CHAPTER 361, Laws of 1979

AN ACT to repeal 15.151 (1), 15.153 (1), 15.157 (2), 15.28, 15.281, 15.283 (title), 15.287, 20.135, 20.545, 20.923 (4) (e) 1, chapter 22 (title), 22.03 to 22.05, 22.06 (intro.), (1) to (3) and (5), 22.11, 22.13 (2) (f), (h), (i), (k), (m) and (n), 22.135 (title), 22.14 (2) (c) to (e), (i) and (j), 22.16 (2) (title), 22.50 (title), (1) to (6) and (8) to (10), 196.491 (2) (b) 5, 230.08 (2) (e) 8, 560.03 (14), 560.05 (1) and
15.099 Program responsibilities; effect of omissions. Sections 14.011, 14.311, 14.361, 14.561, 15.101, 15.131, 15.151, 15.161, 15.171, 15.191, 15.221, 15.251, 15.281, 15.311, 15.341, 15.371, 15.401, 15.431, 15.461, 15.491, 15.551, 15.571, 15.581, 15.591, 15.611, 15.621, 15.671, 15.701, 15.731, 15.761, 15.771, 15.781, 15.791, 15.801, 15.821, 15.851, 15.911 and 15.941 are intended to set forth the program responsibilities of the several units of the executive branch. No statutory power, duty or function specified elsewhere for a unit may be deemed impliedly repealed for the sole reason that reference to it has been omitted in these sections.

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

SECTION 1. 14.015 (2) (a) of the statutes, as affected by chapter 221, laws of 1979, is amended to read:

14.015 (2) (a) The secretaries of the departments of agriculture, trade and consumer protection, business development, health and social services, industry, labor and human relations, local affairs and development and natural resources.

SECTION 2. 14.015 (2) (d) of the statutes is amended to read:

14.015 (2) (d) Six public members appointed by the governor with the advice and consent of the senate, for staggered 5-year terms.

SECTION 3. 15.099 of the statutes is amended to read:

15.099 Program responsibilities; effect of omissions. Sections 14.011, 14.311, 14.361, 14.561, 15.101, 15.131, 15.151, 15.161, 15.171, 15.191, 15.221, 15.251, 15.281, 15.311, 15.341, 15.371, 15.401, 15.431, 15.461, 15.491, 15.551, 15.571, 15.581, 15.591, 15.611, 15.621, 15.671, 15.701, 15.731, 15.761, 15.771, 15.781, 15.791, 15.801, 15.821, 15.851, 15.911 and 15.941 are intended to set forth the program responsibilities of the several units of the executive branch. No statutory power, duty or function specified elsewhere for a unit may be deemed impliedly repealed for the sole reason that reference to it has been omitted in these sections.
SECTION 4. 15.101 (11) of the statutes is created to read:

15.101 (11) Division of emergency government. The division of emergency government has the program responsibilities specified for the division under ch. 166 and ss. 84.03 (9) (b) and 146.70 (5).

SECTION 5. 15.15 of the statutes is amended to read:

15.15 (title) Department of development; creation. There is created a department of business development under the direction and supervision of the secretary of business development.

SECTION 6. 15.151 (intro.) of the statutes is amended to read:

15.151 Same; program responsibilities. (intro.) The department of business development shall have the program responsibilities specified for the department under chs. 236 and 560 and ss. 13.49 (7), 16.75 (4) (b). In addition, 59.07 (20) and (75), 66.013 to 66.021, 66.92 (3), 66.945, 70.27 (8) and 91.65.

SECTION 7. 15.151 (1) of the statutes is repealed.

SECTION 8. 15.153 (1) of the statutes is repealed.

SECTION 9. 15.157 (1) of the statutes is repealed and recreated to read:

15.157 (1) Council on economic and community development. There is created in the department of development a council on economic and community development consisting of such number of members as the governor determines, but including members who are representative of local government. The council shall:

(a) Identify state and federal laws, regulations and programs adversely affecting economic development.

(b) Identify significant business and industry problems and make recommendations to the department on state action to relieve them.

(c) Advise the department concerning the creation of state economic development strategy.

(d) Identify methods for achieving closer cooperation and coordination between state and local governments.

(e) Identify significant problems affecting state and local government relations and make recommendations to the department and local governments to relieve those problems.

(f) Identify, foster and encourage a pattern of state-local relationships that facilitates effective development and utilization of state and local human, natural and economic resources to meet citizen needs and provide a balanced economy.

(g) Advise the department concerning the development of a state-local government relations strategy.

SECTION 10. 15.157 (2) of the statutes is repealed.

SECTION 11. 15.157 (3) of the statutes is renumbered 15.157 (2).

SECTION 12. 15.28 of the statutes is repealed.

SECTION 13. 15.281 of the statutes, as affected by chapter 34, laws of 1979, is repealed.

SECTION 14. 15.283 (title) of the statutes is repealed.

SECTION 15. 15.283 (1) of the statutes is renumbered 15.103 (3) and amended to read:

15.103 (3) Division of emergency government. There is created in the department of local affairs and development administration a division of emergency government. The administrator of this division shall be nominated by the governor, and with the advice and consent of the senate appointed, to serve at the pleasure of the governor.
SECTION 16. 15.287 of the statutes is repealed.

SECTION 17. 16.58 of the statutes is created to read:

**16.58 Services to units of local government.** (1) The department shall provide management and personnel consultative and technical assistance to units of government other than the state and may charge for those services.

(2) The department may request technical and staff assistance from other state agencies in providing management and personnel consultative services to those units of government.

SECTION 19. At the appropriate place in the schedule in section 20.005 of the statutes, insert the following amounts for the purposes indicated:

<table>
<thead>
<tr>
<th>1979-80</th>
<th>1980-81</th>
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<tbody>
<tr>
<td><strong>20.143 Development, department of</strong></td>
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<tr>
<td><strong>(1) BUSINESS AND INDUSTRIAL DEVELOPMENT</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td>(b) Economic development advertising</td>
<td>GPR B</td>
</tr>
<tr>
<td><strong>(2) TOURISM DEVELOPMENT AND PROMOTION</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td>(b) Tourism marketing</td>
<td>GPR B</td>
</tr>
<tr>
<td><strong>(3) HOUSING ASSISTANCE</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td>(b) Housing development fund - aids to organizations</td>
<td>GPR B</td>
</tr>
<tr>
<td>(c) Housing development fund - aids to localities</td>
<td>GPR B</td>
</tr>
<tr>
<td>(d) Housing rehabilitation - aids to localities</td>
<td>GPR C</td>
</tr>
<tr>
<td>(e) Housing rehabilitation - aids to organizations</td>
<td>GPR C</td>
</tr>
<tr>
<td>(f) Housing loans - aids to localities</td>
<td>GPR A</td>
</tr>
<tr>
<td>(fa) Housing loans - aids to organizations</td>
<td>GPR A</td>
</tr>
<tr>
<td><strong>(4) COMMUNITY ASSISTANCE</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td>(c) Preliminary mapping; agricultural land preservation</td>
<td>GPR B</td>
</tr>
<tr>
<td>(f) Planning aids</td>
<td>GPR B</td>
</tr>
<tr>
<td><strong>(5) EXECUTIVE AND ADMINISTRATIVE SERVICES</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td><strong>20.435 Health and social services, department of</strong></td>
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<td></td>
<td></td>
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<tr>
<td><strong>(7) WEATHERIZATION</strong></td>
<td></td>
</tr>
<tr>
<td>(e) Weatherization supplemental funds - aids to localities</td>
<td>GPR B</td>
</tr>
<tr>
<td>(ea) Weatherization supplemental funds - aids to organizations</td>
<td>GPR B</td>
</tr>
<tr>
<td><strong>20.505 Administration, department of</strong></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td><strong>(2) EMERGENCY GOVERNMENT SERVICES</strong></td>
<td></td>
</tr>
<tr>
<td>(a) General program operations</td>
<td>GPR A</td>
</tr>
<tr>
<td>(c) Disaster recovery aids</td>
<td>GPR B</td>
</tr>
<tr>
<td>(q) Emergency police services</td>
<td>SEG A</td>
</tr>
</tbody>
</table>

SECTION 20. 20.135 of the statutes, as affected by chapter 34, laws of 1979, is repealed.

