

1 60.63 (1) ~~No~~ Before July 1, 1991, no community living arrangement that
2 has capacity for 5 or more persons being served by the program may be estab-
3 lished ~~after March 28, 1978~~ within 2,500 feet, or any lesser distance estab-
4 lished by an ordinance of the town, of any other such facility. Agents of a
5 facility may apply for an exception to this requirement, and such exceptions
6 may be granted at the discretion of the local township. Two community living
7 arrangements may be adjacent if the town authorizes that arrangement and if
8 both facilities comprise essential components of a single program.

9 ••87b1455/5 •• 87b1990/en••SECTION 1207k. 60.63 (1m) of the statutes is
10 created to read:

11 60.63 (1m) After June 30, 1991, no community living arrangement may be
12 established within 2,500 feet, or any lesser distance established by an ordi-
13 nance of the town, of any other such facility. Agents of a facility may apply
14 for an exception to this requirement, and such exceptions may be granted at
15 the discretion of the local township. Two community living arrangements may
16 be adjacent if the town authorizes that arrangement and if both facilities
17 comprise essential components of a single program.

18 ••87b1189/1 •• 87b1226/2••SECTION 1208gm. 60.785 (3) (a) of the statutes
19 is renumbered 60.785 (3) (a) 1 and amended to read:

20 60.785 (3) (a) 1. A town sanitary district may be dissolved in whole
21 using the procedure for creating a town sanitary district under s. 60.71. The
22 petition shall state why the town sanitary district does not meet the stan-
23 dards of s. 60.71 (6) (b). If the town board, after the hearing, finds that
24 one or more of the standards of s. 60.71 (6) (b) are not met, the town board
25 shall order the dissolution of the town sanitary district, except that a board
26 may not order the dissolution of a district if, following dissolution, all
27 outstanding indebtedness of the district would not be paid or provision for
28 payment of the indebtedness would not be made.

1 ••87b1189/1 •• 87b1226/2••SECTION 1208gr. 60.785 (3) (a) 2 of the stat-
2 utes is created to read:

3 60.785 (3) (a) 2. A town sanitary district may be dissolved in part under
4 subd. 1 if that sanitary district was created on October 31, 1967.

5 ••87-2304/4••SECTION 1209. 61.26 (12) of the statutes is amended to read:

6 61.26 (12) Perform those duties conferred upon town treasurers in s.
7 60.34 (5). The village board may specify additional dates on which the
8 village treasurer shall pay to the appropriate school district treasurer and
9 vocational, technical and adult education district treasurer the proportion of
10 the district's levy that the general property taxes collected in the village,
11 except collections for state trust fund loans, state tax, and state special
12 charges ~~and school district levies offset by school aid credits paid under s.~~
13 ~~79.10 (3)~~, up to the last day of the preceding month bears to the total gen-
14 eral property tax levy in the village for all purposes except levies for state
15 trust fund loans, state tax, and state special charges ~~and school district~~
16 ~~levies offset by school aid credits paid under s. 79.10 (3)~~. The village
17 treasurer may make the payments required under this subsection without autho-
18 rization by the village board.

19 ••87b1284/1 •• 87b1780/en••SECTION 1209c. 61.351 (6) of the statutes is
20 amended to read:

21 61.351 (6) FAILURE TO ADOPT ORDINANCE. If any village does not adopt an
22 ordinance required under sub. (3) within 6 months after receipt of final
23 wetland inventory maps prepared by the department of natural resources for the
24 village under s. 23.32, or if the department of natural resources, after
25 notice and hearing, determines that a village or the Yahara watershed manage-
26 ment district, acting under s. 33.43 (3) (b), has adopted an ordinance which
27 fails to meet reasonable minimum standards in accomplishing the shoreland
28 protection objectives of s. 144.26 (1), the department of natural resources

1 shall adopt an ordinance for the village or the Yahara watershed management
2 district. As far as applicable, the procedures set forth in s. 87.30 apply to
3 this subsection.

4 ••87b1295/2 •• 87b1780/en••SECTION 1209d. 61.354 (2) of the statutes is
5 amended to read:

6 61.354 (2) (title) AUTHORITY OR REQUIREMENT TO ENACT ORDINANCE. To
7 effect the purposes of s. 144.266 and to promote the public health, safety and
8 general welfare, a village ~~may~~ shall enact a construction site erosion control
9 ordinance and may enact a storm water management zoning ordinance applicable
10 to all of its incorporated area. ~~This ordinance~~ These ordinances may be
11 enacted separately from ordinances enacted under s. 61.35.

12 ••87b1284/1 •• 87b1780/en••SECTION 1209g. 61.354 (8) of the statutes is
13 amended to read:

14 61.354 (8) (title) INTERGOVERNMENTAL COOPERATION. Section 66.30 applies
15 to this section, except that for the purposes of this section any agreement
16 under s. 66.30 shall be effected by ordinance. If a village is served by a
17 regional planning commission under s. 66.945 or by the Yahara watershed man-
18 agement district under ch. 33 and if the commission or the Yahara watershed
19 management district consents, the village may empower the commission or the
20 Yahara watershed management district by ordinance to administer the ordinance
21 enacted under this section throughout the village, whether or not the area
22 otherwise served by the commission or the Yahara watershed management district
23 includes all of that village.

24 ••87-1352/1••SECTION 1210. 61.65 (1) (am) (intro.) and 1 of the statutes
25 are amended to read:

26 61.65 (1) (am) (intro.) If a village establishes a police department
27 ~~under par. (a) 1 or 3~~ and does not create a board of police commissioners
28 singly or in combination with another municipality, the village may not

1 suspend, reduce, suspend and reduce, or remove any police chief or other law
2 enforcement officer who is not probationary, and for whom there is no valid
3 and enforceable contract of employment or collective bargaining agreement
4 which provides for a fair review prior to that suspension, reduction, suspen-
5 sion and reduction or removal, unless the village follows the procedure under
6 s. 62.13 (5). ~~To act under this paragraph in place of the board of police and~~
7 ~~fire commissioners under s. 62.13, the village may do either~~ does one of the
8 following:

9 1. ~~Establish~~ Establishes a committee of not less than 3 members, none of
10 whom may be an elected or appointed official of the village or be employed by
11 the village. The committee shall act under s. 62.13 (5) in place of a board
12 of police and fire commissioners. The village ~~shall pay~~ board may provide for
13 some payment to each member for the member's cost of serving on the committee
14 at a rate established by the village board.

15 ••87-1352/1••SECTION 1211. 61.65 (1) (am) 2 of the statutes is repealed
16 and recreated to read:

17 61.65 (1) (am) 2. Appoint a person who is not an elected or appointed
18 official of the village and who is not employed by the village. The person
19 shall act under s. 62.13 (5) in place of a board of police and fire
20 commissioners. The village board may provide for some payment to that person
21 for serving under this subdivision at a rate established by the village board.

22 ••87-2304/4••SECTION 1212. 62.09 (9) (gm) of the statutes is amended to
23 read:

24 62.09 (9) (gm) 1. On or before January 15 and February 15 and any other
25 date specified by the common council the treasurer shall also make a payment
26 to the treasurer of any appropriate district that has not received a payment
27 under par. (g) during that month. That payment shall be the proportion of the
28 district's levy that the general property taxes collected in the city, except

1 collections for state trust fund loans, state tax, and state special charges
2 ~~and school district levies offset by school aid credits paid under s. 79.10~~
3 ~~(3)~~, up to the last day of the preceding month bears to the total general
4 property tax levy in the city for all purposes except levies for state trust
5 fund loans, state tax, and state special charges ~~and school district levies~~
6 ~~offset by school aid credits paid under s. 79.10 (3).~~

7 2. On or before January 15 and any other date specified by the common
8 council the city treasurer shall also pay under s. 74.031 to the appropriate
9 district treasurer the proportion of the district's levy that the general
10 property taxes collected in the city up to the last day of the preceding
11 month, except collections for state trust fund loans, state tax, and state
12 special charges ~~and school district levies offset by school aid credits paid~~
13 ~~under s. 79.10 (3)~~, bears to the total general property tax levy in the city
14 for all purposes except levies for state trust fund loans, state tax, and
15 state special charges ~~and school district levies offset by school aid credits~~
16 ~~paid under s. 79.10 (3)~~. The city treasurer may make the payments required
17 under this subdivision without authorization by the common council.

18 ••87-1352/1••SECTION 1214. 62.13 (6m) (intro.) and (a) of the statutes
19 are amended to read:

20 62.13 (6m) (intro.) If a city of less than 4,000 population has not by
21 ordinance applied subs. (1) to (6) to the city, the city may not suspend,
22 reduce, suspend and reduce, or remove any police chief or other law enforce-
23 ment officer who is not probationary, and for whom there is no valid and
24 enforceable contract of employment or collective bargaining agreement which
25 provides for a fair review prior to that suspension, reduction, suspension and
26 reduction or removal, unless the city follows the procedure under sub. (5).
27 ~~To act under this subsection in place of the board of police and fire commis-~~

1 ~~sioners under subs. (1) to (6), the city may do either~~ does one of the
2 following:

3 (a) ~~Establish~~ Establishes a committee of not less than 3 members, none of
4 whom may be an elected or appointed official of the city or be employed by the
5 city. The committee shall act under sub. (5) in place of the board of police
6 and fire commissioners. The city shall pay council may provide for some pay-
7 ment to each member for the member's cost of serving on the committee at a
8 rate established by the city council.

9 ••87-1352/1••SECTION 1215. 62.13 (6m) (b) of the statutes is repealed and
10 recreated to read:

11 62.13 (6m) (b) Appoint a person who is not an elected or appointed offi-
12 cial of the city and who is not employed by the city. The person shall act
13 under sub. (5) in place of the board. The city council may provide for some
14 payment to that person for serving under this paragraph at a rate established
15 by the city council.

16 ••87b1455/5 •• 87b1990/en •• 87b2103/2••SECTION 1215bh. 62.23 (7) (i) 1
17 of the statutes is amended to read:

18 62.23 (7) (i) 1. ~~No~~ Before July 1, 1991, no community living arrangement
19 in a city that is not a 1st class city that has capacity for 5 or more persons
20 being served by the program and no community living arrangement in a 1st class
21 city may be established after March 20, 1978 within 2,500 feet, or any lesser
22 distance established by an ordinance of the city, of any other such facility.
23 Agents of a facility may apply for an exception to this requirement, and such
24 exceptions may be granted at the discretion of the city. Two community living
25 arrangements may be adjacent if the city authorizes that arrangement and if
26 both facilities comprise essential components of a single program.

27 ••87b1455/5 •• 87b1990/en••SECTION 1215bp. 62.23 (7) (i) 1m of the stat-
28 utes is created to read:

1 62.23 (7) (i) 1m. After June 30, 1991, no community living arrangement
2 may be established within 2,500 feet, or any lesser distance established by an
3 ordinance of the city, of any other such facility. Agents of a facility may
4 apply for an exception to this requirement, and such exceptions may be granted
5 at the discretion of the city. Two community living arrangements may be
6 adjacent if the city authorizes that arrangement and if both facilities com-
7 prise essential components of a single program.

