#### 1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

#### **INSERT 25-16**

SECTION 1. 101.9206 (3) (b) 2. of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9206 (3) (b) 2. The applicant has filed with the department a bond in the form prescribed by the department and executed by the applicant, and either accompanied by the deposit of cash with the department or also executed by a person authorized to conduct a surety business in this state. The bond shall be in an amount equal to 1.5 times the value of the manufactured home as determined by the department and conditioned to indemnify any prior owner and secured party and any subsequent purchaser of the manufactured home or person acquiring any security interest in it, and their respective successors in interest, against any expense, loss or damage, including reasonable attorney fees, by reason of the issuance of the certificate of title of for the manufactured home or on account of any defect in or undisclosed security interest upon the right, title and interest of the applicant in and to the manufactured home. Any such interested person has a right of action to recover on the bond for any breach of its conditions, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. The bond, and any deposit accompanying it, shall be returned at the end of 5 years or prior thereto if, apart from this section, a nondistinctive certificate of title could then be issued for the manufactured home.

SECTION 2. 101.921 (1) (a) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.921 Transfer to or from dealer. (1) (a) Except as provided in par. (b), if a manufactured home dealer acquires a manufactured home and holds it for resale or accepts a manufactured home for sale on consignment, the manufactured home dealer may not submit to the department the certificate of title or application for certificate of title naming the manufactured home dealer as owner of the manufactured home. Upon transferring the manufactured home to another person, the manufactured home dealer shall immediately give the transferee, on a form prescribed by the department, a receipt for all title, security interest and sales tax moneys paid to the manufactured home dealer for transmittal to the department when required. The manufactured home dealer shall promptly execute the assignment and warranty of title, showing the name and address of the transferee and of any secured party holding a security interest created or reserved at the time of the resale or sale on consignment, in the spaces provided therefor on the certificate or as the department prescribes. Within 7 business days following the sale or transfer, the manufactured home dealer shall mail or deliver the certificate or application for certificate to the department with the transferee's application for a A nonresident who purchases a manufactured home from a new certificate. manufactured home dealer in this state may not, unless otherwise authorized by rule of the department, apply for a certificate of title issued for the manufactured home in this state unless the manufactured home dealer determines that a certificate of title is necessary to protect the interests of a secured party. The manufactured home dealer is responsible for determining whether a certificate of title and perfection of security interest is required. The manufactured home dealer is liable for any damages incurred by the department or any secured party for the manufactured



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home dealer's failure to perfect a security interest which that the manufactured home dealer had knowledge of at the time of sale.

History: 1999 a. 53.

NOTE: Replaces "which" with "that" to correct grammar.

**SECTION 3.** 101.9211 (4) (b) 1. (intro.) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9211 (4) (b) 1. (intro.) The department shall transfer the decedent's interest in any manufactured home to his or her surviving spouse upon receipt of the title executed by the surviving spouse and a statement by the spouse which shall state that states all of the following:

History: 1999 a. 53. Note: Replaces "which" with "that" and replaces the passive voice with active voice to correct grammar.

**SECTION 4.** 101.9212 (3) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

The department shall retain for 5 years a record of every surrendered certificate of title, the record to be maintained so as to permit the tracing of title of for the manufactured home designated therein.

History: 1999 a. 53. NOTE: Replaces "of" with "for" in order to make terminology consistent throughout

SECTION 5. 101.9213 (7) of the statutes, as affected by 1999 Wisconsin Act 9 and 53, is amended to read:

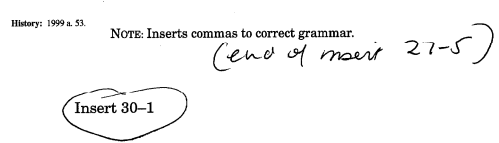
101.9213 (7) If a manufactured home is subject to a security interest when brought into this state, s. 409.103 (1), (2) and (3) states the rules which that apply to determine the validity and perfection of the security interest in this state.

Note: Replaces "which" with "that" to correct grammar.

History: 1999 a. 5 SECTION 6. 101.9216 (1) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:



101.9216 (1) Within one month, or within 10 days following written demand by the debtor, after there is no outstanding obligation and no commitment to make advances, incur obligations or otherwise give value, secured by the security interest in a manufactured home under any security agreement between the owner and the secured party, the secured party shall execute and deliver to the owner, as the department prescribes, a release of the security interest in the form and manner prescribed by the department and a notice to the owner stating in no less than 10-point boldface type the owner's obligation under sub. (2). If the secured party fails to execute and deliver the release and notice of the owner's obligation as required by this subsection, the secured party is liable to the owner for \$25 and for any loss caused to the owner by the failure.



**SECTION 7.** 101.9218 (1) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9218 (1) METHOD OF PERFECTING EXCLUSIVE. Except as provided in sub. (2), the method provided in ss. 101.921 to 101.9217 of perfecting and giving notice of security interests subject to ss. 101.921 to 101.9217 is exclusive. Security interests subject to ss. 101.921 to 101.9217 are exempt from the provisions of law which that otherwise require or relate to the filing of instruments creating or evidencing security interests.

History: 1999 a. 53.

Note: Replaces "which" with "that" to correct grammar.



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SECTION 8. 101.9219 (3) (b) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9219 (3) (b) The applicant has filed with the department a bond in the form prescribed by the department and executed by the applicant, and either accompanied by the deposit of cash with the department or also executed by a person authorized to conduct a surety business in this state. The bond shall be in an amount equal to 1.5 times the value of the manufactured home as determined by the department and conditioned to indemnify any prior owner and secured party and any subsequent purchaser of the manufactured home or person acquiring any security interest in it, and their respective successors in interest, against any expense, loss or damage, including reasonable attorney fees, by reason of the issuance of the certificate of title of for the manufactured home or on account of any defect in or undisclosed security interest upon the right, title and interest of the applicant in and to the manufactured home. Any such interested person has a right of action to recover on the bond for any breach of its conditions, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. The bond, and any deposit accompanying it, shall be returned at the end of 5 years or prior thereto if, apart from this section, a nondistinctive certificate of title could then be issued for the manufactured home, or if the currently valid certificate of title for the manufactured home is surrendered to the department, unless the department has been notified of the pendency of an action to recover on the bond.

History: 1999 a. 53.

NOTE: Replaces "of" with "for" in order to make terminology consistent throughout ch. 101.

(end of mount 30-1)

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SECTION 9. 101.9222 (2) (b) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9222 (2) (b) The department of commerce issues a certificate of title of for the manufactured home under this chapter.

Note: Replaces "of" with "for" in order to make terminology consistent throughout ch. 101. Deletes unnecessary "of commerce"; "department" is defined in s. 101.01 (1m) as being the Department of Commerce.