SECTION 21. 20.143 of the statutes is created to read:

**20.143 Development, department of.** There is appropriated to the department of development for the following programs:

(1) **BUSINESS AND INDUSTRIAL DEVELOPMENT.** (a) General program operations. The amounts in the schedule for the promotion of economic development under ch. 560.
(b) Economic development advertising. Biennially, the amounts in the schedule for economic development advertising.

(g) Gifts and grants. All moneys received from gifts, donations, grants, bequests and devises and all conference and program services proceeds to carry out the purposes for which made or collected.

(m) Federal funds. All moneys received from the federal government as authorized by the governor under s. 16.54, to carry out the purpose for which made and received.

(x) Industrial building construction loan fund. All moneys received in the industrial building construction loan fund, for the purpose of s. 560.10.

(2) TOURISM DEVELOPMENT AND PROMOTION. (a) General program operations. The amounts in the schedule for general program operations under subch. II of ch. 560 except for those functions under ss. 560.23 (4) and 560.29.

(b) Tourism marketing. Biennially, the amounts in the schedule for the execution of the functions under ss. 560.23 (4) and 560.29. Of the amounts under this paragraph not more than 50% shall be set aside to be used to match funds allocated under s. 560.29 by private or public organizations, including regional tourism development corporations, for the promotion of tourism in cooperation with the state.

(g) Gifts and grants. All moneys received from gifts, grants, bequests and devises and all conference and program services proceeds for the purposes for which made or collected.

(m) Federal funds. All moneys received from the federal government for state operations, aids to localities and aids to individuals and organizations, as authorized by the governor under s. 16.54, to carry out the purposes for which made and received.

(3) HOUSING ASSISTANCE. (a) General program operations. The amounts in the schedule for general program operations.

(b) Housing development fund — aids to organizations. Biennially, the amounts in the schedule for aid to organizations, to strengthen housing programs and to increase the availability of housing. No grant made under this paragraph may be made to the same project for more than 2 years except that a grant may extend one additional year where the secretary of development finds exceptional circumstances. Grants may be awarded or funds encumbered or expended from funds appropriated under this paragraph for a biennium after the 1979-81 biennium only after the plan for this appropriation is approved as required by s. 560.11.

(c) Housing development fund — aids to localities. Biennially, the amounts in the schedule for aid to localities, to strengthen housing programs and to increase the availability of housing. No grant made under this paragraph may be made to the same project for more than 2 years except that a grant may extend one additional year where the secretary of development finds exceptional circumstances. Grants may be awarded or funds encumbered or expended from funds appropriated under this paragraph for a biennium after the 1979-81 biennium only after the plan for this appropriation is approved as required under s. 560.11.

(d) Housing rehabilitation — aids to localities. As a continuing appropriation, the amounts in the schedule for aid to localities, to facilitate the rehabilitation of housing under s. 560.06. No moneys may be encumbered under this paragraph after June 30, 1981, or the effective date of the 1981 biennial budget act, whichever is later.

(e) Housing rehabilitation — aids to organizations. As a continuing appropriation, the amounts in the schedule for aid to organizations, to facilitate the rehabilitation of housing under s. 560.06. No moneys may be encumbered under this paragraph after June 30, 1981, or the effective date of the 1981 biennial budget act, whichever is later.
(f) Housing loans — aids to localities. The amounts in the schedule for loans to sponsors of low- and moderate-income housing projects under s. 560.04 (3) (b) which are localities. All moneys received in repayment of loans made under this paragraph shall be credited to the appropriation under par. (j).

(fa) Housing loans — aids to organizations. The amounts in the schedule for loans to sponsors of low- and moderate-income housing projects under s. 560.04 (3) (b) which are organizations. All moneys received in repayment of loans made under this paragraph shall be credited to the appropriation under par. (L).

(g) Gifts, grants and program services. All moneys received from gifts, donations, grants, bequests and devises and all conference and program services proceeds to carry out the purposes for which made or collected.

(j) Planning aids. Biennially, the amounts in the schedule for supporting regional and local planning capabilities.

(m) Federal aid, state operations. All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations.

(n) Federal aid, local assistance. All moneys received from the federal government, as authorized by the governor under s. 16.54, for local assistance.

(o) Federal aid, individuals and organizations. All moneys received as federal aid, as authorized by the governor, under s. 16.54, for aids to individuals and organizations.

(4) Community assistance. (a) General program operations. The amounts in the schedule for general program operations.

(c) Preliminary mapping: agricultural land preservation. Biennially, the amounts in the schedule to carry out the preliminary mapping function under s. 91.05 and to provide funds to counties for the development of agricultural preservation plans under s. 91.65 (1).

(f) Planning aids. Biennially, the amounts in the schedule for the purposes of supporting regional and local planning capabilities.

(g) Plat review. All moneys received for plat review services under ch. 236.

(j) Gifts, grants and program services. All moneys received from gifts, donations, grants, bequests and devises and all conference and program services proceeds to carry out the purposes for which made or collected.

(m) Federal aid, state operations. All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations.

(n) Federal aid, local assistance. All moneys received from the federal government, as authorized by the governor under s. 16.54, for local assistance.

(o) Federal aid, individuals and organizations. All moneys received as federal aid, as authorized by the governor under s. 16.54, for aids to individuals and organizations.

(5) Executive and administrative services. (a) General program operations. The amounts in the schedule for general program operations.

(g) Gifts, grants and program services. All moneys received from gifts, donations, grants, bequests and devises and all conference and program services proceeds to carry out the purposes for which made or collected.

(m) Federal aid, state operations. All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations.
SECTION 21m. 20.435 (7) of the statutes is created to read:

20.435 (7) Weatherization. (e) Weatherization supplemental funds — aids to localities. Biennially, the amounts in the schedule for aid to localities, to supplement federal funding for low- and moderate-income home weatherization.

(ea) Weatherization supplemental funds — aids to organizations. Biennially, the amounts in the schedule for aid to organizations, to supplement federal funding for low- and moderate-income home weatherization.

SECTION 22. 20.505 (2) of the statutes is created to read:

20.505 (2) Emergency government services. (a) General program operations. The amounts in the schedule for the general program operations of the division of emergency government including, but not limited to, central administrative support services by the department.

(c) Disaster recovery aids. Biennially, the amounts in the schedule to provide the required state share of aids payable to individuals under federal disaster recovery programs.

(g) Program services. All moneys received for conferences, training and other services provided by the division of emergency government to carry out the purposes of the program provided.

(m) Federal aid, state operations. All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations.

(n) Federal aid, local assistance. All moneys received from the federal government, as authorized by the governor under s. 16.54, for local assistance.

(o) Federal aid, individuals and organizations. All moneys received as federal aid, as authorized by the governor under s. 16.54, for aids to individuals and organizations.

(q) Emergency police services. From the transportation fund, the amounts in the schedule for the emergency police services program.

SECTION 23. 20.545 of the statutes, as affected by chapters 34, 48 and 221, laws of 1979, is repealed.

SECTION 24. 20.923 (4) (e) 1 of the statutes is repealed.

SECTION 25. 20.923 (4) (f) 6 of the statutes is renumbered 20.923 (4) (f) 2m and amended to read:

20.923 (4) (f) 2m. Local affairs and development Development, department of: secretary.

SECTION 26. Chapter 22 (title) of the statutes is repealed.

SECTION 27. 22.03 to 22.05 of the statutes are repealed.

SECTION 28. 22.06 (intro.), (1) to (3) and (5) of the statutes are repealed.

SECTION 29. 22.06 (4) of the statutes is renumbered 560.02 (4).

SECTION 30. 22.11 of the statutes is repealed.

SECTION 31. 22.13 (title), (1) and (2) (intro.) of the statutes are renumbered 560.04 (title), (1) and (2) (intro.) and amended to read:

560.04 (title) Community development. (1) Purpose. The legislature determines that a pattern of state-local relations shall be established that will facilitate closer coordination and cooperation between state and local governments. Through careful study the department shall recommend methods of financing local government operations and the foundation for an improved pattern of state-local relations. The department shall recommend methods for achieving such closer coordination and cooper-
ation in order to meet citizen needs, provide a balanced economy, pursue housing initia-
tives and facilitate economic and community development.

