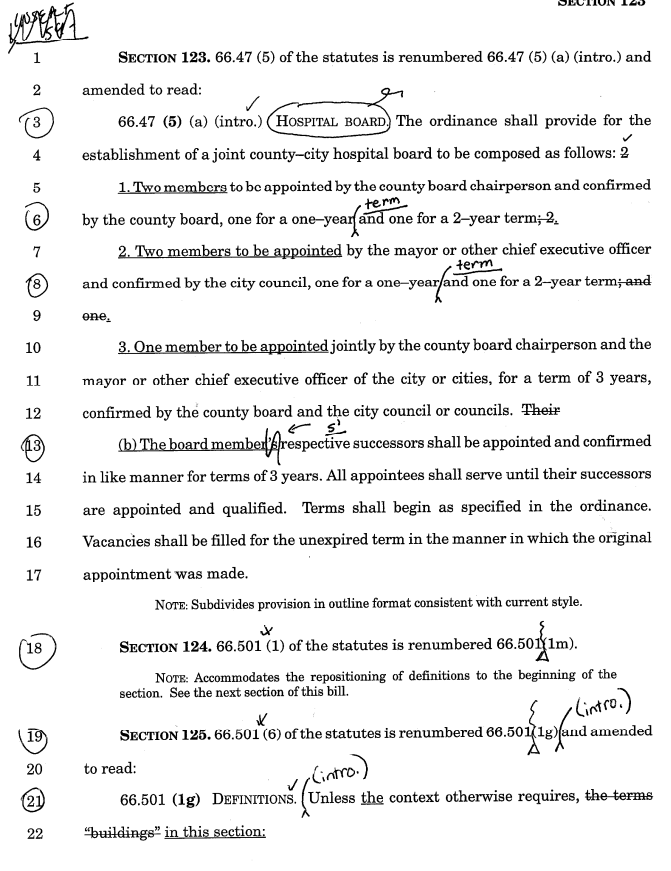
create auto-reference re" (use in insert 58-14) RB-3516/P1 1999 – 2000 Legislature BEM...:... SECTION 119 SECTION (119). 66.401 (1) and (2) of the statutes are consolidated, renumbered 1 2 66.401 (intro.) and amended to read: Housing authorities; operation not for profit. **66.401** (intro.) It is declared to be the policy of this state that each housing authority shall manage and operate its housing projects in an efficient manner so as 5 to enable it to fix the rentals for dwelling accommodations at the lowest possible rates consistent with its providing decent, safe and sanitary dwelling accommodations, 6 and that no housing authority shall construct or operate any such project for profit, 7 or as a source of revenue to the city. (2) To this end an authority shall fix the rentals 8 for dwellings in its projects at no higher rates than it shall find to be necessary in 9 order to produce revenues which together with all other available moneys, 10 revenues, income and receipts of the authority from whatever sources derived), will 11 12 be sufficient to do all of the following: (1), To pay, as the same become when due, the principal and interest on the bonds of the authority; 14 (3) To meet the cost of, and to provide for, maintaining and operating the 15 projects (, including the cost of any insurance), and the administrative expenses of 16 the authority;. 17 (3) To create ( during not less than the 6 years immediately succeeding its 18 issuance of any bonds), a reserve sufficient to meet the largest principal and interest 19 payments which will be due on such bonds in any one year thereafter and to maintain 20 21 such reserve. Note: Combines subs. (1) and (2) to make clear that "this end" is the policy under sub. (1). Replaces wordy phrase and parentheses and inserts language to the (intro.) for improved readability and greater conformity with current style of the statutes Scorion 120. 66.401 (2) of the statutes is amended to read: 22 SECTION #. 66.401 (2) (a), (b) and (c) [ are renumbered 66.401 (1), (2) and (3) and amended to read:

| 1          | 66.401 (2) To this end an authority shall fix the rentals for dwellings in its                         |
|------------|--|
| 2          | projects at no higher rates than it shall find to be necessary in order to produce                     |
| 3          | revenues which (, together with all other available moneys, revenues, income and                       |
| 4          | receipts of the authority from whatever sources derived), will be sufficient:                          |
| 5          | (a) To pay, as the same become due, the principal and interest on the bonds of                         |
| 6          | the authority;   |
| 7          | (b) To meet the cost of, and to provide for, maintaining and operating the                             |
| 8          | projects (, including the cost of any insurance), and the administrative expenses of                   |
| 9          | the authority;   |
| 10         | (c) To create t, during not less than the 6 years immediately succeeding its                           |
| 11         | issuance of any bonds), a reserve sufficient to meet the largest principal and interest                |
| 12         | payments which will be due on such bonds in any one year thereafter and to maintain                    |
| 13         | such reserve.  |
| P.O.       | Note: Replaces punctuation and parentheses for improved readability and conformity with current style. |
| ( <u>t</u> | SECTION 121. 66.46 (3) (a) to (d) of the statutes is amended to read:                                  |
| 15)        | (a) Create tax incremental districts and to define the boundaries of such those                        |
| 16         | districts;.  |
| 17         | (b) Cause project plans to be prepared, to approve such those plans, and to                            |
| 18         | implement the provisions and effectuate the purposes of such those plans;.                             |
| 19         | (c) Issue tax incremental bonds and notes;.  |
| 20<br>N    | (d) Deposit moneys into the special fund of any tax incremental district; or.                          |
| 3          | NOTE: Replaces disfavored term and punctuation consistent with current style.                          |
| 21         | SECTION 122. 66.462 (13) (title) of the statutes is created to read:                                   |
| 22         | 66.462 (13) (title) DEPARTMENT OF COMMERCE TO REPORT.  |
|            | North The other subsections in s. 66 460 have titles.  |



| 1    | (a) "Buildings", "new buildings" and "existing buildings" as used in this section  |
|------|--|
| 2    | include all buildings, structures, improvements, facilities, equipment or other  |
| 3    | capital items which that the governing body of the a city, village or town determines  |
| 4    | to be necessary or desirable for the purpose of providing hospital facilities. The term  |
| 5    | "nonprofit   |
| 6    | (b) "Nonprofit corporation" means a nonstock corporation organized under ch.   |
| 7    | 181 that is a nonprofit corporation, as defined in s. 181.0103 (17).   |
|      | NOTE: Moves definitions to the beginning of the section, subdivides the provisions and replaces disfavored terms.  Auditorium board. |
| 8    | SECTION 126, 66.505 (5) of the statutes is renumbered 66.505 (5) (a) (intro.) and  |
| ango | amended to read.   |
| 10   | 66.505 (5) (a) (intro.) The ordinance shall provide for the establishment of a   |
| 11   | joint county-city auditorium board to be composed as follows:  |
| 12   | 1. The mayor, or chief executive of the city and the chairperson of the county   |
| 13   | board, who shall serve as members of the board during their respective terms of  |
| 14   | office; in addition the board shall be composed of 4.  |
| 15   | 2. Four members to be appointed by the county board chairperson and  |
| 16   | confirmed by the county board, one for a one-year, one for a 2-year, one for a 3-year  |
| 17   | and one for a 4-year term, and 4.  |
| 18   | 3. Four members to be appointed by the mayor or other chief executive officer  |
| 19   | of the city and confirmed by the city council, one for a one-year, one for a 2-year, one   |
| 20   | for a 3-year and one for a 4-year term; in.  |
| 21   | (b) In the case of the members of the board appointed by the mayor or chief  |
| 22   | executive of the city, not more than 2 public officials (, either elected or appointed),   |

shall be eligible to be members of the board, and in. In the case of the members of

| 1         | the board appointed by the county board chairperson, not more than 2 public officials                |
|-----------|--|
| 2         | (, either elected or appointed), shall be eligible to be members of the board. Their                 |
| 3         | respective successors shall be appointed and confirmed in like manner for terms of                   |
| 4         | 4 years. All appointees shall serve until their successors are appointed and qualified.              |
| 5         | Terms shall begin as specified in the ordinance. Vacancies shall be filled for the                   |
| 6         | unexpired term in the manner in which the original appointment was made.                             |
|           | Note: Subdivides provision in outline format and replaces parentheses consistent with current style. |
| 7         | SECTION 127. 66.521 (2) (k) 1. to 6. and 7m. to 13. of the statutes are amended                      |
| 8         | to read: (2)(k)  |
| 9         | 1. Assembling, fabricating, manufacturing, mixing or processing facilities for                       |
| 10        | any products of agriculture, forestry, mining or manufacture, even though such                       |
| 11        | products may require further treatment before delivery to the ultimate consumer;                     |
| 12        | 2. Generating, manufacturing, transmission or distributing facilities for                            |
| 13        | electric energy, gas or water;   |
| 14        | 3. Telecommunications and telegraph facilities;  |
| 15        | 4. Pollution control facilities, including any environmental studies and                             |
| <b>16</b> | monitoring systems connected thorowith: with the facilities  |
| 17        | 5. Sewage and solid and liquid waste disposal facilities;  |
| 18        | 6. Printing facilities;  |
| 19        | 7m. Animal hospitals and veterinary clinics;   |
| 20        | 8. Industrial park facilities;   |
| 21        | 9. Dock, wharf, airport, railroad or mass transit facilities;  |
| 22        | 10. National or regional headquarters facilities;  |

| 1  | 11. Recreational facilities, convention centers and trade centers, as well as           |
|----|---|
| 2  | hotels, motels or marinas related thereto;  |
| 3  | 12. Facilities to provide service activities, including but not limited to              |
| 4  | warehousing, storage, distribution, research and data processing, which are directly    |
| 5  | related to and used in conjunction with a project enumerated in this paragraph          |
| 6  | having the same principal user;   |
| 7  | 13. Facilities required for compliance with a lawful order of the U.S.                  |
| 8  | occupational safety and health administration or any similar governmental agency;       |
| 9  | and.  |
|    | Note: Replaces punctuation for internal consistency and conformity with current style.  |
| 10 | SECTION 128. 66.521 (7) (a) to (h) of the statutes are amended to read:                 |
| 11 | (a) The actual cost of the construction of any part of a project which may be           |
| 12 | constructed including but not limited to, permit and license fees, preparation of cost  |
| 13 | estimates, feasibility studies, consultants, architects', engineers' and similar fees;. |
| 14 | (b) The purchase price and installation cost of any part of a project that may          |
| 15 | be acquired by purchase;  |
| 16 | (c) The costs of environmental studies and monitoring systems in connection             |
| 17 | with the industrial project;  |
| 18 | (d) The costs of moving to the situs of the project property previously owned or        |
| 19 | leased by an eligible participant;  |
| 20 | (e) The current fair market value of any real property and improvements                 |
| 21 | thereto acquired as a part of the project and any costs directly related to such the    |
| 22 | <u>acquired</u> real property;.   |

| 1   | (f) The current fair market value of any personal property acquired as a part                            |
|-----|--|
| 2   | of the project;  |
| 3   | (g) All expenses in connection with the authorization, sale and issuance of the                          |
| 4   | bonds; that  |
| (5) | (h) The interest on the bonds, or on any debt which is replaced by the proceeds                          |
| 6   | of the bonds, for a reasonable time prior to construction or acquisition, during                         |
| 7   | construction or acquisition and for not exceeding 6 months after completion of                           |
| 8   | construction or acquisition; and.  |
|     | ${\tt NOTE}$ : Replaces punctuation for internal consistency and conformity with current style.          |
| 9   | SECTION 129. 66.64 (2) of the statutes is renumbered 66.64 (2) (a) (intro.) and                          |
| 10  | amended to read:   |
| 11  | 66.64 (2) (a) (intro.) In this subsection, "assessment":   |
| 12  | 1. "Assessment" means a special assessment on property of the state and                                  |
| 13  | <u>"project".</u>  |
| 14  | 2. "Project" means any continuous improvement within overall project limits                              |
| 15  | regardless of whether small exterior segments are left unimproved.                                       |
| 16  | (b) If the assessment of a project is less than \$50,000, or if the assessment of                        |
| 17  | a project is \$50,000 or more and the building commission approves the assessment                        |
| 18  | under s. 66.60 (4), the state agency which manages the property shall pay the                            |
| 19  | assessment from the revenue source which supports the general operating costs of                         |
| 20  | the agency or program against which the assessment is made.  |
|     | Note: Subdivides provision to create a separate paragraph for definitions consistent with current style. |

**SECTION 130.** 66.73 of the statutes is amended to read:

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66.73 Citizenship day. To redirect the attention of the citizens of Wisconsin (, particularly those who are about to exercise the franchise for the first time), to the fundamentals of American government and to American traditions, any county, municipal or school board may annually provide for and appropriate funds for a program of citizenship education which stresses, through free and frank discussion of a nonpolitical, nonsectarian and nonpartisan nature, the doctrine of democracy, the duties and responsibilities of elective and appointive officers, the responsibilities of voters in a republic and the organization, functions and operation of government. This program should culminate in a ceremony of induction to citizenship for those who have been enfranchised within the past year. Any county may determine to conduct such ceremony either on or within the octave of the day designated by congress or proclaimed by the president of the United States as Citizenship Day. The board may carry out this function in such manner as it determines. The secretary of state, department of public instruction and other state officers and departments shall cooperate with the participating units of government by the dissemination of available information which will stimulate interest in the government of Wisconsin and its subdivisions.

Note: Replaces parentheses in conformity with current style.

SECTION 131. 66.94 (5) (b) of the statutes is amended to read:

66.94 (5) (b) Exempt from taxation. The authority, its property (real or personal) property, franchises and income and the bonds, certificates and other obligations issued by it, and the interest thereon, shall be exempt from all income taxes and taxes based on the value of property by the state, any county, municipality, public corporation or other political subdivision or agency of the state.

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

| 1         | <b>SECTION 132.</b> 66.94 (15) (a) of the statutes is renumbered 66.94 (15) (a) 1.   |
|-----------|--|
| 2         | (intro.) and amended to read:  |
| 3         | 66.94 (15) (a) 1. (intro.) The authority shall have the continuing power to  |
| 4         | borrow money for the purpose of acquiring to acquire any transportation system or  |
| 5         | part thereof $($ , including any cash funds of such the system reserved to replace worn  |
| 6         | out or obsolete equipment and facilities), for acquiring any of the following purposes:  |
| 7         | a. Acquiring necessary cash working funds or establishing reserve funds, for   |
| <b>8</b>  | acquiring  |
| 9         | b. Acquirings constructing, reconstructing, extending or improving its   |
| (10)      | transportation system or any part thereof and for acquiring. of its transportation   |
| 11        | c. Acquiring any property and equipment useful for the construction,   |
| 12        | reconstruction, extension, improvement or operation of its transportation system or  |
| 13        | any part thoroof. of its transportation system   |
| 14        | 2. For the purpose of evidencing the obligation of the authority to repay any  |
| 15        | money borrowed the authority may, pursuant to ordinance adopted by the board,  |
| 16        | issue do any of the following:   |
| 17)       | a. Issue and dispose of interest-bearing revenue bonds or certificates and may   |
| 18        | also issue (no 91) please esti, wing scored min jikeluding   |
| 19/       | and dispose of such interest bearing reconne bonds or certificates to  |
| 20        | refund any bonds or certificates previously issued in accordance with the terms  |
| <b>21</b> | expressed therein and may also, by   |
| (22)      | By resolution adopted by the board, jointly issue bonds under s. 66.935 (2) and  |
| 23        | waive for such those bonds any of the restrictions contained in pars. (b) to (i).  |
|           | Note: Subdivides provision in outline format and replaces parentheses consistent with current style. Inserts specific reference. |

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**SECTION 133.** 66.94 (15) (i) of the statutes is amended to read:

subsection excepting refunding bonds, are sold, the entire authorized issue, or any part thereof, shall be offered for sale as a unit after advertising for bids, by a class 2 notice, under ch. 985, published in the district, the last insertion to be at least 10 days before bids are required to be filed. All bids shall be sealed, filed and opened as provided by ordinance and the bonds shall be awarded to the highest and best bidder or bidders therefore. The authority shall have the right to reject all bids and readvertise for bids in the manner provided for in the initial advertisement. If no bids are received, such bonds may be sold at not less than par value, without further advertising, within 60 days after the bids are required to be filed pursuant to any advertisement.