8 ••87b1284/1 •• 87b1780/en••SECTION 1215c. 62.231 (6) of the statutes is
9 amended to read:

10 62.231 (6) FAILURE TO ADOPT ORDINANCE. If any city does not adopt an
11 ordinance required under sub. (3) within 6 months after receipt of final wet-
12 land inventory maps prepared by the department of natural resources for the
13 city under s. 23.32, or if the department of natural resources, after notice
14 and hearing, determines that a city or the Yahara watershed management
15 district, acting under s. 33.43 (3) (b), has adopted an ordinance which fails
16 to meet reasonable minimum standards in accomplishing the shoreland protection
17 objectives of s. 144.26 (1), the department of natural resources shall adopt
18 an ordinance for the city or the Yahara watershed management district. As far
19 as applicable, the procedures set forth in s. 87.30 apply to this subsection.

20 ••87b1295/2 •• 87b1780/en••SECTION 1215d. 62.234 (2) of the statutes is
21 amended to read:

22 62.234 (2) (title) AUTHORITY OR REQUIREMENT TO ENACT ORDINANCE. To
23 effect the purposes of s. 144.266 and to promote the public health, safety and
24 general welfare, a city may shall enact a construction site erosion control
25 ordinance and may enact a storm water management zoning ordinance applicable
26 to all of its incorporated area. ~~This ordinance~~ These ordinances may be
27 enacted separately from ordinances enacted under s. 62.23.

1 ••87b1284/1 •• 87b1780/en••SECTION 1215h. 62.234 (8) of the statutes is
2 amended to read:

3 62.234 (8) (title) INTERGOVERNMENTAL COOPERATION. Section 66.30 applies
4 to this section, except that for the purposes of this section any agreement
5 under s. 66.30 shall be effected by ordinance. If a city is served by a
6 regional planning commission under s. 66.945 or by the Yahara watershed man-
7 agement district under ch. 33 and if the commission or the Yahara watershed
8 management district consents, the city may empower the commission or the
9 Yahara watershed management district by ordinance to administer the ordinance
10 enacted under this section throughout the city, whether or not the area
11 otherwise served by the commission or the Yahara watershed management district
12 includes all of that city.

13 ••87b0623/1 •• 87b1226/2••SECTION 1216c. 63.27 of the statutes is amended
14 to read:

15 63.27 RULES NOT APPLICABLE TO CERTAIN OFFICERS. Officers who are elected
16 by the people, or who by the statutes are required to be elected by the city
17 council, inspectors and clerks of election, one deputy in each department
18 whose office was created and exists by reason of statute, the superintendent
19 and teachers of schools, the members and secretary-business manager of the
20 board of school directors, staff of the board of school directors if the board
21 so decides under s. 119.18 (10) (c), heads of principal departments of the
22 city, all members of the law, fire and police departments, permanent or
23 temporary technical advisers and experts employed by the board of assessment
24 under s. 32.52 (4), one private secretary of the mayor, the appointees of the
25 mayor under s. 66.146 and any other officers, clerks or employes in the ser-
26 vice of the city whose positions, in the judgment of the city service
27 commissioners, cannot for the time being be subjected, with advantage to the
28 public service, to the general rules prepared under this chapter shall not be

1 affected as to their election, selection or appointment by rules made by the
2 commissioners.

3 ••87b0623/1 •• 87b1226/2••SECTION 1216g. 65.05 (4) of the statutes is
4 amended to read:

5 65.05 (4) The common council, on or before November 20 1 shall adopt the
6 proposed budget by a majority vote of all the aldermen either as submitted or
7 as changed by the council. It shall not be necessary to refer the budget to a
8 committee of the common council.

9 ••87-2923/1••SECTION 1217. 65.07 (1) (f) of the statutes is amended to
10 read:

11 65.07 (1) (f) A school construction fund, as constituted and for the
12 purposes specified in s. 119.48, not exceeding 0.6 mills on each dollar of the
13 assessed valuation of all taxable property in the city.

14 ••87b0623/1 •• 87b1226/2••SECTION 1217gb. 65.20 (1) (e) of the statutes
15 is amended to read:

16 65.20 (1) (e) From the estimates before him or her, the mayor shall make
17 and submit to the common council, on or before ~~October 1~~ September 10 each
18 year, a proposed budget setting forth in detail the amounts proposed to be
19 spent by each department and the various purposes therefor and the amounts of
20 money for each purpose it is proposed shall be appropriated by the council.
21 The proposed budget shall comply with s. 65.02 (5) to (11). The proposed
22 budget summary shall be published forthwith in at least one and not more than
23 2 daily newspapers having the largest circulation in the city as a class 1
24 notice, under ch. 985, and the proposed budget summary shall be printed
25 forthwith in the proceedings of the common council. A complete copy of the
26 entire proposed budget shall be made available for inspection in the office of
27 the city clerk. If any department fails to file its estimates as provided in
28 this section, the mayor shall make a proposed budget for the department

1 specifying the purposes for which and the amount of funds the department may
2 expend.

3 ••87b0623/1 •• 87b1226/2••SECTION 1217gm. 65.20 (1) (i) of the statutes
4 is amended to read:

5 65.20 (1) (i) At the meeting of the common council at which the proposed
6 budget is submitted by the mayor, the common council shall determine the place
7 and time of a public hearing on the budget which shall be held jointly by the
8 common council and by the mayor not less than 10 days after the publication
9 under par. (e), nor later than ~~November 10~~ October 20. The common council
10 shall cause a notice of the place and time of the hearing to be published as a
11 class 1 notice, under ch. 985, which hearing shall be not less than 7 days
12 after the date of the last publication of the notice in at least one and not
13 more than 2 daily newspapers having the largest circulation in the city.

14 ••87b1284/1 •• 87b1780/en••SECTION 1217j. 65.90 (1) of the statutes is
15 amended to read:

16 65.90 (1) In this section, "municipality" means each county other than
17 counties having a population of 500,000 or more, each city, excepting cities
18 of the 1st class, village, town, school district, vocational, technical and
19 adult education district, the Yahara watershed management district and all
20 other public bodies that have the power to levy or certify a general property
21 tax or budget. Every municipality shall annually, prior to the determination
22 of the sum to be financed in whole or in part by a general property tax, funds
23 on hand or estimated revenues from any source, formulate a budget and hold
24 public hearings thereon.

25 ••87b0367/2••SECTION 1217m. 66.04 (2) (a) (intro.), 1 and 2 of the stat-
26 utes are amended to read:

27 66.04 (2) (a) (intro.) Any county, city, village, town, school district,
28 drainage district, vocational, technical and adult education district or other

1 governing board as defined by s. 34.01 (1) may invest any of its funds not
2 immediately needed in any of the following:

3 1. Time deposits in any credit union, bank, savings bank, trust company or
4 savings and loan association which is authorized to transact business in this
5 state if the time deposits mature in not more than one year; ~~and~~

6 2. Bonds or securities issued or guaranteed as to principal and interest
7 by the federal government, or by a commission, board or other instrumentality
8 of the federal government; ~~or~~

9 ••87b0367/2••SECTION 1217mg. 66.04 (2) (a) 4 of the statutes is created
10 to read:

11 66.04 (2) (a) 4. Any security which matures or which may be tendered for
12 purchase at the option of the holder within not more than 7 years of the date
13 on which it is acquired, if that security is rated the highest or 2nd highest
14 rating category assigned by Standard & Poor's corporation, Moody's investors
15 service or other similar nationally recognized rating agency.

16 ••87b1284/1 •• 87b1780/en••SECTION 1217mge. 66.059 (1) (intro.) and (c)
17 of the statutes are amended to read:

18 66.059 (1) (intro.) Any county, town, sanitary district, public inland
19 lake protection and rehabilitation district, city ~~or~~, village or the Yahara
20 watershed management district, in addition to any other authority to borrow
21 money and issue its municipal obligations, may also borrow money and issue its
22 public improvement bonds to finance the cost of construction or acquisition,
23 including site acquisition, of any revenue-producing public improvement of
24 such municipality. In this section, unless the context or subject matter
25 otherwise requires:

26 (c) "Municipality" means any county, sanitary district, public inland
27 lake protection and rehabilitation district, town, city or village or the
28 Yahara watershed management district.

1 ••87b1284/1 •• 87b1780/en••SECTION 1217mgm. 66.066 (1) (a) of the stat-
2 utes is amended to read:

3 66.066 (1) (a) "Municipality" means any city, village, town, county,
4 commission created by contract under s. 66.30, public inland lake protection
5 and rehabilitation district, metropolitan sewerage district created under ss.
6 66.20 to 66.26 or 66.88 to 66.918, town sanitary district, municipal water
7 district ~~or~~ power district or the Yahara watershed management district.

8 ••87b0621/1 •• 87b1226/2••SECTION 1217mh. 66.069 (2) (d) of the statutes
9 is amended to read:

10 66.069 (2) (d) An agreement by a city or village to furnish utility ser-
11 vice outside its corporate limits to unincorporated property used for public,
12 educational, industrial or eleemosynary purposes ~~shall be deemed to fix~~ fixes
13 the nature and geographical limits of ~~said~~ that utility service unless altered
14 by a change in the agreement, notwithstanding s. 196.58 (5). A change in use
15 or ownership of property included under ~~such~~ that agreement ~~shall~~ does not be
16 ~~deemed to~~ alter terms and limitations of ~~such~~ that agreement.

17 ••87b0621/1 •• 87b1226/2••SECTION 1217mj. 66.069 (2) (dm) of the statutes
18 is created to read:

19 66.069 (2) (dm) An agreement under par. (d) under which a village agrees
20 to furnish sewerage service to a prison, which is located in an area which has
21 been incorporated since that agreement was made, may be amended to provide
22 that the village also furnish water service to the prison. An agreement
23 amended under this paragraph fixes the nature and geographical limits of the
24 water and sewer service unless altered by a change in the agreement, notwith-
25 standing s. 196.58 (5). A change in use or ownership of property included
26 under an agreement amended under this paragraph does not alter terms and
27 limitations of that agreement.

1 ••87b1284/1 •• 87b1780/cn••SECTION 1217mjm. 66.078 of the statutes is
2 amended to read:

3 66.078 (title) REFUNDING VILLAGE, SANITARY DISTRICT, INLAND LAKE DIS-
4 TRICT AND YAHARA WATERSHED MANAGEMENT DISTRICT BONDS. Any village, town
5 sanitary district established under s. 60.71 (1) ~~or~~ public inland lake pro-
6 tection and rehabilitation district established under ch. 33 or the Yahara
7 watershed management district which has undertaken to construct a combined
8 sewer and water system and issued revenue bonds payable from the combined
9 revenues of said system and which is unable to provide sufficient funds to
10 complete the construction of said system and to meet maturing principal of
11 said revenue bonds, may, with the consent of all of the holders of noncallable
12 bonds, refund all or any part of its outstanding indebtedness, including
13 revenue bonds, by issuing term bonds maturing in not more than 20 years, pay-
14 able solely from the revenues of said combined sewer and water system and
15 redeemable at par on any interest payment date. Such bonds may be issued as
16 provided in s. 66.066 (2) and shall pledge income from hydrant rentals and all
17 sewer and water charges and may contain any covenants authorized by law,
18 except if bonds are issued hereunder to refund floating indebtedness, such
19 bonds shall be subject to the prior lien and claim of all bonds issued to
20 refund revenue bonds theretofore issued.

