2001 Budget

Drafting file for: SSA1-SB55 (LRBs0142) & ASA1-SB55 (LRBs0149)

LRBs0142/P1 ...
used to create both the
"/P4" (not included) and the "/1" versions.



4

5

6

7

8

9

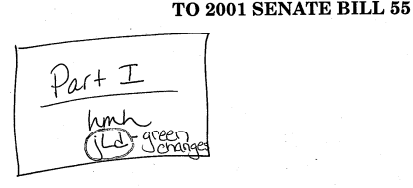
10

11

State of Misconsin 2001 - 2002 LEGISLATURE

LRBs0142/P1 ALL:ALL:ALL

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION SENATE SUBSTITUTE AMENDMENT,



AN ACT relating to: state finances and appropriations, constituting the executive budget act of the 2001 legislature.

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

b0659/1.1 Section 1d. 1.10 (title) of the statutes is amended to read:

1.10 (title) State song, state ballad, state waltz, state dance, and state symbols.

b0659/1.1 Section 1f. 1.10 (1m) of the statutes is created to read:

1.10 (1m) The Wisconsin state ballad is "Oh Wisconsin, Land of My Dreams," music written by Shari A. Sarazin and lyrics written by Erma Barrett, the words to which are as follows: "Oh Wisconsin, land of beauty, with your hillsides and your plains, with your jackpine and your birch tree, and your oak of mighty frame. Land of rivers, lakes and valleys, land of warmth and winter snows, land of birds and

beasts and humanity, oh Wisconsin, I love you so. Oh Wisconsin, land of my dreams. Oh Wisconsin, you're all I'll ever need. A little heaven here on earth could you be? Oh Wisconsin, land of my dreams. In the summer, golden grain fields; in the winter, drift of white snow; in the springtime, robins singing; in the autumn, flaming colors show. Oh I wonder who could wander, or who could want to drift for long, away from all your beauty, all your sunshine, all your sweet song? Oh Wisconsin, land of my dreams. Oh Wisconsin, you're all I'll ever need. A little heaven here on earth could you be? Oh Wisconsin, land of my dreams. And when it's time, let my spirit run free in Wisconsin, land of my dreams."

b0659/1.1 Section 1g. 1.10 (1r) of the statutes is created to read:

1.10 (1r) The Wisconsin state waltz is "The Wisconsin Waltz," music and lyrics written by Eddie Hansen, the words to which are as follows: "Music from heaven throughout the years; the beautiful Wisconsin Waltz. Favorite song of the pioneers; the beautiful Wisconsin Waltz. Song of my heart on that last final day, when it is time to lay me away. One thing I ask is to let them play the beautiful Wisconsin Waltz. My sweetheart, my complete heart, it's for you when we dance together; the beautiful Wisconsin Waltz. I remember that September, before love turned into an ember, we danced to the Wisconsin Waltz. Summer ended, we intended that our lives then would both be blended, but somehow our planning got lost. Memory now sings a dream song, a faded love theme song; the beautiful Wisconsin Waltz."

b0659/1.1 Section 1j. 1.10 (4) of the statutes is amended to read:

1.10 (4) The Wisconsin Blue Book shall include the information contained in this section concerning the state song, <u>ballad</u>, <u>waltz</u>, dance, beverage, tree, grain, flower, bird, fish, animal, domestic animal, wildlife animal, dog, insect, fossil, mineral, rock, and soil.

 $\mathbf{2}$

b0659/1.1 Section 1x.	5.02 (1) of the statutes is renumbered	5.02 (1c).
-------------------------	--	------------

-1335/7.1 **SECTION 86.** 7.33 (1) (c) of the statutes is amended to read:

7.33 (1) (c) "State agency" has the meaning given under s. 20.001 (1) and includes an authority created under ch. 231, 232, 233 er, 234, or 237.

b0428/1.1 **Section 94f.** 9.10 (2) (b) of the statutes is amended to read:

9.10 (2) (b) A recall petition for requesting the recall of a city, village, town or school district office officer shall contain a statement of a reason for the recall which is related to the official responsibilities of the official for whom removal is sought each cause for the recall and the specific allegations that constitute each cause. In this paragraph, "cause" means neglect of duty or official misconduct.

b0428/1.1 Section 94i. 9.10 (2) (d) of the statutes is amended to read:

9.10 (2) (d) No petition may be offered for filing for the recall of an officer unless the petitioner first files a registration statement under s. 11.05 (1) or (2) with the filing officer with whom the petition is filed. The petitioner shall append to the registration a statement indicating his or her intent to circulate a recall petition, the name of the officer for whom recall is sought and, in the case of a petition for the recall of a city, village, town or school district officer, a statement of a reason for the recall which is related to the official responsibilities of the official for whom removal is sought each cause, as defined in par. (b), for the recall and the specific allegations that constitute each cause. No petitioner may circulate a petition for the recall of an officer prior to completing registration. The last date that a petition for the recall of a state, congressional, legislative, judicial or county officer may be offered for filing is 5 p.m. on the 60th day commencing after registration. The last date that a petition for the recall of a city, village, town or school district officer may be offered for filing is 5 p.m. on the 30th day commencing after registration. After the recall petition has

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

been offered for filing, no name may be added or removed. No signature may be counted unless the date of the signature is within the period provided in this paragraph.

b0428/1.1 **SECTION 94L.** 9.10 (4) (a) of the statutes is amended to read:

9.10 (4) (a) Immediately after a petition for the recall of a city, village, town, or school district officer is offered for filing, the municipal clerk, board of election commissioners, or school district clerk shall notify the officer against whom the petition is filed. Within 10 days after a the petition for the recall of a city, village, town or school district official, is offered for filing, the officer against whom the petition is filed may file a written challenge with the municipal clerk or board of election commissioners or school district clerk with whom it is filed, specifying any alleged insufficiency. If a challenge is filed, the petitioner may file a written rebuttal to the challenge with the clerk or board of election commissioners within 5 days after the challenge is filed. If a rebuttal is filed, the officer against whom the petition is filed may file a reply to any new matter raised in the rebuttal within 2 days after the rebuttal is filed. Within 14 days after the expiration of the time allowed for filing a reply to a rebuttal, the clerk or board of election commissioners shall file the certificate or an amended certificate. Within 31 days after the petition is offered for filing, the clerk or board of election commissioners shall determine by careful examination of the face of the petition whether the petition is sufficient and shall so state in a certificate attached to the petition. If the petition is found to be insufficient, the certificate shall state the particulars creating the insufficiency. The petition may be amended to correct any insufficiency within 5 days following the affixing of the original certificate. Within 2 days after the offering of the amended petition for filing, the clerk or board of election commissioners shall again carefully examine the face

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

of the petition to determine sufficiency and shall attach to the petition a certificate stating the findings. Immediately upon finding an original or amended petition sufficient, except in cities over 500,000 population, the municipal clerk or, school district clerk, or board of election commissioners shall notify, in writing, the officer against whom the petition is filed. Within 3 days following receipt of the notification. the officer shall inform the municipal clerk, school district clerk, or board of election commissioners, in writing, as to whether the officer contests the petition. If the officer fails to inform the municipal clerk, school district clerk, or board of election commissioners within 3 days following receipt of the notification, or if the officer does not contest the petition, the municipal clerk, school district clerk, or board of election commissioners shall issue a certificate declaring that an election will be held under this section. If the certificate is issued by the municipal clerk, the municipal clerk shall immediately transmit the petition and certificate to the governing body of the municipality. If the certificate is issued by the school district clerk, the school district clerk shall immediately transmit the petition and certificate to the school board. If the officer contests the petition, the municipal clerk, school district clerk, or board of election commissioners shall transmit the petition to the governing body or to the school board. Immediately upon finding an original or amended petition sufficient, in cities over 500,000 population, the board of election commissioners shall file the petition in its office circuit court for the county in which the office of the clerk or board of election commissioners is located.

b0428/1.1 Section 94p. 9.10 (4) (b) and (c) of the statutes are created to read: 9.10 (4) (b) Within 10 days after receipt of a petition under par. (a), the circuit court shall determine, after hearing, whether the allegations in the petition are true and, if true, whether the allegations constitute cause, as defined in sub. (2) (b), for

the recall. The clerk of court shall notify the officer for whom the recall is sought of the hearing date. The officer and the person who offers the petition for filing may appear by counsel and the court may take testimony with respect to the petition. If the circuit court determines that the allegations in the petition are true and constitute cause, as defined in sub. (2) (b), for the recall, the court shall issue a certificate directing that an election be held under this section. If the petition concerns a city, village, or town office, the court shall transmit the petition and certificate to the governing body of the city, village, or town, except that in cities over 500,000 population the court shall transmit the petition and certificate to the board of election commissioners. If the petition concerns a school district office, the court shall transmit the petition and certificate to the school board. Upon receiving a petition and certificate, the governing body, board of election commissioners, or school board shall file the petition and certificate in its office. If the court determines that the allegations in the petition are not true or do not constitute cause, as defined in sub. (2) (b), for the recall, the court may not issue the certificate.

(c) Any party aggrieved by a circuit court determination under par. (b) may appeal to the court of appeals within the time period specified in s. 808.04 (2). An appeal under this paragraph shall be given precedence over other matters not accorded similar precedence by law. The appeal shall stay the holding of a recall primary and election under a certificate issued by the circuit court under par. (b) until the court of appeals determines the validity of the certificate, but other acts required to be undertaken to prepare for the primary and election shall proceed during the pendency of the appeal.

b0428/1.1 Section 94s. 9.10 (4) (d) of the statutes is amended to read:

9.10 (4) (d) The governing body, school board or board of election commissioners, upon receiving the a certificate from the circuit court under par. (b) or upon receiving or issuing a certificate under par. (a), shall call an election to be held on the Tuesday of the 6th week commencing after the date of the certificate. If Tuesday is a legal holiday, the recall election shall be held on the first day after Tuesday which is not a legal holiday.

-1553/2.1 Section 98. 13.101 (4) of the statutes is amended to read:

13.101 (4) The committee may transfer between appropriations and programs if the committee finds that unnecessary duplication of functions can be eliminated, more efficient and effective methods for performing programs will result or legislative intent will be more effectively carried out because of such transfer, if legislative intent will not be changed as the result of such transfer and the purposes for which the transfer is requested have been authorized or directed by the legislature, or to implement s. 16.847 (8) (b) 3. The authority to transfer between appropriations includes the authority to transfer between 2 fiscal years of the same biennium, between 2 appropriations of the same agency and between an appropriation of one agency and an appropriation of a different agency. No transfer between appropriations or programs may be made to offset deficiencies arising from the lack of adequate expenditure controls by a department, board, institution, commission or agency. The authority to transfer between appropriations shall not include the authority to transfer from sum sufficient appropriations as defined under s. 20.001 (3) (d) to other types of appropriations.

-0886/3.1 Section 99. 13.101 (6) (a) of the statutes is amended to read:

13.101 (6) (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

committee may reduce any appropriation made to any board, commission, department, or the University of Wisconsin System, or to any other state agency or activity, by such amount as it deems feasible, not exceeding 25% of the appropriations, except appropriations made by ss. 20.255 (2) (ac), (bc), (bh), (cg), and (cr) and (q), 20.395 (1), (2) (cq), (eq) to (ex) (fa) to (fx), and (gq) to (gx), (3), (4) (aq) to (ax), and (6) (aq) and (ar), 20.435 (6) (a) and (7) (da), and 20.445 (3) (a) and (dz) or for forestry purposes under s. 20.370 (1), or any other moneys distributed to any county, city, village, town, or school district. Appropriations of receipts and of a sum sufficient shall for the purposes of this section be regarded as equivalent to the amounts expended under such appropriations in the prior fiscal year which ended June 30. All functions of said state agencies shall be continued in an efficient manner, but because of the uncertainties of the existing situation no public funds should be expended or obligations incurred unless there shall be adequate revenues to meet the expenditures therefor. For such reason the committee may make reductions of such appropriations as in its judgment will secure sound financial operations of the administration for said state agencies and at the same time interfere least with their services and activities.

-1857/5.1 Section 100. 13.101 (14) of the statutes is amended to read:

13.101 (14) With the concurrence of the joint committee on information policy and technology, direct the department of administration electronic government to report to the committee concerning any specific information technology system project in accordance with s. 13.58 (5) (b) 4.

b0696/2.1 Section 100m. 13.101 (16) of the statutes is created to read:

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

13.101 (16) Annually, on June 15, beginning in 2004, the committee shall transfer from the permanent endowment fund to the general fund an amount equal to the amount calculated by the investment board under s. 25.17 (16).

-2050/1.1 Section 102. 13.123 (1) (a) 1. of the statutes is amended to read: 13.123 (1) (a) 1. Any member of the legislature who has signified, by affidavit filed with the department of administration, the necessity of establishing a temporary residence at the state capital for the period of any regular or special legislative session shall be entitled to an allowance for expenses incurred for food and lodging for each day that he or she is in Madison on legislative business, but not including any Saturday or Sunday unless the legislator is in actual attendance on such day at a session of the legislature or a meeting of a standing committee of which the legislator is a member. The amount of the allowance for each biennial session shall be established under s. 20.916 (8) 90% of the per diem rate for travel for federal government business within the city of Madison, as established by the federal general services administration. For the purpose of determining the amount of the allowance, the secretary of employment relations shall certify to the chief clerk of each house the federal per diem rate in effect on December 1, or the first business day thereafter if December 1 is not a business day, in each even-numbered year. Each legislator shall file an affidavit with the chief clerk of his or her house certifying the specific dollar amount within the authorized allowance the member wishes to receive. Such affidavit, when filed, shall remain in effect for the biennial session, except that a new affidavit may be filed for any month following an adjustment in the amount of the authorized allowance under s. 20.916 (8).

-1063/6.1 Section 103. 13.40 of the statutes is created to read:

21

22

23

24

25

\bigcup	1	13.40 Limitation on state appropriations from general purpose
	2	revenue. (1) In this section:
	3	(a) "Fiscal biennium" means a 2-year period beginning on July 1 of an
	4	odd-numbered year.
	5	(b) "General purpose revenue" has the meaning given for "general purpose
	6	revenues" in s. 20.001 (2) (a).
	7	(2) Except as provided in sub. (3), the amount appropriated from general
	8	purpose revenue for each fiscal biennium, excluding any amount under an
	9	appropriation specified in sub. (3) (a) to (h), as determined under sub. (4), may not
	10	exceed the sum of:
	11	(a) The amount appropriated from general purpose revenue, excluding any
	12	amount under an appropriation specified in sub. (3), for the 2nd fiscal year of the
	13	prior fiscal biennium as determined under sub. (4), multiplied by the sum of 1.0 and
	14	the annual percentage change in this state's aggregate personal income, expressed
	15	as a decimal, for the calendar year that begins on the January 1 which immediately
	16	precedes the first year of the fiscal biennium, as estimated by the department of
	17	revenue no later than December 5 of each even-numbered year.
	18	(b) The amount determined under par. (a) multiplied by the sum of 1.0 and the
	19	annual percentage change in this state's aggregate personal income, expressed as a

revenue no later than December 5 of each even—numbered year.

(3) The limitation under sub. (2) does not apply to any of the following:

decimal, for the calendar year that begins on the January 1 which immediately

precedes the 2nd year of the fiscal biennium, as estimated by the department of

(a) An appropriation for principal repayment and interest payments on public debt, as defined in s. 18.01 (4), or operating notes, as defined in s. 18.71 (4).

1	(b) An appropriation to honor a moral obligation undertaken pursuant to ss.
2	18.61 (5), 85.25 (5), 101.143 (9m) (i), 229.50 (7), 229.74 (7), 229.830 (7), 234.15 (4),
3	234.42 (4), 234.54 (4) (b), 234.626 (7), 234.93 (6), 234.932 (6), 234.933 (6), and 281.59
4	(13m).
5	(c) An appropriation to make a payment to the United States that the building
6	commission determines to be payable under s. 13.488 (1) (m).
7	(d) An appropriation contained in a bill that is enacted with approval of at least
8	two-thirds of the members of each house of the legislature.
9	(e) An appropriation for legal expenses and the costs of judgments, orders, and
10	settlements of actions and appeals incurred by the state.
11.	(f) An appropriation to make a payment for tax relief under s. 20.835 (2).
12	(g) An appropriation to make a transfer from the general fund to the budget
13	stabilization fund under s. 20.875 (1) (a).
14	(h) An appropriation to make a transfer from the general fund to the tax relief
15	fund under s. 20.876 (1) (a).
16	(4) For purposes of sub. (2), the department of administration shall determine
17	the amount appropriated from general purpose revenue for any fiscal biennium to
18	which sub. (2) applies. The department of administration shall make this
19	determination no later than December 31 of each even-numbered year and shall
20	include a statement of the determination in the biennial state budget report
21	prepared under s. 16.46.
22	*b0593/6.1* Section 104m. 13.48 (7) of the statutes is amended to read:
23	13.48 (7) BIENNIAL RECOMMENDATIONS. The building commission shall prepare
24	and formally adopt recommendations for the long-range state building program or
25	a biennial basis. The building commission shall not recommend any project for

.

0

$\underline{\text{enumeration in the authorized state building program unless the commission adopts}}$		
$\underline{and\ provides\ with\ its\ recommendation\ a\ statement\ of\ the\ amount\ of\ the\ anticipated}$		
annual operating costs or the amount of any increased annual operating costs, plus		
the amount of any anticipated annual debt service costs, generated by the project in		
the first full year following completion, and the amount of such costs to be funded		
from each revenue source under s. 20.001 (2). The building commission shall include		
in its report any projects proposed by the state fair park board involving a cost of not		
more than \$250,000, together with the method of financing those projects proposed		
by the board, without recommendation. Unless a later date is requested by the		
building commission and approved by the joint committee on finance, the building		
commission shall, no later than the first Tuesday in April of each odd-numbered		
year, transmit the report prepared by the department of administration under s.		
16.40(20) and the commission's recommendations for the succeeding fiscal biennium		
that require legislative approval to the joint committee on finance in the form of		
proposed legislation prepared in proper form.		
-1335/7.2 Section 105. 13.48 (10) (b) 3m. of the statutes is created to read:		
13.48 (10) (b) 3m. Rehabilitation projects of the Fox River Navigational System		
Authority.		
* b0593/6.2 * Section 105m. 13.48 (12) (b) 2. of the statutes is amended to read:		
13.48 (12) (b) 2. A facility constructed by or for the state fair park board, if the		
cost of constructing the facility does not exceed the amount specified in sub. (3).		
-1335/7.3 SECTION 106. 13.48 (12) (b) 4. of the statutes is created to read:		
13.48 (12) (b) 4. A facility constructed by or for the Fox River Navigational		
System Authority.		
-1335/7 4 Section 107 13 48 (13) (a) of the statutes is amended to read:		

13.48 (13) (a) Except as provided in par. (b) or (c), every building, structure or facility that is constructed for the benefit of or use of the state, any state agency, board, commission or department, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, or any local professional baseball park district created under subch. III of ch. 229 if the construction is undertaken by the department of administration on behalf of the district, shall be in compliance with all applicable state laws, rules, codes and regulations but the construction is not subject to the ordinances or regulations of the municipality in which the construction takes place except zoning, including without limitation because of enumeration ordinances or regulations relating to materials used, permits, supervision of construction or installation, payment of permit fees, or other restrictions.

-0985/8.1 Section 108. 13.48 (14) (e) of the statutes is amended to read:

13.48 (14) (e) If the state office building located at 3319 West Beltline Highway in Dane County is sold by the state, the building commission shall ensure that the transferee pays \$476,228 from the proceeds of the sale to the Wisconsin Public Broadcasting Foundation, if the foundation exists at the time of the transfer and if the secretary of administration does not transfer title to the building under s. 39.86 (2) (a) 2.

b0593/6.3 **Section 108b.** 13.48 (15) of the statutes is amended to read:

13.48 (15) Acquisition of leasehold interests. The Subject to the requirements of s. 20.924 (1) (i) and (j), the building commission shall have the authority to acquire leasehold interests in land and buildings where such authority is not otherwise provided to an agency by law.

b0593/6.3 Section 108c. 13.48 (19) of the statutes is amended to read:

13.48 (19) Alternatives to state construction. Whenever the building commission determines that the use of innovative types of design and construction processes will make better use of the resources and technology available in the building industry, the building commission may waive any or all of s. 16.855 if such action is in the best interest of the state and if the waiver is accomplished through formal action of the building commission. The building commission may authorize the lease, lease purchase or acquisition of such facilities constructed in the manner authorized by the building commission. The Subject to the requirements of s. 20.924 (1) (i) and (j), the building commission may also authorize the lease, lease purchase or acquisition of existing facilities in lieu of state construction of any project enumerated in the authorized state building program.

b0593/6.3 Section 108d. 13.48 (25p) of the statutes is created to read:

13.48 (25p) BIOSTAR INITIATIVE. There is created a program, to be known as the biostar initiative, for the purpose of providing financial support to attract federal and private funds to construct biological sciences facilities to spur biological sciences education and research activities at the University of Wisconsin-Madison. Projects financed under the program shall be designed to provide biological sciences education and research facilities, ancillary systems, and supporting infrastructure. Projects shall be financed from the appropriation under s. 20.866 (2) (z) or as otherwise provided in the authorized state building program.

b0593/6.3 **SECTION 108e.** 13.48 (27) of the statutes is amended to read:

13.48 (27) Lease of correctional facilities. The Subject to the requirements of s. 20.924 (1) (i) and (j), the building commission may lease any facility for use of the department of corrections as a part of the authorized state building program, with an option to purchase the facility by the state. Any lease shall provide for the

facility to be <u>constructed</u> in accordance with requirements and specifications approved by the department of administration and shall permit inspection of the site and facility by agents of the department.

b0593/6.3 Section 108f. 13.48 (31) of the statutes is created to read:

13.48 (31) DEBT INCREASE FOR CONSTRUCTION OF A BIOMEDICAL RESEARCH AND TECHNOLOGY INCUBATOR AT THE MEDICAL COLLEGE OF WISCONSIN, INC. (a) The legislature finds and determines that it is in the public interest to promote the public health and welfare and to provide for economic development in this state by ensuring a fundamental and expanding capacity to conduct biomedical research and to create new technologies; by training students in the substance and methodology of biomedical research; and by providing scientific support to individuals and organizations in this state who are engaged in biomedical research and technological innovation. It is therefore the public policy of this state to assist the Medical College of Wisconsin, Inc., in the construction of facilities that will be used for biomedical research and the creation of new technologies.

(b) On or after July 1, 2003, the building commission may authorize up to \$25,000,000 of general fund supported borrowing to aid in the construction of a biomedical research and technology incubator at the Medical College of Wisconsin, Inc. The state funding commitment for the construction of the incubator shall be in the form of a construction grant to the Medical College of Wisconsin, Inc. Before the building commission may award the construction grant under this paragraph, the Medical College of Wisconsin, Inc., must certify to the building commission that the total funding commitments of the state and nonstate sources will pay for the construction cost of the incubator.

- (c) If the building commission awards a construction grant to the Medical College of Wisconsin, Inc., under this subsection, the Medical College of Wisconsin, Inc., shall provide the state with an option to purchase the biomedical research and technology incubator under the following conditions:
- 1. The option price shall be the appraised fair market value at the time that the option is exercised, less a credit recognizing the amount of the state's construction grant. The option shall be subject to any mortgage or other security interest of any private lenders.
 - 2. The option may be exercised only upon the occurrence of any of the following:
- a. Suspension of operation of a program of biomedical research and technology at the Medical College of Wisconsin, Inc., or any successor organization.
 - b. Foreclosure of any mortgage on the incubator by a private lender.
- (d) If the state does not exercise the option to purchase the biomedical research and technology incubator under par. (c), and if the incubator is sold to any 3rd party, any agreement to sell the incubator shall provide that the state has the right to receive an amount equal to the construction grants awarded to the Medical College of Wisconsin, Inc., under this subsection from the net proceeds of any such sale after any mortgage on the incubator has been satisfied and all other secured debts have been paid. This right shall be paramount to the right of the Medical College of Wisconsin, Inc., to the proceeds upon such sale.

-1857/5.2 Section 109. 13.58 (5) (a) 5. of the statutes is amended to read:

13.58 (5) (a) 5. Upon receipt of strategic plans from the department of administration electronic government, the joint committee on legislative organization and the director of state courts, review and transmit comments concerning the plans to the entities submitting the plans.

1	*-1857/5.3* Section 110. 13.58 (5) (b) 1. of the statutes is amended to read:
2	13.58 (5) (b) 1. Direct the subunit in the department of administration with
3	policy-making responsibility related to information technology electronic
4	government to conduct studies or prepare reports on items related to the committee's
5	duties under par. (a).
6	*-1857/5.4* Section 111. 13.58 (5) (b) 4. (intro.) of the statutes is amended to
7	read:
8	13.58 (5) (b) 4. (intro.) With the concurrence of the joint committee on finance,
9	direct the department of administration electronic government to report
10	semiannually to the committee and the joint committee on finance concerning any
11	specific information technology system project which is being designed, developed,
12	tested or implemented and which the committees anticipate will have a total cost to
13	the state exceeding \$1,000,000 in the current or any succeeding fiscal biennium. The
14	report shall include all of the following:
15	*-1335/7.5* Section 112. 13.62 (2) of the statutes is amended to read:
16	13.62 (2) "Agency" means any board, commission, department, office, society,
17	institution of higher education, council or committee in the state government, or any
18	authority created in ch. 231, 232, 233 or, 234, or 237, except that the term does not
19	include a council or committee of the legislature.
20	*-1857/5.5* Section 113. 13.90 (6) of the statutes is amended to read:
21	13.90 (6) The joint committee on legislative organization shall adopt, revise
22	biennially and submit to the cochairpersons of the joint committee on information
23	policy and technology, the governor and the secretary of administration chief
24	information officer, no later than September 15 of each even-numbered year, a
25	strategic plan for the utilization of information technology to carry out the functions

of the legislature and legislative service agencies, as defined in s. 16.70 (6). The plan shall address the business needs of the legislature and legislative service agencies and shall identify all resources relating to information technology which the legislature and legislative service agencies desire to acquire, contingent upon funding availability, the priority for such acquisitions and the justification for such acquisitions. The plan shall also identify any changes in the functioning of the legislature and legislative service agencies under the plan.

-1857/5.6 Section 114. 13.93 (2) (h) of the statutes is amended to read:

13.93 (2) (h) Approve specifications and scheduling for computer databases containing the Wisconsin statutes and for the printing of the Wisconsin statutes as prescribed in ss. 16.971 22.03 (6) and 35.56 (5).

b0474/4.1 Section 114g. 13.94 (4) (a) of the statutes is amended to read:

13.94 (4) (a) 1. Every state department, board, examining board, affiliated credentialing board, commission, independent agency, council or office in the executive branch of state government; all bodies created by the legislature in the legislative or judicial branch of state government; any public body corporate and politic created by the legislature including specifically the Fox River Navigational System Authority, a professional baseball park district, a local professional football stadium district, a local cultural arts district and a family care district created under s. 46.2895; every Wisconsin works agency under subch. III of ch. 49; every provider of medical assistance under subch. IV of ch. 49; technical college district boards; development zones designated under s. 560.71; every county department under s. 51.42 or 51.437; every nonprofit corporation or cooperative to which moneys are specifically appropriated by state law; and every corporation, institution, association or other organization which receives more than 50% of its annual budget from

appropriations made by state law, including subgrantee or subcontractor recipients of such funds.

b0474/4.1 Section 114r. 13.95 (intro.) of the statutes is amended to read:

13.95 Legislative fiscal bureau. (intro.) There is created a bureau to be known as the "Legislative Fiscal Bureau" headed by a director. The fiscal bureau shall be strictly nonpartisan and shall at all times observe the confidential nature of the research requests received by it; however, with the prior approval of the requester in each instance, the bureau may duplicate the results of its research for distribution. Subject to s. 230.35 (4) (a) and (f), the director or the director's designated employees shall at all times, with or without notice, have access to all state agencies and, the University of Wisconsin Hospitals and Clinics Authority, and the Fox River Navigational System Authority and to any books, records or other documents maintained by such agencies or the authority authorities and relating to their expenditures, revenues, operations and structure.

-1717/5.1 **Section 115.** 13.95 (1m) of the statutes is created to read:

13.95 (1m) Duties of the bureau, Biennial Budget Bill. (a) In this subsection, "version of the biennial budget bill or bills" means the executive biennial budget bill or bills, as modified by an amendment offered by the joint committee on finance, as engrossed by the first house, as concurred in and amended by the 2nd house or as nonconcurred in by the 2nd house, or as reported by any committee on conference.

- (b) The legislative fiscal bureau shall prepare a statement of estimated general purpose revenue receipts and expenditures in the biennium following the succeeding biennium based on recommendations in each version of the biennial budget bill or bills. The statement shall contain all of the following:
 - 1. For the 2nd year of the succeeding biennium, a comparison of the following:

25

- 1 2 3 4 one-time deposit of revenues in the general fund. 5 6 in s. 20.005 (1), as published in each version of the biennial budget bill or bills, 7 adjusted by any one-time expenditure of general purpose revenue in excess of 8 \$5,000,000. 9 10 11 12 13 14 biennium. 15 16 17 18 19 20 21 22 23
 - a. The amount of moneys projected to be deposited in the general fund during the fiscal year that are designated as "Revenues and Transfers" in the summary in s. 20.005 (1), as published in each version of the biennial budget bill or bills, less the amount designated as the "Opening Balance" in the summary, and adjusted by any b. The amount of moneys designated as "Total Expenditures" in the summary
 - 2. An estimate of the cost of any provision in each version of the biennial budget bill or bills that would, without the enactment of subsequent legislation, increase general purpose revenue expenditures or that would decrease the amount of revenues deposited in the general fund in the biennium following the succeeding
 - 3. a. An estimate of the increase in general purpose revenue spending that will be required in the biennium following the succeeding biennium for all of the following: general equalization school aids; appropriations to the department of corrections; the medical assistance program under subch. IV of ch. 49; the amount designated as "Compensation Reserves" in the summary under s. 20.005 (1), as printed in the revised schedule that is approved under s. 20.004 (2) for that fiscal biennium; and public debt contracted under subchs. I and IV of ch. 18.
 - b. For the purpose of making the calculation under subd. 3. a., the bureau shall assume that the increase in general purpose revenue spending between the succeeding biennium and the biennium following the succeeding biennium for each of the items identified in subd. 3. a. is the same as that between the current biennium

and the succeeding biennium for these items, as proposed in each version of the biennial budget bill or bills.

- 4. An estimate of the difference between the amount of tax revenues that will be deposited in the general fund in the biennium following the succeeding biennium and the amount of tax revenues that are deposited in the general fund in the succeeding biennium. For the purpose of making this calculation, the bureau shall:
- a. Assume that the amount of tax revenues that are deposited in the general fund in the succeeding biennium is the amount designated as "Taxes" in the summary in s. 20.005 (1), as published in each version of the biennial budget bill or bills.
- b. Assume that the annual increase in tax revenues that are deposited in the general fund in each fiscal year of the biennium following the succeeding biennium is the average of the annual increase for each of the 10 preceding fiscal years.
- c. Adjust the estimate of the amount of tax revenues that are deposited in the general fund in the biennium following the succeeding biennium by any provision in each version of the biennial budget bill or bills that would affect the amount of tax revenues that are deposited in the general fund in the biennium.
- 5. a. A comparison of the following: the amount of moneys that are designated as "Revenues and Transfers" in the summary in s. 20.005 (1), as published in each version of the biennial budget bill or bills, and that are available for appropriation in the 2nd year of the succeeding biennium; and an amount that equals the sum of the amount of moneys designated as "Total Expenditures" in the summary in s. 20.005 (1), as published in each version of the biennial budget bill or bills, for the 2nd year of the succeeding biennium and the amount required to fund the increase in

)	1	general purpose revenue spending in the biennium following the succeeding
	2	biennium for each of the items identified in subd. 3. a.
	3	b. The bureau shall present this comparison in the format used for the
	4	statement of the condition of the general fund in the statement prepared under s.
	5	20.005 (1).
	6	6. A summary of the amount of additional general purpose revenues that will
	7	be available in the biennium following the succeeding biennium for increased
	8	expenditures or tax reductions, other than the amount calculated in subd. 4.
	9	*-1552/5.1* Section 117. 14.019 (2) of the statutes is amended to read:
	10	14.019 (2) Effect of appropriation. Subsection (1) continues to apply to any
	11	nonstatutory committee created by the governor even if a part of its expenses is later
	12	defrayed from state funds, whether under the general appropriation of s. $20.505 \frac{(3)}{2}$
)	13	(a) (4) (ba) or under an appropriation enacted specifically for the purposes of such
	14	committee.
	15	*-1552/5.2* Section 118. 14.019 (4) of the statutes is amended to read:
	16	14.019 (4) Program fees. The governor may authorize any committee created
	17	under this section to charge a fee for materials and services provided by it in the
	18	course of carrying out its responsibilities. The fee may not exceed the actual cost of
	19	the materials or services provided. All fees shall be deposited in credited to the
	20	appropriation account for the appropriation made under s. 20.505 (3) (4) (h).
	21	*-1857/5.7* Section 119. 14.20 (1) (a) of the statutes is amended to read:
	22	14.20 (1) (a) "Local governmental unit" has the meaning given in s. 16.97 22.01
	23	(7).
\	24	*b0348/1.1* Section 120g. 14.26 (5g) (c) of the statutes is repealed.
)	2 5	*b0348/1.1* Section 120r. 14.26 (5g) (e) of the statutes is repealed.

1	*-1552/5.3* Section 121. 14.26 (7) of the statutes is repealed.
2	*-1694/11.1* Section 122. 14.28 of the statutes is repealed.
3	*b0311/3.1* Section 124m. 14.63 (10m) of the statutes is repealed.
4.	*b0311/3.2* Section 126m. 14.65 of the statutes is created to read:
5	14.65 Repayment to the general fund. (1) The secretary of administration
6	shall transfer from the tuition trust fund or the college savings program trust fund
7	to the general fund an amount equal to the amount expended from the
8	appropriations under s. 20.505,(9) (a), 1995 stats., and s. 20.585 (2) (a) and (am) when
9	the secretary of administration determines that funds in the tuition trust fund or the
10	college savings program trust fund are sufficient to make the transfer. The secretary
11	of administration may make the transfer in installments.
12	(2) Annually, by June 1, the state treasurer shall submit a report to the
13	secretary of administration and the joint committee on finance on the amount
14	available for repayment under sub. (1), the amount repaid under sub. (1), and the
15	outstanding balance under sub. (1).
16	*-1552/5.4* Section 127. 14.90 (2) of the statutes is amended to read:
17	14.90 (2) The members of the commission shall serve without compensation
18	but shall be reimbursed from the appropriation under s. 20.505 (3) (a) (4) (ba) for
19	actual and necessary expenses incurred in the performance of their duties. The
20	commission has the powers granted and the duties granted and imposed under s.
21	39.80.
22	*-1552/5.5* Section 128. 14.90 (3) of the statutes is amended to read:
23	14.90 (3) From the appropriation under s. 20.505 (3) (a) (4) (ba), the department
24	of administration shall pay the costs of membership in and costs associated with the
25	midwestern higher education compact.

* 0470/0 1* Chambor 100	15.01 (2) of the statutes is amended to read
=14/3/3.1 SECTION 129	IS III (X) OF THE STATIITES IS AMENDED TO PERC

15.01 (2) "Commission" means a 3-member governing body in charge of a department or independent agency or of a division or other subunit within a department, except for the Wisconsin waterways commission which shall consist of 5 members, the parole commission which shall consist of 6 8 members, and the Fox River management commission which shall consist of 7 members. A Wisconsin group created for participation in a continuing interstate body, or the interstate body itself, shall be known as a "commission", but is not a commission for purposes of s. 15.06. The parole commission created under s. 15.145 (1) shall be known as a "commission", but is not a commission for purposes of s. 15.06.

-1634/P6.1 Section 130. 15.01 (4) of the statutes, as affected by 1999 Wisconsin Act 9, section 12n, is repealed and recreated to read:

15.01 (4) "Council" means a part—time body appointed to function on a continuing basis for the study, and recommendation of solutions and policy alternatives, of the problems arising in a specified functional area of state government, except the Wisconsin land council has the powers specified in s. 16.965 (3) and (5) and the powers granted to agencies under ch. 227, the Milwaukee River revitalization council has the powers and duties specified in s. 23.18, the council on physical disabilities has the powers and duties specified in s. 46.29 (1) and (2), the state council on alcohol and other drug abuse has the powers and duties specified in s. 14.24, and, before January 1, 2001, the council on health care fraud and abuse has the powers and duties specified in s. 146.36.

-1335/7.6 Section 131. 15.06 (1) (e) of the statutes is repealed.

-1335/7.7 Section 132. 15.06 (3) (a) 4. of the statutes is repealed.

-0985/8.2 Section 134. 15.07 (1) (b) 21. of the statutes is created to read:

0

15.07 (1) (b) 21. The public broadcasting transitional board. This subdivision
does not apply after the first day of the 36th month beginning after the effective date
of this subdivision [revisor inserts date].
-1857/5.8 Section 135. 15.07 (2) (L) of the statutes is created to read:
15.07 (2) (L) The governor shall serve as chairperson of the information
technology management board and the chief information officer shall serve as
secretary of that board.
-1857/5.9 Section 136. 15.07 (3) (bm) 4. of the statutes is created to read:
15.07 (3) (bm) 4. The information technology management board shall meet at
least 4 times each year and may meet at other times on the call of the chairperson.
-1857/5.10 Section 137. 15.103 (3) of the statutes is repealed.
-1857/5.11 Section 138. 15.103 (5) of the statutes is repealed.
-0932/1.1 Section 139. 15.105 (3) of the statutes is amended to read:
15.105 (3) Depository selection board. There is created a depository selection
board which is attached to the department of administration under s. 15.03. The
depository selection board shall consist of the state treasurer, the secretary of
administration, and the executive director of the investment board secretary of
revenue or their designees.
-0985/8.3 Section 159. 15.105 (25) (bm) of the statutes is amended to read:
15.105 (25) (bm) A member of the educational communications board. If the
secretary of administration determines that the federal communications
commission has approved the transfer of all broadcasting licenses held by the
educational communications board to the broadcasting corporation, as defined in s.
39.81 (2), this paragraph does not apply on and after the effective date of the last

)	1	license transferred as determined by the secretary of administration under s. 39.87
	2	(2) (a).
	3	*-0985/8.4* Section 160. 15.105 (25) (c) of the statutes is amended to read:
	4	15.105 (25) (c) Four or, if the secretary of administration determines that the
	5	federal communications commission has approved the transfer of all broadcasting
	6	licenses held by the educational communications board to the broadcasting
	7	corporation, as defined in s. 39.81 (2), on and after the effective date of the last license
	8	transferred as determined by the secretary of administration under s. 39.87 (2) (a),
	9	$\underline{5}$ other members.
	10	*-1857/5.12* Section 162. 15.107 (7) (f) of the statutes is amended to read:
	11	15.107 (7) (f) A representative of the unit in the department of administration
	12	that deals with information technology electronic government.
)	13	*-1634/P6.4* Section 163. 15.107 (16) (b) 14. of the statutes is created to read:
	14	15.107 (16) (b) 14. One member who is a representative from a public utility.
	15	*-1634/P6.5* Section 164. 15.107 (16) (b) 15. of the statutes is created to read:
	16	15.107 (16) (b) 15. One member who represents a professional land information
•	17	organization.
	18	*-1634/P6.6* Section 165. 15.107 (16) (b) 16. of the statutes is created to read:
	19	15.107 (16) (b) 16. One member who is nominated by a statewide association
	20	whose purposes include support of a network of statewide land information systems.
	$\dot{21}$	*-1634/P6.7* Section 166. 15.107 (16) (d) of the statutes is amended to read:
	22	15.107 (16) (d) Terms, chairperson. The members listed under par. (b) 8. to 13.
	23	16. shall be appointed for 5-year terms. The governor shall appoint the chairperson
	24	of the council, who shall serve at the pleasure of the governor.
)	25	*-1634/P6.8* Section 167. 15.107 (16) (e) of the statutes is repealed.

b0552/1.1 **Section 168e.** 15.137 (2) of the statutes is created to read:

15.137 (2) FOOD ADVISORY COUNCIL. There is created in the department of agriculture, trade and consumer protection a food advisory council consisting of representatives of consumers, representatives of retail and wholesale grocers, representatives of academic institutions, representatives of the federal department of health and human services, representatives of the food industry or food industry associations, and employees of the department of agriculture, trade and consumer protection, all appointed by the secretary of agriculture, trade and consumer protection.

-0473/3.2 Section 169. 15.145 (1) of the statutes is amended to read:

15.145 (1) Parole commission. There is created in the department of corrections a parole commission consisting of 6 8 members. Members shall have knowledge of or experience in corrections or criminal justice. The members shall include a chairperson who is nominated by the governor, and with the advice and consent of the senate appointed, for a 2-year term expiring March 1 of the odd-numbered years, subject to removal under s. 17.07 (3m), and 5 the remaining members in the classified service appointed by the chairperson.

b0673/1.1 Section 169r. 15.153 (4) of the statutes is repealed.

-0645/3.1 Section 171. 15.157 (8) (intro.) of the statutes is amended to read:

15.157 (8) Rural health development council. (intro.) There is created in the department of commerce a rural health development council consisting of 11 13 members nominated by the governor, and with the advice and consent of the senate appointed, for 5-year terms, and the secretaries of commerce and health and family services, or their designees. The appointed members shall include all of the following:

1	*-0645/3.2* Section 172. 15.157 (8) (g) of the statutes is amended to read:
2	15.157 (8) (g) A physician licensed under ch. 448 and, a dentist licensed under
3	ch. 447, a nurse licensed under ch. 441, both and a dental hygienist licensed under
4	ch. 447, all of whom practice in a rural area, and a representative of public health
5	services.
6	* b0276/2.1 * Section 173p. 15.195 (1) of the statutes is renumbered 15.195 (1)
7	(intro.) and amended to read:
8	15.195 (1) TOBACCO CONTROL BOARD. (intro.) There is created a tobacco control
9	board attached to the department of health and family services under s. 15.03. The
10	tobacco control board shall consist of 15 members and shall include all of the
11	following:
12	*b0276/2.1* Section 173r. 15.195 (1) (a) of the statutes is created to read:
13	15.195 (1) (a) One majority party senator, one minority party senator, one
14	majority party representative to the assembly, and one minority party
15	representative to the assembly, appointed as are the members of standing
16	committees in their respective houses.
17	* b0276/2.1 * Section 173s. 15.195 (1) (b) of the statutes is created to read:
18	15.195 (1) (b) The attorney general or his or her designee.
19	*-0515/4.1* Section 174. 15.195 (5) of the statutes is renumbered 15.105 (11)
20	and amended to read:
21	15.105 (11) Adolescent pregnancy prevention and pregnancy services board.
22	There is created an adolescent pregnancy prevention and pregnancy services board
23	which is attached to the department of health and family services administration
24	under s. 15.03. The board shall consist of 13 members. Notwithstanding s. 15.07 (2)
25	(intro.), one member shall be the executive director of the women's council under s.

16.01, who shall be a nonvoting member and shall serve permanently as chairperson of the board. Six members shall be state employees who are appointed for membership by the women's council and shall be nonvoting members. The remaining 6 members shall be appointed for 3—year terms, shall represent an equal balance of points of view on pregnancy prevention and pregnancy services and shall be persons who are nominated for membership by statewide organizations that together represent an equal balance of points of view on pregnancy prevention and pregnancy services.

-1857/5.13 Section 175. 15.21 of the statutes is created to read:

15.21 Department of electronic government; creation. There is created a department of electronic government under the direction and supervision of the secretary of electronic government, who shall be known as the "chief information officer."

-1857/5.14 **Section 176.** 15.215 of the statutes is created to read:

15.215 Same; attached boards. (1) Information technology management board which is attached to the department of electronic government under s. 15.03. The board shall consist of the governor, the cochairpersons of the joint committee on information policy and technology or a member of the legislature from the same house as a cochairperson designated by that cochairperson, one member of the minority party in each house of the legislature, appointed in the same manner as members of standing committees are appointed, the secretary of administration, 2 heads of departments or independent agencies appointed to serve at the pleasure of the governor, 2 other members appointed to serve for 4—year terms, and the chief information officer, who shall serve as a nonvoting member.

)	1	*-1834/2.1* Section 177. 15.223 (3) of the statutes is repealed.
	2	*b0350/2.4* Section 178d. 15.225 (2) (b) of the statutes is amended to read:
	3	15.225 (2) (b) Membership. The Wisconsin conservation corps board consists
	4	of 7 members appointed by the governor from various areas of the state in a manner
	5	designed to provide regional, environmental and agricultural representation. One
	6	member of the board shall be a member or employee of a local workforce development
	7	board established under 29 USC 2832.
	8	*-1834/2.2* Section 179. 15.225 (3) (b) 6. of the statutes is amended to read:
	9	15.225 (3) (b) 6. The An administrator of the <u>a</u> division of workforce excellence
	10	in the department of workforce development, designated by the governor.
	11	*b0632/1.1* Section 179q. 15.34 of the statutes is amended to read:
	12	15.34 Department of natural resources; creation. (1) There is created a
)	13	department of natural resources under the direction and supervision of the natural
	14	resources board.
	15	(2) (a) The natural resources board shall consist of 7 members appointed for
	16	staggered 6-year terms.
	17	(b) At least 3 members of the <u>natural resources</u> board shall be from the territory
	18	north, and at least 3 members of the board shall be from the territory south, of a line
	19	running east and west through the south limits of the city of Stevens Point.
	20	(c) No person may be appointed to the natural resources board, or remain a
	21	member thereof, who is a permit holder or of the board, who receives, or has during
	22	the previous 2 years received, a significant portion of his or her income directly or
	23	indirectly from permit holders of or applicants for permits issued by the department.
	24	For purposes of this section, "permit holders" or "applicants for under ch. 283, except
)	25	that this paragraph does not apply to permits issued under s. 283.33.

1	(e) The restrictions in pars. (c) and (d) do not apply with respect to permits "
2	shall not include or licenses held or applied for by agencies, departments, or
3	subdivisions of this state.
4	*b0632/1.1* Section 179r. 15.34 (2) (d) of the statutes is created to read:
5	15.34 (2) (d) The majority of members of the natural resources board may not
6	derive a significant portion of their incomes from persons who are subject to permits
7	or enforcement orders under ch. 285. Each board member shall inform the governor
8	of any significant change in the income that he or she derives from persons who are
9	subject to permits or enforcement orders under ch. 285.
10	*-1335/7.8* Section 180. 15.345 (5) of the statutes is amended to read:
11	15.345 (5) Fox River management commission. There is created in the
12	department of natural resources a Fox River management commission consisting of
13	7 members. The commission shall cease to exist on the day after the date on which
14	the state and the Fox River Navigational System Authority enter into the lease
15	agreement specified in s. 237.06.
16	* b0267/1.1 * Section 182q. 15.405 (9) of the statutes is renumbered 15.405 (9)
17	(a) (intro.) and amended to read:
18	15.405 (9) (a) (intro.) There is created a pharmacy examining board in the
19	department of regulation and licensing. The pharmacy examining board shall
20	consist of, consisting of the following 7 members appointed for staggered 4-year
21	terms . :
22	1. Five of the members shall be who are licensed to practice pharmacy in this
23	state.
24	2. Two public members shall be public members.
25	*b0267/1.1* Section 182r. 15.405 (9) (b) of the statutes is created to read:

)	1	15.405 (9) (b) Of the members of the pharmacy examining board who are
	2	licensed to practice pharmacy, one shall be employed in a pharmacy that provides
	3	pharmaceutical services primarily on an inpatient basis, including a pharmacy in a
	4	hospital, nursing home, correctional facility, or other institution.
	5	*-0985/8.5* Section 184. 15.57 of the statutes is renumbered 15.57 (1).
	6	*-0985/8.6* Section 185. 15.57 (2m) of the statutes is created to read:
	7	15.57 (2m) If the secretary of administration determines that the federal
	8	communications commission has approved the transfer of all broadcasting licenses
	9	held by the educational communications board to the broadcasting corporation
	10	defined in s. 39.81 (2), this section does not apply on and after the effective date of
	11	the last license transferred as determined by the secretary of administration under
	12	s. 39.87 (2) (a).
	13	*b0590/2.1* Section 187g. 15.915 (6) (b) 6. h. of the statutes is created to read:
	14	15.915 (6) (b) 6. h. Forestry.
	15	*b0590/2.1* Section 187r. 15.915 (6) (b) 6. i. of the statutes is created to read:
	16	15.915 (6) (b) 6. i. Energy industry.
	17	*-0985/8.7* Section 188. 15.98 of the statutes is created to read:
	18	15.98 Public broadcasting transitional board; creation. (1) In this
	19	section, "friends group" has the meaning given in s. 39.81 (5).
	20	(2) There is created a public broadcasting transitional board consisting of the
	21	following members:
	22	(a) The secretary of administration or his or her designee.
	23	(b) The president of the University of Wisconsin System or his or her designee.
~.\ `	24	(c) The state superintendent of public instruction or his or her designee.
)	25	(d) The director of the technical college system or his or her designee.

1	(e) The president of the Wisconsin Association of Independent Colleges and
2	Universities or his or her designee.
3	(f) One member of each house of the legislature from the political party with
4	the most members in that house, appointed as are members of standing committees.
5	(g) Two members appointed by the governor who belong to the Wisconsin Public
6	Radio Association, for 3-year terms.
7	(h) One member appointed by the governor who belongs to a friends group
8	organized to raise funds for television station WHA, for a 3-year term.
9	(i) One member appointed by the governor who resides in this state outside the
10	viewing area of television station WHA, for a 3-year term.
11	(j) One member appointed by the governor who is a representative of public
12	elementary and secondary school administrators, for a 3-year term.
13	(k) Eight members appointed by the governor who are employed in the private
14	sector, for 3-year terms.
15	(3) The appointment of the members specified in sub. (2) (g) to (k) is subject to
16	senate confirmation.
17	(4) This section does not apply beginning on the first day of the 36th month
18	commencing after the effective date of the subsection [revisor inserts date].
19	*-1335/7.9* SECTION 189. 16.002 (2) of the statutes is amended to read:
20	16.002 (2) "Departments" means constitutional offices, departments and
21	independent agencies and includes all societies, associations and other agencies of
22	state government for which appropriations are made by law, but not including
23	authorities created in chs. 231, 232, 233, 234, and 237.
24	*-1335/7.10* Section 190. 16.004 (4) of the statutes is amended to read:

16.004 (4) Freedom of access. The secretary and such employees of the
department as the secretary designates may enter into the offices of state agencies
and authorities created under chs. 231, 233 and, 234, and 237, and may examine
their books and accounts and any other matter which in the secretary's judgment
should be examined and may interrogate the agency's employees publicly or
privately relative thereto.
-1335/7.11 Section 191. 16.004 (5) of the statutes is amended to read:
16.004 (5) Agencies and employees to cooperate. All state agencies and
authorities created under chs. 231, 233 and, 234, and 237, and their officers and
employees, shall cooperate with the secretary and shall comply with every request
of the secretary relating to his or her functions.
-1335/7.12 Section 192. 16.004 (12) (a) of the statutes is amended to read:
16.004 (12) (a) In this subsection, "state agency" means an association,

16.004 (12) (a) In this subsection, "state agency" means an association, authority, board, department, commission, independent agency, institution, office, society or other body in state government created or authorized to be created by the constitution or any law, including the legislature, the office of the governor and the courts, but excluding the University of Wisconsin Hospitals and Clinics Authority and the Fox River Navigational System Authority.

-1728/1.1 SECTION 193. 16.004 (14) of the statutes is renumbered 38.04 (19) and amended to read:

38.04 (19) Grants to technical colleges Capacity Building Program. From the appropriation under s. 20.505 (4) (e) 20.292 (1) (cm), the secretary board shall award grants to technical college district boards to develop or expand programs in occupational areas in which there is a high demand for workers, and to make capital

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

expenditures that are necessary for such development or expansion, as determined by the secretary.

-1335/7.13 Section 194. 16.008 (2) of the statutes is amended to read:

16.008 (2) The state shall pay for extraordinary police services provided directly to state facilities, as defined in s. 70.119 (3) (e), in response to a request of a state officer or agency responsible for the operation and preservation of such facilities. The University of Wisconsin Hospitals and Clinics Authority shall pay for extraordinary police services provided to facilities of the authority described in s. 70.11 (38). The Fox River Navigational System Authority shall pay for extraordinary police services provided to the navigational system, as defined in s. 237.01 (4). Municipalities or counties which provide extraordinary police services to state facilities may submit claims to the claims board for actual additional costs related to wage and disability payments, pensions and worker's compensation payments, damage to equipment and clothing, replacement of expendable supplies, medical and transportation expense and other necessary expenses. The clerk of the municipality or county submitting a claim shall also transmit an itemized statement of charges and a statement which identifies the facility served and the person who requested the services. The board shall obtain a review of the claim and recommendations from the agency responsible for the facility prior to proceeding under s. 16.007 (3), (5) and (6).

b0670/3.5 **SECTION 200b.** 16.023 (2) of the statutes is amended to read:

16.023 (2) In conjunction with the working group established under sub. (1) (L) 1., the council shall, not later than one year after October 14, 1997, develop evaluation criteria for its functions under sub. (1). The council shall complete a report that contains an evaluation of its functions and activities not later than

	1	September 1, $\frac{2002}{2006}$, and shall submit the report to the chief clerk of each house
	2	of the legislature, for distribution to the legislature under s. 13.172 (2), and to the
	(3)	governor. The report shall also include a recommendation as to whether the council
	(1)	should continue in existence past its sunset date specified in s. 15.107 (16) (e) and,
	6	if so, a recommendation as to whether any structural modifications should be made
	6	to the council's functions or to the state's land use programs.
	7	*b0670/3.6* Section 201c. 16.023 (3) of the statutes is amended to read:
	8	16.023 (3) Subsections (1) and (2) do not apply after August 31, 2003 2007.
	9	*-1335/7.14* Section 202. 16.045 (1) (a) of the statutes is amended to read:
	10	16.045 (1) (a) "Agency" means an office, department, independent agency,
	11	institution of higher education, association, society or other body in state
	12	government created or authorized to be created by the constitution or any law, which
	13	is entitled to expend moneys appropriated by law, including the legislature and the
	14	courts, but not including an authority created in ch. 231, 232, 233, 234 or, 235, or 237.
	15	*-0985/8.8* Section 220. 16.251 of the statutes is created to read:
	16	16.251 Emergency weather warning system. (1) In this section,
	17	"broadcasting corporation" has the meaning given in s. 39.81 (2).
	18	(2) If the secretary determines that the federal communications commission
	19	has approved the transfer of all broadcasting licenses held by the educational
	20	communications board to the broadcasting corporation, on and after the effective
	21	date of the last license transferred, as determined by the secretary under s. 39.87 (2)
	22	(a), the department shall contract with the broadcasting corporation for the
	23	operation of an emergency weather warning system.
	24	*-0985/8.9* Section 221. 16.26 of the statutes is created to read:
)	25	16.26 Public broadcasting assets. (1) In this section:

- (a) "Broadcasting corporation" has the meaning given under s. 39.81 (2).
 - (b) "Shared asset" means an asset of the state that, as determined by the secretary, is used for the purpose of providing public broadcasting, including a tower, transmitter, transmission facility or other related structure, equipment, or property, and that is also used by another agency, as defined in s. 16.70 (1).
 - (2) If the secretary determines that the federal communications commission has approved the transfer of all broadcasting licenses held by the educational communications board to the broadcasting corporation, the secretary shall negotiate and enter into an agreement to lease, sell, or otherwise transfer any shared asset used by the educational communications board to the broadcasting corporation. In addition, the secretary shall negotiate and enter into an agreement with the broadcasting corporation regarding the payment of any outstanding debt service of the educational communications board related to public broadcasting.
 - (3) If the secretary determines that the federal communications commission has approved the transfer of all broadcasting licenses, except licenses for student radio, held by the board of regents of the University of Wisconsin System to the broadcasting corporation, the secretary shall negotiate and enter into an agreement to lease, sell, or otherwise transfer any shared asset used by the University of Wisconsin System to the broadcasting corporation. In addition, the secretary shall negotiate and enter into an agreement with the broadcasting corporation regarding the payment of any outstanding debt service of the board of regents of the University of Wisconsin System related to public broadcasting.

-1552/5.6 Section 222. 16.339 (2) (a) of the statutes is amended to read:

16.339 (2) (a) From the appropriation under s. 20.505 (7) (dm) (fm), the department may award a grant to an eligible applicant for the purpose of providing

transitional housing and associated supportive services to homeless individuals and families if the conditions under par. (b) are satisfied. The department shall ensure that the funds for the grants are reasonably balanced among geographic areas of the state, consistent with the quality of applications submitted.

-1552/5.7 Section 223. 16.352 (2) (a) of the statutes is amended to read:

16.352 (2) (a) From the appropriations under s. 20.505 (7) (fm) and (gm) (h), the department shall award grants to eligible applicants for the purpose of supplementing the operating budgets of agencies and shelter facilities that have or anticipate a need for additional funding because of the renovation or expansion of an existing shelter facility, the development of an existing building into a shelter facility, the expansion of shelter services for homeless persons, or an inability to obtain adequate funding to continue the provision of an existing level of services.

-1552/5.8 Section 224. 16.352 (2) (b) (intro.) of the statutes is amended to read:

16.352 (2) (b) (intro.) The department shall allocate funds from the appropriations under s. 20.505 (7) (fm) and (gm) (h) for temporary shelter for homeless individuals and families as follows:

-1552/5.10 **SECTION 226.** 16.40 (14) of the statutes is amended to read:

16.40 (14) Committees. Perform administrative services required to properly account for the finances of committees created by law or executive order. The governor may authorize each committee to make expenditures from the appropriation under s. 20.505 (3) (a) (4) (ba) not exceeding \$2,000 per fiscal year. The governor shall report such authorized expenditures to the joint committee on finance at the next quarterly meeting of the committee. If the governor desires to authorize expenditures of more than \$2,000 per fiscal year by a committee, the governor shall

submit to the joint committee on finance for its approval a complete budget for all
expenditures made or to be made by the committee. The budget may cover a period
encompassing more than one fiscal year or biennium during the governor's term of
office. If the joint committee on finance approves a budget authorizing expenditures
of more than \$2,000 per fiscal year by such a committee, the governor may authorize
the expenditures to be made within the limits of the appropriation under s. 20.505
(3) (a) (4) (ba) in accordance with the approved budget during the period covered by
the budget. If after the joint committee on finance approves a budget for such a
committee the governor desires to authorize expenditures in excess of the authorized
expenditures under the approved budget, the governor shall submit a modified
budget for the committee to the joint committee on finance. If the joint committee
on finance approves a modified budget, the governor may authorize additional
expenditures to be made within the limits of the appropriation under s. 20.505 (3)
(a) (4) (ba) in accordance with the modified budget during the period covered by the
modified budget.

b0312/1.1 Section 226c. 16.40 (15) of the statutes is renumbered 41.11 (6) and amended to read:

41.11 (6) BADGER STATE GAMES ASSISTANCE. Provide The department shall provide, from the appropriation under s. 20.505 (1) (f) 20.380 (1) (b), financial assistance for the operation of the badger state games.

-1552/5.11 Section 227. 16.40 (17) of the statutes is amended to read:

16.40 (17) Interstate bodies. Perform administrative services required to properly account for dues and related expenses for state participation in national or regional interstate governmental bodies specified in s. 20.505 (3) (a) (4) (ba) or determined by the governor.

$\Big)$	1	*b0593/6.4* Section 227m. 16.40 (20m) of the statutes is created to read:
	2	16.40 (20m) Anticipated operating and debt service costs; building projects.
	3	Provide the building commission with a statement of the amount of the anticipated
	4	annual operating costs or the amount of any increased annual operating costs, plus
	5	the amount of any increased annual debt service costs, generated by each proposed
	6	state building project requiring enumeration in the authorized state building
	7	program in the first full year following completion of the project, and the amount of
	8	such costs to be funded from each revenue source under s. 20.001 (2).
	9	* b0483/2.1 * Section 227m. 16.40 (23) of the statutes is created to read:
	10	16.40 (23) University of Wisconsin-Green Bay programming. Provide funding
	11	from the appropriation under s. 20.505 (1) (km) to finance programming at the
	12	University of Wisconsin-Green Bay that is jointly developed by the Oneida Tribe and
	13	the University of Wisconsin-Green Bay.
	14	*-1335/7.15* Section 228. 16.41 (4) of the statutes is amended to read:
	15	16.41 (4) In this section, "authority" means a body created under ch. 231, 233
	16	or, 234, or 237.
	17	*b0090/1.1* Section 229b. 16.417 (1) (b) of the statutes is amended to read:
	18	16.417 (1) (b) "Authority" means a body created under ch. 231, 232, 233, 234
	19	or, 235 <u>or 237</u> .
	20	*-1857/5.15* Section 230. 16.43 of the statutes is amended to read:
	21	16.43 Budget compiled. The secretary shall compile and submit to the
	22	governor or the governor-elect and to each person elected to serve in the legislature
	23	during the next biennium, not later than November 20 of each even-numbered year,
	24	a compilation giving all of the data required by s. 16.46 to be included in the state
	25	budget report, except the recommendations of the governor and the explanation

,1	thereof. The secretary shall not include in the compilation any provision for the
2	development or implementation of an information technology development project
3	for an executive branch agency that is not consistent with the strategic plan of the
4	agency, as approved under s. 22.13.
5	*-1717/5.2* Section 231. 16.46 (5m) of the statutes is created to read:
6	16.46 (5m) A statement of estimated general purpose revenue receipts and
7	expenditures in the biennium following the succeeding biennium based on
8	recommendations in the budget bill or bills. The statement shall contain all of the
9	following:
10	(a) For the 2nd year of the succeeding biennium, a comparison of the following:
11	1. The amount of moneys projected to be deposited in the general fund during
12	the fiscal year that are designated as "Revenues and Transfers" in the summary in
13	s. 20.005 (1), as published in the biennial budget bill or bills, less the amount
14	designated as the "Opening Balance" in the summary, and adjusted by any one-time
15	deposit of revenues in the general fund.
16	2. The amount of moneys designated as "Total Expenditures" in the summary
17	in s. 20.005 (1), as published in the biennial budget bill or bills, adjusted by any
18	one-time expenditure of general purpose revenue in excess of \$5,000,000.
19	(b) An estimate of the cost of any provision in the biennial budget bill or bills
20	that would, without the enactment of subsequent legislation, increase general
21	purpose revenue expenditures or that would decrease the amount of revenues
22	deposited in the general fund in the biennium following the succeeding biennium.
23	(c) 1. An estimate of the increase in general purpose revenue spending that wil
24	be required in the biennium following the succeeding biennium for all of the
25	following:

\bigcirc	1	a. General equalization school aids.
	2	b. Appropriations to the department of corrections.
	3	c. The medical assistance program under subch. IV of ch. 49.
	4	d. The amount designated as "Compensation Reserves" in the summary under
	5	s. 20.005 (1), as printed in the revised schedule that is approved under s. 20.004 (2)
	6	for that fiscal biennium.
	7	e. Public debt contracted under subchs. I and IV of ch. 18.
	8	2. For the purpose of making the calculation under subd. 1., the secretary shall
	9	assume that the increase in general purpose revenue spending between the
	10	succeeding biennium and the biennium following the succeeding biennium for each
	11	of the items identified in subd. 1. a. to 1. e. is the same as that between the current
	12	biennium and the succeeding biennium for these items, as proposed in the biennial
	13	budget bill or bills.
	14	(d) An estimate of the difference between the amount of tax revenues that will
	15	be deposited in the general fund in the biennium following the succeeding biennium
	16	and the amount of tax revenues that are deposited in the general fund in the
	17	succeeding biennium. For the purpose of making this calculation, the secretary
	18	shall:
	19	1. Assume that the amount of tax revenues that are deposited in the general
	20	fund in the succeeding biennium is the amount designated as "Taxes" in the
	21	summary in s. 20.005 (1), as published in the biennial budget bill or bills.
	22	2. Assume that the annual increase in tax revenues that are deposited in the
	23	general fund in each fiscal year of the biennium following the succeeding biennium

is the average of the annual increase for each of the 10 preceding fiscal years.

1	3. Adjust the estimate of the amount of tax revenues that are deposited in the
2	general fund in the biennium following the succeeding biennium by any provision in
3	the biennial budget bill or bills that would affect the amount of tax revenues that are
4	deposited in the general fund in the biennium.
5	(e) 1. A comparison of the following:
6	a. The amount of moneys that are designated as "Revenues and Transfers" in
7	the summary in s. 20.005 (1), as published in the biennial budget bill or bills, and that
8	are available for appropriation in the 2nd year of the succeeding biennium.
9	b. An amount that equals the sum of the amount of moneys designated as "Total
10	Expenditures" in the summary in s. 20.005 (1), as published in the biennial budget
11	bill or bills, for the 2nd year of the succeeding biennium and the amount required to
12	fund the increase in general purpose revenue spending in the biennium following the
13	succeeding biennium for each of the items identified in par. (c) 1. a. to 1. e.
14	2. The secretary shall present this comparison in the format used for the
15	statement of the condition of the general fund in the statement prepared under s.
16	20.005 (1).
17	(f) A summary of the amount of additional general purpose revenues that will
18	be available in the biennium following the succeeding biennium for increased
19	expenditures or tax reductions, other than the amount calculated in par. (d).
20	*-1717/5.3* Section 232. 16.46 (9) of the statutes is created to read:
21	16.46 (9) A comparison of the state's budgetary surplus or deficit according to
22	generally accepted accounting principles, as reported in any audited financial report
23	prepared by the department for the most recent fiscal year, and the estimated change
24	in the surplus or deficit based on recommendations in the biennial budget bill or bills.

For the purpose of this calculation, the secretary shall increase or decrease the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

surplus or deficit by the amount designated as "Gross Balances" that appears in the 2nd year of the biennium in the summary in s. 20.005 (1), as published in the biennial budget bill or bills.

-1063/6.2 Section 233. 16.46 (10) of the statutes is created to read:

16.46 (10) The determination of the department under s. 13.40 (4).

-0886/3.2 Section 234. 16.50 (1) (b) of the statutes is amended to read:

16.50 (1) (b) This subsection does not apply to appropriations under ss. 20.255 (2) (ac) and (g), 20.835, and 20.865 (4).

-1857/5.16 Section 235. 16.50 (3) of the statutes is amended to read:

16.50 (3) Limitation on increase of force and salaries. No department, except the legislature or the courts, may increase the pay of any employee, expend money or incur any obligation except in accordance with the estimate that is submitted to the secretary as provided in sub. (1) and approved by the secretary or the governor. No change in the number of full-time equivalent positions authorized through the biennial budget process or other legislative act may be made without the approval of the joint committee on finance, except for position changes made by the governor under s. 16.505 (1) (c) or (2), by the University of Wisconsin Hospitals and Clinics Board under s. 16.505 (2n) or by the board of regents of the University of Wisconsin System under s. 16.505 (2m) or (2p). The secretary may withhold, in total or in part, the funding for any position, as defined in s. 230.03 (11), as well as the funding for part-time or limited term employees until such time as the secretary determines that the filling of the position or the expending of funds is consistent with s. 16.505 and with the intent of the legislature as established by law or in budget determinations, or the intent of the joint committee on finance in creating or abolishing positions under s. 13.10, the intent of the governor in creating or

abolishing positions under s. 16.505 (1) (c) or (2) or the intent of the board of regents of the University of Wisconsin System in creating or abolishing positions under s. 16.505 (2m) or (2p). Until the release of funding occurs, recruitment or certification for the position may not be undertaken. The secretary shall submit a quarterly report to the joint committee on finance of any position changes made by the governor under s. 16.505 (1) (c). No pay increase may be approved unless it is at the rate or within the pay ranges prescribed in the compensation plan or as provided in a collective bargaining agreement under subch. V of ch. 111. At the request of the secretary of employment relations, the secretary of administration may authorize the temporary creation of pool or surplus positions under any source of funds if the secretary of employment relations determines that temporary positions are necessary to maintain adequate staffing levels for high turnover classifications, in anticipation of attrition, to fill positions for which recruitment is difficult. Surplus or pool positions authorized by the secretary shall be reported quarterly to the joint committee on finance in conjunction with the report required under s. 16.54 (8).

-1256/5.1 Section 236. 16.50 (7) (b) of the statutes is amended to read:

16.50 (7) (b) Following such notification, the governor shall submit a bill containing his or her recommendations for correcting the imbalance between projected revenues and authorized expenditures, including a recommendation as to whether moneys should be transferred from the budget stabilization fund to the general fund. If the legislature is not in a floorperiod at the time of the secretary's notification, the governor shall call a special session of the legislature to take up the matter of the projected revenue shortfall and the governor shall submit his or her bill for consideration at that session.

1	*-1857/5.17* Section 239. 16.505 (1) (intro.) of the statutes is amended to
2	read:
3	16.505 (1) (intro.) Except as provided in subs. (2), (2m) and, (2n), and (2p), no
4	position, as defined in s. 230.03 (11), regardless of funding source or type, may be
5	created or abolished unless authorized by one of the following:
6	*-1773/3.3* Section 242. 16.505 (2p) of the statutes is created to read:
7	16.505 (2p) (a) Subject to par. (b), the board of regents of the University of
8	Wisconsin System may create or abolish a full-time equivalent academic staff or
9	faculty position or portion thereof from revenues appropriated under s. 20.285 (1) (a).
10	Annually, no later than the September 30 following completion of the fiscal year, the
11	board of regents shall report to the department and the cochairpersons of the joint
12	committee on finance concerning the number of full-time equivalent positions
13	created or abolished by the board under this subsection during the preceding fiscal
14	year.
15	(b) The board of regents may not create or abolish any position under par. (a)
16	until the board and the department have entered into a memorandum of
17	understanding that establishes a methodology for identifying and accounting for the
18	cost of funding any positions that are created, including any amounts that the board
19	may include in a certification to the department under s. 20.928 (1). The board and
20	the department shall enter into the memorandum of understanding no later than
21	September 1, 2002.
22	(c) Notwithstanding s. 20.928 (1), in certifying the sum of moneys needed to pay
23	any costs associated with a position that is created under par. (a), the board of regents
24	may only certify the sum that is permitted under the memorandum of understanding
25	entered into under par. (b).

1	(d) Notwithstanding s. 16.42 (1), in submitting information under s. 16.42 for
2	the biennial budget bill or bills, the board of regents may only include that portion
3	of the cost of funding the positions created under par. (a) that is permitted under the
4	memorandum of understanding entered into under par. (b).
5	*-1256/5.2* Section 245. 16.518 of the statutes is created to read:
6	16.518 Transfers to the budget stabilization fund and the tax relief
7	fund. (1) In this section, "summary" means the amount shown in the summary in
8	s. 20.005 (1), as published in the biennial budget act or acts.
9	(2) Annually, the secretary shall calculate the difference between the amount
10	of moneys projected to be deposited in the general fund during the fiscal year that
11 .	are designated as "Taxes" in the summary and the amount of such moneys actually
12	deposited in the general fund during the fiscal year.
13	(3) (a) Subject to par. (b), if the amount of moneys projected to be deposited in
14	the general fund during the fiscal year that are designated as "Taxes" in the
15	summary is less than the amount of such moneys actually deposited in the general
16	fund during the fiscal year, the secretary shall annually transfer from the general
17	fund to the budget stabilization fund 50% of the amount calculated under sub. (2).
18	(b) 1. If the balance of the budget stabilization fund on June 30 of the fiscal year
19	is at least equal to 5% of the estimated expenditures from the general fund during
20	the fiscal year, as reported in the summary, the secretary may not make the transfer
21	under par. (a).
22	2. If the amount transferred under par. (a) would cause the general fund
23	balance on June 30 of the fiscal year to be less than the general fund balance that is
24	required under s. 20.003 (4) for that fiscal year, the secretary shall reduce the amount

transferred under par. (a) to the amount that would cause the general fund balance

to be equal to the minimum general fund balance that is required under s. 20.003 (4) for that fiscal year.

(4) If the amount of moneys projected to be deposited in the general fund during the fiscal year that are designated as "Taxes" in the summary is less than the amount of such moneys actually deposited in the general fund during the fiscal year, annually the secretary shall calculate the difference between the amount calculated under sub. (2) and the amount transferred to the budget stabilization fund under sub. (3). If the difference between the amounts is at least \$115,000,000, the secretary shall transfer from the general fund to the tax relief fund the amount that exceeds \$115,000,000.

-1528/8.1 Section 246. 16.519 of the statutes is created to read:

16.519 Fund transfers relating to tobacco settlement agreement. (1) In this section, "tobacco settlement agreement" means the Attorneys General Master Tobacco Settlement Agreement of November 23, 1998.

- (3) If the state has not received in fiscal year 2001–02 at least \$6,032,300 under the tobacco settlement agreement, because the secretary, under s. 16.63, has sold the state's right to receive any of the payments under the tobacco settlement agreement, the secretary shall transfer from the general fund to the tobacco control fund an amount equal to \$6,032,300 less any payments received under the tobacco settlement agreement and deposited in the tobacco control fund in that fiscal year.
- (4) Beginning in fiscal year 2002–03, if the state has not received at least \$15,345,100 in that fiscal year or in any fiscal year thereafter under the tobacco settlement agreement, because the secretary, under s. 16.63, has sold the state's right to receive any of the payments under the tobacco settlement agreement, the secretary shall transfer from the general fund to the tobacco control fund in each

fiscal year in which the state has not received at least \$15,345,100 under the tobacco settlement agreement an amount equal to \$15,345,100 less any payments received under the tobacco settlement agreement and deposited in the tobacco control fund in the fiscal year.

b0545/1.1 Section 248t. 16.52 (6) (a) of the statutes is amended to read:

16.52 (6) (a) Except as authorized in s. 16.74, all purchase orders, contracts, or printing orders for any agency as defined in s. 16.70 (1) shall, before any liability is incurred thereon, be submitted to the secretary for his or her approval as to legality of purpose and sufficiency of appropriated and allotted funds therefor. In all cases the date of the contract or order governs the fiscal year to which the contract or order is chargeable, unless the secretary determines that the purpose of the contract or order is to prevent lapsing of appropriations or to otherwise circumvent budgetary intent. Upon such approval, the secretary shall immediately encumber all contracts or orders, and indicate the fiscal year to which they are chargeable, except that, for contracts for services funded from the appropriation under s. 20.435 (2) (bj), the secretary may encumber less than the amount of the contract if it is expected that billing for that contract may be submitted in the next fiscal year.

-1335/7.16 Section 249. 16.52 (7) of the statutes is amended to read:

16.52 (7) Petty Cash account. With the approval of the secretary, each agency which is authorized to maintain a contingent fund under s. 20.920 may establish a petty cash account from its contingent fund. The procedure for operation and maintenance of petty cash accounts and the character of expenditures therefrom shall be prescribed by the secretary. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society or other body in state government created or authorized to be created by the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in ch. 231, 233 or, 234, or 237. *-0886/3.3* Section 250. 16.52 (10) of the statutes is amended to read: 16.52 (10) DEPARTMENT OF PUBLIC INSTRUCTION. The provisions of sub. (2) with respect to refunds and sub. (5) (a) with respect to reimbursements for the prior fiscal year shall not apply to the appropriations appropriation under s. 20.255 (2) (ac) and (q). *-1335/7.17* Section 253. 16.528 (1) (a) of the statutes is amended to read: 16.528 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in ch. 231, 233 ef. 234, or 237. *-1335/7.18* Section 254. 16.53 (2) of the statutes is amended to read: 16.53 (2) IMPROPER INVOICES. If an agency receives an improperly completed invoice, the agency shall notify the sender of the invoice within 10 working days after it receives the invoice of the reason it is improperly completed. In this subsection, "agency" means an office, department, independent agency, institution of higher

-1839/1.1 Section 255. 16.53 (14) of the statutes is created to read:

including an authority created in ch. 231, 233 or, 234, or 237.

education, association, society or other body in state government created or

authorized to be created by the constitution or any law, which is entitled to expend

moneys appropriated by law, including the legislature and the courts, but not

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

16.53 (14) REVIEW OF PROPOSED INCORPORATIONS AND ANNEXATIONS. The department may prescribe and collect a fee for review of any petition for incorporation of a municipality under s. 66.0203 or any petition for annexation of municipal territory under s. 66.0217. The fee shall be paid by the person or persons filing the petition for incorporation or by the person or persons filing the notice of the proposed annexation.

b0364/2.1 Section 255p. 16.54 (2) (a) 2. of the statutes is amended to read: 16.54 (2) (a) 2. Whenever a block grant is made to this state under any federal law enacted after August 31, 1995, which authorizes the distribution of block grants for the purposes for which the grant is made, the governor shall not administer and no board, commission, or department may encumber or expend moneys received as a part of the grant unless the governor first notifies the cochairpersons of the joint committee on finance, in writing, that the grant has been made. The notice shall contain a description of the purposes proposed by the governor for expenditure of the moneys received as a part of the grant. If the cochairpersons of the committee do not notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed expenditure of grant moneys within 14 working days after the date of the governor's notification, the moneys may be expended as proposed by the governor. If, within 14 working days after the date of the governor's notification. the cochairpersons of the committee notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed expenditure of grant moneys, no moneys received as a part of the grant may be expended without the approval of the committee. This subdivision does not apply to the expenditure of block grant funds that are allocated under s. 49.175 in the fiscal year in which the funds are allocated under s. 49.175.