

No. 890, A.]

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CHAPTER 572

AN ACT to amend 20.440 (76) (a) 3 and 108.161 (4) (c) and (9), and to create 20.440 (76) (a) 4 and (i) and 108.161 (8m) of the statutes, relating to using certain money credited under federal law for employment security building projects, and making appropriations.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.440 (76) (a) 3 of the statutes is amended to read:

20.440 (76) (a) 3. On August 1, 1958, * * * \$ 705,501.49, * * * *namely* the (fiscal 1958) amount credited to that account as of July 1, 1958.

SECTION 2. 20.440 (76) (a) 4 and (i) of the statutes are created to read:

20.440 (76) (a) 4. On the day after the enactment date of this (1959) act, \$68,703.03, *namely* that portion of the (fiscal 1957) amount, credited to that account as of July 1, 1957, which was not appropriated by subd. 2.

(i) Any amount, appropriated by par. (a), which is not used pursuant to par. (f) or pursuant to s. 20.240 (71) shall be available for employment security local office building projects, consistently with this subsection and ss. 108.161 and 108.20.

SECTION 3. 108.161 (4) (c) of the statutes is amended to read:

108.161 (4) (c) Specifying that the appropriated amounts are available for * * * *obligation* solely within the 2 years beginning on the appropriation law's date of enactment.

SECTION 4. 108.161 (8m) of the statutes is created to read:

108.161 (8m) To the extent that employment security moneys finance the capital cost of acquiring office quarters, either in a separate employment security building project or in a larger state building, no rental for the quarters thus financed (or for equivalent substitute quarters) shall be charged the commission or its employment security functions at any time. The commission shall so certify, in applying for the federal moneys specified in sub. (8).

SECTION 5. 108.161 (9) of the statutes is amended to read:

108.161 (9) Any land and building *or office quarters* acquired hereunder shall continue to be used for employment security purposes. Such *realty or quarters* shall not be sold or transferred to other use without the governor's approval. If thus sold or transferred, the proceeds of such sale, or the value of such *realty or quarters* when transferred, shall, *except as federally approved equivalent substitute rent-free quarters are provided*, be *allocated and* credited to the account created by sub. (1) *and/or to the fund created by s. 108.20, in accordance with any then applicable federal requirements; and shall, to the extent said requirements permit, be used to finance employment security quarters.*

SECTION 6. The amounts appropriated by s. 20.440 (76) (a) of the statutes, as amended by this act, to the extent that those amounts have not been spent or obligated on or before the date of enactment (*namely* the official publication date) of this act, are hereby appropriated or re-appropriated as of the day after said enactment date, for the purposes and under the conditions specified by sections 20.440 (76), 108.161 and 108.20 of the statutes. The amounts thus appropriated or re-appropriated shall be available for obligation pursuant to said sections (as amended) solely within the 2 years beginning on the date of enactment of this act.

Approved October 26, 1959.