(2) (intro.) DUTIES. The department of local affairs shall:

SECTION 32. 22.13 (2) (a) to (c) of the statutes are renumbered 560.08 (2) (f) to
(h), and 560.08 (2) (f) and (h), as renumbered, are amended to read:

560.08 (2) (f) Carry out continuing studies and analyses of the urban economic and
community development problems faced by Milwaukee and other urban areas within the
state and develop such recommendations for administrative or legislative action as appear
necessary. In carrying out such studies and analyses, particular attention should be paid
to the development of financing methods and programs which will effectively supplement
local effort.

(h) Study existing legal provisions that affect the structure and financing of local
government and those state activities which involve significant relations with local gov-
ernment units; recommend such changes in these provisions and activities as appear nec-
 essary to strengthen local government, encourage economic and community development
and facilitate closer state-local relations.

SECTION 33. 22.13 (2) (d) and (e) of the statutes are renumbered 560.04 (2) (a)
and (b), and 560.04 (2) (b), as renumbered, is amended to read:

560.04 (2) (b) Cooperate with and provide technical assistance to county, town, vil-
lage, city and regional planning commissions, parks or recreation boards and their govern-
ing bodies, community development groups, community action agencies, and similar
agencies created for the purposes of aiding and encouraging an orderly, productive and
coordinated economic and community development of in the state, and may charge for its
services to the requesting entity and assuring a productive and coordinated state-local
relationship.

SECTION 34. 22.13 (2) (f) of the statutes is repealed.

SECTION 35. 22.13 (2) (g) of the statutes is renumbered 560.04 (2) (c).

SECTION 36. 22.13 (2) (h), and (i), as affected by chapter 162, laws of 1979, of the
statutes are repealed.

SECTION 37. 22.13 (2) (j) of the statutes is renumbered 560.04 (2) (e).

SECTION 38. 22.13 (2) (k) to (n) of the statutes are repealed.

SECTION 39. 22.13 (2) (o) of the statutes is renumbered 560.04 (2) (i) and
amended to read:

560.04 (2) (i) Provide In cooperation with the department of administration, coordinate
personnel management consultative assistance to towns, villages, cities and counties
and may provide such assistance to other local public bodies, boards, commissions, de-
partment or agencies.

SECTION 40. 22.13 (3) of the statutes, as affected by chapters 34 and 175, laws of
1979, is renumbered 560.04 (3).

SECTION 41. 22.135 (title) of the statutes, as created by chapter 34, laws of 1979, is
repealed.

SECTION 42. 22.135 of the statutes, as created by chapter 34, laws of 1979, is re-
numbered 46.93 (2) and amended to read:

46.93 (2) Funds appropriated under s. 20.545 (1) 20.435 (7) (e) or (ea) may not be
used for the purchase of motor vehicles. The department may disburse funds appropri-
ated under s. 20.545 (1) 20.435 (7) (e) or (ea) only if the local agency or organization
receiving the funds agrees in a contract not to expend the funds for the purchase of a
motor vehicle.
SECTION 43. 22.14 (title) and (1) of the statutes are renumbered 560.08 (title) and (1) and amended to read:

560.08 (title) **Economic and community development planning and research.** (1) **Purpose.** The legislature determines that the proper development of the state as an attractive place to live and work will be enhanced through the development and expansion of comprehensive economic and community development planning programs by local government units and metropolitan and regional areas and research programs undertaken by the department in order to accomplish the stated purposes of this chapter.

SECTION 44. 22.14 (2) (intro.) and (a) of the statutes are renumbered 560.08 (2) (intro.) and (i).

SECTION 45. 22.14 (2) (b) of the statutes is renumbered 560.03 (8).

SECTION 46. 22.14 (2) (c) to (e) of the statutes are repealed.

SECTION 47. 22.14 (2) (f) of the statutes is renumbered 560.08 (2) (j) and amended to read:

560.08 (2) (j) Assist planning for metropolitan or regional areas, or areas where rapid urbanization or decline has resulted or is expected to result, including areas extending into adjoining states.

SECTION 48. 22.14 (2) (g) and (h) of the statutes are renumbered 560.04 (2) (d) and (j), and 560.04 (2) (j), as renumbered, is amended to read:

560.04 (2) (j) Administer state and federal grant programs to assist and strengthen local and regional planning related to economic or community development, including economic development assistance programs and housing and urban development comprehensive planning grants affecting local government, business or industry, to assist and strengthen local, regional and state economic and community development and support experimental and cooperative activities and intergovernmental relations, training of local government officials and personnel, and other activities consistent with the purposes of this chapter.

SECTION 49. 22.14 (2) (i) and (j) of the statutes are repealed.

SECTION 50. 22.147 of the statutes, as created by chapter 34, laws of 1979, is renumbered 560.11, and 560.11 (1) (intro.), (2) (intro.), (3) and (4), as renumbered, are amended to read:

560.11 (1) (intro.) The department shall submit to the governor, prior to each budget period commencing on or after July 1, 1981, and on the date designated by the department of administration for submittal of information under s. 16.42, and a plan for expending the money appropriated for that budget period under s. 20.545 (2) 20.143 (3) (b) and (c). The plan shall indicate the functional categories of projects to be funded under the appropriations and shall include, but not be limited to, the following:

(2) (intro.) The governor shall review the plan submitted under sub. (1) and shall include the plan in his or her modifications in the executive budget bill or bills for the budget period for which the plans were submitted. Funds which are appropriated under s. 20.545 (2) 20.143 (3) (b) or (c) for a budget period commencing on or after July 1, 1981, may be encumbered or expended only in accordance with the applicable plan adopted by the legislature, except, notwithstanding any other law:

(3) The department of administration may release funds appropriated for a biennium commencing on or after July 1, 1981, under s. 20.545 (2) 20.143 (3) (b) or (c) only after the plan for the appropriation for that period has been approved as provided by this section.
(4) The department shall, at least once each 2 calendar years, submit a report to the governor and the joint committee on finance which shall, for the period which has expired since the previous report was submitted, list projects funded under s. 20.545 (2), 20.143 (3) (b) and (c) and describe the problems alleviated or objectives achieved.

SECTION 51. 22.16 (title) of the statutes is renumbered 166.03 (title).

SECTION 52. 22.16 (1) of the statutes is renumbered 166.01 and amended to read:

166.01 Declaration of policy. To prepare the state and its subdivisions to cope with emergencies resulting from enemy action and natural or man-made disasters, it is declared to be necessary to establish an organization for emergency government, conferring upon the governor and others specified the powers and duties provided by ss. 22.16 to 22.22 this chapter.

SECTION 53. 22.16 (2) (title) of the statutes is repealed.

SECTION 54. 22.16 (2) (a), (b) and (c) of the statutes are renumbered 166.02 (4), (2) and (5), respectively.

SECTION 55. 22.16 (3) to (15) of the statutes, as affected by chapter 221, laws of 1979, are renumbered 166.03 (1) to (14), and 166.03 (4) (d), (7) (c) and (8) (d), as renumbered, are amended to read:

166.03 (4) (d) During the continuance of a state of emergency proclaimed by the governor the county board of each county situated within the area to which the governor’s proclamation applies may employ the county emergency government organization and the facilities and other resources of said the organization to cope with the problems of the emergency, and the governing body of each municipality and town situated within said the area shall have similar authority with respect to municipal emergency government organizations, facilities and resources. Nothing in ss. 22.16 to 22.22 shall be construed to prohibit this chapter prohibits counties and municipalities from employing their emergency government organizations, facilities and resources to cope with the problems of local public emergencies except where restrictions are imposed by federal regulations on property donated by the federal government.

(7) (c) The state and its departments and independent agencies and each county, town and municipality shall furnish whatever services, equipment, supplies and personnel are required of them under ss. 22.16 to 22.22 this chapter.

