

1999 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB133)

Received: 09/21/1999

Received By: gibsom

Wanted: Soon

Identical to LRB:

For: Legislative Fiscal Bureau 63847

By/Representing: Kava

This file may be shown to any legislator: NO

Drafter: gibsom

May Contact:

Alt. Drafters:

Subject: Nat. Res. - LWSR stewardship

Extra Copies:

Pre Topic:

LFB:.....Kava -

Topic:

Stewardship 2000, conference committee changes

Instructions:

See Attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	gibsom 09/23/1999	gilfokm 09/24/1999	mclark 09/24/1999	_____	lrb_docadmin 09/24/1999		
/2	gibsom 09/28/1999	gilfokm 09/28/1999	hhagen 09/28/1999	_____	lrb_docadmin 09/28/1999		
/3	gibsom 09/28/1999	gilfokm 09/28/1999	kfollet 09/28/1999	_____	lrb_docadmin 09/28/1999		
/4	gibsom 10/01/1999	gilfokm 10/02/1999	ismith 10/02/1999	_____	lrb_docadmin 10/03/1999		
/5	gibsom	gilfokm	hhagen	_____	lrb_docadmin		

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/6	nelsorp1 10/04/1999	gilfokm 10/04/1999	jfrantze 10/04/1999	_____	lrb_docadmin 10/04/1999		

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*16-10-4-99
KMG
10/4*

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/4	gibsom 10/01/1999	gilfokm 10/02/1999	ismith 10/02/1999	_____	lrb_docadmin 10/03/1999		

15-10-4-99 kmj
15 10/4 4/4M 10/4 CH

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/3	gibsom 09/28/1999	gilfokm 09/28/1999	kfollet 09/28/1999	_____	lrb_docadmin 09/28/1999		

FE Sent For:

14-10-2-99
Kmg

IS
10/2

IS/MRL
10/2

<END>

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FE Sent For:

13-9-28-99
KMG

KJF
9/28

KJF/mrc
9/28

<END>

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For: Legislative Fiscal Bureau 63847

By/Representing: Kava

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Drafter: gibson

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Subject: Nat. Res. - LWSR stewardship

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Pre Topic:

LFB:.....Kava -

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12-9/28 King 9/28 9/28

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<END>

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1/?	gibsom	1-9-23-99 KG	9/24 MRC	MRC/cmh 9/24			

*****NOTES**

FE Sent For:

<END>

31. BROWNFIELDS GRANT TO KENOSHA

Assembly: No change to Joint Finance.

Senate: Provide that, notwithstanding current law provisions, Commerce would be required to make a grant of \$100,000, under the Brownfields Grant program, to a person for cleanup of a brownfields site in the City of Kenosha and for development of the cleaned-up site as a park if all of the following applied:

- a. The person submits a plan to Commerce detailing the proposed use of the grant and the Secretary of Commerce approves the plan;
- b. The person enters into a written agreement with the Department that specifies the conditions for use of the grant proceeds, including reporting and auditing requirements;
- c. The person agrees in writing to submit to Commerce within six months after spending the entire amount of the grant a report detailing how the grant proceeds were used.

The Department could not make a grant under these provisions after June 30, 2001.

NATURAL RESOURCES

\$ 460 M over 10 yrs.

1. STEWARDSHIP - ANNUAL OVERALL BONDING AUTHORITY

Assembly: Allow the state to contract public debt in an amount not to exceed \$350 million (rather than \$404 million under Joint Finance) for a reauthorized Warren Knowles-Gaylord Nelson Stewardship 2000 program, with an annual bonding authority of \$35 million.

	Chg. to JFC
BR	-\$54,000,000

Senate: Allow the state to contract public debt in an amount not to exceed \$600 million (rather than \$404 million under Joint Finance) for a reauthorized Warren Knowles-Gaylord Nelson Stewardship 2000 program, with an annual bonding allocation of \$60 million.

	Chg. to JFC
BR	\$196,000,000

2. STEWARDSHIP – SUBPROGRAMS

Assembly: In addition to the land acquisition and property development and local assistance subprograms authorized by Joint Finance, require DNR to establish subprograms for the following additional purposes under the reauthorized stewardship program:

- a. Great Lakes bluff protection;
- b. land acquisition in the Baraboo Hills for conservation purposes; and
- c. state participation in the federal Conservation Reserve Enhancement Program (CREP).

The following table summarizes the base annual overall bonding authority and subprogram base amounts under the reauthorized stewardship program.

Fiscal Year	Assembly Subprogram Base Amounts				
	Land Acquisition	Prop. Dev. and Local Assist.	G.L. Bluff Protection	Baraboo Hills	CREP
2000-01	\$10,000,000	\$8,100,000	\$1,900,000	\$5,000,000	10,000,000
2001-02	13,500,000	11,000,000	500,000		10,000,000
2002-03	15,500,000	12,700,000	500,000		6,300,000
2003-04	19,000,000	15,500,000	500,000		
2004-05	19,500,000	15,500,000			
2005-06	19,500,000	15,500,000			
2006-07	19,500,000	15,500,000			
2007-08	19,500,000	15,500,000			
2008-09	19,500,000	15,500,000			
2009-10	19,500,000	15,500,000			
Total	\$175,000,000	\$140,300,000	\$3,400,000	\$5,000,000	\$26,300,000
Percent	50.0%	40.1%	1.0%	1.4%	7.5%

1st year 29.5

\$3.5

\$11.5

\$34.5

\$8

Senate: Increase the annual funding for the land acquisition subprogram to \$46 million and for the property development and local assistance subprogram to \$14 million (rather than \$31 million and \$9.4 million, respectively, under Joint Finance). Specify that up to \$9 million be spent on local assistance and at least \$5 million be used for property development (rather than \$8 million and \$1.4 million, respectively, under Joint Finance).

\$1,000,000

3. STEWARDSHIP – BLUFF PROTECTION

Assembly: Specify that bluff protection funding for DNR acquisition and grants to nonprofit conservation organizations be limited to protection of Great Lakes bluffs. Specify that unobligated bonding authority after July 1, 2004, be transferred to the property development and local assistance subprogram.

Senate: No change to Joint Finance.

4. STEWARDSHIP – BARABOO HILLS

Assembly: Establish a separate subprogram under stewardship for the purposes of acquiring land in the Baraboo Hills for conservation purposes related to construction of USH 12. Restore the Building Commission's language related to the funding (such as release of funding, qualifying matching land acquisitions and deadlines for setting aside moneys to be committed).

Senate: Earmark \$5 million from within the land acquisition subprogram for the purposes of acquiring land in the Baraboo Hills for conservation purposes related to construction of USH 12. Restore the Building Commission provisions related to the funding (such as release of funding, qualifying matching land acquisitions and deadlines for setting aside moneys to be committed).

5. STEWARDSHIP – STATE CONSERVATION RESERVE ENHANCEMENT PROGRAM

Assembly: Specify that DATCP would administer the CREP subprogram. Allow DATCP to transfer a portion of the available bonding authority in a given year to any of the other subprograms if the Board of Agriculture, Trade and Consumer Protection finds that: (a) insufficient moneys are available in the other subprograms for the project or activity; (b) the land involved in the project or activity covers a large area or the land is uniquely valuable in conserving the natural resources of the state; and (c) delaying or deferring all or part of the cost to a subsequent fiscal year is not reasonably possible. Allow DATCP to transfer all or a portion of the unobligated bonding authority after July 1, 2003, if the Board finds that those three conditions apply.

Senate: Provide \$40 million in general obligation bonding and delete \$1.1 million GPR in 1999-00 and \$1.4 million GPR in 2000-01 to enable DATCP to participate in CREP. Require that at least 50% of the acres enrolled in the program be under permanent easements. In addition, specify that after the first 50,000 acres of land have been enrolled in CREP, if less than 50% of the acreage is under permanent easement, DNR and DATCP are required to evaluate the effectiveness of CREP to determine if the program is meeting its water quality and wildlife habitat objectives. The agencies would report the results of the review to the appropriate standing committees of the Legislature. Specify that only the minimum federal eligibility standards, with respect to production and land ownership, need to be met in order for landowners to participate in CREP. Provide that CREP be structured in such a way that greater incentives be provided for permanent easements using fair market value than for temporary contracts and for landowners who provide public access on enrolled land. Require that state funds be utilized for commitments for a period to exceed the federal CRP

	Chg. to JFC
GPR	-\$2,500,000
BA	\$40,000,000

contract length and be at least 20 years. Prohibit a person from using land enrolled in CREP for a licensed bird, fur, deer or game farm.

In addition, specify that willing counties and nonprofit organizations coordinate negotiation of CREP contracts and easements and land management plans with the assistance of DATCP and DNR. Specify that DATCP and DNR would provide this coordination if not provided by a county. Specify that DNR and DATCP jointly hold all easements under CREP.

In addition, require that at least 30,000 acres of land enrolled in CREP (or 30% if less than 100,000 acres in total are authorized for the program) be designated as grassland wildlife habitat areas. Require the Blue Mounds Area (in Iowa, Dane and Green Counties), the Prairie Chicken Range (in Portage, Clark, Taylor and Marathon Counties) and the Western Prairie Area (in St. Croix and Polk Counties) be included as habitat areas. Specify that parcels in the identified areas need not have a riparian connection to be enrolled in CREP. Require that CREP be structured in a way so as to provide a bonus for adjacent property owners to enroll in permanent easements in the grassland project areas. Require that participants receive a bonus for choosing a CREP conservation practice that requires restoration of native tall grass prairie.

