

1999 DRAFTING REQUEST

Bill

Received: 03/24/2000

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Wanted: **As time permits**

Identical to LRB:

For: **Assembly Chief Clerk**

By/Representing: **Assembly Chief Clerk**

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

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Alt. Drafters: **kuesejt
champra
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malaigm
nilsepe**

Subject: **Munis - miscellaneous
Counties
Bonding - municipal
Bonding - state
Tax - individual income
Tax - sales
State Finance - miscellaneous
State Government - miscellaneous
Employ Priv - prevailing wage
Transportation - miscellaneous**

Extra Copies: **KMG,CMH
*Paul***

Pre Topic:

No specific pre topic given

Topic:

Professional football stadium districts

Instructions:

ASA 4 (lrb s0476/3) to AB 892 plus Assembly amendments 4, 6, 7, 8, 11, 16, 18, 20, 21, 22 and 23. (LRB #s a2033, a2010, a2011 plus f89, a1975 plus f87 and f91, a2043, a2047, a2014, a1979, f92, f93 and a2053.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
			<i>1-3-29-kmg CH 3-29</i>	<i>CH HH 3-29</i>			

Adopted Amendments to ASA 4 to AB892

AM#	LPB #	Atty
1) AA4	<u>a2033</u>	MES
	changes init. app. re: income tax check-off	
AA1 to AA5	f86, a1980	MES
but AA5 was tabled		
2) AA6	<u>a2010</u>	JK
3) AA7	<u>a2011</u>	
+ AA1 to AA7	<u>f89</u>	
4) AA8	a1975	MES
AA1 to AA8	f87	
AA2 to AA8	<u>f91</u>	
5) AA11	<u>a2043</u>	RAC
AA1 to AA13; f90, a2043	JK	
but AA13 was tabled		
6) AA16	<u>a2047</u>	JK
7) AA18	<u>a2014</u>	RAC

8) AA 20

a1979

MES

9) AA 21

f 92

MES

10) AA 22

f 93

MES

11) AA 23

a2053

RAC

Error No.	Introduced No.	Page No.	Line No.
1	AA6-ASA4-AB892 JK	000029	000019
OK me p 31	AA7-ASA4-AB892 JK	000029	000019
2	AA23-ASA4-AB892 RAC	000032	000005
OK pp 33	AA23-ASA4-AB892 RAC	000032	000005
3	AA23-ASA4-AB892 RAC	000033	000003
OK sel p	AA23-ASA4-AB892 RAC	000033	000003
4	AA23-ASA4-AB892 RAC	000037	000013
OK pp 42-43	AA23-ASA4-AB892 RAC	000037	000013
5	AA4-ASA4-AB892 MES	000048	000005
OK 500 p. 5	AA4-ASA4-AB892 MES	000048	000005

Bill Sect. No.	Introduced No.	Page No.	Line No.	Error Message
NONE	AA20-ASA4-AB892	1	13	
NONE	AA16-ASA4-AB892	2	6	
25M	AA16-ASA4-AB892	10	7	
25N	AA16-ASA4-AB892	10	7	
41	AA22-ASA4-AB892	20	2	
41	AA22-ASA4-AB892	20	3	
47	AA7-ASA4-AB892	29	19	
47	AA6-ASA4-AB892	29	19	
47	AA23-ASA4-AB892	30	12	
47	AA18-ASA4-AB892	30	19	
47	AA18-ASA4-AB892	30	19	
47	AA18-ASA4-AB892	30	19	
47	AA8-ASA4-AB892	31	4	
47	AA21-ASA4-AB892	31	5	
47	AA21-ASA4-AB892	31	5	
47	AA21-ASA4-AB892	31	5	
47	AA23-ASA4-AB892	31	9	
47	AA23-ASA4-AB892	31	18	
47	AA23-ASA4-AB892	31	23	
47	AA23-ASA4-AB892	31	25	
47	AA11-ASA4-AB892	32	11	
47	AA23-ASA4-AB892	32	14	
47	AA23-ASA4-AB892	32	18	
47	AA23-ASA4-AB892	32	20	
47	AA23-ASA4-AB892	33	4	
47	AA23-ASA4-AB892	33	8	
47	AA23-ASA4-AB892	33	11	
47	AA20-ASA4-AB892	35	14	
47	AA23-ASA4-AB892	37	13	

Bill Sect. No.	Introduced No.	Page No.	Line No.	Error Message
47	AA23-ASA4-AB892	37	13	
52	AA4-ASA4-AB892	48	5	Invalid Instruction
52	AA4-ASA4-AB892	48	7	
52	AA16-ASA4-AB892	48	16	

1999
ENGROSS BILL
[or 2nd House Sub]

FREEZE SECS.

LRB-4828 v 1

(To Be Printed for Legislature)

→ MES/JTK/RAC/JK/GM → ASAP

King, CMT

ENGROSSED 1999 Assembly **BILL** 892

(Date) March 24, 2000 - Printed by direction of Assembly CHIEF CLERK

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ADOPTED DOCUMENTS:

Orig A SubAmdt 4

Amendments to above (if none, write "NONE"): AA 4 (a2033); AA 6 (a210); AA 7 (a2011, f 89); AA 8 (a1975, f 87, f 91); AA 11 (a2043); AA 16 (a2047); AA 18 (a2014); AA 20 (a1979); AA 21 (f 92); AA 22 (f 93); AA 23 (a2053)
+ AA 1 to AA 7 + AA 1, 2 to AA 8

Corrections - show date (if none, write "NONE"): _____

3/27/00 Man B. Daves KMG
Date Drafter Editor

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ASSEMBLY BILL 892 (LRB-4769)

An Act to renumber 66.066 (5) and 77.707; to amend 13.94 (4) (a) 1., 13.94 (10), 16.70 (14), 18.03 (5s), 19.42 (13) (a), 19.59 (1) (a), 19.59 (1) (g) 1. a., 25.50 (1) (d), 66.04 (2) (a) (intro.), 66.066 (1) (a), 66.066 (1) (c), 66.067, 66.30 (1) (a), 77.705 (title), 77.71, 77.76 (3m), 77.76 (4), 779.14 (1m) (d) 2. b. and 779.14 (1m) (d) 3.; and to create 20.395 (1) (gv), 20.566 (1) (ge), 20.835 (4) (ge), 20.867 (5), 24.61 (2) (a) 8., 25.17 (3) (b) 11., 66.04 (2) (a) 3q., 66.066 (5) (b), 77.706, 77.707 (2), 77.76 (3p), 85.62, 219.09 (1) (d), subchapter IV of chapter 229 [precedes 229.820] and 779.14 (4) of the statutes; relating to: creating a local professional football stadium district; giving a local professional football stadium district the authority to issue bonds; making a state moral obligation pledge with respect to bonds issued by a local professional football stadium district; giving a local professional football stadium district the authority to impose a sales tax and a use tax; state aid for transportation facilities associated with a professional football team's home stadium; and making appropriations. (FE)

2000

- 03-20. A. Introduced by Representatives Gard and Ziegelbauer.
- 03-20. A. Read first time and referred to special committee on
The Renovation of Lambeau Field

774

- 03-21. A. Fiscal estimate received .
- 03-21. A. Fiscal estimate received .
- 03-21. A. Executive action taken .
- 03-21. A. Assembly substitute amendment 1 offered by
special committee on
The Renovation of Lambeau Field (LRB s0449)

779

- 03-21. A. Assembly substitute amendment 2 offered by
special committee on
The Renovation of Lambeau Field (LRB s0448)

779

- 03-21. A. Assembly substitute amendment 3 offered by
special committee on
The Renovation of Lambeau Field (LRB s0459).
- 03-21. A. Report Assembly substitute amendment 3 adoption
recommended by special committee on The Renovation
of Lambeau Field, Ayes 12, Noes 0

782

- 03-21. A. Report passage as amended recommended by special
committee on The Renovation of Lambeau Field, Ayes
9, Noes 3

782

- 03-21. A. Referred to calendar

782

- 03-22. A. Fiscal estimate received .
- 03-23. A. Read a second time

822

- 03-23. A. Placed at the foot of the 11th order of business on
the calendar
- 822
- 03-23. A. Assembly substitute amendment 4 offered by
Representatives Gard, Meyer, Sinicki, Vrakas,
Albers, Hutchison, Montgomery, Freese, Spillner and
Jensen (LRB s0476)
- 829
- 03-23. A. Assembly amendment 1 to Assembly substitute
amendment 4 offered by Representatives Grothman,
Owens, Olsen, Suder and Gundrum (LRB a2001)
- 809
- 03-23. A. Assembly amendment 2 to Assembly substitute
amendment 4 offered by Representative Boyle
(LRB a2027)
- 809
- 03-23. A. Assembly amendment 3 to Assembly substitute
amendment 4 offered by Representative Boyle
(LRB a2028)
- 809
- 03-23. A. Assembly amendment 4 to Assembly substitute
amendment 4 offered by Representative Spillner
(LRB a2033)
- 809
- 03-23. A. Made a special order of business at 9:00 A.M. on
3-24-2000 pursuant to Assembly Resolution 31 .
- 03-24. A. Assembly amendment 1 to Assembly substitute
amendment 4 withdrawn and returned to author
- 833
- 03-24. A. Representative Morris-Tatum added as a coauthor of
Assembly amendment 2 to Assembly substitute
amendment 4
- 833
- 03-24. A. Assembly amendment 2 to Assembly substitute
amendment 4 laid on table, Ayes 79, Noes 17
- 833
- 03-24. A. Point of order that Assembly amendment 3 to Assembly
substitute amendment 4 not germane
- 833
- 03-24. A. Assembly amendment 3 to Assembly substitute
amendment 4 withdrawn and returned to author
- 833
- 03-24. A. Assembly amendment 4 to Assembly substitute
amendment 4 adopted
- 833
- 03-24. A. Assembly amendment 5 to Assembly substitute
amendment 4 offered by Representative Schneider
(LRB a1980)
- 833
- 03-24. A. Assembly amendment 1 to Assembly amendment 5 to
Assembly substitute amendment 4 offered by

61471194

Representative Schneider (LRB f88)

- 833
03-24. A. Assembly amendment 1 to Assembly amendment 5 to
Assembly substitute amendment 4 adopted
- 833
03-24. A. Assembly amendment 5 to Assembly substitute
amendment 4 laid on table, Ayes 63, Noes 33
- 833
03-24. A. Assembly amendment 6 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer,
Meyerhofer, Cullen and J. Lehman (LRB a2010)
- 834
03-24. A. Assembly amendment 6 to Assembly substitute
amendment 4 adopted
- 834
03-24. A. Assembly amendment 7 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer,
Meyerhofer, Cullen and J. Lehman (LRB a2011)
- 834
03-24. A. Assembly amendment 1 to Assembly amendment 7 to
Assembly substitute amendment 4 offered by
Representative Ziegelbauer (LRB f89)
- 834
03-24. A. Assembly amendment 7 to Assembly substitute
amendment 4 placed after Assembly amendment 10 to
Assembly substitute amendment 4
- 834
03-24. A. Assembly amendment 8 to Assembly substitute
amendment 4 offered by Representatives Hubler,
Kelso and Ziegelbauer (LRB a1975)
- 834
03-24. A. Assembly amendment 1 to Assembly amendment 8 to
Assembly substitute amendment 4 offered by
Representatives Hubler and Kelso (LRB f87)
- 834
03-24. A. Assembly amendment 1 to Assembly amendment 8 to
Assembly substitute amendment 4 adopted
- 834
03-24. A. Assembly amendment 2 to Assembly amendment 8 to
Assembly substitute amendment 4 offered by
Representative Hubler (LRB f91)
- 834
03-24. A. Assembly amendment 2 to Assembly amendment 8 to
Assembly substitute amendment 4 adopted
- 834
03-24. A. Assembly amendment 8 to Assembly substitute
amendment 4 placed after Assembly amendment 11 to
Assembly substitute amendment 4
- 834
03-24. A. Assembly amendment 9 to Assembly substitute

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amendment 4 offered by Representatives Kelso and
Ryba (LRB a2026)

- 834
03-24. A. Assembly amendment 9 to Assembly substitute
amendment 4 placed after Assembly amendment 10 to
Assembly substitute amendment 4
- 834
03-24. A. Assembly amendment 10 to Assembly substitute
amendment 4 offered by Representatives Kelso and
Ryba (LRB a2034)
- 834
03-24. A. Assembly amendment 10 to Assembly substitute
amendment 4 laid on table, Ayes 65, Noes 30
- 834
03-24. A. Assembly amendment 9 to Assembly substitute
amendment 4 laid on table, Ayes 79, Noes 16
- 834
03-24. A. Assembly amendment 1 to Assembly amendment 7 to
Assembly substitute amendment 4 adopted
- 835
03-24. A. Assembly amendment 7 to Assembly substitute
amendment 4 adopted
- 835
03-24. A. Assembly amendment 11 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer
and Krug (LRB a2043)
- 835
03-24. A. Assembly amendment 11 to Assembly substitute
amendment 4 adopted
- 835
03-24. A. Assembly amendment 8 to Assembly substitute
amendment 4 placed after Assembly amendment 19 to
Assembly substitute amendment 4
- 835
03-24. A. Assembly amendment 12 to Assembly substitute
amendment 4 offered by Representatives Meyerhofer,
Krug, J. Lehman, Cullen, Ziegelbauer and Turner
(LRB a2044)
- 835
03-24. A. Assembly amendment 12 to Assembly substitute
amendment 4 placed after Assembly amendment 17 to
Assembly substitute amendment 4
- 835
03-24. A. Assembly amendment 13 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer,
Cullen and Krug (LRB a2045)
- 835
03-24. A. Assembly amendment 1 to Assembly amendment 13 to
Assembly substitute amendment 4 offered by
Representative Ziegelbauer (LRB f90)