SECTION 10. 101.9222 (3) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9222 (3) If the department is not satisfied that there are no undisclosed security interests, created before July 1, 2000, in a previously certificated manufactured home, the department shall, unless the applicant fulfills the requirements of s. 101.9219 (3), issue a distinctive certificate of title of for the manufactured home containing the legend "This manufactured home may be subject to an undisclosed security interest" and any other information that the department prescribes.

History: 1999 a. 53.

NOTE: Replaces "of" with "for" in order to make terminology consistent throughout ch. 101.

SECTION 11. 101.953 (1) (intro.) and (a) to (d) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, are amended to read:

101.953 (1) (intro.) A one-year written warranty is required for every new manufactured home sold, or leased to another, by a manufactured home manufactured home dealer or manufactured home salesperson in this state, and for every new manufactured home sold by any person who induces a

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resident of the state to enter into the transaction by personal solicitation in this state or by mail or telephone solicitation directed to the particular consumer in this state. The warranty shall state contain all of the following:

- (a) That A statement that the manufactured home meets those standards prescribed by law or administrative rule of the department of administration or of the department of commerce, which that are in effect at the time of the manufacture of the manufactured home.
- (b) That A statement that the manufactured home is free from defects in material and workmanship and is reasonably fit for human habitation if it receives reasonable care and maintenance as defined by rule of the department.
- (c) 1. That A statement that the manufactured home manufacturer and manufactured home dealer shall take corrective action for defects which that become evident within one year from the delivery date and as to which the manufactured home owner has given notice to the manufacturer or dealer not later than one year and 10 days after the delivery date and at the address set forth in the warranty; and that the manufactured home manufacturer and manufactured home dealer shall make the appropriate adjustments and repairs, within 30 days after notification of the defect, at the site of the manufactured home without charge to the manufactured home owner. If the manufactured home dealer makes the adjustment, the manufactured home manufacturer shall fully reimburse the dealer.
- 2. If a repair, replacement, substitution or alteration is made under the warranty and it is discovered, before or after expiration of the warranty period, a statement that the repair, replacement, substitution or alteration has not restored the manufactured home to the condition in which it was warranted except for reasonable wear and tear, such failure shall be considered a violation of the warranty

and the manufactured home shall be restored to the condition in which it was warranted to be at the time of the sale except for reasonable wear and tear, at no cost to the purchaser or the purchaser's assignee notwithstanding that the additional repair may occur after the expiration of the warranty period.

(d) That A statement that if during any period of time after notification of a defect the manufactured home is uninhabitable, as defined by rule of the department, that period of time shall not be considered part of the one-year warranty period.

Note: Corrects sentence agreement problem. Replaces "which" with "that" to correct grammar.

**SECTION 12.** 101.965 (3) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.965 (3) Nothing in this subchapter prohibits the bringing of a civil action against a manufactured home manufacturer, manufactured home dealer or manufactured home salesperson by an aggrieved consumer. If judgment is rendered for the consumer based on an act or omission by the manufactured home manufacturer, manufactured home dealer or manufactured home salesperson, which that constituted a violation of this subchapter, the plaintiff shall recover actual and proper attorney fees in addition to costs otherwise recoverable.

History: 1999 a. 53.

NOTE: Replaces "which" with "that" to correct grammar.



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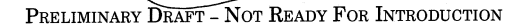
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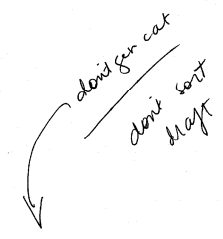
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### State of **Mis**consin 1999–2000 LEGISLATURE

LRB-4908/P1 BEM:cmh:ch





AN ACT relating to: repealing, consolidating, renumbering, amending and revising various provisions of the statutes for the purpose of correcting errors, supplying omissions, correcting and clarifying references, eliminating defects, anachronisms, conflicts, ambiguities and obsolete provisions, reconciling conflicts and repelling unintended repeals (Revisor's Correction Bill).

## Analysis by the Legislative Reference Bureau

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

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

**SECTION 1.** 13.58 (5) (a) 1. of the statutes is amended to read:

13.58 (5) (a) 1. Review information management and technology systems, plans, practices and policies of state and local units of government, including their responsiveness to the needs of state and local units of government for delivery of

1	high-quality services on an efficient, effective and economical basis, their data
2	security and integrity, their protection of the personal privacy of individuals who are
3	subjects of data bases databases of state and local governmental agencies and their
4	provision of access to public records under s. 19.35 (1).
	NOTE: Corrects spelling.
5	SECTION 2. 13.62 (4m) of the statutes, as created by 1999 Wisconsin Act 9, is
6	amended to read:
7	13.62 (4m) "Budget bill subject" means a subject specified by the board which
8	that is included in the executive budget bill or bills introduced under s. 16.47.
	NOTE: Replaces "which" with "that" to correct grammar.
9	SECTION 3. 13.93 (2) (h) of the statutes is amended to read:
10	13.93 (2) (h) Approve specifications and scheduling for computer data bases
11	databases containing the Wisconsin statutes and for the printing of the Wisconsin
12	statutes as prescribed in ss. 16.971 (6) and 35.56 (5).
	Note: Corrects spelling.
13	SECTION 4. 13.95 (1) (g) of the statutes is amended to read:
14	13.95 (1) (g) In connection with the duties enumerated in this subsection, have
15	access to any computerized data bases databases of state agencies which that are
16	required to aid the bureau in the performance of its duties, except that any statutory
17	requirements regarding privacy of individuals' records shall be observed in
18	providing such access.
	NOTE: Corrects spelling. Changes "which" to "that" to correct grammar.
19	Section 5. 15.105 (27) of the statutes, as created by 1999 Wisconsin Act 9, is
<b>2</b> 0	amended to read:
21	15.105 (27) CENSUS EDUCATION BOARD. There is created a census education

board which that is attached to the department of administration under s. 15.03. The

1	board shall consist of 2 senators and 2 representatives to the assembly who shall be
2	appointed in the same manner as members of standing committees of the legislature
3	are appointed.
	NOTE: Replaces "which" with "that" to correct grammar.
4	SECTION 6. 16.40 (20) of the statutes, as created by 1999 Wisconsin Act 24, is
5	renumbered 16.40 (22).
	Note: 1999 Wis. Act 9 also created a provision numbered s. 16.40 (20).
6	SECTION 7. 16.965 (1) (b) of the statutes, as created by 1999 Wisconsin Act 9,
7	is amended to read:
8	16.965 (1) (b) "Smart growth area" means an area that will enable the
9	development and redevelopment of lands with existing infrastructure and
10	municipal, state and utility services, where practicable, or that will encourage
11	efficient development patterns that are both contiguous to existing development and
12	at densities which that have relatively low municipal, state governmental and utility
13	costs.
	NOTE: Replaces "which" with "that" to correct grammar.
14	SECTION 8. 16.971 (6) of the statutes is amended to read:
15	16.971 (6) Notwithstanding subs. (1m) and (2), the revisor of statutes shall
16	approve the specifications for preparation and schedule for delivery of computer data
17	bases databases containing the Wisconsin statutes.
	Note: Corrects spelling.
18	SECTION 9. 16.974 (3) of the statutes is amended to read:
19	16.974 (3) Facilitate the implementation of statewide initiatives, including
20	development and maintenance of policies and programs to protect the privacy of
21	individuals who are the subjects of information contained in the data bases

databases of agencies, and of technical standards and sharing of applications among

SECTION 9

agencies and any participating local governmental units or entities in the private
sector.

Note: Corrects spelling.

**SECTION 10.** 18.57 (1) of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

or in an account maintained by a trustee (9) (j) appointed for that purpose by the authorizing resolution with respect to each revenue-producing enterprise or program the income from which is to be applied to the payment of any enterprise obligation. A separate and distinct fund shall be established in the state treasury or in an account maintained by a trustee appointed for that purpose by the authorizing resolution with respect to any special fund that is created by the imposition of fees, penalties or excise taxes and is applied to the payment of special fund obligations. All moneys resulting from the issuance of evidences of revenue obligation shall be credited to the appropriate fund or applied for refunding or note renewal purposes, except that moneys which represent premium or accrued interest received on the issuance of evidences shall be credited to the appropriate redemption fund.

NOTE: 1999 Wis. Act 9 deleted "(9) (j)" without showing it as stricken. The change was intended.

SECTION 11. 20.115 (7) (b) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

20.115 (7) (b) Principal repayment and interest, conservation reserve enhancement. A sum sufficient to reimburse s. 20.866 (1) (a) (u) for the principal and interest costs incurred in financing the conservation reserve enhancement program under s. 20.866 (2) (wf) and to make the payments determined by the building

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commission under s. 13.488 (1) (m) that are attributable to the proceeds of 1 obligations incurred in financing those projects. 2 Note: Corrects cross-reference. There is no s. 20.866(1)(a). Section 20.866(1)(u)provides for reimbursements of principal and interest under s. 20.115 (7) (b). SECTION 12. 20.143 (3) (t) of the statutes, as created by 1999 Wisconsin Act 9, 3 is amended to read: 4 20.143 (3) (t) Petroleum inspection fund — revenue obligation repayment. From 5 the petroleum inspection fund, a sum sufficient to repay the fund in the state 6 treasury created under s. 18.57(1), or the separate and distinct fund outside the state 7 treasury under s. 18.562 (3) and (5) (e), the amount needed to retire revenue 8 obligations issued under subch. II or IV of ch. 18, as authorized under s. 101.143 (9m). 9 NOTE: There is no s. 18.562 (5) (e). Section 18.562 (3) provides for a separate redemption fund; s. 18.562 (5) relates to authorizing resolutions. SECTION 13. 20.255 (1) (b) of the statutes, as affected by 1999 Wisconsin Act 9, 10 is amended to read: 11 20,255 (1) (b) General program operations; School for the Deaf and Center for 12 the Blind and Visually Impaired. The amounts in the schedule for the operation and 13 maintenance of the Wisconsin School for the Deaf and the Wisconsin Center for the 14 Blind and Visually Impaired, including the matching of federal funds, but not 15 including expenses financed under par. (js). 16 NOTE: 1999 Wis. Act 9 deleted "including" without showing it as stricken. The change was not intended. SECTION 14. 20.255 (3) (q) of the statutes, as created by 1999 Wisconsin Act 9, 17 18 is amended to read:

20.255 (3) (q) Periodical and reference information data bases databases. From

the universal service fund, the amounts in the schedule to contract for periodical and

reference information data bases databases under s. 115.28 (26).

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NOTE: Corrects spelling.

9, section 319g, is amended to read:

1	SECTION 15. 20.292 (1) (ep) of the statutes, as created by 1999 Wisconsin Act
2	9, is amended to read:
3	20.292 (1) (ep) Grants to students. The amounts in the schedule for grants to
4	students under s. <u>38.30</u> <u>38.305</u> .
	$_{\rm NOTE:}$ Section 38.30, as created by 1999 Wis. Act 9, is renumbered to s. 38.305 by this bill.
5	SECTION 16. 20.370 (1) (fs) of the statutes, as affected by 1999 Wisconsin Act
6	9, is amended to read:
7	20.370 (1) (fs) Endangered resources — voluntary payments; sales, leases and
8	fees. As a continuing appropriation, from moneys received as amounts designated
9	under ss. 71.10 (5) (b) and 71.30 (10) (b), the net amounts certified under ss. 71.10
10	(5) (h) 4. and $71.30$ (10) (h) 3., all moneys received from the sale or lease of resources
11	derived from the land in the state natural areas system and all moneys received from
12	fees  collected  under  ss.  23.27  (3)  (b), 29.563  (10)  and  341.14  (6r)  (b)  5., for  the  purposes  collected  under  ss.  23.27  (3)  (20)
13	of the endangered resources program, as defined under ss. 71.10 (5) (a) 2. and 71.30
14	(10) (a) 2. Three percent of the moneys certified under ss. 71.10 (5) (h) 4. and 71.30
15	(10) (h) 3. in each fiscal year to and 3% of the fees received under s. 341.14 (6r) (b)
16	5. in each fiscal year shall be allocated for wildlife damage control and payment of
17	claims for damage associated with endangered or threatened species, except that
18	this combined allocation may not exceed \$100,000 per fiscal year.
	$_{ m NOTE:~1999~Wis.~Act~9~deleted~"to"}$ without showing it as stricken. The change was intended.

Section 17. 20.370 (5) (cq) of the statutes, as affected by 1999 Wisconsin Act

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20.370 (5) (cq) Recreation aids — recreational boating and other projects. As a continuing appropriation, the amounts in the schedule for recreational boating aids under s. 30.92, for the grant for Black Point Estate under s. 23.0962, for the Southeastern Wisconsin Fox River commission under 1997 Wisconsin Act 237, section 9136 (2), and under 1999 Wisconsin Act 9, section 9136 (10z), for the Portage levee system and the Portage canal under s. 31.309, for development of a state park under s. 23.198, for activities relating to aquatic nuisance species under s. 30.1255 (4) and for the engineering and environmental study under s. 31.307.

Note: 1999 Wis. Act 9 inserted the underscored language without showing it as underscored. The change was intended.

SECTION 18. 20.370 (6) (br) of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

20.370 (6) (br) Environmental aids — waste reduction and recycling demonstration grants. From the recycling fund, as a continuing appropriation, the amounts in the schedule for waste reduction and recycling demonstration grants under s. 287.25 and the grants required under 1999 Wisconsin Act 9, section 9136 (9) and (9e) (9cm).

NOTE: 1999 Wis. Act 9 section 9136 (9) and (9cm) relate to the Wheelchair Recycling Project. 1999 Wis. Act 9 section 9136 (9c) relates to an Oconto County Boat landing. Drafting records indicate that subs. (9c) and (9cm) were both originally numbered (9c), requiring the renumbering of one. This provision was not changed to reflect the renumbering to (9cm).

SECTION 19. 20.395 (1) (hq) of the statutes, as affected by 1999 Wisconsin Act
9, is repealed.

Note: By its terms, this paragraph does not apply after 12–31–99.

SECTION 20. 20.435 (8) (mm) of the statutes, as created by 1999 Wisconsin Act
9, is amended to read:

20.435 (8) (mm) Reimbursements from federal government. All moneys
received from the federal government, other than moneys described under ss. 46.40
(1) (bm), 46.45 (2), 46.46, 49.45 (6u) and 49.49, that are intended to reimburse the
state for expenditures in previous fiscal years from general purpose revenue
appropriations whose purpose includes a requirement to match or secure federal
funds and that exceeded in those fiscal years the estimates reflected in the intentions
of the legislature and governor, as expressed by them in the budget determinations,
and the joint committee on finance, as expressed by the committee in any
determinations, and the estimates approved for expenditure by the secretary of
administration under s. 16.50 (2), for the purpose of paying federal disallowances,
federal sanctions or penalties and the costs of any corrective action affecting the
department of health and family services. Notwithstanding s. 20.001 (3) (c), at the
end of each fiscal year, the amount determined by the department of administration
under s. 16.54 (12) (d) shall lapse to the general fund.

NOTE: There is no s. 46.40 (1) (bm). Drafting records indicate that a draft creating s. 46.40 (1) (bm) was not included in 1999 Wis. Act 9 as enacted.

SECTION 21. 20.505 (1) (ng) of the statutes, as created by 1999 Wisconsin Act 24, is amended to read:

20.505 (1) (ng) Sale of forest products; funds for public schools and public roads. All moneys received from the sale of forest products at Fort McCoy under 10 USC 2665 for distribution to Monroe County and to the school districts located in Monroe County under s. 16.40 (20) (22).

NOTE: Section 16.40 (20), as created by 1999 Wis. Act 24, is renumbered s. 16.40 (22) by this bill.

SECTION 22. 23.0917 (1) (b) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

1	23.0917 (1) (b) "Baraboo Hills" means the area that is within the boundaries
2	of <u>the</u> Baraboo Range National Natural Landmark.
	NOTE: Inserts missing article.
3	SECTION 23. 23.0917 (1) (c) of the statutes, as created by 1999 Wisconsin Act
4	9, is amended to read:
5	23.0917 (1) (c) "Department land" means an area of land that is owned by the
6	state, that is under the jurisdiction of the department and that is used for one of the
7	purposes specified in s. 23.09 (2d) (2) (d).
	Note: Corrects cross-reference. There is no s. 23.09 (2d). Section 23.09 (2) (d) relates to purposes for lands acquired by the department of natural resources.
8	SECTION 24. 23.198 (1) (a) of the statutes, as created by 1999 Wisconsin Act 9,
9	is amended to read:
10	23.198 (1) (a) From the appropriation under s. 20.866 (2) (ta), the department
11	shall provide up to \$1,500,000 for the development of a state park which that will
12	provide access to Lake Michigan in the city of Milwaukee. For purposes of s. 23.0917,
13	moneys provided under this paragraph shall be treated as moneys obligated under
14	the subprogram for property development and local assistance.
	NOTE: Replaces "which" with "that" to correct grammar.
15	SECTION 25. 23.32 (3) (a) 3. of the statutes is amended to read:
16	23.32 (3) (a) 3. For each copy of a digital wetland data base database covering
17	one township, \$15.
	NOTE: Corrects spelling.
18	SECTION 26. 25.187 (2) (c) 3. b. of the statutes, as created by 1999 Wisconsin
19	Act 9, is amended to read:

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25.187 (2) (c) 3. b. Annually, no later than June 15, certify to the department of administration and to the joint committee on finance the total market value of the assets of the funds on April 30 no later than June 15.

Note: Reorders text for improved clarity and readability.

SECTION 27. 25.47 (6) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

25.47 (6) The net proceeds of revenue obligations issued under s. 101.143 (9m) that are transferred from a separate and distinct fund outside the state treasury, in an account maintained by a trustee, under s. 18.562 (3) and (5) (e).

NOTE: There is no s. 18.562 (5) (e). Section 18.562 (3) provides for a separate redemption fund; s. 18.562 (5) relates to authorizing resolutions.

**SECTION 28.** 26.37 (2) of the statutes is amended to read:

the appropriations under s. 20.370 (5) (ax) or (6) (bt), 1997 stats., unless the department of natural resources and the department of commerce first submit to the joint committee on finance the plan required under sub. (1). If the cochairpersons of the joint committee on finance do not notify the department of natural resources within 14 working days after the date of the departments' submittal of the plan that the committee has scheduled a meeting to review the plan, the plan may be implemented and moneys may be expended as proposed by the department of natural resources. If, within 14 days after the date of the departments' submittal of the plan, the cochairpersons of the committee notify the department of natural resources that the committee has scheduled a meeting to review the plan, moneys may be expended only after the plan has been approved by the committee.

Note: Section 20.370 (5) (ax) and (6) (bt) were repealed eff. 6–30–98 by 1995 Wis. Act 27.

SECTION 29. 29.229 (5m) (c) of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

29.229 (5m) (c) The band is requested to enact tribal laws or ordinances that deny an application to issue or renew, suspend if already issued or otherwise withhold or restrict an approval issued under this section if the applicant for or the holder of the approval fails to provide the information required under tribal laws or ordinances enacted under par. (b) or fails to comply, after appropriate notice, with a subpoena or warrant issued by the department of workforce development or a county child support agency under s. 59.53 (5) and related to paternity or child support proceedings or if the department of workforce development certifies that the applicant for or the holder of the approval has failed to pay court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse. The band is also requested to enact tribal laws or erdinance ordinances that invalidate an approval issued under this subsection if issued in reliance upon a statement made or subscribed under oath or affirmation under tribal laws or ordinances enacted under par. (b) that is false.

NOTE: The singular is replaced with the plural for correct sentence agreement.

**SECTION 30.** 30.20 (1) (d) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

30.20 (1) (d) The drainage board for the Duck Creek Drainage District may, without a permit under sub. (2) (c), remove material from a drain that the board operates in the Duck Creek Drainage District if the removal is required, under rules promulgated by the department of agriculture, trade and consumer protection, in order to conform the drain to specifications imposed by the department of

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agriculture, trade and consumer protection after consulting with the department of
 natural resources.

Note: Inserts commas to correct grammar.

SECTION 31. 30.77 (3) (dm) 2g. of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

30.77 (3) (dm) 2g. If a local entity or an a boating organization objects to an ordinance enacted under par. (a) that applies to a river or stream, or to an ordinance enacted under par. (b), on the grounds that all or a portion of the ordinance is not necessary for public health, safety, welfare or the public's interest in preserving the state's natural resources, the procedure under subd 2r. shall apply.

Note: Inserts correct article.

SECTION 32. 31.385 (4) (a) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

31.385 (4) (a) The department shall maintain an inventory of all dams in the state that require a dam safety project under this section. The inventory shall list the dam safety projects in the chronological order in which they are required to be undertaken. For each dam safety project on the inventory, the department shall include a statement of which parts of the dam safety project are required to protect the rights held by the public in the navigable waters contained by the dam.

Note: Inserts missing article.

SECTION 33. 38.28 (1m) (a) 1. of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

38.28 (1m) (a) 1. "District aidable cost" means the annual cost of operating a technical college district, including debt service charges for district bonds and promissory notes for building programs or capital equipment, but excluding all

1	expenditures relating to auxiliary enterprises and community service programs, al
2	expenditures funded by or reimbursed with federal revenues, all receipts under sub-
3	(6) and ss. 38.12 (9), 38.14 (3) and (9), 118.15 (2) (a), 118.55 (7r) and 146.55 (5), all
4	receipts from grants awarded under ss. 16.004 (14), 38.04 (8) and (20), 38.14 (11)
5	38.26, 38.27, 38.30 38.305, 38.31, 38.33 and 38.38, all fees collected under s. 38.24
6	and driver education and chauffeur training aids.
	$\tt NOTE:$ Section 38.30, as created by 1999 Wis. Act 9, is renumbered s. 38.305 by this bill.
7	Section 34. 38.30 of the statutes, as created by 1999 Wisconsin Act 9, is
8	renumbered 38.305.
	NOTE: Confirms renumbering by the revisor. A previously existing section is numbered s. 38.30.
.9	SECTION 35. 39.435 (6) of the statutes, as affected by 1999 Wisconsin Act 9, is
10	amended to read:
11	39.435 (6) The board may not make a grant under this section to a person is
12	whose name appears on the statewide support lien docket under s. 49.854 (2) (b)
13	unless the person provides to the board a payment agreement that has been
14	approved by the county child support agency under s. 59.53(5) and that is consistent
15	with rules promulgated under s. 49.858 (2) (a).
	NOTE: Deletes word inadvertently retained by 1999 Wis. Act 9.
16	SECTION 36. 39.51 (1) (title) and (intro.) of the statutes are renumbered 45.54
17	(1) (title) and (intro.).
	NOTE: The remainder of s. 39.51 (1) was renumbered to s. 45.54 by 1999 Wis. Act 9, which did not create a new (intro.) at s. 45.54 and therefore requires the renumbering by this provision.
18	SECTION 37. 43.03 (9) of the statutes is amended to read:
19	43.03 (9) Develop and maintain a computer data base database containing
20	bibliographic and library holding information for all types of library materials owned

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by libraries throughout the state to serve as a resource sharing tool and assist libraries in developing computerized bibliographic data bases databases.

Note: Corrects spelling.

**Section 38.** 43.05 (11) of the statutes is amended to read:

43.05 (11) Maintain a reference and loan library to supplement the collections of all types of libraries in this state by providing specialized materials not appropriately held and information sources not provided by local libraries or readily available from other area or state—level resource providers. The library shall provide specialized information services to state agency libraries and state employes, institution libraries, public library systems, public libraries, school libraries and other types of libraries according to policies developed by the division. Library and information services may include development of collections of specialized materials, interlibrary loan services, reference services, provision of data base database search services and maintenance of a statewide data base database of library materials. The library may contract with state agencies and libraries to provide library material cataloging and processing services.

Note: Corrects spelling.

SECTION 39. 45.37 (3) (title) of the statutes, as affected by 1999 Wisconsin Act 9, is repealed and recreated to read:

45.37 (3) (title) EXCEPTIONS TO THE BASIC ELIGIBILITY REQUIREMENTS.

NOTE: 1999 Wis. Act 9, s. 983, repealed s. 45.37 (3) (b) (title), but that title was erroneously shown as the title of s. 45.37 (3) in Act 9, s. 984. This provision confirms that no change to s. 45.37 (3) (title) was intended.

**SECTION 40.** 46.2805 (9) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

46.2805 (9) "Older person" means a person who is aged at least 65 years of age.

NOTE: Inserts standard terminology.

1	<b>SECTION 41.</b> 46.286 (1) (a) 2. (intro.) of the statutes, as created by 1999
2	Wisconsin Act 9, is amended to read:
3	46.286 (1) (a) 2. (intro.) The person has a condition that is expected to last at
4	least 90 days or result in death within 12 months after the date of application and,
5	on the date that the family care benefit became available in the person's county of
6	residence, the person was a resident in a nursing home or had been receiving for at
7	least 60 days, under a written plan of care, long-term care services, as specified by
8	the department, which that were funded under any of the following:
	NOTE: Replaces "which" with "that" to correct grammar.
9	SECTION 42. 46.286 (3) (a) 3. of the statutes, as created by 1999 Wisconsin Act
10	9, is amended to read:
11	46.286 (3) (a) 3. Is functionally eligible at the intermediate level and is
12	determined by an agency under s. $46.90(2)$ or specified in s. $55.0550.01(1t)$ to be in
13	need of protective services under s. 55.05 or protective placement under s. 55.06.
	Note: Corrects cross-reference. There is no s. 55.05 (1t). Section 55.01 (1t) relates to county protective service agencies.
14	SECTION 43. 46.2895 (4) (b) of the statutes, as created by 1999 Wisconsin Act
15	9, is amended to read:
16	46.2895 (4) (b) Adopt bylaws and policies and procedures for the regulation of
17	its affairs and the conduct of its business. The bylaws, policies and procedures shall
18	be consistent with ss. 46.2085 46.2805 to 46.2895 and, if the family care district
19	contracts with the department under par. (d), with the terms of that contract.
	Note: Corrects cross-reference consistent with s. 46.2895 (4) (intro.). There is no s. 46.2085.
20	SECTION 44. 46.40 (9) (c) (title) of the statutes, as created by 1999 Wisconsin
21	Act 9, is amended to read:
22	46.40 <b>(9)</b> (c) (title) Adjustment for medical assistance by-in buy-in program.
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Note: Corrects spelling.

1	SECTION 45. 48.685 (4m) (b) (intro.) of the statutes, as affected by 1997
2	Wisconsin Act 27 and 1999 Wisconsin Act 9, sections 1163d and 1173j, is amended
3	to read:
4	48.685 (4m) (b) (intro.) Notwithstanding s. 111.335, and except as provided in
5	sub. (5), an entity may not employ or contract with a has, or caregiver or permit a
6	nonclient resident to reside at the entity has, or, if the entity knows or should have
7	known any of the following:
	NOTE: 1999 Wis. Act 9 deleted "has, or" without showing it as stricken. The change was intended.
8	SECTION 46. 48.685 (6) (b) 1. of the statutes, as affected by 1999 Wisconsin Act
9	9, is amended to read:
10	48.685 (6) (b) 1. For caregivers who are licensed by the department, for persons
11	under 18 years of age, but not under 12 years of age, who are caregivers of a day care
12	center that is licensed under s. 48.65 or established or contracted for under s. 120.13
13	(4) $(14)$ or of a day care provider that is certified under s. 48.651, for persons who are
14	nonclient residents of an entity that is licensed by the department, and for other
15	persons specified by the department by rule, the entity shall send the background
16	information form to the department.
	NOTE: Corrects cross-reference. Section 120.13 (4) relates to on-farm training programs for veterans; sub. (14) relates to day care.
17	SECTION 47. 49.029 (2) of the statutes, as affected by 1999 Wisconsin Act 9, is
18	amended to read:
19	49.029 (2) Amount and distribution of relief block grant. From the
20	appropriation under s. 20.435 (5) (4) (kb), the department shall distribute a relie
21	block grant to each eligible tribal governing body in an amount and in a manner
22	determined in accordance with rules promulgated by the department. The

department shall promulgate the rules after consulting with all tribal governing bodies eligible for a relief block grant. In promulgating rules under this section, the department shall consider each tribe's economic circumstances and need for health care services.

NOTE: 1999 Wis. Act 9 deleted "(5)" without showing it as stricken and inserted "(4)" without showing it as underscored. The change was intended.

SECTION 48. 49.195 (3n) (L) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

49.195 (3n) (L) If no appeal or other proceeding for review permitted by law is pending and the time for taking an appeal or petitioning for review has expired, the department shall make a demand to the debtor for payment of the debt which that is subject to levy and give notice that the department may pursue legal action for collection of the debt against the debtor. The department shall make the demand for payment and give the notice at least 10 days prior to the levy, personally or by any type of mail service which that requires a signature of acceptance, at the address of the debtor as it appears on the records of the department. The demand for payment and notice shall include a statement of the amount of the debt, including interest and penalties, and the name of the debtor who is liable for the debt. The debtor's refusal or failure to accept or receive the notice does not prevent the department from making the levy. Notice prior to levy is not required for a subsequent levy on any debt of the same debtor within one year of the date of service of the original levy.

NOTE: Replaces "which" with "that" to correct grammar.

SECTION 49. 49.195 (3n) (m) 1. of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

1	49.195 (3n) (m) 1. The department shall serve the levy upon the debtor and 3rd
2	party by personal service or by any type of mail service which that requires a
3	signature of acceptance.
	NOTE: Replaces "which" with "that" to correct grammar.
4	SECTION 50. 49.195 (3n) (s) of the statutes, as affected by 1999 Wisconsin Act
5	9, is amended to read:
6	49.195 (3n) (s) Any debtor who is subject to a levy proceeding made by the
7	department has the right to appeal the levy proceeding under ch. 227.44 227. The
8	appeal is limited to questions of prior payment of the debt that the department is
9	proceeding against, and mistaken identity of the debtor. The levy is not stayed
10	pending an appeal in any case where property is secured through the levy.
	NOTE: Deletes unnecessary comma and corrects cross-reference. Section 227.44 is not the only ch. 227 section applicable to appeals.
11	SECTION 51. 49.45 (39) (b) (title) of the statutes is created to read:
12	49.45 (39) (b) (title) School medical services.
	NOTE: 1999 Wis. Act 9 renumbered s. 49.45 (39) (b) (title) to s. 49.45 (39) (b) 1. (title), leaving par. (b) without a (title), inconsistent with current style.
13	SECTION 52. 49.453 (4) (a) 1. a. (intro.) of the statutes, as created by 1999
14	Wisconsin Act 9, is renumbered 49.453 (4) (a) 1. (intro.).
	NOTE: Corrects numbering.
15	SECTION 53. 49.472 (1) (c) of the statutes, as created by 1999 Wisconsin Act 9,
16	is amended to read:
17	49.472 (1) (c) "Independence account" means an account approved by the
18	department that consists solely of savings, and dividends or other gains derived from
19	those savings, from income earned from paid employment after the initial date that

on which an individual began receiving medical assistance under this section.

Note: Inserts standard terminology.

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1	<b>SECTION 54.</b> 50,034 (5p) of the statutes, as created by 1999 Wisconsin Act 9, is
2	amended to read:
3	50.034 (5p) Applicability. Subsections (5m) and (5n) apply only if the secretary
4	has certified under s. 46.281 (3) that a resource center is available for the residential
5	care apartment complex and for specified groups of eligible individuals that include
6	those person persons seeking admission to or the residents of the residential care
7	apartment complex.
	NOTE: Corrects word form.
8	SECTION 55. 50.065 (4m) (b) (intro.) of the statutes, as affected by 1997
9	Wisconsin Act 27 and 1999 Wisconsin Act 9, sections 1521m and 1521zi, is amended
10	to read:
11	50.065 (4m) (b) (intro.) Notwithstanding s. 111.335, and except as provided in
12	sub. (5), an entity may not employ or contract with a has, or caregiver or permit to
13	reside at the entity a has, or, nonclient resident, if the entity knows or should have
14	known any of the following:
	$_{\rm NOTE:1999Wis.Act9}$ deleted "has, or" without showing it as stricken. The change was intended.
15	SECTION 56. 59.69 (3) (b) of the statutes, as affected by 1999 Wisconsin Act 9,
16	is amended to read:
17	59.69 (3) (b) The development plan shall include the master plan, if any, of any
18	city or village, which that was adopted under s. 62.23 (2) or (3) and the official map,
19	if any, of such city or village, which that was adopted under s. 62.23 (6) in the county,
20	without change.
	NOTE: Replaces "which" with "that" to correct grammar.
21	SECTION 57. 66.0295 (4) (b) 2. of the statutes, as created by 1999 Wisconsin Act
22	9, is amended to read:

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66.0295 (4) (b) 2. Every local governmental unit that is adjacent to the local governmental unit which that is the subject of the plan that is adopted or amended as described in par. (b) (intro.).

NOTE: Replaces "which" with "that" to correct grammar.

SECTION 58. 66.431 (5r) (d) 5. of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

66.431 (5r) (d) 5. 'Approval of outstanding debt.' All outstanding bonds of the authority issued under this subsection have been reviewed and approved by the secretary of administration. In determining whether to approve outstanding bonds under this subdivision, the secretary may consider any factor which that the secretary determines to have a bearing on whether the state moral obligation pledge under par. (j) should be granted with respect to an issuance of bonds.

NOTE: Replaces "which" with "that" to correct grammar.

SECTION 59. 66.462 (2) of the statutes, as affected by 1999 Wisconsin Act 9, section 1634a, is renumbered 66.462 (2) (a).

NOTE: 1999 Wis. Act 9 created 66.462(2)(b) requiring the renumbering of s. 66.462(2) for internal consistency.

SECTION 60. 69.05 (4) of the statutes is amended to read:

69.05 (4) Preserve, amend and certify vital records under this subchapter by photographic, electronic or other means as directed by the state registrar, except that a local registrar may destroy birth certificates on file for more than 365 days if the state registrar determines that the local registrar has access through the state registrar's computer data base database to the information necessary to issue certified copies under s. 69.21 (1) (b) 2.

Note: Corrects spelling.

**SECTION 61.** 69.21 (1) (b) 3. of the statutes is amended to read:

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69.21 (1) (b) 3. A local registrar may issue a copy of a birth or death certificate under par. (a) through the state registrar's computer data base database if the event which that is the subject of the birth or death occurred in the local registrar's registration district or if the registrant resided in the local registrar's registration district when the event occurred.

Note: Corrects spelling. Replaces "which" with "that" to correct grammar.

**SECTION 62.** 70.11 (2) of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

70.11 (2) MUNICIPAL PROPERTY AND PROPERTY OF CERTAIN DISTRICTS, EXCEPTION. Property owned by any county, city, village, town, school district, technical college district, public inland lake protection and rehabilitation district, metropolitan sewerage district, municipal water district created under s. 198.22, joint local water authority created under s. 66.0735, family care district under s. 46.2895 or town sanitary district; lands belonging to cities of any other state used for public parks; land tax-deeded to any county or city before January 2; but any residence located upon property owned by the county for park purposes which that is rented out by the county for a nonpark purpose shall not be exempt from taxation. Except as to land acquired under s. 59.84(2)(d), this exemption shall not apply to land conveyed after August 17, 1961, to any such governmental unit or for its benefit while the grantor or others for his or her benefit are permitted to occupy the land or part thereof in Leasing the property exempt under this consideration for the conveyance. subsection, regardless of the lessee and the use of the leasehold income, does not render that property taxable.

NOTE: The underscored comma was inserted by 1999 Wis. Act 9 without being shown as underscored. The change was intended. Replaces "which" with "that" to correct grammar.

1	SECTION 63. 71.14 (3m) (a) (intro.) of the statutes, as created by 1999 Wisconsin
2	Act 9, is amended to read:
3	71.14 (3m) (a) (intro.) Subject to par. (b) and except as provided in sub. (2) and
4	s. $71.04(1)(b)$ 2., only the following trusts, or portions of trusts, which that become
5	irrevocable on or after October 29, 1999, are resident of this state:
	NOTE: Replaces "which" with "that" to correct grammar.
6	SECTION 64. 73.03 (28m) of the statutes is amended to read:
7	73.03 (28m) To enter into contracts for data base database and data processing
8	services for audits of occasional sales of motor vehicles.
	NOTE: Corrects spelling.
9	SECTION 65. 79.10 (10) (c) of the statutes, as created by 1999 Wisconsin Act 5,
10	is amended to read:
11	79.10 (10) (c) If a person who is certified under par. (a) to claim the credit under
12	sub. (9) (bm) becomes ineligible for the credit under sub. (9) (bm), that person shall,
13	within 30 days of becoming ineligible, notify the treasurer of the county in which the
14	property is located or, if the property is located in a city that collects taxes under s.
15	74.87, with the treasurer of the city in which the property is located.
	Note: Deletes unnecessary word.
16	SECTION 66. 84.30(3)(c) 1. and 2. of the statutes, as affected by 1999 Wisconsin
17	Act 9, are amended to read:
18	84.30 (3) (c) 1. Signs which that contain, include or are illuminated by any
19	flashing, intermittent or moving light or lights are prohibited, except electronic signs
20	permitted by rule of the department.
21	2. Signs which that are not effectively shielded as to prevent beams or rays of
22	light from being directed at any portion of the traveled ways of the interstate or

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federal-aid primary highway and which that are of such intensity or brilliance as to cause glare or to impair the vision of the driver of any motor vehicle, or which that otherwise interfere with any driver's operation of a motor vehicle, are prohibited.

Note: Replaces "which" with "that" to correct grammar.

**SECTION 67.** 85.105 of the statutes is amended to read:

85.105 Sale of motor vehicle records. Notwithstanding s. 343.24 (2m), the department may contract with a person to periodically furnish that person with any records on computer tape or other electronic media that contain information from files of motor vehicle accidents or uniform traffic citations and which that were produced for or developed by the department for purposes related to maintenance of the operating record file data base database. The department and the person desiring to contract with the department shall make a good faith effort to negotiate the purchase price for the records to be provided under this section.

NOTE: Corrects spelling. Replaces "which" with "that" to correct grammar.

**SECTION 68.** 85.12 (1) of the statutes is amended to read:

85.12 (1) The department shall administer a statewide public safety radio management program. From the appropriations under s. 20.395 (5) (dk) and (dq), the department may provide statewide tower site management, public safety frequency management, public safety data base database administration and planning services related to statewide public safety radio management.

NOTE: Corrects spelling.

**SECTION 69.** 85.53 (3) of the statutes, as affected by 1999 Wisconsin Act 9, is amended to read:

1	85.53 (3) Grants under this section shall be paid from the appropriation under
2	s. $20.395(5)(jr)$ . The amount of a grant may not exceed $80\%$ of the amount expended
3	by an eligible applicant for services related to the program.
	NOTE: 1999 Wis. Act 9 deleted the underscored period without showing it as stricken. No change was intended.
4	SECTION 70. 92.14 (4) (title) of the statutes is repealed.
	Note: All of the other parts of s. $92.14(4)$ were either repealed or renumbered by 1999 Wis. Act 9.
5	SECTION 71. 97.42 (12) (title) of the statutes is created to read:
6	97.42 (12) (title) Substantial or repeated violations.
	Note: The other subsections in s. 97.42 have titles.
7	SECTION 72. 101.143 (1) (hm) of the statutes is amended to read:
8	101.143 (1) (hm) "Terminal" means a petroleum product storage system that
9	is itself connected to a pipeline facility, as defined in 49 USC Appendix 2001 (4) 60101
10	(18) or is one of a number of connected petroleum product storage systems at least
11	one of which is connected to a pipeline facility, as defined in 49 USC Appendix 2001
12	(4) <u>60101 (18)</u> .
	NOTE: 49 USC Appendix 2001 (4) was codified as 49 USC 60101 (18).
13	SECTION 73. 101.143 (11) (intro.) of the statutes, as created by 1999 Wisconsin
14	Act 9, is amended to read:
15	101.143 (11) REPORTS. (intro.) No later than each January 1 and July 1, the
16	department of commerce and the department of natural resources shall submit the
17	to the governor, to the joint legislative audit committee, to the joint committee or
18	finance and to the appropriate standing committees of the legislature, under s
19	13.172 (3), a report on the program under this section. The departments shall
20	include all of the following information in the report:
	Note: Inserts correct word.

1	SECTION 74. 101.9204 (1) (g) of the statutes, as created by 1999 Wisconsin Act
2	9, is amended to read:
3	101.9204 (1) (g) If the mobile home is a used mobile home which that was last
4	previously titled in another jurisdiction, the applicant shall furnish any certificate
5	of ownership issued by the other jurisdiction and a statement, in the form prescribed
6	by the the department, pertaining to the title history and ownership of the mobile
7	home, such statement to be in the form that the department prescribes.
	NOTE. Replaces "which" with "that" to correct grammar. Moves and rephrases clause for improved clarity and readability.
8	SECTION 75. 101.9205 (2) (c) of the statutes, as created by 1999 Wisconsin Act
9	9, is amended to read:
10	101.9205 (2) (c) In any other manner which that the department determines
11	to be desirable.
	NOTE: Replaces "which" with "that" to correct grammar.
12	SECTION 76. 101.9206 (1) (e) of the statutes, as created by 1999 Wisconsin Act
13	9, is amended to read:
14	101.9206 (1) (e) Any other data which that the department considers pertinent
15	and desirable.
	NOTE: Replaces "which" with "that" to correct grammar.
16	SECTION 77. 101.9206 (3) (b) 2. of the statutes, as affected by 1999 Wisconsin
17	Acts 9 and 53, is amended to read:
18	101.9206 (3) (b) 2. The applicant has filed with the department a bond in the
19	form prescribed by the department and executed by the applicant, and either
20	accompanied by the deposit of cash with the department or also executed by a person
21	authorized to conduct a surety business in this state. The bond shall be in an amount
22	equal to 1.5 times the value of the manufactured home as determined by the

department and conditioned to indemnify any prior owner and secured party and any subsequent purchaser of the manufactured home or person acquiring any security interest in it, and their respective successors in interest, against any expense, loss or damage, including reasonable attorney fees, by reason of the issuance of the certificate of title ef for the manufactured home or on account of any defect in or undisclosed security interest upon the right, title and interest of the applicant in and to the manufactured home. Any such interested person has a right of action to recover on the bond for any breach of its conditions, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. The bond, and any deposit accompanying it, shall be returned at the end of 5 years or prior thereto if, apart from this section, a nondistinctive certificate of title could then be issued for the manufactured home.

NOTE: Replaces "of" with "for" in order to make terminology consistent throughout ch. 101.

SECTION 78. 101.9208 (1) (b) of the statutes, as created by 1999 Wisconsin Act 9. is amended to read:

101.9208 (1) (b) Upon filing an application under sub. (1) par. (a) or (4) (d) before the first day of the 2nd month beginning after September 1, 2000, an environmental impact fee of \$5, by the person filing the application. Upon filing an application under sub. (1) par. (a) or (4) (d) on or after September 1, 2000, an environmental impact fee of \$6, by the person filing the application. All moneys collected under this subsection shall be credited to the environmental fund for environmental management.

Note: Corrects cross-references.

SECTION 79. 101.9208 (1) (h) of the statutes, as created by 1999 Wisconsin Act 9, is amended to read:

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101.9208 (1) (h) For processing applications for certificates of title which that have a special handling request for fast service, a fee established by the department by rule, which fee shall approximate the cost to the department for providing this special handling service to persons so requesting.

NOTE: Replaces "which" with "that" to correct grammar.

SECTION 80. 101.921 (1) (a) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.921 Transfer to or from dealer. (1) (a) Except as provided in par. (b), if a manufactured home dealer acquires a manufactured home and holds it for resale or accepts a manufactured home for sale on consignment, the manufactured home dealer may not submit to the department the certificate of title or application for certificate of title naming the manufactured home dealer as owner of the manufactured home. Upon transferring the manufactured home to another person, the manufactured home dealer shall immediately give the transferee, on a form prescribed by the department, a receipt for all title, security interest and sales tax moneys paid to the manufactured home dealer for transmittal to the department The manufactured home dealer shall promptly execute the when required. assignment and warranty of title, showing the name and address of the transferee and of any secured party holding a security interest created or reserved at the time of the resale or sale on consignment, in the spaces provided therefor on the certificate or as the department prescribes. Within 7 business days following the sale or transfer, the manufactured home dealer shall mail or deliver the certificate or application for certificate to the department with the transferee's application for a new certificate. A nonresident who purchases a manufactured home from a manufactured home dealer in this state may not, unless otherwise authorized by rule

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of the department, apply for a certificate of title issued for the manufactured home in this state unless the manufactured home dealer determines that a certificate of title is necessary to protect the interests of a secured party. The manufactured home dealer is responsible for determining whether a certificate of title and perfection of security interest is required. The manufactured home dealer is liable for any damages incurred by the department or any secured party for the manufactured home dealer's failure to perfect a security interest which that the manufactured home dealer had knowledge of at the time of sale.

Note: Replaces "which" with "that" to correct grammar.

SECTION 81. 101.9211 (4) (b) 1. (intro.) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9211 (4) (b) 1. (intro.) The department shall transfer the decedent's interest in any manufactured home to his or her surviving spouse upon receipt of the title executed by the surviving spouse and a statement by the spouse which shall state that states all of the following:

 $\ensuremath{\text{Note}}.$  Replaces "which" with "that" and replaces the passive voice with active voice to correct grammar.

SECTION 82. 101.9212 (3) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read:

101.9212 (3) The department shall retain for 5 years a record of every surrendered certificate of title, the record to be maintained so as to permit the tracing of title of for the manufactured home designated therein.

 $\ensuremath{\text{Note:}}$  Replaces "of" with "for" in order to make terminology consistent throughout ch. 101.

SECTION 83. 101.9213 (7) of the statutes, as affected by 1999 Wisconsin Acts 9 and 53, is amended to read: