BILL HISTORY FOR ASSEMBLY BILL 1 OCTOBER 1999 SPECIAL SESSION (LRB -3847)

An Act to repeal 71.07 (9) (b) 3.; to amend 71.07 (9) (g); to create 20.835 (2) (am) and 77.64 of the statutes; and to affect 1999 Wisconsin Act 9, section 9143 (3g); relating to: creating a tax rebate for individuals, repealing the school property tax rent credit, reducing the amount that is available under the school levy tax credit and making an appropriation. (FE) 1999

10-29. A.	Introduced by committee on Rules, by request of Governor Tommy G. Thompson.
10-29. A.	Read first time and referred to joint committee on Finance
11–02. A.	Rules suspended to withdraw from joint committee on Finance and place on calendar of 11-2-99493
11-02. A.	Refused to suspend Assembly Rule 93 (1), Ayes 44, Noes 54
11–02. A.	Assembly amendment 1 offered by Representative Klusman (LRB a0912)
11 – 02. A .	Assembly amendment 1 placed after Assembly amendment 3
11–02. A.	Assembly amendment 2 offered by Representatives Krug, Meyerhofer, Balow, Waukau, Plouff, Hubler and Wood (LRB a0916)
11-02. A.	Assembly amendment 2 laid on table, Ayes 55, Noes 43
11-02. A.	Assembly amendment 3 offered by Representatives Krug, Wood, Richards and Travis (LRB a0874). 494
	Assembly amendment 3 adopted, Ayes 94, Noes 3
11-02. A.	Assembly amendment 1 laid on table, Ayes 89, Noes 8
	Assembly amendment 4 offered by Representatives Ladwig and Gard (LRB a0920)
11-02. A.	Assembly amendment 4 adopted, Ayes 97, Noes 0
11-02. A.	Assembly amendment 5 offered by Representative Gard (LRB a0923)
11 – 02. A .	Assembly amendment 5 adopted, Ayes 97, Noes 0
11–02. A.	Assembly amendment 6 offered by Representatives Goetsch and Suder (LRB a0922)
11-02. A.	Refused to table Assembly amendment 6, Ayes 32, Noes 65
11-02. A.	Assembly amendment 6 adopted, Ayes 80, Noes 17
	Assembly amendment 7 offered by Representative Hubler (LRB f32)
11–02. A.	Assembly amendment 7 adopted, Ayes 97, Noes 0
	Ordered to a third reading
	Rules suspended
11-02. A.	Read a third time and passed, Ayes 94, Noes 3
	Ordered immediately messaged
11–04. S.	Received from Assembly
11-04. S.	Read first time and referred to joint committee on Finance
11-04. S.	Executive action taken.
11–09. S.	Report introduction and adoption of Senate substitute amendment 1 recommended by joint committee on Finance, Ayes 16, Noes 0 (LRB s0185)
11–09. S.	Report concurrence as amended recommended by joint committee on Finance, Ayes 15, Noes 1 336
11 – 09. S.	Available for scheduling.
11-10. S.	Senate amendment 1 to Senate substitute amendment 1 offered by Senator Jauch (LRB a1033) 342
11–10. S.	Senate amendment 2 to Senate substitute amendment 1 offered by Senators Shibilski, Plache, Erpenbach, Breske, Chvala, Baumgart and Wirch (LRB a1046)
11-10. S.	Senate substitute amendment 2 offered by Senator Chvala (LRB s0188)
11–11. S.	Read a second time
11–11. S.	Senate substitute amendment 2 considered for action at this time
11–11. S.	Senate amendment 3 to Senate substitute amendment 1 offered by Senator Lazich (LRB a1052) 347
11–11. S.	Senate amendment 4 to Senate substitute amendment 1 offered by Senators Chvala, Burke, Robson, Erpenbach, Wirch, Clausing, Breske, Shibilski and Baumgart (LRB f38)