6. STEWARDSHIP – USE OF ASSESSMENT DATA

Assembly: Prohibit DNR from making grants to local units of government for the purchase of property in excess of the lowest assessment of the property upon which property taxes were paid for the three tax years preceding the year in which the purchase would take place.

Senate: No change to Joint Finance.

7. STEWARDSHIP – ^{main} TRANSFER OF FUNDING BETWEEN FISCAL YEARS

Assembly: Allow the Department, with the approval of the Governor and the Joint Committee on Finance under s. 13.10, to allocate up to the full bonding authority for land acquisition under the Warren Knowles-Gaylord Nelson Stewardship 2000 program for advanced funding of land purchases. Reallocation of bonding authority under this provision must be for land that will in part be re-sold and the proceeds of the re-sale are used to redeem or defease bonds sold to fund the original land purchase. Upon receipt of proceeds from a land re-sale, proceeds will be used to effect a redemption or defeasance of bonds sold to fund the original land purchase. Further, upon receipt of these funds, bond issuance authority used to make the original purchase would be restored in the amount of funds received. Any unredeemed bonds after three years from the original sale would be deducted from the amounts available from land acquisition for the following fiscal year and any subsequent fiscal year until the total unredeemed bonding authority is achieved. Require DOA to monitor all transactions for ongoing compliance with federal tax law.

Senate: Allow the Department, with the approval of the Joint Committee on Finance under s. 13.10, to allocate up to the full bonding authority for land acquisition under the Warren Knowles-Gaylord Nelson Stewardship 2000 program for advanced funding of land purchases. Reallocation of bonding authority under this provision must be for land that will in part be re-sold and the proceeds of the re-sale are used to redeem or defease bonds sold to fund the original land purchase. Upon receipt of proceeds from a land re-sale, proceeds will be used to effect a redemption or defeasance of bonds sold to fund the original land purchase. Further, upon receipt of these funds, bond issuance authority used to make the original purchase would be restored in the amount of funds received. Any unredeemed bonds after three years from the original sale would be deducted from the amounts available from land acquisition for the following fiscal year and any subsequent fiscal year until the total unredeemed bonding authority is achieved. Require DOA to monitor all transactions for ongoing compliance with federal tax law.

8. ^{main} STEWARDSHIP – ACQUISITION IN COUNTIES WITH 66 PERCENT PUBLIC OWNERSHIP

Assembly: Prohibit DNR from acquiring land under the reauthorized stewardship program without the approval of a majority of the county board of supervisors of the county in which the land is located if at least 66% of the land in the county is under public ownership. Before determining whether to approve the acquisition, require the county to post notices that inform the residents of the community surrounding the land of the proposed acquisition.

Senate: No change to Joint Finance.

9. ^{MF 118812} STEWARDSHIP – FUNDING FOR LAND ACQUIRED BY CONDEMNATION

Assembly: No change to Joint Finance.

Senate: Delete the prohibition on the obligation of stewardship funding (under both the current and reauthorized programs) for the acquisition or development of land by a county or other local unit of government or political subdivision if the land involved is acquired by condemnation.

10. STEWARDSHIP – FUNDING FOR SHORELINE ENHANCEMENTS

Assembly: No change to Joint Finance.

Senate: Delete the Joint Finance provision specifying that shoreline enhancements are an eligible activity for urban rivers grants funding.

11. STEWARDSHIP -- KICKAPOO RESERVE MANAGEMENT BOARD ELIGIBILITY

Assembly: No change to Joint Finance:

Senate: Delete the Joint Finance provision specifying that the Kickapoo Reserve Management Board be included as a local unit of government for purposes of grant eligibility under the reauthorized stewardship program.

12. STEWARDSHIP -- EARMARKED PROJECTS

Assembly: Earmark the following projects under stewardship:

a. *Milwaukee Lakeshore State Park.* Require DNR to expend \$500,000 from the property development category of the current stewardship program and \$500,000 from the property development and local assistance subprogram of the reauthorized stewardship program for development of Milwaukee Lakeshore State Park.

b. *Workers Water Street Riverfront Park.* Require DNR to provide \$173,763 from the current stewardship program for development and expansion of Workers Water Street Riverfront Park in the City of Sheboygan. Allow DNR to determine the categories of stewardship from which the funding is allocated.

Senate: Earmark the following projects under stewardship:

a. ¹²⁷⁶ ¹⁰⁸⁹ *Root River Pathway Project.* Increase the amount of funding DNR is required to provide from either the current or the reauthorized stewardship programs for the Root River Multi-Purpose Pathway Project in the City of Racine to 50% of the cost, up to \$750,000 (rather than the \$500,000 under Joint Finance).

b. ¹⁰⁹¹ *Keyes Lake Recreational Area.* Increase the amount of funding DNR is required to provide from either the current or the reauthorized stewardship programs for development of the Keyes Lake Recreational Area in Florence County to \$125,000 (rather than the \$100,000 under Joint Finance).

✓ c. ¹²⁷⁹ *Rib Mountain Chalet.* Require DNR to provide \$500,000 from property development category of either the current or the reauthorized stewardship program to rebuild the Rib Mountain Chalet in Marathon County.

d. ¹²⁷⁶ *Panoramic Project.* Require DNR to provide an additional \$100,000 from the urban rivers component of the current stewardship program for the Panoramic project in the City of Janesville. In April, 1999, the Joint Committee on Finance approved a grant of \$281,900 for this project. DNR had requested authority to provide a grant of \$342,500 for eligible project costs.

13. SHIFT STEWARDSHIP DEBT SERVICE TO FORESTRY ACCOUNT

Assembly: Shift an additional \$1 million GPR annually to the forestry account of the conservation fund for the payment of principal and interest related to the acquisition and development of state forests under the current and reauthorized stewardship programs. A total of \$3 million annually would be shifted from GPR to the forestry account for these purposes.

	Chg. to JFC
GPR	-\$2,000,000
SEG	2,000,000
Total	\$0

Senate: Specify that the shift of ^{#3}\$2 million GPR annually to the forestry account of the conservation fund for the payment of principal and interest related to the acquisition of state forests under the stewardship program be on a one-time basis in the 1999-01 biennium, rather than ongoing under Joint Finance provisions.

18. BLACK POINT ESTATE

Assembly: No change to Joint Finance.

Senate: Delete the provisions of 1997 Act 27 related to the Black Point estate in Walworth County. That act enumerated a project to adapt the property for public use. DNR is required to make a grant of \$1.8 million SEG from the recreational boating projects aids appropriation to a nonprofit conservation organization formed for the preservation of the estate. In addition, \$1.6 million in general obligation bonding is authorized to allow DOA to fund various improvements to the property. In addition, \$21,700 GPR in 1999-00 and \$135,100 GPR in 2000-01 related to estimated debt service payments on the Black Point bonding would also be deleted.

	Chg. to JFC
GPR	-\$156,800
BR	-\$1,600,000

68. NITROGEN OXIDE EMISSIONS REGULATION OF MOTOR VEHICLE MANUFACTURING FACILITIES

Assembly: No change to Joint Finance.

Senate: Require that when DNR establishes nitrogen oxide emission reductions for the control of atmospheric ozone in another state pursuant to a call for a state implementation plan issued by the U.S. Environmental Protection Agency (EPA) prior to the effective date of the bill, the DNR may not, in an implementation plan, by rule or through the adoption of control strategies, regulate nitrogen oxide emissions from motor vehicle manufacturing facilities.



State of Wisconsin
1999 - 2000 LEGISLATURE

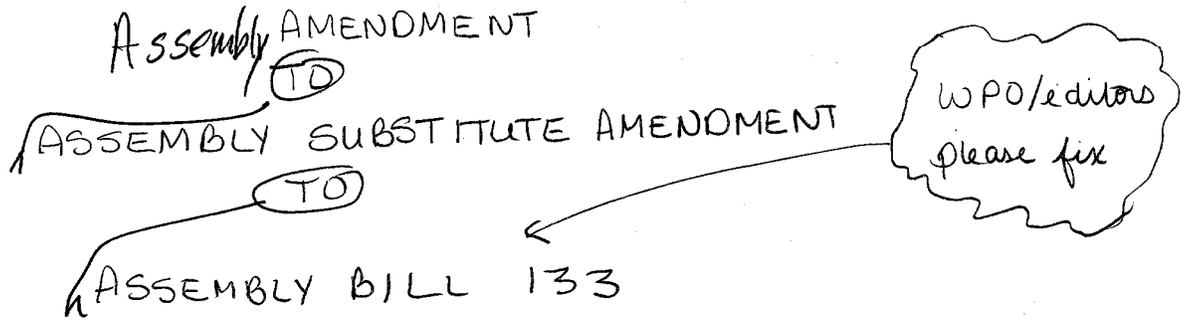
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John F. ...

[scribbled out]

LFB:.....Kava - Stewardship 2000, conference committee changes

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION



- 1 At the locations indicated, amend the ~~PRC~~ as follows:
- 2 ✓ 1. Page 163, line 17: after that line insert:
- 3 (ag) Land acquisition ~~principal~~ ^{principal}
- 4 repayment and interest PR C -0- -0-".
- 5 ✓ 2. Page 164, line 10: increase the dollar amount for fiscal year 1999-00 by
- 6 \$1,000,000 and increase the dollar amount for fiscal year 2000-01 by \$1,000,000 for
- 7 the purpose for which the appropriation is made.
- 8 ✓ 3. Page 323, line 9: after that line insert:
- 9 "SECTION 333bc. 20.370 (7) (aa) of the statutes, as affected by ~~1999 Wisconsin~~
- 10 ~~Act 2, Section 422 and 1999 Wisconsin Act ... (this act), is repealed and recreated~~
- 11 to read:

substitute amendment

Warren Knowles - Gaylord Nelson
hyphen

1 20.370 (7) (aa) *Resource acquisition and development — principal repayment*
2 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
3 principal and interest costs incurred in financing the placement of structures and fill
4 under s. 30.203, in financing the acquisition, construction, development,
5 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
6 (tr), in financing state aids for land acquisition and development of local parks under
7 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
8 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice
9 age trail development under s. 20.866 (2) (tw) and in ^{financing} ~~funding~~ the stewardship
10 program under s. 20.866 (2) (tz), but not including payments made under ^{stat} ~~par.~~ (ac).

