amounts in the schedule A sum sufficient for
10	sparsity aid to school districts under s. 115.436.".
11	15. Page 282, line 6: after that line insert:
12	"Section 208q. 20.255 (2) (bq) of the statutes is created to read:
13	20.255 (2) (bq) Hold harmless aid. A sum sufficient for hold harmless aid to
14	school districts under s. 121.10.".
15	16. Page 283, line 5: after "school districts" insert ", private schools,".
16	17. Page 283, line 5: after that line insert:
17	"Section 211m. 20.255 (2) (db) of the statutes is created to read:
18	20.255 (2) (db) Community and school mental health collaboration grants. The
19	amounts in the schedule for the grant program under s. 115.353 for providing mental
20	health services to pupils in collaboration with community mental health providers.".
21	18. Page 283, line 7: after "grants" insert "; 1st class city schools".
22	<b>19.</b> Page 283, line 8: delete "115.387" and substitute "119.83".

**20.** Page 283, line 16: delete lines 16 to 19.

1	<b>21.</b> Page 284, line 18: after that line insert:
2	"Section 2160. 20.255 (3) (cp) of the statutes is created to read:
3	20.255 (3) (cp) Bullying prevention. Annually, the amounts in the schedule for
4	payments to Special Olympics Wisconsin, Inc., for bullying prevention under s.
5	115.28 (43m).
6	SECTION 216r. 20.255 (3) (ct) of the statutes is created to read:
7	20.255 (3) (ct) Center for Suicide Awareness. Annually, the amounts in the
8	schedule for payments to the Center for Suicide Awareness under s. $115.28 (44)$ .".
9	<b>22.</b> Page 421, line 4: after that line insert:
10	"Section 704pq. 39.387 of the statutes is created to read:
11	39.387 Rural teacher grant program. (1) Definitions. In this section:
12	(a) "Eligible school district" means a school district whose membership is fewer
13	than 1,000 pupils and whose pupil population density is fewer than 10 pupils per
14	square mile.
15	(b) "Eligible teacher" means a teacher who meets the eligibility requirements
16	specified in sub. (3).
17	(2) Establishment of program. There is established, to be administered by the
18	board, a rural teacher grant program to encourage eligible teachers to teach in
19	schools operated by eligible school districts by providing grants of financial
20	assistance to those eligible teachers as provided in sub. (4).
21	(3) ELIGIBILITY. A teacher is eligible for financial assistance as provided under
22	sub. (4) if the teacher meets all of the following requirements:

(a) He or she teaches in a school operated by an eligible school district.

- (b) He or she does not appear on the statewide support lien docket under s. 49.854 (2) (b), unless the teacher provides to the board a payment agreement that has been approved by the county child support agency under s. 59.53 (5) and that is consistent with rules promulgated under s. 49.858 (2) (a).
- (4) Financial assistance. (a) From the appropriation under s. 20.235 (1) (fr), the board shall grant financial assistance to eligible teachers who are nominated by their school districts for participation in the grant program as provided in par. (b) and who submit claims for that financial assistance as provided in par. (c). The maximum amount of financial assistance that an eligible teacher may receive under this subsection is \$1,000 for the first school year, \$2,000 for the 2nd school year, \$2,000 for the 3rd school year, \$2,000 for the 4th school year, and \$3,000 for the 5th school year in which the eligible teacher participates in the grant program. An eligible teacher may receive financial assistance under this subsection for no more than 5 school years. An eligible teacher who receives financial assistance under this subsection shall use that financial assistance only for the purpose of repaying student loans incurred to defray the cost of tuition, fees, and expenses for programs of study relating to the teaching profession. The board may provide financial assistance on a prorated basis to an eligible teacher who is employed less than full time.
- (b) An eligible school district may nominate an eligible teacher for participation in the grant program by submitting that nomination to the board in a form prescribed by the board. No more than 4 eligible teachers employed by a given eligible school district may participate in the grant program in a given school year. The nomination shall include such information as the board may require to establish that the school district employing the teacher is an eligible school district and that the teacher is an

eligible teacher and shall provide any other information the board may require by rule promulgated under sub. (5).

- (c) After each year in which an eligible teacher who has been accepted for participation in the grant program teaches in a school operated by an eligible school district, the eligible teacher may submit to the board a claim for financial assistance. The claim shall include the signature of the eligible teacher and of a representative of the school district employing the eligible teacher certifying that during the period for which financial assistance is claimed the school district was an eligible school district and the eligible teacher taught in a school operated by that eligible school district, shall include a commitment by the eligible teacher that he or she will use the financial assistance to repay student loans incurred to defray the cost of tuition, fees, and expenses for programs of study relating to the teaching profession, and shall provide such other information as the board may require by rule promulgated under sub. (5) to verify the claimant's eligibility for financial assistance.
- (d) If the board determines that a claimant under par. (c) is eligible to receive financial assistance under this subsection, the board shall provide that assistance, subject to the amounts available in the appropriation account under s. 20.235 (1) (fr). If the amount of financial assistance claimed in a fiscal year exceeds the amounts available in that appropriation account, the board shall prorate the financial assistance paid in that fiscal year in the proportion that the amounts available bear to the total amount of financial assistance payable in that fiscal year.
- (5) RULES. The board shall promulgate rules to implement and administer this section. Those rules shall include rules specifying the information a school district must include in a nomination for participation in the grant program under sub. (4)

- 1 (b) and the information a teacher must include in a claim for financial assistance 2 under sub. (4) (c).".
  - **23.** Page 598, line 21: after that line insert:
- 4 "Section 997jb. 70.32 (1b) of the statutes is created to read:
  - 70.32 **(1b)** (a) To determine the value of property using generally accepted appraisal methods, the assessor shall consider all of the following as comparable to the property being assessed:
    - 1. Sales or rentals of properties exhibiting the same or a similar highest and best use with placement in the same real estate market segment.
    - 2. Sales or rentals of properties that are similar to the property being assessed with regard to age, condition, use, type of construction, location, design, physical features, and economic characteristics, including similarities in occupancy and the the potential to generate rental income. For purposes of this subdivision, such properties may be found locally, regionally, or nationally.
    - (b) For purposes of par. (a), a property is not comparable if any of the following applies:
    - 1. At or before the time of sale, the seller places any deed restriction on the property that changes the highest and best use of the property, or prohibits competition, so that it no longer qualifies as a comparable property under par. (a) 1. or 2. and the property being assessed lacks such a restriction.
    - 2. The property is dark property and the property being assessed is not dark property. In this subdivision, "dark property" means property that is vacant or unoccupied beyond the normal period for property in the same real estate market

segment. For purposes of this subdivision, what is considered vacant or unoccupied beyond the normal period may vary depending on the property location.

- (c) For purposes of par. (a), "highest and best use" means the specific use of the property as of the current assessment date or a higher use to which the property can be expected to be put in before the next assessment date, if the use is legally permissible, physically possible, not speculative, and financially feasible and provides the highest net return. When the current use of a property is the highest and best use of that property, value in the current use equals full market value. In this paragraph, "legally permissible" does not include a conditional use that has not been granted as of the assessment date.
- (d) For purposes of par. (a), "real estate market segment" means a pool of potential buyers and sellers that typically buy or sell properties similar to the property being assessed, including potential buyers who are investors or owner-occupants. For purposes of this paragraph, and depending on the type of property being assessed, the pool of potential buyers and sellers may be found locally, regionally, nationally, or internationally.".
  - **24.** Page 609, line 24: delete that line.
- **25.** Page 610, line 1: delete lines 1 to 21.
- **26.** Page 611, line 5: delete "ss. <u>s.</u> 71.02 and 71.08" and substitute "ss. 71.02 and 71.08".
  - **27.** Page 611, line 13: delete lines 13 to 25.
- **28.** Page 612, line 1: delete lines 1 to 4.
- **29.** Page 619, line 5: delete lines 5 to 25.
- **30.** Page 620, line 1: delete lines 1 to 25.

- **31.** Page 622, line 3: delete lines 3 to 9.
- **32.** Page 622, line 16: delete lines 16 to 20.
- **33.** Page 623, line 3: delete lines 3 to 5.
- **34.** Page 623, line 6: delete lines 6 to 11.
- **35.** Page 625, line 7: after that line insert:
- 6 "Section 1047e. 71.07 (9e) (af) (intro.) of the statutes is amended to read:
  - 71.07 (**9e**) (af) (intro.) For taxable years beginning after December 31, 1995, and before January 1, 2011, and for the taxable years beginning after December 31, 2017, any natural person may credit against the tax imposed under s. 71.02 an amount equal to one of the following percentages of the federal basic earned income credit for which the person is eligible for the taxable year under section 32 (b) (1) (A)
- **SECTION 1047f.** 71.07 (9e) (aj) (intro.) of the statutes is amended to read:
  - 71.07 (**9e**) (aj) (intro.) For taxable years beginning after December 31, 2010, and before January 1, 2018, an individual may credit against the tax imposed under s. 71.02 an amount equal to one of the following percentages of the federal basic earned income credit for which the person is eligible for the taxable year under section 32 (b) (1) (A) to (C) of the Internal Revenue Code:".
  - **36.** Page 625, line 8: delete lines 8 to 25.
- **37.** Page 626, line 1: delete lines 1 to 12.

to (C) of the Internal Revenue Code:

- **38.** Page 626, line 19: delete the material beginning with that line and ending with the material on page 628, line 14.
- **39.** Page 648, line 12: delete lines 12 to 18.