11–11. S.	Senate amendment 5 to Senate substitute amendment 1 offered by Senator Chvala (LRB f39)	347
11–11. S.	Senate amendment 6 to Senate substitute amendment 1 offered by Senator Decker (LRB a1042)	347
11–11. S.	Senate amendment 7 to Senate substitute amendment 1 offered by Senators Decker, Erpenbach an Chvala (LRB a1044)	d 347
11–11. S.	Senate amendment 7 to Senate substitute amendment 1 withdrawn and returned to author	347
11–11. S.	Senate substitute amendment 2 laid on table, Ayes 17, Noes 16	347
11–11. S.	Senate amendment 1 to Senate substitute amendment 1 adopted, Ayes 30, Noes 3	347
11–11. S.	Senate amendment 2 to Senate substitute amendment 1 laid on table, Ayes 17, Noes 16	347
11–11. S.	Refused to table Senate amendment 3 to Senate substitute amendment 1, Ayes 16, Noes 17	347
11–11. S.	Refused to adopt Senate amendment 3 to Senate substitute amendment 1, Ayes 16, Noes 17	348
11–11. S.	Senate amendment 4 to Senate substitute amendment 1 laid on table, Ayes 17, Noes 16	348
11–11. S.	Senate amendment 5 to Senate substitute amendment 1 laid on table, Ayes 17, Noes 16	348
11–11. S.	Senate amendment 6 to Senate substitute amendment 1 laid on table, Ayes 18, Noes 15	348
11–11. S.	Senate amendment 8 to Senate substitute amendment 1 offered by Senator Decker (LRB a1067)	348
11–11. S.	Senate amendment 8 to Senate substitute amendment 1 laid on table, Ayes 24, Noes 9	348
11–11. S.	Motion to reconsider vote by which Senate amendment 3 to Senate substitute amendment 1 was refused adoption offered by Senator Risser	s 348
11–11. S.	Vote by which Senate amendment 3 to Senate substitute amendment 1 was refused adoption reconsidered, Ayes 17, Noes 16	n 348
11–11. S.	Senate amendment 3 to Senate substitute amendment 1 adopted	349
11–11. S.	Senate substitute amendment 1 adopted, Ayes 29, Noes 4	
11–11. S.	Ordered to a third reading	
11-11. S.	Rules suspended	
11–11. S.	Read a third time and concurred in as amended, Ayes 31, Noes 2	349
11–11. S.	Ordered immediately messaged	349
11–11. A.	Received from Senate amended and concurred in as amended (Senate substitute amendment 1 as amended by Senate amendment 1 to Senate substitute amendment 1 and Senate amendment 3 to Senate substitute amendment 1 adopted))
	Fiscal estimate received.	
	Senate substitute amendment 1 concurred in, Ayes 96, Noes 1	
11-11. A.	Action ordered immediately messaged	557
	LRB correction (Senate amendment 3 to Senate substitute amendment 1)	
11–16. A.	Report correctly enrolled	560
11–16. A.	Report approved by the Governor with partial veto on 11–16–1999	560
	1999 Wisconsin Act 10.	
11–16. A.	Published 11–18–1999	561

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1999 **ENROLLED BILL**

ADOPTED DOCUMENTS: □ Orig □ Engr	SubAmdt	1	995018512
Amendments to above (if	none, write "NONE	5A1	995018512 5A3V
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October 1999 Special Session

SENATE SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

November 9, 1999 - Offered by Joint Committee on Finance.

AN ACT to repeal 71.07 (9) (b) 3.; to amend 71.07 (9) (g); to create 20.835 (2) (am) 1 and 77.64 of the statutes; and to affect 1999 Wisconsin Act 9, section 9143 (3g); 2 relating to: creating a tax rebate for individuals, repealing the school property 3 tax rent credit, reducing the amount that is available under the school levy tax credit and making an appropriation. The people of the state of Wisconsin, represented in senate and assembly, do enact as follows: **SECTION 1.** 20.835 (2) (am) of the statutes is created to read: 20.835 (2) (am) Onetime rebate of nonbusiness consumer sales tax. A sum sufficient to pay the aggregate claims approved under s. 77.64. SECTION 2. 71.07 (9) (b) 3. of the statutes, as created by 1999 Wisconsin Act 9, 9 is repealed. 10 SECTION 3. 71.07 (9) (g) of the statutes, as created by 1999 Wisconsin Act 9, is pealed