21 ••87b0623/1 •• 87b1226/2••SECTION 1217ng. 66.079 (1) of the statutes is
22 amended to read:

23 66.079 (1) Any city or village without necessity of a referendum may
24 purchase, acquire, rent from a lessor, construct, extend, add to, improve,
25 conduct, operate or rent to a lessee a municipal parking system for the park-
26 ing of vehicles, including parking lots and other parking facilities, upon its
27 public streets or public grounds and issue revenue bonds to acquire funds for
28 any one or more of these purposes. The parking lots and other parking

1 facilities may include space designed for leasing to private persons for pur-
2 poses other than parking. If, in 1st class cities, a charge is made for
3 parking privileges in a parking system or parking lot and attendants are
4 employed there, the parking system or parking lot shall be ~~leased to~~ operated
5 under contract with private persons. No ~~leasing such contract~~ is required if
6 the 1st class city cannot obtain reasonable terms and conditions. The provi-
7 sions of s. 66.066 governing the issuance of revenue bonds apply, so far as
8 applicable, to revenue bonds issued under this subsection. The municipal
9 parking systems are public utilities under article XI, section 3, of the
10 constitution. Revenue bonds issued under this subsection are payable solely,
11 both principal and interest, from the revenues to be derived from the parking
12 system, including without limitation revenues from parking meters or other
13 parking facilities. ~~Any~~ Except as provided in sub. (1m), any revenue derived
14 from any facility financed by a revenue bond issued under this subsection
15 shall be used only to pay the principal and interest of that revenue bond,
16 except that after the principal and interest of that revenue bond have been
17 paid in full the revenue derived from the facility may be used for any
18 purpose.

19 ••87b0623/1 •• 87b1226/2••SECTION 1217nm. 66.079 (1m) of the statutes is
20 created to read:

21 66.079 (1m) A 1st class city shall deposit any revenue derived from the
22 city's parking system in the city's general revenue fund unless the revenue is
23 pledged to secure a bond issued before the effective date of this subsection
24 [revisor inserts date].

25 ••87b1284/1 •• 87b1780/en••SECTION 1217nn. 66.09 (1) and (2) of the
26 statutes are amended to read:

27 66.09 (1) When a final judgment for the payment of money shall be re-
28 covered against a town, village, city, county, school district, vocational,

1 technical and adult education district, town sanitary district, public inland
2 lake protection and rehabilitation district ~~or~~, community center or the Yahara
3 watershed management district, or against any officer thereof, in any action
4 by or against him or her in his or her name of office, when the judgment
5 should be paid by such municipality, the judgment creditor, or his or her
6 assignee or attorney, may file with the clerk a certified transcript of the
7 judgment or of the docket of the judgment, together with his or her affidavit
8 of payments made, if any, and the amount due and that the judgment has not
9 been appealed from or removed to another court, or if so appealed or removed
10 has been affirmed. The amount due, with costs and interest to the time when
11 the money will be available for payment, shall be added to the next tax levy,
12 and shall, when received, be paid to satisfy the judgment. If the judgment is
13 appealed after filing the transcript with the clerk, and before the tax is
14 collected, the money shall not be collected on that levy. If the clerk fails
15 to include the proper amount in the first tax levy, he or she shall include it
16 or such portion as is required to complete it in the next levy.

17 (2) In the case of school districts, town sanitary districts, public
18 inland lake protection and rehabilitation districts ~~or~~, community centers or
19 the Yahara watershed management district, transcript and affidavit shall be
20 filed with the clerk of the town, village or city in which the district or any
21 part of it lies, and levy shall be made against the taxable property of the
22 district or center.

23 ••87b1651/1 •• 87b1922/en••SECTION 1217nr. 66.11 (4) of the statutes is
24 created to read:

25 66.11 (4) COMPATIBLE OFFICES AND POSITIONS. A volunteer fire fighter or
26 emergency medical technician in a city, village or town whose annual
27 compensation, including fringe benefits, does not exceed, \$2,500 may also hold
28 an elected office in that city, village or town.

1 ••87b0201/1••SECTION 1217o. 66.114 (2) (a) of the statutes is amended to
2 read:

3 66.114 (2) (a) If the person so arrested and released fails to appear,
4 personally or by an authorized attorney or agent, before the court at the time
5 fixed for hearing of the case, then the bond and money deposited, or such
6 portion thereof as the court may determine to be an adequate penalty, plus
7 costs, including ~~the~~ any applicable fees prescribed in ~~s-~~ ss. 814.63 (1) and
8 (2) and 814.635, may be declared forfeited by the court or may be ordered
9 applied upon the payment of any penalty which may be imposed after an ex parte
10 hearing together with the costs. In either event, the surplus, if any, shall
11 be refunded to the person who made the deposit.

12 ••87b1690/1••SECTION 1217obd. 66.119 (1) (b) 7. c of the statutes is
13 amended to read:

14 66.119 (1) (b) 7. c. That if the alleged violator makes a cash deposit
15 and does not appear in court, either he or she will be deemed to have tendered
16 a plea of no contest and submitted to a forfeiture ~~and~~, a penalty assessment
17 imposed by s. 165.87 and a jail assessment imposed by s. 53.46 (1) not to
18 exceed the amount of the deposit or will be summoned into court to answer the
19 complaint if the court does not accept the plea of no contest.

20 ••87b1690/1••SECTION 1217obf. 66.119 (1) (b) 7. d of the statutes is
21 amended to read:

22 66.119 (1) (b) 7. d. That if the alleged violator does not make a cash
23 deposit and does not appear in court at the time specified, an action may be
24 commenced against the alleged violator to collect the forfeiture ~~and~~, the
25 penalty assessment imposed by s. 165.87 and the jail assessment imposed by s.
26 53.46 (1).

27 ••87b1690/1••SECTION 1217obh. 66.119 (1) (c) of the statutes is amended
28 to read:

1 66.119 (1) (c) An ordinance adopted under par. (a) shall contain a
2 schedule of cash deposits which are to be required for the various ordinance
3 violations, and for the penalty assessment imposed by s. 165.87 and the jail
4 assessment imposed by s. 53.46 (1), for which a citation may be issued. The
5 ordinance shall also specify the court, clerk of court or other official to
6 whom cash deposits are to be made and shall require that receipts be given for
7 cash deposits.

8 ••87b1690/1••SECTION 1217obj. 66.119 (3) (a) of the statutes is amended
9 to read:

10 66.119 (3) (a) The person named as the alleged violator in a citation may
11 appear in court at the time specified in the citation or may mail or deliver
12 personally a cash deposit in the amount, within the time and to the court,
13 clerk of court or other official specified in the citation. If a person makes
14 a cash deposit, the person may nevertheless appear in court at the time
15 specified in the citation, provided that the cash deposit may be retained for
16 application against any forfeiture ~~or~~ penalty assessment or jail assessment
17 which may be imposed.

18 ••87b1690/1••SECTION 1217obL. 66.119 (3) (b) of the statutes is amended
19 to read:

20 66.119 (3) (b) If a person appears in court in response to a citation,
21 the citation may be used as the initial pleading, unless the court directs
22 that a formal complaint be made, and ~~such~~ the appearance confers personal
23 jurisdiction over the person. The person may plead guilty, no contest or not
24 guilty. If the person pleads guilty or no contest, the court shall accept the
25 plea, enter a judgment of guilty and impose a forfeiture ~~and~~ the penalty
26 assessment imposed by s. 165.87 and the jail assessment imposed by s. 53.46
27 (1). A plea of not guilty shall put all matters in the case at issue, and the
28 matter shall be set for trial.

1 ••87b1690/1••SECTION 1217obn. 66.119 (3) (c) of the statutes is amended
2 to read:

3 66.119 (3) (c) If the alleged violator makes a cash deposit and fails to
4 appear in court, the citation may serve as the initial pleading and the vio-
5 lator shall be deemed to have tendered a plea of no contest and submitted to a
6 forfeiture ~~and~~, the penalty assessment imposed by s. 165.87 and the jail
7 assessment imposed by s. 53.46 (1) not exceeding the amount of the deposit.
8 The court may either accept the plea of no contest and enter judgment accord-
9 ingly or reject the plea. If the court accepts the plea of no contest, the
10 defendant may move within 10 days after the date set for the appearance to
11 withdraw the plea of no contest, open the judgment and enter a plea of not
12 guilty if the defendant shows to the satisfaction of the court that the fail-
13 ure to appear was due to mistake, inadvertence, surprise or excusable neglect.
14 If the plea of no contest is accepted and not subsequently changed to a plea
15 of not guilty, no costs or fees may be taxed against the violator, but a pen-
16 alty assessment and a jail assessment shall be assessed. If the court rejects
17 the plea of no contest or if the alleged violator does not make a cash deposit
18 and fails to appear in court at the time specified in the citation, an action
19 for collection of the forfeiture ~~and~~, penalty assessment and jail assessment
20 may be commenced. A city or village may commence action under s. 66.12 (1)
21 and a county or town may commence action under s. 778.10. The citation may be
22 used as the complaint in the action for the collection of the forfeiture ~~and~~,
23 penalty assessment and jail assessment.

24 ••87b1690/1••SECTION 1217obp. 66.12 (1) (b) of the statutes is amended to
25 read:

26 66.12 (1) (b) Local ordinances, except as provided in this paragraph or
27 ss. 345.20 to 345.53, may contain a provision for stipulation of guilt or no
28 contest of any or all violations under such ordinances, and may designate the

1 manner in which the stipulation is to be made and fix the penalty to be paid.
2 When a person charged with a violation for which stipulation of guilt or no
3 contest is authorized makes a timely stipulation and pays the required penalty
4 and pays the penalty assessment imposed by s. 165.87 and the jail assessment
5 imposed by s. 53.46 (1) to the designated official, the person need not appear
6 in court and no witness fees or other additional costs may be taxed unless the
7 local ordinance so provides. A court appearance is required for a violation
8 of a local ordinance in conformity with s. 346.63 (1). The official receiving
9 the penalties shall remit all moneys collected to the treasurer of the county,
10 city, town or village in whose behalf the sum was paid, except that all jail
11 assessments shall be remitted to the county treasurer, within 20 days after
12 its receipt by him or her; and in case of any failure in the payment, the
13 treasurer may collect the payment of the officer by action, in the name of the
14 office, and upon the official bond of the officer, with interest at the rate
15 of 12% per year from the time when it should have been paid. In the case of
16 the penalty assessment imposed by s. 165.87, the treasurer of the county,
17 city, town or village shall remit to the state treasurer the sum required by
18 law to be paid on the actions so entered during the preceding month on or
19 before the first day of the next succeeding month. The governing body of the
20 county, city, town, village or other municipal subdivision shall by ordinance
21 designate the official to receive the penalties and the terms under which the
22 official shall qualify.