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1	<b>40.</b> Page 660, line 24: delete that line.
2	<b>41.</b> Page 661, line 1: delete lines 1 to 6.
3	42. Page 662, line 3: delete the material beginning with that line and ending
4	with page 666, line 3.
5	<b>43.</b> Page 666, line 3: after that line insert:
6	"Section 1120d. 71.54 (1) (g) (intro.) of the statutes is amended to read:
7	71.54 (1) (g) $2012$ and thereafter to $2017$ . (intro.) The amount of any claim filed
8	in 2012 and thereafter to 2017 and based on property taxes accrued or rent
9	constituting property taxes accrued during the previous year is limited as follows:
10	<b>Section 1120e.</b> 71.54 (1) (h) of the statutes is created to read:
11	71.54 (1) (h) 2018 and thereafter. Subject to sub. (2m), the amount of any claim
12	filed in 2018 and thereafter and based on property taxes accrued or rent constituting
13	property taxes accrued during the previous year is limited as follows:
14	1. If the household income was \$8,060 or less in the year to which the claim
15	relates, the claim is limited to 80 percent of the property taxes accrued or rent

- relates, the claim is limited to 80 percent of the property taxes accrued or rent constituting property taxes accrued or both in that year on the claimant's homestead.
- 2. If the household income was more than \$8,060 in the year to which the claim relates, the claim is limited to 80 percent of the amount by which the property taxes accrued or rent constituting property taxes accrued or both in that year on the claimant's homestead exceeds 8.785 percent of the household income exceeding \$8,060.
- 3. No credit may be allowed if the household income of a claimant exceeds \$24,680.

**Section 1120f.** 71.54 (2) (b) 4. of the statutes is amended to read:

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1 71.54 **(2)** (b) 4. In calendar years 2011 or any subsequent calendar year to 2016, \$1,460.

**Section 1120g.** 71.54 (2) (b) 5. of the statutes is created to read:

71.54 (2) (b) 5. Subject to sub. (2m), in calendar year 2017 or any subsequent calendar year, \$1,460.

**Section 1120h.** 71.54 (2m) of the statutes is amended to read:

71.54 (2m) Indexing for inflation; 2010 2017 and thereafter. (a) For calendar years beginning after December 31, 2009, and before January 1, 2011 2016, the dollar amounts of the threshold income under sub. (1) (f) (h) 1. and 2., the maximum household income under sub. (1) (f) (h) 3. and the maximum property taxes under sub. (2) (b) -3. 5. shall be increased each year by a percentage equal to the percentage change between the U.S. consumer price index for all urban consumers, U.S. city average, for the 12-month average of the U.S. consumer price index for the month of August of the year before the previous year through the month of July of the previous year and the U.S. consumer price index for all urban consumers, U.S. city average, for the 12-month average of the U.S. consumer price index for August 2007 through July 2008, as determined by the federal department of labor, except that the adjustment may occur only if the percentage is a positive number. Each amount that is revised under this paragraph shall be rounded to the nearest multiple of \$10 if the revised amount is not a multiple of \$10 or, if the revised amount is a multiple of \$5, such an amount shall be increased to the next higher multiple of \$10. department of revenue shall annually adjust the changes in dollar amounts required under this paragraph and incorporate the changes into the income tax forms and instructions.

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(b) The department of revenue shall <u>annually</u> adjust the slope under sub. (1)
(f) (h) 2. such that, as a claimant's income increases from the threshold income as
calculated under par. (a), to an amount that exceeds the maximum household income
as calculated under par. (a), the credit that may be claimed is reduced to \$0 and the
department of revenue shall incorporate the changes into the income tax forms and
instructions.".

- **44.** Page 671, line 23: delete lines 23 to 25.
- **45.** Page 672, line 1: delete lines 1 to 13.
  - **46.** Page 696, line 13: after that line insert:

**"Section 1210q.** 79.10 (4) of the statutes is amended to read:

79.10 (4) SCHOOL LEVY TAX CREDIT. Except as provided in sub. (5m), the amount appropriated under s. 20.835 (3) (b) shall be distributed to municipalities in proportion to their share of the sum of average school tax levies for all municipalities. No municipality shall receive a payment under this subsection after 2018.

**Section 1210r.** 79.10 (5m) of the statutes is amended to read:

79.10 (5m) First dollar credit. Each municipality shall receive, from the appropriation under s. 20.835 (3) (b), an amount determined by multiplying the school tax rate by the estimated fair market value, not exceeding the value determined under sub. (11) (d), of every parcel of real property with improvements that is located in the municipality. No municipality shall receive a payment under this subsection after 2018."

**47.** Page 697, line 10: delete lines 10 and 11 and substitute "\$747,400,000 in 2013, 2014, and 2015; and \$853,000,000 in 2016 and in each year thereafter 2017; and \$940,000,000 in 2018.".

**48.** Page 697, line 11: after that line insert:

"Section 1212g. 79.15 of the statutes is amended to read:

**79.15 Improvements credit.** The total amount paid each year to municipalities from the appropriation account under s. 20.835 (3) (b) for the payments under s. 79.10 (5m) is \$75,000,000 in 2009, \$145,000,000 in 2010, and \$150,000,000 in 2011, 2012, 2013, 2014, 2015, 2016, 2017, and in each year thereafter 2018.".

**49.** Page 738, line 8: after that line insert:

**"Section 1410.** 108.08 (1) of the statutes is amended to read:

108.08 (1) To receive benefits for any given week of unemployment, a claimant shall give notice to the department with respect to such week of unemployment within such time and in such manner as the department may by rule prescribe, except that the department shall permit such notice to be given to the department via telephone.

**Section 1415.** 108.09 (1) of the statutes is amended to read:

108.09 (1) FILING. Claims for benefits shall be filed pursuant to department rules, except that the department shall permit claims for benefits to be filed via telephone. Each employer that is notified of a benefit claim shall promptly inform the department in writing as to any eligibility question in objection to such claim together with the reasons for the objection. The department may also obtain information from the employee concerning the employee's eligibility, employment or wages."

**50.** Page 740, line 24: after that line insert:

**"Section 1454c.** 111.39 (4) (d) of the statutes is amended to read:

111.39 (4) (d) The department shall serve a certified copy of the findings and order on the respondent, the order to have the same force as other orders of the department and be enforced as provided in s. 103.005. The department shall also serve a certified copy of the findings and order on the complainant, together with a notice advising the complainant about the right to seek, and the time for seeking, review by the commission under sub. (5); about the right to bring, and the time for bringing, an action for judicial review under s. 111.395; and about the right to bring, and the time for bringing, an action under s. 111.397 (1) (a). Any person aggrieved by noncompliance with the order may have the order enforced specifically by suit in equity. If the examiner finds that the respondent has not engaged in discrimination, unfair honesty testing, or unfair genetic testing as alleged in the complaint, the department shall serve a certified copy of the examiner's findings served on the complainant, together with shall be accompanied by an order dismissing the complaint.

**Section 1454d.** 111.39 (5) (b) of the statutes is amended to read:

a petition under par. (a) within 21 days from the date that a copy of the findings and order of the examiner is mailed to the last-known address of the respondent served on that party, the findings and order shall be considered final for purposes of enforcement under sub. (4) (d). If a timely petition is filed, the commission, on review, may either affirm, reverse, or modify the findings or order in whole or in part, or set aside the findings and order and remand to the department for further proceedings. Such actions shall be based on a review of the evidence submitted. If the commission is satisfied that a respondent or complainant has been prejudiced because of

exceptional delay in the receipt of a copy of any findings and order, it the commission may extend the time another 21 days for filing the petition with the department.

**Section 1454e.** 111.39 (5) (d) of the statutes is created to read:

111.39 (5) (d) The commission shall serve a certified copy of the commission's decision on the respondent. The commission shall also serve a certified copy of the commission's decision on the complainant, together with a notice advising the complainant about the right to bring, and the time for bringing, an action for judicial review under s. 111.395 and about the right to bring, and the time for bringing, an action under s. 111.397 (1) (a).

**Section 1454f.** 111.397 of the statutes is created to read:

111.397 Civil action. (1) (a) Except as provided in this paragraph, the department or a person alleged or found to have been discriminated against or subjected to unfair honesty testing or unfair genetic testing may bring an action in circuit court requesting the relief described in sub. (2) (a) against any employer, labor organization, or employment agency that is alleged or found to have engaged in that discrimination, unfair honesty testing, or unfair genetic testing. The department or a person alleged or found to have been discriminated against or subjected to unfair honesty testing or unfair genetic testing may not bring an action under this paragraph against any local governmental unit, as defined in s. 19.42 (7u), or against any employer, labor organization, or employment agency employing fewer than 15 individuals for each working day in each of 20 or more calendar weeks in the current or preceding year.

(b) If a petition for judicial review of the findings and order of the commission concerning the same violation as the violation giving rise to the action under par. (a)

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is filed, the circuit court shall consolidate the proceeding for judicial review and the action under par. (a).