11 SECTION 333d. 20.370 (7) (ag) of the statutes is created to read:

12 20.370 (7) (ag) *Land acquisition* ~~principal repayment and interest.~~ All
13 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
14 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
15 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
16 20.866 (2) (ta)."

17 ✓ 4. Page 323, line 15: after that line insert:

18 "SECTION 333h. 20.370 (7) (au) of the statutes, as created by 1999 Wisconsin
19 Act (this act), is repealed."

20 ✓ 5. Page 399, line 22: before "(aq)," insert "(ag)".

21 ✓ 6. Page 400, line 2: after that line insert:

22 "SECTION 628b. 20.866 (1) (u) of the statutes, as affected by 1997 Wisconsin Act
23 ~~27, section 227, and~~ 1999 Wisconsin Act ... (this act), is repealed and recreated to
24 read:

1 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys
 2 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (f), 20.190 (1) (c), (d),
 3 (i) and (j), 20.225 (1) (c), 20.245 (1) (e), (2) (e) and (j), (3) (e), (4) (e) and (5) (e), 20.250
 4 (1) (e), 20.255 (1) (d), 20.275 (1) (er), (es), (h) and (hb), 20.285 (1) (d), (db), (fh), (ih),
 5 (kd) and (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag),
 6 (aq), (ar), (at), (ba), (ca), (cb), (cc), (cd), (ce), (cf), (da), (ea), (eq) and (er), 20.395 (6) (aq)
 7 and (ar), 20.410 (1) (e), (ec) and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1)
 8 (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (5) (c), (d), (g) and (kc), 20.855
 9 (8) (a) and 20.867 (1) (a) and (b) and (3) (a), (b), (bm), (g), (h), (i) and (q) for the payment
 10 of principal and interest on public debt contracted under subchs. I and IV of ch. 18.”

X(11)

✓ **7.** Page 400, line 24: ^{increase the dollar amount by \$56,000,000.} substitute “\$160,000,000” for ~~“\$104,000,000”~~.

✓ **8.** Page 400, line 25: delete “(5)” and substitute “(4g) (b), (4m) (k), (5) and (5m)”.

✓ **9.** Page 418, line 16: delete lines 16 to 18.

✓ **10.** Page 427, line 18: after that line insert:

“SECTION 663gm. 23.0915 (1m) (b) of the statutes is repealed.”

✓ **11.** Page 431, line 15: after that line insert:

text: treat 17

“(am) “Available bonding authority” means the annual bonding authority as it may be adjusted under sub. (4g) (b), (4m) (k), (5) or (5m).”.

(18)

✓ **12.** Page 431, line 22: after that line insert:

text: treat 20

“(dm) “Nonprofit conservation organization” has the meaning given in s. 23.0955 (1).”.

21

✓ **13.** Page 432, line 5: after that line insert:

22

WPO:
 text through
 item 34 is
 text: treat.

1 “(i) “Total bonding authority” means the total amount that may be obligated
2 under a subprogram under the Warren Knowles–Gaylord Nelson stewardship 2000
3 program over the entire duration of the program.”.

4 ✓14. Page 432, line 7: delete “for conservation and recreational”.

5 ✓15. Page 432, line 9: after “acquisition” insert “for conservation ^{and}
6 recreational”.

7 ✓16. Page 432, line 10: after that line insert:

8 “3. A subprogram for bluff protection.

9 4. A subprogram for land acquisition in the Baraboo Hills for conservation
10 purposes.”.

11 ✓17. Page 432, line 11: substitute “Except as provided in sub. (5m), no” for “No”.

12 ✓18. Page 433, line 8: delete that line.

13 ✓19. Page 433, line 10: delete lines 10 to 12 and substitute:

14 “(dm) Except as provided in subs. (4g) (b), (4m) (k), (5) and (5m), the department
15 may not obligate under the subprogram for land acquisition more than the following
16 amounts:

17 1. For fiscal year 2000–01, \$28,500,000.

18 2. For each fiscal year beginning with 2001–02 and ending with fiscal year
19 2009–10, \$34,500,000.”.

20 ✓20. Page 434, line 11: delete “\$9,400,000” and substitute “\$11,500,000”.

21 ✓21. Page 434, line 15: delete “\$1,400,000” and substitute “\$3,500,000”.

22 ✓22. Page 434, line 17: delete lines 17 to 19.

23 ✓23. Page 434, line 21: after that line insert:

1 “(4g) BLUFF PROTECTION. (a) The department may not obligate more than
2 \$1,000,000 under the subprogram for bluff protection.

3 (b) If the total amount obligated for the subprogram for bluff protection on June
4 30, 2004, is less than \$1,000,000, the department shall calculate the unobligated
5 amount by subtracting the total obligated amount from \$1,000,000. The department
6 shall then adjust the available bonding authority for the subprogram for land
7 acquisition by increasing the available bonding authority in an amount equal to the
8 unobligated amount.

9 (c) The department may not obligate moneys for the subprogram for bluff
10 protection after June 30, 2004.

***NOTE: Do you want the June 30, 2004, sunset date?

11 (4m) BARABOO HILLS. (a) *Definitions.* In this subsection:

12 1. “Assigned amount” means the sum of the amounts made available for
13 expenditure under par. (g) and the amounts set aside by the department under par.

14 (h) 1.

15 2. “Federal nontransportation moneys” means moneys received from the
16 federal government that are not deposited in the transportation fund and that are
17 not credited to the appropriations under ss. 20.115 (2) (m) and 20.445 (1) (ox).

18 3. “Local governmental unit” means a city, village, town, county, lake sanitary
19 district, as defined in s. 30.50 (4q),[✓] or a public inland lake protection and
20 rehabilitation district.

21 (b) *Matching funding.* The department shall provide funding under the
22 subprogram for the Baraboo Hills to match the value of land acquisitions that are
23 certified as qualifying matching land acquisitions under par. (e).

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1 (c) *Overall requirements.* 1. The department may obligate not more than
2 \$5,000,000 under the subprogram for the Baraboo Hills.

3 2. The amount of moneys, other than federal moneys, that may be used by local
4 governmental units or nonprofit conservation organizations to make land
5 acquisitions that are certified as qualifying matching land acquisitions under par.
6 (e) may not exceed \$2,500,000.

7 3. Land that is either certified as a qualifying matching land acquisition under
8 par. (e) or (h) 2. or acquired with moneys made available for expenditure under par.
9 (g) or (h) 2. may not be department land or land that is otherwise owned or under the
10 jurisdiction of the state on the effective date of this subdivision [revisor inserts
11 date].

12 (d) *Matching land acquisitions; requirements.* The department may only
13 certify as a qualifying matching land acquisition in the Baraboo Hills an acquisition
14 to which all of the following apply:

15 1. The land is being acquired for conservation purposes.

16 2. The land is being acquired by the federal government, by a local
17 governmental unit or by a nonprofit conservation organization.

18 3. Any federal moneys being used for the acquisition are federal
19 nontransportation moneys.

20 (e) *Matching land acquisitions; certification.* The department shall certify
21 which land acquisitions qualify as matching land acquisitions for the subprogram for
22 the Baraboo Hills and shall determine the values of these matching land acquisitions
23 as provided in par. (f).

1 (f) *Matching land acquisitions; valuation.* The value of a land acquisition that
2 is certified as a qualifying matching land acquisition under par. (e) shall be
3 calculated as follows:

4 1. For land that is acquired by purchase at fair market value, the value shall
5 equal the sum of the purchase price and the costs incurred by the federal
6 government, local governmental unit or nonprofit conservation organization in
7 acquiring the land.

8 2. For land that is acquired by gift or bequest or by purchase at less than fair
9 market value, the value shall equal the sum of the appraised fair market value of the
10 land at the time of the acquisition and the costs incurred by the acquiring entity in
11 acquiring the land. The acquiring entity shall supply the appraisal upon which the
12 appraised fair market value is based.

13 (g) *Matching land acquisitions; available moneys.* For each land acquisition
14 that is certified as a qualifying matching land acquisition under par. (e) the
15 department shall make available for expenditure moneys in an amount that equals
16 the value of the land acquisition, as calculated under par. (f). This paragraph does
17 not apply to a land acquisition that is acquired with moneys committed by the federal
18 government, local governmental unit or nonprofit conservation organization under
19 par. (h).

20 (h) *Matching land acquisitions; future commitments.* 1. In addition to the
21 moneys made available for expenditure under par. (g), the department shall set aside
22 moneys in amounts that equal amounts that the federal government, local
23 governmental units or nonprofit conservation organizations commit for the
24 acquisition of land in the Baraboo Hills for conservation purposes. Federal moneys
25 that are committed under this paragraph shall be federal nontransportation

1 moneys. The department may set aside moneys under this paragraph only for
2 commitments that are made before January 1, 2006.