23 ••87h1690/1••SECTION 1217obr. 66.12 (1) (c) of the statutes is amended to
24 read:

25 66.12 (1) (c) In case of conviction the court shall enter judgment
26 against the defendant for the costs of prosecution, and for the penalty or
27 forfeiture, if any, ~~and~~ for the penalty assessment imposed by s. 165.87, if
28 any, for the jail assessment imposed by s. 53.46 (1), if any, and for the

1 driver improvement surcharge imposed by s. 346.655, if any, and that the
2 defendant be imprisoned for such time, not exceeding 90 days, unless otherwise
3 provided by the ordinance, resolution or bylaw, as the court deems fit unless
4 the judgment is sooner paid. The judgment or the imposition of any penalty,
5 including the penalty assessment imposed by s. 165.87, the jail assessment
6 imposed by s. 53.46 (1) and the driver improvement surcharge imposed by s.
7 346.655, or costs may be suspended or deferred for not more than 30 days in
8 the discretion of the court. Prisoners confined in the county jail or in some
9 other penal or correctional institution for violation of a city or village
10 ordinance, resolution or bylaw shall be kept at the expense of the city or
11 village.

12 ••87b1457/2 •• 87b1990/en••SECTION 1217oc. 66.124 (1) and (2) (a) of the
13 statutes are amended to read:

14 66.124 (1) An employe or agent of a village, city or county designated by
15 the department of health and social services under s. 50.535 (2) or the
16 department of agriculture, trade and consumer protection under s. 97.41 may
17 enter, at reasonable hours, any premises for which the village, city or county
18 issues a permit under s. 50.535 (2) or 97.41 to inspect the premises, secure
19 samples or specimens, examine and copy relevant documents and records or
20 obtain photographic or other evidence needed to enforce subch. III of ch. 50,
21 ch. 97 or s. 140.05 (17), relating to those premises. If samples of food are
22 taken, the village, city or county shall pay or offer to pay the market value
23 of those samples. The village, city, county, department of health and social
24 services or department of agriculture, trade and consumer protection shall
25 examine the samples and specimens secured and shall conduct other inspections
26 and examinations needed to determine whether there is a violation of subch.
27 III of ch. 50, ch. 97 or s. 140.05 (17), rules adopted by the departments

1 under those statutes, or regulations adopted by the village, city or county
2 under s. 50.535 (2) (g) or 97.41 (7).

3 (2) (a) Whenever, as a result of an examination, the village, city or
4 county has reasonable cause to believe that any examined food constitutes, or
5 that any construction, sanitary condition, operation or method of operation of
6 the premises or equipment used on the premises creates an immediate danger to
7 health, the administrator of the village, city or county agency responsible
8 for the village's, city's or county's agent functions under s. 50.535 (2) or
9 97.41 may issue a temporary order and cause it to be delivered to the
10 permittee, or to the owner or custodian of the food, or to both. The order
11 may prohibit the sale or movement of the food for any purpose, prohibit the
12 continued operation or method of operation of specific equipment, require the
13 premises to cease any other operation or method of operation which creates the
14 immediate danger to health, or set forth any combination of these
15 requirements. The administrator may order the cessation of all operations
16 authorized by the permit only if a more limited order does not remove the
17 immediate danger to health. Except as provided in par. (c), no temporary
18 order is effective for longer than 14 days from the time of its delivery, but
19 a temporary order may be reissued for one additional 14-day period, if neces-
20 sary to complete the analysis or examination of samples, specimens or other
21 evidence.

22 ••87b0623/1 •• 87b1226/2••SECTION 1217og. 66.143 of the statutes is
23 created to read:

24 66.143 PROFESSIONAL QUALIFICATIONS FOR 1ST CLASS CITY ENGINEER AND
25 INSPECTOR OF BUILDINGS. Notwithstanding s. 101.63 (2) or any other provision
26 of law, no person except a 1st class city may require any qualification for a
27 person occupying the position of city engineer or building inspector in that
28 1st class city.

1 ••87b0623/1 •• 87b1226/2••SECTION 1218om. 66.144 of the statutes is
2 created to read:

3 66.144 RESIDENCY REQUIRED FOR PUBLIC OFFICIALS IN 1ST CLASS CITIES. Any
4 public official, as defined in s. 66.146 (1) (b), may not serve more than 180
5 days after his or her confirmation unless he or she resides within the bound-
6 aries of the 1st class city by which he or she is employed.

7 ••87b0623/1 •• 87b1226/2••SECTION 1217or. 66.146 of the statutes is
8 created to read:

9 66.146 MAYORAL APPOINTMENTS IN 1ST CLASS CITIES. (1) In this section:

10 (a) "Public office" means the following positions or their equivalent:
11 city engineer; city purchasing agent; commissioner of building inspection, of
12 city development, of health or of public works; director of budget and
13 management, of community development agency, of liaison, of municipal port, of
14 personnel, of office of telecommunications, or of safety; emergency government
15 coordinator; employe benefits administrator; executive director of the
16 commission on community relations; harbor commissioner; supervisor of the
17 central electronics board; and tax commissioner.

18 (b) "Public official" means a person appointed to a public office under
19 this section.

20 (2) In any 1st class city, the mayor shall appoint, subject to confirma-
21 tion of the common council, a person to serve in the unclassified service in
22 each public office. A public official serves at the pleasure of the mayor,
23 but not longer than the mayoral term of office during which the public offi-
24 cial is appointed unless reappointed and reconfirmed. The mayor shall make
25 appointments under this subsection within 90 days after taking office or
26 within 90 days after a vacancy in the public office occurs, whichever is
27 later. The common council shall vote on confirmation of any appointment under
28 this subsection within 45 days after that appointment.

1 (3) If a city authorizes the position of deputy for a public office, the
2 public official in that office shall appoint a person to serve in the unclas-
3 sified service as deputy. That deputy shall serve at the pleasure of the
4 public official, but not longer than the public official's term of office
5 unless reappointed.

6 (4) This section does not affect the authority of a 1st class city to
7 abolish, consolidate or create a public office or other position.

8 ••87b0808/2 •• 87b1226/2••SECTION 1217p. 66.293 (3) (k) of the statutes
9 is amended to read:

10 66.293 (3) (k) The provisions of ~~or~~ ss. 101.02 (5) (f), (12), (13) and
11 (14) and 103.89 apply to this subsection.

12 ••87b1284/1 •• 87b1780/en••SECTION 1217q. 66.30 (1) (a) of the statutes
13 is amended to read:

14 66.30 (1) (a) In this section "municipality" means the state or any
15 department or agency thereof, or any city, village, town, county, school
16 district, public library system, public inland lake protection and rehabili-
17 tation district, sanitary district, farm drainage district, metropolitan
18 sewerage district, sewer utility district, water utility district, mosquito
19 control district, municipal electric company, county or city transit
20 commission, commission created by contract under this section ~~or~~, regional
21 planning commission or the Yahara watershed management district.

22 SECTION 1217r. 66.30 (2m) (e) of the statutes is amended to read:

23 66.30 (2m) (e) The corporation may receive gifts and grants and be
24 subject to their use, control and investment as provided in s. 118.27, and the
25 transfer of the property to the corporation shall be exempt from income,
26 ~~inheritance, estate and gift~~ and death taxes.

27 ••87b1475/1 •• 87b1922/en••SECTION 1219m. 66.306 of the statutes is
28 created to read:

1 66.306 AMBULANCE SERVICE REGULATION. A 1st class city by ordinance may
2 establish certification regulations for ambulance service providers, as
3 defined in s. 146.50 (1) (c), operating in that city. No requirement for
4 certification under the ordinance may be less restrictive than any requirement
5 for licensing ambulance service providers under s. 146.50.

6 ••87b1284/1 •• 87b1780/en••SECTION 1227m. 66.33 (1) of the statutes is
7 amended to read:

8 66.33 (1) As used in this section "municipality" means any city, town,
9 village, town sanitary district, public inland lake protection and rehabili-
10 tation district ~~or~~, metropolitan sewerage district or the Yahara watershed
11 management district.

12 ••87b0376/4••SECTION 1228a. 66.33 (5) of the statutes is amended to read:

13 66.33 (5) Any municipality ~~is authorized to~~ may participate in the state
14 financial assistance program for ~~soil and~~ water resources protection estab-
15 lished under s. 144.21, 144.24 or 144.25 and may enter into agreements with
16 the department of natural resources for that purpose. Any county may par-
17 ticipate in the state financial assistance program for soil and water re-
18 sources protection established under s. 92.14 and may enter into agreements
19 with the department of agriculture, trade and consumer protection for that
20 purpose.

21 ••87b1284/1 •• 87b1780/en••SECTION 1228am. 66.365 of the statutes is
22 amended to read:

23 66.365 (title) AIDS FOR RECREATIONAL LANDS AND FACILITIES. The depart-
24 ment of natural resources may make grants to any county, city, village or town
25 or to the Yahara watershed management district for the acquisition or
26 development of recreational lands and facilities from moneys appropriated
27 under s. 20.370 (2) (fi). Use and administration of the grant shall be con-
28 sistent with any court order issued under s. 147.23 (3). A If a county, city,

1 village or town which or the Yahara watershed management district receives a
2 grant under this section, the recipient is not required to share in the cost
3 of a project under this section.

4 ••87b0367/2••SECTION 1228b. 66.40 (9) (w) of the statutes is created to
5 read:

6 66.40 (9) (w) To exercise any powers of a redevelopment authority oper-
7 ating under s. 66.431 if done in concert with a redevelopment authority under
8 a contract under s. 66.30.