- (c) A person alleged or found to have been discriminated against or subjected to unfair honesty testing or unfair genetic testing is not required to file a complaint under s. 111.39 or seek review under s. 111.395 in order for the department or the person to bring an action under par. (a).
- (2) (a) Subject to pars. (b) and (c), in an action under sub. (1) (a), if the circuit court finds that discrimination, unfair honesty testing, or unfair genetic testing has occurred, or if such a finding has been made by an examiner or the commission and not been further appealed, the circuit court may order any relief that an examiner would be empowered to order under s. 111.39 (4) (c) after a hearing on a complaint filed under s. 111.39. In addition, the circuit court shall order the defendant to pay to the person discriminated against or subjected to unfair honesty testing or unfair genetic testing any other compensatory damages, and punitive damages under s. 895.043 that the circuit court or jury finds appropriate, plus reasonable costs and attorney fees incurred in the action. If any relief was ordered under s. 111.39 or 111.395, the circuit court shall specify whether the relief ordered under this paragraph is in addition to or replaces the relief ordered under s. 111.39 or 111.395. The sum of the amount of compensatory damages for future economic losses and for pain and suffering, emotional distress, mental anguish, loss of enjoyment of life, and other noneconomic losses and the amount of punitive damages that a circuit court may order may not exceed the following:
- 1. In the case of a defendant that employs 100 or fewer employees for each working day in each of 20 or more calendar weeks in the current or preceding year, \$50,000.

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- 2. In the case of a defendant that employs more than 100 but fewer than 201 employees for each working day in each of 20 or more calendar weeks in the current or preceding year, \$100,000.
- 3. In the case of a defendant that employs more than 200 but fewer than 501 employees for each working day in each of 20 or more calendar weeks in the current or preceding year, \$200,000.
- 4. In the case of a defendant that employs more than 500 employees for each working day in each of 20 or more calendar weeks in the current or preceding year, \$300,000.
- (b) If the circuit court orders any payment under par. (a) because of a violation of s. 111.321, 111.37, or 111.372 by an individual employed by an employer, the employer of that individual is liable for the payment.
- (c) 1. In this paragraph, "consumer price index" means the average of the consumer price index for all urban consumers, U.S. city average, as determined by the bureau of labor statistics of the federal department of labor.
- 2. Except as provided in this subdivision, beginning on July 1, 2019, and on each July 1 after that, the department shall adjust the amounts specified in par. (a) 1., 2., 3., and 4. by calculating the percentage difference between the consumer price index for the 12-month period ending on December 31 of the preceding year and the consumer price index for the 12-month period ending on December 31 of the year before the preceding year and adjusting those amounts by that percentage difference. The department shall publish the adjusted amounts calculated under this subdivision in the Wisconsin Administrative Register, and the adjusted amounts shall apply to actions commenced under sub. (1) (a) beginning on July 1 of the year of publication. This subdivision does not apply if the consumer price index for the

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- 1 12-month period ending on December 31 of the preceding year did not increase over 2 the consumer price index for the 12-month period ending on December 31 of the year 3 before the preceding year.".
  - **51.** Page 741, line 5: delete the material beginning with that line and ending with page 742, line 8.
    - **52.** Page 742, line 18: after that line insert:

**"Section 1461q.** 115.28 (7) (b) of the statutes is amended to read:

applicants and granting and revocation of licenses or certificates under par. (a), the state superintendent shall grant certificates and licenses to teachers in private schools and tribal schools, except that teaching experience requirements for such certificates and licenses may be fulfilled by teaching experience in public, private, or tribal schools. An applicant is not eligible for a license or certificate unless the state superintendent finds that the private school or tribal school in which the applicant taught offered an adequate educational program during the period of the applicant's teaching therein. Private Except as provided in ss. 118.60 (2) (a) 6m. and 119.23 (2) (a) 6m., private schools are not obligated to employ only licensed or certified teachers.

**Section 1463k.** 115.28 (43m) of the statutes is created to read:

115.28 **(43m)** Bullying prevention. Distribute the amounts appropriated under s. 20.255 (3) (cp) to Special Olympics Wisconsin, Inc., for bullying prevention.

**Section 1463r.** 115.28 (44) of the statutes is created to read:

115.28 **(44)** Center for Suicide Awareness. Distribute the amounts appropriated under s. 20.255 (3) (ct) to the Center for Suicide Awareness.".

1	<b>53.</b> Page 744, line 10: after that line insert:
2	"Section 1469m. 115.353 of the statutes is created to read:
3	115.353 Community and school mental health collaboration grants. (1)
4	The department shall develop, implement, and, beginning in the 2018-19 school
5	year, administer a grant program under which the department awards grants to
6	school districts and charter schools under s. 118.40 (2r) and (2x) for the purpose of
7	collaborating with community mental health providers to provide mental health
8	services to pupils.
9	(2) The department shall award grants under sub. (1) from the appropriation
10	under s. 20.255 (2) (db).
11	(3) The department shall promulgate rules to implement and administer this
12	section.".
13	<b>54.</b> Page 744, line 16: delete "social workers" and substitute "pupil services
14	personnel".
15	<b>55.</b> Page 744, line 17: delete "social workers" and substitute "pupil services
16	personnel".
17	<b>56.</b> Page 744, line 20: delete "social workers" and substitute "pupil services
18	personnel".
19	<b>57.</b> Page 744, line 22: delete "social workers" and substitute "pupil services
20	personnel".
21	<b>58.</b> Page 744, line 24: delete "social workers" and substitute "pupil services
22	personnel".

- **59.** Page 745, line 2: delete "social workers" and substitute "pupil services personnel".
- **60.** Page 745, line 8: delete "social workers" and substitute "pupil services personnel".
- **61.** Page 745, line 9: delete "social workers" and substitute "pupil services personnel".
- **62.** Page 745, line 13: delete "social workers" and substitute "pupil services personnel".
- **63.** Page 745, line 15: delete "social workers" and substitute "pupil services personnel".
- **64.** Page 745, line 19: delete "social workers" and substitute "pupil services personnel".
- **65.** Page 745, line 20: delete "social workers" and substitute "pupil services personnel".
  - **66.** Page 746, line 6: delete "social workers" and substitute "pupil services personnel".
- **67.** Page 746, line 15: delete the material beginning with that line and ending with page 747, line 22.
- **68.** Page 749, line 3: delete the material beginning with that line and ending with page 750, line 24.
- **69.** Page 750, line 25: delete that line.

- **70.** Page 751, line 1: delete that line.
- **71.** Page 754, line 16: delete lines 16 to 20 and substitute:

1	"Section 1477e. $115.436(2)(a)$ of the statutes is renumbered $115.436(2)(a)$
2	(intro.) and amended to read:
3	115.436 (2) (a) (intro.) The school district's membership in the previous school
4	year was no more than 745. one of the following:
5	<b>Section 1477h.</b> 115.436 (2) (a) 1. of the statutes is created to read:
6	115.436 (2) (a) 1. No more than 1,000.
7	<b>Section 1477k.</b> 115.436 (2) (a) 2. of the statutes is created to read:
8	115.436 (2) (a) 2. No less 1,001 and no more than 2,700.
9	<b>Section 14770.</b> 115.436 (2) (c) of the statutes is renumbered 115.436 (2) (c) 1.
10	and amended to read:
11	115.436 (2) (c) 1. The For a school district with a membership under par. (a) 1.,
12	the school district's membership in the previous school year divided by the school
13	district's area in square miles is less than 10.
14	<b>Section 1477r.</b> 115.436 (2) (c) 2. of the statutes is created to read:
15	115.436 (2) (c) 2. For a school district with a membership under par. (a) 2., the
16	school district's membership in the previous school year divided by the school
17	district's area in square miles is less than 7.
18	<b>Section 1477u.</b> 115.436 (3) (a) of the statutes is amended to read:
19	115.436 (3) (a) Beginning in the 2009-10 school year, from the appropriation
20	under s. 20.255 (2) (ae) and subject to pars. (b) and (c), the department shall pay to
21	each school district eligible for sparsity aid \$300 and with a membership under par.
22	(a) 1. \$400 multiplied by the membership in the previous school year.
23	<b>Section 1477x.</b> 115.436 (3) (ag) of the statutes is created to read:
24	115.436 (3) (ag) Beginning in the 2017-18 school year, from the appropriation
25	under s. 20.255 (2) (ae), the department shall pay to each school district eligible for

sparsity aid and with a membership under par. (a) 2. \$100 multiplied by the membership in the previous school year.".

**72.** Page 755, line 5: delete lines 5 to 19 and substitute:

**"Section 1480q.** 115.436 (3) (b) of the statutes is repealed.

**SECTION 1480t.** 115.436 (3) (c) 1. of the statutes is repealed.".

**73.** Page 781, line 25: after that line insert:

**"Section 1505b.** 118.016 (1) (bm) of the statutes is created to read:

118.016 (1) (bm) Beginning in the 2018–19 school year, the governing body of each private school participating in a parental choice program under s. 118.60 or 119.23 shall, using the appropriate, valid, and reliable assessment of literacy fundamentals selected by the governing body, annually assess each pupil enrolled in 4-year-old kindergarten to 2nd grade in the private school for reading readiness. The governing body shall ensure that the assessment evaluates whether a pupil possesses phonemic awareness and letter sound knowledge. The governing body may administer computer adaptive assessments. This paragraph applies only to pupils attending the school under s. 118.60 or 119.23.

**Section 1505c.** 118.016 (1) (c) of the statutes is amended to read:

118.016 (1) (c) The department shall pay to the school board or, operator, or governing body, from the appropriation under s. 20.255 (1) (f), the per pupil cost of the selected assessment. If the appropriation under s. 20.255 (1) (f) in any fiscal year is insufficient to pay the full amount of aid under this paragraph, the state superintendent shall prorate state aid payments among the school boards and, governing bodies of private schools, and operators of charter schools entitled to the aid.

with page 792, line 10.