(8) (d) Employes of municipal and county emergency government units are employes of the municipality or county to which the unit is attached for purposes of worker’s compensation benefits. Employees of the area and state emergency government units are employes of the state for purposes of worker’s compensation benefits. Volunteer emergency government workers are employes of the emergency government unit with whom duly registered in writing for purposes of worker’s compensation benefits. Volunteer emergency government workers are employes of the emergency government unit with whom duly registered in writing for purposes of worker’s compensation benefits. An emergency government employe or volunteer who engages in emergency government activities upon order of any echelon in the emergency government organization other than that which carries his or her worker’s compensation coverage shall be eligible for the same benefits as though employed by the governmental unit employing him or her. Any employment which is part of an emergency government program including but not restricted because of enumeration, test runs and other activities which have a training objective as well as emergency government activities during an emergency proclaimed in accordance with ss. 22.16 to 22.22 this chapter and which grows out of, and is incidental to, such emergency government activity is covered employment. Members of an emergency government unit who are not acting as employes of a private employer during emergency government activities are employes of the emergency government unit for which acting. If no pay agreement exists or if the contract pay is less, pay for worker’s compensation purposes shall be computed in accordance with s. 102.11.
SECTION 62. 22.50 (8) to (10) of the statutes, as created by chapter 48, laws of 1979, are repealed.

SECTION 63. 32.19 (2) (f), (4) (a) 1, (am), as affected by chapter 32, laws of 1979, and (b) 1 and 2 and (4m) (a) 1, as affected by chapter 221, laws of 1979, of the statutes are amended to read:

32.19 (2) (f) "Comparable dwelling" means one which, when compared with the dwelling being taken, is substantially equal concerning all major characteristics and functionally equivalent with respect to: the number of rooms, area of living space, type of construction, age, state of repair, type of neighborhood and accessibility to public services and places of employment. "Comparable dwelling" shall meet all of the standard building requirements and other code requirements of the local governmental body and shall also be decent, safe and sanitary as defined by the department of local affairs and development and the department of industry, labor and human relations, jointly.

(4) (a) 1. The amount, if any, which when added to the acquisition payment, equals the reasonable cost of a comparable replacement dwelling which is decent, safe and sanitary as determined by the department of local affairs and development and the department of industry, labor and human relations jointly, reasonably accessible to public services and places of employment and available on the private market.

(am) Replacement considerations. In determining the comparability of a replacement dwelling or mobile home under par. (a), the department of local affairs and development and the department of industry, labor and human relations shall consider and give effect to the overall size, number of rooms and size of rooms, hallways and storage areas of the dwelling or mobile home being replaced, as well as the size and utility of any garage or other outbuildings within the curtilage of the dwelling or mobile home being replaced, regardless of the contribution of the garage or other outbuildings to the owner's income.
32.25 (1) Notwithstanding ch. 275, laws of 1931, or any other provision of law, no condemnor may proceed with any property acquisition activities on any project which may involve acquisition of property and displacement of persons, business concerns or farm operations until the condemnor has filed in writing a relocation payment plan and relocation assistance service plan and has had both such plans approved in writing by the department of industry, labor and human relations.

(2) (h) Assure that, within a reasonable time prior to displacement, there will be available, to the extent that may reasonably be accomplished, housing meeting the standards established by the department of local affairs and development and the department of industry, labor and human relations, jointly, and adequate to accommodate such the individual or family in areas not generally less desirable in regard to public utilities, public and commercial facilities and places of employment, but not to exceed $4,000; or

2. The amount necessary to enable such the person to make a downpayment, including incidental expenses described in par. (a) 3, on the purchase of a decent, safe and sanitary dwelling meeting standards established by the department of local affairs and development and the department of industry, labor and human relations, jointly, and adequate to accommodate such the individual or family in areas not generally less desirable in regard to public utilities, public and commercial facilities and places of employment, but not to exceed $4,000, but if the amount exceeds $2,000, the person must equally match the excess over $2,000 in making the downpayment.

(4m) (a) 1. The amount, if any, which when added to the acquisition cost of the property (other than any dwelling on such the property) equals the reasonable cost of a comparable replacement business or farm operation for such the acquired property, as determined by the condemnor.

SECTION 64. 32.25 (1) and (2) (h) of the statutes are amended to read:

32.25 (1) Notwithstanding ch. 275, laws of 1931, or any other provision of law, no condemnor shall may proceed with any property acquisition activities on any project which may involve acquisition of property and displacement of persons, business concerns or farm operations until the condemnor has filed in writing a relocation payment plan and relocation assistance service plan and has had both such plans approved in writing by the department of industry, labor and human relations.

(2) (h) Assure that, within a reasonable time prior to displacement, there will be available, to the extent that may reasonably be accomplished, housing meeting the standards established by the department of local affairs and development and the department of industry, labor and human relations, jointly for decent, safe and sanitary dwellings. The housing, so far as practicable, shall be in areas not generally less desirable in regard to public utilities, public and commercial facilities and at rents or prices within the financial means of the families and individuals displaced and equal in number to the number of such displaced families or individuals and reasonably accessible to their places of employment.

SECTION 65. 32.26 of the statutes is amended to read:

32.26 (title) Authority of the department of industry, labor and human relations. (1) In addition to all other powers granted in this chapter, the department of local affairs and development shall consult with the department of industry, labor and human relations in the formulation of shall formulate local standards for decent, safe and sanitary dwelling accommodations.

(2) The department of local affairs and development and the department of industry, labor and human relations, jointly may make such rules as are necessary to carry out its functions in regard to local standards for decent, safe and sanitary dwelling accommodations.

(3) The department of industry, labor and human relations may make investigations to determine if the condemnor is complying with ss. 32.19 to 32.27. The department may seek an order from the circuit court requiring a condemnor to comply with ss. 32.19 to 32.27 or to discontinue work on that part of the project which is not in substantial compliance with ss. 32.19 to 32.27. The court shall give hearings on these actions precedence on the court's calendar.
(4) Upon the request of the department of local affairs and development, labor and human relations, the attorney general shall aid and prosecute all necessary actions or proceedings for the enforcement of this chapter and for the punishment of all violations thereof of this chapter.

(5) Any displaced person may, prior to commencing court action against the condemnor under s. 32.20, petition the department of local affairs and development, labor and human relations for review of his or her complaint, setting forth in the petition the reasons for his or her dissatisfaction. The department may conduct an informal review of the situation and attempt to negotiate an acceptable solution. If an acceptable solution cannot be negotiated within 90 days, the department shall notify all parties, and the petitioner may then proceed under s. 32.20. The informal review procedure provided by this subsection shall not be a condition precedent to the filing of a claim and commencement of legal action pursuant to s. 32.20. In supplying information required by s. 32.25 (2) (d), the condemnor shall clearly indicate to each displaced person his or her right to proceed under this paragraph and under s. 32.20, and shall supply full information on how the displaced person may contact the department of local affairs and development, labor and human relations.

(6) The department of local affairs and development, labor and human relations, with the cooperation of the attorney general, shall prepare pamphlets in simple language and in readable format describing the eminent domain laws of this state, including the reasons for condemnation, the procedures followed by condemners, how citizens may influence the condemnation process and the rights of property owners and citizens affected by condemnation. The department shall make copies of the pamphlets available to all condemners, who may be charged a price for the pamphlets sufficient to recover the costs of production.

SECTION 66. 32.26 (7) of the statutes is created to read:

32.26 (7) The department of industry, labor and human relations shall provide technical assistance on relocation plan development and implementation to any condemnor carrying out a project which may result in the displacement of any person.

SECTION 66m. 46.93 of the statutes is created to read:

46.93 Weatherization. (1) The joint committee on finance shall approve an expenditure plan for the funds appropriated under s. 20.435 (7) (e) and (ea). The plan shall be considered as are requests for supplemental appropriations under s. 13.101 (5) and (6). Funds may be spent from the appropriations under s. 20.435 (7) (e) and (ea) only if in accordance with the approved expenditure plan. In disbursing funds, the department shall encourage recipient agencies to make individual referrals to existing local housing rehabilitation programs if the weatherized home requires maintenance and repairs beyond the scope of the weatherization program and if the recipient of services agrees to the referral.

SECTION 67. 59.07 (20) of the statutes is amended to read:

59.07 (20) Civil Service System. Establish a civil service system of selection, tenure and status, and the system may be made applicable to all county personnel, except the members of the board, constitutional officers and members of boards and commissions. The system may also include uniform provisions in respect to classification of positions and salary ranges, payroll certification, attendance, vacations, sick leave, competitive examinations, hours of work, tours of duty or assignments according to earned seniority, employe grievance procedure, disciplinary actions, layoffs and separations for cause subject to approval of a civil service commission or the board. The board may request the assistance of the department of local affairs and development, labor and human relations, and pay for such services, under s. 22.13 (2) (o) 16.58.
SECTION 68. 70.27 (8) of the statutes, as affected by chapters 221 and 248, laws of 1979, is amended to read:

70.27 (8) PLAT FILED WITH GOVERNING BODY. Within 2 days after the assessor’s plat is filed with the governing body, it shall be transmitted to the department of local affairs and development by the clerk of the governing body which ordered the plat. The department of local affairs and development shall review the plat within 30 days of its receipt. No such plat may be given final approval by the local governing body until the department of local affairs and development has certified on the face of the original plat that it complies with the applicable provisions of ss. 236.15 and 236.20. After the plat has been so certified the clerk shall promptly publish a class 3 notice thereof, under ch. 985. The plat shall remain on file in the clerk’s office for 30 days after the first publication. At any time within the 30-day period any person or public body having an interest in any lands affected by the plat may bring a suit to have the plat corrected. If no suit is brought within the 30-day period, the plat may be approved by the governing body, and filed for record. If a suit is brought, approval shall be withheld until the suit is decided. The plat shall then be revised in accordance with the decision if necessary, and, without rereferral to the department of local affairs and development unless rereferral is ordered by the court. The plat may then be approved by the governing body and filed for record. When so filed the plat shall carry on its face the certificate of the clerk that all provisions of this section have been complied with. When recorded after approval by the governing body, the plat shall have the same effect for all purposes as if it were a land division plat made by the owners in full compliance with ch. 236. Before January 1 of each year, the register of deeds shall notify the town clerks of the recording of any assessors’ plats made or amended during the preceding year, affecting lands in their towns.

SECTION 69. 84.03 (9) (b) of the statutes is amended to read:

84.03 (9) (b) In addition to the purposes provided in par. (a) there may be expended by the department a sum sufficient, not exceeding $20,000, for marking highways as civil defense evacuation routes as requested by the secretary of local affairs and development prior to the effective date of this act (1979) or the secretary of the department of administration on or after the effective date of this act (1979).

SECTION 69m. 93.07 (3) of the statutes is amended to read:

93.07 (3) PROMOTION OF AGRICULTURE. To promote the interests of agriculture, dairying, horticulture, manufacturing, commercial fishing and the domestic arts and to advertise Wisconsin and its dairy, food and agricultural products by conducting campaigns of education throughout the United States and in foreign markets. Such campaigns shall include the distribution of educational and advertising material concerning Wisconsin and its plant, animal, food and dairy products. The department shall coordinate efforts by the state to advertise and promote agricultural products of this state, with the department of development where appropriate.

SECTION 70. 146.70 (5) of the statutes is amended to read:

146.70 (5) OTHER DEPARTMENTS TO AID. Upon the request of the secretary of the department, the departments of justice, local affairs and development administration, natural resources, transportation and health and social services and the public service commission shall provide to the department the assistance necessary to enable it to perform the duties specified in this section.

SECTION 71. Chapter 166 of the statutes, as created by chapter 351, laws of 1979, is renumbered chapter 164.

SECTION 72. Chapter 166 (title) of the statutes is created to read:

CHAPTER 166
EMERGENCY GOVERNMENT

SECTION 73. 166.02 (intro.), (1), (3) and (6) of the statutes are created to read:
166.02 Definitions. In this chapter, unless the context clearly indicates otherwise:

(1) "Administrator" means the administrator of the division.
(3) "Division" means the division of emergency government.
(6) "Secretary" means the secretary of the department of administration.

SECTION 74. 196.491 (2) (b) 2 of the statutes is amended to read:
196.491 (2) (b) 2. Department of business development.
SECTION 75. 196.491 (2) (b) 5 of the statutes is repealed.
SECTION 76. 196.491 (2) (b) 6 to 8 of the statutes are renumbered 196.491 (2) (b) 5 to 7.

SECTION 77. 230.08 (2) (e) 1 of the statutes, as created by chapter 221, laws of 1979, is amended to read:
230.08 (2) (e) 1. Administration — 5 6.

SECTION 78. 230.08 (2) (e) 3 of the statutes, as created by chapter 221, laws of 1979, is repealed and recreated to read:
230.08 (2) (e) 3. Development — 4.

SECTION 79. 230.08 (2) (e) 8 of the statutes, as created by chapter 221, laws of 1979, is repealed.

SECTION 80. 230.08 (2) (e) 9 to 14 of the statutes, as created by chapter 221, laws of 1979, are renumbered 230.08 (2) (e) 8 to 13.

SECTION 81. 236.02 (12) of the statutes, as affected by chapters 221 and 248, laws of 1979, is amended to read:
236.02 (12) "Department" means the department of local affairs and development.

SECTION 82. Chapter 560 (title) of the statutes is amended to read:

CHAPTER 560

DEPARTMENT OF BUSINESS DEVELOPMENT

SECTION 83. 560.001 of the statutes is amended to read:
560.001 Definition. In this chapter, "department":
(1) "Department" means the department of business development.

SECTION 84. 560.001 (2) of the statutes is created to read:
560.001 (2) "Secretary" means the secretary of the department.

SECTION 85. 560.01 of the statutes is amended to read:

560.01 Organization of the department. (1) PURPOSES. The functions of the department of business development shall be of an advocacy, consultative, advisory, informational, coordinative and promotional nature. Through research, planning, and promotion consultation and through promotion of the development and maximum wise use of the natural and human resources of the state, it shall foster the growth and diversification of the economy of the state. It shall serve as the central agency and clearinghouse for developmental activities concerning the economy of the state. It shall make recommendations to the governor for the purpose of guiding a coordinated and economically efficient development of the state and shall seek closer cooperation and coordination between units of state government, educational institutions, local governments, local planning agencies, including regional planning commissions, and business and industry to foster and encourage a pattern of community development and of state-local and business relationships so that the economy of the state may continue to develop fully and meet citizen and community needs. It shall make continuing studies of the problems affecting economic and community development and recommendations for relieving those problems.
and function in any other reasonable manner that will accomplish the stated purposes of this chapter. The department shall also coordinate training for local government officials provided by state agencies including, but not limited to, the university of Wisconsin-extension and the vocational, technical and adult education system.

(2) DUTIES. The department shall develop a state economic policy. The department shall promote and provide technical assistance, consultative services and other assistance to commercial, industrial and recreational development and expansion; facilitate the establishment of small and minority and retention of business enterprises in this state, including small and minority business enterprises; encourage cooperation between financial institutions and business persons to encourage commercial, industrial and recreational business expansion in this state; encourage creation of jobs in urban and rural depressed areas in throughout the state and especially in urban and rural economically depressed areas; develop and coordinate state public and private economic development plans; encourage cooperation between financial institutions and businessmen to encourage commercial, industrial and recreational business expansion in Wisconsin; and develop a state economic development policy and federal economic development assistance programs affecting local governments and business and industry; encourage the growth of tourism in the state; promote state products and industries in both foreign and domestic markets; provide informational clearinghouses for businesses and communities in their dealings with other state and federal agencies; advise the governor and legislature on the role of the state in state-local affairs; study the problems affecting local government relations as they impact on economic development and make recommendations for relieving these problems; develop a state-local relations policy to facilitate closer coordination and cooperation between state and local governments; advise the governor and the legislature regarding problems faced by local governments; develop an improved pattern of state-local relations; and develop recommendations for legislative or administrative action as may appear necessary.

(3) FOREIGN OFFICE AGREEMENTS. The department may enter into agreements regarding compensation, space and other administrative matters as are necessary to operate a departmental office offices in Europe, other states and foreign countries. Such agreements shall be subject to the approval of the secretary of administration.

SECTION 86. 560.02 of the statutes is amended to read:

560.02 Secretary. The secretary of business development shall direct:

(1) Direct the execution of the statutory duties and powers assigned to the department and shall advise the governor and legislature on matters regarding economic growth and development and community development in the state.

(2) Appoint the administrators for the various divisions of the department subject to s. 230.08 (4) (a). Administrators appointed under the unclassified service shall serve at the pleasure of the secretary.

(3) Delegate any of his or her powers and duties to such officers and employees of the department as he or she designates, and may authorize successive redelegations of such powers and duties.

SECTION 87. 560.03 (intro.) and (1) of the statutes are amended to read:

560.03 (title) Business and industrial development. (intro.) The department shall foster and encourage and advocate economic development programs designed to broaden and strengthen the economy of the state, and it shall provide specific leadership in the following instances, among others, and shall:

(1) Support and assist the efforts of local business and industry, local government, state, regional and local development corporations, industrial committees, chambers of commerce, labor organizations and other similar public and private agencies to obtain
new and foster expansion of existing agricultural, commercial, industrial and mining enterprises, and initiate efforts to attract new enterprises.

SECTION 88. 560.03 (2) of the statutes is renumbered 560.08 (2) (a).

SECTION 89. 560.03 (3) of the statutes is renumbered 560.03 (2).

SECTION 90. 560.03 (4) of the statutes is renumbered 560.03 (3) and amended to read:

560.03 (3) Assist in the formulation and implementation of integrated economic and community development programs for northern Wisconsin and other areas or regions of the state and cooperate with and provide technical assistance to any organizations created for the purpose of aiding and encouraging an orderly, productive and coordinated development of the state.

SECTION 91. 560.03 (5) to (8) of the statutes are renumbered 560.03 (4) to (7), and 560.03 (6), as renumbered, is amended to read:

560.03 (6) Locate and maintain information on prime industrial sites, together with recommendations for protecting or developing and preserving such sites.

SECTION 92. 560.03 (9) to (11) of the statutes are renumbered 560.08 (2) (b) to (d), and 560.08 (2) (c) and (d), as renumbered, are amended to read:

560.08 (2) (c) Assess the economic resources of each area of the state, including its human resources, natural resources, economic resources, government service resources, and economic strengths and problems and advance proposals to develop its strengths and solve its problems.

(d) Identify gaps in government services as they relate to economic and community development in each area of the state and recommend specific actions to the local and state agencies concerned.

SECTION 93. 560.03 (9) and (10) of the statutes are created to read:

560.03 (9) Establish and operate a small business ombudsman clearinghouse for business and industry to facilitate the flow of information from other state and federal agencies.

(10) Explore the feasibility of new programs which will address, but not be limited to, the following areas of concern:

(a) The capital development financing needs of business, industrial and agricultural enterprises.

(b) The creation of job opportunities in inner cities and other economically depressed areas.

(c) Credit assistance for business and economic development.

(d) Optimum utilization of federal programs designed to encourage and aid economic development.

(e) The potential of a program to promote and encourage inventions and technological innovations.

SECTION 94. 560.03 (12) of the statutes is renumbered 560.03 (11).

SECTION 95. 560.03 (13) of the statutes is renumbered 560.08 (2) (e).

SECTION 96. 560.03 (14) of the statutes, as created by chapter 34, laws of 1979, is repealed.

SECTION 97. 560.04 (intro.) and (1) to (5) of the statutes are renumbered 560.07 (intro.) and (1) to (5), and 560.07 (intro.) and (5), as renumbered, is amended to read:
560.07 Promotion. (intro.) The department shall provide coordinating services to aid state and local groups in the promotion of new economic enterprises and shall conduct such publicity and promotional activities as are desirable to stimulate all facets of the economy and to this end it shall specifically:

(5) Study and, promote and implement means of expanding foreign and domestic markets for Wisconsin products of this state.

SECTION 98. 560.04 (2) (f) to (h) of the statutes are created to read:

560.04 (2) (f) Assign one or more full-time equivalent positions to the function of coordinating the development and scheduling of training programs for local government officials by the university of Wisconsin-extension, the vocational, technical and adult education system, department of revenue, elections board and other state agencies in order to assure the effective delivery of training programs and to prevent duplication of effort and coordinating requests for management or personnel consultative services from government units other than the state and directing those requests to the appropriate division of the department of administration.

(g) Establish and operate a community development and local government clearinghouse to facilitate the exchange of information between other state and federal agencies and units of local government.

(h) Identify for the governor's attention those significant state-local relations problems, including economic development, which may be relieved by state action.

SECTION 99. 560.04 (6) of the statutes is renumbered 560.07 (7).

SECTION 100. 560.05 (title) of the statutes is renumbered 560.09 (title).

SECTION 101. 560.05 (1) of the statutes is repealed.

SECTION 102. 560.05 (2) to (4) of the statutes, as affected by chapter 34, laws of 1979, are renumbered 560.09 (2) to (4), and 560.09 (3) and (4), as renumbered, are amended to read:

560.09 (3) COMMUNICATIONS. The department shall establish strong lines of communication among all state agencies concerned with the economic and community development of the state to assure that all factors in such programs are given adequate consideration.

(4) PUBLICATIONS. The department may issue pamphlets and bulletins pertaining to the economy and the resources of the state and activities of the department. The department may make charges for its pamphlets and bulletins as prescribed in s. 20.908.

SECTION 103. 560.05 (7) of the statutes is created to read:

560.05 (7) The department may not convey or lease under sub. (2) (a) or (b) on or after the effective date of this act (1979).

SECTION 104. 560.06 of the statutes, as affected by chapter 279, laws of 1979, is repealed.

SECTION 105. 560.07 of the statutes is renumbered 560.10.

SECTION 106. 560.07 (6) of the statutes is created to read:

560.07 (6) The secretary shall annually meet with the secretary of agriculture, trade and consumer protection to mutually agree on any joint program efforts.

SECTION 107. 560.09 (1) of the statutes is created to read:

560.09 (1) LIAISON WITH STATE AND FEDERAL AGENCIES. The department shall assist, cooperate with and seek information and advice from other state agencies, federal agencies, organizations of elected officials in the state, units of local government, local business and industry, and other appropriate agencies or organizations in carrying out its assigned functions and duties. Appropriate units of the university of Wisconsin system-extension shall coordinate their activities with the department, and the department shall
SECTION 109. Chapter 34, laws of 1979, section 2035 (1) (a) (intro.) and (b) (intro.), 1 and 2 (intro.) are amended to read:

(Chapter 34, laws of 1979) Section 2035 (1) (a) (intro.) The department of economic development shall submit to the governor, at a time designated by the department of administration but not later than 45 days after the effective date of this act, July 29, 1979, a plan for expending the money appropriated for the 1979-81 biennium under section 20.545 (2) (w) of the statutes. The plan shall indicate the functional categories of projects to be funded under the appropriation and shall include, but not be limited to, the following:

(b) (intro.) The governor shall submit his or her recommendation on the plan required under paragraph (a) and the plan to the joint committee on finance for consideration at its first quarterly meeting after the effective date of this act, July 29, 1979. The plan shall be considered by the joint committee on finance as are requests for supplemental appropriations under section 13.101 (5) and (6) of the statutes. The governor may approve, in whole or in part, the actions of the joint committee on finance with respect to the plan, subject to reconsideration by the committee as provided by section 13.101 (6) of the statutes. The department of administration may release funds appropriated for the 1979-81 biennium under section 20.545 (2) (b) or (c) or 20.143 (3) (b) and (c) of the statutes, as created by this act. The plan shall indicate the functional categories of projects to be funded under the appropriation and shall include, but not be limited to, the following:

1. The department of local affairs and development may transfer not more than 5% of the amount allocated to a functional category in a plan to any other functional category in that plan; and

2. (intro.) The department of local affairs and development may transfer an amount which is greater than 5% of the amount allocated to a functional category in a plan from the category to any other functional category in the plan if prior to the transfer the department of local affairs and development:

SECTION 110. Appropriation transfers. (1) The unencumbered balance in section 20.545 (1) (c) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (4) (c) of the statutes, as created by this act.

(2) The unencumbered balance in section 20.545 (1) (e) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of health and social services appropriation under section 20.435 (7) (e) of the statutes, as created by this act.

(3) The unencumbered balance in section 20.545 (1) (ea) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of health and social services appropriation under section 20.435 (7) (ea) of the statutes, as created by this act.
(4) The unencumbered balance in section 20.545 (1) (f) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (4) (f) of the statutes, as created by this act.

(5) The unencumbered balance in section 20.545 (1) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (4) (g) of the statutes, as created by this act.

(6) The unencumbered balance in section 20.545 (1) (k) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (1) (i) of the statutes.

(7) The unencumbered balance in section 20.545 (1) (n) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (4) (n) of the statutes, as created by this act.

(8) The unencumbered balance in section 20.545 (1) (o) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (4) (o) of the statutes, as created by this act.

(9) The unencumbered balance in section 20.545 (2) (b) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (b) of the statutes, as created by this act.

(10) The unencumbered balance in section 20.545 (2) (c) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (c) of the statutes, as created by this act.

(11) The unencumbered balance in section 20.545 (2) (d) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (d) of the statutes, as created by this act.

(12) The unencumbered balance in section 20.545 (2) (e) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (e) of the statutes, as created by this act.

(13) The unencumbered balance in section 20.545 (2) (f) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (f) of the statutes, as created by this act.

(14) The unencumbered balance in section 20.545 (2) (fa) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (fa) of the statutes, as created by this act.

(15) The unencumbered balance in section 20.545 (2) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (g) of the statutes, as created by this act.

(16) The unencumbered balance in section 20.545 (2) (j) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (j) of the statutes, as created by this act.
(17) The unencumbered balance in section 20.545 (2) (L) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (L) of the statutes, as created by this act.

(18) The unencumbered balance in section 20.545 (2) (m) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (m) of the statutes, as created by this act.

(19) The unencumbered balance in section 20.545 (2) (n) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (n) of the statutes, as created by this act.

(20) The unencumbered balance in section 20.545 (2) (o) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (3) (o) of the statutes, as created by this act.

(21) The unencumbered balance in section 20.545 (3) (a) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (a) of the statutes, as created by this act.

(22) The unencumbered balance in section 20.545 (3) (c) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (c) of the statutes, as created by this act.

(23) The unencumbered balance in section 20.545 (3) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (g) of the statutes, as created by this act.

(24) The unencumbered balance in section 20.545 (3) (m) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (m) of the statutes, as created by this act.

(25) The unencumbered balance in section 20.545 (3) (n) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (n) of the statutes, as created by this act.

(26) The unencumbered balance in section 20.545 (3) (o) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (o) of the statutes, as created by this act.

(27) The unencumbered balance in section 20.545 (3) (q) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of administration appropriation under section 20.505 (2) (q) of the statutes, as created by this act.

(28) The unencumbered balance in section 20.545 (4) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (5) (g) of the statutes, as created by this act.
(29) The unencumbered balance in section 20.545 (4) (m) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (5) (m) of the statutes, as created by this act.

(30) The unencumbered balance in section 20.135 (1) (b) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (1) (b) of the statutes, as created by this act.

(31) The unencumbered balance in section 20.135 (1) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (1) (g) of the statutes, as created by this act.

(32) The unencumbered balance in section 20.135 (1) (m) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (1) (m) of the statutes, as created by this act.

(33) The unencumbered balance in section 20.135 (2) (a) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (2) (a) of the statutes, as created by this act.

(34) The unencumbered balance in section 20.135 (2) (b) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (2) (b) of the statutes, as created by this act.

(35) The unencumbered balance in section 20.135 (2) (g) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (2) (g) of the statutes, as created by this act.

(36) The unencumbered balance in section 20.135 (2) (m) of the statutes, as repealed by this act, immediately prior to the effective date of this act is transferred to the department of development appropriation under section 20.143 (2) (m) of the statutes, as created by this act.

(37) There is transferred from the appropriation under section 20.115 (1) (b) of the statutes, as affected by the laws of 1979, $8,500 to the appropriation under section 20.115 (3) (a) of the statutes, as affected by the laws of 1979, for the purpose of carrying out position to marketing services general program operations.

(38) The appropriation under section 20.445 (1) (a) of the statutes, as affected by the laws of 1979, is increased by an amount equal to $79,700 less the amount encumbered for fiscal year 1980-81 under section 20.545 (2) (a) of the statutes for the housing relocation function, in fiscal year 1980-81 for the purpose of transferring the housing relocation function.

(39) The appropriation under section 20.505 (1) (a) of the statutes, as affected by the laws of 1979, is increased by $50,000 in fiscal year 1980-81 for the purpose of carrying out the purpose of section 16.58 of the statutes, as created by this act.

(40) The appropriation under section 20.505 (1) (a) of the statutes, as affected by the laws of 1979, is decreased by $36,700 in fiscal year 1980-81 for the purpose of transferring one position primarily functioning to carry out comprehensive and economic development planning to the department of development.

(41) The appropriation under section 20.143 (1) (a) of the statutes, as created by this act, is decreased for fiscal year 1980-81 by an amount equal to the amount encumbered under section 20.135 (1) (a) of the statutes for fiscal year 1980-81 for functions or posi-
tions which are transferred to the department of development by this act and will remain in the department of development under this act after the date which is 60 days after the effective date of this act.

(42) The appropriation under section 20.143 (3) (a) of the statutes, as created by this act, is decreased for fiscal year 1980-81 by an amount equal to the amount encumbered under section 20.545 (2) (a) of the statutes for fiscal year 1980-81 for functions or positions which are transferred to the department of development by this act and will remain in the department of development under this act after the date which is 60 days after the effective date of this act.

(43) The appropriation under section 20.143 (4) (a) of the statutes, as created by this act, is decreased for fiscal year 1980-81 by an amount equal to the amount encumbered under section 20.545 (1) (a) of the statutes for fiscal year 1980-81 for functions or positions which are transferred to the department of development by this act and will remain in the department of development under this act after the date which is 60 days after the effective date of this act.

(44) The appropriation under section 20.143 (5) (a) of the statutes, as created by this act, is decreased for fiscal year 1980-81 by an amount equal to the amount encumbered under section 20.545 (4) (a) of the statutes for fiscal year 1980-81 for functions or positions which are transferred to the department of development by this act and will remain in the department of development under this act after the date which is 60 days after the effective date of this act.

SECTION 111. Position and property transfers. (1) Except as provided by subsections (2) and (3), all positions and employees of the departments of business development and local affairs and development are transferred on the effective date of this act to the department of development.

(2) The following unclassified positions in the department of local affairs and development are not transferred under subsection (1): the secretary, deputy secretary, administrator of the division of economic opportunity and the administrator of the division of housing. On the effective date of this act those positions are abolished.

(3) Thirty-six positions and employees in the department of local affairs and development primarily functioning to carry out the functions of the division of emergency government under sections 22.16 to 22.22 of the 1977 statutes, including the division administrator, as determined by the department of administration, are transferred to the department of administration. 5.5 positions and the incumbents of the division of community development of the department of local affairs and development are transferred to the department of administration, division of executive budget and planning, management and program analysis unit, to carry out the functions of section 16.58 of the statutes, as created by this act.

(4) An employee transferred to the department of development by this act has all the rights and the same status under subch. V of ch. 111 and 230 of the statutes in the department of development which the employee enjoyed in the department of local affairs and development or the department of business development immediately prior to the transfer.

(5) On a date determined by the secretary of the department of development or on the date which is 60 days after the effective date of this act, whichever first occurs:

(a) Two positions of the former division of economic opportunity, 11 positions of the former division of community development, 3 positions of the division of housing and one position in the office of administrative services, all of which were formerly included in the department of local affairs and development, and one position in the economic and promotion program which was formerly included in the department of business development, are abolished.
(b) Seven and three-fifths positions and the incumbents in the former energy conservation section of the department of local affairs and development which primarily functioned to carry out the purpose of section 20.545 (1) (e) and (ea) of the 1977 statutes and are transferred to the department of development by this act on its effective date, are transferred to the department of health and social services and assigned to the office of the secretary.

(c) Three and one-half positions and the incumbents of the former division of housing which primarily functioned to carry out the functions of the department of local affairs and development under sections 32.19 and 32.25 to 32.27 of the statutes and are transferred to the department of development by this act on its effective date, are transferred to the department of industry, labor and human relations.

(d) Four positions of the former division of economic opportunity of the department of local affairs and development are transferred to the department of health and social services and assigned to the office of the secretary.

(6) Notwithstanding section 230.34 of the statutes, limited-term or project employees of the department of development employed in a position funded under section 20.143 (3) of the statutes are exempt from layoff procedures or bumping resulting from the transfer or abolition of positions under subsection (5).

(7) Except as provided by subsection (8), all property of the department of local affairs and development and department of business development is transferred to the department of development.

(8) All equipment, furniture, supplies, records and other property of the department of local affairs and development associated with positions and functions transferred by this act to the department of administration, department of health and social services or department of industry, labor and human relations are transferred to those agencies, respectively, on the date the position transfers occur.

(9) All contracts entered into by the departments of business development or local affairs and development in effect on the effective date of this act remain in effect and, except as provided by subsections (10) to (13), are transferred to the department of development. The department of development shall carry out any such contractual obligations. All approvals of federal or state aid project applications by the departments of business development or local affairs and development remain in effect unless rescinded by the appropriate department.

(10) All contracts made by the department of local affairs and development for the purpose of section 20.545 (1) (e) and (ea) of the 1977 statutes are transferred to the department of health and social services.

(11) All contracts made by the department of local affairs and development for the purpose of its functions under sections 32.19 and 32.25 to 32.27 of the statutes are transferred to the department of industry, labor and human relations.

(12) All contracts made by the department of local affairs and development for the purpose of the functions of the division of emergency government under sections 22.16 to 22.22 of the 1977 statutes, as determined by the department of administration, are transferred to the department of administration. The division of emergency government shall carry out those contract obligations.

(13) All contracts made by the department of local affairs and development which were made for the purpose of carrying out the functions of the positions transferred to the department of health and social services are transferred to that department.

(14) Rules promulgated by the secretary of business development or local affairs and development in effect on the effective date of this act shall remain in effect until modified or rescinded by the secretary of the department which administers the function for which the rules were promulgated.
(15) Rules promulgated by the department of business development or local affairs and development in effect on the effective date of this act shall remain in effect until modified or rescinded by the department which administers the function for which the rules were promulgated.

(16) The adoption of a plan or standard and any order, appointment, designation, prescription, requirement, certification, direction, authorization, withholding or proceeding or any other action taken by the secretary of local affairs and development under sections 22.16 to 22.22 of the 1977 statutes which is in effect on the effective date of this act remains in effect until modified or rescinded by the secretary of the department of administration.

(17) Except as provided by subsections (18) and (19), the department of development may collect any amount payable under the statutes prior to the effective date of this act for the costs of materials, activities or services provided by the departments of local affairs and development or business development, and the amounts collected shall be credited to the appropriate appropriation, as determined by the department of administration.

(18) The division of emergency government may collect any amount payable under the 1977 statutes for the costs of materials, activities or services related to the function of the division of emergency government, as determined by the department of administration, and the amounts collected shall be credited to the appropriate appropriation, as determined by the department of administration.

(19) The department of administration may collect any amount payable to the former department of local affairs and development for consultation services or organizational or management studies, and the amounts collected shall be credited to the appropriation under section 20.505 (1) (i) of the statutes.

(20) Determinations, plan approvals or rejections and the adoption of standards by the department of local affairs and development under sections 32.19 and 32.25 to 32.27 of the statutes in effect on the effective date of this act remain in effect until modified or rescinded by the department of industry, labor and human relations.

(21) A designation of an agent under section 236.12 (2) (a) of the statutes in effect on the effective date of this act shall remain in effect as a designation of an agent of the department of development until rescinded by that department.

(22) Four positions in the department of administration primarily functioning to carry out comprehensive and economic development planning are transferred to the department of development on the effective date of this act. Property and contracts of the department of administration associated with the functions and positions transferred by this subsection are transferred to the department of development.

SECTION 112. Word changes. (1) DEPARTMENT OF DEVELOPMENT. (a) Wherever “department of local affairs and development” appears in the following sections of the statutes, substitute “department of development”: 14.82 (1) (intro.), 15.347 (8) (d) 3, 39.07 (75), 60.29 (45), 66.013 (2) (a), 66.018 (5), 66.02, 66.021 (7) (a), (8) (b), (11) (a) and (c) (intro.), (12) and (15), 66.46 (13), 66.665 (2) (a), 66.92 (3), 91.65 (1), as affected by chapter 34, laws of 1979, 114.31 (6), 182.60 (7), 232.085, as affected by chapters 34 and 175, laws of 1979, 234.01 (3) and 234.50 (3).

(b) Wherever “secretary of local affairs and development” appears in the following sections of the statutes, substitute “secretary of development”: 15.467 (2) and 234.02 (1).

(c) Wherever “local affairs and development” appears in the following sections of the statutes, substitute “development”: 13.49 (7), 15.135 (3), 15.435 (1), as affected by chapters 63 and 221, laws of 1979, 15.707 (1) and 66.945 (3) (a) 3, as affected by chapter 110, laws of 1979.
(d) Wherever "department of business development" appears in the following sections of the statutes, substitute "department of development": 15.107 (2), 15.153 (2), 15.157 (2), as renumbered, and 16.75 (4) (b).

(e) Wherever "secretary of business development" appears in section 66.521 (10) (c) of the statutes, substitute "secretary of development".

(em) Wherever "secretary of business development" appears in section 560.27 (4) of the statutes, substitute "secretary".

(f) Wherever "his" appears in sections 166.03 (1) (b) 4, (4) (b) and (5) (a), 166.06 (1), 166.08 (2) (a), (4), (6) and (11) and 166.09 (1) of the statutes, as renumbered, substitute "his or her".

(g) Wherever "his" appears in section 15.467 (2) of the statutes, substitute "the secretary's".

(h) Wherever "he" appears in sections 166.03 (1) (b) 1 and 5, (5) (b) and (c) and (13), 166.04, 166.05 (1) and 166.08 (7) and (8) of the statutes, as renumbered, substitute "he or she".

(i) Wherever "him" appears in section 166.03 (1) (a) 3 and (5) (c) of the statutes, as renumbered, substitute "him or her".

SECTION 113. Cross-reference changes. In the sections of the statutes listed in Column A, the cross-references shown in Column B are changed to the cross-references shown in Column C:

1. DEPARTMENT OF DEVELOPMENT.

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2. DIVISION OF EMERGENCY GOVERNMENT.

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(8)(f), as renumbered 166.05 (1), as renumbered 341.04 (intro.)

as renumbered 20.545 (1)(a) 20.505 (2) (a)
166.03
renumbered 22.16 ch. 22
renumbered 166.03
341.04 (intro.) ch. 166

SECTION 114. Program responsibilities. (1) In the list of program responsibilities for the board of regents of the university of Wisconsin system under section 15.911 (intro.) of the statutes, reference to section “22.20” is deleted and reference to sections “166.08” and “560.09 (1)” is inserted.

(2) In the list of program responsibilities for the department of administration under section 15.101 (intro.) of the statutes, reference to chapter “166” is inserted.

SECTION 115. Applicability. (1) Except as provided by subsections (2) to (4), any matter pending with the departments of business development or local affairs and development on the effective date of this act is transferred to the department of development and all materials submitted to or actions taken by those departments with respect to the pending matter are deemed to have been submitted to or been taken by the department of development.

(2) Any matter pending with the division of emergency government on the effective date of this act is transferred to the division of emergency government in the department of administration and all materials submitted to or actions taken by the department of local affairs and development with respect to those matters are deemed to have been submitted to or been taken by the division of emergency government and the department of administration.

(3) Any matter pending with the department of local affairs and development on the effective date of this act under sections 32.19 and 32.25 to 32.27 of the statutes is transferred to the department of industry, labor and human relations and all materials submitted to or actions taken by the department of local affairs and development are deemed to have been submitted to or taken by the division of emergency government and the department of administration.

(4) Any matter pending with the department of local affairs and development which primarily relates to the functions performed by the department under sections 20.545 (1) (e) and (ea) of the 1977 statutes is transferred to the department of health and social services and all materials submitted to or actions taken by the department of local affairs and development are deemed to have been submitted to or taken by the department of health and social services.

(5) The treatment of sections 66.013 (2) (a), 66.018 (2), 66.02, 66.021 (7) (a), (8) (b), (11) (a) and (c), (12) and (15), 66.465 (2) (a), 70.27 (8), 196.491 (2) (b) 2 and 5 and 236.02 (12) of the statutes by this act does not extend a time limit imposed under sections 66.013 to 66.022, 70.27 or 196.491 of the statutes or chapter 236 of the statutes for the mailing or submittal of a petition, notice, plat, plan or other material.

(6) An expenditure plan in effect under section 20.545 (1) (e) or (ea) of the statutes prior to the effective date of this act remains in effect for the purpose of section 46.93 of the statutes as created by this act until it expires or is rescinded.

(7) All administrative rules for both departments in effect upon the effective date of this act are transferred to the department of development and remain in effect until repealed, or modified pursuant to chapter 227 of the statutes.

SECTION 116. Effective date. This act takes effect September 1, 1980, or on the day following publication, whichever is later.