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1/	71.07 (9) (g) No new claim may be filed under this subsection for a taxable year
2	that begins taxable years beginning after December 31, 2000 1998, and before
3	January 1, 2001.
4	SECTION 4. 77.64 of the statutes is created to read:
5	77.64 Onetime rebate of nonbusiness consumer sales tax paid by
6	individuals. (1) Definitions. In this subsection:
7	(a) "Claimant" means an individual who is eligible under sub. (3) to receive or
8	claim a rebate under this section.
9	(b) "Department" means the department of revenue.
10	(c) "Nonresident" means an individual who was not a resident of this state for
11	any part of 1998.
12	(d) "Part-year resident" means an individual who was a resident of this state
13	for some part of 1998.
14	(e) "Resident" means an individual who was a full-year resident of this state
15	in 1998.
16	(2) CLAIMS. Subject to the limitations and conditions under sub. (5) a claimant
17	may claim, or is eligible to receive, a rebate that is calculated under sub. (4). The
18	department shall certify the amount of the rebate for which the claimant is eligible
19	to the department of administration for payment to the claimant by check, share
20	draft or other draft paid from the appropriation under s. 20.835 (2) (am).
21	(3) ELIGIBILITY. (a) An individual who was a resident and who filed a 1998
22	Wisconsin income tax return or 1998 homestead credit claim is eligible to receive a
23	rebate under sub. (2).

(b) An individual who was a resident and who did not file a 1998 Wisconsin

income tax return or 1998 homestead credit claim by October 15, 1999, is eligible to

receive a rebate under sub. (2) only if the individual files a claim with the department not later than June 30, 2000. The claim shall be filed on a form prepared by the department not later than 60 days after the effective date of this paragraph [revisor inserts date].

- (be) A married individual who is a resident and whose spouse is a nonresident, and who filed a 1998 Wisconsin income tax return, is eligible to receive a rebate under sub. (2), calculated by the department based on the couple's Wisconsin adjusted gross income.
- (bm) A married individual who is a resident and whose spouse is a nonresident, and who did not file a 1998 Wisconsin income tax return by October 15, 1999, is eligible to receive a rebate under sub. (2), calculated by the department, only if the couple files a claim with the department not later than June 30, 2000. The claim shall be filed on a form prepared by the department not later than 60 days after the effective date of this paragraph [revisor inserts date].
- (c) An individual who was a part—year resident and who filed a 1998 Wisconsin income tax return or a married couple, of whom one of the spouses was a part—year resident and the other spouse was either a part—year resident or a resident, and who filed a 1998 Wisconsin income tax return, is eligible to receive a rebate under sub. (2), calculated by the department based on the individual's or couple's Wisconsin adjusted gross income.
- (d) An individual who was a part-year resident and who did not file a 1998 Wisconsin income tax return by October 15, 1999, or a married couple, of whom one of the spouses was a part-year resident and the other spouse was either a part-year resident or a resident, and who did not file a 1998 Wisconsin income tax return by October 15, 1999, is eligible to receive a rebate under sub. (2), calculated by the

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- department, only if the individual or couple files a claim with the department not later than June 30, 2000. The claim shall be filed on a form prepared by the department not later than 60 days after the effective date of this paragraph [revisor inserts date].
- (de) A married individual who is a part—year resident and whose spouse is a nonresident, and who filed a 1998 Wisconsin income tax return, is eligible to receive a rebate under sub. (2), calculated by the department based on the couple's Wisconsin adjusted gross income.
- (dm) A married individual who is a part—year resident and whose spouse is a nonresident, and who did not file a 1998 Wisconsin income tax return by October 15, 1999, is eligible to receive a rebate under sub. (2), calculated by the department, only if the couple files a claim with the department not later than June 30, 2000. The claim shall be filed on a form prepared by the department not later than 60 days after the effective date of this paragraph [revisor inserts date].
- (e) An individual who was a nonresident is eligible to receive a rebate under sub. (2) if the individual files a claim with the department not later than 30 days after the effective date of this paragraph [revisor inserts date]. The claim shall be filed on a form prepared by the department. The form shall require a nonresident to document his or her nonbusiness consumer sales taxes paid to Wisconsin in 1998, and the documented amount must be at least \$20 for a nonresident to be eligible to receive a rebate under sub. (2). An individual who was a nonresident is not eligible to receive a rebate under this paragraph if the individual's spouse is eligible to receive a rebate under this subsection.

1	(4) CALCULATION. (a) A claimant who is a resident and married and filed a joint
2	1998 Wisconsin income tax return or 1998 homestead credit claim shall be eligible
3	for a rebate in one of the following amounts:
4	1. If the couple's 1998 Wisconsin adjusted gross income is not more than
5	\$25,000, \$368. \$360
6	2. If the couple's 1998 Wisconsin adjusted gross income is more than \$25,000
7	but not more than \$50,000, \$3.6. \$368
8	3. If the couple's 1998 Wisconsin adjusted gross income is more than \$50,000
9	but not more than \$75,000, \$394.
10	4. If the couple's 1998 Wisconsin adjusted gross income is more than \$75,000
11	but not more than \$100,000, \$14. \$405
12	5. If the couple's 1998 Wisconsin adjusted gross income is more than \$100,000
13	but not more than \$200,000, \$452.
14	6. If the couple's 1998 Wisconsin adjusted gross income is more than \$200,000
15	but not more than \$500,000, \$498. \$487
16	7. If the couple's 1998 Wisconsin adjusted gross income is more than \$500,000,
17	\$534
18	(b) A claimant who is a resident and single and filed a 1998 Wisconsin income
19	tax return or 1998 homestead credit claim, or who is a resident and married and filed
20	a separate 1998 Wisconsin income tax return, or who is a resident and filed a 1998
21	Wisconsin income tax return as a head of household, shall be eligible for a rebate in
22	one of the following amounts:
23	1. If the individual's 1998 Wisconsin adjusted gross income is not more than
24	\$25,000, \$184

1	2. If the individual's 1998 Wisconsin adjusted gross income is more than
2	\$25,000 but not more than \$37,500, \$307. \$193
3	3. If the individual's 1998 Wisconsin adjusted gross income is more than
4	\$37,500 but not more than \$50,000, \$267. \$263
5	4. If the individual's 1998 Wisconsin adjusted gross income is more than
6	\$50,000 but not more than \$100,000, \$26. \$32/
7	5. If the individual's 1998 Wisconsin adjusted gross income is more than
8	\$100,000 but not more than \$250,000, \$349. \$ 244
9	6. If the individual's 1998 Wisconsin adjusted gross income is more than
10	\$250,000, \$2/3. \$267
11	(c) A claimant who files a form specified in sub. (3) (b) shall be eligible for a
12	rebate in an amount specified in par. (a) 1. or (b) 1., depending on the individual's
13	filing status.
14	(d) A claimant to whom sub. (3) (be), (c) or (de) applies shall be eligible for a
15	rebate in an amount specified in par. (a) or (b), depending on the individual's filing
16	status and Wisconsin adjusted gross income.
17	(e) A claimant who files a form specified in sub. (3) (bm), (d) or (dm) shall be
18	eligible for a rebate in an amount specified in par. (a) 1. or (b) 1., depending on the
19	individual's filing status.
20	(f) A claimant under sub. (3) (e) shall be eligible for a rebate that is equal to
21	30.4% of documented nonbusiness consumer sales taxes paid to Wisconsin in 1998,
22	up to a maximum rebate of \$3. \$267
23	(5) LIMITATIONS AND CONDITIONS. (a) The department may not consider any
24	adjustments or amendments made to a 1998 Wisconsin income tax return after

October 15, 1999, in its calculation of a rebate under this section.

1 (b) With regard to a married couple for whom an offset under s. 71.80(3) or (3m) 2 must be made against a debt that is owed by only one of the spouses, each spouse shall be considered by the department to have a 50% ownership interest in the rebate. 3 (c) If an individual who is eligible for a rebate under sub. (3) filed only a 1998 4 homestead credit claim, the department shall calculate the individual's rebate as if 5 the individual's Wisconsin adjusted gross income is \$25,000. 6 (d) An individual who was claimed as a dependent on another individual's 1998 7 federal income tax return is not eligible to claim or receive a rebate under this 8 9 section/ (e) Section 71.80 (3) and (3m), as it applies to income tax refunds, applies to a 10 sales tax rebate under this section. 11 (f) The department may enforce the rebate under this section and may take any 12 action, conduct any proceeding and proceed as it is authorized in respect to taxes 13 under chapter 71. The income tax provisions in chapter 71 relating to assessments, 14 refunds, appeals, collection, interest and penalties apply to the rebate under this 15 section. 16 (g) After a rebate has been issued under sub. (2) but before the check, share 17 draft or other draft has been cashed, either joint claimant may request a separate 18 check, share draft or other draft for 50% of the joint rebate. 19 (h) If the department is unable to locate an individual or married couple who 20 is eligible to receive a rebate under sub. (2) by December 31, 2000, or, 21 notwithstanding ss. $14.58\,(12)$ and $20.912\,(1)$ and notwithstanding s. $20.912\,(2)$ and 22 (3), as affected by 1999 Wisconsin Act 9, if an individual or married couple who is 23 issued a check, share draft or other draft and does not cash the check, share draft or 24

other draft by December 31, 2000, the right to the rebate lapses.

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- (i) If a claimant who was a resident and who filed a 1998 Wisconsin income tax return or 1998 homestead credit claim becomes deceased after he or she filed his or her income tax return or homestead credit claim, the amount of the rebate for which the claimant is eligible shall be paid to the claimant's estate.
- (j) The department shall calculate the rebate for the family only of an individual who has been, or was, incarcerated in a state or federal prison during the taxable year to which 1999 Wisconsin Act (this act) applies.
- (k) The department may not send any rebate checks to any state or federal prison facility.
 - (6) SUNSET. This section does not apply after December 31, 2000.
 - SECTION 5. 1999 Wisconsin Act 9, section 9143 (3g) is repealed.
- 12 Section 6. Nonstatutory provisions.
 - (1) DETERMINATIONS OF ELIGIBILITY OR EXTENT OR AMOUNT OF CERTAIN BENEFITS.
 - (a) In this subsection, "state agency" has the meaning given in section 16.417(1) (a) of the statutes.
 - (b) Notwithstanding any other provision of state law that relates to determining, based on an individual's personal income or assets, that individual's eligibility for a state—funded grant, loan, monetary assistance or other benefit or the amount or extent of that grant, loan, monetary assistance or other benefit, a state agency may not consider receipt of a onetime rebate of nonbusiness consumer sales tax under section 77.64 of the statutes, as created by this act, to be income or an asset of the individual in the month of receipt or in the month immediately thereafter. This paragraph shall be broadly construed to avoid determinations of ineligibility for a state—funded grant, loan, monetary assistance or other benefit.

- (c) By December 1, 1999, the department of health and family services shall request a waiver, to the extent permitted under federal law, from the secretary of the federal department of health and human services under 42 USC 1396n (c), and shall amend the state plan for services under 42 USC 1396, to authorize the department of health and family services to disregard receipt by an individual of a onetime rebate of nonbusiness consumer sales tax under section 77.64 of the statutes, as created by this act, in determining the individual's eligibility for medical assistance under section 49.46 (1), 49.465 or 49.47 (4) of the statutes.
- (d) To the extent permitted under federal law, a state agency shall disregard receipt by an individual of a onetime rebate of nonbusiness consumer sales tax under section 77.64 of the statutes, as created by this act, in determining the individual's eligibility for a federally funded grant, loan, monetary assistance or other benefit or in determining the amount or extent of that grant, loan, monetary assistance or other benefit.

SECTION 7. Appropriation changes; revenue.

(1) In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (1) (a) of the statutes, as affected by the acts of 1999, the dollar amount is increased by \$2,357,500 for fiscal year 1999–00 to increase funding for the purposes for which the appropriation is made.

(END)



1999 - 2000 LEGISLATURE

LRBa1033/1 MES&JK:jlg&kmg:km

October 1999 Special Session

SENATE AMENDMENT 1, TO SENATE SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

November 10, 1999 – Offered by Senator JAUCH.

1	At the locations indicated, amend the substitute amendment as follows:
2	√1. Page 5, line 5: delete "\$368" and substitute "\$360". ✓
3	2. Page 5, line 7: delete "\$376" and substitute "\$368".
4	7. Page 5, line 9: delete "\$394" and substitute "\$385".
5	4. Page 5, line 11: delete "\$414" and substitute "\$405".
6	5. Page 5, line 13: delete "\$452" and substitute "\$442".
7	\mathcal{V} 6. Page 5, line 15: delete "\$498" and substitute "\$487".
8	7. Page 5, line 17: delete "\$546" and substitute "\$534".
9	u8. Page 5, line 24: delete "\$188" and substitute "\$184".
10	√ 9. Page 6, line 2: delete "\$197" and substitute "\$193".
11	10. Page 6, line 4: delete "\$207" and substitute "\$203".

- 1 V 11. Page 6, line 6: delete "\$226" and substitute "\$221".
- 2 **12.** Page 6, line 8: delete "\$249" and substitute "\$244".
- 3 Page 6, line 10: delete that line and substitute "\$250,000, \$267.".
- 4 /14. Page 6, line 22: delete "\$273" and substitute "\$267".
- 5 , / 15. Page 7, line 9: after "section" insert ", unless the individual had 1998
- 6 Wisconsin adjusted gross income of at least \$5,000 and had income tax liability to this

7 state in 1998.

(END)

1999 - 2000 LEGISLATURE

LRBa1052/1 MES&RAC&JK:wlj:kjf

October 1999 Special Session

SENATE AMENDMENT 3, TO SENATE SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

November 11, 1999 - Offered by Senator LAZICH.

1	At the locations indicated, amend the substitute amendment as follows:
2	$\sqrt{1}$. Page 1, line 8: after that line insert:
3	SECTION 1m. 71.07 (9) (b) 1. of the statutes is amended to read:
4	71.07 (9) (b) 1. Subject to the limitations under this subsection and except as
1-05	provided in subd. subds. 2. and 4., a claimant may claim as a credit against, but not
6	to exceed the amount of, taxes under s. $71.02, 10\%$ of the first \$2,000 of property taxes
7	or rent constituting property taxes, or 10% of the first \$1,000 of property taxes or rent
8	constituting property taxes of a married person filing separately.".
	dispute a service of the service of
9	2. Page 1, line 10: after that line insert:
9	2. Page 1, line 10: after that line insert: SECTION 2m. 71.07 (9) (b) 4. of the statutes is created to read:
10	SECTION 2m. 71.07 (9) (b) 4. of the statutes is created to read:

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- claim as a credit against, but not to exceed the amount of, taxes under s. 71.02, 8.4% of the first \$2,000 of property taxes or rent constituting property taxes, or 8.4% of the
- 3 first \$1,000 of property taxes or rent constituting property taxes of a married person.

4 filing separately.

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3. Page 1, line 12: delete that line and substitute? "is repealed.".

 $\sqrt{4}$ • Page 2, line 1: delete lines 1 to 3.

√ 5. Page 9, line 14: after that line insert:

8 (2) REDUCTIONS OR EXPENDITURE REESTIMATES IN APPROPRIATIONS FOR THE 9 1999-2001 BIENNIUM.

- (a) Secretary of administration to report proposed reductions or expenditure reestimates in appropriations. No later than January 1, 2001, the secretary of administration shall propose reductions in sum certain appropriations in any fund or reestimates of expenditures to be made from sum sufficient appropriations from the general fund for the 1999–2001 biennium in an amount equal to \$410,000,000 and shall report these proposed reductions or reestimates to the joint committee on finance.
- (b) Joint committee on finance passive review. If the cochairpersons of the joint committee on finance do not notify the secretary of administration that the committee has scheduled a meeting for the purpose of reviewing the proposed reductions or reestimates reported under paragraph (a) within 14 working days after the date of receiving the report, the secretary of administration shall lapse or transfer the amount of the proposed reductions to the general fund or reestimate the expenditures to be made from the sum sufficient appropriations. If, within 14 working days after the date of receiving the report, the cochairpersons of the

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committee notify the secretary of administration that the committee has scheduled a meeting for the purpose of reviewing the proposed reductions or reestimates reported under paragraph (a), the secretary of administration shall lapse or transfer to the general fund or reestimate the amounts approved by the committee in a total amount equal to the amount specified in paragraph (a) from the appropriations specified by the committee."

(END)