

**1999 DRAFTING REQUEST**

**Bill**

Received: **08/27/1999**

Received By: **dykmapj**

Wanted: **As time permits**

Identical to LRB:

For: **Revisor of Statutes**

By/Representing: **Hoesley**

This file may be shown to any legislator: **NO**

Drafter: **dykmapj**

May Contact:

Alt. Drafters:

Subject: **Legislature - miscellaneous**

Extra Copies: **PJD**

**Pre Topic:**

No specific pre topic given

**Topic:**

revision bill

**Instructions:**

See Attached "revision bill" in rsb-lrb cabinet

**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>
/P1	dykmapj 08/27/1999	chanaman 10/05/1999	martykr 12/06/1999	_____	lrb_docadmin 12/06/1999		
		chanaman 12/03/1999		_____			
		chanaman 12/08/1999		_____			
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/1			jfrantze 03/16/2000	_____	lrb_docadmin 03/16/2000	lrb_docadmin 03/21/2000	

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Council w/ submittal  
form. send 2 copies  
to RSB. CMH

*To 3/16 Bill 3/16*

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*cmx 3/14 /pv*  
*3/12*  
*3/16*

*PTAs -  
Please submit one  
single sided copy  
plus the original  
rough copy to the  
revisor's office.  
Thanks, cmx*

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1/15*

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*cmth*  
*2/29*  
*/p4*

*Kjf*  
*2/29*

*Kjf/jf*  
*3/2*

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FE Sent For:

*cmh*  
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**<END>**  
*12/9*

*PA 5*  
*please submit*  
*one single-sided*  
*copy plus the*  
*original rough*  
*copy to the*  
*revisor's office.*  
*Thanks, cmh*

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		chanaman 12/03/1999		_____			
		CMH 12/4	Jm 12/4	Jm 12/4			
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one single-sided  
copy, plus the  
original rough copy,  
to the reviser's  
office.  
Thanks  
CMH

1999-2000 DRAFTING INSERT  
FROM THE  
LEGISLATIVE REFERENCE BUREAU

LRB-3516/P4ins  
BEM:cmh:kjf

INSERT 14-1

SECTION 1. 25.14 (1) of the statutes is renumbered 25.14 (1) (a) (intro.) and amended to read:

25.14 (1) (a) (intro.) There is created a state investment fund under the jurisdiction and management of the investment board (~~hereinafter referred to as "board"~~) to be operated as an investment trust for the purpose of managing the securities of all of the state's funds consisting of the funds specified in s. 25.17 (1), except the all of the following:

1. The state life fund,
  2. The fixed retirement investment trust,
  3. The variable retirement investment trust,
  4. The capital improvement fund,
  5. The bond security and redemption fund,
  6. The state building trust fund,~~the.~~
  7. The state housing authority reserve fund,~~the.~~
  8. The children's trust fund,~~the.~~
  9. The patients compensation fund,~~the.~~
  10. The tuition trust fund,~~funds which.~~
  11. Funds that under article X of the constitution are controlled and invested by the board of commissioners of public lands,~~funds which.~~
  12. Funds that are required by specific provision of law to be controlled and invested by any other authority,~~the.~~
  13. The university trust funds~~and the.~~
- 

14. ~~The trust funds of the state universities except that the,~~

(b) ~~The respective authorities controlling the investment of any such excluded fund excluded under par. (a)~~ may authorize the transfer of any temporary cash assets of any ~~such excluded fund excluded under par. (a)~~ to the state investment fund in accordance with subs. (2) and (3).

NOTE: Renumbers provision for improved readability and conformity with current style. The stricken language in par. (a) (intro.) is unnecessary after the creation of the definition of "board" as s. 25.01 by this bill. Replaces "which" with "that" to correct grammar.

History: 1973 c. 137; 1977 c. 418; 1979 c. 102; 1983 a. 27, 192; 1985 a. 29; 1987 a. 27; 1989 a. 31, 187; 1993 a. 16; 1995 a. 27, 403.

Insert 33-20

**SECTION 2.** 32.57 (2) (c) of the statutes is amended to read:

32.57 (2) (c) Owned exclusively by or held in trust exclusively for this state, if exempt from taxation. Land contracted to be sold by this state is not exempt from assessment. State land that is part of a pedestrian mall under s. 66.610 is exempt from assessment only if it is held or used exclusively for highway purposes. State payment of assessments against a pedestrian mall is governed by s. 66.64 (2) (b).

NOTE: Reflects renumbering by this bill.

History: 1983 a. 236; 1985 a. 316 s. 25; 1987 a. 378; 1989 a. 307; 1993 a. 301.



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State of Wisconsin  
1999 - 2000 LEGISLATURE

LRB-3516/

BEM.....

CMH

27

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

W.P.O. -  
please  
sort  
draft

auto-references  
and  
money, money  
inserts

do not  
fix

1 AN ACT relating to: repealing, consolidating, renumbering, amending and  
2 revising various provisions of the statutes for the purpose of correcting errors,  
3 supplying omissions, correcting and clarifying references and eliminating  
4 defects, anachronisms, conflicts, ambiguities and obsolete provisions<sup>91</sup> (Revision  
5 Bill).

**Analysis by the Legislative Reference Bureau**

This revisor's correction bill is explained in the NOTES provided by the revisor of statutes in the body of the bill.

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

NOTE: No substantive change to any affected statute is intended to be made by this bill.

SECTION 1. 1.10 of the statutes is ~~renumbered 1.10 (1)~~<sup>91</sup> and amended to read:

1.10 (1) The Wisconsin state song is "On, Wisconsin", music written by W. T.

Purdy, the words to which are as follows: "On, Wisconsin! On, Wisconsin! Grand old

W.P.O.  
please  
fix  
component

6  
7  
8

score

1 badger state! We, thy loyal sons and daughters, Hail thee, good and great. On,  
2 Wisconsin! On, Wisconsin Champion of the right, 'Forward', our motto — God will  
3 give thee might!"

④ { (2) The Wisconsin state dance is the polka.

⑤ { (3) The Wisconsin state symbols are as follows:

6 (a) The mourning dove (*zenaidura macroura corolinensis linnaus*) is the  
7 symbol of peace; ~~the Wisconsin.~~ ✓

8 (b) Milk is the state beverage ~~is milk; the Wisconsin.~~ ✓

9 (c) The sugar maple (*acer saccharum*) is the state tree ~~is the sugar maple (*acer*  
10 *saccharum*); the Wisconsin.~~ ✓

11 (d) Corn (*Zea mays*) is the state grain ~~is corn (*Zea mays*); the Wisconsin.~~ ✓

12 (e) The wood violet (*viola papilionacea*) is the state flower ~~is the wood violet~~  
13 ~~(*viola papilionacea*); the Wisconsin.~~ ✓

14 (f) The robin (*turdus migratorius*) is the state bird ~~is the robin (*turdus*  
15 *migratorius*); the Wisconsin.~~ ✓

16 (g) The muskellunge (*Esox masquinongy masquinongy Mitchell*) is the state  
17 fish ~~is the muskellunge (*Esox masquinongy masquinongy Mitchell*); the Wisconsin.~~ ✓

18 (h) The badger (*taxidea taxus*) is the state animal ~~is the badger (*taxidea taxus*);~~  
19 ~~the Wisconsin.~~ ✓

20 (i) The dairy cow (*bos taurus*) is the state domestic animal ~~is the dairy cow (*bos*  
21 *taurus*); the Wisconsin.~~ ✓

22 (j) The white-tailed deer (*odocoileus virginianus*) is the state wildlife animal  
23 ~~is the white-tailed deer (*odocoileus virginianus*); the Wisconsin.~~ ✓

24 (k) The American water spaniel is the state dog ~~is the American water spaniel;~~  
25 ~~the Wisconsin.~~ ✓

plain  
space

1           (L) The honey bee (apis mellifera) is the state insect ~~is the honey bee (apis~~  
2 ~~mellifera); the Wisconsin.~~ ✓

3           (m) The trilobite (calymene celebra) is the state fossil ~~is the trilobite (calymene~~  
4 ~~celebra); the Wisconsin.~~ ✓

5           (n) Galena (lead sulfide) is the state mineral ~~is the galena (lead sulfide); the~~  
6 ~~Wisconsin.~~ ✓

7           (o) Red granite is the state rock ~~is the red granite; and the Wisconsin.~~ ✓

8           (p) Antigo silt loam (typic glossoboralf) is the state soil ~~is the Antigo silt loam~~  
9 ~~(typic glossoboralf).~~ ✓

(10) (b) { (3) The Wisconsin Blue Book shall include the information contained in this  
11 section concerning the state song, dance, beverage, tree, grain, flower, bird, fish,  
12 animal, domestic animal, wildlife animal, dog, insect, fossil, mineral, rock and soil.

NOTE: Subdivides provision in outline form and reorders text for internal consistency and conformity with current style.

(13) SECTION 2. 11.01 (6) (a) 1., 3. and 7. of the statutes <sup>are</sup> ~~is~~ amended to read:

14           11.01 (6) (a) 1. A gift, subscription, loan, advance, or deposit of money or  
15 anything of value (, except a loan of money by a commercial lending institution made  
16 by the institution in accordance with applicable laws and regulations in the ordinary  
17 course of business), made for political purposes. In this subdivision "anything of  
18 value" means a thing of merchantable value.

19           3. A contract, promise or agreement, if legally enforceable, to make a gift,  
(20) subscription, loan, advance, or deposit of money or anything of value { except a loan  
21 of money by a commercial lending institution in accordance with applicable laws and  
22 regulations in the ordinary course of business), for a political purpose.

1           7. A gift, subscription, loan, advance, or deposit of money or anything of value  
 2    (, except a loan of money by a commercial lending institution made by the institution  
 3    in accordance with applicable laws and regulations in the ordinary course of  
 4    business), or a contract, promise or agreement, if legally enforceable, to make the  
 5    same, made by a committee for a purpose authorized under s. 11.25 (2) (b), or by an  
 6    individual for a purpose authorized under s. 11.25 (2) (b) if deposited in a campaign  
 7    depository account.

NOTE: Replaces parentheses in conformity with current style.

8           **SECTION 3.** 11.01 (7) (a) 1. and 3. of the statutes are amended to read:

9           11.01 (7) (a) 1. A purchase, payment, distribution, loan, advance, deposit, or  
 10    gift of money or anything of value (, except a loan of money by a commercial lending  
 11    institution made by the institution in accordance with applicable laws and  
 12    regulations in the ordinary course of business), made for political purposes. In this  
 13    subdivision, “anything of value” means a thing of merchantable value.

14           3. A contract, promise, or agreement, if legally enforceable, to make a purchase,  
 15    payment, distribution, loan, advance, deposit or gift of money or anything of value  
 16    (, except a loan of money by a commercial lending institution in accordance with  
 17    applicable laws and regulations in the ordinary course of business), for a political  
 18    purpose.

NOTE: Replaces parentheses in conformity with current style.

19           **SECTION 4.** 11.31 (6) of the statutes is renumbered 11.31 (6) (a) (intro.) and  
 20    amended to read:

21           11.31 (6) (a) (intro.) In computing the limitations under this section an  
 22    individual or campaign treasurer may exclude any ~~contributions~~ <sup>✓</sup> of the following:

23           1. Contributions returned to the contributor; ~~any loan~~ <sup>✓</sup>.

- 1            2. Loan repayments made; any inaugural.
- 2            3. Inaugural expenses paid from the campaign depository account under s.
- 3            11.25 (2) (b); ~~any expenses.~~
- 4            4. Expenses incurred as a result of a recount; ~~all.~~
- 5            5. All federal, state or local taxes paid; ~~any reimbursement.~~
- 6            6. Reimbursement made to a candidate for the candidate's travel expenses; ~~the~~ ✓
- 7            7. The gross receipts from the sale at an auction of any materials contributed
- 8            to a candidate and reported by the candidate as a disbursement at the time the
- 9            contribution is made; ~~all.~~
- 10           8. All refunds or deposits paid; ~~the.~~
- 11           9. The cost of services and materials purchased from a service provider for the
- 12           purpose of compliance with the electronic filing requirement under s. 11.21 (16); ~~and~~
- 13           ~~the.~~ ✓
- 14           10. The cost of facilities rental, entertainment expense, food and beverages (,
- 15           including the preparation and service thereof if contracted to an outside agency), if
- 16           utilized for a meal, sale, rally or similar fund raising effort or program ~~which~~ <sup>that</sup> is
- 17           intended for political purposes.

18           (b) Any ~~such~~ exclusion claimed under par. (a) shall be reported to the ✓

19           appropriate filing officer in ~~such~~ the form as that the board ~~may require~~ requires.