Note: Replaces parentheses in conformity with current style.

SECTION 134. 66.945 (14) (d) of the statutes is amended to read:

66.945 (14) (d) If any local governmental unit makes a finding by resolution within 20 days of the certification to its clerk that the charges of the regional planning commission are unreasonable, it may elect to do either of the following:

1. Submit the issue to arbitration by 3 arbitrators, one to be chosen by the local governmental unit, one to be chosen by the regional planning commission and the third to be chosen by the first 2 arbitrators. If the arbitrators are unable to agree, the vote of 2 shall be the decision. They may affirm or modify the report, and shall submit their decision in writing to the local governmental unit and the regional planning commission within 30 days of their appointment unless the time be extended by agreement of the commission and the local governmental unit. The decision shall be binding. Election to arbitrate shall be waiver of right to proceed by

| 1   | action. Two-thirds of the expenses of arbitration shall be paid by the party   |
|-----|--|
| 2   | requesting arbitration and the balance by the other, or.   |
| 3   | 2. If a local governmental unit does not elect to arbitrate, it may institute  |
| 4   | <u>Institute</u> a proceeding for judicial review under ch. 227.   |
|     | Note: Reorders text for improved readability and greater conformity with current style.  V of the stat/tes   |
| 5   | SECTION 135. 66.96 (1) (intro.) is created to read:  |
| 6   | 66.96 (1) (intro.) In this section:  |
|     | NOTE: Accommodates the creation a single definition subsection for this section consistent with current style. See the next two sections of this bill. |
| (7) | SECTION 136. 66.96 (1) of the statutes is renumbered 66.96(1)(a) and amended   |
| 8   | to read:   |
| 9   | 66.96 (1) (a) The term "destroy" "Destroy" means the complete killing of weeds   |
| 10  | or the killing of weed plants above the surface of the ground by the use of chemicals,   |
| 11  | cutting, tillage, cropping system, pasturing livestock, or any or all of these in effective  |
| 12  | combination, at such time and in such manner as will effectually prevent such plants   |
| 13  | from maturing to the bloom or flower stage.  |
|     | Note: Makes definition part of a single definitions subsection consistent with current style.  |
| 14  | SECTION 137. 66.96 (2) of the statutes is renumbered 66.96 (1) (b) (intro.) and  |
| 15  | amended to read:   |
| 16  | 66.96 (1) (b) (intro.) The term "noxious "Noxious weeds" as used in this chapter   |
| 17  | includes the following:  |
| 18  | 1. Canada thistle <del>, leafy.</del>  |
| 19  | 2. Leafy spurge and field bindweed (creeping Jenny) and any.   |
|     |  |

the next June 30.

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| 1    | 3. Any other such weeds as that the governing body of any municipality or the  |
|------|--|
| 2    | county board of any county by ordinance or resolution declares to be noxious within  |
| 3    | its respective boundaries.   |
|      | Note: Makes definition part of a single definitions subsection and subdivides the provision in outline form consistent with current style. |
| 4    | SECTION 138. 67.03 (1) (intro.) and (b) of the statutes are consolidated,  |
| 5    | renumbered 67.03 (1) (a) and amended to read:  |
| 6    | 67.03 (1) (a) Except as provided in s. 67.01 (9), municipalities may borrow  |
| 7    | money and issue municipal obligations therefor only for the purposes and by the  |
| 8    | procedure specified in this chapter. The aggregate amount of indebtedness,   |
| 9    | including existing indebtedness, of any municipality shall not exceed 5% of the value  |
| (10) | of the taxable property located therein as equalized for state purposes except as  |
| 11   | follows: (b) For that for any school district which that offers no less than grades 1  |
| 12   | to 12 and which at the time of incurring such the debt is eligible to receive state aid  |
| 13   | under s. 121.08, 10% of such equalized value shall be permitted.   |
| 14   | (b) Any school district about to incur indebtedness may apply to the state   |
| 15   | superintendent of public instruction for, and the state superintendent may issue, a  |
| 16   | certificate as to the eligibility of the school district to receive state aid under s. 121.08,   |
| 17   | which certificate shall be conclusive as to such eligibility for 30 days, but not beyond   |
|      |  |

 ${\tt NOTE:} \ Renumbers\ provision\ to\ eliminate\ improper\ use\ of\ the\ (intro.)\ paragraph\ and\ replaces\ disfavored\ terms.$ 

SECTION 139. 70.77 (1) of the statutes is renumbered 70.77.

Note: Deletes unnecessary subsection number. Section 70.77 is not divided into subsections.

SECTION 140. 75.36 (3) (a) 1. of the statutes is amended to read:

| 1    | 75.36 (3) (a) 1. The following costs, including personnel costs associated with  |
|------|--|
| 2    | them: foreclosure costs, record keeping costs, legal costs,  |
| 3    | advertising costs and title insurance costs. A county may establish a reasonable   |
| 4    | estimate of the average costs under this subdivision incurred with respect to  |
| 5    | property sold after the taking of a tax deed which it may use instead of determining   |
| 6    | the actual costs for any parcel sold by the county.  |
|      | Note: Corrects spelling.   |
| 7    | SECTION 141. 77.51 (4) (b) 1. of the statutes is amended to read:  |
| 8    | 77.51 (4) (b) 1. Cash or term discounts allowed and taken on sales.  |
|      | Note: Replaces punctuation for internal consistency and conformity with current style.   |
| 9    | SECTION 142. 77.51 (15) (a) 1., 2. and 3. of the statutes are amended to read:   |
| 10   | 77.51 (15) (a) 1. The cost of the property sold;   |
| 11   | 2. The cost of the materials used, labor or service cost, losses or any other  |
| 12   | expenses;  |
| 13   | 3. The cost of transportation of the property prior to its purchase;.  |
|      | Note: Replaces punctuation for internal consistency and conformity with current style.   |
| 14   | SECTION 143. 77.51 (15) (b) 1. and 2. of the statutes are amended to read:   |
| 15   | 77.51 (15) (b) 1. Cash discounts allowed and taken on sales;   |
| 16   | 2. The amount charged for property returned by customers when that entire  |
| (17) | amount is refunded either in cash or credit;   |
| Ŭ    | NOTE: Replaces punctuation for internal consistency and conformity with current style.   |
| 18   | SECTION 144. 77.52 (18) (intro.) and (a) of the statutes are renumbered $77.52$  |
| 19   | (18) (am) and (bm).  |
|      | Note: Corrects numbering. This provision contains 2 separate paragraphs. The current (intro.) paragraph is not an introductory paragraph under current drafting standards. |

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| 1 | SECTION 145. | 77.55 | (1) (a) | of the | statutes is | amended | to read: |
|---|--------------|-------|---------|--------|-------------|---------|----------|
|---|--------------|-------|---------|--------|-------------|---------|----------|

2 77.55 (1) (a) The United States, its unincorporated agencies and instrumentalities;

 ${\tt NOTE:}$  Replaces punctuation for internal consistency and conformity with current style.

4 SECTION 146. 77.61(5)(b)(intro.), 1., 2., 3., 4. and 5. of the statutes are amended to read:

77.61 (5) (b) Subject to pars. (c) and (d) and to rules of the department, any sales tax or use tax returns or any schedules, exhibits, writings or audit reports pertaining to the same, on file with the department, shall be open to examination by any of the following persons or the contents thereof divulged or used as provided in the following cases and only to the extent therein authorized.:

- 1. The secretary of revenue, or any officer, agent or employe of the department of revenue;
  - 2. The attorney general, department of justice employes;
- 3. Members of the senate committee on organization or its authorized agents or the assembly committee on organization or its authorized agents provided the examination is approved by a majority vote of a quorum of its members and the tax return information is disclosed only in a meeting closed to the public. The committee may disclose tax return information to the senate or assembly or to other legislative committees if the information does not disclose the identity of particular returns or reports and the items thereof. The department of revenue shall provide assistance to the committees or their authorized agents in order to identify returns deemed convolved necessary by them to accomplish the review and analysis of tax policy;

| 1 | 4. Public officers of the federal government or other state governments or the   |
|---|--|
| 2 | authorized agents of such those officers, where necessary in the administration of the   |
| 3 | laws of such one of those governments, to the extent that such that government grother stoll government accords similar rights of examination or information to officials of this state; |
| 4 | accords similar rights of examination or information to officials of this state;   |
| 5 | 5. a. The person who filed or submitted such the return, or to whom the same   |

5. a. The person who filed or submitted such <u>the</u> return, or to whom the same the return relates or by that person's authorized agent or attorney;.

b. The person required to file reports on collection or taxes withheld from another;

NOTE: Replaces punctuation for internal consistency and conformity with current style, replaces disfavored terms and corrects sentence agreement.

79.10

SECTION 147. 79.10

SECTION 147. 79.10

(7m) (b) 1. a. of the statutes is renumbered 77.62 (7m) (b)

NOTE: Deletes unnecessary subdivision paragraph numbering. Section **77-62** (7m) (b) 1. is not divided into smaller units.

SECTION 148. 77.995 of the statutes is renumbered 77.995 (2) and amended to read:

77.995 (2) There is imposed a fee at the rate of 3%, or 5% for the rental of limousines, of the gross receipts on the rental, but not for rerental and not for rental as a service or repair replacement vehicle of Type 1 automobiles, as defined in s. 340.01 (4) (a); of station wagons, as defined in s. 340.01 (61); of mobile homes, as defined in s. 340.01 (29); of motor homes, as defined in s. 340.01 (33m); and of camping trailers, as defined in s. 340.01 (6m) by establishments primarily engaged in short—term rental of vehicles without drivers, for a period of 30 days or less, unless the sale is exempt from the sales tax under s. 77.54 (1), (4), (7) (a), (7m) or (9a). In this section, "limousine" means a passenger automobile that has a capacity of 10 or fewer persons, excluding the driver; that has a minimum of 5 seats behind the driver;

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Section 148

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that is operated for hire on an hourly basis under a prearranged contract for the transportation of passengers on public roads and highways along a route under the control of the person who hires the vehicle and not over a defined regular route; but "limousine" does not include taxicabs, hotel or airport shuttles or buses, buses employed solely in transporting school children or teachers, vehicles owned and operated without charge or remuneration by a business entity for its own purposes, vehicles used in carpools or vanpools, public agency vehicles that are not operated as a commercial venture, vehicles operated as part of the employment transit assistance program under s. 106.26, ambulances or any vehicle that is used exclusively in the business of funeral directing.

NOTE: The next section of this bill moves the stricken definitions to a separate definitions subsection at the beginning of the section in conformity with current style.

SECTION 149. 77.995 of the statutes is created to read:

77.995 (1) In this section:

- (a) "Limousine" means a passenger automobile that has a capacity of 10 or fewer persons, excluding the driver; that has a minimum of 5 seats behind the driver; hat is operated for hire on an hourly basis under a prearranged contract for the transportation of passengers on public roads and highways along a route under the control of the person who hires the vehicle and not over a defined regular route.
- (b) "Limousine" does not include taxicabs, hotel or airport shuttles or buses, buses employed solely in transporting school children or teachers, vehicles owned and operated without charge or remuneration by a business entity for its own purposes, vehicles used in car pools or van pools, public agency vehicles that are not operated as a commercial venture, vehicles operated as part of the employment

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1 transit assistance program under s. 106.26, ambulances or any vehicle that is used 2 exclusively in the business of funeral directing.

> NOTE: Moves definition to beginning of section in conformity with current style. Inserts preferred spelling of "car pool" and "van pool".

are SECTION 150. 78.39 (2) and (3) of the statutes is/amended to read:

78.39 (2) "Alternate fuels dealer" means any person (, including the state of Wisconsin and any political subdivision thereof, but not including the United States or its agencies except to the extent now or hereafter permitted by the constitution in the business of handling alternate fuels who delivers any part and laws ther thereof into the fuel supply tank or tanks of a motor vehicle not then owned or controlled by that person or to a retailer or user if the supplier reports and pays the tax under s. 78.40 (1).

(3) "Alternate fuels user" means the owner or other person  $\{$ , including the state cof Wisconsin and any political subdivision thereoff but not including the United States or its agencies except to the extent now or hereafter permitted by the constitution and laws thereof responsible for the operation of a motor vehicle at the time an alternate fuel is placed in the fuel supply tank or tanks ther while vehicle is within this state.

Note: Replaces parentheses in conformity with current style. Inserts spectic referral to 5, 13.95 (1) (1),

SECTION 151. 80.23 (1) of the statutes is amended to read:

radd scored comma) 80.23 (1) Whenever pursuant to this chapter, any highway is laid out, widened or altered through inclosed enclosed, cultivated or improved lands and the determination has not been appealed from, the highway authorities shall give the owner or occupant of such lands notice in writing to remove the fences located thereon within such time as they shall deem reasonable, not less than 30 days after giving such notice; and if the owner or occupant does not remove the fences within

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the time required in such notice the highway authorities shall cause the fences to be removed and shall direct the highway to be opened; but if the determination has been appealed from, the notice shall be given after the final decision of the appeal.

NOTE: Inserts preferred spelling

SECTION 152. 84.09 (4) of the statutes is amended to read:

84.09 (4) The cost of the lands and interests acquired and damages allowed pursuant to this section, expenses incidental thereto, expenses of the county highway committee incurred in performing duties pursuant to this section and the county highway committee's customary per diem (, or if on an annual salary, a per / diem not to exceed the lawful rate permitted for members of county boards and expenses of the county highway committee incurred in performing duties pursuant (move stricken text to this section if the highway committee members receive an annual salary, shall be paid out of the available improvement or maintenance funds, and members. Members of the a highway committee on who receive an annual salary basis shall be entitled to such the per diem paid, as compensation for their services, in addition to their annual salary fixed pursuant to s. 59.10 (3) (i). - add oced man

Note: Breaks up long sentence and reorders text for more logical placement and to eliminate parentheses.

SECTION 153. 88.10 (2) of the statutes is renumbered 88.10.

Note: Deletes unnecessary subsection number. Section 88.10 is not divided into units.