3 2. For each land acquisition that is made by using moneys that are committed
4 by the federal government, a local governmental unit or a nonprofit conservation
5 organization under this paragraph and that is certified as a qualifying matching
6 land acquisition under par. (e), the department shall make available for expenditure
7 moneys in an amount that equals the value of the land acquisition, as calculated
8 under par. (f), after the acquisition is certified.

9 (i) *Available moneys; uses.* The moneys made available for expenditure under
10 par. (g) or (h) 2. may be used by the department to acquire land in the Baraboo Hills
11 for conservation purposes and to award grants to local governmental units and
12 nonprofit conservation organizations.

13 (j) *Available moneys; grant requirements.* A local governmental unit or
14 nonprofit conservation organization that receives a grant under par. (i) does not need
15 to provide any matching funding. Land acquired with moneys from a grant awarded
16 under par. (i) may not be certified by the department as a qualifying matching land
17 acquisition under par. (e). Grants awarded under par. (i) shall be used to acquire land
18 for conservation purposes in the Baraboo Hills.

19 (k) *Unassigned amount.* If the assigned amount for the subprogram for the
20 Baraboo Hills on January 1, 2006, is less than the available bonding authority, the
21 department shall calculate the unassigned amount by subtracting the assigned
22 amount from the available bonding authority. The department shall then adjust the
23 annual bonding authority for the subprogram for land acquisition by increasing its
24 annual bonding authority by an amount equal to this unassigned amount. The
25 department shall expend any assigned amount that has not been expended before

1 January 1, 2006, for acquisitions by the department of land for conservation
2 purposes and for grants that meet the requirements under par. (j).

3 (L) *Highway construction required.* No moneys may be obligated for the
4 subprogram for the Baraboo Hills before the department of transportation certifies
5 to the department of natural resources that highway construction that will result in
6 at least 4 traffic lanes has begun on the portion of USH 12 between the city of
7 Middleton and the village of Sauk City.”

8 ✓ 24. Page 436, line 9: after that line insert:

9 (5m) ^{no (b)} ADJUSTMENTS FOR LAND ACQUISITIONS. (a) Beginning in fiscal year
10 1999–2000, the department, subject to the approval of the governor and the joint
11 committee on finance under sub. (6), may obligate under the subprogram for land
12 acquisition any amount not in excess of the total bonding authority for that
13 subprogram for the acquisition of land.

14 (b) For each land acquisition transaction under this subsection, all of the
15 following apply:

16 1. The department shall sell a portion of the acquired land.

17 2. All proceeds from the sale of the land up to the amount obligated under par.

18 (a) as determined by the secretary of administration shall be deposited ~~into~~ ⁱⁿ the
19 general fund and credited to the appropriation account under s. 20.370 (7) (ag).
20 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
21 under par. (a) shall be deposited ~~into~~ ⁱⁿ the general fund.

22 3. For bonds that are retired from the proceeds of the sale of the acquired land
23 within 3 years after the date ~~that~~ ^{on which} the land was acquired by the department, the
24 department shall adjust the available bonding authority for the subprogram for land

From another date of page

23 1717

1 acquisition by increasing the available bonding authority for the fiscal year in which
2 the bonds are retired by an amount equal to the total amount of the bonds issued for
3 the sale that have been retired in that fiscal year.

4 4. For bonds that are not retired from the proceeds of the sale of the acquired
5 land within 3 years after the date ^{on which} ~~that~~ the land was acquired by the department, the
6 department shall adjust the available bonding authority for the subprogram for land
7 acquisition by decreasing the available bonding authority for the next fiscal year
8 beginning after the end of that 3-year period by an amount equal to the total amount
9 of the bonds that have not been retired from such proceeds in that fiscal year and,
10 if necessary, shall decrease for each subsequent fiscal year the available bonding
11 authority in an amount equal to that available bonding authority or equal to the
12 amount still needed to equal the total amount of the bonds ^{that ~~were~~ have} not retired from such
13 proceeds, whichever is less, until the available bonding authority has been decreased
14 by an amount equal to the total of the bonds ^{that have} not retired. ^{been}

15 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
16 not be for conservation or recreational purposes.

17 (d) The department of administration shall monitor all transactions under this
18 subsection to ensure compliance with federal law and to ensure that interest on the
19 bonds is tax-exempt for the holders of the bonds.”.

20 ✓ **25.** Page 436, line 10: before “The department” insert “(a)”.

21 ✓ **26.** Page 436, line 11: delete “more”.

22 ✓ **27.** Page 436, line 12: delete “than \$250,000” ^{and substitute “any money”}

23 ✓ **28.** Page 436, line 19: after that line insert:

1 “(b) Paragraph (a) applies only to an amount for a project or activity that
2 exceeds \$250,000 except as provided in par. (c).”

3 “(c) Paragraph (a) applies to any land acquisition under sub. (5m).”.

4 ✓ **29.** Page 437, line 22: delete lines 22 to 25.

5 ✓ **30.** Page 438, line 4: after that line insert:

6 “(d) The department may not acquire land using moneys from the
7 appropriation under s. 20.866 (2) (ta) without the prior approval of a majority of the
8 members—elect, as defined in s. 59.001 (2m), of the county board of supervisors of the
9 county in which the land is located if at least 66% of the land in the county is owned
10 or under the jurisdiction of the state, the federal government or a local governmental
11 unit, as defined in s. 66.299 (1) (a). Before determining whether to approve the
12 acquisition, the county in which the land is located shall post notices that inform the
13 residents of the community surrounding the land of the possible acquisitions.”.

14 ✓ **31.** Page 450, line 13: after that line insert:

15 “(2m) ROCK RIVER; RECREATIONAL CORRIDOR. (a) From the appropriation under
16 s. 20.866 (2) (tz), the department shall provide funding to the city of Janesville under
17 the urban rivers grant program under s. 30.277 for the Rock River Recreational
18 Corridor. The amount provided by the department under this paragraph may not
19 exceed that amount that equals the matching contributions made for the corridor by
20 the city of Janesville or \$100,000, whichever is less. The requirements for matching
21 contributions under s. 30.277 (5) shall apply.

22 (b) The funding under par. (a) is in addition to any encumbrance or expenditure
23 approved by the joint committee on finance under s. 23.0915 (4) for the Rock River
24 Recreational Corridor.”.

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32. Page 450, line 17: delete "\$100,000" and substitute "125,000".

33. Page 450, line 25: after that line insert:

"(3m) RIB MOUNTAIN STATE PARK. From the appropriation under s. 20.866 (2) (ta) or (tz) or both, the department shall provide funding in the amount of \$500,000 to rebuild a chalet at Rib Mountain State Park. The department shall determine how the moneys being provided under this subsection will be allocated between the appropriations under s. 20.866 (2) (ta) and (tz). For purposes of s. 23.0915 (1), moneys provided from the appropriation under s. 20.866 (2) (tz) shall be treated as moneys expended for general property development. For purposes of s. 23.0917, moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram for property development and local assistance."

34. Page 451, line 23: after that line insert:

"(5) MILWAUKEE LAKESHORE STATE PARK. (a) From the appropriation under s. 20.866 (2) (tz), the department may expend up to \$500,000 for the development of a state park which will provide access to Lake Michigan in the city of Milwaukee. For the purposes of s. 23.0915 (1), moneys provided from the appropriation under s. 20.866 (2) (tz) shall be treated as moneys expended for general property development.

(b) From the appropriation under s. 20.866 (2) (ta), the department may expend up to \$500,000 for the development of a state park which will provide access to Lake Michigan in the city of Milwaukee. For purposes of s. 23.0917, moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram for property development and local assistance.

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1 (6) ~~SHEBOYGAN; RIVERFRONT PARK~~. From the appropriation under s. 20.866 (2)
 2 (tz), the department shall provide \$173,763 for the development and expansion of
 3 Workers Water Street Riverfront Park in the city of Sheboygan. For purposes of s.
 4 23.0915 (1), moneys provided from the appropriation under s. 20.866 (2) (tz) shall be
 5 treated as moneys expended for any of the purposes specified under s. 23.0915 (1) (a)
 6 to (k) or any combination of those purposes.”

7 ✓ 35. Page 1487, line 12: after that line insert (and adjust the appropriate totals
 8 accordingly):

9 “Milwaukee Lakeshore State Park development 500,000

10 (Total project all funding sources \$1,000,000). (and adjust the appropriate totals accordingly)

11 ✓ 36. Page 1487, line 16: after that line insert:

12 “3. Projects funded by general fund supported borrowing
 13 authority ~~and~~ stewardship 2000 funds:

14 Milwaukee Lakeshore State Park development 500,000

15 (Total project all funding sources \$1,000,000).
 16 *WFO: change this to escape =*

17 ✓ 37. Page 1501, line 21: after that line insert:

18 “(9) ^Z MILWAUKEE LAKESHORE STATE PARK DEVELOPMENT. Notwithstanding
 19 section 18.04 (2) of the statutes, as affected by this act, the building commission shall
 20 not authorize public debt to be contracted from the appropriation under section
 21 20.866 (2) (ta) of the statutes, as created by this act, for the development of
 22 Milwaukee Lakeshore State Park, as authorized under ~~sub~~ (1) (f) 3., prior to July
 23 1, 2000.” *subsection*

23 38. Page 1613, line 3: after that line insert:

From Committee Report
From Committee Report



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb1743/2
MGG&RNK:kg:mrc

Today

LFB:.....Kava - Stewardship 2000, conference committee changes
FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION
ASSEMBLY AMENDMENT ,
TO ASSEMBLY SUBSTITUTE AMENDMENT 1,
TO 1999 ASSEMBLY BILL 133

- 1 At the locations indicated, amend the substitute amendment as follows:
- 2 **1.** Page 163, line 17: after that line insert:
- 3 “(ag) Land acquisition — principal
- 4 repayment and interest PR C -0- -0-”.
- 5 **2.** Page 164, line 10: increase the dollar amount for fiscal year 1999-00 by
- 6 \$1,000,000 and increase the dollar amount for fiscal year 2000-01 by \$1,000,000 for
- 7 the purpose for which the appropriation is made.
- 8 **3.** Page 323, line 9: after that line insert:
- 9 “SECTION 333bc. 20.370 (7) (aa) of the statutes, as affected by 1999 Wisconsin
- 10 Act (this act), is repealed and recreated to read:

And in financing the Warren Knowles-Gaylord Nelson
Stewardship 2000 program under s. 20.866(2)(ta)

1 20.370 (7) (aa) *Resource acquisition and development — principal repayment*
2 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
3 principal and interest costs incurred in financing the placement of structures and fill
4 under s. 30.203, in financing the acquisition, construction, development,
5 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
6 (tr), in financing state aids for land acquisition and development of local parks under
7 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
8 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice
9 age trail development under s. 20.866 (2) (tw), ~~and~~ in financing the Warren
10 Knowles-Gaylord Nelson stewardship program under s. 20.866 (2) (tz), but not
11 including payments made under par. (ac).

12 **SECTION 333d.** 20.370 (7) (ag) of the statutes is created to read:

13 20.370 (7) (ag) *Land acquisition — principal repayment and interest.* All
14 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
15 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
16 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
17 20.866 (2) (ta).".

18 **4.** Page 323, line 15: after that line insert:

19 "SECTION 333h. 20.370 (7) (au) of the statutes, as created by 1999 Wisconsin
20 Act (this act), is repealed."

21 **5.** Page 399, line 22: before "(aq)," insert "(ag)".

22 **6.** Page 400, line 2: after that line insert:

23 "SECTION 628b. 20.866 (1) (u) of the statutes, as affected by 1999 Wisconsin Act
24 (this act), is repealed and recreated to read:

1 20.866 (1) (u) *Principal repayment and interest*. A sum sufficient from moneys
2 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (f), 20.190 (1) (c), (d),
3 (i) and (j), 20.225 (1) (c), 20.245 (1) (e), (2) (e) and (j), (3) (e), (4) (e) and (5) (e), 20.250
4 (1) (e), 20.255 (1) (d), 20.275 (1) (er), (es), (h) and (hb), 20.285 (1) (d), (db), (fh), (ih),
5 (kd) and (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag),
6 (aq), (ar), (at), (ba), (ca), (cb), (cc), (cd), (ce), (cf), (da), (ea), (eq) and (er), 20.395 (6) (aq)
7 and (ar), 20.410 (1) (e), (ec) and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1)
8 (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (5) (c), (d), (g) and (kc), 20.855
9 (8) (a) and 20.867 (1) (a) and (b) and (3) (a), (b), (bm), (g), (h), (i) and (q) for the payment
10 of principal and interest on public debt contracted under subchs. I and IV of ch. 18.”.

11 **7.** Page 400, line 24: increase the dollar amount by \$56,000,000.

12 **8.** Page 400, line 25: delete “(5)” and substitute “(4g) (b), (4m) (k), (5) and (5m)”.

13 ✓ #. Page 401, line 1: increase the dollar amount by \$5,600,000

13 **9.** Page 418, line 16: delete lines 16 to 18.

14 **10.** Page 427, line 18: after that line insert:

15 “SECTION 663gm. 23.0915 (1m) (b) of the statutes is repealed.”.

16 **11.** Page 431, line 15: after that line insert:

17 “(am) “Available bonding authority” means the annual bonding authority as it
18 may be adjusted under sub. (4g) (b), (4m) (k), (5) or (5m).”.

19 **12.** Page 431, line 22: after that line insert:

20 “(dm) “Nonprofit conservation organization” has the meaning given in s.
21 23.0955 (1).”.

22 **13.** Page 432, line 5: after that line insert:

1 “(i) “Total bonding authority” means the total amount that may be obligated
2 under a subprogram under the Warren Knowles–Gaylord Nelson stewardship 2000
3 program over the entire duration of the program.”.

4 **14.** Page 432, line 7: delete “for conservation and recreational purposes”.

5 **15.** Page 432, line 9: after “acquisition” insert “for conservation and
6 recreational”.

7 **16.** Page 432, line 10: after that line insert:

8 “3. A subprogram for bluff protection.

9 4. A subprogram for land acquisition in the Baraboo Hills for conservation
10 purposes.”.

11 **17.** Page 432, line 11: substitute “Except as provided in sub. (5m), no” for “No”.

12 **18.** Page 433, line 8: delete that line.

13 **19.** Page 433, line 10: delete lines 10 to 12 and substitute:

14 “(dm) Except as provided in subs. (4g)(b), (4m)(k), (5) and (5m), the department
15 may not obligate under the subprogram for land acquisition more than the following
16 amounts:

17 1. For fiscal year 2000–01, \$28,500,000.

18 2. For each fiscal year beginning with 2001–02 and ending with fiscal year
19 2009–10, \$34,500,000.”.

20 **20.** Page 434, line 11: delete “\$9,400,000” and substitute “\$11,500,000”.

21 **21.** Page 434, line 15: delete “\$1,400,000” and substitute “\$3,500,000”.

22 **22.** Page 434, line 17: delete lines 17 to 19.

23 **23.** Page 434, line 21: after that line insert:

1 “(4g) BLUFF PROTECTION. (a) The department may not obligate more than
2 \$1,000,000 under the subprogram for bluff protection.

3 (b) If the total amount obligated for the subprogram for bluff protection on June
4 30, 2004, is less than \$1,000,000, the department shall calculate the unobligated
5 amount by subtracting the total obligated amount from \$1,000,000. The department
6 shall then adjust the available bonding authority for the subprogram for land
7 acquisition by increasing the available bonding authority in an amount equal to the
8 unobligated amount.

9 (c) The department may not obligate moneys for the subprogram for bluff
10 protection after June 30, 2004.

 ****NOTE: Do you want the June 30, 2004, sunset date?

11 (4m) BARABOO HILLS. (a) *Definitions.* In this subsection:

12 1. “Assigned amount” means the sum of the amounts made available for
13 expenditure under par. (g) and the amounts set aside by the department under par.
14 (h) 1.

15 2. “Federal nontransportation moneys” means moneys received from the
16 federal government that are not deposited in the transportation fund and that are
17 not credited to the appropriations under ss. 20.115 (2) (m) and 20.445 (1) (ox).

18 3. “Local governmental unit” means a city, village, town, county, lake sanitary
19 district, as defined in s. 30.50 (4q), or a public inland lake protection and
20 rehabilitation district.

21 (b) *Matching funding.* The department shall provide funding under the
22 subprogram for the Baraboo Hills to match the value of land acquisitions that are
23 certified as qualifying matching land acquisitions under par. (e).

1 (c) *Overall requirements.* 1. The department may obligate not more than
2 \$5,000,000 under the subprogram for the Baraboo Hills.

3 2. The amount of moneys, other than federal moneys, that may be used by local
4 governmental units or nonprofit conservation organizations to make land
5 acquisitions that are certified as qualifying matching land acquisitions under par.
6 (e) may not exceed \$2,500,000.

7 3. Land that is either certified as a qualifying matching land acquisition under
8 par. (e) or (h) 2. or acquired with moneys made available for expenditure under par.
9 (g) or (h) 2. may not be department land or land that is otherwise owned or under the
10 jurisdiction of the state on the effective date of this subdivision [revisor inserts
11 date].

12 (d) *Matching land acquisitions; requirements.* The department may only
13 certify as a qualifying matching land acquisition in the Baraboo Hills an acquisition
14 to which all of the following apply:

15 1. The land is being acquired for conservation purposes.

16 2. The land is being acquired by the federal government, by a local
17 governmental unit or by a nonprofit conservation organization.

18 3. Any federal moneys being used for the acquisition are federal
19 nontransportation moneys.

20 (e) *Matching land acquisitions; certification.* The department shall certify
21 which land acquisitions qualify as matching land acquisitions for the subprogram for
22 the Baraboo Hills and shall determine the values of these matching land acquisitions
23 as provided in par. (f).

1 (f) *Matching land acquisitions; valuation.* The value of a land acquisition that
2 is certified as a qualifying matching land acquisition under par. (e), shall be
3 calculated as follows:

4 1. For land that is acquired by purchase at fair market value, the value shall
5 equal the sum of the purchase price and the costs incurred by the federal
6 government, local governmental unit or nonprofit conservation organization in
7 acquiring the land.

8 2. For land that is acquired by gift or bequest or by purchase at less than fair
9 market value, the value shall equal the sum of the appraised fair market value of the
10 land at the time of the acquisition and the costs incurred by the acquiring entity in
11 acquiring the land. The acquiring entity shall supply the appraisal upon which the
12 appraised fair market value is based.

13 (g) *Matching land acquisitions; available moneys.* For each land acquisition
14 that is certified as a qualifying matching land acquisition under par. (e), the
15 department shall make available for expenditure moneys in an amount that equals
16 the value of the land acquisition, as calculated under par. (f). This paragraph does
17 not apply to a land acquisition that is acquired with moneys committed by the federal
18 government, local governmental unit or nonprofit conservation organization under
19 par. (h).

20 (h) *Matching land acquisitions; future commitments.* 1. In addition to the
21 moneys made available for expenditure under par. (g), the department shall set aside
22 moneys in amounts that equal amounts that the federal government, local
23 governmental units or nonprofit conservation organizations commit for the
24 acquisition of land in the Baraboo Hills for conservation purposes. Federal moneys
25 that are committed under this paragraph shall be federal nontransportation

1 moneys. The department may set aside moneys under this paragraph only for
2 commitments that are made before January 1, 2006.

3 2. For each land acquisition that is made by using moneys that are committed
4 by the federal government, a local governmental unit or a nonprofit conservation
5 organization under this paragraph and that is certified as a qualifying matching
6 land acquisition under par. (e), the department shall make available for expenditure
7 moneys in an amount that equals the value of the land acquisition, as calculated
8 under par. (f), after the acquisition is certified.

9 (i) *Available moneys; uses.* The moneys made available for expenditure under
10 par. (g) or (h) 2. may be used by the department to acquire land in the Baraboo Hills
11 for conservation purposes and to award grants to local governmental units and
12 nonprofit conservation organizations.

13 (j) *Available moneys; grant requirements.* A local governmental unit or
14 nonprofit conservation organization that receives a grant under par. (i) does not need
15 to provide any matching funding. Land acquired with moneys from a grant awarded
16 under par. (i) may not be certified by the department as a qualifying matching land
17 acquisition under par. (e). Grants awarded under par. (i) shall be used to acquire land
18 for conservation purposes in the Baraboo Hills.

19 (k) *Unassigned amount.* If the assigned amount for the subprogram for the
20 Baraboo Hills on January 1, 2006, is less than the available bonding authority, the
21 department shall calculate the unassigned amount by subtracting the assigned
22 amount from the available bonding authority. The department shall then adjust the
23 annual bonding authority for the subprogram for land acquisition by increasing its
24 annual bonding authority by an amount equal to this unassigned amount. The
25 department shall expend any assigned amount that has not been expended before

1 January 1, 2006, for acquisitions, by the department, of land for conservation
2 purposes and for grants that meet the requirements under par. (j).

3 (L) *Highway construction required.* No moneys may be obligated for the
4 subprogram for the Baraboo Hills before the department of transportation certifies
5 to the department of natural resources that highway construction that will result in
6 at least 4 traffic lanes has begun on the portion of USH 12 between the city of
7 Middleton and the village of Sauk City.”

8 **24.** Page 436, line 9: after that line insert:

9 “(5m) ADJUSTMENTS FOR LAND ACQUISITIONS. (a) Beginning in fiscal year
10 1999–2000, the department, subject to the approval of the governor and the joint
11 committee on finance under sub. (6), may obligate under the subprogram for land
12 acquisition any amount not in excess of the total bonding authority for that
13 subprogram for the acquisition of land.

14 (b) For each land acquisition transaction under this subsection, all of the
15 following apply:

16 1. The department shall sell a portion of the acquired land.

17 2. All proceeds from the sale of the land, up to the amount obligated under par.

18 (a) as determined by the secretary of administration, shall be deposited in the
19 general fund and credited to the appropriation account under s. 20.370 (7) (ag).

20 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
21 under par. (a) shall be deposited in the general fund.

22 3. For bonds that are retired from the proceeds of the sale of the acquired land
23 within 3 years after the date on which the land was acquired by the department, the
24 department shall adjust the available bonding authority for the subprogram for land

1 acquisition by increasing the available bonding authority for the fiscal year in which
2 the bonds are retired by an amount equal to the total amount of the bonds issued for
3 the sale that have been retired in that fiscal year.

4 4. For bonds that are not retired from the proceeds of the sale of the acquired
5 land within 3 years after the date on which the land was acquired by the department,
6 the department shall adjust the available bonding authority for the subprogram for
7 land acquisition by decreasing the available bonding authority for the next fiscal
8 year beginning after the end of that 3-year period by an amount equal to the total
9 amount of the bonds that have not been retired from such proceeds in that fiscal year
10 and, if necessary, shall decrease for each subsequent fiscal year the available bonding
11 authority in an amount equal to that available bonding authority or equal to the
12 amount still needed to equal the total amount of the bonds that have not been retired
13 from such proceeds, whichever is less, until the available bonding authority has been
14 decreased by an amount equal to the total of the bonds that have not been retired.

15 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
16 not be for conservation or recreational purposes.

17 (d) The department of administration shall monitor all transactions under this
18 subsection to ensure compliance with federal law and to ensure that interest on the
19 bonds is tax-exempt for the holders of the bonds.”.

20 **25.** Page 436, line 10: before “The department” insert “(a)”.

21 **26.** Page 436, line 11: delete “more”.

22 **27.** Page 436, line 12: delete “than \$250,000” and substitute “any moneys”.

23 **28.** Page 436, line 19: after that line insert:

1 “(b) Paragraph (a) applies only to an amount for a project or activity that
2 exceeds \$250,000, except as provided in par. (c).

3 (c) Paragraph (a) applies to any land acquisition under sub. (5m).”.

4 **29.** Page 437, line 22: delete lines 22 to 25.

5 **30.** Page 438, line 4: after that line insert:

6 “(d) The department may not acquire land using moneys from the
7 appropriation under s. 20.866 (2) (ta) without the prior approval of a majority of the
8 members—elect, as defined in s. 59.001 (2m), of the county board of supervisors of the
9 county in which the land is located if at least 66% of the land in the county is owned
10 or under the jurisdiction of the state, the federal government or a local governmental
11 unit, as defined in s. 66.299 (1) (a). Before determining whether to approve the
12 acquisition, the county in which the land is located shall post notices that inform the
13 residents of the community surrounding the land of the possible acquisitions.”.

14 ✓ #. Page 449, line 16: delete "\$500,000," and substitute "\$750,000".
15 **31.** Page 450, line 13: after that line insert:

16 “(2m) ROCK RIVER; RECREATIONAL CORRIDOR. (a) From the appropriation under
17 s. 20.866 (2) (tz), the department shall provide funding to the city of Janesville under
18 the urban rivers grant program under s. 30.277 for the Rock River recreational
19 corridor. The amount provided by the department under this paragraph may not
20 exceed that amount that equals the matching contributions made for the corridor by
21 the city of Janesville or \$100,000, whichever is less. The requirements for matching
22 contributions under s. 30.277 (5) shall apply.

23 (b) The funding under par. (a) is in addition to any encumbrance or expenditure
24 approved by the joint committee on finance under s. 23.0915 (4) for the Rock River
recreational corridor.”.

1 **32.** Page 450, line 17: delete "\$100,000" and substitute "\$125,000".

2 **33.** Page 450, line 25: after that line insert:

3 “(3m) RIB MOUNTAIN STATE PARK. From the appropriation under s. 20.866 (2)
4 (ta) or (tz) or both, the department shall provide funding in the amount of \$500,000
5 to rebuild a chalet at Rib Mountain State Park. The department shall determine how
6 the moneys being provided under this subsection will be allocated between the
7 appropriations under s. 20.866 (2) (ta) and (tz). For purposes of s. 23.0915 (1),
8 moneys provided from the appropriation under s. 20.866 (2) (tz) shall be treated as
9 moneys expended for general property development. For purposes of s. 23.0917,
10 moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as
11 moneys obligated under the subprogram for property development and local
12 assistance.”.

13 **34.** Page 451, line 23: after that line insert:

14 “(5) MILWAUKEE LAKESHORE STATE PARK. (a) From the appropriation under s.
15 20.866 (2) (tz), the department may expend up to \$500,000 for the development of a
16 state park which will provide access to Lake Michigan in the city of Milwaukee. For
17 the purposes of s. 23.0915 (1), moneys provided from the appropriation under s.
18 20.866 (2) (tz) shall be treated as moneys expended for general property
19 development.

20 (b) From the appropriation under s. 20.866 (2) (ta), the department may expend
21 up to \$500,000 for the development of a state park which will provide access to Lake
22 Michigan in the city of Milwaukee. For purposes of s. 23.0917, moneys provided from
23 the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under
24 the subprogram for property development and local assistance.



State of Wisconsin
1999 - 2000 LEGISLATURE

RMP
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3
MGG&RNK:kg:hmh

Today
1/20/99

only
change is
on p. 5

LFB:.....Kava - Stewardship 2000, conference committee changes

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

ASSEMBLY AMENDMENT,

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 163, line 17: after that line insert:

3 "(ag) Land acquisition — principal

4 repayment and interest PR C -0- -0".

5 2. Page 164, line 10: increase the dollar amount for fiscal year 1999-00 by

6 \$1,000,000 and increase the dollar amount for fiscal year 2000-01 by \$1,000,000 for

7 the purpose for which the appropriation is made.

8 3. Page 323, line 9: after that line insert:

9 "SECTION 333bc. 20.370 (7) (aa) of the statutes, as affected by 1999 Wisconsin

10 Act (this act), is repealed and recreated to read:

1 20.370 (7) (aa) *Resource acquisition and development — principal repayment*
2 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
3 principal and interest costs incurred in financing the placement of structures and fill
4 under s. 30.203, in financing the acquisition, construction, development,
5 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
6 (tr), in financing state aids for land acquisition and development of local parks under
7 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
8 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice
9 age trail development under s. 20.866 (2) (tw), in financing the Warren
10 Knowles–Gaylord Nelson stewardship program under s. 20.866 (2) (tz) and in
11 financing the Warren Knowles–Gaylord Nelson stewardship 2000 program under s.
12 20.866 (2) (ta), but not including payments made under par. (ac).

13 **SECTION 333d.** 20.370 (7) (ag) of the statutes is created to read:

14 20.370 (7) (ag) *Land acquisition — principal repayment and interest.* All
15 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
16 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
17 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
18 20.866 (2) (ta).”.

19 **4.** Page 323, line 15: after that line insert:

20 “**SECTION 333h.** 20.370 (7) (au) of the statutes, as created by 1999 Wisconsin
21 Act (this act), is repealed.”.

22 **5.** Page 399, line 22: before “(aq),” insert “(ag).”.

23 **6.** Page 400, line 2: after that line insert:

1 **"SECTION 628b.** 20.866 (1) (u) of the statutes, as affected by 1999 Wisconsin Act
2 ... (this act), is repealed and recreated to read:

3 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys
4 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (f), 20.190 (1) (c), (d),
5 (i) and (j), 20.225 (1) (c), 20.245 (1) (e), (2) (e) and (j), (3) (e), (4) (e) and (5) (e), 20.250
6 (1) (e), 20.255 (1) (d), 20.275 (1) (er), (es), (h) and (hb), 20.285 (1) (d), (db), (fh), (ih),
7 (kd) and (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag),
8 (aq), (ar), (at), (ba), (ca), (cb), (cc), (cd), (ce), (cf), (da), (ea), (eq) and (er), 20.395 (6) (aq)
9 and (ar), 20.410 (1) (e), (ec) and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1)
10 (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (5) (c), (d), (g) and (kc), 20.855
11 (8) (a) and 20.867 (1) (a) and (b) and (3) (a), (b), (bm), (g), (h), (i) and (q) for the payment
12 of principal and interest on public debt contracted under subchs. I and IV of ch. 18."

13 **7.** Page 400, line 24: increase the dollar amount by \$56,000,000.

14 **8.** Page 400, line 25: delete "(5)" and substitute "(4g) (b), (4m) (k), (5) and (5m)".

15 **9.** Page 401, line 1: increase the dollar amount by \$5,600,000.

16 **10.** Page 418, line 16: delete lines 16 to 18.

17 **11.** Page 427, line 18: after that line insert:

18 **"SECTION 663gm.** 23.0915 (1m) (b) of the statutes is repealed."

19 **12.** Page 431, line 15: after that line insert:

20 "(am) "Available bonding authority" means the annual bonding authority as it
21 may be adjusted under sub. (4g) (b), (4m) (k), (5) or (5m)."

22 **13.** Page 431, line 22: after that line insert:

1 “(dm) “Nonprofit conservation organization” has the meaning given in s.
2 23.0955 (1).”.

3 **14.** Page 432, line 5: after that line insert:

4 “(i) “Total bonding authority” means the total amount that may be obligated
5 under a subprogram under the Warren Knowles–Gaylord Nelson stewardship 2000
6 program over the entire duration of the program.”.

7 **15.** Page 432, line 7: delete “for conservation and recreational purposes”.

8 **16.** Page 432, line 9: after “acquisition” insert “for conservation and
9 recreational”.

10 **17.** Page 432, line 10: after that line insert:

11 “3. A subprogram for bluff protection.

12 4. A subprogram for land acquisition in the Baraboo Hills for conservation
13 purposes.”.

14 **18.** Page 432, line 11: substitute “Except as provided in sub. (5m), no” for “No”.

15 **19.** Page 433, line 8: delete that line.

16 **20.** Page 433, line 10: delete lines 10 to 12 and substitute:

17 “(dm) Except as provided in subs. (4g)(b), (4m)(k), (5) and (5m), the department
18 may not obligate under the subprogram for land acquisition more than the following
19 amounts:

20 1. For fiscal year 2000–01, \$28,500,000.

21 2. For each fiscal year beginning with 2001–02 and ending with fiscal year
22 2009–10, \$34,500,000.”.

23 **21.** Page 434, line 11: delete “\$9,400,000” and substitute “\$11,500,000”.

1 **22.** Page 434, line 15: delete "\$1,400,000" and substitute "\$3,500,000".

2 **23.** Page 434, line 17: delete lines 17 to 19.

3 **24.** Page 434, line 21: after that line insert:

4 **"(4g) BLUFF PROTECTION.** (a) The department may not obligate more than
5 \$1,000,000 under the subprogram for bluff protection.

6 (b) If the total amount obligated for the subprogram for bluff protection on June
7 30, 2004, is less than \$1,000,000, the department shall calculate the unobligated
8 amount by subtracting the total obligated amount from \$1,000,000. The department
9 shall then adjust the available bonding authority for the subprogram for land
10 acquisition by increasing the available bonding authority in an amount equal to the
11 unobligated amount.

12 (c) The department may not obligate moneys for the subprogram for bluff
13 protection after June 30, 2004.

******NOTE: Do you want the June 30, 2004, sunset date?**

14 **(4m) BARABOO HILLS.** (a) *Definitions.* In this subsection:

15 1. "Assigned amount" means the sum of the amounts made available for
16 expenditure under par. (g) and the amounts set aside by the department under par.
17 (h) 1.

18 2. "Federal nontransportation moneys" means moneys received from the
19 federal government that are not deposited in the transportation fund and that are
20 not credited to the appropriations under ss. 20.115 (2) (m) and 20.445 (1) (ox).

21 3. "Local governmental unit" means a city, village, town, county, lake sanitary
22 district, as defined in s. 30.50 (4q), or a public inland lake protection and
23 rehabilitation district.

1 (b) *Matching funding.* The department shall provide funding under the
2 subprogram for the Baraboo Hills to match the value of land acquisitions that are
3 certified as qualifying matching land acquisitions under par. (e).

4 (c) *Overall requirements.* 1. The department may obligate not more than
5 \$5,000,000 under the subprogram for the Baraboo Hills.

6 2. The amount of moneys, other than federal moneys, that may be used by local
7 governmental units or nonprofit conservation organizations to make land
8 acquisitions that are certified as qualifying matching land acquisitions under par.
9 (e) may not exceed \$2,500,000.

10 3. Land that is either certified as a qualifying matching land acquisition under
11 par. (e) or (h) 2. or acquired with moneys made available for expenditure under par.
12 (g) or (h) 2. may not be department land or land that is otherwise owned or under the
13 jurisdiction of the state on the effective date of this subdivision [revisor inserts
14 date].

15 (d) *Matching land acquisitions; requirements.* The department may only
16 certify as a qualifying matching land acquisition in the Baraboo Hills an acquisition
17 to which all of the following apply:

18 1. The land is being acquired for conservation purposes.

19 2. The land is being acquired by the federal government, by a local
20 governmental unit or by a nonprofit conservation organization.

21 3. Any federal moneys being used for the acquisition are federal
22 nontransportation moneys.

23 (e) *Matching land acquisitions; certification.* The department shall certify
24 which land acquisitions qualify as matching land acquisitions for the subprogram for

1 the Baraboo Hills and shall determine the values of these matching land acquisitions
2 as provided in par. (f).

3 (f) *Matching land acquisitions; valuation.* The value of a land acquisition that
4 is certified as a qualifying matching land acquisition under par. (e), shall be
5 calculated as follows:

6 1. For land that is acquired by purchase at fair market value, the value shall
7 equal the sum of the purchase price and the costs incurred by the federal
8 government, local governmental unit or nonprofit conservation organization in
9 acquiring the land.

10 2. For land that is acquired by gift or bequest or by purchase at less than fair
11 market value, the value shall equal the sum of the appraised fair market value of the
12 land at the time of the acquisition and the costs incurred by the acquiring entity in
13 acquiring the land. The acquiring entity shall supply the appraisal upon which the
14 appraised fair market value is based.

15 (g) *Matching land acquisitions; available moneys.* For each land acquisition
16 that is certified as a qualifying matching land acquisition under par. (e), the
17 department shall make available for expenditure moneys in an amount that equals
18 the value of the land acquisition, as calculated under par. (f). This paragraph does
19 not apply to a land acquisition that is acquired with moneys committed by the federal
20 government, local governmental unit or nonprofit conservation organization under
21 par. (h).

22 (h) *Matching land acquisitions; future commitments.* 1. In addition to the
23 moneys made available for expenditure under par. (g), the department shall set aside
24 moneys in amounts that equal amounts that the federal government, local
25 governmental units or nonprofit conservation organizations commit for the

1 acquisition of land in the Baraboo Hills for conservation purposes. Federal moneys
2 that are committed under this paragraph shall be federal nontransportation
3 moneys. The department may set aside moneys under this paragraph only for
4 commitments that are made before January 1, 2006.

5 2. For each land acquisition that is made by using moneys that are committed
6 by the federal government, a local governmental unit or a nonprofit conservation
7 organization under this paragraph and that is certified as a qualifying matching
8 land acquisition under par. (e), the department shall make available for expenditure
9 moneys in an amount that equals the value of the land acquisition, as calculated
10 under par. (f), after the acquisition is certified.

11 (i) *Available moneys; uses.* The moneys made available for expenditure under
12 par. (g) or (h) 2. may be used by the department to acquire land in the Baraboo Hills
13 for conservation purposes and to award grants to local governmental units and
14 nonprofit conservation organizations.

15 (j) *Available moneys; grant requirements.* A local governmental unit or
16 nonprofit conservation organization that receives a grant under par. (i) does not need
17 to provide any matching funding. Land acquired with moneys from a grant awarded
18 under par. (i) may not be certified by the department as a qualifying matching land
19 acquisition under par. (e). Grants awarded under par. (i) shall be used to acquire land
20 for conservation purposes in the Baraboo Hills.

21 (k) *Unassigned amount.* If the assigned amount for the subprogram for the
22 Baraboo Hills on January 1, 2006, is less than the available bonding authority, the
23 department shall calculate the unassigned amount by subtracting the assigned
24 amount from the available bonding authority. The department shall then adjust the
25 annual bonding authority for the subprogram for land acquisition by increasing its

1 annual bonding authority by an amount equal to this unassigned amount. The
2 department shall expend any assigned amount that has not been expended before
3 January 1, 2006, for acquisitions, by the department, of land for conservation
4 purposes and for grants that meet the requirements under par. (j).

5 (L) *Highway construction required.* No moneys may be obligated for the
6 subprogram for the Baraboo Hills before the department of transportation certifies
7 to the department of natural resources that highway construction that will result in
8 at least 4 traffic lanes has begun on the portion of USH 12 between the city of
9 Middleton and the village of Sauk City.”

10 **25.** Page 436, line 9: after that line insert:

11 “(5m) ADJUSTMENTS FOR LAND ACQUISITIONS. (a) Beginning in fiscal year
12 1999-2000, the department, subject to the approval of the governor and the joint
13 committee on finance under sub. (6), may obligate under the subprogram for land
14 acquisition any amount not in excess of the total bonding authority for that
15 subprogram for the acquisition of land.

16 (b) For each land acquisition transaction under this subsection, all of the
17 following apply:

18 1. The department shall sell a portion of the acquired land.

19 2. All proceeds from the sale of the land, up to the amount obligated under par.
20 (a) as determined by the secretary of administration, shall be deposited in the
21 general fund and credited to the appropriation account under s. 20.370 (7) (ag).
22 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
23 under par. (a) shall be deposited in the general fund.

1 3. For bonds that are retired from the proceeds of the sale of the acquired land
2 within 3 years after the date on which the land was acquired by the department, the
3 department shall adjust the available bonding authority for the subprogram for land
4 acquisition by increasing the available bonding authority for the fiscal year in which
5 the bonds are retired by an amount equal to the total amount of the bonds issued for
6 the sale that have been retired in that fiscal year.

7 4. For bonds that are not retired from the proceeds of the sale of the acquired
8 land within 3 years after the date on which the land was acquired by the department,
9 the department shall adjust the available bonding authority for the subprogram for
10 land acquisition by decreasing the available bonding authority for the next fiscal
11 year beginning after the end of that 3-year period by an amount equal to the total
12 amount of the bonds that have not been retired from such proceeds in that fiscal year
13 and, if necessary, shall decrease for each subsequent fiscal year the available bonding
14 authority in an amount equal to that available bonding authority or equal to the
15 amount still needed to equal the total amount of the bonds that have not been retired
16 from such proceeds, whichever is less, until the available bonding authority has been
17 decreased by an amount equal to the total of the bonds that have not been retired.

18 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
19 not be for conservation or recreational purposes.

20 (d) The department of administration shall monitor all transactions under this
21 subsection to ensure compliance with federal law and to ensure that interest on the
22 bonds is tax-exempt for the holders of the bonds.”.

23 **26.** Page 436, line 10: before “The department” insert “(a)”.

24 **27.** Page 436, line 11: delete “more”.

1 **28.** Page 436, line 12: delete “than \$250,000” and substitute “any moneys”.

2 **29.** Page 436, line 19: after that line insert:

3 “(b) Paragraph (a) applies only to an amount for a project or activity that
4 exceeds \$250,000, except as provided in par. (c).

5 (c) Paragraph (a) applies to any land acquisition under sub. (5m).”.

6 **30.** Page 437, line 22: delete lines 22 to 25.

7 **31.** Page 438, line 4: after that line insert:

8 “(d) The department may not acquire land using moneys from the
9 appropriation under s. 20.866 (2) (ta) without the prior approval of a majority of the
10 members—elect, as defined in s. 59.001 (2m), of the county board of supervisors of the
11 county in which the land is located if at least 66% of the land in the county is owned
12 or under the jurisdiction of the state, the federal government or a local governmental
13 unit, as defined in s. 66.299 (1) (a). Before determining whether to approve the
14 acquisition, the county in which the land is located shall post notices that inform the
15 residents of the community surrounding the land of the possible acquisitions.”.

16 **32.** Page 449, line 16: delete “\$500,000,” and substitute “\$750,000,”.

17 **33.** Page 450, line 13: after that line insert:

18 “(2m) ROCK RIVER; RECREATIONAL CORRIDOR. (a) From the appropriation under
19 s. 20.866 (2) (tz), the department shall provide funding to the city of Janesville under
20 the urban rivers grant program under s. 30.277 for the Rock River recreational
21 corridor. The amount provided by the department under this paragraph may not
22 exceed that amount that equals the matching contributions made for the corridor by
23 the city of Janesville or \$100,000, whichever is less. The requirements for matching
24 contributions under s. 30.277 (5) shall apply.

1 (b) The funding under par. (a) is in addition to any encumbrance or expenditure
2 approved by the joint committee on finance under s. 23.0915 (4) for the Rock River
3 recreational corridor.”.

4 **34.** Page 450, line 17: delete “\$100,000” and substitute “\$125,000”.

5 **35.** Page 450, line 25: after that line insert:

6 **“(3m) RIB MOUNTAIN STATE PARK.** From the appropriation under s. 20.866 (2)
7 (ta) or (tz) or both, the department shall provide funding in the amount of \$500,000
8 to rebuild a chalet at Rib Mountain State Park. The department shall determine how
9 the moneys being provided under this subsection will be allocated between the
10 appropriations under s. 20.866 (2) (ta) and (tz). For purposes of s. 23.0915 (1),
11 moneys provided from the appropriation under s. 20.866 (2) (tz) shall be treated as
12 moneys expended for general property development. For purposes of s. 23.0917,
13 moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as
14 moneys obligated under the subprogram for property development and local
15 assistance.”.

16 **36.** Page 451, line 23: after that line insert:

17 **“(5) MILWAUKEE LAKESHORE STATE PARK.** (a) From the appropriation under s.
18 20.866 (2) (tz), the department may expend up to \$500,000 for the development of a
19 state park which will provide access to Lake Michigan in the city of Milwaukee. For
20 the purposes of s. 23.0915 (1), moneys provided from the appropriation under s.
21 20.866 (2) (tz) shall be treated as moneys expended for general property
22 development.

23 (b) From the appropriation under s. 20.866 (2) (ta), the department may expend
24 up to \$500,000 for the development of a state park which will provide access to Lake

1 Michigan in the city of Milwaukee. For purposes of s. 23.0917, moneys provided from
2 the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under
3 the subprogram for property development and local assistance.

4 (6) SHEBOYGAN; RIVERFRONT PARK. From the appropriation under s. 20.866 (2)
5 (tz), the department shall provide \$173,763 for the development and expansion of
6 Workers Water Street Riverfront Park in the city of Sheboygan. For purposes of s.
7 23.0915 (1), moneys provided from the appropriation under s. 20.866 (2) (tz) shall be
8 treated as moneys expended for any of the purposes specified under s. 23.0915 (1) (a)
9 to (k) or any combination of those purposes.”

10 **37.** Page 1487, line 12: after that line insert (and adjust the appropriate totals
11 accordingly):

12 “Milwaukee Lakeshore State Park development 500,000
13 (Total project all funding sources \$1,000,000)”.

14 **38.** Page 1487, line 16: after that line insert (and adjust the appropriate totals
15 accordingly):

16 “3. *Projects funded by general fund supported borrowing*
17 *authority — stewardship 2000 funds:*

18 Milwaukee Lakeshore State Park development 500,000
19 (Total project all funding sources \$1,000,000)”.

20 **39.** Page 1501, line 21: after that line insert:

21 “(9z) MILWAUKEE LAKESHORE STATE PARK DEVELOPMENT. Notwithstanding
22 section 18.04 (2) of the statutes, as affected by this act, the building commission shall
23 not authorize public debt to be contracted from the appropriation under section
24 20.866 (2) (ta) of the statutes, as created by this act, for the development of

1 Milwaukee Lakeshore State Park, as authorized under subsection (1) (f) 3., prior to
2 July 1, 2000.”.

3 **40.** Page 1613, line 3: after that line insert:

4 “(11z) STEWARDSHIP DEBT SERVICE. The repeal of section 20.370 (7) (au) of the
5 statutes and the repeal and recreation of sections 20.370 (7) (aa) and 20.866 (1) (u)
6 of the statutes take effect on July 1, 2001.”.

7 (END)

NATURAL RESOURCES

Milwaukee Lakeshore State Park

Increase the \$3 million provided in the JCF budget for the Lakeshore State Park by \$6.4 million for a total of \$9.4 million. Allocate \$2.4 million in FY00 and \$2.0 million in FY01 from the recreational boating appropriation (water resources account of the Conservation Fund). Of the \$2.4 million in FY00, allocate \$400,000 to the Milwaukee Art Museum for construction of a breakwater. Allocate an additional \$1 million from the new Stewardship program (for a total Stewardship contribution of \$2 million). Delete the lapse proposed by the Assembly of \$1 million from the parks account to the general fund and provide \$1 million from the parks account for the project.

	<u>FY00</u>	<u>FY01</u>
Recreational Boating Appropriation	\$2,400,000	\$2,000,000
Parks Account → s. 20.370(1)(mv) - Parks		\$1,000,000
Stewardship		\$2,000,000
Federal Transportation (ICE) Funds	<u>\$1,000,000</u>	<u>\$1,000,000</u>
TOTAL	\$3,400,000	\$6,000,000

Revised