1	<b>Section 1505d.</b> 118.016 (1g) of the statutes is amended to read:
2	118.016 (1g) If a pupil is enrolled in a special education program under subch.
3	V of ch. 115, the school board or, operator of the charter school under s. 118.40 (2r)
4	or (2x), or governing body of the private school under s. 118.60 or 119.23 shall comply
5	with s. 115.77 (1m) (bg).
6	<b>Section 1505e.</b> 118.016 (1r) of the statutes is amended to read:
7	118.016 (1r) The school board or, operator of the charter school, or governing
8	body of the private school under s. 118.60 or 119.23 shall report the results of a pupil's
9	assessment under sub. (1) to the pupil's parent or guardian.
10	<b>Section 1505ef.</b> 118.016 (2) of the statutes is amended to read:
11	118.016 (2) The school board of the school district or, operator of the charter
12	school, or governing body of the private school in which the pupil is enrolled shall
13	provide a pupil whose assessment under sub. (1) indicates that he or she is at risk
14	of reading difficulty with interventions or remedial reading services, as described
15	under s. 121.02 (1) (c).".
16	<b>74.</b> Page 783, line 4: delete lines 4 to 6.
17	<b>75.</b> Page 783, line 8: delete " <u>subs. (1b) and (1c)</u> " and substitute " <u>sub. (1c)</u> ".
18	76. Page 783, line 9: after "charter school," insert "in a private school
19	participating in a parental choice program under s. 118.60 or 119.23,".
20	<b>77.</b> Page 783, line 12: delete lines 12 to 16.
21	78. Page 784, line 7: delete the material beginning with that line and ending
22	with page 790, line 8.
23	79. Page 791, line 15: delete the material beginning with that line and ending

1	<b>80.</b> Page 792, line 11: delete lines 11 to 20.
2	81. Page 792, line 20: after that line insert:
3	"Section 1526b. 118.30 (5m) of the statutes is amended to read:
4	118.30 (5m) When determining the percentage of pupils participating in the
5	program under s. 119.23 who performed at designated proficiency levels on the
6	examinations administered as required under sub. (1s) or s. 118.301 (3), the
7	department shall consider only the pupils participating in the program under s.
8	119.23 to whom the examinations were administered at each grade level, and shall
9	not exclude from consideration those pupils participating in the program under s.
10	119.23 who were excused from taking the examinations under sub. (2) (b) $5$ .
11	Section 1526c. 118.305 (1) (gm) of the statutes is created to read:
12	118.305 (1) (gm) "Pupil" excludes pupils who are attending a private school
13	participating in a parental choice program under s. 118.60 or 119.23 but not under
14	the parental choice program.
15	<b>Section 1526d.</b> 118.305 (1) (h) of the statutes is amended to read:
16	118.305 (1) (h) "School" means a public school, including a charter school, and
17	a private school participating in the program under s. 115.7915, and a private school
18	participating in a parental choice program under s. 118.60 or 119.23.
19	<b>Section 1526e.</b> 118.305 (3) (e) of the statutes is amended to read:
20	118.305 (3) (e) It does not constitute corporal punishment, as defined in s.
21	118.31 (1) <u>(a)</u> .
22	<b>Section 1526f.</b> 118.31 (1) of the statutes is renumbered 118.31 (1) (intro.) and
23	amended to read:

118.31 (1) (intro.) In this section, "corporal:

(a) "Corporal punishment" means the intentional infliction of physical pain
which is used as a means of discipline. "Corporal punishment" includes, but is not
limited to, paddling, slapping or prolonged maintenance of physically painful
positions, when used as a means of discipline. "Corporal punishment" does not
include actions consistent with an individualized education program developed
under s. 115.787 or reasonable physical activities associated with athletic training.
<b>Section 1526g.</b> 118.31 (1) (b) of the statutes is created to read:
118.31 (1) (b) "Private school" means a private school, as defined in s. 115.001
(3r), that is participating in any parental choice program under ss. 118.60 and
119.23.
<b>Section 1526h.</b> 118.31 (2) of the statutes is amended to read:
118.31 (2) Except as provided in sub. (3), no official, employee, or agent of a
school board or of a private school may subject a pupil enrolled in the school district
or in the private school to corporal punishment.
<b>Section 1526i.</b> 118.31 (3) (intro.) of the statutes is amended to read:
118.31 (3) (intro.) Subsection (2) does not prohibit an official, employee, or
agent of a school board or of a private school from:
<b>SECTION 1526j.</b> 118.31 (4) of the statutes is amended to read:
118.31 (4) Each school board and each private school shall adopt a policy that
allows any official, employee, or agent of the school board or private school to use
reasonable and necessary force for the purposes of sub. (3) (a) to (h). In determining

118.31 (4) Each school board <u>and each private school</u> shall adopt a policy that allows any official, employee, or agent of the school board <u>or private school</u> to use reasonable and necessary force for the purposes of sub. (3) (a) to (h). In determining whether or not <u>a person an official</u>, employee, or agent of a school board or of a private <u>school</u> was acting within the exceptions in sub. (3), deference shall be given to reasonable, good faith judgments made by <u>an the</u> official, employee, or agent of a school board.

**Section 1526k.** 118.31 (5) of the statutes is amended to read:

118.31 (5) Except as provided in s. 939.61 (1), this section does not create a separate basis for civil liability of a school board or of a private school or their officials, employees or agents of an official, employee, or agent of the school board or private school for damages arising out of claims involving allegations of improper or unnecessary use of force by a school employees official, employee, or agent against students a pupil.

**SECTION 1526L.** 118.31 (6) of the statutes is amended to read:

118.31 **(6)** Nothing in this section shall prohibit, permit, or otherwise affect any action taken by an official, employee, or agent of a school board <u>or private school</u> with regard to a person who is not a pupil enrolled in the school district <u>or in the private school</u>.

**Section 1526m.** 118.33 (1) (f) 5. of the statutes is created to read:

118.33 (1) (f) 5. Beginning in the 2018–19 school year, the governing body of each private school participating in a parental choice program under s. 118.60 or 119.23 shall include in its policy under subd. 2m. or 2r. the requirements for granting a high school diploma specified in pars. (a) and (b), with the exceptions provided in pars. (d) and (e).".

**82.** Page 827, line 20: after that line insert:

**"Section 1583b.** 118.60 (2) (a) 6m. of the statutes is created to read:

118.60 (2) (a) 6m. All instructional staff employed by the private school hold a license or permit to teach issued by the department. For purposes of this subdivision, "instructional staff" has the meaning given in the rules promulgated by the department under s. 121.02 (1) (a) 2.

1	<b>SECTION 1583c.</b> 118.60 (2) (a) 9. of the statutes is created to read:
2	118.60 (2) (a) 9. The private school has been in operation for the attendance of
3	pupils for at least 2 school years.
4	<b>SECTION 1583d.</b> 118.60 (2) (a) 10. of the statutes is created to read:
5	118.60 (2) (a) 10. The private school is located in this state.
6	<b>SECTION 1585xe.</b> 118.60 (2) (be) 1. a. of the statutes is amended to read:
7	118.60 (2) (be) 1. a. "Applicable percentage" means, for the 2015-16 and
8	2016-17 school years, 1 percent, and for each school year beginning with the 2017-18
9	school year and ending with the 2025-26 school year, the applicable percentage for
10	the previous school year plus one percentage point 2 percent.
11	<b>Section 1585xm.</b> 118.60 (2) (be) 2. of the statutes is amended to read:
12	118.60 (2) (be) 2. Except as provided in subd. 2m., beginning with the $2015-16$
13	school year and ending with the 2025-26 2017-18 school year, the total number of
14	pupils residing in a school district, other than an eligible school district or a 1st class
15	city school district, who may attend a private school under this section during a
16	school year may not exceed the school district's pupil participation limit for that
17	school year.
18	<b>Section 1585xs.</b> 118.60 (2) (be) 3. of the statutes is repealed.".
19	83. Page 828, line 6: after that line insert:
20	<b>"Section 1598c.</b> 118.60 (2) (c) of the statutes is amended to read:
21	118.60 (2) (c) 1. Notwithstanding par. (a) 6. and 6m., a teacher employed by a
22	private school participating in the program under this section who teaches only
23	courses in rabbinical studies is not required to have a bachelor's degree or hold a
24	license or permit to teach issued by the department.

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2. Notwithstanding par. (a) 6. and 6m., an administrator of a private school participating in the program under this section that prepares and trains pupils attending the school in rabbinical studies is not required to have a bachelor's degree or hold a license or permit to teach issued by the department.".

**84.** Page 828, line 23: after that line insert:

"Section 1598bb. 118.60 (2) (e) of the statutes is created to read:

118.60 **(2)** (e) No more than 49 percent of a private school's enrollment may consist of pupils attending the private school under this section and s. 119.23.

**SECTION 1598bc.** 118.60 (4) (bg) 3. of the statutes is amended to read:

118.60 (4) (bg) 3. In the 2015–16 school year and in each the 2016–17 school year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 5., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

**Section 1598bf.** 118.60 (4) (bg) 6. of the statutes is created to read:

118.60 (4) (bg) 6. Except as provided in subd. 7., in the 2017–18 school year and in each school year thereafter, upon receipt from the pupil's parent or guardian of

proof of the pupil's enrollment in the private school during a school term, the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), the lesser of an amount equal to the private school's operating and debt service cost per pupil that is related to educational programming, as determined by the department, or an amount either of \$7,323, if the pupil is enrolled in a grade from kindergarten to 8, or of \$7,969, if the pupil is enrolled in a grade from 9 to 12.