NOTE: Subdivides provision in outline form and replaces parentheses for improved readability and conformity with current style.

20           ~~SECTION 5. 15.377 (1) of the statutes is renumbered 15.377 (1) (b) and amended~~

21           ~~to read:~~

22           ~~15.377 (1) (b) There is created in the department of public instruction a council~~

23           ~~on the education of the blind consisting of 3 members, who shall have a visual~~

1 impairment and shall have a recognized interest in and a demonstrated knowledge  
 2 of the problems of children who have visual impairments, appointed by the state  
 3 superintendent of public instruction for staggered 6-year terms. "Visual  
 4 impairment" means having a) a visual acuity equal to or less than 20/70 in the better  
 5 eye with correcting lenses, or b) a visual acuity greater than 20/70 in the better eye  
 6 with correcting lenses, but accompanied by a limitation in the field of vision such that  
 7 the widest diameter of the visual field subtends an angle no greater than 20 degrees.

NOTE: The definition of "visual impairment" is relocated to a separate paragraph at the beginning of the subsection consistent with current style. See the next section of this bill.

*W.P.D.  
 check  
 components*

SECTION 6. 15.377 (1) (a) of the statutes is created to read:

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15.377 (1) (a) In this section, "visual impairment" means any of the following:

- 10 1. Having a visual acuity equal to or less than 20/70 in the better eye with  
 11 correcting lenses.
- 12 2. Having a visual acuity greater than 20/70 in the better eye with correcting  
 13 lenses, but accompanied by a limitation in the field of vision such that the widest  
 14 diameter of the visual field subtends an angle no greater than 20 degrees.

NOTE: The existing definition of "visual impairment" is relocated to a separate paragraph at the beginning of the subsection consistent with current style. See the previous section of this bill.

15 SECTION 7. 16.46 (1) to (5) of the statutes are amended to read:

16 16.46 (1) A summary of the actual and estimated receipts of the state  
 17 government in all operating funds under existing laws during the current and the  
 18 succeeding bienniums, classified so as to show the receipts by funds, organization  
 19 units and sources of income<sup>v</sup>.

20 (2) A summary of the actual and estimated disbursements of the state  
 21 government from all operating funds during the current biennium and of the

1 requests of agencies and the recommendations of the governor for the succeeding  
2 biennium;

3 (3) A statement showing the condition of all operating funds of the treasury at  
4 the close of the preceding fiscal year and the estimated condition at the close of the  
5 current year;

6 (4) A statement showing how the total estimated disbursements during each  
7 year of the succeeding biennium compare with the estimated receipts, and the  
8 additional revenues, if any, needed to defray the estimated expenses of the state;

9 (5) A statement of the actual and estimated receipts and disbursements of each  
10 department and of all state aids and activities during the current biennium, the  
11 departmental estimates and requests, and the recommendations of the governor for  
12 the succeeding biennium. Estimates of expenditures shall be classified to set forth  
13 such expenditures by funds, organization units, appropriation, object and activities  
14 at the discretion of the secretary;

NOTE: Replaces punctuation for internal consistency and conformity with current style.

15 SECTION 8. 16.82 (1) <sup>and (2)</sup> of the statutes <sup>are</sup> ~~is~~ amended to read:

16 16.82 (1) Shall have access at all reasonable times to all state offices;

17 (2) May examine all books, records, papers and documents in any such office  
18 or institution as pertain directly or indirectly to the purchase of, control of, or  
19 distribution of supplies, materials and equipment;

NOTE: Replaces punctuation for internal consistency and conformity with current style.

20 SECTION #.  
19.01 (4) (intro.) and (a) of the statutes are consolidated, renumbered 19.01 (4)

21 (a) and amended to read:

(intro.)

1

19.01 (4) ~~WHEREIN~~ (a) <sup>(Intro.)</sup> Official oaths and bonds of the following public

2 officials shall be filed: (a) In in the office of the secretary of state: Of all

3

1. All members and officers of the legislature; of the ✓

4 2. The governor; ✓

5 3. The lieutenant governor and ✓

6 4. The state superintendent; of the ✓

7 5. The justices, reporter and clerk of the supreme court; of the ✓

8 6. The judges of the court of appeals; of the ✓

9 7. The judges and reporters of the circuit courts; of all ✓

10 8. All notaries public; of every ✓

11 9. Every officer, except the secretary of state, state treasurer, district attorney  
12 and attorney general, whose compensation is paid in whole or in part out of the state  
13 treasury, including every member or appointee of a board or commission whose  
14 compensation is so paid; and of every ✓

15 10. Every deputy or assistant of an officer who files with the secretary of state; ✓

NOTE: Subdivides provision in outline form and reorders and rennumbers text to create grammatically correct complete sentences for improved readability and conformity with current style. See the next 3 sections of this bill.

wpo please fix component

8

SECTION 9. 19.01 (4) (b) <sup>(Intro.)</sup> ~~(to (d))~~ of the statutes <sup>is renumbered 19.01 (4) (b) (Intro.) and</sup> ~~are~~ amended to read:

19.01 (4) <sup>(Intro.)</sup>

(b) ~~In~~ Official oaths and bonds of the following public officials shall be filed in

18 the office of the governor: Of the

19 1. The secretary of state; ✓

20 2. The state treasurer and ✓

21 3. The <sup>(b)</sup> attorney general; ✓

22

(bn) With Official oaths and bonds of all district attorneys shall be filed with

23 the secretary of administration: ~~district attorneys.~~

Section #. 19.01 (4) (bn) of the statutes is amended to read:

Section #. 19.01 (4) (c) of the statutes is renumbered 19.01 (4) (c) (intro.) and amended to read:

1 19.01 (4) (c) In Official oaths and bonds of the following public officials shall be filed in  
2 the office of the clerk of the circuit court for any the county: Of all in which the official  
3 serves:

- 4 1. All court commissioners, of all.
- 5 2. All family court commissioners, of all.
- 6 3. All municipal judges, and of all other.
- 7 4. All judges or judicial officers, not included in subds. 1. to 3., elected or  
8 appointed for that county, or whose jurisdiction is limited thereto;

Section #. 19.01 (4) (d) is amended to read:

9 19.01 (4) (d) In Official oaths and bonds of all elected or appointed county officers, other  
10 than those enumerated in par. (c), and of all officers whose compensation is paid out  
11 of the county treasury shall be filed in the office of the county clerk of any for the  
12 county in which the officer serves. Of all county officers elected or appointed in and  
13 for such county, other than those enumerated in par. (c), and of all officers whose  
14 compensation is paid out of the treasury of such county. The

15 (dm) Official oaths and bonds of members of the governing board, and the  
16 superintendent and other officers of any joint county school, county hospital, county  
17 sanatorium, county asylum or other joint county institution shall file be filed in the  
18 office of the county clerk for the county in which the buildings of such institutions  
19 the institution <sup>that</sup> the official serves are located;

NOTE: Subdivides provision in outline form and reorders and rennumbers text to create grammatically correct complete sentences for improved readability and conformity with current style. See the previous section and the next 2 sections of this bill.

20 SECTION 10. 19.01 (4) (dd) of the statutes is renumbered 19.01 (4m) and  
21 amended to read:

22 19.01 (4m) Bonds specified in pars. sub. (4) (c) and (d) and bonds of any county  
23 employe required by statute or county ordinance to be bonded shall be approved by

1 the district attorney as to amount, form and execution before the bonds are accepted  
 2 for filing. The clerk of the circuit court and the county clerk respectively shall notify  
 3 in writing the county board or chairperson within 5 days after the entry upon the  
 4 term of office of a judicial or county officer specified in pars. sub. (4) (c) ~~and (d)~~ <sup>and (dm)</sup> or after  
 5 a county employe required to be bonded has begun employment. The notice shall  
 6 state whether or not the required bond has been furnished and shall be published  
 7 with the proceedings of the county board.

NOTE: Relocates this provision to a separate subsection because its subject matter does not fit logically with the remaining paragraphs of s. 19.01 (4). See also the next section and preceding 2 sections of this bill.

8 <sup>(B)</sup> SECTION 11. 19.01 (4) (e) to (j) of the statutes are amended to read:

9 <sup>(4)</sup> ~~In Official oaths and bonds of all elected and appointed town officers shall~~  
 10 ~~be filed in the office of any the town clerk: Of all officers elected or appointed in and~~  
 11 ~~for such the town in which the officer serves except the that oaths and bonds of town~~  
 12 ~~clerk who clerks shall file be filed in the office of the town treasurer;.~~

13 <sup>(f)</sup> ~~In Official oaths and bonds of all elected and appointed city officers shall be~~  
 14 ~~filed in the office of any the city clerk: Of all officers elected or appointed in and for~~  
 15 ~~such the city in which the officer serves except the that oaths and bonds of city clerk~~  
 16 ~~who clerks shall file be filed in the office of the city treasurer;.~~

17 <sup>(g)</sup> ~~In Official oaths and bonds of all elected and appointed village officers shall~~  
 18 ~~be filed the office of any the village clerk: Of all officers elected or appointed in and~~  
 19 ~~for such the village in which the officers serves, except the that oaths and bonds of~~  
 20 ~~village clerk who clerks shall file be filed in the office of the village treasurer;.~~

21 <sup>(h)</sup> The official oath and bond of any officer of a school district or of an  
 22 incorporated school board shall be filed with the clerk of such the school district or  
 23 the clerk of such the incorporated school board for or on which the official serves.

plain space

1           ✓  
 2           (j) ~~With Official oaths and bonds of the members of a technical college district~~  
 3           shall be filed with the secretary of a ~~for the technical college district: Of all members~~  
 4           of the district board of such ~~district~~ for which the member serves.

NOTE: Reorders text and replaces language to create grammatically correct complete sentences for improved readability and conformity with current style. See the next three sections of this bill.

4           ④ SECTION 12. 20.003 (3) (b) 1. to 5. and (c) 1. to 5. of the statutes ~~is~~<sup>are</sup> amended to  
 5           read:

6           20.003 (3) (b) 1. Appropriations from general purpose revenues shall be  
 7           assigned paragraph letters (a) to (fz);<sub>z</sub>

8           2. To the extent feasible, appropriations from program revenues shall be  
 9           assigned paragraph letters (g) to (jz) and (L) to (pz);<sub>z</sub>

10          3. To the extent feasible, appropriations from program revenue service shall be  
 11          assigned paragraph letters (k) to (kz);<sub>z</sub>

12          4. Appropriations from segregated revenues shall be assigned paragraph  
 13          letters (q) to (zz);<sub>z</sub>

14          5. To the extent feasible, federal program revenues shall be assigned paragraph  
 15          letters (m) to (pz);<sub>z</sub> and<sub>z</sub>

16          (c) 1. Appropriations from general purpose revenues shall be shown with a 2nd  
 17          paragraph letter of "a" to "I";<sub>z</sub>

18          2. Appropriations from program revenues shall be shown with a 2nd paragraph  
 19          letter of "g" to "j" or "L" to "p";<sub>z</sub>

20          3. Appropriations from program revenue-service shall be shown with a 2nd  
 21          paragraph letter of "k";<sub>z</sub>

22          4. Appropriations from segregated revenues shall be shown with a 2nd  
 23          paragraph letter of "q" to "z";<sub>z</sub>

1 5. Federal program revenues shall be shown with a 2nd paragraph letter of "m"  
2 to "p"; and.

NOTE: Replaces punctuation for internal consistency and conformity with current style.

3 SECTION 13. 20.921 (1) (d) 2. of the statutes is amended to read:

4 20.921 (1) (d) 2. The trustee shall make purchases of savings bonds in the name  
5 of the officer or employe (or other beneficiary named in the request), whenever the  
6 amount to their credit is sufficient for that purpose and transmit them to the person  
7 entitled thereto. If the officer or employe cancels the request for the purchase of  
8 savings bonds, or upon termination of the trust, the amount remaining to a person's  
9 credit is not sufficient to purchase a bond the trustee may purchase savings stamps  
10 and transmit them to the person entitled thereto or refund the amount.

NOTE: Replaces parentheses in greater conformity with current style.

11 SECTION 14. 23.09 (26) (a) 2. of the statutes is renumbered 23.09 (26) (a).

NOTE: The designation as subdivision 2. is unnecessary. Section 23.09 (26) (a) is not divided into subdivisions.

12 SECTION 15. 24.01 (2) of the statutes is amended to read:

13 24.01 (2) "~~Board~~" Except in ch. 25, "board" means the board of commissioners  
14 of public lands.