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- 03-24. A. Assembly amendment 1 to Assembly amendment 13 to
Assembly substitute amendment 4 adopted
- 835
- 03-24. A. Assembly amendment 13 to Assembly substitute
amendment 4 laid on table, Ayes 51, Noes 45
- 835
- 03-24. A. Assembly amendment 14 to Assembly substitute
amendment 4 offered by Representatives Cullen,
Ziegelbauer, J. Lehman, Lassa, Sherman, Miller,
Pocan, Berceau, Black, Carpenter, La Fave, Plouff
and Krusick (LRB a2038)
- 835
- 03-24. A. Assembly amendment 14 to Assembly substitute
amendment 4 placed after Assembly amendment 21 to
Assembly substitute amendment 4
- 836
- 03-24. A. Assembly amendment 15 to Assembly substitute
amendment 4 offered by Representatives Cullen,
Ziegelbauer, J. Lehman, Lassa, Pocan, Sherman,

Miller, Berceau, Sinicki, Black, Carpenter, La Fave
and Plouff (LRB a2009)
- 836
- 03-24. A. Assembly amendment 15 to Assembly substitute
amendment 4 placed after Assembly amendment 21 to
Assembly substitute amendment 4
- 836
- 03-24. A. Assembly amendment 16 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer
and Krug (LRB a2047)
- 836
- 03-24. A. Assembly amendment 16 to Assembly substitute
amendment 4 adopted
- 836
- 03-24. A. Assembly amendment 17 to Assembly substitute
amendment 4 offered by Representatives Ziegelbauer,
Meyerhofer, Cullen and J. Lehman (LRB a2042)
- 836
- 03-24. A. Assembly amendment 17 to Assembly substitute
amendment 4 withdrawn and returned to author
- 836
- 03-24. A. Assembly amendment 12 to Assembly substitute
amendment 4 withdrawn and returned to author
- 836
- 03-24. A. Assembly amendment 18 to Assembly substitute
amendment 4 offered by Representatives Huebsch and
Kreuser (LRB a2014)
- 836
- 03-24. A. Assembly amendment 18 to Assembly substitute
amendment 4 adopted
- 836

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- 03-24. A. Assembly amendment 19 to Assembly substitute amendment 4 offered by Representatives Krug and Ziegelbauer (LRB a2046)
- 836
- 03-24. A. Assembly amendment 19 to Assembly substitute amendment 4 laid on table, Ayes 52, Noes 44
- 836
- 03-24. A. Assembly amendment 8 to Assembly substitute amendment 4 adopted
- 837
- 03-24. A. Assembly amendment 20 to Assembly substitute amendment 4 offered by Representatives Riley, Coggs, Morris-Tatum, Young, Turner, Williams, Colon, Bock, Miller, Cullen and Krug (LRB a1979)
- 837
- 03-24. A. Assembly amendment 20 to Assembly substitute amendment 4 adopted
- 837
- 03-24. A. Assembly amendment 21 to Assembly substitute amendment 4 offered by Representative Meyerhofer (LRB f92)
- 837
- 03-24. A. Assembly amendment 21 to Assembly substitute amendment 4 adopted
- 837
- 03-24. A. Assembly amendment 14 to Assembly substitute amendment 4 placed after Assembly amendment 22 to Assembly substitute amendment 4, Ayes 52, Noes 44 ..
- 837
- 03-24. A. Assembly amendment 15 to Assembly substitute amendment 4 laid on table, Ayes 53, Noes 42
- 837
- 03-24. A. Assembly amendment 22 to Assembly substitute amendment 4 offered by Representative Kedzie (LRB f93)
- 838
- 03-24. A. Assembly amendment 1 to Assembly amendment 22 to Assembly substitute amendment 4 offered by Representative Cullen (LRB f94)
- 838
- 03-24. A. Assembly amendment 1 to Assembly amendment 22 to Assembly substitute amendment 4 rejected, Ayes 55, Noes 40
- 838
- 03-24. A. Assembly amendment 22 to Assembly substitute amendment 4 adopted, Ayes 94, Noes 1
- 838
- 03-24. A. Assembly amendment 14 to Assembly substitute amendment 4 laid on table, Ayes 51, Noes 44
- 838

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- 03-24. A. Assembly amendment 23 to Assembly substitute amendment 4 offered by Representative Gard (LRB a2053)
- 838
- 03-24. A. Assembly amendment 23 to Assembly substitute amendment 4 adopted
- 838
- 03-24. A. Assembly substitute amendment 4 adopted, Ayes 79, Noes 16
- 838
- 03-24. A. Ordered to a third reading
- 839
- 03-24. A. Rules suspended
- 839
- 03-24. A. Representative Handrick added as a coauthor
- 839
- 03-24. A. Read a third time and passed, Ayes 73, Noes 22, Paired 2
- 839
- 03-24. A. Printed engrossed by the direction of the Assembly Chief Clerk .
- 03-24. A. Ordered immediately messaged
- 839



**ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 23, 2000 - Offered by Representatives GARD, MEYER, SINICKI, VRAKAS,
ALBERS, HUTCHISON, MONTGOMERY, FREESE, SPILLNER and JENSEN.

1 **AN ACT to renumber** 66.066 (5) and 77.707; **to amend** 13.94 (4) (a) 1., 13.94 (10),
2 16.70 (14), 18.03 (5s), 19.42 (13) (a), 19.59 (1) (a), 19.59 (1) (g) 1. a., 20.566 (1)
3 (hp), 25.50 (1) (d), 32.02 (1), 66.04 (2) (a) (intro.), 66.066 (1) (a), 66.066 (1) (c),
4 66.067, 66.30 (1) (a), 71.26 (1) (bm), 71.26 (1m) (g), 71.36 (1m), 71.45 (1t) (g),
5 77.705 (title), 77.71, 77.76 (3m), 77.76 (4), 103.49 (3) (ar), 109.09 (1), 111.322
6 (2m) (c), 227.01 (13) (t), 779.14 (1m) (d) 2. b., 779.14 (1m) (d) 3. and 946.15; and
7 **to create** 20.395 (1) (gv), 20.566 (1) (ge), 20.835 (4) (ge), 20.867 (5), 24.61 (2) (a)
8 8., 25.17 (3) (b) 11., 66.04 (2) (a) 3q., 66.066 (5) (b), 71.05 (1) (c) 5., 71.10 (5e),
9 77.54 (45), 77.706, 77.707 (2), 77.76 (3p), 85.62, 219.09 (1) (d), subchapter IV of
10 chapter 229 [precedes 229.820] and 779.14 (4) of the statutes; **relating to:**
11 creating a local professional football stadium district; giving a local professional
12 football stadium district the authority to issue bonds and granting income tax
13 exemptions for interest income on bonds issued by the district; creating goals

1 for the participation of minority and women's businesses in contracts related
2 to the construction or renovation of football stadium facilities. [NONE;
3 **AA20-ASA4-AB892; Page: 1, Line: 13**] creating an individual income tax
4 checkoff for debt service payments for bonds related to a local professional
5 football stadium district; making a state moral obligation pledge with respect
6 to bonds issued by a local professional football stadium district; giving a local
7 professional football stadium district the authority to impose a sales tax and a
8 use tax; creating an income and franchise tax exemption for a local professional
9 football stadium district; the property tax exemption for a professional football
10 stadium; [NONE; **AA16-ASA4-AB892; Page: 2, Line: 6**] state aid for
11 transportation facilities associated with a professional football team's home
12 stadium; requiring a professional football team or a related party that enters
13 into a contract with a local professional football stadium district that requires
14 the team or related party to acquire and construct football stadium facilities to
15 comply with the prevailing wage law; and making appropriations.

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

16 **SECTION 1.** 13.94 (4) (a) 1. of the statutes, as affected by 1999 Wisconsin Act 9,
17 is amended to read:

18 13.94 (4) (a) 1. Every state department, board, examining board, affiliated
19 credentialing board, commission, independent agency, council or office in the
20 executive branch of state government; all bodies created by the legislature in the
21 legislative or judicial branch of state government; any public body corporate and
22 politic created by the legislature including specifically a professional baseball park
23 district, a local professional football stadium district and a family care district

1 created under s. 46.2895; every Wisconsin works agency under subch. III of ch. 49;
2 every provider of medical assistance under subch. IV of ch. 49; technical college
3 district boards; development zones designated under s. 560.71; every county
4 department under s. 51.42 or 51.437; every nonprofit corporation or cooperative to
5 which moneys are specifically appropriated by state law; and every corporation,
6 institution, association or other organization which receives more than 50% of its
7 annual budget from appropriations made by state law, including subgrantee or
8 subcontractor recipients of such funds.

9 **SECTION 2.** 13.94 (10) of the statutes is amended to read:

10 13.94 (10) FINANCIAL STATUS OF ~~LOCAL~~ CERTAIN PROFESSIONAL ~~BASEBALL PARK~~
11 SPORTS DISTRICTS. As promptly as possible following the end of each state fiscal
12 biennium in which there are outstanding bonds or notes issued by a local
13 professional baseball park district created under subch. III of ch. 229 that are subject
14 to s. 229.74 (7) or by a local professional football stadium district created under
15 subch. IV of ch. 229 that are subject to s. 229.830 (7), the legislative audit bureau
16 shall submit a report to the cochairpersons of the joint committee on finance
17 concerning the financial status of that district.

18 **SECTION 3.** 16.70 (14) of the statutes is amended to read:

19 16.70 (14) "State" does not include a district created under subch. II or, III or
20 IV of ch. 229.

21 **SECTION 4.** 18.03 (5s) of the statutes is amended to read:

22 18.03 (5s) Upon the request of a local professional baseball park district
23 created under subch. III of ch. 229 or a local professional football stadium district
24 created under subch. IV of ch. 229, the commission may serve as financial consultant
25 to assist and coordinate the issuance of the bonds of a district.

1 **SECTION 5.** 19.42 (13) (a) of the statutes is amended to read:

2 19.42 (13) (a) All positions to which individuals are regularly appointed by the
3 governor, except the position of trustee of any private higher educational institution
4 receiving state appropriations ~~and~~, the position of member of the district board of a
5 local professional baseball park district created under subch. III of ch. 229 and the
6 position of member of the district board of a local professional football stadium
7 district created under subch. IV of ch. 229.

8 **SECTION 6.** 19.59 (1) (a) of the statutes is amended to read:

9 19.59 (1) (a) No local public official may use his or her public position or office
10 to obtain financial gain or anything of substantial value for the private benefit of
11 himself or herself or his or her immediate family, or for an organization with which
12 he or she is associated. A violation of this paragraph includes the acceptance of free
13 or discounted admissions to a professional baseball or football game by a member of
14 the district board of a local professional baseball park district created under subch.
15 III of ch. 229 or a local professional football stadium district created under subch. IV
16 of ch. 229. This paragraph does not prohibit a local public official from using the title
17 or prestige of his or her office to obtain campaign contributions that are permitted
18 and reported as required by ch. 11.

19 **SECTION 7.** 19.59 (1) (g) 1. a. of the statutes is amended to read:

20 19.59 (1) (g) 1. a. “District” means a local professional baseball park district
21 created under subch. III of ch. 229 or a local professional football stadium district
22 created under subch. IV of ch. 229.

23 **SECTION 8.** 20.005 (3) (schedule) of the statutes: at the appropriate place, insert
24 the following amounts for the purposes indicated:

1	1999-00	2000-01
2	20.395 Transportation, department of	
3	(1) AIDS	
4	(gv) Transportation aids to local pro-	
5	fessional football stadium dis-	
6	districts	SEG C -0- -0-

7 **20.566 Revenue, department of**

8	(1) COLLECTION OF TAXES	
9	(ge) Administration of local profes-	
10	sional football stadium district	
11	taxes	PR A -0- -0-

12 **SECTION 9.** 20.395 (1) (gv) of the statutes is created to read:

13 20.395 (1) (gv) *Transportation aids to local professional football stadium*
14 *districts.* As a continuing appropriation, the amounts in the schedule for
15 transportation aids to local professional football stadium districts under s. 85.62.

16 **SECTION 10.** 20.566 (1) (ge) of the statutes is created to read:

17 20.566 (1) (ge) *Administration of local professional football stadium district*
18 *taxes.* From the moneys transferred from the appropriation account under s. 20.835
19 (4) (ge), the amounts in the schedule for administering the special district taxes
20 imposed under s. 77.706 by a local professional football stadium district created
21 under subch. IV of ch. 229.

22 **SECTION 11.** 20.566 (1) (hp) of the statutes, as affected by 1999 Wisconsin Act
23 9, is amended to read:

1 20.566 (1) (hp) *Administration of endangered resource and professional*
2 *football district voluntary payments.* The amounts in the schedule for the payment
3 of all administrative costs, including data processing costs, incurred in
4 administering ss. 71.10 (5) and (5e) and 71.30 (10). All moneys certified under ss.
5 71.10 (5) (h) 1. and 71.30 (10) (h) 1. and the moneys specified for deposit in this
6 appropriation under s. 71.10 (5e) (h) 4. shall be credited to this appropriation.

7 **SECTION 12.** 20.835 (4) (ge) of the statutes is created to read:

8 20.835 (4) (ge) *Local professional football stadium district taxes.* All moneys
9 received from the taxes imposed under s. 77.706, for the purpose of distribution to
10 the special districts that adopt a resolution imposing taxes under subch. V of ch. 77,
11 and for the purpose of financing a local professional football stadium district, except
12 that, of those tax revenues collected under subch. V of ch. 77, 1.5% shall be credited
13 to the appropriation account under s. 20.566 (1) (ge).

14 **SECTION 13.** 20.867 (5) of the statutes is created to read:

15 20.867 (5) SERVICES TO NONSTATE GOVERNMENTAL UNITS. (g) *Financial consulting*
16 *services.* All moneys received from local professional football stadium districts for
17 financial consulting services provided under s. 18.03 (5s), to be used to provide those
18 services.

19 **SECTION 14.** 24.61 (2) (a) 8. of the statutes is created to read:

20 24.61 (2) (a) 8. Bonds issued by a local professional football stadium district
21 created under subch. IV of ch. 229.

22 **SECTION 15.** 25.17 (3) (b) 11. of the statutes is created to read:

23 25.17 (3) (b) 11. Bonds issued by a local professional football stadium district
24 created under subch. IV of ch. 229.

1 **SECTION 16.** 25.50 (1) (d) of the statutes, as affected by 1999 Wisconsin Act 9,
2 is amended to read:

3 25.50 (1) (d) “Local government” means any county, town, village, city, power
4 district, sewerage district, drainage district, town sanitary district, public inland
5 lake protection and rehabilitation district, local professional baseball park district
6 created under subch. III of ch. 229, family care district under s. 46.2895, local
7 professional football stadium district created under subch. IV of ch. 229, public
8 library system, school district or technical college district in this state, any
9 commission, committee, board or officer of any governmental subdivision of this
10 state, any court of this state, other than the court of appeals or the supreme court,
11 or any authority created under s. 231.02, 233.02 or 234.02.

12 **SECTION 17.** 32.02 (1) of the statutes is amended to read:

13 32.02 (1) Any county, town, village, city, including villages and cities
14 incorporated under general or special acts, school district, the department of health
15 and family services, the department of corrections, the board of regents of the
16 university of Wisconsin system, the building commission, a commission created by
17 contract under s. 66.30, with the approval of the municipality in which condemnation
18 is proposed, or any public board or commission, for any lawful purpose, but in the
19 case of city and village boards or commissions approval of that action is required to
20 be granted by the governing body. A mosquito control commission, created under s.
21 59.70 (12), may not acquire property by condemnation. A local professional football
22 stadium district board, created under subch. IV of ch. 229, may not acquire property
23 by condemnation.

24 **SECTION 18.** 66.04 (2) (a) (intro.) of the statutes is amended to read:

1 66.04 (2) (a) (intro.) Any county, city, village, town, school district, drainage
2 district, technical college district or other governing board, as defined by s. 34.01 (1),
3 other than a local professional football stadium district board created under subch.
4 IV of ch. 229, may invest any of its funds not immediately needed in any of the
5 following:

6 **SECTION 19.** 66.04 (2) (a) 3q. of the statutes is created to read:

7 66.04 (2) (a) 3q. Bonds issued by a local professional football stadium district
8 created under subch. IV of ch. 229.

9 **SECTION 20.** 66.066 (1) (a) of the statutes is amended to read:

10 66.066 (1) (a) “Municipality” means any city, village, town, county, commission
11 created by contract under s. 66.30, public inland lake protection and rehabilitation
12 district established under s. 33.23, 33.235 or 33.24, metropolitan sewerage district
13 created under ss. 66.20 to 66.26 or 66.88 to 66.918, town sanitary district under
14 subch. IX of ch. 60, a local professional baseball park district created under subch.
15 III of ch. 229, a local professional football stadium district created under subch. IV
16 of ch. 229 or a municipal water district or power district under ch. 198 and any other
17 public or quasi-public corporation, officer, board or other public body empowered to
18 borrow money and issue obligations to repay the same out of revenues.
19 “Municipality” does not include the state or a local exposition district created under
20 subch. II of ch. 229.

21 **SECTION 21.** 66.066 (1) (c) of the statutes is amended to read:

22 66.066 (1) (c) “Revenue” means all moneys received from any source by a public
23 utility and all rentals and fees and, in the case of a local professional baseball park
24 district created under subch. III of ch. 229 includes tax revenues deposited into a
25 special fund under s. 229.685 and payments made into a special debt service reserve

1 fund under s. 229.74 and, in the case of a local professional football stadium district
2 created under subch. IV of ch. 229 includes tax revenues deposited into a special fund
3 under s. 229.825 and payments made into a special debt service reserve fund under
4 s. 229.830.

5 **SECTION 22.** 66.066 (5) of the statutes is renumbered 66.066 (5) (a).

6 **SECTION 23.** 66.066 (5) (b) of the statutes is created to read:

7 66.066 (5) (b) Revenue bonds issued by a local professional football stadium
8 district created under subch. IV of ch. 229 are subject to the provisions in ss. 229.829
9 to 229.834.

10 **SECTION 24.** 66.067 of the statutes is amended to read:

11 **66.067 Public works projects.** For financing purposes, garbage
12 incinerators, toll bridges, swimming pools, tennis courts, parks, playgrounds, golf
13 links, bathing beaches, bathhouses, street lighting, city halls, village halls, town
14 halls, courthouses, jails, schools, cooperative educational service agencies, hospitals,
15 homes for the aged or indigent, child care centers, as defined in s. 231.01 (3c),
16 regional projects, waste collection and disposal operations, systems of sewerage,
17 local professional baseball park facilities, local professional football stadium
18 facilities and any and all other necessary public works projects undertaken by any
19 municipality are public utilities within the meaning of s. 66.066.

20 **SECTION 25.** 66.30 (1) (a) of the statutes, as affected by 1999 Wisconsin Act 9,
21 is amended to read:

22 66.30 (1) (a) In this section "municipality" means the state or any department
23 or agency thereof, or any city, village, town, county, school district, public library
24 system, public inland lake protection and rehabilitation district, sanitary district,
25 farm drainage district, metropolitan sewerage district, sewer utility district, solid

1 waste management system created under s. 59.70 (2), local exposition district
2 created under subch. II of ch. 229, local professional baseball park district created
3 under subch. III of ch. 229, local professional football stadium district created under
4 subch. IV of ch. 229, family care district under s. 46.2895, water utility district,
5 mosquito control district, municipal electric company, county or city transit
6 commission, commission created by contract under this section, taxation district or
7 regional planning commission.

8 **SECTION 25m.** 70.11 (36) of the statutes is renumbered 70.11 (36) (a) and
9 amended to read:

10 70.11 (36) (a) PROFESSIONAL SPORTS AND ENTERTAINMENT HOME STADIUMS.
11 Property consisting of or contained in a sports and entertainment home stadium,
12 except a football stadium as defined in s. 229.821 (6); including but not limited to
13 parking lots, garages, restaurants, parks, concession facilities, entertainment
14 facilities, transportation facilities, and other functionally related or auxiliary
15 facilities and structures; including those facilities and structures while they are
16 being built; constructed by, leased to or primarily used by a professional athletic team
17 that is a member of a league that includes teams that have home stadiums in other
18 states, and the land on which that stadium and those structures and facilities are
19 located. Leasing or subleasing the property; regardless of the lessee, the sublessee
20 and the use of the leasehold income; does not render the property taxable.

21 **[25m; AA16-ASA4-AB892; Page: 10, Line: 7]**

22 **SECTION 25n.** 70.11 (36) (b) of the statutes is created to read:

23 70.11 (36) (b) Property consisting of or contained in a football stadium, as
24 defined in s. 229.821 (6), and related facilities and structures, including those
25 facilities and structures while they are being built or constructed, primarily used by

1 a professional football team described in s. 229.823, and the land, including parking
2 lots, on which that stadium and those facilities and structures are located. Related
3 facilities and structures are limited to improvements that share common structural
4 supports with the stadium or are physically attached to the stadium. Using the
5 property for garages, restaurants, parks, concession facilities, entertainment
6 facilities, transportation facilities, or other functionally related or auxiliary facilities
7 does not render the property taxable. Leasing or subleasing the property; regardless
8 of the lessee, the sublessee and the use of the leasehold income; does not render the
9 property taxable. [25n; AA16-ASA4-AB892; Page: 10, Line: 7]

10 **SECTION 26.** 71.05 (1) (c) 5. of the statutes is created to read:

11 71.05 (1) (c) 5. A local professional football stadium district created under
12 subch. IV of ch. 229.

13 **SECTION 27.** 71.10 (5e) of the statutes is created to read:

14 71.10 (5e) LOCAL PROFESSIONAL FOOTBALL STADIUM DISTRICT DEBT SERVICE
15 DONATION. (a) *Definitions.* In this subsection:

16 1. “Department” means the department of revenue.

17 2. “Football donation” means a designation made under this subsection, the net
18 proceeds of which shall be deposited into the special fund under s. 229.825 to be used
19 for debt service as described in s. 229.825 (2).

20 (b) *Voluntary payments.* 1. ‘Designation on return.’ Every individual filing an
21 income tax return who has a tax liability or is entitled to a tax refund may designate
22 on the return any amount of additional payment or any amount of a refund due that
23 individual as a football donation.

1 2. ‘Designation added to tax owed.’ If the individual owes any tax, the
2 individual shall remit in full the tax due and the amount designated on the return
3 as a football donation when the individual files a tax return.

4 3. ‘Designation deducted from refund.’ Except as provided in par. (d), if the
5 individual is owed a refund for that year after crediting under ss. 71.75 (9) and 71.80
6 (3), the department shall deduct the amount designated on the return as a football
7 donation from the amount of the refund.

8 (c) *Errors; failure to remit correct amount.* If an individual who owes taxes fails
9 to remit an amount equal to or in excess of the total of the actual tax due, after error
10 corrections, and the amount designated on the return as a football donation:

11 1. The department shall reduce the designation for the football donation to
12 reflect the amount remitted in excess of the actual tax due, after error corrections,
13 if the individual remitted an amount in excess of the actual tax due, after error
14 corrections, but less than the total of the actual tax due, after error corrections, and
15 the amount originally designated on the return as a football donation.

16 2. The designation for the football donation is void if the individual remitted
17 an amount equal to or less than the actual tax due, after error corrections.

18 (d) *Errors; insufficient refund.* If an individual who is owed a refund that does
19 not equal or exceed the amount designated on the return as a football donation, after
20 crediting under ss. 71.75 (9) and 71.80 (3) and after error corrections, the department
21 shall reduce the designation for the football donation to reflect the actual amount of
22 the refund that the individual is otherwise owed, after crediting under ss. 71.75 (9)
23 and 71.80 (3) and after error corrections.

24 (e) *Conditions.* If an individual places any conditions on a designation for the
25 football donation, the designation is void.

1 (f) *Void designation.* If a designation for the football donation is void, the
2 department shall disregard the designation and determine amounts due, owed,
3 refunded and received without regard to the void designation.

4 (g) *Tax return.* The secretary of revenue shall provide a place for the
5 designations under this subsection on the individual income tax return, and the
6 secretary shall highlight that place on the return by a symbol chosen by the
7 department that relates to a football stadium, as defined in s. 229.821 (6).

8 (h) *Certification of amounts.* Annually, on or before September 15, the
9 secretary of revenue shall certify to the district board under subch. IV of ch. 229, the
10 department of administration and the state treasurer:

11 1. The total amount of the administrative costs, including data processing
12 costs, incurred by the department in administering this subsection during the
13 previous fiscal year.

14 2. The total amount received from all designations for football donations made
15 by taxpayers during the previous fiscal year.

16 3. The net amount remaining after the administrative costs, including data
17 processing costs, under subd. 1. are subtracted from the total received under subd.

18 2.

19 4. From the moneys received from designations for football donations, an
20 amount equal to the sum of administrative expenses, including data processing
21 costs, certified under subd. 1. shall be deposited into the general fund and credited
22 to the appropriation under s. 20.566 (1) (hp), and the net amount remaining that is
23 certified under subd. 3. shall be deposited into the special fund created under s.
24 229.825 and credited for debt service as described in s. 229.825 (2).

1 (i) *Amounts subject to refund.* Amounts designated for football donations under
2 this subsection are not subject to refund to the taxpayer unless the taxpayer submits
3 information to the satisfaction of the department within 18 months after the date on
4 which taxes are due or the date on which the return is filed, whichever is later, that
5 the amount designated is clearly in error. Any refund granted by the department
6 under this paragraph shall be deducted from the moneys received under this
7 subsection in the fiscal year in which the refund is certified.

8 (j) *Sunset.* No football donation under this subsection may be made in any
9 taxable year beginning on or after January 1 of the year in which the department
10 receives the certification described in s. 229.825 (3) (a).

11 **SECTION 28.** 71.26 (1) (bm) of the statutes is amended to read:

12 71.26 (1) (bm) *Certain local districts.* Income of a local exposition district
13 created under subch. II of ch. 229 ~~or~~, a local professional baseball park district
14 created under subch. III of ch. 229 or a local professional football stadium district
15 created under subch. IV of ch. 229.

16 **SECTION 29.** 71.26 (1m) (g) of the statutes is amended to read:

17 71.26 (1m) (g) Those issued under s. 66.066 by a local professional baseball
18 park district or a local professional football stadium district.

19 **SECTION 30.** 71.36 (1m) of the statutes is amended to read:

20 71.36 (1m) A tax-option corporation may deduct from its net income all
21 amounts included in the Wisconsin adjusted gross income of its shareholders, the
22 capital gain deduction under s. 71.05 (6) (b) 9. and all amounts not taxable to
23 nonresident shareholders under ss. 71.04 (1) and (4) to (9) and 71.362. For purposes
24 of this subsection, interest on federal obligations, obligations issued under s. 66.066
25 by a local professional baseball park district or a local professional football stadium

1 district, obligations issued under ss. 66.40, 66.431 and 66.4325, obligations issued
2 under s. 234.65 to fund an economic development loan to finance construction,
3 renovation or development of property that would be exempt under s. 70.11 (36) and
4 obligations issued under subch. II of ch. 229 is not included in shareholders' income.
5 The proportionate share of the net loss of a tax-option corporation shall be attributed
6 and made available to shareholders on a Wisconsin basis but subject to the limitation
7 and carry-over rules as prescribed by section 1366 (d) of the internal revenue code.
8 Net operating losses of the corporation to the extent attributed or made available to
9 a shareholder may not be used by the corporation for further tax benefit. For
10 purposes of computing the Wisconsin adjusted gross income of shareholders,
11 tax-option items shall be reported by the shareholders and those tax-option items,
12 including capital gains and losses, shall retain the character they would have if
13 attributed to the corporation, including their character as business income. In
14 computing the tax liability of a shareholder, no credit against gross tax that would
15 be available to the tax-option corporation if it were a nontax-option corporation may
16 be claimed.

17 **SECTION 31.** 71.45 (1t) (g) of the statutes is amended to read:

18 71.45 (1t) (g) Those issued under s. 66.066 by a local professional baseball park
19 district or a local professional football stadium district.

20 **SECTION 32.** 77.54 (45) of the statutes is created to read:

21 77.54 (45) The gross receipts from the sale of and the use or other consumption
22 of a onetime license or similar right to purchase admission to professional football
23 games at a football stadium, as defined in s. 229.821 (6), that is granted by a
24 municipality; a local professional football stadium district; or a professional football
25 team or related party, as defined in s. 229.821 (12); if the person who buys the license

1 or right is entitled, at the time the license or right is transferred to the person, to
2 purchase admission to at least 3 professional football games in this state during one
3 football season. The exemption under this subsection does not apply to a license or
4 right that is sold after December 31, 2003.

5 **SECTION 33.** 77.705 (title) of the statutes is amended to read:

6 **77.705 (title) Adoption by resolution; baseball park district.**

7 **SECTION 34.** 77.706 of the statutes is created to read:

8 **77.706 Adoption by resolution; football stadium district.** A local
9 professional football stadium district created under subch. IV of ch. 229, by
10 resolution under s. 229.824 (15), may impose a sales tax and a use tax under this
11 subchapter at a rate of 0.5% of the gross receipts or sales price. Those taxes may be
12 imposed only in their entirety. The imposition of the taxes under this section shall
13 be effective on the first day of the first month that begins 30 days after the
14 certification of the approval of the resolution by the electors in the district's
15 jurisdiction under s. 229.824 (15).

16 **SECTION 35.** 77.707 of the statutes is renumbered 77.707 (1).

17 **SECTION 36.** 77.707 (2) of the statutes is created to read:

18 **77.707 (2)** Retailers and the department of revenue may not collect a tax under
19 s. 77.706 for any local professional football stadium district created under subch. IV
20 of ch. 229 after the calendar quarter during which the local professional football
21 stadium district board makes all of the certifications to the department of revenue
22 under s. 229.825 (3), except that the department of revenue may collect from retailers
23 taxes that accrued before that calendar quarter and fees, interest and penalties that
24 relate to those taxes.

25 **SECTION 37.** 77.71 of the statutes is amended to read:

1 **77.71 Imposition of county and special district sales and use taxes.**

2 Whenever a county sales and use tax ordinance is adopted under s. 77.70 or a special
3 district resolution is adopted under s. 77.705 or 77.706, the following taxes are
4 imposed:

5 (1) For the privilege of selling, leasing or renting tangible personal property
6 and for the privilege of selling, performing or furnishing services a sales tax is
7 imposed upon retailers at the rate of 0.5% in the case of a county tax or at the rate
8 under s. 77.705 or 77.706 in the case of a special district tax of the gross receipts from
9 the sale, lease or rental of tangible personal property, except property taxed under
10 sub. (4), sold, leased or rented at retail in the county or special district or from selling,
11 performing or furnishing services described under s. 77.52 (2) in the county or special
12 district.

13 (2) An excise tax is imposed at the rate of 0.5% in the case of a county tax or
14 at the rate under s. 77.705 or 77.706 in the case of a special district tax of the sales
15 price upon every person storing, using or otherwise consuming in the county or
16 special district tangible personal property or services if the property or service is
17 subject to the state use tax under s. 77.53, except that a receipt indicating that the
18 tax under sub. (1), (3) or (4) has been paid relieves the buyer of liability for the tax
19 under this subsection and except that if the buyer has paid a similar local tax in
20 another state on a purchase of the same property or services that tax shall be credited
21 against the tax under this subsection and except that for motor vehicles that are used
22 for a purpose in addition to retention, demonstration or display while held for sale
23 in the regular course of business by a dealer the tax under this subsection is imposed
24 not on the sales price but on the amount under s. 77.53 (1m).

1 (3) An excise tax is imposed upon a contractor engaged in construction
2 activities within the county or special district, at the rate of 0.5% in the case of a
3 county tax or at the rate under s. 77.705 or 77.706 in the case of a special district tax
4 of the sales price of tangible personal property that is used in constructing, altering,
5 repairing or improving real property and that becomes a component part of real
6 property in that county or special district, ~~unless~~ except that if the contractor has
7 paid the sales tax of a county in the case of a county tax or of a special district in the
8 case of a special district tax in this state on that property, ~~and except that if the buyer~~
9 or has paid a similar local sales tax in another state on a purchase of the same
10 property, that tax shall be credited against the tax under this subsection.

11 (4) An excise tax is imposed at the rate of 0.5% in the case of a county tax or
12 at the rate under s. 77.705 or 77.706 in the case of a special district tax of the sales
13 price upon every person storing, using or otherwise consuming a motor vehicle, boat,
14 snowmobile, mobile home not exceeding 45 feet in length, trailer, semitrailer,
15 all-terrain vehicle or aircraft, if that property must be registered or titled with this
16 state and if that property is to be customarily kept in a county that has in effect an
17 ordinance under s. 77.70 or in a special district that has in effect a resolution under
18 s. 77.705 or 77.706, except that if the buyer has paid a similar local sales tax in
19 another state on a purchase of the same property that tax shall be credited against
20 the tax under this subsection.

21 **SECTION 38.** 77.76 (3m) of the statutes is amended to read:

22 77.76 (3m) From the appropriation under s. 20.835 (4) (gb) the department, for
23 the first 2 years of collection, shall distribute 97% of the ~~special district~~ taxes
24 reported for each special local professional baseball park district that has imposed
25 taxes under this subchapter, minus the special district portion of the retailers'

1 discounts, to the special local professional baseball park district no later than the end
2 of the 3rd month following the end of the calendar quarter in which such amounts
3 were reported. From the appropriation under s. 20.835 (4) (gb) the department, after
4 the first 2 years of collection, shall distribute 98.5% of the ~~special district~~ taxes
5 reported for each special local professional baseball park district that has imposed
6 taxes under this subchapter, minus the ~~special~~ district portion of the retailers'
7 discount, to the special local professional baseball park district no later than the end
8 of the 3rd month following the end of the calendar quarter in which such amounts
9 were reported. At the time of distribution the department shall indicate the taxes
10 reported by each taxpayer. In this subsection, the "special district portion of the
11 retailers' discount" is the amount determined by multiplying the total retailers'
12 discount by a fraction the numerator of which is the gross special local professional
13 baseball park district sales and use taxes payable and the denominator of which is
14 the sum of the gross state and special local professional baseball park district sales
15 and use taxes payable. The special local professional baseball park district taxes
16 distributed shall be increased or decreased to reflect subsequent refunds, audit
17 adjustments and all other adjustments of the special local professional baseball park
18 district taxes previously distributed. Interest paid on refunds of special local
19 professional baseball park district sales and use taxes shall be paid from the
20 appropriation under s. 20.835 (4) (gb) at the rate paid by this state under s. 77.60 (1)
21 (a). Any special local professional baseball park district receiving a report under this
22 subsection is subject to the duties of confidentiality to which the department of
23 revenue is subject under s. 77.61 (5).

24 **SECTION 39.** 77.76 (3p) of the statutes is created to read:

1 77.76 (3p) From the appropriation under s. 20.835 (4) (ge) the department of
2 revenue shall distribute 98.5% of the taxes reported for each local professional
3 football stadium district that has imposed taxes under this subchapter, minus the
4 district portion of the retailers' discount, to the local professional football stadium
5 district no later than the end of the 3rd month following the end of the calendar
6 quarter in which such amounts were reported. At the time of distribution the
7 department of revenue shall indicate the taxes reported by each taxpayer. In this
8 subsection, the "district portion of the retailers' discount" is the amount determined
9 by multiplying the total retailers' discount by a fraction the numerator of which is
10 the gross local professional football stadium district sales and use taxes payable and
11 the denominator of which is the sum of the gross state and local professional football
12 stadium district sales and use taxes payable. The local professional football stadium
13 district taxes distributed shall be increased or decreased to reflect subsequent
14 refunds, audit adjustments and all other adjustments of the local professional
15 football stadium district taxes previously distributed. Interest paid on refunds of
16 local professional football stadium district sales and use taxes shall be paid from the
17 appropriation under s. 20.835 (4) (ge) at the rate paid by this state under s. 77.60 (1)
18 (a). Any local professional football stadium district receiving a report under this
19 subsection is subject to the duties of confidentiality to which the department of
20 revenue is subject under s. 77.61 (5).

21 **SECTION 40.** 77.76 (4) of the statutes, as affected by 1999 Wisconsin Act 9, is
22 amended to read:

23 77.76 (4) There shall be retained by the state 1.5% of the taxes collected for
24 taxes imposed by special districts under ~~s. ss. 77.705 and 77.706~~ and 1.75% of the
25 taxes collected for taxes imposed by counties under s. 77.70 to cover costs incurred

1 by the state in administering, enforcing and collecting the tax. All interest and
2 penalties collected shall be deposited and retained by this state in the general fund.

3 **SECTION 41.** 85.62 of the statutes is created to read:

4 **85.62 Aid to local professional football stadium districts.** Subject to s.
5 229.8245, the department may make aid payments from the appropriation under s.
6 20.395 (1) (gv) to a local professional football stadium district created under subch.
7 IV of ch. 229 for the development, construction, reconstruction or improvement of
8 bridges, highways, parking lots[41; AA22-ASA4-AB892; Page: 20, Line: 2] or
9 other functionally related[41; AA22-ASA4-AB892; Page: 20, Line: 3] structures
10 associated with a football stadium, as defined in s. 229.821 (6).

11 **SECTION 42.** 103.49 (3) (ar) of the statutes, as affected by 1999 Wisconsin Act
12 ... (Assembly Bill 409), is amended to read:

13 103.49 (3) (ar) In determining prevailing wage rates under par. (a) or (am), the
14 department may not use data from projects that are subject to this section, s. 66.293
15 or, 103.50 or 229.8275 or 40 USC 276a unless the department determines that there
16 is insufficient wage data in the area to determine those prevailing wage rates, in
17 which case the department may use data from projects that are subject to this
18 section, s. 66.293 or, 103.50 or 229.8275 or 40 USC 276a.

19 **SECTION 43.** 109.09 (1) of the statutes is amended to read:

20 109.09 (1) The department shall investigate and attempt equitably to adjust
21 controversies between employers and employes as to alleged wage claims. The
22 department may receive and investigate any wage claim which is filed with the
23 department, or received by the department under s. 109.10 (4), no later than 2 years
24 after the date the wages are due. The department may, after receiving a wage claim,
25 investigate any wages due from the employer against whom the claim is filed to any

1 employe during the period commencing 2 years before the date the claim is filed. The
2 department shall enforce this chapter and ss. 66.293, 103.02, 103.49, 103.82 and,
3 104.12 and 229.8275. In pursuance of this duty, the department may sue the
4 employer on behalf of the employe to collect any wage claim or wage deficiency and
5 ss. 109.03 (6) and 109.11 (2) and (3) shall apply to such actions. Except for actions
6 under s. 109.10, the department may refer such an action to the district attorney of
7 the county in which the violation occurs for prosecution and collection and the
8 district attorney shall commence an action in the circuit court having appropriate
9 jurisdiction. Any number of wage claims or wage deficiencies against the same
10 employer may be joined in a single proceeding, but the court may order separate
11 trials or hearings. In actions that are referred to a district attorney under this
12 subsection, any taxable costs recovered by the district attorney shall be paid into the
13 general fund of the county in which the violation occurs and used by that county to
14 meet its financial responsibility under s. 978.13 (2) for the operation of the office of
15 the district attorney who prosecuted the action.

16 **SECTION 44.** 111.322 (2m) (c) of the statutes is amended to read:

17 111.322 (2m) (c) The individual files a complaint or attempts to enforce a right
18 under s. 66.293 or, 103.49 or 229.8275 or testifies or assists in any action or
19 proceeding under s. 66.293 or, 103.49 or 229.8275.

20 **SECTION 45.** 219.09 (1) (d) of the statutes is created to read:

21 219.09 (1) (d) A local professional football stadium district created under
22 subch. IV of ch. 229.

23 **SECTION 46.** 227.01 (13) (t) of the statutes is amended to read:

24 227.01 (13) (t) Ascertains and determines prevailing wage rates and prevailing
25 hours of labor under ss. 66.293, 103.49 and, 103.50 and 229.8275, except that any

1 action or inaction which ascertains and determines prevailing wage rates and
2 prevailing hours of labor under ss. 66.293, 103.49 and, 103.50 and 229.8275 is subject
3 to judicial review under s. 227.40.

4 **SECTION 47.** Subchapter IV of chapter 229 [precedes 229.820] of the statutes
5 is created to read:

6 **CHAPTER 229**

7 **SUBCHAPTER IV**

8 **LOCAL PROFESSIONAL**

9 **FOOTBALL STADIUM DISTRICTS**

10 **229.820 Legislative declaration.** (1) The legislature determines that the
11 provision of assistance by state agencies to a district under this subchapter, any
12 appropriation of funds to a district under this subchapter and the moral obligation
13 pledge under s. 229.830 (7) serve a statewide public purpose by assisting the
14 development of professional football stadium facilities in the state for providing
15 recreation, by encouraging economic development and tourism, by reducing
16 unemployment and by bringing needed capital into the state for the benefit and
17 welfare of people throughout the state. The legislature determines that the taxes
18 that may be imposed by a district under subch. V of ch. 77 are special taxes that are
19 generated apart from any direct annual tax on taxable property.

20 (2) The legislature determines that a district serves a public purpose in the
21 district's jurisdiction by providing recreation, by encouraging economic development
22 and tourism, by reducing unemployment and by bringing needed capital into the
23 district's jurisdiction for the benefit of people in the district's jurisdiction.

24 **229.821 Definitions.** In this subchapter:

1 (1) “Bond” means any bond, note or other obligation issued under s. 66.066 by
2 a district.

3 (2) “Bond resolution” means a resolution of the district board authorizing the
4 issuance of, or providing terms and conditions related to, bonds and includes, where
5 appropriate, any trust agreement, trust indenture, indenture of mortgage or deed of
6 trust providing terms and conditions for bonds.