**SECTION 1598bh.** 118.60 (4) (bg) 7. of the statutes is created to read:

118.60 (4) (bg) 7. If the pupil described in subd. 6. is enrolled in a private school that enrolls pupils under the program in any grade between kindergarten to 8 and also in any grade between 9 to 12, the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount determined as follows:

- a. Multiply the number of pupils participating in the program under this section who are enrolled in the private school in any grade between kindergarten to 8 by \$7,323.
- b. Multiply the number of pupils participating in the program under this section who are enrolled in the private school in any grade between 9 to 12 by \$7.969.
  - c. Add the amounts determined under subd. 7. a. and b.
- d. Divide the amount determined under subd. 7. c. by the total number of pupils participating in the program under this section who are enrolled at the private school.

**Section 1598bi.** 118.60 (4d) (b) 1. (intro.) of the statutes is amended to read:

118.60 (4d) (b) 1. (intro.) Beginning in the 2015–16 school year, subject to <u>sub.</u>
(4e) and s. 121.085 (1), the department shall decrease a school district's state aid payment under s. 121.08 by an amount calculated as follows:

**SECTION 1598br.** 118.60 (4e) of the statutes is created to read:

118.60 **(4e)** (a) In this subsection:

- 1. "Circulator" has the meaning given for "qualified circulator" under s. 5.02 (16g).
  - 2. "Commission" means the elections commission.
  - (b) The department may not decrease a school district's state aid payment under s. 121.08 as provided in sub. (4d) (b) until the school district qualifies as provided under this subsection. A school district may not qualify under this subsection until a petition is certified as provided in this paragraph and the petition is approved at a referendum as provided in par. (d). A petition may not be certified unless all of the following occur:
  - 1. An individual, committee, or group files a registration statement with the commission to initiate a petition to have the state aid paid to the school district under s. 121.08 reduced as provided in sub. (4d) (b). The registration statement shall include the name and mailing address of the individual, committee, or group initiating the petition.
  - 2. The individual, committee, or group circulates the petition and files the petition with the commission no later than 60 days after the date on which the registration statement is filed under subd. 1. The certification of a circulator shall appear at the bottom of each petition filed with the commission. The certification of the circulator shall include the name and mailing address of the individual, committee, or group initiating the petition and a statement that he or she personally

circulated the petition and personally obtained each of the signatures; he or she knows the signatures are of qualified electors, as described in s. 6.02, of the school district that is the subject of the petition as the petition requires; he or she knows the signers signed the petition with full knowledge of its content; he or she knows the respective residences given for each signer; and he or she knows each signer signed on the date stated opposite his or her signature. The certification shall also include a statement that the circulator is a qualified elector of this state or, if not a qualified elector of this state, is a U.S. citizen age 18 or older who, if he or she were a resident of this state, would not be disqualified from voting under s. 6.03; that he or she intends to support the implementation of the program under this section in the school district that is the subject of the petition; and that he or she is aware that falsifying the certification is punishable under s. 12.13 (3) (a). The circulator shall indicate the date that he or she makes the certification next to his or her signature.

- 3. The commission, within 31 days after a petition is filed under subd. 2., reviews the signatures to determine whether any signatures or petition sheets may not be counted for the reasons provided in par. (c). If, after review, the commission determines that the petition contains a number of signatures of qualified electors in the school district that is the subject of the petition equal to not less than 20 percent of the number of electors voting in the last election of school board members in the school district, the commission shall certify that result to the school district clerk.
  - (c) 1. An individual signature on a petition sheet may not be counted if:
  - a. The signature is not dated.
  - b. The signature is dated outside the circulation period.
- c. The signature is dated after the date of the certification contained on the petition sheet.

- d. The residency of the signer of the petition sheet cannot be determined by the address given.
- e. The signature is that of an individual who is not a resident of the school district that is the subject of the petition.
- f. The signer has been adjudicated not to be a qualified elector on grounds of incompetency or limited incompetency as provided in s. 6.03 (3).
  - g. The signer is not a qualified elector by reason of age.
- h. The circulator knew or should have known that the signer, for any other reason, was not a qualified elector.
  - 2. No signature on the petition sheet may be counted if:
  - a. The circulator fails to sign his or her certification.
  - b. The circulator is not a qualified circulator.
- (d) Within 10 days after the commission certifies the petition under par. (b) 3., the school board shall notify the department of the scheduled date of the referendum and submit a copy of the petition and certification to the department. The school board shall call a special referendum for the purpose of submitting the petition to the electors of the school district for approval or rejection. In lieu of a special referendum, the school board may specify that the referendum be held at the next succeeding spring primary or election or September primary or general election, if such election is to be held not sooner than 42 days after the petition is certified by the commission. The referendum shall be held in accordance with chs. 5 to 12. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the commission under ss. 5.64 (2) and 7.08 (1) (a). The question submitted shall be whether the reduction in state aid to the school district under s. 121.08, as provided for under sub. (4d) (b), shall be made. If a majority of those voting

- on the question approve, the reduction in state aid shall be made as provided in sub.

  (4d) (b). The school district clerk shall do all of the following:
  - 1. Publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Notwithstanding s. 10.01 (2) (a), the type A notice shall include a copy of any certificate submitted to the school district clerk by the commission under par. (b) 3. and the question to be submitted to the voters as provided in this paragraph. Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this paragraph.
    - 2. Provide the election officials with all necessary election supplies.
  - (e) The department shall make the reduction in state aid under s. 121.08 in a school district that qualifies under this subsection in the first school year that begins after the date on which the question submitted under par. (d) is approved.
  - (f) A school district that qualifies under this subsection shall remain qualified under this subsection.

**SECTION 1598bs.** 118.60 (7) (b) 3m. of the statutes is amended to read:

month at which members of the governing body of the private school will be present and at which pupils, and the parents or guardians of pupils, applying to attend the private school or attending the private school may meet and communicate with the members of the governing body. The meetings shall be open to the public. The private school shall, within 30 days after the start of the school term, notify the department in writing of the scheduled meeting dates and shall, at least 30 days before the scheduled meeting date, notify in writing each pupil, or the parent or guardian of each minor pupil, applying to attend the private school or attending the

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private school of the meeting date, time, and place. <u>The private school shall provide</u> notice of the meetings in the manner provided in s. 19.84.".

**85.** Page 829, line 9: after that line insert:

**"Section 1598L.** 118.60 (7) (b) 9. of the statutes is created to read:

118.60 (7) (b) 9. Permit public inspection and copying of any record, as defined in s. 19.32 (2), of the private school to the same extent as required of, and subject to the same terms and enforcement provisions that apply to, a school board under subch. II of ch. 19. This subdivision applies only to records that relate to pupils attending the private school under this section.

**SECTION 1598m.** 118.60 (7) (d) 1. b. of the statutes is amended to read:

118.60 (7) (d) 1. b. —A—Except as provided in subd. 1. c., a copy of the school's current certificate of occupancy issued by the municipality within which the school is located. If the private school moves to a new location, the private school shall submit a copy of the new certificate of occupancy issued by the municipality within which the school is located to the department before the attendance of pupils at the new location and before the next succeeding date specified in s. 121.05 (1) (a).

c. If the municipality within which the private school is located does not issue certificates of occupancy, the private school may submit a certificate of occupancy issued by the local or regional governmental unit with authority to issue certificates of occupancy or a letter or form from the municipality within which the private school is located that explains that the municipality does not issue certificates of occupancy. A temporary certificate of occupancy does not meet the requirement of this subdivision. This subdivision applies only to a private school located in an eligible

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1	school district private school to which this subd. 1. c. applies shall annually obtain
2	a building inspection of the school building.
3	<b>Section 1598n.</b> 118.60 (7) (d) 1. d. of the statutes is created to read:
4	118.60 (7) (d) 1. d. A temporary certificate of occupancy does not satisfy the
5	requirements of this subdivision.
6	<b>Section 15980.</b> 118.60 (7) (i) of the statutes is created to read:
7	118.60 (7) (i) 1. Each private school participating in the program under this
8	section shall annually conduct state and federal background checks of all teachers
9	and administrators employed by the private school on the effective date of this
10	subdivision [LRB inserts date].
11	2. Beginning on the effective date of this subdivision [LRB inserts date],
12	each private school participating in the program under this section shall conduct
13	state and federal background checks of each individual who applies to teach in or
14	serve as an administrator of the private school prior to extending an offer of
15	employment to that individual. The private school shall annually conduct state and
16	federal background checks of each teacher or administrator investigated under this
17	subdivision who is employed by the private school.
18	3. A participating private school may not employ a person as a teacher or
19	administrator or contract with the person to serve as a teacher or administrator if
20	the person would not be eligible to be employed, licensed, or permitted for any of the
21	reasons specified under s. 115.31 (2g) or (6m) or 115.315.

118.60 **(10)** (a) 7. Violated sub. (7) (b) <u>3m.,</u> 4., 5., or 6., or <u>9.</u>

**Section 1598q.** 118.60 (10) (a) 9. of the statutes is created to read:

**SECTION 1598p.** 118.60 (10) (a) 7. of the statutes is amended to read:

1	118.60 (10) (a) 9. Violated or employed a person who violated s. 118.016, 118.19
2	(1), 118.305, 118.31, or 118.33 (1) (f) 5.
3	<b>Section 1598r.</b> 118.60 (10) (a) 10. of the statutes is created to read:
4	118.60 (10) (a) 10. Violated the rules promulgated under s. $120.13$ (1) (i).
5	Section 1598s. 118.60 (10) (bg) of the statutes is created to read:
6	118.60 (10) (bg) The state superintendent may issue an order immediately
7	terminating a private school's participation in the program under this section if he
8	or she determines that the owner of the private school would not be eligible or
9	permitted to be employed, licensed, or permitted for any of the reasons specified
10	under s. 115.31 (2g) or (6m) or 115.315.
11	Section 1598t. 118.60 (10) (br) of the statutes is created to read:
12	118.60 (10) (br) The state superintendent may issue an order immediately
13	terminating a private school's participation in the program under this section if he
14	or she determines that the private school has failed to comply with the requirements
15	under sub. (7) (i) 1. or 2. or if the private school employs an individual in
16	contravention of the prohibitions under sub. (7) (i) 3.
17	Section 1598u. 118.60 (10) (c) of the statutes is amended to read:
18	118.60 (10) (c) Whenever the state superintendent issues an order under par.
19	(a), (am), (ar), or (b), (bg), or (br), he or she shall immediately notify the parent or
20	guardian of each pupil attending the private school under this section.".
21	<b>86.</b> Page 830, line 7: after that line insert:
22	"Section 1602e. 119.23 (2) (a) 6m. of the statutes is created to read:
23	119.23 (2) (a) 6m. All instructional staff employed by the private school hold
24	a license or permit to teach issued by the department. For purposes of this

1	subdivision, "instructional staff" has the meaning given in the rules promulgated by
2	the department under s. $121.02(1)(a)2$ .
3	<b>Section 1602f.</b> 119.23 (2) (a) 9. of the statutes is created to read:
4	119.23 (2) (a) 9. The private school has been in operation for the attendance of
5	pupils for at least 2 school years.
6	<b>Section 1602g.</b> 119.23 (2) (a) 10. of the statutes is created to read:
7	119.23 (2) (a) 10. The private school is located in this state.
8	<b>Section 1602h.</b> 119.23 (2) (c) of the statutes is amended to read:
9	119.23 (2) (c) 1. Notwithstanding par. (a) 6. and 6m., a teacher employed by a
10	private school participating in the program under this section who teaches only
11	courses in rabbinical studies is not required to have a bachelor's degree or hold a
12	license or permit to teach issued by the department.
13	2. Notwithstanding par. (a) 6. and 6m., an administrator of a private school
14	participating in the program under this section that prepares and trains pupils
15	attending the school in rabbinical studies is not required to have a bachelor's degree
16	or hold a license or permit to teach issued by the department.
17	<b>Section 1602i.</b> 119.23 (2) (e) of the statutes is created to read:
18	119.23 (2) (e) No more than 49 percent of a private school's enrollment may
19	consist of pupils attending the private school under this section and s. 118.60.
20	<b>Section 1604g.</b> 119.23 (4) (bg) 3. of the statutes is amended to read:
21	119.23 (4) (bg) 3. In the 2015–16 school year and in each the $2016-17$ school
22	year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's
23	enrollment in the private school during a school term, except as provided in subd. 5.,
24	the state superintendent shall pay to the private school in which the pupil is enrolled
25	on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255

(2) (fu), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

**Section 1605g.** 119.23 (4) (bg) 6. of the statutes is created to read:

119.23 (4) (bg) 6. Except as provided in subd. 7., in the 2017–18 school year and in each school year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fu), the lesser of an amount equal to the private school's operating and debt service cost per pupil that is related to educational programming, as determined by the department, or an amount either of \$7,323, if the pupil is enrolled in a grade from kindergarten to 8, or of \$7,969, if the pupil is enrolled in a grade from 9 to 12.

**Section 1606g.** 119.23 (4) (bg) 7. of the statutes is created to read:

119.23 (4) (bg) 7. If the pupil described in subd. 6. is enrolled in a private school that enrolls pupils under the program in any grade between kindergarten to 8 and also in any grade between 9 to 12, the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fu), an amount determined as follows:

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a. Multiply the number of pupils participating in the program under this
section who are enrolled in the private school in any grade between kindergarten to
8 by \$7,323.

- b. Multiply the number of pupils participating in the program under this section who are enrolled in the private school in any grade between 9 to 12 by \$7,969.
  - c. Add the amounts determined under subd. 7. a. and b.
- d. Divide the amount determined under subd. 7. c. by the total number of pupils participating in the program under this section who are enrolled at the private school.".
  - **87.** Page 830, line 18: after that line insert:

**"Section 1619t.** 119.23 (7) (b) 3m. of the statutes is amended to read:

month at which members of the governing body of the private school will be present and at which pupils, and the parents or guardians of pupils, applying to attend the private school or attending the private school may meet and communicate with the members of the governing body. The meetings shall be open to the public. The private school shall, within 30 days after the start of the school term, notify the department in writing of the scheduled meeting dates and shall, at least 30 days before the scheduled meeting date, notify in writing each pupil, or the parent or guardian of each minor pupil, applying to attend the private school or attending the private school of the meeting date, time, and place. The private school shall provide notice of the meetings in the manner provided in s. 19.84.

**SECTION 1619u.** 119.23 (7) (b) 9. of the statutes is created to read:

119.23 (7) (b) 9. Permit public inspection and copying of any record, as defined in s. 19.32 (2), of the private school to the same extent as required of, and subject to the same terms and enforcement provisions that apply to, a school board under subch. II of ch. 19. This subdivision applies only to records that relate to pupils attending the private school under this section.

**SECTION 1619v.** 119.23 (7) (d) 1. b. of the statutes is amended to read:

119.23 (7) (d) 1. b. —A—Except as provided in subd. 1. c., a copy of the school's current certificate of occupancy issued by the municipality within which the school is located. If the private school moves to a new location, the private school shall submit a copy of the new certificate of occupancy issued by the municipality within which the school is located to the department before the attendance of pupils at the new location and before the next succeeding date specified in s. 121.05 (1) (a).

c. If the municipality within which the private school is located does not issue certificates of occupancy, the private school may submit a certificate of occupancy issued by the local or regional governmental unit with authority to issue certificates of occupancy or a letter or form from the municipality within which the private school is located that explains that the municipality does not issue certificates of occupancy. A temporary certificate of occupancy does not meet the requirement of this subdivision private school to which this subd. 1. c. applies shall annually obtain a building inspection of the school building.

**Section 1619w.** 119.23 (7) (d) 1. d. of the statutes is created to read:

119.23 (7) (d) 1. d. A temporary certificate of occupancy does not satisfy the requirements of this subdivision.

**Section 1619x.** 119.23 (7) (i) of the statutes is created to read:

119.23 (7) (i) 1. Each private school participating in the program under this
section shall annually conduct state and federal background checks of all teachers
and administrators employed by the private school on the effective date of this
subdivision [LRB inserts date].
2. Beginning on the effective date of this subdivision [LRB inserts date],
each private school participating in the program under this section shall conduct
state and federal background checks of each individual who applies to teach in or
serve as an administrator of the private school prior to extending an offer of
employment to that individual. The private school shall annually conduct state and
federal background checks of each teacher or administrator investigated under this
subdivision who is employed by the private school.
3. A participating private school may not employ a person as a teacher or
administrator or contract with the person to serve as a teacher or administrator if
the person would not be eligible to be employed, licensed, or permitted for any of the
reasons specified under s. $115.31 (2g)$ or $(6m)$ or $115.315$ .
<b>Section 1619y.</b> 119.23 (10) (a) 7. of the statutes is amended to read:
119.23 (10) (a) 7. Violated sub. (7) (b) 3m., 4., 5., or 6., or 9.
<b>Section 1620b.</b> 119.23 (10) (a) 9. of the statutes is created to read:
119.23 (10) (a) 9. Violated or employed a person who violated s. 118.016, 118.19

**SECTION 1620c.** 119.23 (10) (a) 10. of the statutes is created to read:
22 119.23 (10) (a) 10. Violated the rules promulgated under s. 120.13 (1) (i).

(1), 118.305, 118.31, or 118.33 (1) (f) 5.

**SECTION 1620d.** 119.23 (10) (bg) of the statutes is created to read:

119.23 **(10)** (bg) The state superintendent may issue an order immediately terminating a private school's participation in the program under this section if he

or she determines that the owner of the private school would not be eligible or permitted to be employed, licensed, or permitted for any of the reasons specified under s. 115.31 (2g) or (6m) or 115.315.

**Section 1620e.** 119.23 (10) (br) of the statutes is created to read:

119.23 (10) (br) The state superintendent may issue an order immediately terminating a private school's participation in the program under this section if he or she determines that the private school has failed to comply with the requirements under sub. (7) (i) 1. or 2. or if the private school employs an individual in contravention of the prohibitions under sub. (7) (i) 3.

**SECTION 1620f.** 119.23 (10) (c) of the statutes is amended to read:

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

**Section 1620m.** 119.83 of the statutes is created to read:

## 119.83 School performance improvement grants. (1) In this section:

- (a) "Accountability report" means the school and school district accountability report published under s. 115.385.
- (b) "Eligible school" means any of the following that is located within the geographical boundaries of a city school district if at least 70 percent of the school's enrollment on the 3rd Friday of September, as rounded to the nearest whole percentage point, satisfied the income eligibility criteria for a free or reduced-price lunch in the federal school lunch program under 42 USC 1758 (b) (1):
- 1. A public school that is under the control of the board, including a charter school under contract with the board.
  - 2. A charter school established under s. 118.40 (2r) or (2x).

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1	3. A private school participating in the program under s. 119.23.
2	(2) Beginning in the 2018-19 school year, the department shall award an
3	amount determined as follows to each eligible school that is placed in a performance
4	category of "fails to meet expectations" on the accountability report for the
5	immediately preceding school year:
6	(a) Divide the amount appropriated under s. 20.255 (2) (dg) by the sum of the
7	number of pupils enrolled in each school eligible to receive an award under this
8	subsection.
9	(b) Multiply the quotient determined in par. (a) by the number of pupils
10	enrolled in the school.
11	(3) The board shall distribute funds it receives under this section to the school
12	administrator of the eligible school that earned the award under sub. (2).".
13	88. Page 830, line 19: delete the material beginning with that line and ending
14	on page 831, line 3.
15	<b>89.</b> Page 831, line 3: after that line insert:
16	"Section 1624e. 120.13 (1) (i) of the statutes is created to read:
17	120.13 (1) (i) The department shall promulgate rules establishing a procedure
18	for the expulsion of pupils attending a private school under s. 118.60 or 119.23 by the
19	governing body of the private school. The rules shall adhere as closely as feasible to
20	the provisions applicable to public school pupils under this subsection.".
21	<b>90.</b> Page 833, line 20: after that line insert:
22	"Section 1630g. 121.004 (7) (a) of the statutes is amended to read:

121.004 (7) (a) "Pupils enrolled" is the total number of pupils, as expressed by

official enrollments, in all schools of the school district, except as provided in pars.

1	(b) to $(f)$ $(g)$ . If such total contains a fraction, it shall be expressed as the nearest whole
2	number. The same method shall be used in computing the number of pupils enrolled
3	for resident pupils, nonresident pupils or both.
4	SECTION 1630h. 121.004 (7) (g) of the statutes is created to read:
5	121.004 (7) (g) A pupil who satisfies the income eligibility criteria for a free or
6	reduced-price lunch under 42 USC 1758 (b) (1) shall be counted as the number
7	specified in this subsection for the pupil plus an additional 20 percent of that
8	number.".
9	<b>91.</b> Page 834, line 22: after that line insert:
10	"Section 1635ef. 121.07 (6) (d) of the statutes is amended to read:
11	$121.07$ (6) (d) The "secondary ceiling cost per member" in the $\frac{2001-02}{2017-18}$
12	school year and in each school year thereafter is an amount determined by dividing
13	the state total shared cost in the previous school year by the state total membership
14	in the previous school year and multiplying the result by 0.90.".
15	<b>92.</b> Page 835, line 9: after that line insert:

"Section 1635g. 121.10 of the statutes is created to read:

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- **121.10 Hold harmless aid.** (1) In this section, "state aid" means the sum of the following:
- 19 (a) The payments made to a school district under ss. 121.08 and 121.105 and 20 subch. VI.
  - (b) The payments that would be made to a school district under s. 121.136 if s.121.136 were still applicable.
- 23 (c) The amount that would be received by a school district under s. 79.10 (4) and (5m) if s. 79.10 (4) and (5m) were still applicable.

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- (2) (a) Except as provided in par. (b), in the 2018–19 school year, if a school district would receive less in equalization aid under s. 121.08 in the current school year before any adjustment is made under s. 121.15 (4) (b) than it would have received in state aid in the current school year, the department shall pay to the school district the amount equal to the difference.
- (b) If a school district from which territory was detached to create a new school district under s. 117.105 would receive in equalization aid under s. 121.08 in the school year beginning on the first July 1 following the effective date of the reorganization less than the amount determined as follows, the department shall pay to the school district the difference between the former amount and the amount determined as follows:
- 1. Divide the school district's membership in the preceding school year by the school district's membership in the 2nd preceding school year.
- 2. Multiply the amount of state aid that would have been received by the school district in the preceding school year, as adjusted under s. 121.15 (4) (b) in the current school year, by the quotient under subd. 1.
- (3) In the school year in which a school district consolidation takes effect under s. 117.08 or 117.09 and in each of the subsequent 4 school years, if the consolidated school district's equalization aid is less than the aggregate state aid to which the consolidating school districts would have been eligible in the school year prior to the school year in which the consolidation takes effect, the department shall pay the difference to the consolidated school district.
- (4) Additional aid under this section shall be paid from the appropriation under s. 20.255 (2) (bq). No aid may be paid under this section after the 2018–19 school year.

**Section 1635gf.** 121.105 (2) (am) 1. of the statutes is amended to read:

121.105 (2) (am) 1. Except as provided in subd. 2., if a school district would
receive less in state aid in the current school year before any adjustment is made
under s. 121.15 (4) (b) than an amount equal to $85 \ \underline{90}$ percent of the amount of state
aid that it received in the previous school year, as adjusted under s. $121.15(4)(b)$ in
the current school year, its state aid for the current school year shall be increased to
an amount equal to $85 \underline{90}$ percent of the state aid received in the previous school year.
Section 1635gk. 121.105 (2) (am) 2. (intro.) of the statutes is amended to read:
121.105 (2) (am) 2. (intro.) If a school district from which territory was detached
to create a new school district under s. 117.105 would receive in state aid in the school
year beginning on the first July 1 following the effective date of the reorganization
less than 85 90 percent of the amount determined as follows, its state aid in the school
year beginning on the first July 1 following the effective date of the reorganization
shall be increased to an amount equal to 85 90 percent of the amount determined as
follows:

**Section 1635gm.** 121.105 (5) of the statutes is created to read:

121.105 (5) A school district's state aid in any school year may not be less than an amount equal to \$3,000 multiplied by the school district's membership.

**Section 1635gp.** 121.136 (3) of the statutes is created to read:

- 121.136 (3) No aid may be paid under this section after June 30, 2018.".
- **93.** Page 836, line 18: delete lines 18 to 21.
- **94.** Page 836, line 23: delete "(a)".
- **95.** Page 837, line 2: delete ", subject to par. (b),".
- **96.** Page 837, line 4: delete "1." and substitute "(a)".
  - **97.** Page 837, line 6: delete "2." and substitute "(b)".

**98.** Page 837, line 6: delete "subd. 1." and substitute "par. (a)". 1  $\mathbf{2}$ **99.** Page 837, line 7: delete lines 7 to 10. 3 **100.** Page 837, line 16: after that line insert: 4 **"Section 1640cp.** 121.90 (1) (dr) of the statutes is amended to read: 5 121.90 (1) (dr) In determining a school district's revenue limit in the 2003-04 6 school year and in each school year thereafter through the 2017-18 school year, a 7 number equal to 40 percent of the summer enrollment shall be included in the 8 number of pupils enrolled on the 3rd Friday of September of each appropriate school 9 year. Beginning in the 2018-19 school year, in determining a school district's 10 revenue limit in the 2018-19 school year and in each school year thereafter, a number 11 equal to 100 percent of the summer enrollment shall be included in the number of 12 pupils enrolled on the 3rd Friday of September of each appropriate school year. 13 **Section 1640cw.** 121.90 (2) (am) 1. of the statutes is amended to read: 14 121.90 (2) (am) 1. Aid under ss. 121.08, 121.09, 121.10, 121.105, and 121.136 15 and subch. VI, as calculated for the current school year on October 15 under s. 121.15 16 (4) and including adjustments made under s. 121.15 (4).". 17 **101.** Page 837, line 21: delete lines 21 to 25 and substitute: 18 "121.905 (1) In this section, "revenue ceiling" means \$9,000 \$9,500 in the 19 2011-12 2017-18 school year and in the 2012-13 school year and \$9,100 \$9,900 in 20 the 2013-14 2018-19 school year and in any subsequent school year.". 21 **102.** Page 837. line 25: after that line insert: 22 **"Section 1640h.** 121.905 (3) (c) 6. of the statutes is amended to read: 23 121.905 (3) (c) 6. For the limit for the 2015-16 school year or any and the

2016-17 school year thereafter, make no adjustment to the result under par. (b).

1	<b>Section 1640hc.</b> 121.905 (3) (c) 7. of the statutes is created to read:		
2	121.905 (3) (c) 7. For the limit for the 2017-18 school year, add \$200 to the		
3	result under par. (b).		
4	<b>Section 1640hf.</b> 121.905 (3) (c) 8. of the statutes is created to read:		
5	121.905 (3) (c) 7. For the limit for the 2018-19 school year, add \$204 to the		
6	result under par. (b).		
7	<b>SECTION 1640hj.</b> 121.905 (3) (c) 8. of the statutes is created to read:		
8	121.905 (3) (c) 7. For the limit for the 2019-20 school year and any school year		
9	thereafter, add the amount determined under s. 121.91 (2m) (L) to the result under		
10	par. (b).		
11	SECTION 1640hk. 121.91 (2m) (i) (intro.) of the statutes is amended to read:		
12	121.91 (2m) (i) (intro.) Except as provided in subs. (3), (4), and (8), no school		
13	district may increase its revenues for the 2015–16 school year or for any the 2016–17		
14	school year thereafter to an amount that exceeds the amount calculated as follows:		
15	<b>Section 1640hm.</b> 121.91 (2m) (j) of the statutes is created to read:		
16	121.91 (2m) (j) Except as provided in subs. (3), (4), and (8), no school district		
17	may increase its revenues for the 2017-18 school year to an amount that exceeds the		
18	amount calculated as follows:		
19	1. Divide the sum of the amount of state aid received in the previous school year		
20	and property taxes levied for the previous school year, excluding property taxes		
21	levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)		
22	(c), by the average of the number of pupils enrolled in the 3 previous school years.		
23	2. Add \$200 to the result under subd. 1.		
24	3. Multiply the result under subd. 2. by the average of the number of pupils		
25	enrolled in the current school year and the 2 preceding school years.		

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1	Section 1640hn. 121.91 (2m) (k) of the statutes is created to read:
2	121.91 (2m) (k) Except as provided in subs. (3), (4), and (8), no school district
3	may increase its revenues for the 2018-19 school year to an amount that exceeds the
4	amount calculated as follows:
5	1. Divide the sum of the amount of state aid received in the previous school year
6	and property taxes levied for the previous school year, excluding property taxes
7	levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
8	(c), by the average of the number of pupils enrolled in the 3 previous school years.
9	2. Add \$204 to the result under subd. 1.
10	3. Multiply the result under subd. 2. by the average of the number of pupils
11	enrolled in the current school year and the 2 preceding school years.
12	Section 1640ho. 121.91 (2m) (L) of the statutes is created to read:
13	121.91 (2m) (L) Except as provided in subs. (3), (4), and (8), no school district
14	may increase its revenues for the 2019-20 school year or for any school year
15	thereafter to an amount that exceeds the amount calculated as follows:
16	1. Divide the sum of the amount of state aid received in the previous school year
17	and property taxes levied for the previous school year, excluding property taxes
18	levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
19	(c), by the average of the number of pupils enrolled in the 3 previous school years.
20	2. Multiply the amount of the revenue increase per pupil allowed under this
21	subsection for the previous school year by the sum of 1.0 plus the allowable rate of
22	increase under s. 73.0305 expressed as a decimal.
23	3. Multiply the result under subd. 2. by the average of the number of pupils

enrolled in the current school year and the 2 preceding school years.

**Section 1640hp.** 121.91 (2m) (r) 1. (intro.) of the statutes is amended to read:

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

**Section 1640hq.** 121.91 (2m) (r) 1. b. of the statutes is amended to read:

121.91 (2m) (r) 1. b. Add an amount equal to the amount of revenue increase per pupil allowed under this subsection for the previous school year multiplied by the sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal to the result under subd. 1. a., except that in calculating the limit for the 2013–14 school year and the 2014–15 school year, add \$75 to the result under subd. 1. a., and in calculating the limit for the 2015–16 and 2016–17 school year and any school year thereafter years, make no adjustment to the result under subd. 1. a., in calculating the limit for the 2017–18 school year, add \$200 to the result under subd. 1. a., and in calculating the limit for the 2018–19 school year, add \$204 to the result under subd. 1. a.

**SECTION 1640hr.** 121.91 (2m) (s) 1. (intro.) of the statutes is amended to read: 121.91 (2m) (s) 1. (intro.) Notwithstanding pars. (e) to (i) (L), if territory is detached from a school district to create a new school district under s. 117.105, the revenue limit under this section of the school district from which territory is detached for the school year beginning with the effective date of the reorganization shall be determined as follows except as provided in subs. (3) and (4):

**Section 1640hs.** 121.91 (2m) (s) 1. b. of the statutes is amended to read:

121.91 (2m) (s) 1. b. Add an amount equal to the amount of revenue increase per pupil allowed under this subsection for the previous school year multiplied by the sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal

to the result under subd. 1. a., except that in calculating the limit for the 2013–14 school year and the 2014–15 school year, add \$75 to the result under subd. 1. a., and in calculating the limit for the 2015–16 and 2016–17 school year and any school year thereafter years, make no adjustment to the result under subd. 1. a., in calculating the limit for the 2017–18 school year, add \$200 to the result under subd. 1. a., and in calculating the limit for the 2018–19 school year, add \$204 to the result under subd. 1. a.".

**103.** Page 839, line 24: after that line insert:

"Section 1640w. 121.91 (4) (m) of the statutes is created to read:

121.91 (4) (m) 1. In this paragraph, "local law enforcement agency" means a governmental unit of one or more persons employed full time by a city, town, village, or county in this state for the purpose of preventing and detecting crime and enforcing state laws or local ordinances, employees of which unit are authorized to make arrests for crimes while acting within the scope of their authority.

2. The limit otherwise applicable to a school district under sub. (2m) in any school year is increased by an amount equal to \$100 times the number of pupils enrolled in the school district or \$40,000, whichever is greater, for the purpose of covering compensation costs associated with providing security officers in the school district, purchasing safety equipment, or improving school safety. The increase in the limit under this subdivision applies only if the school board and a local law enforcement agency have jointly developed a school safety expenditure plan, consistent with the school safety plan under s. 118.07 (4), that covers each school in the school district and that describes the manner in which the additional revenue shall be used, and the school board approves and submits the school safety

expenditure plan to the state superintendent for the purpose of calculating the school district's revenue limit.

3. Any additional revenue received by a school district as a result of subd. 2. shall not be included in the base for determining the school district's limit under sub. (2m) for the following school year.

**SECTION 1640z.** 121.91 (4) (n) 1. of the statutes, as affected by 2017 Wisconsin Act 36, is amended to read:

121.91 (4) (n) 1. The For a school district that qualifies as provided under s. 118.60 (4e), beginning in the school year described in s. 118.60 (4e) (e) and annually thereafter, the limit otherwise applicable to a school district under sub. (2m) in any school year is increased by an amount equal to the amount determined for that school district under ss. 115.7915 (4m) (f) and 118.60 (4d) (b) 1.".

**104.** Page 840, line 8: after that line insert:

**"Section 1641q.** 121.91 (7) of the statutes is amended to read:

121.91 (7) Except as provided in subs. (4) (f) 2. and (n) (m) to (qe) and (8), if an excess revenue is approved under sub. (3) for a recurring purpose or allowed under sub. (4), the excess revenue shall be included in the base for determining the limit for the next school year for purposes of this section. If an excess revenue is approved under sub. (3) for a nonrecurring purpose, the excess revenue shall not be included in the base for determining the limit for the next school year for purposes of this section.".

**105.** Page 928, line 15: after that line insert:

"Section 2230u. 814.04 (intro.) of the statutes is amended to read:

school year.".

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1	<b>814.04 Items of costs.</b> (intro.) Except as provided in ss. 93.20, 100.195 (5m)
2	$\text{(b), } 100.30\ (5\text{m}),\ 106.50\ (6)\ (i)\ and\ (6\text{m})\ (a),\ \underline{111.397\ (2)\ (a)},\ 115.80\ (9),\ 767.553\ (4)\ (d),\ 200.0000000000000000000000000000000000$
3	769.313,802.05,814.245,895.035(4),895.044,895.443(3),895.444(2),895.445(3),895.444(4),895.445(3),895.444(4),895.445(3),895.444(4),895.445
4	895.446 (3), 895.506, 943.212 (2) (b), 943.245 (2) (d), 943.51 (2) (b), and 995.10 (3),
5	when allowed costs shall be as follows:".
6	106. Page 1030, line 15: delete the material beginning with that line ending
7	on page 1032, line 2.
8	107. Page 1033, line 23: delete the material beginning with that line and
9	ending with page 1034, line 21.
10	108. Page 1065, line 14: after that line insert:
11	"(1f) Rural teacher grant program. The treatment of sections $20.235\ (1)\ (fr)$
12	and 39.387 of the statutes first applies to an eligible teacher, as defined in section
13	39.387 (1) (b) of the statutes, who teaches in a school operated by an eligible school
14	district, as defined in section 39.387 (1) (a) of the statutes, in the 2017-18 school
15	year.".
16	109. Page 1068, line 13: after that line insert:
L7	"(1p) School safety measures; revenue limit adjustment. The treatment of
18	section 121.91 (4) (m) and (7) of the statutes first applies to the calculation of a school
19	district's revenue limit for the 2018-19 school year.".
20	110. Page 1069, line 8: after that line insert:
21	"(6w) State aid. The treatment of sections $121.004$ (7) (a) and (g), $121.07$ (6) (d),
22	and 121.105 (2) (am) 1. and 2. (intro.) and (5) of the statutes first applies to the
23	distribution of school aid in, and the calculation of revenue limits for, the 2017-18

<b>111.</b>	Page 1069,	line 15: afte	r that line insert:
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- 2 "(1b) Dark store property. The treatment of section 70.32 (1b) of the statutes
- 3 first applies to the property tax assessments as of January 1, 2018.".
- 4 **112.** Page 1071, line 7: delete lines 7 to 13.
- 5 **113.** Page 1071, line 19: delete lines 19 to 21.
- 6 **114.** Page 1074, line 21: after that line insert:
- "(1k) Employment discrimination damages. The treatment of sections 111.39

  (4) (d) and (5) (b) and (d), 111.397, and 814.04 (intro.) of the statutes first applies to acts of employment discrimination, unfair honesty testing, or unfair genetic testing committed on the effective date of this subsection."

11 (END)