NOTE: Definitions in s. 24.01 apply to chs. 23 to 29. *Chapter 169, Laws of 1981, renumbered all of the public lands provisions in ch. 25 to ch. 24 and contains a note saying, "This bill consolidates the program responsibilities of the board of commissioners of public lands into chapter 24 of the statutes." Ch. 25 now relates to the program responsibilities of the investment board. See also the creation of s. 25.01 by this bill.*

15 SECTION 16. 24.10 of the statutes is amended to read:

16 24.10 **Procedure at sale.** At the time and place specified in such the notice  
17 under s. 24.09 (1) (d) the board shall commence the sale of the lands described in the  
18 notice and thereafter continue the same from day to day (Sundays excepted),  
19 between 9 a.m. and the setting of the sun, until all lands described in said the notice

1 have been offered. The order of ~~such~~ the sale shall be to begin at the lowest number  
 2 of the sections, townships and ranges in each county and proceed regularly to the  
 3 highest, until all then to be sold are offered for sale. ~~Each lot or tract of such lands~~  
 4 ~~shall, except such as may be~~ Except for lands withheld as provided in ~~from sale under~~  
 5 s. 24.09 (2), each lot or tract of lands to be sold shall be offered separately at the  
 6 minimum price fixed by law, and shall be cried at public auction long enough to  
 7 enable every one present to bid; ~~and if.~~ If the minimum price or more be is bid, ~~such~~  
 8 the lot or tract shall be struck off to the highest bidder; ~~but if such~~ the minimum price  
 9 be is not bid the tract shall be set down unsold.

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 5

NOTE: Breaks up long sentences, replaces punctuation, inserts specific cross-references and references and replaces parentheses for greater conformity with current style and improved readability.

10 SECTION 17. 24.14 (title) of the statutes is amended to read:

11 24.14 (title) **Rights of ~~swamp-land~~ swampland purchasers.**

NOTE: Inserts preferred spelling.

12 SECTION 18. 24.61 (3) (a) 1. of the statutes is renumbered 24.61 (3) (a) 1. (intro.)  
 13 and amended to read:

14 24.61 (3) (a) 1. (intro.) A school district by whatever name designated, to be  
 15 used for the any of the following purposes:

16 a. The operation and maintenance of schools, ~~in erecting~~ o

17 b. Erecting and remodeling school buildings, and teacherages, ~~in the purchase~~  
 18 of.

19 c. Purchasing teacherages, teacherage sites, schoolhouse sites, bus garage  
 20 sites, transportation vehicles, bus garages, school equipment, ~~or~~ and school  
 21 playgrounds, ~~or in refunding.~~

1 d. Refunding any indebtedness incurred for a lawful purpose and within the

2 constitutional limitations, ~~and for the~~ ↓

3 e. The purpose authorized by s. 67.04 or otherwise authorized by law;

NOTE: Subdivides provision and modifies paragraph's punctuation for conformity with current style and internal consistency.

4 SECTION 19. 24.61 (3) (a) 2. of the statutes is amended to read:

5 24.61 (3) (a) 2. A town, village, city or county as provided under s. 67.04 or  
6 otherwise authorized by law; ~~or~~ ✓

7 SECTION 20. 25.01 of the statutes is created to read:

8 **25.01 Definitions.** In this chapter, unless the context requires otherwise,  
9 "board" means the investment board.

NOTE: Under s. 24.01 (2), in chs. 23 to 29, "board" means the board of commissioners of public lands. Ch. 169, Laws of 1981, renumbered all of the public lands provisions in ch. 25 to ch. 24 and contains a note saying "This bill consolidates the program responsibilities of the board of commissioners of public lands into chapter 24 of the statutes." Ch. 25 now relates to the program responsibilities of the investment board.

*apter* → *no change* ✓

This bill excepts the applicability of the s. 24.01 (2) definition to ch. 25 and defines "board" as the investment board for purposes of ch. 25. Currently in ch. 25, the investment board is referred to as both "the board" and the "investment board". Except in provisions which contain references to other boards as well the investment board, this bill replaces "the investment board" ~~the~~ with "the board". See also the treatment of s. 24.01 (2) by this bill.

10 SECTION 21. 25.14 (1) of the statutes is amended to read:

11 25.14 (1) There is created a state investment fund under the jurisdiction and  
12 management of the ~~investment~~ ↓ board (~~hereinafter referred to as "board"~~) to be  
13 operated as an investment trust for the purpose of managing the securities of all the  
14 state's funds consisting of the funds specified in s. 25.17 (1) except the state life fund,  
15 fixed retirement investment trust, variable retirement investment trust, capital  
16 improvement fund, bond security and redemption fund, state building trust fund, the  
17 state housing authority reserve fund, the children's trust fund, the patients

1 compensation fund, the tuition trust fund, funds which under article X of the  
 2 constitution are controlled and invested by the board of commissioners of public  
 3 lands, funds which are required by specific provision of law to be controlled and  
 4 invested by any other authority, the university trust funds and the trust funds of the  
 5 state universities except that the respective authorities controlling the investment  
 6 of any such excluded fund may authorize the transfer of any temporary cash assets  
 7 of any such excluded fund to the state investment fund in accordance with subs. (2)  
 8 and (3).

NOTE: The stricken language is unnecessary after the creation of the definition of  
 "board" as s. 25.01 by this bill.

9 *no change*  
*>ref.* SECTION 22. 25.14 (3) of the statutes is amended to read:

10 25.14 (3) The department of administration, upon consultation with the  
 11 ~~investment~~ board, shall distribute all earnings, profits or losses of the state  
 12 investment fund to each participating fund in the same ratio as each such fund's  
 13 average daily balance within the state investment fund bears to the total average  
 14 daily balance of all participating funds, except as provided in s. 14.58 (19) and except  
 15 that the department of administration shall credit to the appropriation account  
 16 under s. 20.585 (1) (jt) an amount equal to the amount assessed under s. 25.19 (3)  
 17 from the earnings or profits of the funds against which an assessment is made. Such  
 18 distribution shall be made at such times as the department of administration may  
 19 determine, but must be made at least semiannually in each complete fiscal year of  
 20 operation.

NOTE: See the note to the creation of s. 25.01 by this bill.

21 SECTION 23. 25.15 (5) of the statutes is amended to read:

22 25.15 (5) COMMISSIONS. All records of commissions paid by the ~~investment~~  
 23 board for purchases and sales of investments are open to public inspection.

NOTE: See the note to the creation of s. 25.01 by this bill.

1 SECTION 24. 25.156 (1) of the statutes is amended to read:

2 25.156 (1) The members of the board shall be the governing body of the  
3 investment board and shall promulgate rules and formulate policies deemed  
4 necessary and appropriate to carry out its functions.

NOTE: See the note to the creation of s. 25.01 by this bill.

5 SECTION 25. 25.156 (2) of the statutes is amended to read:

6 25.156 (2) The investment board shall employ an executive director, who shall  
7 serve outside the classified service. The executive director shall be qualified by  
8 training and prior experience to manage, administer and direct the investment of  
9 funds. The investment board shall fix the compensation of the executive director

10 and may award bonus compensation ~~to the executive director~~

NOTE: See the note to the creation of s. 25.01 by this bill.

11 SECTION 26. 25.156 (2m) of the statutes is amended to read:

12 25.156 (2m) The investment board shall employ an internal auditor, who shall  
13 serve outside the classified service. The board shall fix the compensation of the  
14 internal auditor.

NOTE: See the note to the creation of s. 25.01 by this bill.

15 ~~SECTION 27. 25.156 (6) (intro.) of the statutes is amended to read:~~

16 25.156 (6) (intro.) The investment board may provide a plan of bonus  
17 compensation for the executive director and other employees of the board who are  
18 appointed in the unclassified service, whereby the employees may qualify for an  
19 annual bonus for meritorious performance. No such bonuses awarded by the board  
20 for any fiscal year may exceed a total of 10% of the total annualized salaries of all  
21 unclassified employees of the board at the beginning of the fiscal year. No bonus  
22 awarded by the board to any individual employee for any fiscal year may exceed a total

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as affected by 1999 Wisconsin Act 9

1 of 25% of the annual salary of the employe at the beginning of the fiscal year. In  
2 awarding bonus compensation for a given period, the board shall consider the  
3 performance of funds similar to those for which it has managing authority and  
4 market indices for the same period. The board shall provide for a portion of the bonus  
5 compensation awarded under this subsection to be distributed to an employe over a  
6 3-year period conditioned upon continuation of employment to the time of  
7 distribution, except as provided in sub. (7). Bonus compensation may only be  
8 awarded under this subsection pursuant to a plan adopted by the board that specifies  
9 all of the following:

NOTE: Deletes unnecessary "such". See also the note to the creation of s. 25.01 by  
this bill.

10 **SECTION 28.** 25.156 (8) of the statutes is amended to read:

11 25.156 (8) The investment board shall keep full minutes of its proceedings.

NOTE: See the note to the creation of s. 25.01 by this bill.

12 **SECTION 29.** 25.156 (9) of the statutes is amended to read:

13 25.156 (9) The chairperson of the investment board shall appear at least  
14 annually before any committee established in the senate, whose jurisdiction includes  
15 financial institutions, if that committee so requests.

NOTE: See the note to the creation of s. 25.01 by this bill.

16 **SECTION 30.** 25.16 (1) of the statutes is amended to read:

17 25.16 (1) The executive and administrative functions of the investment board,  
18 except for the functions performed by the internal auditor under s. 25.165 (2), shall  
19 be vested in an executive director, who shall perform the functions of executive  
20 director in conformity with the requirements of the members of the board and in  
21 accordance with policies, principles and directives determined by the members of the  
22 board.

NOTE: See the note to the creation of s. 25.01 by this bill.

1 SECTION 31. 25.16 (2) of the statutes is amended to read:

2 25.16 (2) Subject to authorization under s. 16.505, the executive director may  
 3 appoint a chief legal counsel, chief financial officer, chief risk officer and not more  
 4 than 11 investment directors and shall appoint a chief investment officer and all  
 5 other employes necessary to carry out the functions of the ~~investment~~ <sup>strike</sup> board, except  
 6 that the ~~investment~~ <sup>✓</sup> board shall appoint the internal auditor and shall participate  
 7 in the selection of the chief investment officer and investment directors and the  
 8 internal auditor shall appoint his or her staff. The executive director shall appoint  
 9 all employes outside the classified service, except blue collar and clerical employes.  
 10 Neither the executive director, the internal auditor, the chief investment officer, the  
 11 chief legal counsel, the chief financial officer, the chief risk officer, any investment  
 12 director nor any other employe of the board shall have any financial interest, either  
 13 directly or indirectly, in any firm engaged in the sale or marketing of real estate or  
 14 investments of any kind, nor shall any of them render investment advice to others  
 15 for remuneration.

NOTE: See the note to the creation of s. 25.01 by this bill.

16 SECTION 32. 25.16 (7) of the statutes, <sup>as affected by 1999 Wisconsin Act 9,</sup> is amended to read:

17 25.16 (7) The executive director shall fix the compensation of all employes  
 18 appointed by the executive director, subject to restrictions set forth in the  
 19 compensation plan under s. 230.12 or any applicable collective bargaining  
 20 agreement in the case of employes in the classified service, but the ~~investment~~ <sup>✓</sup> board  
 21 may provide for bonus compensation to employes in the unclassified service as

22 authorized under s. 25.156 (6).

NOTE: See the note to the creation of s. 25.01 by this bill.

1           **SECTION 33.** 25.165 (1) of the statutes is amended to read:

2           25.165 (1) There is created in the investment board an internal audit subunit,  
 3 under the supervision of the internal auditor. The internal auditor shall report  
 4 directly to the board and, subject to authorization under s. 16.505, shall appoint all  
 5 employes necessary to carry out the duties of the internal auditor. The internal  
 6 auditor shall appoint all employes outside the classified service, except blue collar  
 7 and clerical employes. The internal auditor shall fix the compensation of all  
 8 employes appointed by the internal auditor, subject to restrictions set forth in the  
 9 compensation plan under s. 230.12 or any applicable collective bargaining  
 10 agreement in the case of employes in the classified service, but the investment board  
 11 may provide for bonus compensation to employes in the unclassified service as

12 authorized under s. 25.156 (6)

NOTE: See the note to the creation of s. 25.01 by this bill.

13           **SECTION 34.** 25.17 (1) (pg) of the statutes is amended to read:

14           25.17 (1) (pg) State building trust fund (s. 25.30), except for the purpose and  
 15 extent of loans to the Wisconsin state public building corporation, the Wisconsin  
 16 university building corporation, and the Wisconsin state colleges building  
 17 corporation, which are subject to sub. (2) (b); and

NOTE: Deletes unnecessary "and".

18           **SECTION 35.** 25.17 (2) (a) of the statutes is amended to read:

19           25.17 (2) (a) Invest any of the funds specified in sub. (1), except operating funds,  
 20 the capital improvement fund and the bond security and redemption fund, in loans  
 21 to the Wisconsin university building corporation, state colleges building corporation  
 22 or the Wisconsin state public building corporation, but only if such loans are secured  
 23 by mortgages upon property owned by the respective corporations producing

1 sufficient income to retire the mortgage over the term of the loan or are secured by  
2 the pledge of rentals sufficient in amount to retire the indebtedness. The investment<sup>✓</sup>  
3 board shall make no loans to any building corporation described in this subsection  
4 except under the conditions herein prescribed, or except as otherwise provided in par.  
5 (b). These loans shall be made only when in the judgment of the investment<sup>✓</sup> board  
6 it is to the interest of the funds to do so, except that loans made under par. (b) shall  
7 be made at the direction of the building commission.

NOTE: See the note to the creation of s. 25.01 by this bill.

8 **SECTION 36.** 25.17 (2) (b) of the statutes is amended to read:

9 25.17 (2) (b) Invest the state building trust fund in loans to the Wisconsin state  
10 public building corporation, to the Wisconsin university building corporation, and to  
11 the Wisconsin state colleges building corporation. Except for interim loans for  
12 construction, or other temporary financing for the purchase of lands, planning (,  
13 including both engineering and financing), and all other expenses incidental to any  
14 of the foregoing, such loans shall be secured by a pledge and assignment of net  
15 revenues derived from the operation of buildings by said corporations on lands leased  
16 or conveyed to said corporations. Any such loan shall be made upon the direction of  
17 the building commission.

NOTE: Replaces parentheses in conformity with current style.

18 **SECTION 37.** 25.17 (2) (d) of the statutes is amended to read:

19 25.17 (2) (d) Invest the environmental improvement fund, and collect the  
20 principal and interest of all moneys loaned or invested from the environmental  
21 improvement fund, as directed by the department of administration under s. 281.59  
22 (2m). In making such investment, the investment<sup>✓</sup> board shall accept any reasonable  
23 terms and conditions that the department of administration specifies and is relieved

1 of any obligations relevant to prudent investment of the fund, including those set  
2 forth under ch. 881.

NOTE: See the note to the creation of s. 25.01 by this bill.

3 **SECTION 38.** 25.17 (2) (e) of the statutes is amended to read:

4 25.17 (2) (e) Invest the transportation infrastructure loan fund, and collect the  
5 principal and interest of all moneys loaned or invested from transportation  
6 infrastructure loan fund, as directed by the department of administration under s.  
7 85.52 (4m). In making such investment, the ~~investment~~<sup>✓</sup> board shall accept any  
8 reasonable terms and conditions that the department of administration specifies and  
9 is relieved of any obligations relevant to prudent investment of the fund, including  
10 those set forth under ch. 881.

NOTE: See the note to the creation of s. 25.01 by this bill.

11 **SECTION 39.** 25.17 (5) of the statutes is amended to read:

12 25.17 (5) The limitations upon the percentage of the assets of any fund which  
13 are imposed by sub. (4) or any other statute shall not be applicable to investments  
14 made by the ~~investment~~<sup>✓</sup> board of funds in the variable retirement investment trust  
15 created under s. 40.04 (3) and said investments shall be excluded in computing the  
16 assets to which any such limitations apply. Assets of the variable retirement  
17 investment trust shall be invested primarily in equity securities which shall include  
18 common stocks, real estate or other recognized forms of equities whether or not  
19 subject to indebtedness, including securities convertible into common stocks and  
20 securities of corporations in the venture capital stage. The ~~investment~~<sup>✓</sup> board may,  
21 however, temporarily invest such assets in investments which are authorized under  
22 sub. (3), but the assets so temporarily invested shall be replaced by equity securities  
23 at the earliest time ~~deemed~~<sup>✓</sup> ~~considered~~<sup>✓</sup> by the board to be practicable considering the

1 then existing condition of the securities market and other influential factors.  
 2 Investments in securities of corporations which are in the venture capital stage shall  
 3 not exceed 2% of the admitted assets of the variable retirement investment trust.

NOTE: Replaces disfavored term. See also the note to the creation of s. 25.01 by this bill.

4 SECTION 40. 25.17 (6) of the statutes is amended to read:

5 25.17 (6) Notwithstanding any other statute, transfers from the variable  
 6 retirement investment trust to the fixed retirement investment trust under s. 40.04  
 7 (7) may be made in cash or securities or both as determined by the ~~investment~~ <sup>strike</sup> board.  
 8 The ~~investment~~ <sup>✓</sup> board shall determine market values for securities in the variable  
 9 retirement investment trust as of the close of business on the last working day  
 10 preceding a transfer. If securities are transferred, to the extent determined feasible  
 11 by the ~~investment~~ <sup>✓</sup> board, a proportionate amount of all securities in even hundreds  
 12 of shares of stock or even thousands of par value of bonds in the variable retirement  
 13 investment trust shall be transferred. The ~~investment~~ <sup>✓</sup> board may hold or sell the  
 14 transferred securities as it determines appropriate considering market and  
 15 economic conditions. Any limitation on the percentage of assets in common stocks  
 16 or in the stock of one company does not apply to the transferred securities, except the  
 17 ~~investment~~ <sup>✓</sup> board shall, at such time as it determines market, economic and other  
 18 conditions are appropriate to the sale of the securities, sell sufficient transferred  
 19 securities so as to comply with percentage of asset limitations.

NOTE: See the note to the creation of s. 25.01 by this bill.

20 SECTION 41. 25.17 (8) of the statutes is amended to read:

21 25.17 (8) Accept when necessary to protect a mortgage loan, a quitclaim deed  
 22 or warranty deed to the mortgaged property in full satisfaction of the mortgage debt,  
 23 and manage, operate, lease, exchange, sell and convey, by land contract, quitclaim

1 deed or warranty deed, and grant easement rights in, any real property acquired by  
2 said <sup>✓</sup>the board.

NOTE: See the note to the creation of s. 25.01 by this bill.

3 SECTION 42. 25.17 (9) of the statutes is amended to read:

4 25.17 (9) Give such advice and assistance as may be requested by the board of  
5 commissioners of public lands or the board of regents of the university of Wisconsin  
6 system in the investment of any moneys which under sub. (1) are excepted from the  
7 moneys to be loaned or invested by the investment <sup>✓</sup>board, and assign, sell, convey and  
8 deed to them such investments made by the said <sup>✓</sup>investment board as may be  
9 mutually agreeable. The cost of any services rendered to the board of commissioners  
10 of public lands or the board of regents of the university of Wisconsin system pursuant  
11 to this section shall be charged to the fund to which the moneys invested belong and  
12 shall be added to appropriation to the investment <sup>✓</sup>board in s. 20.536.

NOTE: See the note to the creation of s. 25.01 by this bill.

13 SECTION 43. 25.17 (10) of the statutes is amended to read:

14 25.17 (10) If a building constitutes any part of the security for a loan made by  
15 the investment <sup>✓</sup>board under s. 25.17 (3) (bh) or 620.22 (2), <sup>✓</sup>such the building shall be  
16 kept insured for at least the unpaid amount of the loan or such larger amount as may  
17 be necessary to comply with any coinsurance clause inserted in or attached to the  
18 policy. When the full insurable value of the building is less than the unpaid amount  
19 of the loan, <sup>✓</sup>such the building shall be kept insured for the full insurable value  
20 thereof.

NOTE: Replaces “such” for internal consistency and to modernize language. See also the note to the creation of s. 25.01 by this bill.

21 SECTION 44. 25.17 (12) (d) of the statutes is amended to read:

1           25.17 (12) (d) All other state boards, commissions, departments, institutions  
2 and officers in the investment of any funds ~~which~~ that under sub. (1) are hereafter  
3 to be loaned and invested by the investment board.

NOTE: Replaces incorrectly used "which". Deletes superfluous ~~hereafter~~. See also ←  
the note to the creation of s. 25.01 by this bill.

4           **SECTION 45.** 25.17 (13) of the statutes is amended to read:

5           25.17 (13) Succeed to all of the property, documents, records and assets of the  
6 state annuity and investment board in the investment of the several funds ~~which~~  
7 that were under the control of ~~said~~ <sup>the</sup> state annuity and investment board.

NOTE: Replaces incorrectly used "which". See also the note to the creation of s. 25.01  
by this bill.

8           **SECTION 46.** 25.17 (14) (a) of the statutes is amended to read:

9           25.17 (14) (a) Bonds and other evidences of debt and loans secured by  
10 mortgages having a fixed term and rate shall be valued at market value, except that  
11 if the ~~investment~~ <sup>✓</sup> board determines that a market value cannot readily be  
12 determined ~~such items~~ that item shall be valued at the outstanding principal  
13 balance.

NOTE: Replaces plural form of word with singular for sentence agreement. See the  
note to the creation of s. 25.01 by this bill. ✓

14           **SECTION 47.** 25.17 (14) (c) of the statutes is amended to read:

15           25.17 (14) (c) Real property ~~which~~ <sup>✓</sup> that is leased to others shall be valued at  
16 market value, except that if the ~~investment~~ <sup>✓</sup> board determines that market value  
17 cannot readily be assigned ~~such~~ <sup>✓</sup> the real property shall be valued at cost.

NOTE: Replaces incorrectly used "which". See the note to the creation of s. 25.01 by  
this bill.

18           **SECTION 48.** 25.17 (14) (d) of the statutes is amended to read:

1           25.17 (14) (d) Any preferred stock, bond, or mortgage which is in arrears or in  
2 default shall be assigned a value by the investment board which that will  
3 approximate what the board in its sole discretion feels the asset is worth.

NOTE: Replaces incorrectly used "which". See the note to the creation of s. 25.01 by this bill.

4           **SECTION 49.** 25.17 (15) of the statutes is amended to read:

5           25.17 (15) For purposes of the power and authority of the investment board to  
6 make investments, the "admitted assets" of the fixed retirement investment trust or  
7 the variable retirement investment trust shall be the total valuation of the assets of  
8 such trust as set forth in the last report made pursuant to sub. (14).

NOTE: See the note to the creation of s. 25.01 by this bill.

9           **SECTION 50.** 25.17 (17) of the statutes is amended to read:

10           25.17 (17) No later than January 31 annually, submit a report to the joint  
11 committee on finance concerning the amount of credits generated by the investment  
12 board with brokerage firms during the preceding calendar year. The report shall  
13 contain a separate itemization of the amount of directed credits for services to be  
14 provided by the firm providing the credit and ~~3rd party~~ <sup>3rd-party</sup> credits for services to be  
15 provided by any firm. The report shall include information regarding utilization of  
16 3rd-party credits by the board.

NOTE: See the note to the creation of s. 25.01 by this bill.

17           **SECTION 51.** 25.17 (70) (a) and (b) (intro.) of the statutes are consolidated ~~and~~  
18 renumbered 25.17 (70) (intro.) ~~and amended to read~~

NOTE: Accommodates the renumbering of this subsection in accordance with current style to allow proper citation and computer searching. See the next section of this bill. } stays

19           **SECTION 52.** 25.17 (70) (b) 1. to 4. of the statutes are renumbered 25.17 (70) (a)  
20 to (d) and 25.17 (70) (b) (intro.) and 3, as renumbered <sup>is/are</sup> amended to read:

INSECT  
25-18

add commas

1           25.17 (70) (b) (intro.) Nonbinding management objectives for each fiscal year  
2 stated, as appropriate, as a dollar amount or as a percentage of the total amount of  
3 all investments made by the investment board, for the following:

4           3. The number and value of investments to be made annually in companies that  
5 are reasonably likely to use the moneys invested by the investment board to  
6 maintain or expand employment in this state. Such investments may include any  
7 of the following: (1) loans;

8           a. Loans to corporations and other organizations to maintain or expand  
9 operations in this state; 2) purchases;

10           b. Purchases of new equity offerings by companies whose equities are not  
11 broadly traded on major exchanges, if the proceeds are to be used to maintain or  
12 expand operations in this state; 3) purchases;

13           c. Purchases of real estate located in this state; 4) purchases;

14           d. Purchases of certificates of deposit or similar instruments issued by financial  
15 institutions with substantial operations in this state; 5) investments;

16           e. Investments in venture capital firms based in this state; 6) investments;

17           f. Investments in venture capital firms based in other states, if those  
18 investments are to be used to purchase securities in companies located in this state;  
19 7) investments;

20           g. Investments in businesses headquartered in this state that have less than  
21 500 employees; and 8) other;

22           h. Other investments that the investment board determines will result in  
23 maintenance or expansion of employment in this state.

NOTE: Renumbers provision in accordance with current style. See the previous section of this bill. See also the note to the creation of s. 25.01 by this bill.

1           **SECTION 53.** 25.18 (1) (intro.) of the statutes is amended to read:

2           25.18 (1) (intro.) In addition to the powers and duties enumerated in s. 25.17,  
3 but subject to s. 25.183, the investment board may:

NOTE: See the note to the creation of s. 25.01 by this bill.

4           **SECTION 54.** 25.18 (2) (intro.) of the statutes is amended to read:

5           25.18 (2) (intro.) In addition to the powers set forth in sub. (1) and s. 25.17, but  
6 subject to s. 25.183, the investment board may:

NOTE: See the note to the creation of s. 25.01 by this bill.

7           **SECTION 55.** 25.185 (2) of the statutes is amended to read:

8           25.185 (2) The investment board shall attempt to ensure that 5% of the total  
9 funds expended for financial and investment analysis and for common stock and  
10 convertible bond brokerage commissions in each fiscal year is expended for the  
11 services of minority financial advisers or minority investment firms.

NOTE: See the note to the creation of s. 25.01 by this bill.

12           **SECTION 56.** 25.185 (3) of the statutes is amended to read:

13           25.185 (3) The investment board shall annually report to the department of  
14 administration the total amount of moneys expended under sub. (2) for common  
15 stock and convertible bond brokerage commissions, the services of minority financial  
16 advisers and the services of minority investment firms during the preceding fiscal  
17 year.

NOTE: See the note to the creation of s. 25.01 by this bill.

18           **SECTION 57.** 25.19 (1) of the statutes is amended to read:

19           25.19 (1) The state treasurer shall be the treasurer of the investment board and  
20 shall give an additional bond in such amount and with such corporate sureties as is  
21 required and approved by the board, the cost of which shall be borne by the board.

NOTE: See the note to the creation of s. 25.01 by this bill.

1 SECTION 58. 25.19 (1m) of the statutes is amended to read:

2 25.19 (1m) Any of the securities purchased by the investment board for any of  
3 the funds whose investment is under the control of the board may be deposited by  
4 the board in vaults or other safe depositories either in or outside of this state.

NOTE: See the note to the creation of s. 25.01 by this bill.

5 SECTION 59. 25.50 (1) (a) of the statutes is repealed.

NOTE: This provision defined "board" as meaning the investment board for purpose  
of s. 25.50. With the creation of s. 25.01 by this bill, this provision is unnecessary.

6 SECTION 60. 25.50 (5) (intro.) of the statutes is amended to read:

(7) 25.50 (5) (intro.) The investment board shall formulate policies for the  
8 investment and reinvestment of moneys in the fund and the acquisition, retention,  
9 management and disposition of such investments. The board shall provide a copy  
10 of the investment policies, together with any guidelines adopted by the board to  
11 direct staff investment activity, to each local government having an investment in  
12 the fund upon the local government's request and at least annually to all investors.  
13 The board shall distribute at least annually performance information over the  
14 preceding one-year, 5-year and 10-year periods, compared with appropriate indices  
15 or benchmarks in the private sector. The investment policies shall include all of the  
16 following:

NOTE: See the note to the creation of s. 25.01 by this bill.

17 SECTION 61. 25.50 (6) of the statutes is amended to read:

18 25.50 (6) INVESTMENT BOARD BOARD TO INVEST, REINVEST POOLED FUNDS. In the  
19 amounts available for investment purposes and subject to the policies formulated by  
20 the investment board, the investment board shall invest and reinvest moneys in the

↑  
strike

1 fund and acquire, retain, manage, including the exercise of any voting rights, and  
2 dispose of investments of the fund.

NOTE: See the note to the creation of s. 25.01 by this bill.

3 **SECTION 62.** 25.65 (1) (a) of the statutes is repealed.

NOTE: This provision defined "board" as meaning the investment board for purpose  
of s. 25.65. With the creation of s. 25.01 by this bill, this provision is unnecessary.

4 **SECTION 63.** 27.01 (5) of the statutes is amended to read:

5 27.01 (5) ROADSIDE PARKS. All areas designated as roadside parks shall be a part  
6 of the state park system. Roadside parks will consist of naturally attractive parcels  
7 of land ~~5~~<sup>2.5</sup> acres or more in size, immediately contiguous to a state trunk highway.  
8 Each such area shall carry a distinctive name and shall be managed and developed  
9 as a part of the state park system.

NOTE: Deletes unnecessary parentheses.

10 **SECTION 64.** 27.01 (7) (c) 1. to ~~8~~<sup>9</sup> of the statutes are amended to read:

11 27.01 (7) (c) 1. Any vehicle in an admission area between November 1 and  
12 March 31, except as the department provides by rule;

13 2. Any vehicle operated by an employe, agent or officer of the state, the United  
14 States or a local unit of government while in the performance of official duties;

15 3. Any vehicle when furnishing services or supplies;

16 4. Any vehicle traveling on a public highway in a state park or state forest;

17 5. Any vehicle within state parks or state park areas designated by the  
18 department;

19 6. Any vehicle, except a motor bus, occupied by a person holding a senior citizen  
20 recreation card issued under s. 29.624;

21 7. Any vehicle, except a motor bus, occupied by a person holding a conservation  
22 patron license issued under s. 29.235;

1           8. Any vehicle towed behind or carried on another vehicle. The department  
 2 may issue a special permit for a towed or carried vehicle in order to determine  
 3 compliance with and facilitate enforcement of the vehicle admission receipt  
 4 requirement;~~or,~~ ✓

NOTE: Replaces punctuation for conformity with current style and internal consistency.

5           **SECTION 65.** 27.05 (intro.) of the statutes is amended to read:

6           **27.05 Powers of commission or general manager.** (intro.) The county  
 7 park commission ~~except, or the general manager in counties with a county executive~~ ✓  
 8 or county administrator, ~~the general manager,~~ ✓ shall have charge and supervision of  
 9 all county parks, and all lands heretofore or hereafter acquired by the county for park  
 10 or reservation purposes; ~~and.~~ The county park commission or general manager, ✓  
 11 subject to the general supervision of the county board and ~~to such~~ regulations as it  
 12 ~~may prescribe~~ prescribed by the county board, except as provided under s. 27.03 (2),  
 13 may do any of the following:

*add plain comma*

NOTE: Reorders text to improve readability and clarity. Deletes unnecessary "heretofore or hereafter" in conformity with current style.

14           **SECTION 66.** 27.05 (1) of the statutes is amended to read:

15           27.05 (1) Lay out, improve, maintain and govern all ~~such~~ county parks and  
 16 open spaces; ~~provide.~~

17           (β) { (1g) Provide by contract with sanitary districts, counties, ~~or~~ towns, cities or  
 18 villages, subject to the approval of the county board of supervisors, or in any other  
 19 manner, for the disposal of sewage arising from the use of ~~such~~ county parks and take  
 20 all action necessary to prevent the pollution of park or parkway areas or any portion  
 21 thereof by sewage emanating from upland areas; ~~lay.~~ ✓

(B)

*determine and prescribe building lines <sup>along</sup>*

(1)

(1m) Lay out, <sup>↑</sup>grade, construct, improve and maintain roads, parkways, boulevards and bridges therein in county parks or connecting the same county parks with any other parks or open spaces or with any municipality in the county, using

(4)

such methods and materials as that it deems considers expedient; ~~to~~ determine and

(5)

~~prescribe building lines along the same;~~ <sup>↓ strike</sup> and make ~~provisions~~

(6)

(1s) Make rules for the regulation of the use and enjoyment thereof of the county parks and open spaces by the public;

NOTE: Subdivides provision and modifies paragraph's punctuation for conformity with current style and internal consistency.

SECTION 67. 27.05 (2) of the statutes is amended to read:

27.05 (2) Accept, in the name of the county, grants, conveyances and devises of land and bequests and donations of money to be used for park purposes;

NOTE: Replaces punctuation for conformity with current style and internal consistency.

SECTION 68. 29.522 (1) (a) 1., (b) 1. and (c) 2. of the statutes <sup>are</sup> amended to read:

29.522 (1) (a) 1. One net of a general hoop or circular-like structure commonly called a crib or pot with numbers of hoops holding, encasing or ~~inclosing~~ enclosing net webbing.

(b) 1. One net of a general hoop or circular-like structure called a crib or pot with numbers of hoops holding, encasing or ~~inclosing~~ enclosing net webbing.

(c) 2. Two fence-like nets called hearts set one on each side of the tunnel mouth and used to form a preliminary ~~inclosure~~ enclosure resembling a heart in shape with no cover on the top or bottom.

NOTE: Inserts preferred spelling.

SECTION 69. 29.537 (8) (d) of the statutes is amended to read:

~~29.537 (8) (d) Record-keeping~~ Record keeping and reporting requirements.

NOTE: Corrects spelling.

INSECT  
32-1

SECTION 70. 31.06 (1) of the statutes is amended to read:

31.06 (1) Upon receipt of an application for a permit under s. 31.05 the department may order a hearing or it may mail a notice that it will proceed on the application without public hearing unless a request for a public hearing is filed as hereinafter provided in this subsection. The notice shall be mailed to the clerk of each municipality directly affected thereby <sup>plain space</sup> and the department may give further or other notice as it deems ~~considers~~ proper. The department shall mail a copy of the notice to the applicant who shall cause the ~~same~~ <sup>notice</sup> to be published in each county in which affected riparian lands are located as a class 1 notice, under ch. 985. If a hearing is not requested in writing within 30 days after mailing of the notice, the department may waive the hearing.

NOTE: Inserts specific cross-references and replaces disfavored term.

INSECT  
32-12

~~SECTION 71. 31.06 (3) of the statutes is renumbered 31.06 (3) (a) and amended to read:~~

31.06 (3) (a) At ~~such a~~ hearing under this section or any adjournment thereof the department shall consider the application, and shall take evidence offered by the applicant and other persons in support thereof or in opposition thereto. The department may require the amendment of the application, ~~and if.~~

(b) If it appears that the construction, operation or maintenance of the proposed dam is in the public interest, considering ecological, aesthetic, economic and recreational values, the department shall so find and grant a permit to the applicant, provided the department also finds that the applicant has complied with s. 31.14 (2) or (3) and, where applicable, with s. 31.05 (3), based on the department's own estimate of the area of the flowage.

1 ~~1) The enjoyment of natural scenic beauty and environmental quality are~~  
2 ~~declared to be public rights to be considered along with other public rights and the~~  
3 ~~economic need of electric power for the full development of agricultural and~~  
4 ~~industrial activity and other useful purposes in the area to be served. In considering~~  
5 ~~public rights to the recreational use and natural scenic beauty of the river, the~~  
6 ~~department shall investigate the potentialities of the lake and lake shore lakeshore~~  
7 ~~created by the flowage and shall weigh the recreational use and scenic beauty thereof~~  
8 ~~against the known recreational use and scenic beauty of the river in its natural state,~~  
9 ~~and the. The department shall further weigh the known recreational use and scenic~~  
10 ~~beauty of the particular section of river involved against the known recreational use~~  
11 ~~and scenic beauty of other sections of the same river and other rivers in the area~~  
12 ~~remaining in their natural state (without regard to plans of other dams subsequently~~  
13 ~~filed or to be filed). <sup>add scored period</sup> ~~If it appears that the river in its natural state offers greater~~  
14 ~~recreational facilities and scenic value for a larger number of people than can be~~  
15 ~~proper control of the flowage level be obtained from the use of the lake and lake shore~~  
16 ~~lakeshore and that the remaining sections of the river and other rivers in the area~~  
17 ~~in their natural state provide an insufficient amount of recreational facilities and~~  
18 ~~scenic beauty, and if it further appears that the economic need of electric power is less~~  
19 ~~than the value of the recreational and scenic beauty advantages of such the river in~~  
20 ~~its natural state, the department shall so find and the permit be denied. If the~~  
21 ~~department finds that approval of the permit will cause environmental pollution, as~~  
22 ~~defined in s. 299.01 (4), the permit shall be denied.~~~~

13

add scored period

16

start

b. The

W.P.O.  
NOTE  
stays

NOTE: Inserts preferred spelling of "lakeshore," Deletes unnecessary parentheses and subdivides long sentences and subsection for improved readability and conformity with current style.

23

SECTION 72. 35.91 (1) of the statutes is amended to read:

1           35.91 (1) The latest edition of the Wisconsin statutes shall be sold at a price €  
 2           calculated to the nearest dollar<sup>✓</sup>, to be fixed by the department, based on cost plus  
 3           75% of the revisor's expenditures under s. 20.765 (3) (a) during the preceding  
 4           biennium. The department may sell noncurrent editions of the Wisconsin statutes  
 5           and Wisconsin annotations at reduced prices to be fixed by it.

NOTE: Replaces parentheses consistent with current style.

6           SECTION 73. 39.11 (4), (6), (7) and (8) of the statutes are amended to read:

7           39.11 (4) Initiate, develop and maintain a comprehensive state plan for the  
 8           orderly operation of a statewide television system for the presentation of  
 9           noncommercial instructional programs ~~which~~<sup>that</sup> will serve the best interests of the  
 10          people of the state now and in the future<sup>✓</sup>.

11          (6) Furnish leadership in securing adequate funding for statewide joint use of  
 12          radio and television for educational and cultural purposes, including funding for  
 13          media programming for broadcast over the state networks. The educational  
 14          communications board may submit joint budget requests with state agencies and  
 15          other nonstate organizations or corporations for the purposes stated above<sup>✓</sup>.

*enumerated in this subsection*

16          (7) Lease, purchase or construct radio and television facilities for joint use,  
 17          such as network interconnection or relay equipment, mobile units, or other  
 18          equipment available for statewide use<sup>✓</sup>.

19          (8) Apply for, construct and operate radio and television transmission  
 20          equipment in order to provide broadcast service to all areas of this state<sup>✓</sup>.

NOTE: Replaces punctuation for conformity with current style and internal consistency.

21          SECTION 74. 40.02 (24) (a) of the statutes is amended to read:

22          40.02 (24) (a) A supreme court justice, court of appeals judge, circuit judge or  
 23          state, county or municipal official elected by vote of the people<sup>✓</sup>; or.



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40.02 (25) (b)

1

2. Any person employed as a graduate assistant and other employees-in-training as are designated by the board of regents of the university, who are employed on at least a one-third full-time basis.

4

2m. A crew leader or regional crew leader employed by the Wisconsin conservation corps board for whom the Wisconsin conservation corps board under s. 106.215 (10) (fm) has authorized group health care coverage.

7

3. The surviving spouse of an employe, or of a retired employe, who is currently covered by health insurance at the time of death of the employe or retired employe. The spouse shall have the same right to health insurance coverage as the deceased employe or retired employe, but without state contribution, under rules promulgated by the secretary.

12

4. Any insured employe who is retired on an immediate or disability annuity, or who receives a lump sum payment under s. 40.25 (1) <sup>that</sup> which would have been an immediate annuity if paid as an annuity, if the employe meets all of the requirements for an immediate annuity including filing of application whether or not final administrative action has been taken.

13

17

5. Any participating state employe under the Wisconsin retirement system, notwithstanding par. (a) 1.

18

19

6. b. Who is eligible for an immediate annuity but defers application.

20

7. Any employe whose health insurance premiums are being paid under s. 40.05 (4) (bm).

21

22

8. Any other state employe for whom coverage is authorized under a collective bargaining agreement pursuant to subch. I or V of ch. 111 or under s. 230.12 or

24

233.10.

1 9. Except as provided under s. 40.51 (7), any other employe of any employer,  
2 other than the state, <sup>that</sup> which has acted under s. 40.51 to make such coverage available  
3 to its employes;

4 10. Any participating employe who is an employe of this state and who qualifies  
5 for a disability benefit under s. 40.63 or 40.65; or,

NOTE: Replaces punctuation for internal consistency.

6 SECTION 77. 40.06 (1) (a) of the statutes is amended to read:

7 40.06 (1) (a) Except as otherwise provided by rule or statute, the employe  
8 contributions and premium payments specified in s. 40.05 shall be deducted from the  
9 earnings of each employe and from the annuity (if sufficient) of each insured retired  
10 employe and transmitted to the department, or an agent specified by the  
11 department, in the manner and within the time limit fixed by the department  
12 together with the required employer contributions and premium payments and  
13 reports in the form specified by the department. Notwithstanding any other law, rule  
14 or regulation, the payment of earnings less the required deductions shall be a  
15 complete discharge of all claims for service rendered during the period covered by the  
16 payment.

NOTE: Replaces parentheses in conformity with current style.

17 SECTION 78. 43.18 (1) (intro.) of the statutes is renumbered 43.18 (1) (am).

INSERT  
37-19

NOTE: This provision is not an introductory paragraph and is renumbered to a  
paragraph as it one of the several paragraphs in s. 43.18 (1) dealing with municipal  
withdrawals from library systems.

> s rays

18 SECTION 79. 43.18 (1) (a) of the statutes is renumbered 43.18 (1) (ar).

NOTE: This provision is renumbered to accommodate the renumbering of 43.18 (1)  
(intro.) and (c) by this bill.

19 SECTION 80. 43.18 (1) (c) of the statutes is renumbered 43.18 (1) (ag).

NOTE: Renumbers definition to locate it at the beginning of the applicable statute  
provision in accordance with current style.

1 SECTION 81. 45.35 (17) (c) 1. a. and b. of the statutes are amended to read:

2 45.35 (17) (c) 1. a. The applicant did not report income amounts as required on  
3 the loan application;

4 b. The applicant did not make the disclosures required under subd. 2. a., b. or  
5 c. on the loan application;

NOTE: Replaces punctuation for internal consistency and conformity with current style.

6 SECTION 82. 45.37 (4) (c) (intro.) of the statutes is renumbered 45.37 (4) (c) 1m.  
7 (intro.).

NOTE: See the note to the next section of this bill.

8 SECTION 83. 45.37 (4) (c) (intro.) and 1. to 4. of the statutes are renumbered  
9 46.37 (4) (c) 1m. (intro.) and a. to d. and 46.37 (4) (c) 1m. a. to d., as renumbered, are  
10 amended to read:

11 45.37 (4) (c) 1m. a. Eligible veterans shall have 1st priority;

12 b. Spouses of eligible veterans shall be given 2nd priority;

13 c. Surviving spouses of eligible veterans shall be given 3rd priority;

14 d. Parents of eligible veterans shall be given 4th priority;

NOTE: Section 45.37 (4) (c) 1. to 4. is a series that sets out the order of priority for admission to the veteran's home. Subd. 5 gives authority to deviate from that order and is not properly a part of the series. Par. (c) is renumbered to separate subd. 5. from subds. 1. to 4. Punctuation is replaced consistent with current style.

15 SECTION 84. 46.03 (2a) of the statutes is amended to read:

16 46.03 (2a) GIFTS. The department may Be authorized to accept gifts, grants  
17 or donations of money or of property from private sources to be administered by the  
18 department for the execution of its functions. All moneys so received shall be paid  
19 into the general fund and are appropriated therefrom as provided in s. 20.435 (9) (i).

NOTE: Modifies text for sentence agreement with 46.03 (intro.).

20 SECTION 85. 46.03 (4) (b) 1. of the statutes is renumbered 46.03 (4) (b) and amended to read

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NOTE: Section 46.03 (4) (b) is not divided into subdivisions.

stays

1 SECTION 86. 46.22 (1) (c) 1. (intro.) and <sup>9/9</sup> (a) of the statutes are amended to read:

2 46.22 (1) (c) 1. (intro.) Make investigations in cooperation with the court,  
3 institution superintendent, district attorney and other agencies and officials  
4 operating in the welfare field regarding admissions to and release (or conditional  
5 release) from the following institutions:

6 a. 'County institutions.' ~~County~~ Any county infirmary, home, <sup>strike common</sup> hospital ~~for~~  
7 mental diseases, tuberculosis or otherwise) ~~or asylum~~ <sup>asylum</sup>

NOTE: Adds "any" for sentence agreement. Replaces parentheses for greater conformity with current style and improved readability.

8 SECTION 87. 48.04 (1) of the statutes is renumbered 48.04 <sup>4</sup>

NOTE: Section 48.04 <sup>4</sup> is not divided into subsections.

9 SECTION 88. 48.067 (1), (3), (4), (5), (6) <sup>2</sup> (7) and (8) of the statutes are amended  
10 to read: 48.067

11 (1) Provide intake services 24 hours a day, 7 days a week, for the purpose of  
12 screening children taken into custody and not released under s. 48.20 (2) and the  
13 adult expectant mothers of unborn children taken into custody and not released  
14 under s. 48.203 (1) <sub>2</sub>

15 (3) Determine whether the child or the expectant mother of an unborn child  
16 shall be held under s. 48.205 and such policies as the judge shall promulgate under  
17 s. 48.06 (1) or (2) <sub>2</sub>

18 (4) If the child or the expectant mother of an unborn child is not released,  
19 determine where the child or expectant mother shall be held <sub>2</sub>

20 (5) Provide crisis counseling during the intake process when such counseling  
21 appears to be necessary <sub>2</sub>

1 (6) Receive referral information, conduct intake inquiries, request that a  
2 petition be filed, and enter into informal dispositions under policies promulgated  
3 under s. 48.06 (1) or (2);<sup>✓</sup>

4 (7) Make referrals of cases to other agencies if their assistance appears to be  
5 needed or desirable;<sup>✓</sup>

6 (8) Make interim recommendations to the court concerning children, and  
7 unborn children and their expectant mothers, awaiting final disposition under s.  
8 48.355; and<sup>✓</sup>

NOTE: Replaces punctuation for internal consistency and conformity with current style.

INSER  
40-99

SECTION 89. 48.205 (1) (b) of the statutes is amended to read:

10 48.205 (1) (b) Probable cause exists to believe that the parent, guardian or legal  
11 custodian of the child or other responsible adult is neglecting, refusing, unable or  
12 unavailable to provide adequate supervision and care and that services to ensure the  
13 child's safety and well-being are not available or would be inadequate;<sup>✓</sup> or<sup>✓</sup>

NOTE: Replaces punctuation for internal consistency and conformity with current style.

14 SECTION 90. 48.41 (2) (a) of the statutes is amended to read:

15 48.41 (2) (a) The parent appears personally at the hearing and gives his or her  
16 consent to the termination of his or her parental rights. The judge may accept the  
17 consent only after the judge has explained the effect of termination of parental rights  
18 and has questioned the parent, or has permitted an attorney who represents any of  
19 the parties to question the parent, and is satisfied that the consent is informed and  
20 voluntary;<sup>✓</sup> or<sup>✓</sup>

NOTE: Replaces punctuation for internal consistency and conformity with current style.

21 SECTION 91. 48.42 (1) (a) and (b) of the statutes <sup>is</sup> <sup>are</sup> amended to read:

}  
are  
is  
n

- 1 48.42 (1) (a) The name, birth date and address of the child; ✓
- 2 (b) The names and addresses of the child's parent or parents, guardian and
- 3 legal custodian; ✓

NOTE: Replaces punctuation for internal consistency and conformity with current style.

create auto-reference "a"

4 SECTION 92. 48.60 (2) (a), (b) and (c) of the statutes are amended to read: ✓

5 48.60 (2) (a) A relative or guardian who provides care and maintenance for such ✓  
6 children; ✓

7 (b) A bona fide educational institution whose pupils, in the ordinary course of ✓  
8 events, return annually to the homes of their parents or guardians for not less than ✓  
9 2 months of summer vacation; ✓

create auto-reference "b"

10 (c) A public agency; ✓

11 48.60(2)(d) of the statutes, as affected by 1999 Wisconsin Act 19, is amended to read: ✓  
(d) A hospital, maternity hospital, maternity home or nursing home ✓

12 tuberculosis sanatorium licensed, approved or supervised by the department; ✓

NOTE: Replaces punctuation for internal consistency and conformity with current style.

SECTIONS 92 and 93 replace use auto-reference "b"

13 SECTION 93. 48.61 (1) to (6) of the statutes are amended to read: ✓

14 48.61 (1) To accept legal or physical custody of children transferred to it by the court ✓  
15 under s. 48.355; ✓

16 (2) To contract with any parent or guardian or other person for the supervision ✓  
17 or care and maintenance of any child; ✓

18 (3) To provide appropriate care and training for children in its legal or physical ✓  
19 custody and, if licensed to do so, to place children in licensed foster homes, licensed ✓  
20 treatment foster homes and licensed group homes; ✓

21 (4) To provide for the moral and religious training of children in its legal ✓  
22 custody according to the religious belief of the child or the child's parents; ✓

1 (5) If licensed to do so, to accept guardianship of children when appointed by  
2 the court, and to place children under its guardianship for adoption;

3 (6) To provide services to the court under s. 48.07;

NOTE: Replaces punctuation for internal consistency and conformity with current style.

4 SECTION 94. 49.726 (4) of the statutes is amended to read:

5 49.726 (4) The records and accounts of each county infirmary may be audited  
6 by the department. In addition to other findings, such audits shall ascertain  
7 compliance with the mandatory uniform cost record-keeping record keeping system  
8 requirements of s. 46.18 (8), (9) and (10), and verify the actual per person cost of  
9 maintenance, care and treatment of patients.

NOTE: Corrects spelling.

10 SECTION 95. 50.05 (9) (a) 1. of the statutes is amended to read:

11 50.05 (9) (a) 1. The person seeking payment under the lease, mortgage, secured  
12 transaction or other wholly or partially executory contract was an operator or  
13 controlling person of the facility or was an affiliate of an operator or controlling  
14 person at the time the lease, mortgage, secured transaction or other wholly or  
15 partially executory contract was made; or

NOTE: Replaces punctuation for internal consistency and conformity with current style.

16 SECTION 96. 50.49 (1) (b) (intro.) of the statutes is amended to read:

17 50.49 (1) (b) (intro.) "Home health services" means the following items and  
18 services furnished to an individual, who is under the care of a physician, by a home  
19 health agency or by others under arrangements with them made by such a home  
20 health agency, under a plan for furnishing such those items and services to such the  
21 individual established and periodically reviewed by a physician, which items and

2

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1 services are, except as provided in subd. 6., provided on a visiting basis in a place of  
2 residence used as such individual's home:

NOTE: Inserts specific references and deletes unnecessary parentheses for  
improved readability and consistency with current style.

3 SECTION 97. 51.05 (1) (title), (2) (title), (3) (title), (3g) (title), (3m) (title) and (4)  
4 (title) of the statutes are created to read:

5 51.05 (1) (title) **Designation.** CS/No BOLD

6 (2) (title) **Admissions authorized by counties.** CS/No BOLD

7 (3) (title) **Admissions authorized by department.**

8 (3g) (title) **Expense reduction.** CS/NO BOLD

9 (3m) (title) **Revenues; reports.** CS/NO BOLD

10 (4) (title) **Transfers and discharges.** CS/NO BOLD

NOTE: The remaining subsections of s. 51.05 have titles.

11 SECTION 98. 51.20 (2) of the statutes is renumbered 51.20 (2) (a) and amended  
12 to read:

13 51.20 (2) (a) Upon the filing of a petition for examination, the court shall review  
14 the petition to determine whether an order of detention should be issued. The subject  
15 individual shall be detained only if there is cause to believe that the individual is  
16 mentally ill, drug dependent or developmentally disabled and the individual is  
17 eligible for commitment under sub. (1) (a) or (am) based upon specific recent overt  
18 acts, attempts or threats to act or on a pattern of recent acts or omissions made by  
19 the individual.

20 (b) If the subject individual is to be detained, a law enforcement officer shall  
21 present the subject individual with a notice of hearing, a copy of the petition and  
22 detention order and a written statement of the individual's right to an attorney, a  
23 jury trial if requested more than 48 hours prior to the final hearing, the standard

1 upon which he or she may be committed under this section and the right to a hearing  
2 to determine probable cause for commitment within 72 hours after the individual  
3 arrives at the facility, excluding Saturdays, Sundays and legal holidays. The officer  
4 shall orally inform the individual that he or she is being taken into custody as the  
5 result of a petition and detention order issued under this chapter. If the individual  
6 is not to be detained, the law enforcement officer shall serve these documents on the  
7 subject individual and shall also orally inform the individual of these rights. The  
8 individual who is the subject of the petition, his or her counsel and if the individual<sup>2</sup>  
9 is a minor, his or her parent or guardian, if known, shall receive notice of all  
10 proceedings under this section. The court may also designate other persons to  
11 receive notices of hearings and rights under this chapter. Any such notice may be  
12 given by telephone. The person giving telephone notice shall place in the case file  
13 a signed statement of the time notice was given and the person to whom he or she  
14 spoke. The notice of time and place of a hearing shall be served personally on the  
15 subject of the petition, and his or her attorney, within a reasonable time prior to the  
16 hearing to determine probable cause for commitment.

17 (c) If the law enforcement officer has a detention order issued by a court, or if  
18 the law enforcement officer has cause to believe that the subject individual is  
19 mentally ill, drug dependent or developmentally disabled and is eligible for  
20 commitment under sub. (1) (a) or (am), based upon specific recent overt acts,  
21 attempts or threats to act or on a pattern of omissions made by the individual, the  
22 law enforcement officer shall take the subject individual into custody. If the  
23 individual is detained by a law enforcement officer, the individual shall be orally  
24 informed of his or her rights under this section on arrival at the detention facility by

1 the facility staff, who shall also serve all documents required by this section on the  
2 individual.

3 (d) Placement shall be made in a hospital <sup>that</sup> which is approved by the department  
4 as a detention facility or under contract with a county department under s. 51.42 or  
5 51.437, approved public treatment facility, mental health institute, center for the  
6 developmentally disabled under the requirements of s. 51.06 (3), state treatment  
7 facility, or in an approved private treatment facility if the facility agrees to detain the  
8 subject individual. Upon arrival at the facility, the individual is ~~deemed~~ considered  
9 to be in the custody of the facility.

NOTE: Subdivides long provision for improved readability. Replaces disfavored term.

10 SECTION 99. 51.20 (9) (a) of the statutes is renumbered 51.20 (9) (a) 1. and  
11 amended to read:

12 51.20<sup>✓</sup>(9) (a) 1. If the court finds after the hearing that there is probable cause  
13 to believe the allegations under sub. (1), it shall appoint 2 licensed physicians  
14 specializing in psychiatry, or one licensed physician and one licensed psychologist,  
15 or 2 licensed physicians one of whom shall have specialized training in psychiatry,  
16 if available, or 2 physicians, to personally examine the subject individual. ~~Such~~ The  
17 examiners shall have the specialized knowledge determined by the court to be  
18 appropriate to the needs of the subject individual. The examiners may not be related  
19 to the subject individual by blood or marriage and may not have any interest in his  
20 or her property.

21 2. One of the examiners appointed under subd. 1. may be selected by the subject  
22 individual if ~~such person~~ the subject individual makes his or her selection known to  
23 the court within 24 hours after completion of the hearing to determine probable

1 cause for commitment. The court may deny the subject individual's selection if the  
 2 <sup>(2)</sup> examiner does not meet the requirements of ~~this paragraph~~ <sup>subd. 1.</sup> or such person the  
 3 subject individual's selection is not available.

4 3. If requested by the subject individual, the individual's attorney or any other  
 5 interested party with court permission, the individual has a right at his or her own  
 6 expense or if indigent with approval of the court hearing the petition, at the  
 7 reasonable expense of the individual's county of legal residence, to secure an  
 8 additional medical or psychological examination, <sup>✓</sup> and to offer the evaluator's  
 9 personal testimony, as evidence at the hearing. ~~The examiners may not be related~~  
 10 ~~to the subject individual by blood or marriage, and may have no interest in his or her~~ <sup>✓</sup>  
 11 ~~property.~~

12 <sup>(12)</sup> ~~4.~~ <sup>4</sup> Prior to the examination <sup>2</sup> the subject individual shall be informed that his or  
 13 her statements can be used as a basis for commitment and that he or she has the right  
 14 to remain silent, and that the examiner is required to make a report to the court even  
 15 if the subject individual remains silent. ~~A written report shall be made of all such~~ <sup>✓</sup>  
 16 ~~examinations and filed with the court.~~ The issuance of such a warning to the subject  
 17 individual prior to each examination establishes a presumption that the individual  
 18 understands that he or she need not speak to the examiner.

19 <sup>(19)</sup> ~~5.~~ <sup>5</sup> The examiners shall personally observe and examine the subject individual  
 20 at any suitable place and satisfy themselves, if reasonably possible, as to the  
 21 individual's mental condition, and shall make independent reports to the court. The  
 22 subject individual's treatment records shall be available to the examiners. If the  
 23 subject individual is not detained pending the hearing, the court shall designate the  
 24 time and place where the examination is to be held and shall require the individual's  
 25 appearance. A written report shall be made of all such examinations and filed with

✓  
1 the court. The report and testimony, if any, by the examiners shall be based on beliefs  
2 to a reasonable degree of medical certainty, or professional certainty if an examiner  
3 is a psychologist, in regard to the existence of the conditions described in sub. (1), and  
4 the appropriateness of various treatment modalities or facilities. If the examiners  
5 are unable to make conclusions to a reasonable degree of medical or professional  
6 certainty, the examiners shall so state in their report and testimony, if any.

NOTE: Subdivides long provision and reorders text for improved readability.

7 **SECTION 100.** 51.42 (7) (b) 2. of the statutes is amended to read:

8 51.42 (7) (b) 2. Establish uniform cost ~~record-keeping~~ record keeping  
9 requirements.

NOTE: Corrects spelling.

10 **SECTION 101.** 51.437 (4rm) (b) of the statutes is amended to read:

11 51.437 (4rm) (b) If any of the county developmental disabilities services  
12 authorized under par. (a) are provided by any of the institutions specified in s. 46.10,  
13 the costs of such services shall be segregated from the costs of residential care  
14 provided at such institutions. The uniform cost ~~record-keeping~~ record keeping  
15 system established under s. 46.18 (8) to (10) shall provide for such segregation of  
16 costs.

NOTE: Corrects spelling.

17 **SECTION 102.** 59.22 (2) (a) of the statutes is amended to read: ✓

18 59.22 (2) (a) The Except for elective offices included under sub. (1), supervisors  
19 and circuit judges, the board has the powers set forth in this subsection, sub. (3) and  
20 s. 59.03 (1) as to any office, department, board, commission, committee, position or  
21 employe in county service (~~other than elective offices included under sub. (1),~~  
22 ~~supervisors and circuit judges~~) created under any statute, the salary or

1 compensation for which is paid in whole or in part by the county, and the jurisdiction  
2 and duties of which lie within the county or any portion thereof and the powers  
3 conferred by this section shall be in addition to all other grants of power and shall  
4 be limited only by express language.

NOTE: Reorders text for more logical placement and to eliminate parentheses.

5 SECTION 103. 59.22 (2) (c) of the statutes is renumbered 59.22 (2) (c) 1. (intro.)  
6 and amended to read:

7 59.22 (2) (c) 1. (intro.) The Except as provided in subd. 2. and par. (d), the board  
8 may provide do any of the following:

9 a. Provide, fix or change the salary or compensation of any such office, board,  
10 commission, committee, position, employe or deputies to elective officers that is  
11 subject to sub. (1) without regard to the tenure of the incumbent (except as provided  
12 in par. (d)) and also establish.

13 b. Establish the number of employes in any department or office including  
14 deputies to elective officers, and may establish.

15 c. Establish regulations of employment for any person paid from the county  
16 treasury, but no.

17 2. No action of the board shall may be contrary to or in derogation of the rules  
18 and regulations of the department of health and family services under s. 49.33 (4)  
19 to (7) relating to employes administering old-age assistance, aid to families with  
20 dependent children, aid to the blind and aid to totally and permanently disabled  
21 persons or ss. 63.01 to 63.17.

NOTE: Subdivides provision and reorders text for more logical placement and to eliminate parentheses. Deletes "and regulations" as unnecessary. Departments are authorized to promulgate administrative rules, not regulations. Replaces improperly used "shall".

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48-232

SECTION 104. 59.57 (2) (c) 2. and 3. of the statutes are amended to read:

1                   ✓  
2           59.57 (2) (c) 2. "Industrial development agency" or "agency" means a public  
3 body corporate and politic created under this subsection, which agency shall have the  
4 characteristics and powers described in this subsection; ✓

5           3. "Industrial development project" means any site, structure, facility or  
6 undertaking comprising or being connected with or being a part of an industrial or  
7 manufacturing enterprise established or to be established by an industrial  
development agency; ✓

NOTE: Replaces punctuation for internal consistency and conformity with current style.

8           SECTION 105. 59.79 (9) (title) of the statutes is renumbered 59.792 (title) and  
9 amended to read:

10           59.792 (title) Sewage Milwaukee county; sewage, waste, refuse.

NOTE: Section 59.97 (9) is moved to a separate section in order to subdivide this long provision and to revise its structure to more closely conform with current style. See the next 4 sections of this bill.

11           SECTION 106. 59.79 (9) (a) of the statutes is renumbered 59.792 (2) and  
12 amended to read:

13           59.792 (2) ~~Provide~~ The county's board may provide for the transmission and  
14 disposal of sewage from any of the county ~~buildings, and for such purpose.~~ ~~The~~  
15 county shall after October 1, 1965, annually pay to the municipality in which the  
16 buildings are situated for the transmission and disposal of sewage, such its  
17 proportion of the expense of the transmission and disposal of the sewage by the  
18 municipality, as certified under s. 66.91 (5), to any such municipality; such. The  
19 county's proportionate expense to shall be determined by the ratio which <sup>that</sup> the amount  
20 of sewage contributed by any such county buildings may bear <sup>bears</sup> to the total amount of  
21 sewage contributed by any such the municipality to such the sewage system; but  
22 each. Each municipality in which county buildings are located, if payment is to be

1 made, shall provide and furnish meters to determine the amount of sewage so  
2 contributed. This ~~paragraph~~ subsection shall not apply to user charges billed to the  
3 county under s. 66.912.

NOTE: Deletes obsolete transition provision and reorganizes text and breaks up long sentence for improved readability and conformity with current style. See also the note to the previous section of this bill.

4 SECTION 107. 59.79 (9) (b) of the statutes is renumbered 59.792 (3) (a) 1. and  
5 amended to read:

6 59.792 (3) (a) 1. Engage in the function of the destruction or disposal of waste  
7 by providing dumpage facilities; ~~acquire~~.

8 2. Acquire lands by purchase, lease, donation or right of eminent domain within  
9 such the county and use the lands as dumpage sites for depositing, salvaging,  
10 processing, burning or otherwise disposing of the waste, ~~and acquire~~.

11 3. Acquire land by purchase, lease or donation outside such the county for said  
12 purposes described in subd. 2, where state and local regulations permit; ~~construct~~.

13 4. Construct and equip incinerators and other structures to be used for disposal  
14 of waste; ~~maintain~~.

15 5. Maintain, control and operate dumpage sites; ~~maintain~~.

16 6. Maintain, control and operate incinerators for burning such ~~materials~~;  
17 utilize waste.

18 7. Utilize or dispose of by sale or otherwise heat or power reclaimed from  
19 incinerator facilities; ~~sell~~.

20 8. Sell all salvageable waste materials and by-products; ~~levy~~.

21 9. Levy a tax to create a working capital fund to maintain and operate dumpage  
22 facilities, construct, equip and operate incinerators and other structures for disposal  
23 of wastes; ~~charge~~.

1           10. Charge or assess reasonable fees to persons making use of such sites,  
2 incinerators or other structures for the disposal of waste; ~~make~~.<sup>✓</sup>

3           11. Make charges approximately commensurate with the cost of services  
4 rendered to any municipality using the county waste disposal facilities; ~~authorize~~.

5           12. Authorize payment to any municipality, in which county waste disposal  
6 facilities, including incinerators, are located, to cover the reasonable cost of fire  
7 fighting services rendered to ~~such~~ the county when ~~the occasion demands such~~ fire  
8 fighting service; ~~contract is required~~.<sup>✓</sup>

9           13. Contract with private collectors and municipalities and transporters to  
10 receive and dispose of waste other than garbage at dumpage and incinerator sites;  
11 ~~levy~~.<sup>✓</sup>

12           14. Levy taxes to provide funds to acquire sites and to construct and equip  
13 incinerators and other structures for disposal of wastes; ~~enact~~.<sup>✓</sup>

14           15. Enact and enforce ordinances, and adopt and enforce rules and regulations,  
15 necessary for the orderly conduct of providing ~~such~~ dumpage facilities and services  
16 and provide forfeitures for the violation thereof.

17           (b) The charges for waste disposal services shall be determined by the board  
18 and shall include a reasonable charge for depreciation. In the determination of the  
19 charges the board shall give full consideration to any fees directly collected for the  
20 service. Waste disposal charges shall be apportioned under s. 70.63 to the respective  
21 municipalities receiving the service. The depreciation charges shall create a reserve  
22 for future capital outlays for waste disposal facilities.

23           (c) Before acquiring ~~in such county~~ any site in the county to be used for dumping  
24 or the erection of an incinerator or other structure for the disposal of waste, a public  
25 hearing shall be held in the county following notice of hearing by publication as a

1 class 3 notice, under ch. 985. ~~The term “waste” as used in this paragraph includes,~~  
2 ~~without limitation because of enumeration, garbage, ashes, municipal, domestic,~~  
3 ~~industrial and commercial rubbish, waste or refuse material.~~

4 (d) <sup>score</sup> The powers conferred by this ~~paragraph~~ subsection are declared to be  
5 necessary to the preservation of the public health, welfare and convenience of the  
6 county.

NOTE: The definition of “waste” is relocated to the beginning of the section in conformity with current style by the next section of this bill. Breaks up long sentence and subdivides provision for improved readability and conformity with current style. See also the previous 2 sections of this bill.

7 SECTION 108. 59.792 (1) of the statutes is created to read:

8 59.792 (1) In this section:

9 (a) “County” means a county with a population of 500,000 or more.

10 (b) “Waste” includes, without limitation because of enumeration, garbage,  
11 ashes, municipal, domestic, industrial and commercial rubbish, waste or refuse  
12 material.

NOTE: “County” is made a defined term for clarity. The definition of “waste” is relocated from within the text of the provision for conformity with current style. See also the previous 3 sections of this bill.

13 SECTION 109. 59.792 (3) (a) (intro.) of the statutes is created to read:

14 59.792 (3) (a) (intro.) The county’s board may do any of the following:

NOTE: The renumbering of s. 59.72 (9) (b) to 59.372 (3) (a) 1. by this bill necessitates the creation of this (intro.) paragraph.

15 SECTION 110. 59.84 (2) (d) 5. of the statutes is amended to read:

16 59.84 (2) (d) 5. Whenever, before actual expressway project construction, a  
17 saving is shown to be probable in the cost of constructing a proposed new municipal  
18 or privately owned public utility (, which, if presently installed in a public way in a  
19 proposed normal manner, would ultimately be interfered with by expressway  
20 construction), by initially constructing the municipal or privately owned public

1 utility in other than a normal manner to accommodate future expressway  
 2 construction, in order to effect savings by avoiding reconstruction and relocating at  
 3 a later date, the board may contract with the municipal government or utility  
 4 company involved for the construction of the public utility in such other than normal  
 5 manner and to pay to ~~it~~ <sup>✓</sup> the municipal government or utility company the portion of  
 6 the cost of the special construction in excess of the cost if constructed in the proposed  
 7 normal manner. ~~Funds for such purpose, the funds for which~~ may be taken from the  
 8 land acquisition fund authorized in subd. 2.

NOTE: Replaces parentheses and inserts specific reference for improved readability  
 and conformity with current style.

9

SECTION 111. 66.03 (10) of the statutes is renumbered 66.03 (10) (a) (intro.) <sup>is</sup> ~~is~~ <sup>and</sup>

10 amended to read:

11 66.03 (10) (a) (intro.) <sup>✓</sup> When territory transferred in any manner provided by  
 12 law from one municipality to another is liable for state trust fund loans secured  
 13 under subch. II of ch. 24, the clerk of the municipality to which the territory is  
 14 transferred shall within 30 days of the effective date of ~~such~~ the transfer certify a  
 15 metes and bounds description of the transferred area to the clerk of the municipality  
 16 from which the land was transferred. ~~Thereupon~~ Upon receipt of the description, the  
 17 clerk of the municipality from which ~~such~~ the territory was transferred shall certify  
 18 all of the following to the board of commissioners of public lands: (a) ~~the~~

19 1. The effective date of ~~such~~ the transfer of the territory; (b) ~~the~~ <sup>✓</sup>

20 2. The last preceding assessed valuation of the territory liable for state trust  
 21 fund loans prior to transfer of a part of ~~such~~ the territory; (c) ~~the~~ <sup>✓</sup>

22 3. The assessed valuation of the territory so transferred. ~~Thereafter~~

W.P.O. - Move the  
 stricken "Thereafter" to  
 this line

1 Thereafter (b) After receipt of the information certified under par. (a) 1. to 3.,  
 2 the board shall in making its annual certifications of the amounts due on account of  
 3 state trust fund loans distribute annual charges for interest and principal on any  
 4 such outstanding loans in the proportion that the assessed valuation of the territory  
 5 so transferred shall bear to the assessed valuation of the area liable for state trust  
 6 fund loans as constituted immediately before the transfer of territory, provided,  
 7 however, that any transfer of territory effective subsequent to January 1 of any year  
 8 shall not be considered until the succeeding year.

NOTE: Subdivides provision in outline form consistent with current style and inserts specific references.

9 SECTION 112. 66.072 (2) of the statutes is amended to read:  
 10 66.072 (2) The fund of each district shall be provided by taxation of the property  
 11 in such the district, upon an annual estimate by the department in charge of public  
 12 works in cities and villages, and by the town chairperson in towns, filed by October  
 13 1. Separate A separate account shall be kept of each district fund.

NOTE: Inserts missing word.

14 SECTION 113. 66.073 (11) (d) of the statutes is amended to read:  
 15 66.073 (11) (d) ~~The bonds of an electric company (and such bonds shall so state~~  
 16 ~~on their face) shall not be a debt of the municipalities which are parties to the~~  
 17 ~~contract creating the company, or of the state, and neither the state nor any such~~  
 18 ~~municipality shall be liable thereon nor in any event shall such the bonds be payable~~  
 19 ~~out of any funds or properties other than those of the company, and the bonds shall~~  
 20 ~~so state on their face.~~

NOTE: Reorders text for more logical placement and to eliminate parentheses.

21 SECTION 114. 66.40 (3) (o) of the statutes is amended to read:

INSERT 54 - 20

1           66.40 (3) (o) “Persons of low income” means persons or families who lack the  
2 amount of income ~~which~~ <sup>that</sup> is necessary (, as determined by the authority undertaking  
3 the housing project), to enable them, without financial assistance, to live in decent,  
4 safe and sanitary dwellings, without overcrowding.

NOTE: Replaces parentheses <sup>✓</sup> for improved readability and conformity with current style.

5           **SECTION 115.** 66.40 (4) (c) of the statutes is amended to read:

6           66.40 (4) (c) In any suit, action or proceeding involving the validity or  
7 enforcement of or relating to any contract of the authority, the authority shall be  
8 conclusively deemed considered to have become established and authorized to  
9 transact business and exercise its powers hereunder under this section upon proof  
10 of the adoption of a resolution by the council declaring the need for the authority.  
11 ~~Such~~ ~~The resolution or resolutions~~ shall be deemed considered sufficient if it declares  
12 that there is ~~such~~ a need for an authority and finds in substantially the foregoing  
13 terms (, no further detail being necessary), that either or both of the ~~above~~  
14 ~~enumerated~~ conditions enumerated in par. (b) exist in the city. A copy of ~~such~~ the  
15 resolution duly certified by the city clerk shall be admissible evidence in any suit,  
16 action or proceeding.

NOTE: Deletes unnecessary “or resolutions” and replaces disfavored terms.  
Replaces parentheses for improved readability and conformity with current style.

17           **SECTION 116.** 66.40 (5) (c) of the statutes is amended to read:

18           66.40 (5) (c) When the office of the first chairperson of the authority becomes  
19 vacant, the authority shall select a chairperson from among its members. An  
20 authority shall select from among its members a vice chairperson, and it may employ  
21 a secretary (who shall be executive director), The authority may also employ  
22 technical experts and such other officers, agents and employes, permanent and

1 temporary, as it may require, and shall determine their qualifications, duties and  
 2 compensation. An authority may call upon the city attorney or chief law officer of the  
 3 city for such legal services as it may require. An authority may delegate to one or  
 4 more of its agents or employes such powers or duties as it ~~may deem~~ considers proper.

NOTE: Replaces disfavored terms and replaces parentheses for improved readability and conformity with current style.

5 SECTION 117. 66.40 (10) (c) of the statutes is amended to read:

6 66.40 (10) (c) From the filing of the said declaration of taking under par. (b) and  
 7 the deposit in court to the use of the persons entitled thereto of the amount of the  
 8 estimated compensation stated in said the declaration, title to the property specified  
 9 in said the declaration shall vest in the authority and ~~said, the~~ property shall be  
 10 ~~deemed~~ considered to be condemned and taken for the use of the authority and the  
 11 right to just compensation for the ~~same~~ property shall vest in the persons entitled  
 12 thereto. Upon the filing of the declaration of taking the court shall designate a day  
 13 (not exceeding 30 days after such filing, except upon good cause shown), on which  
 14 the person in possession shall be required to surrender possession to the authority.

NOTE: Replaces disfavored terms and replaces parentheses for improved readability and conformity with current style.

INSERT 56-14

15 SECTION 118. 66.40 (13) (c) of the statutes is amended to read:

16 66.40 (13) (c) The bonds and other obligations of the authority ~~(and such bonds~~  
 17 ~~and obligations shall so state on their face)~~ shall not be a debt of any city or  
 18 municipality located within its boundaries or of the state and neither the state nor  
 19 any such city or municipality shall be liable thereon, nor in any event shall they be  
 20 payable out of any funds or properties other than those of the authority, and the  
 21 bonds and obligations shall so state on their face.

NOTE: Reorders text for more logical placement and to eliminate parentheses.