7 (3) “Chief elected official” means the mayor of a city or, if the city is organized
8 under subch. I of ch. 64, the president of the council of that city, the village president
9 of a village, the town board chair of a town or the county executive of a county or, if
10 the county does not have a county executive, the chairperson of the county board of
11 supervisors.

12 (4) “District” means a special purpose district created under this subchapter.

13 (5) “District board” means the governing board of a district.

14 (6) “Football stadium” means a stadium that is principally used as the home
15 stadium of a professional football team described in s. 229.823 at the time that a
16 district is created, or if no home stadium exists at the time that a district is created,
17 “football stadium” means a stadium that includes the site of a proposed home
18 stadium of such a team.

19 (7) “Football stadium facilities” means football stadium property, tangible or
20 intangible, including spectator seating of all types, practice facilities, parking lots
21 and structures, garages, restaurants, parks, concession facilities, entertainment
22 facilities, facilities for the display or sale of memorabilia, transportation facilities,
23 and other functionally related or auxiliary facilities or structures.

24 (8) “Home stadium” means a stadium approved as provided in s. 229.823.

1 (9) “Members–elect” means those members of the governing body of a
2 municipality or county, at a particular time, who have been duly elected or appointed
3 for a current regular or unexpired term and whose service has not terminated by
4 death, resignation or removal from office.

5 (10) “Municipality” means a city, village or town.

6 (11) “Political subdivision” means a city, village, town or county.

7 (12) “Related party” means a corporation or business entity that is owned,
8 controlled or operated by, or under common control with, a professional football team.

9 **229.822 Creation and organization.** (1) There is created, for each
10 jurisdiction under s. 229.823, a special district that is a local governmental unit, that
11 is a body corporate and politic, that is separate and distinct from, and independent
12 of, the state and the political subdivisions within its jurisdiction, that has the powers
13 under s. 229.824 and the name of which includes “Professional Football Stadium
14 District”.

15 (2) A district is governed by its district board. Subject to sub. (3), the district
16 board shall consist of the following members who shall be appointed not later than
17 30 days after the creation of a district:

18 (a) Two persons appointed by the governor. Both of the persons appointed by
19 the governor shall reside within the county in which the football stadium is located.
20 A person appointed under this paragraph may take his or her seat immediately upon
21 appointment and qualification, subject to confirmation or rejection by the senate.

22 (b) Two persons appointed by the chief elected official of the most populous city
23 located wholly or partly within the jurisdiction of the district. A person appointed
24 under this paragraph may take his or her seat immediately upon appointment and

1 qualification, subject to confirmation or rejection by a majority of the members–elect
2 of the common council or council.

3 (c) Two persons appointed by the chief elected official of the county in which the
4 football stadium is located. A person appointed under this paragraph may take his
5 or her seat immediately upon appointment and qualification, subject to confirmation
6 or rejection by a majority of the members–elect of the county board.

7 (d) One person appointed by the chief elected official of any municipality
8 located wholly or partly within the jurisdiction of the district, other than the most
9 populous city located wholly or partly within the jurisdiction of the district, that has
10 a boundary at the time of creation of the district that is contiguous to a boundary of
11 the site of the football stadium. A person appointed under this paragraph may take
12 his or her seat immediately upon appointment and qualification, subject to
13 confirmation or rejection by a majority of the members–elect of the governing body
14 of the municipality.

15 (3) Upon appointment under sub. (2), the appointing authorities shall certify
16 the appointees to the secretary of administration. The terms of office of the persons
17 appointed under sub. (2) shall be 2 years expiring on July 1, except that the initial
18 terms shall expire on July 1 of the 4th year beginning after the year of creation of a
19 district. Persons appointed under sub. (2)(a) may be removed from the district board
20 before the expiration of their terms by the appointing authority but only for cause,
21 as defined in s. 17.16 (2). Persons appointed under sub. (2) (b) to (d) serve at the
22 pleasure of their appointing authorities, and may be removed before the expiration
23 of their terms. Vacancies shall be filled by the appointing authority who appointed
24 the person whose office is vacant. A person appointed to fill a vacancy under sub. (2)
25 shall serve for the remainder of the unexpired term to which he or she is appointed.

1 The appointing authorities shall confer with one another regarding their
2 appointments with a view toward achieving diversity on the district board.

3 (4) (a) The district board shall elect from its membership a chairperson, a vice
4 chairperson, a secretary and a treasurer. The secretary shall act as clerk of the
5 district.

6 (b) A majority of the current membership of the district board constitutes a
7 quorum to do business. The district may take action based on the affirmative vote
8 of a majority of those members of the district board who are present at a meeting of
9 the district board.

10 (5) The members of the district board shall be reimbursed for their actual and
11 necessary expenses incurred in the performance of their duties.

12 (6) Upon the appointment and qualification of a majority of the members of a
13 district board, the district board may exercise the powers and duties of a district
14 board under this subchapter.

15 (7) The district board shall name the district, and the name shall include
16 “Professional Football Stadium District”.

17 **229.823 Jurisdiction.** A district’s jurisdiction is any county with a population
18 at the date of the district’s creation of more than 150,000 that includes the principal
19 site of a stadium that is home to a professional football team, that is a member of a
20 league of professional football teams that have home stadiums in at least 10 states
21 and a collective average attendance for all league members of at least 40,000 persons
22 per game over the 5 years immediately preceding the year in which a district is
23 created, and that is approved by that league for use as a home stadium for that
24 professional football team. Once created, the district’s jurisdiction remains fixed

1 even if population or attendance figures subsequently decline below the minimums
2 described in this section.

3 **229.824 Powers of a district.** A district has all of the powers necessary or
4 convenient to carry out the purposes and provisions of this subchapter. In addition
5 to all other powers granted by this subchapter, a district may do all of the following:

6 (1) Adopt bylaws to govern the district's activities, subject to this subchapter.

7 (2) Sue and be sued in its own name, plead and be impleaded.

8 (3) Maintain an office.

9 (4) In connection with football stadium facilities:

10 (a) Acquire, construct, equip, maintain, improve, operate and manage the
11 football stadium facilities as a revenue-generating enterprise, or engage other
12 persons to do these things.

13 (b) Acquire; lease, as lessor or lessee; use; transfer; or accept transfers of
14 property.

15 (c) Improve, maintain and repair property, and fund reserves for maintenance,
16 depreciation and capital improvements. Reserves for depreciation and capital
17 improvements may not be created in the special fund maintained under s. 229.825

18 (1).

19 (d) Enter into contracts, subject to such standards as may be established by the
20 district board. The district board may award any such contract for any combination
21 or division of work it designates and may consider any factors in awarding a contract,
22 including price, time for completion of work and qualifications and past performance
23 of a contractor.

24 (e) Grant concessions.

25 (f) Sell or otherwise dispose of unneeded or unwanted property.

1 collected under this subsection are used for purposes related to football stadium
2 facilities.

3 (14) Enter into partnerships, joint ventures, common ownership or other
4 arrangements with other persons to further the district's purposes.

5 (15) Impose, by the adoption of a resolution, the taxes under subch. V of ch. 77,
6 except that the taxes imposed by the resolution may not take effect until the
7 resolution is approved by a majority of the electors in the district's jurisdiction voting
8 on the resolution at a referendum, to be held at the first spring primary or September
9 primary following by at least 45 days the date of adoption of the resolution. One or
10 two questions shall appear on the ballot. The first question shall be substantially as
11 follows: "Shall a sales tax and a use tax be imposed at the rate of 0.5% in County
12 for purposes related to football stadium facilities in the Professional Football
13 Stadium District?" The county board may also submit a 2nd question which shall
14 ask whether available revenues from the 0.5% sales tax and use tax will be permitted
15 to be used for property and sales tax relief purposes in that county. The text of the
16 2nd question shall be specified by the county board. Approval of the first question
17 constitutes approval of the resolution of the district board. Approval of the 2nd
18 question is not effective unless the first question is approved. The clerk of the district
19 shall publish the notices required under s. 10.06 (4) (c), (f) and (i) for any referendum
20 held under this subsection. Notwithstanding s. 10.06 (4) (c), the type A notice under
21 s. 10.01 (2) (a) relating to the referendum is valid even if given and published late as
22 long as it is given and published prior to the election as early as practicable. A district
23 may not levy any taxes that are not expressly authorized under subch. V of ch. 77.
24 The district may not levy any taxes until the professional football team, the county
25 board and the council of the municipality in which the football stadium facilities are

1 located agree on how to fund the maintenance of the football stadium facilities. ~~11/12~~

2 ~~AA7-ASA4-AB892; Page: 29, Line: 191~~ The district may not levy any taxes until

3 the professional football team, the county board and the council of the municipality

4 in which the football stadium facilities are located agree on how to distribute the

5 proceeds from the sale of naming rights related to the football stadium facilities. ~~11/12~~

6 ~~AA6-ASA4-AB892; Page: 29, Line: 191~~ If a district board adopts a resolution that

7 imposes taxes and the resolution is approved by the electors, the district shall deliver

8 a certified copy of the resolution to the secretary of revenue at least 30 days before

9 its effective date. If a district board adopts a resolution that imposes taxes and the

10 resolution is not approved by the electors, the district is dissolved.

11 (16) Accept gifts, loans and other aid.

12 (17) Administer the receipt of revenues, and oversee the payment of bonds
13 issued by the district.

14 (18) Adopt and alter an official seal.

15 (19) Subject to the limitation in this subsection, sell engraved tiles or bricks,
16 which may be placed in or around football stadium facilities. The net proceeds from
17 the sale of engraved tiles or bricks shall be used by the district to retire bonds issued
18 for purposes related to football stadium facilities. No tiles or bricks may be sold
19 under this subsection if the net proceeds from such sales would exceed the amount
20 that would jeopardize the federal tax-exempt status of the bonds.

21 **229.8245 Limitations on district, state actions.** (1) The name of a football
22 stadium may not be changed without the written consent of the municipality in
23 which it is located and the professional football team described in s. 229.823[47];

24 ~~AA23-ASA4-AB892; Page: 30, Line: 121.~~

1 (2) The district may not issue bonds under s. 229.824 (8), and the department
2 of transportation may not make any payments under s. 85.62, unless all of the
3 following apply:

4 (a) The district has entered into a lease with a professional football team, as
5 described in s. 229.823, under which the team agrees to be the principal tenant of the
6 football stadium for a term of not less than 30 years.

7 **[47; AA18-ASA4-AB892; Page: 30, Line: 19][47; AA18-ASA4-AB892;**
8 **Page: 30, Line: 19][47; AA18-ASA4-AB892; Page: 30, Line: 19][47;**
9 **AA18-ASA4-AB892; Page: 30, Line: 19][47; AA18-ASA4-AB892; Page: 30,**
10 **Line: 19]**

11 (c) A professional football team, as described in s. 229.823, certifies to the
12 district that it has applied to the league of professional football teams to which it
13 belongs for approval of a policy that allows a person who paid a onetime license or
14 similar right, as described in s. 77.54 (45), to receive a payment in an amount that
15 is equal to the amount of the license or right from any person who subsequently
16 receives that license or right.

17 (d) The district and a professional football team, as described in s. 229.823,
18 enter into an agreement under which the team agrees that if the team is sold or if
19 its assets are liquidated or the team is transferred to a new owner before the
20 certification is made under s. 229.825 (3) (a), the terms of the sale or transfer of the
21 team shall include a provision that provides for the immediate retirement of all
22 outstanding bonds, including bonds issued to fund or refund those bonds. **[47;**
23 **AA8-ASA4-AB892; Page: 31, Line: 4]**

24 **[47; AA21-ASA4-AB892; Page: 31, Line: 5][47; AA21-ASA4-AB892; Page:**
25 **31, Line: 5][47; AA21-ASA4-AB892; Page: 31, Line: 5]**

1 **229.825 Special fund tax revenues.** (1) The district board shall maintain
2 ~~[47; AA23-ASA4-AB892; Page: 31, Line: 9]~~ a~~[47; AA23-ASA4-AB892; Page: 31,~~
3 ~~Line: 9]~~ special fund into which it deposits all of the revenue received from the
4 department of revenue, that is derived from the taxes imposed under subch. V of ch.
5 77 and from football donations, as defined in s. 71.10 (5e) (a) 2., and may use this
6 revenue only for the purposes specified in sub. (2). The district may not deposit any
7 other moneys into the special fund, except that the district shall credit all earnings
8 on the revenues in the special fund to the special fund. The earnings on the revenues
9 shall be used only for the purposes specified in sub. (2).

10 (2) The district shall first use the revenues in the special fund maintained
11 under sub. (1) for the payment of current debt service on bonds issued by the district
12 for purposes related to football stadium facilities. If the revenues in the special fund
13 in any year~~[47; AA23-ASA4-AB892; Page: 31, Line: 18]~~ exceed the amount
14 required to pay current debt service on bonds issued by the district for purposes
15 related to football stadium facilities, the district shall apply the excess revenues for
16 the following purposes in the following order:

17 (a) If the 2nd question under s. 229.824 (15) is submitted and approved by the
18 electors, in the~~[47; AA23-ASA4-AB892; Page: 31, Line: 23]~~ first, 2nd and 3rd~~[47;~~
19 ~~AA23-ASA4-AB892; Page: 31, Line: 23]~~ years after the year in which the 2nd
20 question is approved, the district shall pay the county that is in the district's
21 jurisdiction an amount equal to the remaining revenues in the fund ~~[47;~~
22 ~~AA23-ASA4-AB892; Page: 31, Line: 25]~~ for the purpose of directly reducing the
23 county's property tax levy ~~[47; AA23-ASA4-AB892; Page: 31, Line: 25]~~~~[47;~~
24 ~~AA23-ASA4-AB892; Page: 31, Line: 25]~~.

1 (b) Beginning in the year that occurs immediately after the year in which the
2 tax is first imposed under s. 77.706, an amount equal to not more than \$750,000 may
3 be used to pay the district board's administration expenses. In the succeeding year,
4 an amount equal to not more than \$500,000 may be used to pay the district board's
5 administration expenses. In the 2nd succeeding year, and each year thereafter, an
6 amount equal to not more than[47; AA11-ASA4-AB892; Page: 32, Line: 11]
7 \$100,000[47; AA11-ASA4-AB892; Page: 32, Line: 11] may be used to pay the
8 district board's administration expenses. The amount authorized to be expended
9 under this paragraph may be expended annually until the earlier of the following:

10 1. [47; AA23-ASA4-AB892; Page: 32, Line: 14] January 1 of the 30th[47;
11 AA23-ASA4-AB892; Page: 32, Line: 14] year beginning after the initial year in
12 which the revenues are first used to pay the district board's administration expenses.

13 2. The year in which the district board determines that the balance of moneys
14 in the reserve created under par. (d) 2. or (e) 2., whichever is applicable, plus all
15 projected earnings on the moneys, are sufficient to pay the[47; AA23-ASA4-AB892;
16 Page: 32, Line: 18] district board's administrative expenses through the time[47;
17 AA23-ASA4-AB892; Page: 32, Line: 18] specified under subd. 1.

18 [47; AA23-ASA4-AB892; Page: 32, Line: 20]

19 (c) Beginning in the year that occurs immediately after the year in which the
20 tax is first imposed under s. 77.706, an amount equal to the lesser of the remaining
21 revenues in the fund or \$4,031,000 shall be deposited into a reserve that is used to
22 pay the maintenance and operating costs of the football stadium facilities unless the
23 professional football team described in s. 229.823, after consulting with the
24 municipality in which the football stadium facilities are located, agrees to a lesser
25 amount. The \$4,031,000 amount shall be increased each year thereafter by 3%, and

1 the lesser of the remaining revenues in the fund or the \$4,031,000 amount, increased
2 each year thereafter by 3%, shall be deposited into a reserve that is used to pay the
3 maintenance and operating costs of the football stadium facilities unless the
4 professional football team described in s. 229.823, after consulting with the
5 municipality in which these facilities are located, agrees to a lesser amount. The
6 deposits shall be made annually until the earlier of the following: ~~AA~~

7 ~~AA23-ASA4-AB892; Page: 32, Line: 20]~~

8 1. ~~[47; AA23-ASA4-AB892; Page: 33, Line: 4]~~ January 1 of the 28th~~[47;~~
9 ~~AA23-ASA4-AB892; Page: 33, Line: 4]~~ year beginning after the initial year in
10 which the revenues are first used to pay the maintenance and operating costs of the
11 football stadium facilities.

12 2. The year in which the district board determines that the balance of moneys
13 in the reserve created, plus all projected earnings on the moneys, are sufficient to pay
14 the~~[47; AA23-ASA4-AB892; Page: 33, Line: 8]~~ maintenance and operating costs
15 of the football stadium facilities in the amounts specified in par. (c) (intro.) through
16 the time~~[47; AA23-ASA4-AB892; Page: 33, Line: 8]~~ specified under subd. 1.

17 (d) If the 2nd question under s. 229.824 (15) is submitted and approved by the
18 electors, the district shall pay the remainder to the county that is in the district's
19 jurisdiction for the purpose of directly~~[47; AA23-ASA4-AB892; Page: 33, Line: 11]~~
20 reducing the county's property tax levy or, if the county board otherwise requires, the
21 district shall use any portion of the remainder for the following purposes:

22 1. To retire bonds issued for purposes related to football stadium facilities, and
23 any bonds issued to fund or refund those bonds, prior to their maturity.

24 2. To fully fund the reserve to pay the maintenance and operating costs of the
25 football stadium facilities specified in par. (c) and to establish a reserve to pay the

1 district board's administration expenses specified in par. (b), but only after all bonds
2 issued for purposes related to football stadium facilities and all bonds issued to fund
3 or refund those bonds are retired or have been paid in accordance with the defeasance
4 provisions of the bond resolution authorizing the issuance of the bonds.

5 (e) If the 2nd question under s. 229.824 (15) is not submitted or not approved
6 by the electors, the district shall use the remainder for the following purposes:

7 1. To retire bonds issued for purposes related to football stadium facilities, and
8 any bonds issued to fund or refund those bonds, prior to their maturity.

9 2. To fully fund the reserve to pay the maintenance and operating costs of the
10 football stadium facilities specified in par. (c) and to establish a reserve to pay the
11 district board's administration expenses specified in par. (b), but only after all bonds
12 issued for purposes related to football stadium facilities and all bonds issued to fund
13 or refund those bonds are retired or have been paid in accordance with the defeasance
14 provisions of the bond resolution authorizing the issuance of the bonds.

15 (3) The district board shall do all of the following:

16 (a) As soon as practicable after all bonds issued for purposes related to football
17 stadium facilities and all bonds issued to fund or refund those bonds are retired or
18 have been paid in accordance with the defeasance provisions of the bond resolution
19 authorizing the issuance of the bonds, the district board shall make a certification
20 to the department of revenue to that effect.

21 (b) As soon as practicable after fully funding the reserves specified under sub.
22 (2)(d) 2. or (e) 2., whichever is applicable, the district board shall make a certification
23 to the department of revenue to that effect.

1 **229.826 Powers granted to a municipality or county.** In addition to any
2 powers that it may otherwise have, a county or municipality located wholly or partly
3 within a district's jurisdiction may do any of the following:

4 (1) Make grants or loans to a district upon terms that the county or
5 municipality considers appropriate.

6 (2) Expend public funds to subsidize a district.

7 (3) Borrow money under ss. 67.04 and 67.12 (12) for football stadium facilities
8 or to fund grants, loans or subsidies to a district.

9 (4) Lease or transfer property to a district upon terms that the county or
10 municipality considers appropriate.

11 (5) With the consent of a district, establish and collect fees or other charges
12 applicable only to a football stadium for the right to purchase admission to events at
13 the stadium, if the proceeds from any amount that is collected under this subsection
14 are used for purposes related to football stadium facilities.

15 **229.827 Contracting.** (1) Unless a district board determines that it is not
16 feasible to do so, the district shall enter into a contract with a professional football
17 team, as described in s. 229.823, or a related party, that requires the team or related
18 party to acquire and construct football stadium facilities that are part of any facilities
19 that are leased by the district to the team or to a related party, without regard to
20 whether the football stadium facilities are financed by the district.

21 (2) Unless otherwise provided in an agreement with a professional football
22 team, as described in s. 229.823, the district shall be responsible only for the
23 maintenance and operating costs of the football stadium facilities up to an amount
24 that is in the reserve specified in s. 229.825 (2) (c).

25 **229.8273 Minority and women contracting.** (1) In this section:

1 (a) “Contractor” means a professional football team, as described under s.
2 229.823, or a related party or any other person who enters into a contract for
3 construction or renovation work or professional services contracts, as described in
4 sub. (2).

5 (b) “Minority business” has the meaning given in s. 560.036 (1) (e).

6 (c) “Minority group member” has the meaning given in s. 560.036 (1) (f).

7 (d) “Women’s business” means a sole proprietorship, partnership, joint venture
8 or corporation that is at least 51% owned, controlled and actively managed by
9 women.

10 (2) A district shall ensure that, for construction or renovation work and
11 professional services contracts that relate to the construction or renovation of
12 football stadium facilities that are financed by the proceeds of bonds issued under s.
13 229.824 (8), a person who is awarded such a contract by the district or by a contractor
14 shall agree, as a condition to receiving the contract, that his or her goal shall be to
15 ensure that at least 15% of the employes hired because of the contract will be
16 minority group members and at least 5% of the employes hired because of the
17 contract will be women.

18 (3) It shall be a goal of the district to ensure that at least 15% of the aggregate
19 dollar value of contracts that relate to the construction or renovation of football
20 stadium facilities that are financed by the proceeds of bonds issued under s. 229.824
21 (8), shall be awarded to minority businesses and at least 5% of the aggregate dollar
22 value of contracts awarded by the board shall be awarded to women’s businesses.

23 (4) (a) The district shall ensure that, for construction or renovation work and
24 professional services contracts described under sub. (2), a person who is awarded
25 such a contract by the district or by a contractor shall agree, as a condition to

1 receiving the contract, that if he or she is unable to meet the goal under sub. (2), he
2 or she shall make a good faith effort to contract with the technical college district
3 board of the technical college district in which the football stadium facilities are to
4 be constructed or renovated, or the professional services contract is to be performed,
5 to develop appropriate training programs designed to increase the pool of minority
6 group members and women who are qualified to perform the construction work or
7 professional services.

8 (b) If the district is unable to meet the goals under sub. (3), the district shall
9 make a good faith effort to contract with the technical college district board of the
10 technical college district in which the contracts described under sub. (3) are to be
11 performed to develop appropriate training programs designed to increase the pool of
12 minority group members and women who are qualified to perform the contracts
13 described under sub. (3).

14 (5) (a) The district shall hire an independent person to monitor and a project
15 coordinator to satisfy the district's and the contractor's compliance with minority
16 contracting goals under subs. (2) and (3). The person hired shall have previous
17 experience working with minority group members. The district shall develop a
18 mechanism to receive regular reports from the person hired with respect to the
19 results of the person's studies of compliance with minority contracting goals.

20 (b) If the district or a contractor is unable to meet the goals under sub. (2) or
21 (3), the person hired under par. (a) shall assess whether the district or contractor
22 made a good faith effort to reach the goals. In determining whether a good faith effort
23 was made to meet the goals, the person hired shall consider all of the following
24 factors:

1 1. The supply of eligible minority businesses and women’s businesses that have
2 the financial capacity, technical capacity and previous experience in the areas in
3 which contracts were awarded.

4 2. The competing demands for the services provided by eligible minority
5 businesses and women’s businesses, as described in subd. 1., in areas in which
6 contracts were awarded.

7 3. The extent to which the district or contractors advertised for and
8 aggressively solicited bids from eligible minority businesses and women’s
9 businesses, as described in subd. 1., and the extent to which eligible minority
10 businesses and women’s businesses submitted bids.

11 (6) Annually the legislative audit bureau shall conduct an audit of the district’s
12 efforts to achieve the minority participation and women participation hiring and
13 contracting goals contained in this section. The audit bureau shall distribute a copy
14 of each audit report under this subsection to the district, to the cochairs of the joint
15 committee on finance and to the cochairs of the joint audit committee.

16 (7) The goals under subs. (2) and (3) shall apply to all of the following:

17 (a) Any insurance-funded repair work on football stadium facilities.

18 (b) Any post-construction contract related to football stadium facilities for
19 management of the facilities, for professional services and for development services,
20 except that this paragraph does not apply to a post-construction contract for general
21 maintenance of football stadium facilities that is provided by a political subdivision.

22 (c) Any contractor, subcontractor or any other person who is awarded or enters
23 into a contract that relates to the construction or renovation of football stadium
24 facilities that are financed by the proceeds of bonds issued under s. 229.824 (8), or
25 any subcontractor of such a person. [47; AA20-ASA4-AB892; Page: 35, Line: 14]

1 **229.8275 Prevailing wage.** A district may not enter into a contract under s.
2 229.827 with a professional football team, as described in s. 229.823, or a related
3 party that requires the team or related party to acquire and construct football
4 stadium facilities that are part of any facilities that are leased by the district to the
5 team or to a related party unless the professional football team or related party
6 agrees as follows:

7 (1) Not to permit any employe working on the football stadium facilities who
8 would be entitled to receive the prevailing wage rate under s. 66.293 and who would
9 not be required or permitted to work more than the prevailing hours of labor, if the
10 football stadium facilities were a project of public works subject to s. 66.293, to be
11 paid less than the prevailing wage rate or to be required or permitted to work more
12 than the prevailing hours of labor, except as permitted under s. 66.293 (4) (a).

13 (2) To require any contractor, subcontractor or agent thereof performing work
14 on the football stadium facilities to keep and permit inspection of records in the same
15 manner as a contractor, subcontractor or agent thereof performing work on a project
16 of public works that is subject to s. 66.293 is required to keep and permit inspection
17 of records under s. 66.293 (10).

18 (3) Otherwise to comply with s. 66.293 in the same manner as a local
19 governmental unit contracting for the erection, construction, remodeling, repairing
20 or demolition of a project of public works is required to comply with s. 66.293 and to
21 require any contractor, subcontractor or agent thereof performing work on the
22 football stadium facilities to comply with s. 66.293 in the same manner as a
23 contractor, subcontractor or agent thereof performing work on a project of public
24 works that is subject to s. 66.293 is required to comply with s. 66.293.

1 **229.828 Dissolution of a district.** Subject to providing for the payment of
2 its bonds, including interest on the bonds, and the performance of its other
3 contractual obligations, a district may be dissolved by the action of the district board.
4 If a district board adopts a resolution that imposes taxes and the resolution is not
5 approved by the electors, as described in s. 229.824 (15), the district is dissolved. If
6 the district is dissolved, the property of the district shall be transferred to the
7 political subdivisions that compose the district's jurisdiction in such proportions as
8 the secretary of administration determines fairly and reasonably represent the
9 contributions of each political subdivision to the development or improvement of the
10 football stadium facilities.

11 **229.829 Issuance and negotiability of bonds. (1) NEGOTIABILITY.** All bonds
12 are negotiable for all purposes, notwithstanding their payment from a limited
13 source.

14 **(2) EMPLOYMENT OF FINANCIAL CONSULTANT.** A district may retain the building
15 commission or any other person as its financial consultant to assist with and
16 coordinate the issuance of bonds.

17 **(3) NO PERSONAL LIABILITY.** Neither the members of the district board nor any
18 person executing the bonds is liable personally on the bonds or subject to any
19 personal liability or accountability by reason of the issuance of the bonds, unless the
20 personal liability or accountability is the result of wilful misconduct.

21 **(4) LIMIT ON BONDS.** The principal amount of bonds, other than refunding bonds,
22 that are issued by a district may not exceed \$160,000,000. The limitation under this
23 subsection does not include the ~~[47; AA23-ASA4-AB892; Page: 37, Line: 13]~~
24 principal amount ~~[47; AA23-ASA4-AB892; Page: 37, Line: 19]~~ of any bonds that

1 are to be ~~[47; AA23-ASA4-AB892; Page: 37; Line: 13]~~ used for any of the following
2 purposes:

3 (a) To pay issuance costs of the bonds.

4 (b) To pay any original issue discount.

5 (c) To make a deposit into a special debt service reserve fund.

6 (d) To pay costs of credit enhancement.

7 (5) DATE OF ISSUANCE. All bonds, other than refunding bonds, that are issued
8 by a district shall be issued no later than December 31, 2004.

9 **229.830 Special debt service reserve funds for moral obligation pledge.**

10 (1) DESIGNATION OF SPECIAL DEBT SERVICE RESERVE FUNDS. A district may designate one
11 or more accounts in funds created under s. 66.066 (2) (e) as special debt service
12 reserve funds, if, prior to each issuance of bonds to be secured by each special debt
13 service reserve fund, the secretary of administration determines that all of the
14 following conditions are met with respect to the bonds:

15 (a) *Purpose.* The proceeds of the bonds, other than refunding bonds, will be
16 used for purposes related to football stadium facilities.

17 (b) *Feasibility.* The proceeds of bonds, other than refunding bonds, will be used
18 for feasible projects and there is a reasonable likelihood that the bonds will be repaid
19 without the necessity of drawing on funds in the special debt service reserve fund
20 that secures the bonds. The secretary of administration may make the
21 determinations required under this paragraph only after considering all of the
22 following:

23 1. Whether a pledge of the tax revenues of the district is made under the bond
24 resolution.

25 2. How the tax revenues of the district are pledged to the payment of the bonds.

1 3. Revenue projections for the project to be financed by the bonds, including tax
2 revenues, and the reasonableness of the assumptions on which these revenue
3 projections are based.

4 4. The proposed interest rates of the bonds and the resulting cash-flow
5 requirements.

6 5. The projected ratio of annual tax revenues to annual debt service of the
7 district, taking into account capitalized interest.

8 6. Whether an understanding exists providing for repayment by the district to
9 the state of all amounts appropriated to the special debt service reserve fund
10 pursuant to sub. (7).

11 7. Whether the district has agreed that the department of administration will
12 have direct and immediate access, at any time and without notice, to all records of
13 the district.

14 (c) *Limit on bonds issued backed by moral obligation pledge.* The principal
15 amount of all bonds, other than refunding bonds, that would be secured by all special
16 debt service reserve funds of the district will not exceed the amount of bonds, other
17 than refunding bonds, that may be issued under s. 229.829 (4).

18 (d) *Date of issuance.* The bonds, other than refunding bonds, will be issued no
19 later than December 31, 2004.

20 (e) *Refunding bonds.* All refunding bonds to be secured by the special debt
21 service reserve fund meet all of the following conditions:

22 1. The refunding bonds are to be issued to fund, refund or advance refund bonds
23 secured by a special debt service reserve fund.

24 2. The refunding of bonds by the refunding bonds will not adversely affect the
25 risk that the state will be called on to make a payment under sub. (7).

1 (f) *Approval of outstanding debt.* All outstanding debt of the district has been
2 reviewed and approved by the secretary of administration. In determining whether
3 to approve outstanding debt under this paragraph, the secretary may consider any
4 factor which the secretary determines to have a bearing on whether the state moral
5 obligation pledge under sub. (7) should be granted with respect to an issuance of
6 bonds.

7 (g) *Financial reports.* The district has agreed to provide to the department of
8 administration, the legislative fiscal bureau and the legislative audit bureau all
9 financial reports of the district and all regular monthly statements of any trustee of
10 the bonds on a direct and ongoing basis.

11 **(2) PAYMENT OF FUNDS INTO A SPECIAL DEBT SERVICE RESERVE FUND.** A district shall
12 pay into any special debt service reserve fund of the district any moneys appropriated
13 and made available by the state under sub. (7) for the purposes of the special debt
14 service reserve fund, any proceeds of a sale of bonds to the extent provided in the bond
15 resolution authorizing the issuance of the bonds and any other moneys that are made
16 available to the district for the purpose of the special debt service reserve fund from
17 any other source.

18 **(3) USE OF MONEYS IN THE SPECIAL DEBT SERVICE RESERVE FUND.** All moneys held
19 in any special debt service reserve fund of a district, except as otherwise specifically
20 provided, shall be used, as required, solely for the payment of the principal of bonds
21 secured in whole or in part by the special debt service reserve fund, the making of
22 sinking fund payments with respect to these bonds, the purchase or redemption of
23 these bonds, the payment of interest on these bonds or the payment of any
24 redemption premium required to be paid when these bonds are redeemed prior to
25 maturity. If moneys in a special debt service reserve fund at any time are less than

1 the special debt service reserve fund requirement under sub. (5) for the special debt
2 service reserve fund, the district may not use these moneys for any optional purchase
3 or optional redemption of the bonds. Any income or interest earned by, or increment
4 to, any special debt service reserve fund due to the investment of moneys in the
5 special debt service reserve fund may be transferred by the district to other funds or
6 accounts of the district to the extent that the transfer does not reduce the amount of
7 the special debt service reserve fund below the special debt service reserve fund
8 requirement under sub. (5) for the special debt service reserve fund.

9 (4) LIMITATION ON BONDS SECURED BY A SPECIAL DEBT SERVICE RESERVE FUND. A
10 district shall accumulate in each special debt service reserve fund an amount equal
11 to the special debt service reserve fund requirement under sub. (5) for the special
12 debt service reserve fund. A district may not at any time issue bonds secured in whole
13 or in part by a special debt service reserve fund if upon the issuance of these bonds
14 the amount in the special debt service reserve fund will be less than the special debt
15 service reserve fund requirement under sub. (5) for the special debt service reserve
16 fund.

17 (5) SPECIAL DEBT SERVICE RESERVE FUND REQUIREMENT. The special debt service
18 reserve fund requirement for a special debt service reserve fund, as of any particular
19 date of computation, is equal to an amount of money, as provided in the bond
20 resolution authorizing the bonds with respect to which the special debt service
21 reserve fund is established, that may not exceed the maximum annual debt service
22 on the bonds of the district for the fiscal year in which the computation is made or
23 any future fiscal year of the district secured in whole or in part by that special debt
24 service reserve fund. In computing the annual debt service for any fiscal year, bonds
25 deemed to have been paid in accordance with the defeasance provisions of the bond

1 resolution authorizing the issuance of the bonds shall not be included in bonds
2 outstanding on the date of computation. The annual debt service for any fiscal year
3 is the amount of money equal to the aggregate of all of the following calculated on the
4 assumption that the bonds will, after the date of computation, cease to be
5 outstanding by reason, but only by reason, of the payment of bonds when due, and
6 the payment when due, and application in accordance with the bond resolution
7 authorizing those bonds, of all of the sinking fund payments payable at or after the
8 date of computation:

9 (a) All interest payable during the fiscal year on all bonds that are secured in
10 whole or in part by the special debt service reserve fund and that are outstanding on
11 the date of computation.

12 (b) The principal amount of all of the bonds that are secured in whole or in part
13 by the special debt service reserve fund, are outstanding on the date of computation
14 and mature during the fiscal year.

15 (c) All amounts specified in bond resolutions of the district authorizing any of
16 the bonds that are secured in whole or in part by the special debt service reserve fund
17 to be payable during the fiscal year as a sinking fund payment with respect to any
18 of the bonds that mature after the fiscal year.

19 **(6) VALUATION OF SECURITIES.** In computing the amount of a special debt service
20 reserve fund for the purposes of this section, securities in which all or a portion of the
21 special debt service reserve fund is invested shall be valued at par, or, if purchased
22 at less than par, at their cost to the district.

23 **(7) STATE MORAL OBLIGATION PLEDGE.** If at any time of valuation the special debt
24 service reserve fund requirement under sub. (5) for a special debt service reserve
25 fund exceeds the amount of moneys in the special debt service reserve fund, the

1 district board shall certify to the secretary of administration, the governor, the joint
2 committee on finance and the governing body of the county in the district the amount
3 necessary to restore the special debt service reserve fund to an amount equal to the
4 special debt service reserve fund requirement under sub. (5) for the special debt
5 service reserve fund. If this certification is received by the secretary of
6 administration in an even-numbered year prior to the completion of the budget
7 compilation under s. 16.43, the secretary shall include the certified amount in the
8 budget compilation. In any case, the joint committee on finance shall introduce in
9 either house, in bill form, an appropriation of the amount so certified to the
10 appropriate special debt service reserve fund of the district. Recognizing its moral
11 obligation to do so, the legislature hereby expresses its expectation and aspiration
12 that, if ever called upon to do so, it shall make this appropriation.

13 (8) INFORMATION TO JOINT COMMITTEE ON FINANCE. The district shall provide to
14 the cochairpersons of the joint committee on finance information concerning the
15 district's projected cashflows and security features underlying each issuance of
16 bonds under this subchapter.

17 **229.831 Bonds not public debt.** (1) The state and the county and
18 municipalities located wholly or partly within the district's jurisdiction are not liable
19 on bonds and the bonds are not a debt of the state or the county or any municipality
20 located wholly or partly within the district. All bonds shall contain a statement to
21 this effect on the face of the bond. A bond issue does not, directly or indirectly or
22 contingently, obligate the state or a political subdivision of the state to levy any tax
23 or make any appropriation for payment of the bonds.

24 (2) Nothing in this subchapter authorizes a district to create a debt of the state
25 or the county or any municipality located wholly or partly within the district's

1 jurisdiction, and all bonds issued by a district are payable, and shall state that they
2 are payable, solely from the funds pledged for their payment in accordance with the
3 bond resolution authorizing their issuance or in any trust indenture or mortgage or
4 deed of trust executed as security for the bonds. Neither the state nor the county or
5 any such municipality is liable for the payment of the principal of or interest on a
6 bond or for the performance of any pledge, mortgage, obligation or agreement that
7 may be undertaken by a district. The breach of any pledge, mortgage, obligation or
8 agreement undertaken by a district does not impose pecuniary liability upon the
9 state or the county or any such municipality in the district's jurisdiction or a charge
10 upon its general credit or against its taxing power.

11 (3) Bonds issued by the district may be secured only by the district's interest
12 in any football stadium facilities, by income from these facilities, by proceeds of bonds
13 issued by the district and by other amounts placed in a special redemption fund and
14 investment earnings on such amounts, including any taxes imposed by the district
15 under subch. V of ch. 77. The district may not pledge its full faith and credit on the
16 bonds and the bonds are not a general obligation liability of the district.

17 **229.832 State pledge.** The state pledges to and agrees with the bondholders,
18 and persons that enter into contracts with a district under this subchapter, that the
19 state will not limit or alter the rights and powers vested in a district by this
20 subchapter, including the rights and powers under s. 229.824 (15), before the district
21 has fully met and discharged the bonds, and any interest due on the bonds, and has
22 fully performed its contracts, unless adequate provision is made by law for the
23 protection of the bondholders or those entering into contracts with a district.

24 **229.833 Trust funds.** All moneys received under this subchapter, whether as
25 proceeds from the sale of bonds or from any other source, are trust funds to be held

1 and applied solely as provided in this subchapter. Any officer with whom, or any
2 bank or trust company with which, those moneys are deposited shall act as trustee
3 of those moneys and shall hold and apply the moneys for the purposes of this
4 subchapter, subject to this subchapter and the bond resolution authorizing issuance
5 of the bonds.

6 **229.834 Budgets; rates and charges; audit.** A district shall adopt a
7 calendar year as its fiscal year for accounting purposes. The district board shall
8 annually prepare a budget for the district. Rates and other charges received by the
9 district shall be used for the general expenses and capital expenditures of the district
10 and to pay interest, amortization, and retirement charges on bonds. A district shall
11 maintain an accounting system in accordance with generally accepted accounting
12 principles and shall have its financial statements and debt covenants audited
13 annually by an independent certified public accountant.

14 **SECTION 48.** 779.14 (1m) (d) 2. b. of the statutes is amended to read:

15 779.14 (1m) (d) 2. b. The Except as provided in sub. (4), the contract shall
16 require the prime contractor to provide a payment and performance bond meeting
17 the requirements of par. (e), unless the public body authorized to enter into the
18 contract allows the prime contractor to substitute a different payment assurance for
19 the payment and performance bond. The public body may allow a prime contractor
20 to substitute a different payment and performance assurance for the payment and
21 performance bond only if the substituted payment and performance assurance is for
22 an amount at least equal to the contract price and is in the form of a bond, an
23 irrevocable letter of credit or an escrow account acceptable to the public body. The
24 public body shall establish written standards under this subd. 2. b. governing when

1 a different payment and performance assurance may be substituted for a payment
2 and performance bond under par. (e).

3 **SECTION 49.** 779.14 (1m) (d) 3. of the statutes is amended to read:

4 779.14 (1m) (d) 3. ~~In~~ Except as provided in sub. (4), in the case of a contract with
5 a contract price exceeding \$100,000, as indexed under sub. (1s), the contract shall
6 require the prime contractor to obtain a payment and performance bond meeting the
7 requirements under par. (e).

8 **SECTION 50.** 779.14 (4) of the statutes is created to read:

9 779.14 (4) BONDING EXEMPTION. A contract with a local professional football
10 stadium district under subch. IV of ch. 229 is not required under sub. (1m) (d) 2. b.
11 or 3. to include a provision requiring the prime contractor to provide or obtain a
12 payment and performance bond or other payment assurance.

13 **SECTION 51.** 946.15 of the statutes is amended to read:

14 **946.15 Public construction contracts at less than full rate.** (1) Any
15 employer, or any agent or employe of an employer, who induces any person who seeks
16 to be or is employed pursuant to a public contract as defined in s. 66.29 (1) (c) or who
17 seeks to be or is employed on a project on which a prevailing wage rate determination
18 has been issued by the department of workforce development under s. 66.293 (3),
19 103.49 (3) ~~or~~, 103.50 (3) or 229.8275 (3) or by a local governmental unit, as defined
20 in s. 66.293 (1) (d), under s. 66.293 (6) to give up, waive or return any part of the
21 compensation to which that person is entitled under his or her contract of
22 employment or under the prevailing wage rate determination issued by the
23 department or local governmental unit, or who reduces the hourly basic rate of pay
24 normally paid to an employe for work on a project on which a prevailing wage rate
25 determination has not been issued under s. 66.293 (3) or (6), 103.49 (3) ~~or~~, 103.50 (3)

1 or 229.8275 (3) during a week in which the employe works both on a project on which
2 a prevailing wage rate determination has been issued and on a project on which a
3 prevailing wage rate determination has not been issued, is guilty of a Class E felony.

4 (2) Any person employed pursuant to a public contract as defined in s. 66.29
5 (1) (c) or employed on a project on which a prevailing wage rate determination has
6 been issued by the department of workforce development under s. 66.293 (3), 103.49
7 (3) ~~or~~, 103.50 (3) or 229.8275 (3) or by a local governmental unit, as defined in s.
8 66.293 (1) (d), under s. 66.293 (6) who gives up, waives or returns to the employer or
9 agent of the employer any part of the compensation to which the employe is entitled
10 under his or her contract of employment or under the prevailing wage determination
11 issued by the department or local governmental unit, or who gives up any part of the
12 compensation to which he or she is normally entitled for work on a project on which
13 a prevailing wage rate determination has not been issued under s. 66.293 (3) or (6),
14 103.49 (3) ~~or~~, 103.50 (3) or 229.8275 (3) during a week in which the person works
15 part-time on a project on which a prevailing wage rate determination has been
16 issued and part-time on a project on which a prevailing wage rate determination has
17 not been issued, is guilty of a Class C misdemeanor.

18 (3) Any employer or labor organization, or any agent or employe of an employer
19 or labor organization, who induces any person who seeks to be or is employed on a
20 project on which a prevailing wage rate determination has been issued by the
21 department of workforce development under s. 66.293 (3), 103.49 (3) ~~or~~, 103.50 (3)
22 or 229.8275 (3) or by a local governmental unit, as defined in s. 66.293 (1) (d), under
23 s. 66.293 (6) to permit any part of the wages to which that person is entitled under
24 the prevailing wage rate determination issued by the department or local
25 governmental unit to be deducted from the person's pay is guilty of a Class E felony,

**ASSEMBLY AMENDMENT 4,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 23, 2000 – Offered by Representative SPILLNER.

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

2 ✓ 1. Page 48, line 5: delete “(1) TAXATION.” and substitute:

3 “(1) TAXATION.

4 (a)”.

5 ✓ 2. Page 48, line 5: delete “71.10 (5e),”.

6 ✓ 3. Page 48, line 7: after that line insert:

7 “(b) The treatment of section 71.10 (5e) of the statutes first applies to taxable
8 years beginning on January 1, 2001.”

9 (END)

**ASSEMBLY AMENDMENT 6,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 - Offered by Representatives ZIEGELBAUER, MEYERHOFER, CULLEN
and J. LEHMAN.

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

2 ✓ 1. Page 29, line 19: after "ch. 77." insert "The district may not levy any taxes
3 until the professional football team, the county board and the council of the
4 municipality in which the football stadium facilities are located agree on how to
5 distribute the proceeds from the sale of naming rights related to the football stadium
6 facilities."

7 (END)

ccc

governing body

**ASSEMBLY AMENDMENT 7,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 - Offered by Representatives ZIEGELBAUER, MEYERHOFER, CULLEN
and J. LEHMAN.

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

AAI 2 ✓ 1. Page 27, line 9: delete "maintenance,"

3 ✓ 2. Page 29, line 19: after "ch. 77." insert "The district may not levy any taxes
CCC 4 until the professional football team, the county board and the council of the
5 municipality in which the football stadium facilities are located agree on how to fund
6 the maintenance of the football stadium facilities."

7 ~~3. Page 32, line 25: delete "maintenance and".~~

8 ~~4. Page 33, line 5: delete "maintenance and".~~

9 ~~5. Page 33, line 16: delete "maintenance and".~~

10 ~~6. Page 34, line 1: delete "maintenance and".~~

governing body

**ASSEMBLY AMENDMENT 8,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 – Offered by Representatives HUBLER, KELSO and ZIEGELBAUER.

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

2 ✓ 1. Page 31, line 4: after that line insert:

3 ~~“(2m)”~~ ^(d) ~~AA2 to AAS~~ The district and a professional football team, as described in s. 229.823,
4 enter into an agreement under which the team agrees that if the team is sold or if
5 its assets are liquidated ~~and~~ ^{or} ~~AA1 to AAS~~ the team is transferred to a new owner before the
6 certification is made under s. 229.825 (3) (a), the terms of the sale or transfer of the
7 team shall include a provision that provides for the immediate retirement of all
8 outstanding bonds, including bonds issued to fund or refund those bonds.”

9 (END)

**ASSEMBLY AMENDMENT 2,
TO ASSEMBLY AMENDMENT 8,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 - Offered by Representative HUBLER.

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

2 ✓ 1. Page 1, line 3: delete "(2m)" and substitute "(d)".

3 (END)

**ASSEMBLY AMENDMENT 16,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 - Offered by Representatives ZIEGELBAUER and KRUG.

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

2 ✓ 1. Page 2, line 6: after "district;" insert "the property tax exemption for a
3 professional football stadium;".

4 ✓ 2. Page 10, line 7: after that line insert:

5 "SECTION 25m. 70.11 (36) of the statutes is renumbered 70.11 (36) (a) and
6 amended to read:

7 70.11 (36) (a) PROFESSIONAL SPORTS AND ENTERTAINMENT HOME STADIUMS.

8 Property consisting of or contained in a sports and entertainment home stadium,
9 except a football stadium as defined in s. 229.821 (6); including but not limited to
10 parking lots, garages, restaurants, parks, concession facilities, entertainment
11 facilities, transportation facilities, and other functionally related or auxiliary
12 facilities and structures; including those facilities and structures while they are

ccc 7

1 being built; constructed by, leased to or primarily used by a professional athletic team
2 that is a member of a league that includes teams that have home stadiums in other
3 states, and the land on which that stadium and those structures and facilities are
4 located. Leasing or subleasing the property; regardless of the lessee, the sublessee
5 and the use of the leasehold income; does not render the property taxable.

6 **SECTION 25n.** 70.11 (36) (b) of the statutes is created to read:

7 70.11 (36) (b) Property consisting of or contained in a football stadium, as
8 defined in s. 229.821 (6), and related facilities and structures, including those
9 facilities and structures while they are being built or constructed, primarily used by
10 a professional football team described in s. 229.823, and the land, including parking
11 lots, on which that stadium and those facilities and structures are located. Related
12 facilities and structures are limited to improvements that share common structural
13 supports with the stadium or are physically attached to the stadium. Using the
14 property for garages, restaurants, parks, concession facilities, entertainment
15 facilities, transportation facilities, or other functionally related or auxiliary facilities
16 does not render the property taxable. Leasing or subleasing the property; regardless
17 of the lessee, the sublessee and the use of the leasehold income; does not render the
18 property taxable.”.

19 ✓ **3.** Page 48, line 16: after that line insert:

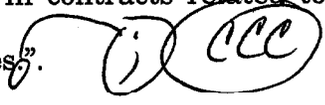
20 “(3q) PROPERTY TAX. The renumbering and amendment of section 70.11 (36) of
21 the statutes and the creation of ^{section} 70.11 (36) (b) of the statutes first apply to the property
22 tax assessments as of January 1, 2001.”.

23 (END)

**ASSEMBLY AMENDMENT 20,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 - Offered by Representatives RILEY, COGGS, MORRIS-TATUM, YOUNG,
TURNER, WILLIAMS, COLON, BOCK, MILLER, CULLEN and KRUG.

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

2 ✓ 1. Page 1, line 13: after "district;" insert "creating goals for the participation
3 of minority and women's businesses in contracts related to the construction or
4 renovation of football stadium facilities". 

5 ✓ 2. Page 35, line 14: after that line insert:

6 **"229.8273 Minority and women contracting. (1) In this section:**

7 (a) "Contractor" means a professional football team, as described under s.
8 229.823, or a related party or any other person who enters into a contract for
9 construction or renovation work or professional services contracts, as described in
10 sub. (2).

11 (b) "Minority business" has the meaning given in s. 560.036 (1) (e).

12 (c) "Minority group member" has the meaning given in s. 560.036 (1) (f).

1 (d) "Women's business" means a sole proprietorship, partnership, joint venture
2 or corporation that is at least 51% owned, controlled and actively managed by
3 women.

4 (2) A district shall ensure that, for construction or renovation work and
5 professional services contracts that relate to the construction or renovation of
6 football stadium facilities that are financed by the proceeds of bonds issued under s.
7 229.824 (8), a person who is awarded such a contract by the district or by a contractor
8 shall agree, as a condition to receiving the contract, that his or her goal shall be to
9 ensure that at least 15% of the employees hired because of the contract will be
10 minority group members and at least 5% of the employees hired because of the
11 contract will be women.

12 (3) It shall be a goal of the district to ensure that at least 15% of the aggregate
13 dollar value of contracts that relate to the construction or renovation of football
14 stadium facilities that are financed by the proceeds of bonds issued under s. 229.824
15 (8), shall be awarded to minority businesses and at least 5% of the aggregate dollar
16 value of contracts awarded by the board shall be awarded to women's businesses.

17 (4) (a) The district shall ensure that, for construction or renovation work and
18 professional services contracts described under sub. (2), a person who is awarded
19 such a contract by the district or by a contractor shall agree, as a condition to
20 receiving the contract, that if he or she is unable to meet the goal under sub. (2), he
21 or she shall make a good faith effort to contract with the technical college district
22 board of the technical college district in which the football stadium facilities are to
23 be constructed or renovated, or the professional services contract is to be performed,
24 to develop appropriate training programs designed to increase the pool of minority

1 group members and women who are qualified to perform the construction work or
2 professional services.

3 (b) If the district is unable to meet the goals under sub. (3), the district shall
4 make a good faith effort to contract with the technical college district board of the
5 technical college district in which the contracts described under sub. (3) are to be
6 performed to develop appropriate training programs designed to increase the pool of
7 minority group members and women who are qualified to perform the contracts
8 described under sub. (3).

9 (5) (a) The district shall hire an independent person to monitor and a project
10 coordinator to satisfy the district's and the contractor's compliance with minority
11 contracting goals under subs. (2) and (3). The person hired shall have previous
12 experience working with minority group members. The district shall develop a
13 mechanism to receive regular reports from the person hired with respect to the
14 results of the person's studies of compliance with minority contracting goals.

15 (b) If the district or a contractor is unable to meet the goals under sub. (2) or
16 (3), the person hired under par. (a) shall assess whether the district or contractor
17 made a good faith effort to reach the goals. In determining whether a good faith effort
18 was made to meet the goals, the person hired shall consider all of the following
19 factors:

20 1. The supply of eligible minority businesses and women's businesses that have
21 the financial capacity, technical capacity and previous experience in the areas in
22 which contracts were awarded.

23 2. The competing demands for the services provided by eligible minority
24 businesses and women's businesses, as described in subd. 1., in areas in which
25 contracts were awarded.

**ASSEMBLY AMENDMENT 22,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892**

March 24, 2000 – Offered by Representative KEDZIE.

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

2 ✓ 1. Page 20, line 2: delete “, garages, transportation facilities”.

3 ✓ 2. Page 20, line 3: delete “or auxiliary facilities or”.

4 (END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBa2053/1
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ASSEMBLY AMENDMENT 23,
TO ASSEMBLY SUBSTITUTE AMENDMENT 4,
TO 1999 ASSEMBLY BILL 892

March 24, 2000 - Offered by Representative GARD.

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

2 ✓ 1. Page 30, line 12: after "located" insert "and the professional football team
3 described in s. 229.823".

4 ✓ 2. Page 31, line 9: delete "one" and substitute "a".

5 ✓ 3. Page 31, line 18: after "fund" insert "in any year".

6 ✓ 4. Page 31, line 23: delete "first and 2nd" and substitute "1st, 2nd and 3rd".

7 ✓ 5. Page 31, line 25: delete the material beginning with "but" and ending with
8 "ch. 77" on page 32, line 5, and substitute "for the purpose of directly reducing the
9 county's property tax levy".

10 ✓ 6. Page 32, line 14: delete "The 30th" and substitute "January 1 of the 30th".

CC 6

1st

1 ✓ **7.** Page 32, line 18: delete “costs” and substitute “district board’s
2 administrative expenses through the time”.

3 ✓ **8.** Page 32, line 20: delete the material beginning with that line and ending
4 with page 33, line 3, and substitute:

5 “(c) Beginning in the year that occurs immediately after the year in which the
6 tax is first imposed under s. 77.706, an amount equal to the lesser of the remaining
7 revenues in the fund or \$4,031,000 shall be deposited into a reserve that is used to
8 pay the maintenance and operating costs of the football stadium facilities unless the
9 professional football team described in s. 229.823, after consulting with the
10 municipality in which the football stadium facilities are located, agrees to a lesser
11 amount. The \$4,031,000 amount shall be increased each year thereafter by 3%, and
12 the lesser of the remaining revenues in the fund or the \$4,031,000 amount, increased
13 each year thereafter by 3%, shall be deposited into a reserve that is used to pay the
14 maintenance and operating costs of the football stadium facilities unless the
15 professional football team described in s. 229.823, after consulting with the
16 municipality in which these facilities are located, agrees to a lesser amount. The
17 deposits shall be made annually until the earlier of the following:” ✓

18 ✓ **9.** Page 33, line 4: delete “The 28th” and substitute “January 1 of the 28th”.

19 ✓ **10.** Page 33, line 8: delete “costs” and substitute “maintenance and operating
20 costs of the football stadium facilities in the amounts specified in par. (c) (intro.)
21 through the time”.

22 ✓ **11.** Page 33, line 11: before “reducing” insert “directly”.

23 ✓ **12.** Page 37, line 13: delete “proceeds” and substitute “principal amount”.

1

✓ **13.** Page 37, line 13: before “used” insert “to be”.

2

(END)