**SECTION 154.** 93.11 (3) of the statutes is amended to read:

93.11 (3) The department may (, by general order, after public hearing), fix and cause to be collected a reasonable, uniform fee for certification where necessary for the adequate enforcement of an order issued under s. 93.10. The department shall fix and cause to be collected a reasonable, uniform fee for certification where the purpose of such certification is merely to furnish to an interested party an official statement of the grade.

Note: Replaces parentheses in conformity with current style.

**SECTION 155.** 93.11 (3) of the statutes is amended to read:

93.11 (3) The department may (, by general order, after public hearing), fix and cause to be collected a reasonable, uniform fee for certification where necessary for the adequate enforcement of an order issued under s. 93.10. The department shall fix and cause to be collected a reasonable, uniform fee for certification where the purpose of such certification is merely to furnish to an interested party an official statement of the grade.

Note: Replaces parentheses and punctuation consistent with current style.

SECTION 156. 94.43 (3) of the statutes is renumbered 94.43 (3) (intro.) and

amended to read:

94.43 (3) (intro.) Application for a seed labeler's license shall be submitted on a form prescribed by the department and shall be accompanied by a fee based on the gross sales of seed within the state by the applicant under his or her own label during the previous 12 months prior to filing the application. Fees for a labeler's license shall be computed on gross sales according to the following schedule:

- (a) Less than \$10,000; \$25;.
- (b) \$10,000 or more but less than \$25,000; \$50;.
- 19 (c) \$25,000 or more but less than \$75,000; \$100;
- 20 (d) \$75,000 or more but less than \$200,000; \$150; and.

(e) \$200,000 or more; \$200. - strike comma, add swored colon

Note: Subdivides provision in outline form and replaces punctuation consistent with current style.

SECTION 157. 94.66 (9) of the statutes is amended to read:

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94.66 (9) A fee of one and one-quarter cent per ton on all liming materials (. or the equivalent amount on marl and paper mill refuse lime), sold within the state, with a minimum fee of \$1 shall be paid annually, for the preceding calendar year, on or before February 1 each year to the department by the licensee. These fees shall be used for research on liming materials or crop response thereto by the University of Wisconsin-Madison college of agricultural and life sciences, for the dissemination of the results of such research, and for other activities which will tend to promote the correct usage of liming materials. In case the University of Wisconsin-Madison college of agricultural and life sciences is unable to carry on the recommended program the department may contract with another appropriate institution or agency.

Note: Replaces parentheses in conformity with current style.

SECTION 158. 94.675 (1) and (2) of the statutes are amended to read:

94.675 (1) If its strength, quality, purity or effectiveness falls below the standards expressed on the label;

(2) If any substance has been substituted wholly or in part for the articles;

Note: Replaces punctuation in conformity with current style.

**SECTION 159.** 94.77 (2) of the statutes is renumbered 94.77.

Note: Deletes unnecessary subsection number. Section 94.77 is not divided into smaller units.

SECTION 160. 95.22 (1) of the statutes is renumbered 95.22

Note: Deletes unnecessary subsection number. Section 95.22 is not divided into smaller units.

**SECTION 161.** 95.26 (4) of the statutes is amended to read:

95.26 (4) Cattle and American bison which are classified as "reactors" to the brucellosis test (, whether or not conducted pursuant to this section), shall be slaughtered. A report of any test disclosing reactors shall be mailed to the owner

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thereof. The reactors shall be identified by a reactor tag and permanent mark as prescribed by the department. The owner shall effect slaughter of the reactors within 15 days of the date they are so identified, except that the department, for cause shown, may extend such the time an additional 15 days. In the event If the owner of reactors shall fail fails to comply with this subsection within the time limited, the department shall cause the removal and slaughter of such the reactors. No indemnity shall be paid on any reactors disposed of by the department. No milk shall be sold from any reactors or from any herd of cattle in which reactors are kept contrary to the provisions of this section.

Note: Replaces parentheses and disfavored language in conformity with current style.

SECTION 162. 95.715 (2) (d) of the statutes is amended to read:

95.715 (2) (d) The department may promulgate rules to specify permit fees under par. (a) and to regulate feed lots. The rules may include requirements related to the construction and maintenance of approved feed lots, the segregation of imported feeder cattle and record-keeping record keeping requirements related to feeder cattle.

NOTE: Corrects spelling.

SECTION 163. 95.715 (3) (d) of the statutes is amended to read:

95.715 (3) (d) The department may promulgate rules to regulate approved veal

The rules may include requirements related to the construction and

maintenance of approved yeal lots, the segregation of imported yeal calves and

renumbered 97.27 (5) (intro.) and record keeping record keeping requirements related to veal calves.

SECTION 164. 97.27 (5) of the statutes is amended to read:

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98.18 (2) RULES. The department may promulgate rules to establish license fees under sub. (1h) and to regulate the installation, servicing, testing and certification of weights and measures. The rules may include record-keeping record keeping and reporting requirements.

NOTE: Corrects spelling.

Method 5

SECTION 168. 99.015 of the statutes is renumbered 99.015 (intro.) and amended to read:

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99.015 (intro.) Warehouses classified. For the purposes of this chapter, public warehouses are classified as follows:

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- $\{$   $\{$  (1) Class 1 warehouses have less than 10,000 square feet of floor space;
- (a) { (2) Class 2 warehouses have 10,000 square feet or over but less than 50,000;
- (11) (3) Class 3 warehouses have 50,000 square feet or over but less than 100,000;
- (12) (b)  $\xi$  (4) Class 4 warehouses have 100,000 square feet or over but less than 150,000;
- 13 and.

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(6)  $\{$  (5) Class 5 warehouses have 150,000 square feet or over.

Note: Subdivides provision in outline form and replaces punctuation in conformity with current style.

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SECTION 169. 99.02 (3) (d) of the statutes is renumbered 99.02 (3) (d) (intro.) and amended to read:

99.02 (3) (d) (intro.) If the department conducts a reinspection of any warehouse operated by a person licensed under this section due to any violation of any federal or state law which the department determines in a regularly scheduled inspection of that warehouse, the department shall charge for that the license holder for the reinspection the as follows:

- 21 <u>for the reinspection the as follows:</u>
  - 1. The holder of a license under par. (a) 1.; \$50;
- 23 <u>2. The holder of a license under par.</u> (a)  $2.\frac{\sqrt{5}}{5}$  \$100;

Strike Semi-

SECTION 169

| 1       | 3. The holder of a license under par. (a) $3.\overline{;}$ \$150;   |
|---------|---|
| 2       | 4. The holder of a license under par. (a) $4.\frac{1}{5}$ \$200; and.   |
| 3       | 5. The holder of a license under par. (a) $5.\overline{;}$ \$250.   |
| <b></b> | Note: Subdivides provision in outline form and replaces punctuation for improved readability and conformity with current style. |
| 4       | SECTION 170. 106.01 (4) (intro.) and (a) to (d) of the statutes are consolidated,   |
| 5       | renumbered 106.01 (4) and amended to read:  |
| 6       | 106.01 (4) Every indenture shall be signed: (a) By by the apprentice (b) and  |
| 7       | the employer. If the apprentice has not reached 18 years of age 18, also by the father  |
| 8       | or mother; and if both the father and mother, the indenture shall also be signed by   |
| 9       | one of the apprentice's parents. If both parents are dead or legally incapable of giving  |
| (10)    | consent then(c) By the indenture shall be signed by the guardian of the minor, if   |
| 11)     | any (d) If there is no parent or guardian with authority to sign then or, if there is no  |
| 12      | guardian, by a deputy of the department.  |
|         | NOTE: The existing paragraphs did not fit grammatically within the outline form used. See also the next section of this bill.   |
| 13      | SECTION 171. 106.01 (4) (e) of the statutes is repealed.  |
|         | Note: The text of this paragraph is relocated within sub. (4) by the previous section of this bill for more logical placement.  |
| 14      | — NSER 80-13<br>SECTION 172. 108.02 (2) (dm) of the statutes is amended to read:  |
| 15      | 108.02 (2) (dm) In the employ of a group of operators of farms (, or a cooperative  |
| 16      | organization of which such operators of farms are members), in the performance of   |
| 17      | service described in par. (d), but only if such operators produced more than one-half   |
| 18      | of the commodity with respect to which such service is performed.   |

 ${\tt NOTE:} \ Replaces\ parentheses\ and\ inserts\ specific\ reference\ for\ improved\ readability\ and\ consistency\ with\ current\ style.$ 

SECTION 173. 108.02 (15) (e) of the statutes is amended to read:

| 1    | 108.02 (15) (e) In determining whether an individual's entire services shall be        |
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| 2    | deemed considered "employment" subject to this chapter, under pars. (b), (c), (d),     |
| 3    | (dm) and (dn), the department may determine and redetermine the individual's           |
| 4    | status hereunder for such reasonable periods as it deems considers advisable, and      |
| (5)  | may refund (, as paid by mistake), any contributions which have been paid hereunder    |
| 6    | with respect to services duly covered under any other unemployment insurance law.      |
|      | Note: Replaces parentheses and disfavored terms consistent with current style.         |
| 7    | SECTION 174. 108.03 (1) of the statutes is amended to read:                            |
| 8    | 108.03 (1) Benefits shall be paid to each unemployed and eligible employe from         |
| 9    | his or her employer's account, under the conditions and in the amounts stated in (,    |
| 10   | or approved by the department pursuant to), this chapter, and at such times, at such   |
| 11   | places, and in such manner as the department may from time to time approve or          |
| 12   | prescribe.   |
|      | Note: Replaces parentheses consistent with current style.                              |
| 13   | SECTION 175. 108.04 (9) (a) and (b) of the statutes are amended to read:               |
| 14   | 108.04 (9) (a) If the position offered is vacant due directly to a strike, lockout     |
| (15) | or other labor dispute;  |
| 16   | (b) If the wages, hours (, including arrangement and number), or other                 |
| 17   | conditions of the work offered are substantially less favorable to the individual than |
| 18   | those prevailing for similar work in the locality;                                     |
|      | Note: Replaces punctuation and parentheses consistent with current style.              |
| 19   | SECTION 176. 108.04 (12) (d) of the statutes is amended to read:                       |
| 20   | 108.04 (12) (d) Any individual who receives unemployment insurance for a               |
| 21   | given week under the law of any other state (, with no use of benefit credits earned   |

under this chapter), shall be ineligible for benefits paid or payable for that same week under this chapter.

(b), (c) and (d)

NOTE: Replaces parentheses consistent with current style.

(3)

SECTION 177. 108.14 (8n) of the statutes is amended to read:

- as to any individual whose employment has been covered by this chapter and by the unemployment insurance law of one or more other participating jurisdictions, for transfer by the department to another agency of relevant records or information, and the acceptance and use thereof, in combination with similar data from other jurisdictions, by such the other agency, as a basis for computing and paying benefits under the law administered by such the other agency. Reciprocally, such arrangements under par. (a) may provide for similar acceptance, combination and use by the department of data received from other jurisdictions to compute and pay benefits under this chapter.
- (c) Such arrangements Arrangements under par. (a) shall provide for mutual acceptance by the participating agencies of data thus supplied under par. (b), including reasonable estimates of relevant data not otherwise available in the transferring agency.
- (d) Such arrangements Arrangements under par. (a) shall specify an equitable basis for reimbursing the unemployment fund of each participating jurisdiction for any benefits paid therefrom on the basis of covered employment in  $\frac{1}{2}$  and data supplied by the agency of, another such participating jurisdiction, out of the unemployment fund of such the other jurisdiction.

Note: Inserts specific references and cross-reference for improved readability and consistency with current style.

SECTION 178. 108.14 (8n) (f) of the statutes is amended to read:

| 1  | 108.14 (8n) (f) To facilitate the application of such arrangements <u>under par. (a)</u>   |
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| 2  | to this chapter, the department may, from data received by it under such   |
| 3  | arrangements, make reasonable estimates of quarterly wages and may compute and   |
| 4  | pay benefits accordingly.  |
|    | ${\tt NOTE:}$ Inserts specific cross-reference for improved readability and consistency with current style.                                  |
| 5  | <b>SECTION 179.</b> 108.16 (6) (b), (c) and (e) of the statutes are amended to read:   |
| 6  | 108.16 <b>(6)</b> (b) Any reimbursement made pursuant to s. 108.04 (13) (d);   |
| 7  | (c) Any balance credited to an employer's account, if and when the employer  |
| 8  | ceases to be subject to this chapter, except as provided in sub. (8);.   |
| 9  | (e) The amount of any benefit check duly issued and delivered or mailed to an  |
| 10 | employe, if such the benefit check has not been presented for payment within one   |
| 11 | year after its date of issue; provided that a. A substitute check may be issued and  |
| 12 | charged to the balancing account, at any time within the next following year;.   |
|    | Note: Inserts specific reference and replaces punctuation and a disfavored term for improved readability and consistency with current style. |
| 13 | SECTION 180. 111.02 (2) of the statutes is amended to read:  |
| 14 | 111.02 (2) "Collective bargaining" is the negotiating by an employer and a   |
| 15 | majority of the employer's employes in a collective bargaining unit (, or their  |
| 16 | representatives), concerning representation or terms and conditions of employment  |
| 17 | of such employes, except as provided under ss. $111.05(5)$ and $111.17(2)$ , in a mutually   |
| 18 | genuine effort to reach an agreement with reference to the subject under negotiation.  |
|    | Note: Replaces parentheses consistent with current style.  |
| 19 | SECTION 181. 111.05 (4) of the statutes is amended to read:  |
| 20 | 111.05 (4) Questions concerning the determination of collective bargaining   |
| 21 | units or representation of employes may be raised by petition of any employe or the  |

employe's employer (, or the representative of either of them). Where it appears by

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| 1          | the petition that any emergency exists requiring prompt action, the commission     |
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| $\bigcirc$ | shall act upon said petition forthwith and hold the election requested within such |
| 3          | time as will meet the requirements of the emergency presented. The fact that one   |
| 4          | election has been held shalf not prevent the holding of another election among the |
| 5          | same group of employes, provided that it appears to the commission that sufficient |
| <u>(6)</u> | reason therefor exists.  |

Note: Replaces parentheses consistent with current style.

**SECTION 182.** 111.06 (1) (f) of the statutes is amended to read:

111.06 (1) (f) To violate the terms of a collective bargaining agreement (, including an agreement to accept an arbitration award).

Note: Replaces parentheses consistent with current style.

**SECTION 183.** 111.06 (2) (e) of the statutes is amended to read:

111.06 (2) (e) To cooperate in engaging in, promoting or inducing picketing (
that does not constituting constitute an exercise of constitutionally guaranteed free
speech), boycotting or any other overt concomitant of a strike unless a majority in a
collective bargaining unit of the employes of an employer against whom such acts are
primarily directed have voted by secret ballot to call a strike.

Note: Replaces text to accommodate the replacement of parentheses consistent with current style.

SECTION 184. 111.115 (3) of the statutes is amended to read:

111.115 (3) Where the exercise of the right to strike by employes of any employer engaged in the state of Wisconsin in the production, harvesting or initial off-farm processing (the latter after leaving the farm) of any farm or dairy product produced in this state would tend to cause the destruction or serious deterioration of such product, the employes shall give to the commission at least 10 days' notice of their intention to strike and the commission shall immediately notify the employer

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of the receipt of such notice. Upon receipt of such notice, the commission shall take immediate steps to effect mediation, if possible. In the event of the failure of the efforts to mediate, the commission shall endeavor to induce the parties to arbitrate the controversy.

Note: Replaces parenthetical phrase for improved readability and consistency with current style.

SECTION 185. 111.57 (3) (e) of the statutes is renumbered 111.57 (3) (e) 1. and amended to read:

111.57 (3) (e) 1. The overall compensation presently received by the employes, having regard not only to wages for time actually worked but also to wages for time not worked, including 4, without limiting the generality of the foregoing), vacation, holidays, and other excused time, and all benefits received, including insurance and pensions, medical and hospitalization benefits and the continuity and stability of employment enjoyed by the employes.

2. The foregoing enumeration of factors under subd. I shall not be construed as precluding the arbitrator from taking into consideration other factors not confined to the local labor market area which are normally or traditionally taken into consideration in the determination of wages, hours and working conditions through voluntary collective bargaining or arbitration between the parties.

Note: Subdivides provision, inserts specific cross-reference and replaces parentheses for improved readability and consistency with current style.

SECTION 186. 112.10 (1) (b) of the statutes is amended to read:

112.10 (1) (b) "Gift instrument" means a will, deed, grant, conveyance, agreement, memorandum, writing, or other governing document (, including the terms of any institutional solicitations from which an institutional fund resulted),

under which property is transferred to or held by an institution as an institutional fund.

Note: Replaces parentheses consistent with current style.

**SECTION 187.** 114.002 (6) of the statutes is amended to read:

or operated by the United States, used in, available for use in, or designed for use in aid of air navigation, including any structures, mechanisms, lights, beacons, markers, communicating systems, or other instrumentalities, or devices used or useful as an aid, or constituting an advantage or convenience to the safe taking—off takeoff, navigation, and landing of aircraft, or the safe and efficient operation or maintenance of an airport, and any combination of any or all of such facilities.

Note: Replaces word not appearing in the dictionary.

SECTION 188. 114.14 (3) of the statutes is renumbered 114.14 (3) (a) (intro.) and amended to read:

114.14 (3) (a) (intro.) In Except as provided in par. (b), in carrying out its duties the airport commission may employ do any of the following:

- 1. Employ a manager, who may be a member of the commission, and fix the manager's compensation (but no member of the commission shall vote on the question of his or her selection as manager nor on any question as to his or her compensation), and employ.
- 2. Employ and fix the compensation of such other employes as may be deemed vother than a manager that the commission considers necessary; may make such.
- 3. <u>Make</u> contracts or other arrangements as may be deemed that the commission considers necessary for the construction, improvement, equipment, maintenance or operation of the airport; may contract.

| 1           | 4. Contract with the United States or any agency thereof; may contract.  |
|-------------|--|
| 2           | Contract with private parties for a term not to exceed 10 years for the  |
| 3           | operation of the airport, including all necessary arrangements for the improvement   |
| 4           | and, equipment and successful operation thereof. Provided, that in of the airport.   |
| <b>(</b> 5) | (b) 1. The public man in no case shall the public be deprived of equal and   |
| 6           | uniform use of the airport; and further, that no.  |
| 7           | 2. No act, contract, lease or any activity of the airport commission shall be or   |
| 8           | become a binding contract on any government unit unless expressly authorized, and  |
| 9           | then only to the extent so expressly authorized.   |
|             | Note: Subdivides provision in outline form and reorders text for improved readability and conformity with current style. See also the next section of this bill.   |
| 10          | SECTION 189. 114.14 (3) (b) (intro.) and 3. of the statutes are created to read:   |
| 11          | 114.14 (3) (b) (intro.) The exercise of authority by the airport commission under  |
| 12          | par. (a) shall be subject to all of the following conditions:  |
| 13          | 3. No member of the commission wat vote on the question of his or her  |
| 14          | selection as manager nor on any question as to his or her compensation.  |
|             | NOTE: A paragraph (intro.) is created for clarity. The creation of subd. 3. relocates previously existing parenthetical material for more logical placement and to accommodate the renumbering by the previous section of this bill. |
| 15          | SECTION 190. 115.001 (15) (title) of the statutes is created to read:  |
| 16          | 115.001 (15) (title) STATE SUPERINTENDENT.  NOTE: The remaining subsections of s. 115.001 have titles.   |
|             | NOTE: The remaining subsections of s. 115.001 have titles.   |
| 17          | SECTION 191. 115.46 (2) (d) and (e) of the statutes is amended to read   |
| (8)         | 115.46 (a) "Originating state" means a state (, and the subdivision thereof, if any),  |
| 19          | whose determination that certain educational personnel are qualified to be employed  |
| 20          | for specific duties in schools is acceptable in accordance with the terms of a contract  |
| 21          | made pursuant to sub. (3).   |

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SECTION 191

(e) f"Receiving state" means a state (, and the subdivisions thereof 1 cept educational personnel in accordance with the terms of a contract made  $\mathbf{2}$ 3 pursuant to sub. (3). Note: Replaces parentheses consistent with current style. SECTION 192. 118.02 of the statutes is renumbered 118.02 (1) (intro.) and 5 amended to read: 118.02 (1) (intro.) On the following days when school is held or if the day falls on a Saturday or Sunday, on a school day immediately preceding or following the respective day, the day shall be appropriately observed: 8 (a) January 15, Dr. Martin Luther King, Jr. Day; 9 (b) February 12; 10 (c) February 15, Susan B. Anthony's birthday; 11 (d) February 22; 12 (e) March 4, Casimir Pulaski Day; 13 (f) April 13, American Creed Day; 14 (g) April 22, Environmental Awareness Day; 15 (h) September 16, Mildred Fish Harnack Day; 16 (i) September 17, U.S. Constitution Day: 17 (i) September 28, Frances Willard Day; 18 (k) October 9, Leif Erikson Day; 19 (L) October 12;. 20 (m) November 11; and. 21 (2) Wednesday of the 3rd week in September, as part of Wonderful Wisconsin 22Week under s. 14.16 (8), shall be appropriately observed as Wisconsin Day. If any 23

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- such day falls on a Saturday or Sunday, the observance shall be on a school day
  immediately preceding or following.
- (3) (3) If school is held on June 14, that day shall be appropriately observed as Robert M. La Follette, Sr. Day.
- (4) If the governor by proclamation sets apart one day to be designated as Arbor and Bird Day, under s. 14.16(1), that day shall be appropriately observed; otherwise, the last Friday in April shall be observed as Arbor Day.

Note: Subdivides provision in outline form, reorganizes text and replaces punctuation for improved readability and conformity with current style.

SECTION 193. 120.06 (6) (b) of the statutes is renumbered 120.06 (6) (b) 1. and amended to read:

120.06 (6) (b) 1. No later than the first Tuesday in December prior to the spring election, the school district clerk shall publish a type A notice of the school district election under s. 10.01 (2) (a).

- 2. Except as authorized in this paragraph, no later than 5 p.m. on the first Tuesday in January prior to the spring election, or on the next day if Tuesday is a holiday, any qualified elector of the school district may file a sworn declaration of candidacy with the school district clerk in the form provided in s. 8.21 at the place specified in the notice. If the school district contains territory lying within a 2nd class city, or if the school board or annual meeting requires nomination papers under par.

  (a), any qualified elector of the school district who desires to be a candidate shall in addition file nomination papers in the form prescribed under s. 8.10 (2) and (3) with the school district clerk at the place specified in the notice.
- 3. If an incumbent fails to file a declaration of candidacy, and nomination papers, where required, within the time prescribed by this paragraph, all candidates

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for the office held by the incumbent, other than the incumbent, may file a declaration of candidacy and nomination papers, where required, no later than 72 hours after the latest time prescribed in this paragraph. No extension of the time for filing a declaration of candidacy or nomination papers applies if the incumbent files written notification with the school district clerk, no later than 5 p.m. on the 2nd Friday preceding the latest time prescribed in this paragraph for filing declarations of candidacy, that the incumbent is not a candidate for reelection to his or her office, and the incumbent does not file a declaration of candidacy for that office within the time prescribed in this paragraph.

4. In the case of a 3-member school board, the qualified elector shall state in his or her declaration of candidacy and on the face of his or her nomination papers, if any, the office for which the elector is a candidate. In the case of an apportioned or numbered school board, the qualified elector shall state in his or her declaration of candidacy and on the face of his or her nomination papers, if any, the apportioned area or numbered seat for which the elector is a candidate.

5. If a candidate has not filed a registration statement under s. 11.05 by the time he or she files a declaration of candidacy, the candidate shall file the statement with the declaration. A candidate shall file an amended declaration under oath with the school district clerk in the event of a change in any information provided in the declaration as provided in s. 8.21.

Note: Subdivides long provision for improved readability.

**SECTION 194.** 120.06 (8) (intro.), (a), (b), (c) 1., 2. and 3., (d), (e) and (g) of the statutes are amended to read:

| 1  | (a) Notify the municipal clerk of each municipality lying wholly or partially  |
|----|--|
| 2  | within the school district of the primary election if one is to be held and of the spring  |
| 3  | election and furnish such those municipal clerks with a copy of the notice of the school   |
| 4  | board election;  |
| 5  | (b) Determine for the primary, if any, and again for the spring election the order   |
| 6  | in which the names of candidates shall appear on the ballot by supervising the   |
| 7  | drawing of lots not later than the 2nd Tuesday in January, or the next day if the first  |
| 8  | Tuesday is a holiday, and the 2nd day following the completion of the canvass of the   |
| 9  | primary election, if any;  |
| 10 | (c) 1. The date of the election;   |
| 11 | 2. The names of all candidates in the order in which they are listed on the  |
| 12 | ballot;  |
| 13 | 3. The location and open hours of polling places and a designation of which  |
| 14 | persons should vote at each polling place; and.  |
| 15 | (d) Where paper ballots are utilized at a spring primary or election, provide the  |
| 16 | municipal clerk an adequate supply of ballots for the primary or election at least 22  |
| 17 | days before the primary or election;   |
| 18 | (e) Receive all ballots after they have been counted, reported and secured;  |
| 19 | (g) Retain and supervise the destruction of election materials from the primary,   |
| 20 | if any, and the spring election pursuant to s. 7.23 insofar as applicable; and.  |
|    | Note: Replaces introductory language and replaces disfavored term and punctuation consistent with current style.  Quantitative of the charge o |
| 21 | <b>SECTION 195.</b> 120.13 (1) (b) of the statutes is renumbered $120.13$ (1) (b) 1. and   |
| 22 | amended to read:   |

LRB-3516/P1 BEM...:...

SECTION 195

| 1    | 120.13 (1) (b) 1. The In addition to rulemaking authority granted school boards  |
|------|--|
| 2    | under par. (a), the school district administrator, or any principal or teacher   |
| 3    | designated by the school district administrator also may, is authorized to make rules,   |
| 4    | with the consent of the school board, and.   |
| 5    | 2. The school district administrator or any principal or teacher designated by   |
| 6    | the school district administrator may suspend a pupil for not more than 5 school days  |
| 7    | or, if a notice of expulsion hearing has been sent under par. (c) 4 or (e) 4. or s. 119.25   |
| 8    | (2) (c), for not more than a total of 15 consecutive school days for noncompliance any   |
| 9    | of the following reasons:  |
| 10   | a. Noncompliance with such rules adopted under subd. 1. or school board rules,   |
| 11   | or for knowingly.  |
| 12   | b. Knowingly conveying any threat or false information concerning an attempt   |
| 13   | or alleged attempt being made or to be made to destroy any school property by means  |
| 14   | of explosives <del>, or for conduct</del> .  |
| 15   | c. Conduct by the pupil while at school or while under the supervision of a  |
| (16) | school authority which endangers the property, health or safety of others, or for  |
| 17   | conduct.   |
| 18   | d. Conduct while not at school or while not under the supervision of a school  |
| 19   | authority which endangers the property, health or safety of others at school or under  |
| 20   | the supervision of a school authority or endangers the property, health or safety of   |
| 21   | any employe or school board member of the school district in which the pupil is  |
| 22   | enrolled.  2m. In this paragraph Subdivision 2, conduct that endlingers a person or property includes making a threat to the half or safety of a person or making a threat to damage a property.  3. Prior to any suspension, the pupil shall be advised of the reason for the |
| 23   | 3. Prior to any suspension, the pupil shall be advised of the reason for the   |
| 24   | proposed suspension. The pupil may be suspended if it is determined that the pupil   |
| 25   | is guilty of noncompliance with such a school board rule or a rule adopted under subd.   |

|      | BEM SECTION 195  |  |
|------|--|--|
|      | 1), or of the conduct charged, and that the pupil's suspension is reasonably justified.  |  |
| 2    | The parent or guardian of a suspended minor pupil shall be given prompt notice of        |  |
| 3    | the suspension and the reason for the suspension.  |  |
| 4    | 4. The suspended pupil or the pupil's parent or guardian may, within 5 school            |  |
| 5    | days following the commencement of the suspension, have a conference with the            |  |
| 6    | school district administrator or his or her designee who shall be someone other than     |  |
| 7    | a principal, administrator or teacher in the suspended pupil's school. If the school     |  |
| 8    | district administrator or his or her designee finds that the pupil was suspended         |  |
| 9    | unfairly or unjustly, or that the suspension was inappropriate, given the nature of      |  |
| 10   | the alleged offense, or that the pupil suffered undue consequences or penalties as a     |  |
| 11   | result of the suspension, reference to the suspension on the pupil's school record shall |  |
| (12) | be expunged. Such The administrator's, or administrator's designed finding shall         |  |
| 13   | be made within 15 days of the conference.  |  |
| 14   | 5. A pupil suspended under this paragraph shall not be denied the opportunity            |  |
| 15   | to take any quarterly, semester or grading period examinations or to complete course     |  |
| 16   | work missed during the suspension period, as provided in the attendance policy           |  |
| 17   | established under s. 118.16 (4) (a).   |  |

Note: Subdivides provision in outline form, reorders text and inserts specific references and cross-references text for improved readability and conformity with current style.

SECTION 196. 121.05 (1) (intro.) and (a) (intro.), 1., 2. and 3. of the statutes is amended to read:

121.05 (1) The school district clerk shall include, as part of the annual school district report under s. 120.18, all of the following:

22

|           | (intro)  |
|-----------|--|
| (1)       | (a) The average of the number of pupils enrolled on the 3rd Friday of September  |
| 2         | and the 2nd Friday of January of the previous school year, including all of the  |
| 3         | following:   |
| 4         | 1. Pupils enrolled concurrently in the school district and in a special education  |
| 5         | program operated by a county children with disabilities education board and in   |
| 6         | facilities of the school district. This subdivision does not apply beginning on the  |
| 7         | effective date of a resolution adopted under s. 115.817 (9) (c);   |
| 8         | 2. Pupils enrolled in home instruction or any other school district special  |
| 9         | education program;   |
| 10        | 3. Pupils for whom tuition is paid under s. 121.78; and.   |
| 11        | NOTE: Adds language and replaces punctuation for clarity, internal consistency and conformity with current style  SECTION 197. 138.12 (4) (b) 1. and 2. of the statutes are amended to read: |
| 12)       | 1. Is competent and trustworthy and intends to act in good faith in the capacity   |
| 13        | involved by the license applied for,   |
| 14        | 2. Has a good business reputation and has had experience, training or  |
| 15        | education so as to be qualified in the business for which the license is applied for, and.   |
|           | Note: Replaces punctuation for internal consistency and conformity with current style.   |
| 16        | SECTION 198. 138.12 (9) (a) of the statutes is amended to read:  |
| <b>17</b> | 138.12 (9) (a) The service charge shall be computed on the balance of the  |
| 18        | premiums due (, after subtracting the down payment made by the insured in  |
| 19        | accordance with the premium finance agreement), from the effective date of the   |
| 20        | insurance coverage, for which the premiums are being advanced, to and including  |
| 21        | the date when the final instalment of the premium finance agreement is payable.  |

 $\ensuremath{\mathsf{Note}}\xspace$  . Replaces parentheses consistent with current style.

**Section 199.** 138.12 (10) (b) of the statutes is amended to read:

LRB-3516/P1 1999 – 2000 Legislature BEM...:.. SECTION 199 1 138.12 (10) (b) The interest shall be computed on the balance of the premiums  $\mathbf{2}$ due (, after subtracting the down payment made by the insured in accordance with (3)the premium finance agreement, from the effective date of the insurance coverage, 4 for which the premiums are being advanced, to and including the date when the final 5 instalment of the premium finance agreement is payable. Note: Replaces parentheses consistent with current style. (intro.), a. and b. SECTION 200. 146.82 (2) (a) 2. of the statutes is amended to read: 146.82 (2) (a) 2. To the extent that performance of their duties requires access to the records, to a health care provider or any person acting under the supervision of a health care provider or to a person licensed under s. 146.50, including but not 9 10 limited to medical staff members, employes or persons serving in training programs or participating in volunteer programs and affiliated with the health care provider, 11 if any of the following is applicable: 12 a. The person is rendering assistance to the patient; 13 b. The person is being consulted regarding the health of the patient; or. 14 NOTE: Adds language and replaces punctuation for clarity, internal consistency and conformity with current style. SECTION 201. 150.963 (2) (intro.) and (a) of the statutes is amended to read: 15150.963 (2) (intro.) The department shall constitute the sole agency of the state 16 17 for all of the purpose of following purposes: Making inventories of existing facilities, surveying the need for 18 (a) construction for facilities for the mentally retarded and community mental health 19 centers, and developing programs of construction, and. 20 NOTE: Adds language and replaces punctuation for clarity, internal consistency and conformity with current style.

SECTION 202. 150.963 (3) of the statutes is amended to read:

| 1              | 150.963 (3) The department, in carrying out the purposes of this subchapter,  |
|----------------|---|
| 2              | may do any of the following:  |
| 3              | (a) Require such reports, make such inspections and investigations and  |
| 4              | prescribe such rules as that it deems considers necessary;  |
| 5              | (b) Provide such methods of administration, appoint personnel, and take such  |
| 6              | other action as that is necessary to comply with the requirements of the federal act  |
| 7              | and regulations thereunders of the federal act  |
| 8              | (c) Procure the temporary or intermittent services of experts or consultants or of experts and consultants or organizations thereof, by contract, when such those services are to be performed on   |
| 9              | organizations thereof, by contract, when such those services are to be performed on   |
| 10             | a part-time or fee-for-service basis and do not involve the performance of  |
| 11             | administrative duties;  |
| 12             | (d) To the extent that it considers desirable to effectuate the purposes of this  |
| 13             | subchapter, enter into agreements for the utilization of facilities and services of other   |
| 14             | departments, agencies and institutions, public or private;  |
| 15             | (e) Accept on behalf of the state and deposit with the state treasurer any grant,   |
|                |   |
| 16             | gift or contribution made to assist in meeting the cost of carrying out the purposes  |
| 16<br>17       | gift or contribution made to assist in meeting the cost of carrying out the purposes of this subchapter, and to expend the those funds for the purposes of this subchapter.   |
|                | · · · · · · · · · · · · · · · · · · ·   |
| 17             | of this subchapter, and to expend the those funds for the purposes of this subchapter.  |
| 17<br>18       | of this subchapter, and to expend the those funds for the purposes of this subchapter.  (f) Do all other things on behalf of the state necessary to obtain full benefits under the federal act as now and hereafter amended.  Note: Deletes and replaces disfavored, unnecessary and redundant language, adds language and replaces punctuation for clarity, internal consistency and conformity with current style.  |
| 17<br>18<br>19 | of this subchapter, and to expend the those funds for the purposes of this subchapter.  (f) Do all other things on behalf of the state necessary to obtain full benefits under the federal act as now and hereafter amended.  Note: Deletes and replaces disfavored, unnecessary and redundant language, adds language and replaces punctuation for clarity, internal consistency and conformity with current style.  |
| 17<br>18       | of this subchapter, and to expend the those funds for the purposes of this subchapter.  (f) Do all other things on behalf of the state necessary to obtain full benefits under the federal act as now and hereafter amended.  Note: Deletes and replaces disfavored, unnecessary and redundant language, adds language and replaces punctuation for clarity, internal consistency and conformity with current style.  Section 203. 157.06 (2) (f) 5. b. of the statutes is renumbered 157.06 (2) (f) 5.   |
| 17<br>18<br>19 | of this subchapter, and to expend the those funds for the purposes of this subchapter.  (f) Do all other things on behalf of the state necessary to obtain full benefits under the federal act as now and hereafter amended.  Note: Deletes and replaces disfavored, unnecessary and redundant language, adds language and replaces punctuation for clarity, internal consistency and conformity with current style.  |
| 17<br>18<br>19 | of this subchapter, and to expend the those funds for the purposes of this subchapter.  (f) Do all other things on behalf of the state necessary to obtain full benefits under the federal act as now and hereafter amended.  Note: Deletes and replaces disfavored, unnecessary and redundant language, adds language and replaces punctuation for clarity, internal consistency and conformity with current style.  Section 203. 157.06 (2) (f) 5. b. of the statutes is renumbered 157.06 (2) (f) 5.  Note: Deletes unnecessary subdivision paragraph number. Section 157.06 (2) (f) |

NOTE: Deletes unnecessary subdivision paragraph number. Section 157.06 (2) (i) 2. is not subdivided into subdivision paragraphs.

SECTION 205. 157.70 (8) (a) of the statutes is renumbered 157.70 (8).

Note: Deletes unnecessary paragraph number. Section 157.70 (8) is not subdivided into paragraphs.

SECTION 206. 165.70 (1) (intro.) and (a) of the statutes is amended to read:

3 165.70 (1) (intro.) The department of justice shall do all of the following:

(a) Investigate crime which is statewide in nature, importance or influence;

Note: Adds language and replaces punctuation for clarity, internal consistency and conformity with current style.

SECTION 207. 165.90 (2) (h) of the statutes is amended to read:

165.90 (2) (h) The record keeping record keeping procedures and types of data
to be collected by the program.

Note: Corrects spelling.

SECTION 208. 166.08 (4) of the statutes is renumbered 166.08 (4) (a) and amended to read:

or other official authorized under the constitution or this section to exercise the powers and discharge the duties of the office of governor), may issue, shall, in addition to any deputy authorized to exercise all of the powers and discharge the duties of the office, designate by title emergency interim successors and specify their order of succession. The officer shall review and revise, as necessary, designations made pursuant to this section to ensure their current status. The officer shall designate a sufficient number of such emergency interim successors so that there will be not less than 3 nor more than 7 such deputies or emergency interim successors or any combination thereof, at any time.

of deputies or emergency interim successors

(19)

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| (b) If any state officer is unavailable following an attack, and if his or her          |
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| deputy, if any, is also unavailable, the powers of his or her office shall be exercised |
| and the duties of his or her office shall be discharged by his or her designated        |
| emergency interim successors in the order specified. Such The emergency interim         |
| successors successor shall exercise said the powers and discharge said the duties of    |
| the office only until such time as any of the following occurs:                         |
| 1 Where a vacancy exists the governor under the constitution or authority               |

- 1. Where a vacancy exists, the governor under the constitution or authority other than this section, or other official authorized under the constitution or this section to exercise the powers and discharge the duties of the office of governor may, where a vacancy exists, appoint, appoints a successor to fill the vacancy or until a.
- 2. A successor is etherwise appointed, or elected and qualified as provided by law; or an other than under subd. 1.
- 3. An officer or his or her, the officer's deputy or a preceding named emergency interim successor becomes available to exercise, or resume the exercise of, the powers and discharge the duties of his or her the office.

Note: Subdivides provision, inserts specific references, replaces parentheses and replaces pronouns for improved readability and conformity with current style.

SECTION 209. 174.046 (7) (intro.) and (a) of the statutes is amended to read.

174.046 (7) Release of dog to owner or representative. The officer or pound to whom a dog is delivered may release the dog to its owner or a representative of the owner only if all of the following conditions are met:

(a) The owner or representative gives his or her name and address:

Note Adds language and replaces punctuation for clarity, internal consistency and conformity with current style.

SECTION 210. 178.24 (2) of the statutes is renumbered 178.24 (2) (intro.) and amended to read:

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178.24 (2) (intro.) The interest charged may be redeemed at any time before foreclosure, or in case of a sale being directed by the court may be purchased without thereby causing a dissolution:

- (a) With separate property, by any one or more of the partners; or
- (b) with With partnership property, by any one or more of the partners with the consent of all the partners whose interests are not so charged or sold.

Note: Subdivides provision in outline form consistent with current style.

**SECTION 211.** 182.202 (2) of the statutes is renumbered 182.202.

Note: Deletes unnecessary subsection number. Section 182.202 is not divided into subsections.

**SECTION 212.** 182.219 (4) of the statutes is renumbered 182.219.

 ${\tt Note}$ : Deletes unnecessary subsection number. Section 182.219 is not divided into subsections.

SECTION 213. 182.46 of the statutes is amended to read:

182.46 Tax exemptions. The exercise of the powers granted by ss. 182.30 to 182.48 will be in all respects for the benefit of the people of this state, for the increase of their commerce and prosperity and for the improvement of their health and living conditions, therefore. Therefore the corporation shall not be required to pay any taxes or assessments upon any turnpike project or any property acquired or used by the corporation under the provisions of ss. 182.30 to 182.48 or upon the income therefrom, and the bonds issued under the provisions of ss. 182.30 to 182.48, their transfer and the income therefrom including any profit made on the sale thereof shall at all times be free from taxation within this state.

Note: Breaks up long sentence and replaces parentheses in conformity with current style.

SECTION 214. 182.70 (10) of the statutes is renumbered 182.70 (10) (intro.) and amended to read:

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|    |     |    | _  | 4 |

| 1          | 182.70 (10) (intro.) This The state shall have has the right, whenever it may  |
|------------|--|
| 2          | have has the constitutional power, to take over to itself, and become the owner of all   |
| 3          | reservoirs and other works and property acquired by the company, under this  |
| 4          | section, by paying therefor either of the following:   |
| 5          | (a) The total capital invested by the company, including outstanding bonds or  |
| 6          | other obligations of the company lawfully issued and outstanding, (the computation   |
| 7          | to of which shall include outstanding bonds or other obligations and stock or stocks   |
| 8          | plus undistributed earned surplus <del>) or the</del> .  |
| 9          | (b) The actual value of the physical properties so to be taken over, without any   |
| 10         | allowance for franchise or goodwill of the business; and if. If the actual value cannot  |
| 11         | be agreed upon by the state and the owner, then the same it shall be determined by   |
| 12         | the commission.  |
|            | Note: Subdivides provision, replaces parentheses and replaces language for improved readability and conformity with current style. |
| 13         | SECTION 215. 183.0106 (2) (f) of the statutes is amended to read:  |
| 14         | 189.0106 (2) (f) Make contracts and guarantees; incur.   |
| 15         | (fd) Incur liabilities; borrow.  |
| 16         | (fh) Borrow money; issue.  |
| 17         | (fp) Issue its notes, bonds and other obligations; and secure.   |
| 18         | (ft) Secure any of its obligations by mortgage or pledge of all or any part of its   |
| <b>1</b> 9 | property, franchises and income.   |
|            | NOTE: Subdivides provision and replaces punctuation consistent with current style.   |
| 20         | SECTION 216. 186.098 (10) (title) of the statutes is created to read:  |
| 21         | 186.098 (10) (title) Mortgage loans to members.  |

SECTION 217. 186.235 (18) (title) of the statutes is amended to read:

Note: The other subsections of s. 186.098 (10) have titles.

|      | 1999 – 2000 Legislature –101 – LRB-3516/P1 BEM SECTION 217                            |
|------|---|
| 1    | 186.235 (18) (title) RECORD KEEPING RECORD KEEPING AND ACCOUNTING                     |
| 2    | PROCEDURE.  |
| `    | Note: Corrects spelling.  |
| 3    | <b>SECTION 218.</b> 195.08 (1) of the statutes is renumbered 195.08 (1r).             |
| -    | Note: Accommodates the renumbering of s. 19 08 (12) by this bill.                     |
| 4    | SECTION 219. 195.08 (1g) (title) of the statutes is created to read:                  |
| 5    | 195.08 (1g) (title) DEFINITION.   |
| 6    | SECTION 220. 195.08 (3) (title) of the statutes is amended to read:                   |
| 7    | 195.08 (3) (title) SAME SCHEDULES, RULES AND REGULATIONS.                             |
|      | Note: Inserts specific reference for clarity.   |
| 8    | SECTION 221. 195.08 (4) (title) of the statutes is amended to read:                   |
| 9    | 195.08 (4) (title) SAME SCHEDULES, COPIES IN DEPOTS.                                  |
|      | Note: Inserts specific reference for clarity.   |
| 10   | SECTION 222. 195.08 (5) (title) of the statutes is amended to read:                   |
| 11   | 195.08 (5) (title) SAME SCHEDULES, JOINT RATES.                                       |
|      | Note: Inserts specific reference for clarity.   |
| 12   | SECTION 223. 195.08 (12) of the statutes is renumbered 195.08(1g) and                 |
| 13   | amended to read:  |
| 14   | 195.08 (1g) The word "schedules" as used in In this section "schedules" does          |
| (15) | not include "time tables" "time tables"   |
| _    | Note: Moves definition to the beginning of the section consistent with current style. |
| 16   | SECTION 224. 198.06 (5) (title) of the statutes is created to read:                   |

198.06 (5) (title) FILING OF RESULT, COMMISSION APPROVAL.

NOTE: The other subsections of s. 198.06 (5) have titles.

215.13 (26) (a) United States government securities;

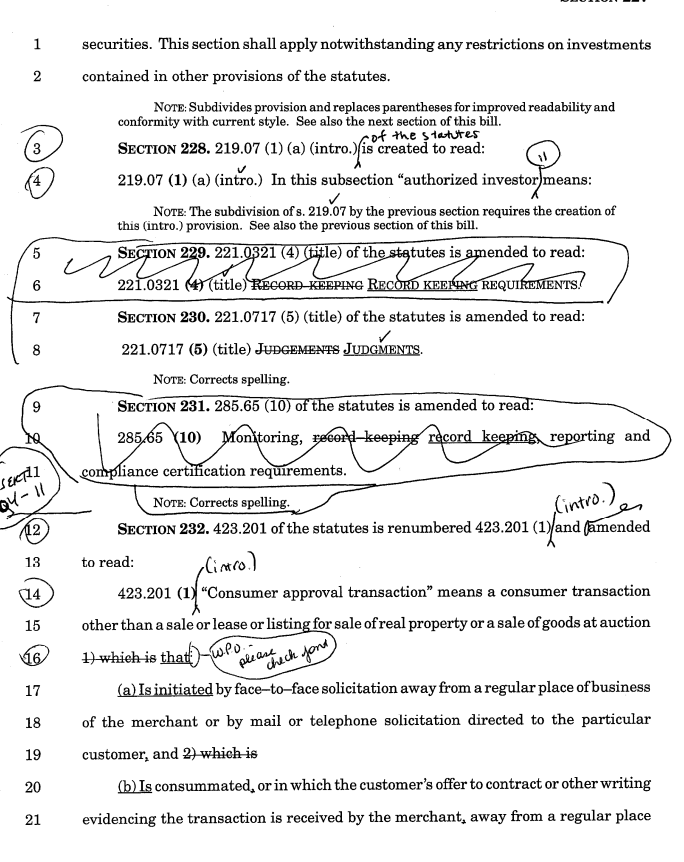
**SECTION 225.** 215.13 (26) (a), (b) and (c) of the statutes are amended to read:

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| 1    | (b) Savings accounts of savings and loan associations doing business in the            |
|------|--|
| 2    | state;.  |
| 3    | (c) Savings accounts of savings and loan associations located outside the state,       |
| 4    | if those savings accounts are insured by the deposit insurance corporation;            |
|      | Note: Replaces punctuation for internal consistency and conformity with current style. |
| 5    | SECTION 226. 219.01 (3) and (4) of the statutes is amended to read:                    |
| 6    | 219.01 (3) To invest their funds, and moneys in their custody or possession (          |
| 7    | which are eligible for investment and which they are by law permitted or required      |
| 8    | to invest), in notes or bonds secured by mortgage or trust deed insured by the federal |
| 9    | housing administrator, and in debentures issued by the federal housing                 |
| 10   | administrator, and in securities issued by national mortgage associations.             |
|      | (4) To invest their funds and moneys in their custody or possession (which are         |
| T2)  | eligible for investment and which they are by law permitted or required to invest.     |
| 13   | in notes, bonds or other forms of evidence of indebtedness guaranteed by the U.S.      |
| 14   | department of veterans affairs or otherwise guaranteed or secured under the            |
| Īð   | servicemen's readjustment act of 1944, P.L. 78–346, and acts amendatory thereof        |
| 16)  | and supplemental thereto. as amended   |
|      | NOTE: Deletes parentheses consistent with current style.                               |
| 17   | SECTION 227. 219.07 of the statutes is renumbered 219.07 (1) (a) 1. and                |
| 18 . | amended to read:   |
| 19   | 219.07 (1) (a) 1. All banks, trust companies, bankers, savings banks and               |
| 20   | institutions, building and loan associations, savings and loan associations, credit    |
| 21   | unions, investment companies, and other persons carrying on a banking business,        |
| 22   | all.   |

| T    | <u>2. All</u> executors, administrators, guardians, trustees and other fiduciaries <del>, and</del>  |
|------|--|
| 2    | the.   |
| 3    | 3. The state and all public officers, municipal corporations, political                              |
| 4    | subdivisions, and public bodies, except those under ch. 604,   |
| 5    | (b) Any authorized investor may legally invest any sinking funds, moneys, or                         |
| 6    | other funds belonging to them or within their control in any bonds or other                          |
| 7    | obligations issued by a redevelopment authority created by s. 66.431, or issued by                   |
| 8    | any redevelopment authority or urban renewal agency in the United States, when                       |
| 9    | $\frac{}{\text{such the}}$ bonds or other obligations are secured by an agreement between the issuer |
| 10   | and the federal government in which the issuer agrees to borrow from the federal                     |
| 11   | government and the federal government agrees to lend to the issuer, prior to the                     |
| X[2] | maturity of such the bonds or other obligations, moneys in an amount which that,                     |
| 13   | together with any other moneys irrevocably committed to the payment of principal                     |
| 14   | and interest on such bonds or other obligations), will suffice to pay the principal of               |
| (15) | such the bonds or other obligations with interest to maturity thereon, which moneys                  |
| 16   | under the terms of said the agreement are required to be used for the purpose of                     |
| 17   | paying the principal of and the interest on such bonds or other obligations at their                 |
| 18   | maturity. Such   |
| 19   | (2) The bonds and other obligations described in sub. (1) shall be authorized                        |
| 20   | security for all public deposits.  |
| 21   | (3) It is the purpose of this section to authorize any persons, political                            |
| 22   | subdivisions and officers, public or private, to use any funds owned or controlled by                |
| 23   | them for the purchase of any such bonds described in sub. $(1)$ or other obligations.                |
| 24   | Nothing contained in this section with regard to legal investments shall be construed                |
| 25   | as relieving any person of any duty of exercising reasonable care in selecting                       |



of business of the merchant and involves the extension of credit or is a cash transaction in which the amount the customer pays exceeds \$25.

(3) (2) "Consumer approval transaction" shall in no event include a catalog sale which is not accompanied by any other solicitation or a consumer loan conducted and consummated entirely by mail.

NOTE: Subdivides provision, deletes numbers, replaces "that" with "which" and inserts commas for greater conformity with current drafting style.

6 SECTION 233. 450.01 (22) of the statutes is amended to read: 7 450.01 (22) "Vaccination protocol" means a/written protocol agreed to by a physician, as defined in s. 448.01 (5), and a pharmacist that establishes procedures 8 and record keeping record keeping and reporting requirements for 9 administration of a vaccine by a pharmacist for a period specified in the protocol that 10 11 max not exceed 2 years. Note: Corrects spelling. SECTION 234. 786.36 of the statutes is renumbered 786.36 (1) (intro.) and 12 13 amended to read: 786.36 Changing names, court procedure. (1) (intro.) Any resident of this state, whether a minor or adult, may upon petition to the circuit court of the county 15 where he or she resides and upon filing a copy of the notice, with proof of publication, 16 as required by s. 786.37, if no sufficient cause is shown to the contrary, have his or 17 her name changed or established by order of the court. If the person whose name is 18 to be changed is a minor under the age of 14 years, the petition may be made by 19 whichever of the following is applicable 20 strike colon and move text (a) Both parents, if they are living, or the survivor of them; the. 21

 $\overline{2}$ 

|      | <u>(b)</u> | The guardian or person    | having legal custody  | of the minor if both paren | ıts |
|------|------------|---------------------------|-----------------------|----------------------------|-----|
| are  | dead       | or if the parental rights | s have been terminate | d by judicial proceedings; | or  |
| the. | /          |                           |                       |                            |     |

(c) The minor's mother, if the minor is a nonmarital child who is not adopted or whose parents do not subsequently intermarry under s. 767.60, except that the father must also make the petition unless his rights have been legally terminated.

(2) The order shall be entered at length upon the records of the court and a certified copy of the record shall be recorded in the office of the register of deeds of the county, who shall make an entry in a book to be kept by the register. The fee for recording a certified copy is the fee specified under s. 59.43 (2) (ag). If the person whose name is changed or established was born or married in this state, the clerk of the court shall send to the state registrar of vital statistics, on a form designed by the state registrar of vital statistics, an abstract of the record, duly certified, accompanied by the fee prescribed in s. 69.22, which fee the clerk of court shall charge to and collect from the petitioner. The state registrar of vital statistics shall then correct the birth record, marriage record or both, and direct the register of deeds and local registrar to make similar corrections on their records.

(3) No person engaged in the practice of any profession for which a license is required by the state may change his or her given name or his or her surname to any other given name or any other surname than that under which the person was originally licensed in the profession in this or any other state, in any instance in which the state board or commission for the particular profession, after a hearing, finds that practicing under the changed name operates to unfairly compete with another practitioner or misleads the public as to identity or otherwise results in

| 1   | Jatain and to the sure forming and 1 and 11's (701's 12'1's)                            |
|-----|---|
| 1   | detriment to the profession or the public. This prohibition against a change of name    |
| 2   | by a person engaged in the practice of any profession does not apply to any person      |
| 3   | legally qualified to teach in the public schools in this state, nor to a change of name |
| 4   | resulting from marriage or divorce, nor to members of any profession for which there    |
| 5   | exists no state board or commission authorized to issue licenses or pass upon the       |
| 6   | qualifications of applicants or hear complaints respecting conduct of members of the    |
| 7   | profession.   |
| (8) | (3) Any change of name other than as authorized by law is void.                         |
|     | Note: Subdivides long section.  |
| 9   | SECTION 235. 947.02 (4) of the statutes is amended to read:                             |
| 10  | 947.02 (4) A person known to be a professional gambler or known as a                    |
| 11  | frequenter of gambling places or who derives part of his or her support from begging    |
| 12  | or as a fortune teller or similar <del>imposter</del> <u>impostor</u> .                 |
|     | NOTE: Inserts primary dictionary spelling for consistency with other statutes           |
| 13  | SECTION 236. 951.01 (3) of the statutes is amended to read:                             |
| 14  | 951.01 (3) "Farm animal" means any warmblooded warm-blooded animal                      |
| 15  | normally raised on farms in the United States and used or intended for use as food      |
| 16  | or fiber.   |
|     | Note: Inserts preferred spelling.   |

(END)

# 1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

### **INSERT 25-18**

SECTION 1. 25.17 (70) (a) and (b) (intro.) of the statutes are consolidated, renumbered 25.17 (70) (intro.) and amended to read:

25.17 (70) (intro.) No later than June 30 of every odd—numbered year, after receiving a report from the department of commerce under s. 560.08 (2) (m) and in consultation with the department of commerce, submit to the governor and to the presiding officer of each house of the legislature a plan for making investments in this state. The purpose of the plan is to encourage the board to make the maximum amount of investments in this state, subject to s. 25.15 and consistent with the statutory purpose of each trust or fund managed by the board. (b) The plan shall discuss potential investments to be made during the first to 5th fiscal years following

History: 1971 c. 41 s. 12; 1971 c. 74; 1971 c. 100 s. 23; 1971 c. 125 s. 522 (1); 1971 c. 164; 1971 c. 214 s. 147; 1971 c. 260 s. 92 (3) to (5); 1973 c. 117, 137, 151; 1973 c. 208 s. 17; 1973 c. 209, 333, 336; 1975 c. 26, 27, 39, 118, 147, 164, 180, 189, 200, 422; 1977 c. 29 ss. 439 to 439f, 1654 (1); 1977 c. 31, 107, 377, 418, 423; 1979 c. 32; 1979 c. 34 ss. 705 to 707b, 2102 (56) (a); 1979 c. 102; 1979 c. 109 s. 16; 1979 c. 221; 1979 c. 318 ss. 1 to 3; 1979 c. 361 s. 113; 1981 c. 20, 86; 1981 c. 96 ss. 18 to 21, 67; 1981 c. 169, 386; 1983 a. 27; 1983 a. 36 ss. 31, 96 (4); 1983 a. 81 s. 11; 1983 a. 83 s. 20; 1983 a. 142, 189, 192, 368, 410; 1985 a. 25, 29, 53, 120; 1985 a. 332 s. 251 (1); 1987 a. 27, 38, 119, 186, 252, 399; 1989 a. 13, 31, 64, 187, 307, 335, 359, 366; 1991 a. 32, 38, 39, 152, 174, 221, 269, 315; 1993 a. 16, 112, 263, 477; 1995 a. 27 ss. 1394m to 1396, 9116 (5); 1995 a. 56, 213, 227, 274, 403; 1997 a. 27, 35, 191.

## Insert 32-1

**SECTION 2.** 29.924 (4) of the statutes is amended to read:

submittal, and shall include, but not be limited to, the following:

29.924 (4) Access to Storage places. The owner or occupant of any cold storage cold—storage warehouse or building used for the storage or retention of wild animals or carcasses shall permit the department and its wardens to enter and examine the premises subject to ss. 66.122 and 66.123. The owner or occupant, or the agent or employe of the owner or occupant, shall deliver to the officer any wild animal or carcass, in his or her possession during the closed season, whether taken within or without the state.

History: 1997 a. 248 ss. 103 to 107, 711.



Note: Corrects spelling.

( END OF INSLET)

Insert 32-12

SECTION 3. 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.

(c) 1. The enjoyment of natural scenic beauty and environmental quality are declared to be public rights to be considered along with other public rights and the economic need of electric power for the full development of agricultural and industrial activity and other useful purposes in the area to be served. In considering public rights to the recreational use and natural scenic beauty of the river, the department shall investigate the potentialities of the lake and lake shore lakeshore created by the flowage and shall weigh the recreational use and scenic beauty thereof of the lake and lakeshore against the known recreational use and scenic beauty of the river in its natural state, and the. The department shall further weigh the known recreational use and scenic beauty of the particular section of river involved against

| 1  | the known recreational use and scenic beauty of other sections of the same river and   |
|----|--|
| 2  | other rivers in the area remaining in their natural state (without regard to plans of  |
| 3  | other dams subsequently filed or to be filed); if it.  |
| 4  | 2. a. It appears that the river in its natural state offers greater recreational   |
| 5  | facilities and scenic value for a larger number of people than can by proper control   |
| 6  | of the flowage level be obtained from the use of the lake and lake shore lakeshore and   |
| 7  | that the remaining sections of the river and other rivers in the area in their natural   |
| 8  | state provide an insufficient amount of recreational facilities and scenic beauty, and   |
| 9  | if it further appears that the economic need of electric power is less than the value  |
| 10 | of the recreational and scenic beauty advantages of such the river in its natural state,   |
| 11 | the department shall so find and the permit be denied. If the department finds that  |
| 12 | approval of the.   |
| 13 | <u>b. The</u> permit will cause environmental pollution, as defined in s. 299.01 (4),  |
| 14 | the permit shall be denied.  |
| 15 | History: 1971 c. 273; 1973 c. 90; 1979 c. 34 s. 2102 (39) (g); 1979 c. 221; 1983 a. 192; 1995 a. 201, 227.  SECTION 4. 31.06 (3) (c) 2. (intro.) of the statutes is created to read: |
| 16 | 31.06 (3) (c) 2. (intro.) If the department finds any of the following, the permit   |
| 17 | shall be denied:   |
| 18 |  |
| 19 | Insert 37–17   |
| 20 | SECTION 5. 43.05 (14) of the statutes is amended to read:  |
| 21 | 43.05 (14) (b) Conduct a review of a public library system if at least 30% of the  |
| 22 | libraries in participating municipalities that include at least 30% of the population  |
| 23 | of all participating municipalities state in the report under s. 43.58 (6) (c) that the  |
| 24 | public library system did not adequately meet the needs of the library. If the division  |

| OTE: | The definition of "participating monicipality" is relocated to  -4-  a's eparate paragraph at the beginning of the subsection BEM:CMH:  Consistent with current style. Cross-reference is changed |     |
|------|---|-----|
|      | due to the numbering of s. 43.18 (1) (c) to s. 43.18 (1) (ag) in Section (80)   |     |
| 1    | determines that the public library system did not adequately meet the needs of  | 5   |
| 2    | libraries participating in the system, it shall prepare an advisory plan suggesting   | wit |
| 3    | how the public library system can so do in the future, including suggestions designed   | ret |
| 4    | to foster intrasystem communications and local dispute resolution. The advisory   | vi  |
| 5    | plan shall be distributed to the public library system board, the boards of all libraries   | ) · |
| 6    | participating in the system and the county boards of all counties participating in the  | Ĭ   |
| 7    | system.   | 1   |
| 8    | (a) In this subsection, "participating municipality" has the meaning given in s.  | 1   |
| 9    | 43.18 (1) (c) (ag).   |     |

History: 1979 c. 347; 1983 a. 189 s. 329 (27); 1985 a. 29, 177, 332; 1991 a. 285; 1995 a. 27; 1997 a. 27, 150. 10 SECTION 6. 43.18 (1) (intro.) of the statutes is renumbered 43.18 (1) (am) and 11 amended to read: 43.18 (1) (am) WITHDRAWAL. Not less than 3 years after affiliating with a public 12 13 library system, a participating municipality or a county may withdraw from the system by adoption of a resolution by a two-thirds vote of its governing body under 14 pars. (a) and (b), if the resolution is adopted at least 6 months prior to the close 15 of the system's fiscal year. The resolution shall become effective at the close of the 16 Note: Cross-reference is changed to reflect renumbering in Section 17 system's fiscal year. History: 197( c. 152) 1981 c. 197; 1985 a. 29; 1997 a. 150. use auto-reterence 18 (CS) Insert 38-20 19 **SECTION 7.** 46.03 (4) (a) of the statutes is amended to read: 20

History: 1971 c. 270 s. 104; 1973 c. 90; 1973 c. 284 ss. 2, 32; 1973 c. 333; 1975 c. 39, 82; 1975 c. 189 s. 99 (1), (2); 1975 c. 224, 377, 413, 422; 1977 c. 29, 193; 1977 c. 196 s. 131; 1977 c. 203, 205, 271, 354; 1977 c. 418 ss. 287 to 289m, 924 (18) (d); 1977 c. 447, 449; 1979 c. 32 s. 92 (1); 1979 c. 34; 1979 c. 175 s. 46; 1979 c. 221, 331, 352; 1981 c. 20, 81; 1981 c. 314 s. 144; 1981 c. 390; 1983 a. 27, 193; 1983 a. 435 s. 7; 1983 a. 447, 474; 1983 a. 532 s. 36; 1985 a. 19, 29, 120, 176, 234, 285, 328, 331; 1985 a. 332 s. 251 (3); 1987 a. 3, 5, 27, 161, 186, 307, 339, 385, 399, 403, 413; 1989 a. 31 ss. 938m to 951, 2909g, 2909j; 1989 a. 51 o. 105, 107, 122; 1991 a. 39, 277; 1993 a. 198 s. 351 (3); 1985 a. 37, 385, 446, 481; 1995 a. 27 ss. 2026m to 2038b, 9126 (19); 1995 a. 77, 201, 225, 352, 370, 404, 448; 1997 a. 3, 27, 111, 283, 292.

of education and prevention as it deems considers proper.

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46.03 (4) (a) Develop and maintain such education and prevention programs



| 1  | SECTION 8. 46.03 (4) (b) 1. of the statutes is renumbered 46.03 (4) (b) and   |
|----|---|
| 2  | amended to read:  |
| 3  | 46.03 (4) (b) The department, in In order to discharge more effectively its   |
| 4  | responsibilities under this chapter and ch. 48 and other relevant provisions of the   |
| 5  | statutes, is <u>be</u> authorized to study causes and methods of prevention and treatment   |
| 6  | of mental illness, mental deficiency, mental infirmity, and related social problems,  |
| 7  | including establishment of demonstration projects to apply and evaluate such  |
| 8  | methods in actual cases. The department is directed and authorized to utilize all   |
| 9  | powers provided by the statutes, including the authority under sub. (2a), to accept   |
| 10 | grants of money or property from federal, state or private sources, and to enlist the   |
| 11 | cooperation of other appropriate agencies and state departments; it may enter into  |
| 12 | agreements with local government subdivisions, departments and agencies for the   |
| 13 | joint conduct of such projects; and it may purchase services when deemed  |
| 14 | appropriate.  |
| 15 | History: 1971 c. 270 s. 104; 1973 c. 90; 1973 c. 284 ss. 2, 32; 1973 c. 333; 1975 c. 39, 82; 1975 c. 189 s. 99 (1), (2); 1975 c. 224, 377, 413, 422; 1977 c. 29, 193; 1977 c. 196 s. 131; 1977 c. 203, 205, 271, 354; 1977 c. 418 ss. 287 to 289m, 924 (18) (d); 1977 c. 447, 449; 1979 c. 32 s. 92 (1); 1979 c. 34; 1979 c. 34; 1979 c. 175 s. 46; 1979 c. 221, 331, 352; 1981 c. 20, 81; 1981 c. 314 s. 144; 1981 c. 390; 1983 a. 27, 193; 1983 a. 435 s. 7; 1983 a. 447, 474; 1983 a. 532 s. 36; 1985 a. 19, 29, 120, 176, 234, 285, 328, 331; 1985 a. 332 s. 251 (3); 1987 a. 3, 5, 27, 161, 186, 307, 339, 385, 399, 403, 413; 1989 a. 31 ss. 938m to 951, 2909g, 2909j; 1989 a. 56, 105, 107, 122; 1991 a. 39, 277; 1993 a. 16 ss. 851 to 859, 3072d; 1993 a. 98, 377, 385, 446, 481; 1995 a. 27 ss. 2026m to 2038b, 9126 (19); 1995 a. 77, 201, 225, 352, 370, 404, 448; 1997 a. 3, 27, 111, 283, 292. |
| 16 | Insert 40–9   |
| 17 | SECTION 9. 48.205 (1) (a) of the statutes is amended to read:   |
| 18 | 48.205 (1) (a) Probable cause exists to believe that if the child is not held he or   |
| 19 | she will cause injury to himself or herself or be subject to injury by others;  |
| 20 | History: 1977 c. 354; 1979 c. 300; 1983 a. 399; 1989 a. 31, 107; 1993 a. 16, 377, 395; 1995 a. 27, 77, 275; 1997 a. 292.  SECTION 10. 48.205 (1) (am) of the statutes is amended to read:   |

48.205 (1) (am) Probable cause exists to believe that if the child is not held he

or she will be subject to injury by others, based on a determination under par. (a) or

21



- a finding under s. 48.21 (4) that if another child in the home is not held that child will
- 2 be subject to injury by others;

History: 1977 c. 354; 1979 c. 300; 1983 a. 399; 1989 a. 31, 107; 1993 a. 16, 377, 395; 1995 a. 27, 77, 275; 1997 a. 292.

#### **INSERT 48-22**

History: 1977 c. 354; 1979 c. 300; 1983 a. 399; 1989 a. 31, 107; 1993 a. 16, 377, 395; 1995 a. 27, 77, 275; 1997 a. 292.

SECTION 11. 59.52 (11) (d) of the statutes is amended to read:

59.52 (11) (d) Bonds of officers and employes. Provide for the protection of the county and public against loss or damage resulting from the act, neglect or default of county officers, department heads and employes and may contract for and procure bonds or contracts of insurance to accomplish that purpose either from commercial companies or by self—insurance created by setting up an annual fund for such purpose or by a combination thereof. Any number of officers, department heads or employes not otherwise required by statute to furnish an official bond may be combined in a schedule or blanket bond or contract of insurance. So far as applicable ss. 19.01 (2), (2m), (3), (4) (d) and (dd) (dm) and (4m) and 19.07 shall apply to such bonds or contracts of insurance. The bond shall be for a definite period, and each renewal thereof shall constitute a new bond for the principal amount covering the renewal period.

Insert 54-20

SECTION 12. 66.073 (11) (d) of the statutes is renumbered 66.073 (11) (d) 1. and amended to read:

66.073 (11) (d) 1. The A company's bonds of an electric company (and such bonds shall so state on their face) shall not be a debt of the municipalities which are parties to the contract creating the company any contracting municipality or of the



state and neither. Neither the state nor any such contracting municipality shall be 1 2 liable thereon on the bonds nor in any event shall such the bonds be payable out of 3 any funds or properties other than those of the company. History: 1977 c. 159; 1979 c. 110; 1979 c. 323 s. 33; 1983 a. 24, 27; 1983 a. 207 s. 93 (8); 1991 a. 221; 1993 a. 112; 1995 a. 225; 1997 a. 35, 204.

NOTE: Inserts terms defined in s. 66.073 (1). The parenthetical material is replaced by a separate subdivision. See the next section of this bill. **SECTION 13.** 66.073 (11) (d) 2. of the statutes is created to read: 4 5 66.073 (11) (d) 2. The provisions of subd. 1. shall be stated on the face of the 6 bonds. NOTE: See the previous section of this bill. 7 Insert 56-14 8 9 **SECTION 14.** 66.40 (13) (c) of the statutes is renumbered 66.40 (13) (c) 1. and 10 amended to read: 66.40 (13) (c) 1. The bonds and other obligations of the authority (and such 11 bonds and obligations shall so state on their face) shall not be a debt of any city or 12 13 municipality located within its boundaries or of the state and neither. Neither the state nor any such city or municipality located within the authority's boundaries 14 15 shall be liable thereon on the bonds, nor in any event shall they the bonds be payable 16 out of any funds or properties other than those of the authority. History: 1973 c. 172; 1975 c. 94, 221, 350; 1977 c. 418; 1979 c. 89; 1979 c. 110 s. 60 (13); 1979 c. 221; 1981 c. 112, 190, 232; 1983 a. 24; 1983 a. 81 s. 11; 1983 a. 83 s. 20; 1983 a. 189, 444; 1987 a. 27, 163; 1991 a. 316; 1993 a. 172, 184, 268, 379; 1995 a. 27, 225; 1997 a. 35.

NOTE: "City" is deleted as redundant. The definition of municipality in s. 990.01 (22) includes cities. The parenthetical material is replaced by a separate subdivision. See the next section of this bill. **SECTION 15.** 66.40 (13) (c) 2. of the statutes is created to read: 17 18 66.40 (13) (c) 2. The provisions of subd. 1. shall be stated on the face of the 19 bonds.

Note: See the previous section of this bill.

(END OF INSERT)

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| 2        | Insert 58–14  |
|----------|---|
| 3        | SECTION 16. 66.44 (1) (b) of the statutes is amended to read:   |
| 4        | 66.44 (1) (b) Any housing developed or administered under authority of par. (a)   |
| 5        | shall not be subject to ss. $66.401(2)$ and $66.402$ . Without limiting any existing power,   |
| 6        | the powers of any public body in the state pursuant to s. 66.403 may be exercised with  |
| 7        | respect to housing developed or administered under authority of par. (a). With the  |
| 8        | consent, by resolution, of the governing body of any city or county adjacent but  |
| 9        | outside of the area of operation of a housing authority, the housing authority may  |
| 10       | exercise its powers under this section within the territorial boundaries of the   |
| 11<br>12 | adjacent city or county.  NOTE: Cross-reference is changed to reflect remodering of  History: 1995 a. 225.  (3)  Insert 58-21  The treatment  The treatment |
| 13<br>14 | Insert 58-21  SECTION 17. 66.46 (11) (a) of the statutes is renumbered 66.46 (11).  Page 57   |
|          | NOTE: Deletes unnecessary paragraph division. Section 66.46 (11) is not divided into paragraphs.  |
| 15       |   |
| 16       | Insert 66–1   |
| 17       | SECTION 18. 66.94 (15) (b), (d), (e) and (f) of the statutes are amended to read:   |
| 18       | 66.94 (15) (b) Source of payment. All such bonds issued under par. (a) shall be   |
| 19       | payable solely from the revenues or income to be derived from the operation of such   |
| 20       | the transportation system.  |

(d) Negotiability. Notwithstanding the form thereof, in the absence of an

express recital to the contrary on the face thereof of the bond, all such bonds issued



| 1  | under par. (a) shall be negotiable instruments unless there is an express recital to   |
|----|--|
| 2  | the contrary on the face of the bond.  |
| 3  | (e) Temporary financing. Pending the preparation and execution of any such   |
| 4  | bonds <u>issued under par. (a)</u> , temporary bonds may be issued with or without interest  |
| 5  | coupons as may be provided by ordinance.   |
| 6  | (f) Trust agreement; lien. To secure the payment of any such bonds issued under  |
| 7  | par. (a) and for the purpose of setting forth the covenants and undertakings of the  |
| 8  | authority in connection with the issuance thereof of those bonds and of any  |
| 9  | additional bonds payable from such revenue or income of the transportation system,   |
| 10 | as well as the use and application of the revenue or income to be derived from the   |
| 11 | transportation system, the authority may execute and deliver trust agreements, but   |
| 12 | no lien upon any physical property of the authority shall be created thereby by the  |
| 13 | trust agreement.   |
|    | History: 1973 c. 172, 243; 1975 c. 94 ss. 38, 91 (9), (12); 1975 c. 147 s. 54; 1975 c. 199; 1977 c. 29 s. 1654 (9) (h); 1979 c. 102 s. 237; 1979 c. 110; 1981 c. 96; 1981 c. 347 s. 80 (2); 1983 a. 24, 189; 1983 a. 207 s. 93 (8); 1983 a. 368; 1985 a. 135, 187; 1985 a. 297 s. 76; 1987 a. 403; 1991 a. 39, 221, 282, 316; 1993 a. 16, 123, 279, 490; 1995 a. 225. History: 1973 c. 172, 243; 1975 c. 94 ss. 38, 91 (9), (12); 1975 c. 147 s. 54; 1975 c. 199; 1977 c. 29 s. 1654 (9) (h); 1979 c. 102 s. 237; 1979 c. 110; 1981 c. 96; 1981 c. 347 s. 80 (2); 1983 a. 24, 189; 1983 a. 207 s. 93 (8); 1983 a. 368; 1985 a. 135, 187; 1985 a. 297 s. 76; 1987 a. 403; 1991 a. 39, 221, 282, 316; 1993 a. 16, 123, 279, 490; 1995 a. 225. NOTE: Inserts specific references and cross—references to improve clarity and readability. |
| 14 |  |
| 15 | Insert 71–11   |
| 16 | <b>SECTION 19.</b> 77.62 (1) of the statutes is renumbered 77.62, and 77.62 (2), (3),  |
| 17 | (4) and (5), as renumbered, are amended to read:   |
| 18 | 77.62 (2) Release real property from the lien of a warrant;  |
| 19 | (3) Satisfy warrants;  |
| 20 | (4) Approve instalment payment agreements:   |
| 21 | (5) Compromise on the basis of ability to pay; er.   |

History: 1975 c. 224; 1987 a. 312 s. 17; 1995 a. 233; 1997 a. 237.

NOTE: Deletes unnecessary subsection division. Section 77.62 is not divided into subsections.

( END OF INSERT)

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Insert 76-17

3 SECTION 20. 95.22 (1) of the statutes is renumbered 95.22 and amended to read:

95.22 Reports of animal diseases. Each veterinarian shall immediately report to the department the existence among animals of any communicable disease coming to the veterinarian's knowledge. The report shall be in writing and shall include a description of the diseased animal, the name and address of the owner or person in charge of the animal, if known, and the location of the animal. The definition of "communicable disease" in s. 990.01 (5g) does not apply to this subsection section.

History: 1981 c. 291; 1981 c. 391 s. 210; 1993 a. 492.

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Insert 77–20

13 **SECTION 21.** 97.27 (1) (a) of the statutes is amended to read:

97.27 (1) (a) "Cold-storage "Cold-storage warehouse" means a warehouse in which food is to be stored at temperatures between zero and 50 degrees Fahrenheit.

History: 1987 a. 399; 1989 a. 174; 1991 a. 39, 210.

Note: Corrects spelling.

SECTION 22. 97.27 (1) (b) (intro.), (c) and (d) of the statutes are amended to read: 97.27 (1) (b) (intro.) "Food warehouse" means a warehouse used for the storage of food, and includes a cold storage cold-storage warehouse, frozen food frozen-food warehouse and frozen food frozen-food locker plant. "Food warehouse" does not include:

(c) "Frozen food "Frozen-food locker plant" means a warehouse in which individual locked compartments not exceeding 20 cubic feet in capacity are rented



- to consumers for the storage of food at temperatures at or below 5 degrees
  Fahrenheit.
- 3 (d) "Frozen food "Frozen-food warehouse" means a warehouse at which food 4 is to be stored at temperatures at or below 5 degrees Fahrenheit.

History: 1987 a. 399; 1989 a. 174; 1991 a. 39, 210.
NOTE: Corrects spelling.

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Insert 79–5

**SECTION 23.** 99.01 (3) of the statutes is amended to read:

99.01 (3) "Public warehouse" means a warehouse that is operated by a public warehouse keeper for the storage for hire of the property of others. "Public warehouse" includes a food warehouse, as defined in s. 97.27 (1) (b), if the warehouse is operated by a public warehouse keeper on a storage for hire basis. "Public warehouse" does not include a frozen-food locker plant as defined in s. 97.27 (1) (c).

History: 1983 a. 189; 1983 a. 500 ss. 2 to 6, 30; 1983 a. 538; 1985 a. 332 s. 253; 1987 a. 399. NOTE: Corrects spelling.

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Insert 79–15

**SECTION 24.** 99.02 (1) of the statutes is amended to read:

99.02 (1) APPLICATION. Except as provided in sub. (2), no person may operate a warehouse, including a cold-storage cold-storage warehouse, for the storage of property as bailee for hire without a public warehouse keeper's license. A person desiring a public warehouse keeper's license shall apply on a form furnished by the department and shall set forth the location, size, character and equipment of the building or premises to be used by the applicant, the kinds of goods intended to be stored, the name of each partner if a partnership or of each member if a limited



| 1 | liability company, the names of the officers if a corporation, and such other facts as |
|---|--|
| 2 | the department requires to show that the property proposed to be used is suitable for  |
| 3 | a warehouse and that the applicant is qualified as a public warehouse keeper.          |
| 4 | Subject to s. 93.135, if the property proposed to be used is suitable for a public     |
| 5 | warehouse and the applicant is otherwise qualified, a license shall be issued upon     |
| 6 | payment of the license fee under sub. (3) and the filing of security or insurance as   |
| 7 | required under s. 99.03.   |

History: 1983 a. 500 ss. 9, 10, 31, 33, 35, 37; Stats. 1983 s. 99.02; 1985 a. 29 s. 3202 (3); 1987 a. 27; 1989 a. 163, 282; 1991 a. 39; 1993 a. 112; 1995 a. 27; 1997 a. 191, 317.

NOTE: Corrects spelling.

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## Insert 80-4

- SECTION 25. 106.01 (1) of the statutes is renumbered 106.001 and amended to read:
  - 106.001 <u>Definition</u>. The term <u>In this subchapter</u>, "apprentice" shall mean means any person, 16 years of age or over, who shall enter enters into any contract of service, express or implied, whereby the person is to receive from or through the person's employer, in consideration for the person's services in whole or in part, instruction in any trade, craft or business.

History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.

SECTION 26. 106.01 (1m) (intro.) and (b) of the statutes are created to read:

- 18 106.01 (1m) (intro.) In this section:
- 19 (b) "Organization" means any organization of employes, association of employers or other similar responsible agency in this state.
- History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.

  SECTION 27. 106.01 (1m) (a) of the statutes is created to read:
- 106.01 (1m) (a) "Indenture" means a written contract of agreement entered into by an apprentice with an employer.



| 1  | SECTION 28. 106.01 (2) and (3) of the statutes are amended to read:   |
|----|---|
| 2  | 106.01 (2) Every contract or agreement entered into by an apprentice with an  |
| 3  | employer shall be known as an indenture; such indenture shall be in writing and   |
| 4  | shall be executed in triplicate, one copy of which. One of the triplicate originals shall   |
| 5  | be delivered to the apprentice, one to shall be retained by the employer and one to   |
| 6  | shall be filed with the department at Madison.  |
| 7  | (3) Any Except as provided in ss. 106.02, 106.025 and 106.03, any minor, 16   |
| 8  | years of age or over, or any adult, may, by the execution of an indenture, bind himself   |
| 9  | or herself as hereinafter provided in this section for a term of service of not less than   |
| 10 | one year.   |
| 11 | History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.   |
| 12 | Insert 80–13  |
| 13 | SECTION 29. 106.01 (5) (c) of the statutes is amended to read:  |
| 14 | 106.01 (5) (c) A statement of the trade, craft or business which that the   |
| 15 | apprentice is to be taught, and the time at which the apprenticeship shall will begin   |
| 16 | and end.  |
| 17 | History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.  SECTION 30. 106.01 (5i) (a) of the statutes is renumbered 106.01 (5i) (a) 1. and |
| 18 | amended to read:  |
| 19 | 106.01 (5i) (a) 1. The proper persons described in sub. (4) (a) to (d) may enter  |
| 20 | into such an indenture with any organization of employes, association of employers  |
| 21 | or other similar responsible agency in this state. Such. The organization, association  |
| 22 | or other agency shall thereupon, with the written consent of the other parties to the   |
| 23 | indenture, and the written acceptance thereof of the indenture by the proposed  |

employer, assign the indenture to the proposed employer, and the proposed employer



and the apprentice named in the indenture shall be bound by the terms thereof. Such
of the indenture.

2. The consent and acceptance described in subd. 1. shall be executed in triplicate and one copy. One of each of the triplicate original consents and acceptances shall be delivered, respectively to the department, to the employer and to the apprentice, and in each case shall be attached to the proper indenture. The approval of the department shall first be had is required in each transaction. Such An organization, association or other agency that enters into an indenture under subd. 1. shall have the exclusive right to assign the indenture, and the apprentice shall not be permitted to enter into any other indenture. The period transpiring before assignment to an employer shall not be credited toward the period of apprenticeship.

History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.

SECTION 31. 106.01 (5i) (b) and (c) of the statutes are amended to read:

106.01 (5i) (b) Any employer may assign the employer's indenture, with the approval of the department and the written consent of the other parties thereto to the indenture, to any association of employers, organization of employes or any other similar responsible agency in this state. The period of time in which such association, the organization or other agency shall be such is the assignee shall not be credited as time served by the apprentice. After such the assignment the association, organization or other agency shall, with the approval of the department and the written consent of the apprentice, assign reassign the indenture to an employer, but the apprentice shall not be bound by the assignment reassignment unless the employer accepts, by the employer's signed instruments, the terms of the indenture and that the employer will complete the employer's unperformed obligations



thereunder; each such under the indenture. The consent and acceptance shall be executed in triplicate and one of each, respectively, of the triplicate original consents and acceptances shall be delivered to the department, to the assignee employer and to the apprentice, and in each case shall be attached to the proper indenture. Upon acceptance the employer shall for all purposes be deemed considered a party to the indenture.

(c) Any employer, with the written consent, executed in triplicate, of the other parties to the indenture and the approval of the department, may assign such the indenture to another employer whose written acceptance shall be executed upon the instrument of consent. One copy of such consent and acceptance each of the triplicate original consents and acceptances shall be delivered, respectively, to the apprentice, to the assignee employer and to the department, and shall in each case be attached to the indenture in their respective possessions each party's possession. After assignment, the new employer shall perform the unperformed obligations of the indenture. The department shall continue to have jurisdiction over the indenture assigned pursuant to this subsection and the parties bound after such the assignment.

**SECTION 32.** 106.01 (5j), (5k), (6), (8), (9) and 10 of the statutes are amended to read:

106.01 (5j) The department may, and it shall have power on its own motion, or on the complaint of any person, after due notice and a hearing had, make findings and issue orders declaring any indenture, contract or agreement at an end if it shall be proved at such the hearing that any apprentice, employer or such organization, association or other agency is unable to continue with the obligations under the contract or has breached the same contract. Upon the termination of the indenture,

- the <u>released</u> apprentice <del>released therefrom</del> shall be free to enter into a new indenture under such conditions and terms as <u>approved by</u> the department <del>may approve and which that</del> are not inconsistent with this section.
  - (5k) The department shall, upon request, furnish a copy of any instrument required to be filed with it under this section, to any party whose name appears on such the requested instrument.
  - (6) The employer shall pay for the time the apprentice is receiving related instruction for no fewer hours than specified in sub. (5) (d) at the same rate per hour as for services. Nothing herein shall This subsection does not prohibit an agreement between the parties requiring the apprentice to take additional instruction on the apprentice's own time in excess of the number of hours required by statute. Attendance at school shall be certified by the teacher in charge.
  - (8) If either party to an indenture shall fails to perform any of the stipulations thereof of the indenture, the nonperforming party shall forfeit not less than one dollar nor more than \$100, such forfeiture which is to be collected on complaint of the department, and paid into the state treasury. Any indenture may be annulled by the department upon application of either party and good cause shown.
  - (9) It shall be the duty of the <u>The</u> department, and it shall have power, jurisdiction and authority, to investigate, ascertain, determine and <u>make</u> investigations, fix such reasonable classifications and to, issue rules and regulations, and general or special orders, and to, hold hearings and, make findings and render orders thereon <u>upon its findings</u> as shall be necessary to carry out the intent and purposes of s. 106.01. Such hearings, this section. The investigations, classifications, hearings, findings and orders shall be made as provided in s. 103.005



- and. Except as provided in sub. (8), the penalties specified in s. 103.005 (12) shall apply to and be imposed for any violations of s. 106.01, excepting as to the penalties provided in s. 106.01 (8). Said orders shall be this section. Orders issued under this subsection are subject to review in the manner provided in under ch. 227.
  - (10) It shall be the duty of all school officers and public school teachers to cooperate with the department and employers of apprentices to furnish, in a public school or any school supported in whole or in part by public moneys, such instruction as that may be required to be given apprentices.

History: 1971 c. 228 s. 43; 1977 c. 29 s. 1651; 1977 c. 273; 1993 a. 492; 1995 a. 27.

### Insert 88-4

 $\mathbf{2}$ 

SECTION 33. 117.22 (2) (d) of the statutes is amended to read:

district clerk shall publish a type A notice of the school board election, under s. 10.01 (2) (a). No later than 5 p.m. on the date 10 weeks prior to the election, any qualified elector of the school district created by the reorganization may file with the school district clerk a sworn declaration of candidacy for the school board and, if required, nomination papers, as provided under s. 120.06 (6) (b). For purposes of this paragraph, a candidate who resides in the territory of the school district created pursuant to a reorganization under s. 117.105 and is otherwise a qualified elector shall be considered a qualified elector for a school board election under par. (bm). A candidate shall file an amended declaration with the school district clerk as provided in s. 120.06 (6) (b) 5. Within 8 days after the first election in the newly created school district, the school district clerk shall notify the successful candidates of their

- election. On the 2nd Tuesday following the election, the clerk shall administer or receive the official oath and the newly elected members shall take office.
  - History: 1989 a. 114, 287; 1993 a. 392; 1997 a. 286.
    Insert 104–11

- **SECTION 34.** 289.33 (3) (d) of the statutes is amended to read:
- 289.33 (3) (d) "Local approval" includes any requirement for a permit, license, 5 authorization, approval, variance or exception or any restriction, condition of 6 approval or other restriction, regulation, requirement or prohibition imposed by a 7 charter ordinance, general ordinance, zoning ordinance, resolution or regulation by 8 a town, city, village, county or special purpose district, including without limitation 9 because of enumeration any ordinance, resolution or regulation adopted under s. 10 59.03 (2), 59.11 (5), 59.42 (1), 59.48, 59.51 (1) and (2), 59.52 (2), (5), (6), (7), (8), (9), 11 (11), (12), (13), (15), (16), (17), (18), (19), (20), (21), (22), (23), (24), (25), (26) and (27), 12 59.53 (1), (2), (3), (4), (5), (7), (8), (9), (11), (12), (13), (14), (15), (19), (20) and (23), 13 59.535 (2), (3) and (4), 59.54 (1), (2), (3), (4), (4m), (5), (6), (7), (8), (10), (11), (12), (16), 14 (17), (18), (19), (20), (21), (22), (23), (24), (25) and (26), 59.55 (3), (4), (5) and (6), 59.56 15 (1), (2), (4), (5), (6), (7), (9), (10), (11), (12), (12m), (13) and (16), 59.57 (1), 59.58 (1) and 16 (5), 59.62, 59.69, 59.692, 59.693, 59.696, 59.697, 59.698, 59.70 (1), (2), (3), (5), (7), (8),17 (9), (10), (11), (21), (22) and (23), 59.79 (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) and 18 (11), 59.792 (2) and (3), 59.80, 59.82, 60.10, 60.22, 60.23, 60.54, 60.77, 61.34, 61.35, 19 61.351, 61.354, 62.11, 62.23, 62.231, 62.234, 66.01, 66.052, 66.24 (8), 87.30, 91.73, 20 196.58, 236.45, 281.43 or 349.16 or subch. VIII of ch. 60. 21

History: 1981 c. 374; 1983 a. 128; 1983 a. 282 ss. 6 to 32, 34; 1983 a. 416 s. 19; 1983 a. 532 s. 36; 1983 a. 538; 1985 a. 182 s. 57; 1987 a. 27, 204, 399; 1987 a. 403 s. 256; 1991 a. 39; 1995 a. 201; 1995 a. 227 s. 626; Stats. 1995 s. 289.33; 1997 a. 35, 241.