9 ••87b0367/2••SECTION 1228g. 66.431 (2) of the statutes is amended to
10 read:

11 66.431 (2) FINDINGS. In addition to the findings and declarations made in
12 ss. 66.43 (2) and 66.435, which findings and declarations are in all respects
13 affirmed, restated and incorporated herein, it is further found and declared
14 that the existence of substandard, deteriorated, slum and blighted areas and
15 blighted properties is a matter of ~~state-wide~~ statewide concern; that it is
16 the policy of this state to protect and promote the health, safety, morals and
17 general welfare of the people of the state in which such areas and blighted
18 properties exist by the elimination and prevention of such areas and blighted
19 properties through the utilization of all means appropriate for that purpose,
20 thereby encouraging well-planned, integrated, stable, safe and healthful
21 neighborhoods, the provision of healthful homes, a decent living environment
22 and adequate places for employment of the people of this state and its
23 communities in such areas and blighted properties; that the purposes of this
24 section are to provide further for the elimination and prevention of
25 substandard, deteriorated, slum and blighted areas and blighted properties
26 through redevelopment and other activities by state-created agencies and the
27 utilization of all other available public and private agencies and resources,
28 thereby carrying out the policy of this state as heretofore declared; that

1 state agencies are necessary in order to carry out in the most effective and
2 efficient manner the state's policy and declared purposes for the prevention
3 and elimination of substandard, deteriorated, slum and blighted areas and
4 blighted properties; and that such state agencies shall be available in all
5 the cities in the state to be known as the redevelopment authorities of the
6 particular cities, to carry out and effectuate the provisions of this section
7 when the local legislative bodies of the cities determine there is a need for
8 them to carry out within their cities the powers and purposes of this section;
9 and any assistance which may be given by cities or any other public bodies in
10 connection therewith, are public uses and purposes for which public money may
11 be expended; and that the necessity in the public interest for the provisions
12 herein enacted is declared a matter of legislative determination. Nothing
13 contained herein is deemed to contravene, repeal or rescind the finding or
14 declaration of necessity prior to the recreation thereof on June 1, 1958.

15 ••87b0367/2••SECTION 1228gc. 66.431 (3) (g) of the statutes is amended to
16 read:

17 66.431 (3) (g) The authority may employ such personnel as is required for
18 the purpose of carrying on its duties and responsibilities under civil
19 service. The authority may appoint an executive director whose qualifications
20 shall be determined by the authority. Such director shall also act as secre-
21 tary of such authority and may have such duties, powers and responsibilities
22 as may be from time to time delegated to him by the authority. All of the
23 employes, including the director of the authority, shall be eligible to par-
24 ticipate in the same pension system, health and life insurance programs and
25 deferred compensation programs provided for city employes and are eligible for
26 any other benefits provided to city employes.

27 ••87b0367/2••SECTION 1228ge. 66.431 (4) (bm) of the statutes is created
28 to read:

1 66.431 (4) (bm) "Blighted property" means any property within a city,
2 whether residential or nonresidential, which by reason of dilapidation,
3 deterioration, age or obsolescence, inadequate provisions for ventilation,
4 light, air or sanitation, high density of population and overcrowding, or the
5 existence of conditions which endanger life or property by fire and other
6 causes, or any combination of such factors, is conducive to ill health,
7 transmission of disease, infant mortality, juvenile delinquency or crime, and
8 is detrimental to the public health, safety, morals or welfare, or any prop-
9 erty which by reason of faulty lot layout in relation to size, adequacy,
10 accessibility or usefulness, insanitary or unsafe conditions, deterioration of
11 site or other improvements, diversity of ownership, tax or special assessment
12 delinquency exceeding the fair market value of the land, defective or unusual
13 conditions of title, or the existence of conditions which endanger life or
14 property by fire and other causes, or any combination of such factors, sub-
15 stantially impairs or arrests the sound growth of a city, retards the provi-
16 sions of housing accommodations or constitutes an economic or social liability
17 and is a menace to the public health, safety, morals or welfare in its present
18 condition and use, or any property which is predominantly open and which
19 because of obsolete platting, diversity of ownership, deterioration of struc-
20 tures or of site improvements, or otherwise, substantially impairs or arrests
21 the sound growth of the community.

22 ••87b0367/2••SECTION 1228gg. 66.431 (5) (a) 4. c of the statutes is
23 amended to read:

24 66.431 (5) (a) 4. c. To issue bonds in its discretion to finance its
25 activities under this section, including the payment of principal and interest
26 upon any advances for surveys and plans, and may issue refunding bonds for the
27 payment or retirement of such bonds previously issued by it. Such bonds shall
28 be made payable, as to both principal and interest, solely from the income,

1 proceeds, revenues, and funds of the authority derived from or held in
2 connection with its undertaking and carrying out of projects or activities
3 under this section; provided that payment of such bonds, both as to principal
4 and interest, may be further secured by a pledge of any loan, grant or con-
5 tribution from the federal government or other source, in aid of any projects
6 or activities of the authority under this section, and by a mortgage of any
7 such projects or activities, or any part thereof, ~~title to which is in the~~
8 ~~authority.~~ Bonds issued under this section shall not constitute an indebted-
9 ness within the meaning of any constitutional or statutory debt limitation or
10 restriction of the state, city or of any public body other than the authority
11 issuing the bonds, and shall not be subject to any other law or charter
12 relating to the authorization, issuance or sale of bonds. Bonds issued under
13 this section are declared to be issued for an essential public and govern-
14 mental purpose and, together with interest thereon and income therefrom, shall
15 be exempt from all taxes. Bonds issued under this section shall be authorized
16 by resolution of the authority and may be issued in one or more series and
17 shall bear such date, be payable upon demand or mature at such time, bear
18 interest at such rate, be in such denomination, be in such form either with or
19 without coupon or registered, carry such conversion or registration
20 privileges, have such rank or priority, be payable in such medium of payment,
21 at such place, and be subject to such terms of redemption, with or without
22 premium, be secured in such manner, and have such other characteristics, as is
23 provided by the resolution, trust indenture or mortgage issued pursuant
24 thereto. Bonds issued under this section shall be executed as provided in s.
25 67.08 (1) and may be registered under s. 67.09. ~~Except as provided under sub-~~
26 ~~(5m) (a), such bonds may be sold at not less than par at public sale held~~
27 ~~after a class 2 notice, under ch. 985, published prior to such sale in a~~
28 ~~newspaper having general circulation in the city and in such other medium of~~

1 ~~publication as the authority determines or may be exchanged for other bonds on~~
2 ~~the basis of par~~ The bonds may be sold or exchanged at public sale or by pri-
3 vate negotiation with bond underwriters as the authority may provide. The
4 bonds may be sold or exchanged at such price or prices as the authority shall
5 determine. If sold or exchanged at public sale, the sale shall be held after
6 a class 2 notice, under ch. 985, published prior to such sale in a newspaper
7 having general circulation in the city and in such other medium of publication
8 as the authority determines. Such bonds may be sold to the federal government
9 at private sale, without publication of any notice, at not less than par, and,
10 if less than all of the authorized principal amount of such bonds is sold to
11 the federal government, the balance may be sold at private sale at not less
12 than par at an interest cost to the authority of not to exceed the interest
13 cost to the authority of the portion of the bonds sold to the federal
14 government. Any provision of any law to the contrary notwithstanding, any
15 bonds issued pursuant to this section shall be fully negotiable. In any suit,
16 action or proceeding involving the validity or enforceability of any bond
17 issued under this section or the security therefor, any such bond reciting in
18 substance that it has been issued by the authority in connection with a
19 project or activity under this section shall be conclusively deemed to have
20 been issued for such purpose and such project or activity shall be conclu-
21 sively deemed to have been planned, located and carried out in accordance with
22 this section.

23 ••87b0367/2••SECTION 1228gh. 66.431 (5) (a) 9 of the statutes is created
24 to read:

25 66.431 (5) (a) 9. To exercise any powers of a housing authority under s.
26 66.40 if done in concert with a housing authority under a contract under s.
27 66.30.

1 ••87b0367/2••SECTION 1228gi. 66.431 (5) (c) of the statutes is created to
2 read:

3 66.431 (5) (c) 1. Notwithstanding sub. (6), the authority of a 1st class
4 city may acquire any property determined by the authority to be blighted
5 property without designating a boundary or adopting a redevelopment plan.
6 Condemnation proceedings for the acquisition of blighted property shall be
7 conducted under ch. 32 or under any other law relating specifically to eminent
8 domain procedures of authorities. The authority may hold, clear, construct,
9 manage, improve or dispose of the blighted property, for the purpose of
10 eliminating its status as blighted property. Notwithstanding sub. (9), the
11 authority may dispose of the blighted property in any manner. The authority
12 may assist private acquisition, improvement and development of blighted prop-
13 erty for the purpose of eliminating its status as blighted property, and for
14 that purpose the authority shall have all the duties, rights, powers and
15 privileges given to the authority under this section, as if it had acquired
16 the blighted property.

17 2. Prior to acquiring blighted property under subd. 1, the authority
18 shall hold a public hearing to determine if the property is blighted property.
19 Notice of such hearing, describing the time, date, place and purpose of the
20 hearing and generally identifying the property involved shall be given to each
21 owner of the property, at least 20 days prior to the date set for the hearing,
22 by certified mail with return receipt requested. If the notice cannot be
23 delivered by certified mail with return receipt requested, or if the notice is
24 returned undelivered, notice may be given by posting the notice at least 10
25 days prior to the date of hearing on any structure located on the property
26 which is the subject of the notice. If the property which is the subject of
27 the notice consists of vacant land, a notice may be posted in some suitable
28 and conspicuous place on that property. For the purpose of ascertaining the

1 name of the owner or owners of record of property which is subject to a public
2 hearing under this subdivision, the records of the register of deeds of the
3 county in which such property is located, as of the date of the notice
4 required under this subdivision, shall be deemed conclusive. An affidavit of
5 mailing or posting the notice which is filed as a part of the records of the
6 authority shall be deemed prima facie evidence of that notice. In the hearing
7 under this subdivision, all interested parties may express their views
8 respecting the authority's proposed determination, but the hearing is only for
9 informational purposes. Any technical omission or error in the procedure not
10 specified under this subdivision does invalidate the designation or subsequent
11 acquisition. If any owner of property subject to the authority's determi-
12 nation that the property is blighted property objects to that determination or
13 to the authority's acquisition of that property, that owner shall file a
14 written statement of his or her objections and the reasons for those objec-
15 tions with the authority prior to, at the time of, or within 15 days after the
16 public hearing under this subdivision. Such statement shall contain the
17 mailing address of the person filing the statement and be signed by or on
18 behalf of that person. The filing of that statement shall be a condition
19 precedent to the commencement of an action to contest the authority's actions
20 under this paragraph. The authority may not acquire property under this
21 paragraph without the approval of the local legislative body of the city in
22 which the authority is located.

23 ••87b0367/2••SECTION 1228gk. 66.431 (5m) (a) of the statutes is amended
24 to read:

25 66.431 (5m) (a) Subject to par. (b), ~~a redevelopment~~ an authority in a
26 1st class city may issue bonds to finance mortgage loans on owner-occupied
27 dwellings ~~located in an abandoned highway corridor~~. Bonds issued under this
28 paragraph may be sold at a private sale at a price determined by the ~~redevel-~~

1 opment authority. ~~No bonds may be issued under this paragraph on or after~~
2 ~~July 1, 1984, except bonds issued to refund outstanding bonds.~~

3 ••87b0367/2••SECTION 1228gm. 66.431 (5m) (c) 1 and 2 of the statutes are
4 amended to read:

5 66.431 (5m) (c) 1. Issue mortgage loans for the rehabilitation, purchase
6 or construction of any owner-occupied dwelling ~~in an abandoned highway corri-~~
7 ~~der~~ in the city.

8 2. Issue loans to any lending institution within the city which agrees to
9 make mortgage loans for the rehabilitation, purchase or construction of any
10 owner-occupied dwelling ~~in an abandoned highway corridor~~ in the city.

11 SECTION 1228m. 66.4325 (5m) of the statutes is created to read:

12 66.4325 (5m) TAX EXEMPTION. Community development authority bonds issued
13 on or after January 28, 1987, are declared to be issued for an essential
14 public and governmental purpose and to be public instrumentalities and,
15 together with interest thereon and income therefrom, are exempt from taxes.

16 ••87b2198/1••SECTION 1228mr. 66.46 (6) (am) 1 of the statutes is amended
17 to read:

18 66.46 (6) (am) 1. No expenditure may be made later than 5 years after the
19 tax incremental district is created, if the tax incremental district is
20 created after December 31, 1980, and is not in a 3rd class city which is
21 located in a county with a population of less than 500,000 and which has
22 boundaries on both sides of the Milwaukee river; no expenditure may be made
23 later than 9 years after the tax incremental district was created, if the tax
24 incremental district is located within a 1st class city and if the tax incre-
25 mental district was created on or before December 31, 1980, and after May 1,
26 1976; no expenditure may be made later than 7 years after the tax incremental
27 district was created, if the tax incremental district is ~~not~~ located ~~within~~
28 outside a 1st class city and if the tax incremental district was created on or

1 before December 31, 1980, or if the tax incremental district was created after
2 December 31, 1980, and is in a 3rd class city which is located in a county
3 with a population of less than 500,000 and which has boundaries on both sides
4 of the Milwaukee river and after May 1, 1976; and no expenditure may be made
5 later than 8 years after the tax incremental district was created, if the tax
6 incremental district was created on May 1, 1976.

7 ••87b2189/2••SECTION 1228n. 66.46 (6) (am) 3 of the statutes is amended
8 to read:

9 66.46 (6) (am) 3. For tax incremental districts for which the resolution
10 under sub. (4) (gm) is adopted on or after July 31, 1981, no expenditure may
11 be made before the date the project plan is approved, except for costs
12 directly related to planning the tax incremental district. In this subdivi-
13 sion "expenditure" means the exchange of money for the delivery of goods or
14 services. This subdivision does not apply to 2nd class cities that have a
15 population of less than 50,000, that are located in a county that has a popu-
16 lation of less than 100,000 and that border on a major river.

17 ••87b2189/2••SECTION 1228o. 66.46 (6) (am) 3 of the statutes, as affected
18 by 1987 Wisconsin Act (this act), is repealed and recreated to read:

19 66.46 (6) (am) 3. For tax incremental districts for which the resolution
20 under sub. (4) (gm) is adopted on or after July 31, 1981, no expenditure may
21 be made before the date the project plan is approved, except for costs
22 directly related to planning the tax incremental district. In this subdivi-
23 sion "expenditure" means the exchange of money for the delivery of goods or
24 services.

25 ••87b0725/1 •• 87b1226/2••SECTION 1228p. 66.46 (6) (c) of the statutes is
26 amended to read:

27 66.46 (6) (c) All tax increments received with respect to a tax incre-
28 mental district shall, forthwith upon receipt by the city treasurer, be

1 deposited into a special fund for such district. The city treasurer may
2 deposit additional moneys into such fund pursuant to an appropriation by the
3 ~~local legislative body. Moneys shall~~ common council. No moneys may be paid
4 out of such fund ~~only~~ except to pay project costs with respect to such
5 district, to reimburse the city for such payments, or to satisfy claims of
6 holders of bonds or notes issued with respect to such district. Moneys paid
7 out of the fund to pay project costs with respect to a district may be paid
8 out before or after the district is terminated under sub. (7). Subject to any
9 agreement with bondholders, moneys in such fund may be temporarily invested in
10 the same manner as other city funds if any investment earnings are applied to
11 reduce project costs. After all project costs and all bonds and notes with
12 respect to such district have been paid or the payment thereof provided for,
13 subject to any agreement with bondholders, if there remain in such fund any
14 moneys, they shall be paid over to the treasurer of each county, school dis-
15 trict or other tax levying municipality or to the general fund of the city in
16 such amounts as belong to each respectively, having due regard for what por-
17 tion of such moneys, if any, represents tax increments not allocated to the
18 city and what portion thereof, if any, represents voluntary deposits of the
19 city into such fund.

20 ••87b0725/1 •• 87b1226/2••SECTION 1228r. 66.46 (7) (a) and (b) of the
21 statutes are amended to read:

22 66.46 (7) (a) ~~That time, after the completion of all public improvements~~
23 ~~specified in the plan or amendments thereto,~~ when the city has received
24 aggregate tax increments with respect to such district in an amount equal to
25 the aggregate of all expenditures ~~previously made or monetary obligations~~
26 ~~previously incurred for~~ project costs under the project plan and any amend-
27 ments to the project plan for such district.

1 (b) The local legislative body, by resolution, dissolves the district at
2 which time the city shall become liable for all unpaid project costs actually
3 incurred which are not paid from the special fund under sub. (6) (c), except
4 this paragraph does not make the city liable for any tax incremental bonds or
5 notes issued.

6 ••87b1284/1 •• 87b1780/en••SECTION 1228rm. 66.46 (14) of the statutes is
7 amended to read:

8 66.46 (14) USE OF TAX INCREMENTAL FINANCING FOR INLAND LAKE PROTECTION
9 AND REHABILITATION PROHIBITED. Notwithstanding sub. (9), no tax incremental
10 financing project plan may be approved and no payment of project costs may be
11 made for an inland lake protection and rehabilitation district, the Yahara
12 watershed management district or a county acting under s. 59.07 (140).

13 ••87b1097/3 •• 87b1226/2••SECTION 1228s. 66.467 of the statutes is
14 created to read:

15 66.467 DEVELOPMENT ZONES. (1) DEFINITIONS. In this section:

16 (a) "Department" means the department of development.

17 (b) "Development zone" means an area declared by the mayor of a 1st class
18 city or the department to be eligible for tax benefits and other benefits
19 granted by this state to encourage development.

20 (c) "Person" means any individual, partnership, association, corporation
21 or firm.

22 (2) DUTIES OF THE MAYOR. The mayor of any 1st class city shall:

23 (a) Establish criteria for determining which areas in that city qualify
24 as development zones. In establishing these criteria, the mayor shall effec-
25 tuate the purposes of this subsection: to enhance the health, safety and
26 welfare of the people of this state by encouraging the growth of the private
27 sector of the economy in blighted areas.

1 (b) Monitor and evaluate the implementation and operation of the program
2 under this subsection.

3 (c) Attempt to attain demonstration project status in regard to federal
4 funding and attempt to attain other kinds of federal assistance, including the
5 suspension of regulations.

6 (d) Report to the governor and to the presiding officer of each house of
7 the legislature on January 10 of each odd-numbered year on the effectiveness
8 of the program under this subsection.

9 (e) Attempt to attain assistance from the state.

10 (f) Assist employers in attaining the benefits available to businesses in
11 development zones.

12 (4) DUTIES OF THE MAYOR AND THE DEPARTMENT. (a) A mayor of a 1st class
13 city may designate one development zone in a 1st class city, and the depart-
14 ment shall designate one development zone in a 2nd class city that has a
15 population of less than 35,000. Those zones must fulfill all of the following
16 criteria:

17 1. Consist of contiguous blocks or contiguous census blocks in which no
18 more than 500 individuals reside.

19 2. For the previous 2 years, have an unemployment rate equal to at least
20 150% of this state's rate, as determined by the department of industry, labor
21 and human relations.

22 3. Have a median income of less than 90% of this state's median income.

23 4. Contain housing units at least 15% of which are substandard.

24 5. Have a continuous border.

25 (b) Monitor and evaluate the implementation and operation of the program
26 under this subsection.

1 (c) Attempt to attain demonstration project status in regard to federal
2 funding and attempt to attain other kinds of federal assistance, including the
3 suspension of regulations.

4 (d) Report to the governor and to the presiding officer of each house of
5 the legislature on January 10 of each odd-numbered year on the effectiveness
6 of the program under this subsection.

7 (e) Attempt to attain assistance from the state.

8 (f) Assist employers in attaining the benefits available to businesses in
9 development zones.

10 (g) Notify the nearest university of Wisconsin small business development
11 center upon the creation of any development zone and encourage that center to
12 assist businesses in that zone.

13 (h) Notify the Wisconsin housing and economic development authority of
14 the creation of each development zone and encourage that authority to provide
15 information on financial assistance to developers and potential developers of
16 businesses in development zones.

17 (i) Notify the central administration of the university of Wisconsin
18 system of the creation of any development zone.

19 (j) Notify the relevant regional planning commission of the creation of
20 any development zone and encourage that commission to aid in making that zone
21 a success.

22 (5) APPLICATION. A nonprofit development corporation may apply to the
23 department for designation of an area as a development zone under sub. (4)
24 (a). If a corporation is successful in its application, it shall be paid
25 \$25,000 annually for 3 years from the appropriation under s. 20.143 (1) (am)
26 and shall hire a business developer within 3 months after receiving the first
27 annual grant.

1 (6) REVIEW OF APPLICATIONS. The department shall review the application
2 and shall, within 120 days after its receipt, notify the corporation whether
3 or not it meets the criteria under sub. (4) (a), except that upon notification
4 to the corporation the department may extend the deadline by 30 days. During
5 the review, if the department requests, the corporation shall supply further
6 information pertinent to the application. On or before October 31, the
7 department shall notify each applicant as to which area has been designated as
8 a development zone. If the department rejects an application, it shall notify
9 the applicant of the rejection and the reasons for it.

10 (7) DURATION OF ZONES. The original designation of an area as a
11 development zone shall be for 7 years. Upon application by the municipality,
12 the duration of the development zone may be extended once or twice, each time
13 for 7 years. On or before October 31, the applicant for an extension shall be
14 notified whether or not the application is accepted.

15 ••87b1495/2 •• 87b1922/en••SECTION 1228sg. 66.521 (2) (k) 7. (intro.) of
16 the statutes is renumbered 66.521 (2) (k) 7 and amended to read:

17 66.521 (2) (k) 7. Hospital, clinic or nursing home facilities ~~not~~
18 ~~requiring approval by the department of health and social services under ch.~~
19 ~~150, if one of the following is met:~~

20 ••87b1495/2 •• 87b1922/en••SECTION 1228sh. 66.521 (2) (k) 7. a and b of
21 the statutes are repealed.

22 ••87b0911/1 •• 87b1226/2••SECTION 1228t. 66.521 (4m) (a) 2 of the stat-
23 utes is amended to read:

24 66.521 (4m) (a) 2. The municipality has received an estimate issued under
25 s. 560.034 (5) (a), and the department of development has estimated whether
26 that the project which the municipality would finance under the revenue
27 agreement is expected to ~~eliminate~~, create or maintain jobs on the project

1 site and elsewhere in this state and the net number of jobs expected to be
2 ~~eliminated~~, created or maintained as a result of the project.

3 ••87b0911/1 •• 87b1226/2••SECTION 1228tm. 66.521 (4m) (c) of the statutes
4 is repealed.

5 ••87b1284/1 •• 87b1780/en••SECTION 1228v. 66.54 (1) (c) of the statutes
6 is amended to read:

7 66.54 (1) (c) "Municipality" means county, city, village, town, farm
8 drainage board, sanitary districts, utility districts, public inland lake
9 protection and rehabilitation districts, the Yahara watershed management
10 district, and all other public boards, commissions or districts, except 1st
11 class cities, authorized by law to levy special assessments for public
12 improvements against the property benefited by the special improvements.

13 ••87-1885/2••SECTION 1229. 66.60 (4) of the statutes is amended to read:

14 66.60 (4) A copy of the report when completed shall be filed with the
15 municipal clerk for public inspection and, if property of the state may be
16 subject to assessment under s. 66.64, a copy of the report shall also be filed
17 with the ~~board of commissioners of public lands and the department of admin-~~
18 ~~istration~~ state agency which manages the property and, if the assessment of a
19 project, as defined under s. 66.64 (2) (a), is \$50,000 or more, the building
20 commission. The building commission shall review the assessment and shall
21 determine within 90 days of receipt of the report if the assessment is just
22 and legal and if the proposed improvement is compatible with state plans for
23 the facility which is the subject of the proposed improvement. No project
24 assessed at \$50,000 or more may be commenced and no contract on such project
25 may be let without the approval of the building commission under this
26 subsection. The building commission shall submit a copy of ~~all~~ of its ~~decisions~~
27 decision under this subsection to the ~~board of commissioners of public~~

1 lands state agency which manages the property which is the subject of the
2 decision.

3 ••87-1885/2••SECTION 1230. 66.64 (2) (a) of the statutes is renumbered
4 66.64 (2) and amended to read:

5 66.64 (2) In this subsection, "assessment" means a special assessment on
6 property of the state and "project" means any continuous improvement within
7 overall project limits regardless of whether small exterior segments are left
8 unimproved. ~~The board of commissioners of public lands shall determine if an~~
9 ~~assessment is just and legal. If the assessment of a project is less than~~
10 ~~\$50,000, the board shall order the assessment paid under s. 20.865 (3) (b),~~
11 ~~(h) or (r). If or if the assessment of a project is \$50,000 or more and if~~
12 ~~the building commission approves the assessment under s. 66.60 (4), the board~~
13 state agency which manages the property shall order pay the assessment paid
14 under s. 20.865 (3) (b), (h) or (r). ~~In ordering the payment of an assessment~~
15 ~~under this subsection, the board shall apportion the total cost of the~~
16 ~~assessment proportionally against each~~ from the revenue source which supports
17 the general operating costs of the agency or program against which the
18 assessment is made. ~~The apportionment of the total cost of the assessment to~~
19 ~~each revenue source shall be as determined by the department of~~
20 ~~administration.~~

21 ••87-1885/2••SECTION 1231. 66.64 (2) (b) of the statutes is repealed.

22 ••87b1413/2 •• 87b1791/en••SECTION 1231m. 66.755 of the statutes is
23 created to read:

24 66.755 FACILITY USE SURCHARGE. The common council of any 1st class city
25 may enact an ordinance imposing a surcharge on the privilege of furnishing of
26 any sport or entertainment event in any facility owned by a municipality or
27 nonprofit corporation and operated by a municipality or nonprofit corporation
28 if the event is available to the public and if revenues from the surcharge are

1 used only to pay the city's costs related to the acquisition and preparation
2 of the site on which the facility is built. The surcharge shall be on the
3 gross receipts from the charges collected for attending events at the facility
4 and may not exceed 5% of the cost of admission to any event. In the ordinance
5 under this section, the city may provide for the collection and enforcement of
6 that surcharge and may provide that persons violating the ordinance may be
7 required to forfeit not less than \$100 nor more than \$500.

8 ••87a0907/2••SECTION 1232m. 66.894 (1) (g) of the statutes is created to
9 read:

10 66.894 (1) (g) Any harbor protection, shoreline protection or erosion
11 control project which uses spoil from a construction project. The total
12 funding for all projects under this paragraph may not exceed \$5,000,000.

13 ••87b1474/1 •• 87b1922/en••SECTION 1232n. 66.905 (3) (c) of the statutes
14 is renumbered 66.905 (3m) (a) 1 and amended to read:

15 66.905 (3m) (a) 1. ~~Assurance~~ Assure that the prime contractor has, in
16 cooperation with local trade unions, developed a program of preapprenticeship
17 training and has experience in providing the training to minority group
18 members-i and

19 ••87b1474/1 •• 87b1922/en••SECTION 1232o. 66.905 (3) (d) (intro.) of the
20 statutes is renumbered 66.905 (3m) (a) 2. (intro.) and amended to read:

21 66.905 (3m) (a) 2. (intro.) ~~Assurance~~ Assure that the prime contractor
22 has developed and has experience in providing a program of management and
23 technical assistance to minority business subcontractors. The management and
24 technical assistance program shall include all of the following:

25 ••87b1474/1 •• 87b1922/en••SECTION 1232p. 66.905 (3) (d) 1 to 3 of the
26 statutes are renumbered 66.905 (3m) (a) 2. a to c.

27 ••87b1474/1 •• 87b1922/en••SECTION 1232q. 66.905 (3m) (intro.) of the
28 statutes is created to read:

1 66.905 (3m) PRIME CONTRACTOR RESPONSIBILITIES. (intro.) Each prime
2 contractor shall agree to do one of the following in its proposal submitted
3 under sub. (3):

4 ••87b1474/1 •• 87b1922/en••SECTION 1232r. 66.905 (3m) (b) of the statutes
5 is created to read:

6 66.905 (3m) (b) Obtain from a subcontractor which has experience in pro-
7 viding training to minority group members, in cooperation with local trade
8 unions, a program of preapprenticeship training, and assure that the subcon-
9 tractor has experience in providing a program of management and technical
10 assistance to minority business contractors, and that the subcontractor's
11 management and technical assistance program includes all of the requirements
12 of par. (a) 2. A subcontractor under this paragraph need not be a minority
13 business, but if the subcontractor is not a minority business, it may not be
14 included within the goal established under sub. (3) (b).

15 ••87b1474/1 •• 87b1922/en••SECTION 1232s. 66.905 (5) of the statutes is
16 amended to read:

17 66.905 (5) AWARD OF CONTRACT. For each contract to be awarded under this
18 section, the executive director shall select from among all applicants the
19 proposal that best meets the requirements under sub. (3), taking into consid-
20 eration the cost of implementing the proposal. Before approving a prime
21 contract, the district shall evaluate any proposal of a subcontractor under
22 sub. (3m) (b). The district shall award contracts to the applicants selected
23 by the executive director under this subsection.

24 ••87b1284/1 •• 87b1780/en••SECTION 1232te. 67.01 (5) of the statutes is
25 amended to read:

26 67.01 (5) "Municipality" means a county, city, village, town, school
27 district, board of park commissioners, vocational, technical and adult edu-
28 cation district, metropolitan sewerage district created under ss. 66.20 to

1 66.26 or 66.88 to 66.918, town sanitary district, public inland lake pro-
2 tection and rehabilitation district, the Yahara watershed management district
3 and any other public body empowered to borrow money and issue obligations to
4 repay the money out of public funds or revenues.

5 ••87b1284/1 •• 87b1780/en••SECTION 1232tm. 67.03 (1) (c) of the statutes
6 is created to read:

7 67.03 (1) (c) For the Yahara watershed management district, the aggregate
8 amount of indebtedness, including existing and proposed indebtedness, shall
9 not exceed the amount of indebtedness which would cause the management dis-
10 trict's debt service costs to exceed 20% of the maximum amount of revenue
11 which may be raised under s. 33.47 (2), at the time of borrowing any funds or
12 issuing any obligations. The limitation established in this paragraph shall
13 not affect the validity of any existing indebtedness or the obligation of such
14 indebtedness, including the payment of principal and interest on outstanding
15 bonds or notes.

16 ••87b1284/1 •• 87b1780/en••SECTION 1232v. 67.05 (6) of the statutes is
17 amended to read:

18 67.05 (6) REFERENDUM IN OTHER CASES. Whenever an initial resolution has
19 been adopted by the governing body of any municipality other than a county, a
20 town, a city, a village, a vocational, technical and adult education district,
21 a metropolitan sewerage district created under ss. 66.20 to 66.26 or 66.88 to
22 66.918, a town sanitary district, a public inland lake protection and reha-
23 bilitation district ~~or~~ a board of park commissioners or the Yahara watershed
24 management district, the clerk of such municipality shall immediately record
25 the resolution and call a special meeting for the purpose of submitting it to
26 the electors of the municipality for ratification or rejection. The calling
27 and conduct of the meeting shall be governed by those statutes, so far as
28 applicable, which govern the calling and conduct of special meetings in

1 general. The notice of the meeting, which shall be publicly read before the
2 balloting shall commence, and the ballot used, shall embody a copy of the
3 resolution; the form of the ballot shall correspond with the form prescribed
4 by the elections board under ss. 5.64 (2) and 7.08 (1) (a); and the question
5 submitted shall be whether the resolution shall be approved.

6 ••87-1355/3••SECTION 1233. 69.22 (1) (c) of the statutes is amended to
7 read:

8 69.22 (1) (c) ~~Seven~~ Eight dollars for issuing a copy of a birth
9 certificate, ~~\$2~~ \$3 of which shall be forwarded to the state treasurer and
10 credited to the ~~appropriation~~ appropriations under s. 20.433 (1) (g) and (h).

11 ••87b0441/2••SECTION 1233m. 69.22 (5) (b) 2 of the statutes is amended to
12 read:

13 69.22 (5) (b) 2. The filing of a birth certificate under s. 69.14 (2) (b)
14 5. The fee under this subdivision includes the search for the birth certifi-
15 cate and the first copy of the certificate except that the state registrar
16 shall add to the \$20 fee, the ~~\$2~~ \$3 fee required under sub. (1) (c).

17 ••87b1523/1 •• 87b1922/en••SECTION 1233mp. 70.06 (2) (c) of the statutes
18 is amended to read:

19 70.06 (2) (c) The tax commissioner may, with the approval of the common
20 council, appoint one chief assessor, one or more chief appraisers, one or more
21 supervising assessors and supervising appraisers, one or more property
22 appraisers and other expert technical personnel that the tax commissioner
23 deems necessary in order that all valuations throughout the city are uniformly
24 made in accordance with law. The chief assessor, chief appraiser ~~and,~~ super-
25 vising assessors and assistant supervising assessors shall exercise the
26 direction and supervision over assessment procedure and shall perform the
27 duties in relation to the assessment of property that the tax commissioner
28 determines. Together with the ~~property appraiser (land) and the deputy tax~~

1 commissioner and the supervisor of administration and records, they shall be
2 members of the board of assessors and shall hold office in the same manner as
3 assessors. Certification of the assessment roll shall be limited to the mem-
4 bers of the board of assessors.

5 ••87b1905/2 •• 87b2007/3••SECTION 1233mr. 70.11 (1) of the statutes is
6 amended to read:

7 70.11 (1) PROPERTY OF THE STATE. Property owned by this state except
8 land contracted to be sold by the state. This exemption shall not apply to
9 land conveyed after September, 1933, to this state or for its benefit while
10 the grantor or others for the grantor's benefit are permitted to occupy the
11 land or part thereof in consideration for the conveyance; nor shall it apply
12 to land devised to the state or for its benefit while another person is per-
13 mitted by the will to occupy the land or part thereof. This exemption shall
14 not apply to any property acquired by the department of veterans affairs under
15 s. 45.72 (5) and (7) or to the property of insurers undergoing rehabilitation
16 or liquidation under ch. 645.

17 ••87b1284/1 •• 87b1780/en••SECTION 1233ms. 70.11 (2) of the statutes is
18 amended to read:

19 70.11 (2) MUNICIPAL PROPERTY AND PROPERTY OF CERTAIN DISTRICTS,
20 EXCEPTION. Property owned by any county, city, village, town, school
21 district, vocational, technical and adult education district, public inland
22 lake protection and rehabilitation district, metropolitan sewerage district,
23 municipal water district created under s. 198.22 ~~or~~, town sanitary district or
24 the Yahara watershed management district; lands belonging to cities of any
25 other state used for public parks; land tax-deeded to any county or city
26 before January 2; but any residence located upon property owned by the county
27 for park purposes which is rented out by the county for a nonpark purpose
28 shall not be exempt from taxation. Except as to land acquired under s. 59.965

1 (2) (d) this exemption shall not apply to land conveyed after August 17, 1961,
2 to any such governmental unit or for its benefit while the grantor or others
3 for his or her benefit are permitted to occupy the land or part thereof in
4 consideration for the conveyance. Leasing the property exempt under this
5 subsection, regardless of the lessee and the use of the leasehold income, does
6 not render that property taxable.

7 ••87b1905/2•• "••87b2007/3••SECTION 1233mt. 70.11 (24) of the statutes is
8 repealed.

9 ••87b1905/2 •• 87b2007/3••SECTION 1233mu. 70.11 (27) of the statutes is
10 amended to read:

11 70.11 (27) MANUFACTURING MACHINERY AND SPECIFIC PROCESSING EQUIPMENT.
12 Manufacturing machinery and specific processing equipment, ~~exclusively and~~
13 directly that is used by a manufacturer ~~in manufacturing exclusively and~~
14 directly to manufacture tangible personal property. In this section
15 subsection, "manufacturing machinery and specific processing equipment" means
16 any combination of electrical, mechanical or chemical means, including special
17 foundations therefor, designed to work together in the transformation of
18 materials or substances into new articles or components and used at any place
19 beginning with the point where raw material is moved from storage to the pro-
20 duction line and ending with the point where the finished product is placed on
21 the premises for shipment or storage, including parts therefor, regardless of
22 ownership and regardless of attachment to real property. ~~This shall not be~~
23 ~~construed to~~ "Manufacturing machinery and specific processing equipment" does
24 not include materials; supplies; research and development equipment; com-
25 munication equipment; storage equipment, including that for interim storage;
26 advertising and marketing equipment; plant housekeeping equipment; employe
27 safety equipment; fire prevention equipment; machine repair and maintenance
28 equipment; equipment for generating, transforming, transmitting or furnishing

1 electric current for light, heat or power; equipment for generating or fur-
2 nishing steam or supplying hot water for heat, power or manufacturing
3 purposes; equipment for generating or furnishing gas for lighting, fuel or
4 both; or buildings or building components; nor shall it include equipment,
5 tools or implements used to service or maintain manufacturing machinery or
6 equipment. In this section manufacturing" means the producing, assembling,
7 fabricating, making or milling by machinery and equipment of a new article or
8 components with a different form, use and name from existing materials by a
9 process popularly regarded as manufacturing and as further defined in s.
10 70.995 (1) and (2). "Manufacturing" does not include generating,
11 transforming, transmitting or furnishing electric current for light, heat or
12 power; generating or furnishing steam or supplying hot water for heat, power
13 or manufacturing purposes. The term also does not include generating and
14 furnishing gas for lighting, fuel or both where the property involved is taxed
15 under ch. 76. This section shall be effective with the May 1, 1974, assess-
16 ment and thereafter. In this subsection, "buildings" includes structures
17 designed or suitable for habitation or sheltering human beings, animals or
18 plants, sheltering or storing property or for use or occupation for trade or
19 manufacture, regardless of any contribution the structure makes to the manu-
20 facturing process. In this subsection, "building components" include secon-
21 dary service wiring, power wiring and bus duct. A business or activity must
22 be classified as manufacturing under s. 70.995 by the department of revenue in
23 order for its machinery and equipment to be exempt under this subsection. The
24 exemption under this subsection does not apply to property that merely is
25 integrated into a synchronized system of manufacturing. The exemption under
26 this subsection is to be narrowly construed.

27 ••87b1882/2 •• 87b2007/3••SECTION 1233mw. 70.11 (35) of the statutes is
28 created to read:

1 70.11 (35) ROADS. Land dedicated by deed, condemnation, easement or law
2 for public use as a highway as defined in s. 340.01 (22) and actually devoted
3 to vehicular travel.

4 ••87b2169/2••SECTION 1233mx. 70.111 (22) of the statutes is created to
5 read:

6 70.111 (22) CHARTER BOATS. Charter boats.

7 ••87b1182/2 •• 87b1226/2••SECTION 1233p. 70.113 (1) of the statutes is
8 amended to read:

9 70.113 (1) As soon after April 20 of each year as is feasible the
10 department of natural resources shall pay to the city, village, or town trea-
11 surer the sum of ~~50~~ 80 cents per acre as a grant out of the appropriation made
12 by s. 20.370 (4) (ea) and (eq) on each acre situated in the municipality of
13 state forest lands, as defined in s. 28.02 (1), state parks under s. 27.01 and
14 state public shooting, trapping or fishing grounds and reserves or refuges
15 operated thereon, acquired at any time under s. 23.09 (2) (d), 29.10, 1943
16 stats., 29.571 (1) or from the appropriations made by s. 20.866 (2) (tp) by
17 the department of natural resources or leased from the federal government by
18 the department of natural resources.

19 ••87-1825/7••SECTION 1245. 70.119 (1) of the statutes is amended to read:

20 70.119 (1) The state shall make reasonable payments at established rates
21 for water, sewer and electrical services and all other services directly pro-
22 vided to state facilities by a municipality, including garbage and trash dis-
23 posal and collection, which are financed in whole or in part by special
24 charges or fees. Such payments shall be made from the appropriations to the
25 ~~various state departments and agencies for the operation of state facilities,~~
26 ~~and.~~ Each state agency making such payments shall be annually reported report
27 the payments to the department of administration.

28 ••87-1825/7••SECTION 1246. 70.119 (2) of the statutes is amended to read:

1 70.119 (2) The state shall make reasonable payments for ~~other~~ municipal
2 services ~~as defined in sub. (3) (d) directly provided to state facilities by a~~
3 ~~municipality~~ pursuant to the procedures specified in subs. (4), (5) and (6).
4 ~~Such payments shall be made from the appropriation under s. 20.855 (4) (e).~~

5 ••87-1825/7••SECTION 1247. 70.119 (3) (dm) of the statutes is created to
6 read:

7 70.119 (3) (dm) "State agency" has the meaning given under s. 20.001 (1).

8 ••87-1825/7••SECTION 1248. 70.119 (7) of the statutes is renumbered
9 70.119 (7) (a) and amended to read:

10 70.119 (7) (a) The department shall make payment from the appropriation
11 under s. 20.835 (5) (a) for municipal services provided by municipalities. If
12 the appropriation ~~for payments to municipalities under s. 20.855 (4) (e)~~
13 20.835 (5) (a) is insufficient to pay the full amount under sub. (6) in any
14 one year, the department shall prorate ~~state~~ payments among the municipalities
15 entitled thereto.

16 ••87-1825/7••SECTION 1249. 70.119 (7) (b) of the statutes is created to
17 read:

18 70.119 (7) (b) The department shall determine the proportionate cost of
19 payments for municipal services provided by a municipality for each program
20 financed from revenues other than general purpose revenues and revenues
21 derived from academic student fees levied or gifts, grants, bequests or
22 devises or trust fund income received by the board of regents of the univer-
23 sity of Wisconsin system, and for each appropriation made from such revenues
24 which finances the cost of such a program.

25 ••87-1825/7••SECTION 1250. 70.119 (7) (c) of the statutes is created to
26 read:

27 70.119 (7) (c) The department shall assess to the appropriate program
28 revenue and program revenue-service accounts and segregated funds the costs of

1 providing payments for municipal services for the administration of programs
2 financed from program revenues or segregated revenues, except program revenues
3 or segregated revenues derived from academic student fees levied or gifts,
4 grants, bequests or devises or trust fund income received by the board of
5 regents of the university of Wisconsin system as appropriated under s. 20.285
6 (1) (im), (iz), (j) and (u). If payments are prorated under par. (a) in any
7 year, the department shall assess costs under this paragraph as affected by
8 the proration. The department shall transfer to the general fund an amount
9 equal to the assessments in each year from the appropriate program revenue,
10 program revenue-service and segregated revenue appropriations.

11 SECTION 1250g. 70.375 (4) (e) of the statutes is amended to read:

12 70.375 (4) (e) Except as provided in par. (em), federal and state income
13 taxes paid, property taxes, sales taxes and use taxes paid and other taxes
14 paid and ~~allowed as a deduction under s. 71.04 (3)~~ deductible by corporations
15 in computing net income under s. 71.02 (1) (c) (intro.) which are allocable to
16 the mine, excluding the tax under this section.

17 SECTION 1250r. 70.375 (4) (k) (intro.) of the statutes is amended to
18 read:

19 70.375 (4) (k) (intro.) Depreciation or amortization on property used in
20 connection with mining. With respect to property first eligible for depreci-
21 ation or amortization before January 1, 1981, the deduction shall be limited
22 to the deduction under s. 70.375 (4) (k), 1979 stats. With respect to prop-
23 erty first eligible for depreciation or amortization on or after January 1,
24 1981, the deduction shall be limited to the amount allowable ~~under s. 71.04~~
25 ~~(15)~~ as a deduction to corporations in computing net income under s. 71.02 (1)
26 (c) (intro.). The following assets may be depreciated or amortized:

27 ••87b0333/2••SECTION 1260m. 70.40 (3) of the statutes is amended to read: