100.264 (2) Supplemental forfeiture. (intro.) If a fine or a forfeiture is imposed on a person for a violation under s. 100.16, 100.17, 100.18, 100.182, 100.183, 100.20, 100.205, 100.207, 100.21, 100.30 (3), 100.35, 100.44 er, 100.46, or 100.52 (10) (b) or a rule promulgated under one of those sections, the person shall be subject to a supplemental forfeiture not to exceed \$10,000 for that violation if the conduct by the defendant, for which the violation was imposed, was perpetrated against an elderly person or disabled person and if the court finds that any of the following factors is present:".

b0940/1.2 1030. Page 890, line 16: after that line insert:

b0940/1.2 "Section 2430b. 100.30 (2) (a) of the statutes is repealed.

b0940/1.2 Section 2430d. 100.30 (2) (am) 1m. of the statutes is repealed.

b0940/1.2 Section 2430f. 100.30 (2) (b) of the statutes is amended to read:

and (c) mean bona fide costs; and purchases made by retailers, or wholesalers, wholesalers of motor vehicle fuel and refiners at prices which that cannot be justified by prevailing market conditions within this state shall not be used in determining cost to the retailer and cost to the wholesaler. Prices at which purchases of merchandise other than motor vehicle fuel are made by retailers or wholesalers cannot be justified by prevailing market conditions in this state when they are below the lowest prices at which the manufacturer or producer of such merchandise sells to other retailers or wholesalers in this state. Prices at which sales of motor vehicle fuel are made by retailers, wholesalers, wholesalers of motor vehicle fuel and refiners cannot be justified by prevailing market conditions in this state when they are below

1	the applicable cost to retailers and cost to wholesalers specified under pars. (am) and
2	(c).
3	*b0940/1.2* Section 2430g. 100.30 (2) (c) 1g. of the statutes is repealed.
4	*b0940/1.2* Section 2430j. 100.30 (2) (c) 1r. of the statutes is repealed.
5	*b0940/1.2* Section 2430k. 100.30 (2) (cg) of the statutes is repealed.
6	* b0940/1.2 * Section 2430kb. 100.30 (2) (cj) of the statutes is amended to read:
7	100.30 (2) (cj) "Existing price of a competitor" means a price being
8	simultaneously offered to a buyer for merchandise of like quality and quantity by a
9	person who is a direct competitor of the retailer, or wholesaler, wholesaler of motor
10	vehicle fuel or refiner and from whom the buyer can practicably purchase the
11	merchandise.
12	*b0940/1.2* Section 2430kd. 100.30 (2) (cL) of the statutes is repealed.
13	*b0940/1.2* Section 2430kf. 100.30 (2) (cm) of the statutes is repealed.
14	*b0940/1.2* Section 2430kh. 100.30 (2) (d) of the statutes is amended to read:
15	100.30 (2) (d) "Replacement cost" means the cost computed as specified in par.
16	(am) or (c) at which the merchandise sold could have been bought by the retailer, or
17	wholesaler or wholesaler of motor vehicle fuel at any time if bought in the same
18	quantity as the retailer's, or wholesaler's or wholesaler of motor vehicle fuel's last
19	purchase of the said merchandise.
20	* b0940/1.2 * Section 2430kj. 100.30 (2) (e) of the statutes is amended to read:
21	100.30 (2) (e) "Retailer" includes every person engaged in the business of
22	making sales at retail within this state, other than sales of motor vehicle fuel, but,
23	in the case of a person engaged in the business of selling both at retail and at
24	wholesale, such term shall be applied only to the retail portion of such business.
25	*b0940/1.2* Section 2430kL. 100.30 (2) (g) of the statutes is amended to read:

100.30 (2) (g) "Sell", "sale" or "sold" includes any advertising or offer to sell
or any transfer of merchandise where title is retained by the retailer, or wholesaler
wholesaler of motor vehicle fuel or refiner as security for the payment of the purchase
price. In determining the selling price of merchandise by wholesalers, wholesalers
of motor vehicle fuel, and retailers and refiners under this section, all fractions of a
cent shall be carried to the next full cent.

b0940/1.2 Section 2430km. 100.30 (2) (j) of the statutes is repealed.

b0940/1.2 Section 2430kn. 100.30 (2) (m) of the statutes is repealed.

b0940/1.2 Section 2430ko. 100.30 (2m) (a) of the statutes is amended to read:

100.30 (2m) (a) When one or more items of merchandise, other than motor vehicle fuel, are furnished or sold in combination with or on condition of the purchase of one or more other items, or are so advertised, all items shall be included in determining cost under sub. (2) (am) or (c); and if any of the items included therein are separately priced, such separate price shall be subject to the requirements of this section.

b0940/1.2 Section 2430kp. 100.30 (2m) (c) of the statutes is repealed.

b0940/1.2 Section 2430ks. 100.30 (3) of the statutes is amended to read:

either, other than motor vehicle fuel, by a retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner, at less than cost as defined in this section with the intent or effect of inducing the purchase of other merchandise or of unfairly diverting trade from a competitor, impairs and prevents fair competition, injures public welfare and is unfair competition and contrary to public policy and the policy of this section. Such sales are prohibited. Evidence of any sale of any item of merchandise, other than

motor vehicle fuel, by any retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner at less than cost as defined in this section shall be prima facie evidence of intent or effect to induce the purchase of other merchandise, or to unfairly divert trade from a competitor, or to otherwise injure a competitor.

b0940/1.2 Section 2430kt. 100.30 (5) (a) of the statutes is amended to read:

100.30 (5) (a) The department may issue a special order as provided in s. 93.18 against a retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner requiring the person to cease and desist from violating this section in the sale of cigarettes or other tobacco products, or fermented malt beverages, intoxicating liquor or wine or motor vehicle fuel. The department or a district attorney may commence an action on behalf of the state against a retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner who violates a special order issued under this paragraph to recover a forfeiture of not less than \$200 nor more than \$5,000 for each violation.

b0940/1.2 Section 2430kv. 100.30 (5m) of the statutes is repealed.

b0940/1.2 SECTION 2430kx. 100.30 (6) (a) 7. of the statutes is amended to read:

100.30 (6) (a) 7. The price of merchandise is made in good faith to meet an existing price of a competitor and is based on evidence in the possession of the retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner in the form of an advertisement, proof of sale or receipted purchase, price survey or other business record maintained by the retailer, or wholesaler, wholesaler of motor vehicle fuel or refiner in the ordinary course of trade or the usual conduct of business.

b0940/1.2 Section 2430m. 100.30 (6) (a) 9. of the statutes is repealed.

b0940/1.2 Section 2430n. 100.30 (7) of the statutes is repealed.".

1	*b1000/1.1* 1031. Page 890, line 16: after that line insert:
2	*b1000/1.1* "Section 2430L. 100.30 (5r) of the statutes is created to read:
3	100.30 (5r) Private cause of action; sale of tobacco products. Any person
4	who is injured or threatened with injury as a result of a sale or purchase of cigarettes
5	or other tobacco products in violation of this section may bring an action against the
6	person who violated this section for temporary or permanent injunctive relief or an
7	action against the person for 3 times the amount of any monetary loss sustained or
8	an amount equal to \$2,000, whichever is greater, multiplied by each day of continued
9	violation, together with costs, including accounting fees and reasonable attorney
10	fees, notwithstanding s. 814.04 (1). An association of cigarette wholesalers may
11	bring the action on behalf of the person injured or threatened with injury and be
12	entitled to the same relief as the person injured or threatened with injury.".
13	*b1029/2.14* 1032. Page 890, line 16: after that line insert:
14	*b1029/2.14* "Section 2427b. 100.261 (3) (d) of the statutes is created to read
15	100.261 (3) (d) The state treasurer shall deposit the consumer protection
16	assessment amounts imposed for a violation of this chapter, a rule promulgated
17	under this chapter, or an ordinance enacted under this chapter in the general fund
18	and shall credit them to the appropriation account under s. 20.455 (1) (g), subject to
19	the limit under par. (e).
20	*b1029/2.14* Section 2427d. 100.261 (3) (e) of the statutes is created to read
21	100.261 (3) (e) The amount credited to the appropriation account under s
22	20.455 (1) (g) may not exceed \$185,000 in each fiscal year.".
23	*b1029/2.15* 1033. Page 890, line 16: after that line insert:
0.4	*h1000/9 15* "Crountary 9498m 100 969 of the statutes is amended to read.

100.263 Recovery. In addition to other remedies available under this chapter, the court may award the department the reasonable and necessary costs of investigation and an amount reasonably necessary to remedy the harmful effects of the violation and the court may award the department of justice the reasonable and necessary expenses of prosecution, including attorney fees, from any person who violates this chapter. The department and the department of justice amounts awarded under this subsection shall deposit be deposited in the state treasury for deposit in the general fund all moneys that the court awards to the department, the department of justice or the state under this section. Ten percent of the money deposited in the general fund that was awarded under this section for the costs of investigation and the expenses of prosecution, including attorney fees, shall be credited to the appropriation account under s. 20.455 (1) (gh).

b1029/2.15 Section 2429g. 100.28 (4) (b) of the statutes is amended to read: 100.28 (4) (b) In lieu of or in addition to forfeitures under par. (a), the department of justice may seek an injunction restraining any person from violating this section.

b1029/2.15 Section 2429m. 100.28 (4) (c) of the statutes is amended to read:
100.28 (4) (c) The department of justice, or any district attorney upon the request of the department of justice, may commence an action in the name of the state under par. (a) or (b).

b1029/2.15 Section 2430c. 100.31 (4) of the statutes is amended to read:
100.31 (4) Penalties. For any violation of this section, the department of

justice or a district attorney may commence an action on behalf of the state to recover a forfeiture of not less than \$100 nor more than \$10,000 for each offense. Each delivery of a drug sold to a purchaser at a price in violation of this section and each

1	separate day in violation of an injunction issued under this section is a separate
2	offense.
3	*b1029/2.15* Section 2430f. 100.31 (5) of the statutes is amended to read:
4	100.31 (5) Special remedies. The department of justice or a district attorney
5	may bring an action to enjoin a violation of this section without being compelled to
6	allege or prove that an adequate remedy at law does not exist. An action under this
7	subsection may be commenced and prosecuted by the department of justice or a
8	district attorney, in the name of the state, in a circuit court in the county where the
9	offense occurred or in Dane County, notwithstanding s. 801.50.
l0	*b1029/2.15* Section 2430h. 100.37 (1) (am) of the statutes is created to read:
11	100.37 (1) (am) Notwithstanding s. 93.01 (3), "department" means the
12	department of justice.
13	*b1029/2.15* Section 2432g. 100.38 (5) of the statutes is amended to read:
L4	100.38 (5) Inspection. The department of justice shall enforce this section by
15	inspection, chemical analyses or any other appropriate method and the department
16	of justice may promulgate such rules as are necessary to effectively enforce this
17	section.
18	*b1029/2.15* Section 2432j. 100.38 (6) of the statutes is amended to read:
19	100.38 (6) Enforcement. It is unlawful to sell any antifreeze which is
20	adulterated or misbranded. In addition to the penalties provided under sub. (7), the
21	department of justice may bring an action to enjoin violations of this section.
22	*b1029/2.15* Section 2432m. 100.41 (1) (bn) of the statutes is created to read
23	100.41 (1) (bn) Notwithstanding s. 93.01 (3), "department" means the
24	department of justice.
25	*b1029/2.15* Section 2432p. 100.42 (1) (cm) of the statutes is created to read

1	100.42 (1) (cm) Notwithstanding s. 93.01 (3), "department" means the
2	department of justice.
3	*b1029/2.15* Section 2433g. 100.43 (1) (am) of the statutes is created to read:
4	100.43 (1) (am) Notwithstanding s. 93.01 (3), "department" means the
5	department of justice.
6	*b1029/2.15* Section 2433m. 100.44 (5) of the statutes is amended to read:
7	100.44 (5) Enforcement. For any violation of sub. (3), the department of justice
8	may, on behalf of the state, bring an action in any court of competent jurisdiction for
9	the recovery of forfeitures authorized under sub. (4), for temporary or permanent
10	injunctive relief and for any other appropriate relief. The court may make any order
11	or judgment that is necessary to restore to any person any pecuniary loss suffered
12	because of a violation of sub. (3) if proof of the loss is shown to the satisfaction of the
13	court.".
14	*b0829/2.38* 1034. Page 890, line 17: delete lines 17 to 25.
15	*b0768/4.4* 1035. Page 890, line 25: after that line insert:
16	* b0768/4.4 * "Section 2435. 100.52 (title) of the statutes is created to read:
17	100.52 (title) Telephone solicitations.
18	* b0768/4.4 * Section 2436. 100.52 (1) (title) of the statutes is created to read:
19	100.52 (1) (title) Definitions.
20	* b0768/4.4 * Section 2437b. 100.52 (1) (a) of the statutes is created to read:
21	100.52 (1) (a) "Affiliate," when used in relation to any person, means another
22	person who owns or controls, is owned or controlled by, or is under common
23	ownership or control with such person.
24	* b0768/4.4 * Section 2438b. 100.52 (1) (b) of the statutes is created to read:

1	100.52 (1) (b) "Basic local exchange service" has the meaning in s. 196.01 (1g).
2	*b0768/4.4* Section 2439b. 100.52 (1) (c) of the statutes is created to read:
3	100.52 (1) (c) "Nonprofit organization" means a corporation, association, or
4	organization described in section 501 (c) (3), (4), (5), or (19) of the Internal Revenue
5	Code that is exempt from taxation under section 501 (a) of the Internal Revenue
6	Code.
7	*b0768/4.4* Section 2440b. 100.52 (1) (d) of the statutes is created to read:
8	100.52 (1) (d) "Nonresidential customer" means a person, other than a
9	residential customer, who is furnished with telecommunications service by a
10	telecommunications utility.
11	* b0768/4.4 * Section 2440d. 100.52 (1) (e) of the statutes is created to read:
12	100.52 (1) (e) "Nonsolicitation directory" means the directory established in
13	rules promulgated by the department under sub. (2) (b).
14	* b0768/4.4 * Section 2440f. 100.52 (1) (f) of the statutes is created to read:
15	100.52 (1) (f) "Residential customer" means an individual who is furnished
16	with basic local exchange service by a telecommunications utility, but does not
17	include an individual who operates a business at his or her residence.
18	* b0768/4.4 * Section 2440h. 100.52 (1) (g) of the statutes is created to read:
19	100.52 (1) (g) "Telecommunications service" has the meaning given in s. 196.01
20	(9m).
21	*b0768/4.4* Section 2440j. 100.52 (1) (h) of the statutes is created to read:
22	100.52 (1) (h) "Telecommunications utility" has the meaning given in s. 196.01
23	(10).
24	*b0768/4.4* Section 2440L. 100.52 (1) (i) of the statutes is created to read:

100.52 (1) (j) "Telephone solicitor" means a person, other than a nonprofit organization or an employee or contractor of a nonprofit organization, that employs or contracts with an individual to make a telephone solicitation.

b0768**/**4.4 **Section 2440n.** 100.52 (2) of the statutes is created to read:

- 100.52 (2) Nonsolicitation directory listing. (a) Upon a request by a residential customer, the department shall include in the nonsolicitation directory a listing indicating that the residential customer does not want to receive any telephone solicitation made on behalf of a telephone solicitor.
- (b) The department shall promulgate rules for establishing, maintaining, and semiannually updating a directory that includes listings of residential customers who do not wish to receive telephone solicitations made on behalf of telephone solicitors. The rules promulgated under this paragraph shall establish requirements and procedures for a residential customer to request a listing in the directory. The rules shall also require a residential customer who requests a listing in the directory to notify the department on a biennial basis if the residential customer wishes to continue to be included in the directory. The department shall eliminate a residential customer from the directory if the customer does not make the biennial notification.
- (c) Except for copies of the nonsolicitation directory that are provided to registered telephone solicitors under par. (d), the nonsolicitation directory is not subject to inspection, copying, or receipt under s. 19.35 (1) and may not be released by the department.
- (d) The department shall, on a semiannual basis, make the nonsolicitation directory available by electronic transmission only to telephone solicitors who are registered under sub. (3). Upon the request of a telephone solicitor registered under

sub. (3), the department shall also provide a printed copy of the nonsolicitation directory to the telephone solicitor. A telephone solicitor who receives a copy of the directory, or to whom the directory is made available by electronic transmission, under this paragraph may not solicit or accept from any person, directly or indirectly, anything of value in exchange for providing the person with any information included in the copy.

b0768/4.4 Section 2441b. 100.52 (3) of the statutes is created to read:

promulgate rules that require any telephone solicitor who requires an employee or contractor to make a telephone solicitation to a residential customer in this state to register with the department, obtain a registration number from the department, and pay a registration fee to the department. The amount of the registration fee shall be based on the cost of establishing the nonsolicitation directory, and the amount that an individual telephone solicitor is required to pay shall be based on the number of telephone lines used by the telephone solicitor to make telephone solicitations. The rules shall also require a telephone solicitor that registers with the department to pay an annual registration renewal fee to the department. The amount of the registration renewal fee shall be based on the cost of maintaining the nonsolicitation directory.

- (b) The department shall promulgate rules that require an individual who makes a telephone solicitation on behalf of a telephone solicitor to identify at the beginning of the telephone conversation each of the following:
 - 1. The telephone solicitor.
- 2. If different than the telephone solicitor, the person selling the property, goods, or services, or receiving the contribution, donation, grant, or pledge of money,

1	credit, property, or other thing of any kind, that is the reason for the telephone
2	solicitation.
3	*b0768/4.4* Section 2442b. 100.52 (4) (title) of the statutes is created to read:
4	100.52 (4) (title) Telephone solicitor requirements.
5	*b0768/4.4* Section 2442d. 100.52 (4) (a) 2. and 3. of the statutes are created
6	to read:
7	100.52 (4) (a) 2. Make a telephone solicitation to a residential customer if the
8	nonsolicitation directory that is provided or made available to the telephone solicitor
9	under sub. (2) (d) includes a listing for the residential customer.
10	3. Make a telephone solicitation to a nonresidential customer if the
11	nonresidential customer has provided notice by mail to the telephone solicitor that
12	the nonresidential customer does not wish to receive telephone solicitations.
13	*b0768/4.4* Section 2442f. 100.52 (4) (b) of the statutes is created to read:
14	100.52 (4) (b) A telephone solicitor may not do any of the following:
15	1. Require an employee or contractor to make a telephone solicitation to a
16	person in this state unless the telephone solicitor is registered with the department
17	under the rules promulgated under sub. (3) (a).
18	2. Require an employee or contractor to make a telephone solicitation that
19	violates par. (a).
20	*b0768/4.4* Section 2442h. 100.52 (4) (c) of the statutes is created to read:
21	100.52 (4) (c) A telephone solicitor or employee or contractor of a telephone
22	solicitor that makes a telephone solicitation to a nonresidential customer shall, upon
23	the request of the nonresidential customer, provide the mailing address for notifying
24	the telephone solicitor that the nonresidential customer does not wish to receive
25	telephone solicitations.

telephone solicitation.

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1	*b0768/4.4* Section 2443b. 100.52 (5) of the statutes is created to read:
2	100.52 (5) Nonprofit organization requirements. A nonprofit organization or
3	an employee or contractor of a nonprofit organization may not make a telephone
4	solicitation to a residential customer if the residential customer has provided notice
5	by telephone, mail, or facsimile transmission to the nonprofit organization that the
6	residential customer does not wish to receive telephone solicitations. A nonprofit
7	organization may not require an employee or contractor to make a telephone
8	solicitation that violates this subsection.
9	*b0768/4.4* Section 2444b. 100.52 (6) of the statutes is created to read:
10	100.52 (6) Exceptions. Subsections (4) (a) 2. and 3. and (5) do not apply to a
11	telephone solicitation that satisfies any of the following:
12	(a) The telephone solicitation is made to a recipient in response to the
13	recipient's express written request for the telephone solicitation.
14	(b) The telephone solicitation is made to a recipient who is a current client of
15	the person selling the property, goods, or services, or receiving the contribution
16	donation, grant, or pledge of money, credit, property, or other thing of any kind, tha
17	is the reason for the telephone solicitation. This paragraph does not apply if the
18	recipient is a current client of an affiliate of such a person, but is not a current clien
19	of such a person.
20	*b0768/4.4* Section 2445b. 100.52 (7) of the statutes is created to read:
21	100.52 (7) TERRITORIAL APPLICATION. This section applies to any interstate
22	telephone solicitation received by a person in this state and to any intrastate

b0768/4.4 **Section 2446b.** 100.52 (8) of the statutes is created to read:

1	100.52 (8) Private cause of action. Any person who suffers damages as the
2	result of another person violating this section may bring an action against the person
3	who violated this section to recover the amount of those damages.
4	* b0768/4.4 * Section 2446d. 100.52 (9) of the statutes is created to read:
5	100.52 (9) Enforcement. The department shall investigate violations of this
6	section and may bring an action for temporary or permanent injunctive or other relief
7	for any violation of this section.
8	*b0768/4.4* Section 2446f. 100.52 (10) of the statutes is created to read:
9	100.52 (10) Penalties. (a) Except as provided in par. (b), a person who violates
10	this section may be required to forfeit not less than \$100 nor more than \$500 for each
11	violation.
12	(b) A telephone solicitor that violates sub. (4) or a nonprofit organization that
13	violates sub. (5) may be required to forfeit not less than \$1,000 nor more than \$10,000
14	for each violation.".
15	*b0898/2.25* 1036. Page 890, line 25: after that line insert:
16	*b0898/2.25* "Section 2446q. 101.01 (4) of the statutes is amended to read:
17	101.01 (4) "Employer" means any person, firm, corporation, state, county,
18	town, city, village, school district, sewer district, drainage district, or family care
19	district and, the Milwaukee County child welfare district, or any other public or
20	quasi-public corporations corporation as well as any agent, manager,
21	representative, or other person having control or custody of any employment, place
22	of employment, or of any employee.".
23	*b0983/1.1* 1037. Page 890, line 25: after that line insert:
24	*b0983/1.1* "Section 2447x. 101.02 (15) (a) of the statutes is amended to read:

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101.02 (15) (a) The department has such supervision of every employment, place of employment and public building in this state as is necessary adequately to enforce and administer all laws and all lawful orders requiring such employment. place of employment or public building to be safe, and requiring the protection of the life, health, safety and welfare of every employe in such employment or place of employment and every frequenter of such place of employment, and the safety of the public or tenants in any such public building. This Except for the purposes of enforcing and administering ss. 101.22, 101.25, and 101.255, this paragraph does not apply to occupational safety and health issues covered by standards established and enforced by the federal occupational safety and health administration. *b0983/1.1* Section 2448f. 101.02 (20) (a) of the statutes is amended to read: 101.02 (20) (a) For purposes of this subsection, "license" means a license, permit or certificate of certification or registration issued by the department under ss. 101.09 (3) (c), 101.122 (2) (c), 101.143 (2) (g), 101.15 (2) (e), 101.17, 101.177 (4) (a), 101.178 (2) or (3) (a), 101.25 (3), 101.63 (2) or (2m), 101.653, 101.73 (5) or (6), 101.82 (2), 101.87, 101.935, 101.95, 101.951, 101.952, 145.02 (4), 145.035, 145.045, 145.15, 145.16, 145.165, 145.17, 145.175, 145.18 or 167.10 (6m). *b0983/1.1* Section 2448h. 101.02 (21) (a) of the statutes is amended to read: 101.02 (21) (a) In this subsection, "license" means a license, permit or certificate of certification or registration issued by the department under s. 101.09 (3) (c), 101.122 (2) (c), 101.143 (2) (g), 101.15 (2) (e), 101.17, 101.177 (4) (a), 101.178 (2) or (3) (a), 101.25 (3), 101.63 (2), 101.653, 101.73 (5) or (6), 101.82 (2), 101.87, 101.935, 101.95, 101.951, 101.952, 145.02 (4), 145.035, 145.045, 145.15, 145.16. 145.165, 145.17, 145.175, 145.18 or 167.10 (6m).".

1	*b1029/2.16* 1038. Page 890, line 25: after that line insert:
2	*b1029/2.16* "Section 2434g. 100.46 (1) of the statutes is amended to read:
3	100.46 (1) Energy conservation standards. The department of justice may by
4	rule adopt energy conservation standards for products that have been established in
5	or promulgated under 42 USC 6291 to 6309.
6	*b1029/2.16* Section 2434i. 100.46 (2) of the statutes is amended to read:
7	100.46 (2) Prohibited acts; enforcement. No person may sell at retail, install
8	or cause to be installed any product that is not in compliance with rules promulgated
9	under sub. (1). In addition to other penalties and enforcement procedures, the
10	department of justice may apply to a court for a temporary or permanent injunction
11	restraining any person from violating a rule adopted under sub. (1).
12	* $b1029/2.16*$ Section 2434k. 100.50 (6) (b) of the statutes is amended to read:
13	100.50 (6) (b) In lieu of or in addition to the remedy under par. (a), the
14	department of justice may seek an injunction restraining any person from violating
15	this section.
16	*b1029/2.16* Section 2434m. 100.50 (6) (c) of the statutes is amended to read:
17	100.50 (6) (c) The department of justice, or any district attorney upon the
18	request of the department of justice, may commence an action in the name of the
19	state under par. (a) or (b).".
20	*b1029/2.17* 1039. Page 898, line 20: after that line insert:
21	*b1029/2.17* "Section 2489m. 101.175 (3) (intro.) of the statutes is amended
22	to read:
23	101.175 (3) (intro.) The department, in consultation with the department of
24	agriculture, trade and consumer protection justice, shall establish by rule quality

1	standards for local energy resource systems which do not impede development of
2	innovative systems but which do:".
3	*b0983/1.2* 1040. Page 898, line 25: after that line insert:
4	*b0983/1.2* "Section 2490b. 101.19 (1) (ig) of the statutes is created to read:
5	101.19 (1) (ig) Authorizing crane operator certification programs under s.
6	101.22 (2).
7	*b0983/1.2* Section 2490c. 101.19 (1) (ir) of the statutes is created to read:
8	101.19 (1) (ir) Certifying master ironworkers and journeymen ironworkers
9	under s. 101.25 (3).
10	*b0983/1.2* Section 2490f. 101.22 of the statutes is created to read:
11	101.22 Crane operators. (1) Definition. In this section, "crane" means a
12	power-operated hoisting machine that is used in construction, demolition, or
13	excavation work, that has a power-operated winch and load line, and that has a
14	power-operated boom that moves laterally by the rotation of the machine on a
15	carrier. "Crane" does not include a forklift, a digger derrick truck, a bucket truck,
16	a boom truck used for sign erection, or a machine with a movable bridge carrying a
17	movable or fixed hoisting mechanism and traveling on an overhead, fixed, runway
18	structure.
19	(2) CERTIFICATION. (a) Certification required. Except as provided in sub. (5),
20	no individual may operate a crane with a lifting capacity of 15 tons or more in this
21	state without a valid crane operator certificate, received from a crane operator
22	certification program authorized by the department under sub. (3).
23	(b) Employer liability. No employer may permit an employee to perform work
94	in violation of nar (a)

- (c) Contractor and subcontractor liability. No person who is under a contract to construct an improvement to land may permit an agent of the person, or an independent contractor under contract with the person, to perform work on the improvement in violation of par. (a).
- (3) CERTIFICATION PROGRAMS. (a) Generally. Except as provided in sub. (4), the department shall administer a program under which the department authorizes crane operator certification programs to grant certificates that satisfy sub. (2) (a).
- (b) Required components of certification programs. The department may authorize a crane operator certification program only if all of the following are satisfied:
- 1. The program requires an individual who is applying for a certificate to satisfactorily complete a written examination regarding safe crane operation.
- 2. The program requires an individual who is applying for a certificate to meet physical standards necessary for safe crane operation, consistent with any national standard that the department determines is appropriate.
- 3. The program requires an individual who is applying for a certificate to satisfactorily complete a practical examination regarding safe crane operation, unless the individual is applying for recertification and provides sufficient evidence that the individual has safely completed at least 1,000 hours of crane operation during the 5-year period before the date of the application for recertification.
- 4. The program is consistent with any applicable certification and recertification requirements established by the federal occupational safety and health administration and, to the extent feasible, the National Commission for the Certification of Crane Operators.
 - 5. The program issues a crane operator certificate that has a term of 5 years.

- (c) *Rules*. The department shall promulgate rules to administer the program established under par. (a).
- (d) *List*. The department shall maintain a list of crane operator certification programs authorized by the department.
- (4) Federal approval. The department shall submit to the federal secretary of labor a plan for the certification of crane operators under this section, if required to do so under 29 USC 667 (b), and shall request the federal secretary of labor to approve the plan. The plan submitted by the department shall be consistent with all of the provisions of this section. If no approval is required under 29 USC 667 (b) or if an approval that is consistent with all of the provisions of this section is granted and in effect, the department shall implement the program under this section. If approval is required under 29 USC 667 (b), the department may not implement the program under this section unless an approval that is consistent with all of the provisions of this section is granted and in effect.
- (5) EXCEPTIONS. (a) Lack of federal approval. Subsection (2) (a) does not apply if approval of the department's plan for the certification of crane operators is required under 29 USC 667 (b) but is not granted and in effect.
 - (b) Other exceptions. Subsection (2) (a) does not apply to any of the following:
- 1. An individual who is receiving training as a crane operator, if the individual is under the direct supervision of a crane operator who holds a valid crane operator certificate, received from a crane operator certification program authorized by the department under sub. (3).
- 2. An individual who is a member of a uniformed service, as defined in s. 6.22 (1) (c), or who is a member of the U.S. merchant marine, if the individual is

members.

1	performing work for the uniformed service of which the individual is a member or for
2	the U.S. merchant marine, respectively.
3	3. An individual who is operating a crane for personal use on a premises that
4	is owned or leased by the individual.
5	4. An individual who is operating a crane in an attempt to remedy an
6	emergency.
7	5. An individual who is an employee or subcontractor of a public utility, as
8	defined in s. 196.01 (5), a cooperative association organized under ch. 185 for the
9	purpose of producing or furnishing heat, light, power, or water to its members only,
10	a telecommunications carrier, as defined in s. 196.01 (8m), a commercial mobile radio
11	service provider, as defined in s. 196.01 (2g), or an alternative telecommunications
12	utility under s. 196.01 (1d) (f), and who is operating a crane within the scope of his
13	or her employment or contract.
14	6. An individual who is operating a crane in the construction, operation, or
15	maintenance of an electric substation.
16	7. An individual who is affected by a collective bargaining agreement that
17	contains provisions that are inconsistent with sub. (2) (a).
18	(6) PENALTIES. Any person who violates sub. (2) may be fined not more than
19	\$500 or imprisoned for not more than 3 months or both.
20	*b0983/1.2* Section 2490h. 101.25 of the statutes is created to read:
21	101.25 Master and journeymen ironworkers. (1) Definition. In this
22	section, "ironworker" means an individual who does any of the following:
23	(a) Raises, places, or unites girders, columns, and other structural steel

- (b) Positions and secures reinforcing rods or post tensioning cables during on-site construction of buildings or bridges.
 - (c) Installs prefabricated, ornamental metalwork.
 - (d) Erects precast girders during on-site construction of bridges.
- (2) Certification. (a) Certificate required. Except as provided in sub. (5), no individual may perform work as an ironworker in this state without a master ironworker or journeyman ironworker certificate obtained from the department. Except as provided in sub. (5), an individual with a master ironworker or journeyman ironworker certificate shall perform work as an ironworker consistent with the rules promulgated under sub. (3) (d).
- (b) *Employer liability*. No employer may permit an employee to perform work in violation of par. (a).
- (c) Contractor and subcontractor liability. No person who is under a contract to construct an improvement to land may permit an agent of the person, or an independent contractor under contract with the person, to perform work on the improvement in violation of par. (a).
- (3) ADMINISTRATION. (a) *Master ironworkers*. Except as provided in sub. (4), the department shall administer a program for the certification of master ironworkers. The department may certify an individual as a master ironworker only if all of the following apply:
- 1. The individual satisfactorily completes a written examination regarding ironworking, unless the individual applies for recertification and provides sufficient evidence that the individual has safely completed at least 5,000 hours of work as a master ironworker or journeyman ironworker during the 5—year period before the date of the application for recertification and has successfully completed at least 30

- hours of training approved by the department during the 5-year period before the date of the application for recertification.
- 2. The individual holds a valid journeyman ironworker certificate for at least one year before the date of the individual's application for certification as a master ironworker, unless the individual has successfully completed an ironworker apprenticeship program that is approved by the department of commerce and the department of workforce development.
- (b) Journeymen ironworkers. Except as provided in sub. (4), the department shall administer a program for the certification of journeymen ironworkers. The department may certify an individual as a journeyman ironworker only if all of the following apply:
- 1. The individual satisfactorily completes a written examination regarding ironworking, unless the individual applies for recertification and provides sufficient evidence that the individual has safely completed at least 5,000 hours of work as a journeyman ironworker during the 5—year period before the date of the application for recertification and has successfully completed at least 15 hours of training approved by the department during the 5—year period before the date of the application for recertification.
- 2. The individual successfully completes an ironworker apprenticeship program that is approved by the department of commerce and the department of workforce development, or safely completes at least 8,000 hours of work in the ironworking trade, before the date of the individual's application for certification as a journeyman ironworker.
- (c) *Term.* A master ironworker certificate or journeyman ironworker certificate issued by the department has a term of 5 years.

- (d) Rules. The department shall promulgate rules to administer the program established under this subsection. The rules shall specify the tasks related to ironworking that an individual certified as a master ironworker may perform and that an individual certified as a journeyman ironworker may perform. To the extent feasible, the rules shall be consistent with national standards applicable to ironworkers. The department of commerce shall promulgate any rules with regard to approved ironworker apprenticeship programs in consultation with the department of workforce development.
- (4) FEDERAL APPROVAL. The department shall submit to the federal secretary of labor a plan for the certification of ironworkers under this section, if required to do so under 29 USC 667 (b), and shall request the federal secretary of labor to approve the plan. The plan submitted by the department shall be consistent with all of the provisions of this section. If no approval is required under 29 USC 667 (b) or if an approval that is consistent with all of the provisions of this section is granted and in effect, the department shall implement the program under this section. If approval is required under 29 USC 667 (b), the department may not implement the program under this section unless an approval that is consistent with all of the provisions of this section is granted and in effect.
- (5) EXCEPTIONS. (a) Lack of federal approval. Subsection (2) (a) does not apply if approval of the department's plan for the certification of ironworkers is required under 29 USC 667 (b) but is not granted and in effect.
 - (b) Other exceptions. Subsection (2) (a) does not apply to any of the following:
- 1. An individual who is receiving training as an ironworker, if the individual is under the direct supervision of an ironworker who holds a valid master ironworker certificate received from the department.

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- 2. An individual who is enrolled in and performing tasks that are within the scope of an ironworker apprenticeship program that is approved by the department of commerce and by the department of workforce development.

 3. An individual who is a member of a uniformed service, as defined in s. 6.22

 (1) (c), or who is a member of the U.S. merchant marine, if the individual is
 - (1) (c), or who is a member of the U.S. merchant marine, if the individual is performing work for the uniformed service of which the individual is a member or for the U.S. merchant marine, respectively.
 - 4. An individual who is performing ironwork on a premises that is owned or leased by the individual.
 - 5. An individual who is performing ironwork in an attempt to remedy an emergency.
 - 6. An individual who is positioning and securing reinforcing rods during the construction of a road, sidewalk, or parking lot. Under this subdivision, the construction of a bridge is not the construction of a road.
 - 7. An individual who is performing ironwork within the scope of his or her employment, if the individual is employed to do primarily any of the following:
 - a. Install, assemble, construct, or repair electrical work.
 - b. Install, adjust, repair, or dismantle fire protection and fire control systems.
 - c. Erect, install, or repair transmission poles, fabricated metal transmission towers, outdoor substations, switch racks, or similar electrical structures, electric cables, and related auxiliary equipment for high-voltage transmission and distribution power lines that are used to conduct energy between generating stations, substations, and consumers.
 - d. Install, repair, alter, or recondition gas distribution pipeline.

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1	e. Install or repair residential potable water lines, gravity waste disposal
2	systems inside curb or fence lines, plumbing fixtures, and plumbing appliances such
3	as dishwashers and water heaters.
4	f. Lay out, assemble, install, or maintain pipe systems, pipe supports, and
5	related hydraulic and pneumatic equipment for steam, hot water, heating, cooling,
6	lubricating, or industrial production and processing systems.
7	8. An individual who is affected by a collective bargaining agreement that
8	contains provisions that are inconsistent with sub. (2) (a).
9	(6) PENALTIES. Any person who violates sub. (2) may be fined not more than
10	\$500 or imprisoned for not more than 3 months or both.
11	*b0983/1.2* Section 2490j. 101.255 of the statutes is created to read:
12	101.255 Ironworker ratios. (1) Definitions. In this section:
13	(a) "Apprentice ironworker" means an individual who is enrolled in an
14	ironworker apprenticeship program that is approved by the department of commerce
15	and by the department of workforce development.
16	(b) "Master ironworker" means an individual who is certified as a master
17	ironworker by the department of commerce under s. 101.25.
18	(2) RULES. Except as provided in sub. (3), the department shall promulgate
19	rules specifying a minimum number of master ironworkers that are required to
20	provide work at a construction site, and a maximum number of apprentice
21	ironworkers and individuals training as ironworkers that are permitted to provide
22	work at a construction site, in order to provide for the safety of individuals at the
23	construction site. The department may vary the minimum and maximum numbers

established under the rules based upon the type of work being performed at the

construction site. The rules do not apply to an individual who is affected by a

1	collective bargaining agreement that contains provisions that are inconsistent with
2	the rules.
3	(3) FEDERAL APPROVAL. The department shall submit to the federal secretary
4	of labor a plan for enforcing the minimum and maximum numbers established under
5	sub. (2), if required to do so under 29 USC 667 (b), and shall request the federal
6	secretary of labor to approve the plan. The plan submitted by the department shall
7	be consistent with all of the provisions of sub. (2). If no approval is required under
8	29 USC 667 (b) or if an approval that is consistent with all of the provisions of sub.
9	(2) is granted and in effect, the department shall promulgate and enforce the rules
0	required under sub. (2). If approval is required under 29 USC 667 (b), the
11	department may not promulgate or enforce the rules required under sub. (2) unless
12	an approval that is consistent with all of the provisions of sub. (2) is granted and in
13	effect.".
L4	*b0984/1.1* 1041. Page 901, line 9: after that line insert:
15	*b0984/1.1* "Section 2531w. Subchapter IV (title) of chapter 101 [precedes
16	101.80] of the statutes is amended to read:
17	CHAPTER 101
18	SUBCHAPTER IV
19	INSPECTION OF ELECTRICAL
20	CONSTRUCTION AND CERTIFICATION
21	OF MASTER ELECTRICIAN, AND
22	ELECTRICAL CONTRACTORS,
23	JOURNEYMEN AND BEGINNING
24	ELECTRICIANS

1	*b0984/1.1* SECTION 2531y. 101.815 of the statutes is created to read:
2	101.815 Outdoor lighting. (1) The department shall promulgate rules
3	establishing voluntary guidelines relating to the design, construction, installation,
4	and use of outdoor light fixtures and lamps used in outdoor light fixtures. The
5	guidelines shall include provisions to achieve all of the following:
6	(a) Improved energy efficiency of outdoor lighting.
7	(b) Appropriate light intensity, distribution, and color of outdoor lighting.
8	(c) Reduced glare.
9	(d) Direction of light only to areas that are intended to be illuminated.
10	(e) Greater capability of outdoor lighting to provide nighttime security.
11	(f) Reduced interference with the functions of any astronomical observatory.
12	(2) The department shall promulgate rules establishing all of the following:
13	(a) Standards for determining compliance with the guidelines under sub. (1)
14	and a self-certification process for building owners.
15	(b) A means of acknowledging the building owners who comply with the
16	guidelines under sub. (1).
17	(3) The department shall disseminate a summary of the guidelines under sub.
18	(1) and shall urge voluntary compliance with the guidelines.
19	(4) The department shall consult with the department of administration
20	regarding the outdoor light fixtures and lamps used in outdoor light fixtures for state
21	buildings and facilities. The department of administration shall comply with the
22	guidelines under sub. (1) to the extent practicable.
23	(5) Notwithstanding s. 101.86 (1) (a), a city, village, town, or county may enact
24	and enforce standards for outdoor lighting that are similar to the guidelines under
25	sub (1) or may enact and enforce standards for outdoor lighting that are less or more

1	restrictive than the guidelines under sub. (1). A city, village, town, or county may
2	apply its standards to outdoor light fixtures and lamps for outdoor light fixtures
3	constructed or installed before the effective date of the city, village, town, or county
4	standards.".
5	*b0898/2.26* 1042. Page 902, line 16: after that line insert:
6	*b0898/2.26* "Section 2543p. 102.01 (2) (d) of the statutes is amended to
7	read:
8	102.01 (2) (d) "Municipality" includes a county, city, town, village, school
9	district, sewer district, drainage district and, or family care district and, the
10	Milwaukee County child welfare district, or any other public or quasi-public
11	corporations corporation.
12	*b0898/2.26* Section 2543q. 102.04 (1) (a) of the statutes is amended to read:
13	102.04 (1) (a) The state, each county, city, town, village, school district, sewer
14	district, drainage district, or family care district and, the Milwaukee County child
15	welfare district, or any other public or quasi-public corporations corporation
16	therein.".
17	*b0977/1.4* 1043. Page 902, line 17: delete lines 17 to 21.
18	*b0977/1.5* 1044. Page 903, line 4: delete lines 4 to 17.
19	*b0898/2.27* 1045. Page 903, line 17: after that line insert:
20	*b0898/2.27* "Section 2556n. 103.001 (6) of the statutes is amended to read:
21	103.001 (6) "Employer" means any person, firm, corporation, state, county,
22	town, city, village, school district, sewer district, drainage district, or family care
23	district and, the Milwaukee County child welfare district, or any other public or
24	quasi-public corporations corporation as well as any agent manager.

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representative, or other person having control or custody of any employment, place of employment, or of any employee.".

b0829/2.39 1046. Page 903, line 18: delete the material beginning with that line and ending with page 904, line 24.

b0953/1.2 1047. Page 904, line 24: after that line insert:

b0953/1.2 "Section 2558h. 103.49 (3) (a) of the statutes is amended to read:

103.49 (3) (a) Before bids are asked for any work to which this section applies, the state agency having the authority to prescribe the specifications shall apply to the department to determine the prevailing wage rate for each trade or occupation required in the work under contemplation in the area in which the work is to be done. The department shall conduct investigations and hold public hearings as necessary to define the trades or occupations that are commonly employed on projects that are subject to this section and to inform itself as to the prevailing wage rates in all areas of the state for those trades or occupations, in order to determine the prevailing wage rate for each trade or occupation. In defining those trades or occupations, the department may not define swimming pool installer as a separate trade or occupation for purposes of determining the prevailing wage rates for the trades or occupations that are commonly employed in the construction of swimming pools. The department shall issue its determination within 30 days after receiving the request and shall file the determination with the requesting state agency. For the information of the employees working on the project, the prevailing wage rates determined by the department, the prevailing hours of labor and the provisions of subs. (2) and (6m) shall be kept posted by the state agency in at least one conspicuous and easily accessible place on the site of the project.".

1	*b0829/2.40* 1048. Page 906, line 3: delete lines 3 to 17.
2	*b0929/1.1* 1049. Page 907, line 14: after that line insert:
3	*b0929/1.1* "Section 2559k. 103.67 (2) (j) of the statutes is amended to read:
4	103.67 (2) (j) Minors under 14 years of age may be employed as participants
5	in a restitution project under s. 938.245 (2) (a) 5., 938.32 (1t) (a), 938.34 (5), or 938.345
6	or, in a supervised work program or other community service work under s. 938.245
7	(2) (a) 6., 938.32 (1t) (b), 938.34 (5g), 938.343 (3), or 938.345, or in the community
8	service component of a youth report center program under s. 938.245 (2) (a) 9m.,
9	938.32 (1p), 938.34 (7j), 938.342 (1d) (c) or (1g) (k), 938.343 (3m), 938.344 (2g) (a) 5.,
LO	938.345, or 938.355 (6) (d) 5. or (6m) (a) 4.".
11	*b0954/1.2* 1050. Page 908, line 15: after that line insert:
12	*b0954/1.2* "Section 12560mb. 104.01 (intro.) of the statutes is amended to
13	read:
L4	104.01 Definitions. (intro.) The following terms as used in ss. 104.01 to
15	104.12 shall be construed as follows In this chapter:
16	*b0954/1.2* Section 2560mc. 104.01 (5) of the statutes is amended to read:
17	104.01 (5) The term "living-wage" shall mean "Living wage" means
18	compensation for labor paid, whether by time, piecework, or otherwise, sufficient to
19	enable the employee receiving it to maintain himself or herself under conditions
20	consistent with his or her welfare.
21	*b0954/1.2* Section 2560md. 104.01 (5m) of the statutes is created to read:
22	104.01 (5m) "Opportunity employee" means a person under 20 years of age who
23	has been employed for a cumulative total of 30 calendar days or less within the
24	preceding 3-year period.

1 .	*b0954/1.2* Section 2560me. 104.01 (5p) of the statutes is created to read:
2	104.01 (5p) "Poverty line" means the poverty guidelines for the continental
3	United States, as revised annually by the federal department of health and human
4	services under 42 USC 9902 (2).
5	*b0954/1.2* Section 2560mf. 104.01 (7m) of the statutes is created to read:
6	104.01 (7m) "Tipped employee" means an employee who in the course of
7	employment customarily and regularly receives money or other gratuities from
8	persons other than the employee's employer.
9	*b0954/1.2* Section 2560mg. 104.01 (8) of the statutes is amended to read:
10	104.01 (8) The term "wage" and the term "wages" shall each mean "Wage"
11	means any compensation for labor measured by time, piece, or otherwise.
12	*b0954/1.2* Section 2560mh. 104.02 of the statutes is amended to read:
13	104.02 Living-wage prescribed Living wage required. Every wage paid
14	or agreed to be paid by any employer to any employee, except as otherwise provided
15	in s. 104.07, shall be not less than a living-wage living wage.
16	*b0954/1.2* Section 2560mi. 104.03 of the statutes is amended to read:
17	104.03 Unlawful wages. Any employer paying, offering to pay, or agreeing
18	to pay any employee a wage lower or less in value than a living-wage living wage is
19	guilty of a violation of ss. 104.01 to 104.12 this chapter.
20	*b0954/1.2* Section 2560mj. 104.035 of the statutes is created to read:
21	104.035 Minimum wage. (1) DEPARTMENT TO PROMULGATE RULES. The
22	department shall promulgate rules providing minimum hourly wages for the
23	employees specified in subs. (2) to (5). The department shall calculate those
24	minimum hourly wages according to the methods specified in subs. (2) to (5)
25	Annually, within 30 days after the federal department of health and human services

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publishes its annual revision of the poverty line, the department, using the procedure under s. 227.24 and the methods specified in subs. (2) to (5), shall promulgate rules revising the minimum hourly wages provided under subs. (2) to (5). Notwithstanding s. 227.24 (1) (a) and (2) (b), the department is not required to provide evidence of the necessity of preserving the public peace, health, safety, or welfare in promulgating rules revising the minimum wages provided under subs. (2) to (5). A revised minimum wage provided under subs. (2) to (5) shall first apply to wages earned beginning on the first day of the first month beginning after the date on which that minimum wage is revised.

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- (2) Employees generally. Subject to the minimum wages provided under subs. (3) to (6) and (8), the department shall calculate the minimum hourly wage for employees generally by dividing the poverty line for a family of 3 persons by 2,080 and rounding the quotient to the nearest multiple of 5 cents.
- (3) Opportunity employees. Notwithstanding the minimum wage provided under sub. (2), but subject to the minimum wages provided under subs. (4) to (6) and (8), the department shall calculate the minimum wage for opportunity employees by multiplying the result obtained under sub. (2) by 92.9% and rounding the product to the nearest multiple of 5 cents.
- (4) TIPPED EMPLOYEES. (a) Notwithstanding the minimum wages provided under subs. (2) and (3), but subject to the minimum wages provided under subs. (5), (6), and (8), the department shall calculate the minimum wage for tipped employees as follows:
- 1. For persons who are not opportunity employees, by multiplying the result obtained under sub. (2) by 54.8% and rounding the product to the nearest multiple of 5 cents.

- 2. For persons who are opportunity employees, by multiplying the result obtained under sub. (2) by 51.7% and rounding the product to the nearest multiple of 5 cents.
- (b) An employer may pay the minimum wages specified in par. (a) only if the employer establishes by the employer's payroll records that, when adding the tips received by an employee to the wages under par. (a) paid to that employee, the employee receives not less than the minimum wage specified in sub. (2) or (3), whichever is applicable.
- (5) AGRICULTURAL EMPLOYEES. Notwithstanding the minimum wages provided under subs. (2) to (4), but subject to the minimum wages provided under subs. (6) and (8), the department shall calculate the minimum wage for persons 18 years of age or over who are agricultural employees by multiplying the result obtained under sub. (2) by 95.3% and rounding the product to the nearest multiple of 5 cents and shall calculate the minimum wage for persons under 18 years of age who are agricultural employees by multiplying the result obtained under sub. (2) by 87.0% and rounding the product to the nearest multiple of 5 cents.
- (6) MINIMUM WAGE ESTABLISHED BY DEPARTMENT. The department shall promulgate rules providing the minimum wage for all of the following:
- (a) A counselor employed at a seasonal recreational or educational camp, including a day camp, for campers under 18 years of age.
 - (b) A caddy on a golf course.
- (c) An employee or worker with a disability covered under a license under s.
 104.07.
- 24 (d) A student learner.

- (e) A student employed by an independent college or university for less than 20 hours per week.
- (7) EMPLOYMENT EXEMPTED BY DEPARTMENT. The department shall promulgate rules exempting from the minimum wage requirements under subs. (2) to (5) all of the following:
- (a) A person engaged in casual employment in and around an employer's home on an irregular or intermittent basis for not more than 15 hours per week.
- (b) A person who resides with and who provides companionship and care, not including practical or professional nursing, as defined in s. 441.11 (3) and (4), and not more than 15 hours per week of general household work for an employer who, due to advanced age or physical or mental disability, cannot care for his or her own needs.
- (c) An elementary or secondary school student performing student work—like activities in the student's school.
- (8) DEPARTMENT MAY REVISE. The department may promulgate rules to increase a minimum wage provided under subs. (2) to (5).

b0954/1.2 Section 2560mk. 104.04 of the statutes is amended to read:

104.04 Classifications; department's authority. The department shall investigate, ascertain, determine, and fix such reasonable classifications, and shall impose general or special orders, determining the living—wage living wage, and shall carry out the purposes of ss. 104.01 to 104.12 this chapter. Such investigations, classifications, and orders shall be made as provided under s. 103.005, and the penalties specified in s. 103.005 (12) shall apply to and be imposed for any violation of ss. 104.01 to 104.12 this chapter. In determining the living—wage living wage, the department may consider the effect that an increase in the living—wage living wage might have on the economy of the state, including the effect of a living—wage living

1	wage increase on job creation, retention, and expansion, on the availability of
2	entry-level jobs, and on regional economic conditions within the state. The
3	department may not establish a different minimum wage for men and women. Said
4	orders shall be subject to review in the manner provided in ch. 227.
5	*b0954/1.2* Section 2560mL. 104.045 of the statutes is renumbered 104.045
6	(intro.) and amended to read:
7	104.045 Tipped employees Tips, meals, lodging, and hours worked.
8	(intro.) The department shall by rule determine what amount of promulgate rules
9	governing all of the following:
10	(1) The counting of tips or similar gratuities may be counted toward fulfillment
11	of the employer's obligation under this chapter.
12	*b0954/1.2* Section 2560mm. 104.045 (2) and (3) of the statutes are created
13	to read:
14	104.045 (2) The deduction of meals or lodging provided by an employer to an
15	employee from the employer's obligations under this chapter.
16	(3) The determination of hours worked by an employee during which the
17	employee is entitled to a living wage under this chapter.
18	*b0954/1.2* Section 2560mn. 104.05 of the statutes is amended to read:
19	104.05 Complaints; investigation. The department shall, within 20 days
20	after the filing of a verified complaint of any person setting forth alleging that the
21	wages paid to any employee in any occupation are not sufficient to enable the
22	employee to maintain himself or herself under conditions consistent with his or her
23	welfare, investigate and determine whether there is reasonable cause to believe that
24	the wage paid to any the employee is not a living-wage living wage.
25	*b0954/1.2* Section 2560mp. 104.06 of the statutes is amended to read:

department finds that there is reasonable cause to believe that the wages paid to any employee are not a living—wage, it living wage, the department shall appoint a wage council, selected so as fairly to represent employers, employees, and the public, to assist in its investigations and determinations. The living—wage department may use the results of an investigation under this section to establish a living wage. A living wage so determined upon shall be the living—wage living wage for all employees within the same class as established by the classification—of—the department under s. 104.04.

b0954/1.2 Section 2560mq. 104.07 (1) of the statutes is amended to read:

104.07 (1) The department shall make promulgate rules and, except as provided under subs. (5) and (6), grant licenses, to any employer who employs any employee who is unable to earn the living-wage theretofore determined upon, permitting such person to a living wage so that the employee may work for a wage which shall be that is commensurate with the employee's ability and each. Each license so granted shall establish a wage for the licensee employees of the licensee who are unable to earn a living wage.

b0954/1.2 Section 2560mr. 104.07 (2) of the statutes is amended to read:

104.07 (2) The department shall make promulgate rules and, except as provided under subs. (5) and (6), grant licenses to sheltered workshops to permit the employment of workers with disabilities who are unable to earn the living—wage at a living wage so that those workers may work for a wage that is commensurate with their ability and productivity. A license granted to a sheltered workshop under this section may be issued for the entire workshop or a department of the workshop.

1	*b0954/1.2* Section 2560ms. 104.08 (1) of the statutes is renumbered 104.08
2	(2m) and amended to read:
3	104.08 (2m) All persons Any person working in an occupation a trade industry
4	for which a living-wage living wage has been established for minors, and who shall
5	have has no trade, shall, if employed in an occupation which is a trade industry, be
6	indentured under the provisions of s. 106.01.
7	*b0954/1.2* Section 2560mt. 104.08 (1m) (b) of the statutes is created to read:
8	104.08 (1m) (b) "Trade industry" means an industry involving physical labor
9	and characterized by mechanical skill and training such as render a period of
10	instruction reasonably necessary.
11	*b0954/1.2* Section 2560mu. 104.08 (2) of the statutes is renumbered 104.08
12	(1m) (intro.) and amended to read:
13	104.08 (1m) (intro.) A "trade" or a "trade industry" within the meaning of ss.
14	104.01 to 104.12 shall be a trade or In this section:
15	(a) "Trade" means an industry occupation involving physical labor and
16	characterized by mechanical skill and training such as render a period of instruction
17	reasonably necessary. The department shall investigate, determine and declare
18	what occupations and industries are included within the phrase a "trade" or a "trade
19	industry".
20	*b0954/1.2* Section 2560mv. 104.08 (3) of the statutes is renumbered 104.08
21	(3) (b) and amended to read:
22	104.08 (3) (b) The department may make exceptions to the operation of subs.
23	(1) and (2) (1m) and (2m) where conditions make their application unreasonable.
24	*b0954/1.2* Section 2560mw. 104.08 (3) (a) of the statutes is created to read:

104.08 (3) (a) The department shall investigate, determine, and declare what occupations and industries are included within a trade or a trade industry.

b0954/1.2 Section 2560mx. 104.10 of the statutes is amended to read:

104.10 Penalty for intimidating witness. Any employer who discharges or threatens to discharge, or who in any way discriminates, or threatens to discriminate, against any employee because the employee has testified or is about to testify, or because the employer believes that the employee may testify, in any investigation or proceeding relative to the enforcement of ss. 104.01 to 104.12, is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of \$25 this chapter may be fined \$500 for each offense.

b0954/1.2 Section 2560my. 104.11 of the statutes is amended to read:

104.11 Definition of violation. Each day during which any an employer shall employ employs a person for whom a living-wage living wage has been fixed established at a wage less than the living-wage fixed established living wage shall constitute a separate and distinct violation of ss. 104.01 to 104.12 this chapter.

b0954/1.2 Section 2560mz. 104.12 of the statutes is amended to read:

104.12 Complaints. Any person may register with the department a complaint that the wages paid to employees for whom a living—wage living wage has been established are less than that rate, and the department shall investigate the matter and take all proceedings necessary to enforce the payment of a wage not less than the living—wage a living wage. Section 111.322 (2m) applies to discharge and other discriminatory acts arising in connection with any proceeding under this section.".

b1096/2.19 1051. Page 908, line 22: after that line insert:

b1096/2.19 "Section 2560s. 106.01 (11m) of the statutes is created to read: 106.01 (11m) The department may provide an advanced journeyman credential pilot program in up to 3 trades, crafts, or businesses to recognize advanced training and postapprenticeship achievements. In selecting the trades, crafts, or businesses to be included in the program, the department shall seek to maximize participation in the program of persons who are minority group members, as defined in s. 560.036 (1) (f). By July 1, 2004, the department shall submit to the legislature under s. 13.172 (2) an evaluation of the effectiveness of the program established under this subsection.

b1096/2.19 Section 2560t. 106.01 (12) of the statutes is created to read:

106.01 (12) From the appropriations under s. 20.445 (1) (a) and (g), the department shall allocate \$150,000 in each fiscal year, beginning in fiscal year 2002–03, for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers available in the skilled trades, encouraging the youth of this state to consider a career in the skilled trades, and otherwise promoting the availability and benefits of careers in the skilled trades. The department shall solicit contributions from private sources to assist in the provision of those promotional materials and shall credit any contributions received to the appropriation account under s. 20.445 (1) (g). The department shall seek the advice of and consult with the apprenticeship marketing council regarding the administration of the apprenticeship marketing activities provided under this subsection.

b1096/2.19 Section 2560u. 106.01 (13) of the statutes is created to read:

106.01 (13) (a) In this subsection, "industrial, service, or skilled trades apprenticeship program" means a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which an apprentice receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.

(b) From the appropriation under s. 20.445 (1) (a), the department shall allocate \$300,000 in each fiscal year, beginning in fiscal year 2002–03, to contract with an organization to provide preapprenticeship basic skills training grants of up to \$500 to persons who are eligible under this paragraph to receive those grants. A person is eligible to receive a grant under this paragraph if the person's family income does not exceed 165% of the poverty line for the continental United States, as revised annually by the federal department of health and human services under 42 USC 9902 (2), and if the person has previously failed a test for placement in an industrial, service, or skilled trades apprenticeship program, but wishes to participate in such a program. A person who receives a grant under this paragraph may use the grant moneys received to pay for the costs of tuition, fees, books, supplies, and materials, and for any other direct training costs, required to attend a preapprenticeship basic skills training program provided by an organization, a technical college, or a school approved by the educational approval board under s. 45.54.".

b1095/3.12 1052. Page 908, line 22: delete "13.171" and substitute 2 "13.172".

****Note: Corrects cross-reference.

3 *b1096/2.20* 1053. Page 911, line 20: after that line insert:

b1096/2.20 "Section 2571p. 106.175 of the statutes is created to read:

106.175 Labor Day report. By September 1, 2001, and annually thereafter, the department shall prepare and submit to the appropriate standing committees of the legislature under s. 13. 172 (3) a report on the labor supply in this state. The report shall describe any critical labor shortage areas identified by the department by occupation, region, gender, and race and shall recommend potential solutions to those critical labor shortages. The department shall also provide the report to the local workforce development boards established under 29 USC 2832 throughout the state and to the other appropriate organizations as determined by the department.

b1096/2.20 Section 2571q. 106.18 of the statutes is created to read:

106.18 Job skills training reports. The department shall collect information concerning the availability of basic job skills training programs in the state and periodically prepare reports identifying those programs for distribution to local workforce development boards established under 29 USC 2832, job centers, and other appropriate organizations as determined by the department. To the extent practicable, the reports shall identify available training programs by region of the state.".

b0829/2.41 1054. Page 911, line 21: delete the material beginning with that line and ending with page 912, line 2.

b0782/2.5 1055. Page 912, line 11: after that line insert:

b0782/2.5 "Section 2604b. 108.07 (8) (b) of the statutes is amended to read: 108.07 (8) (b) If a claimant is a prisoner of a state prison, as defined in s. 302.01, and has employment with an employer other than the department of corrections or a private business leasing space within a state prison under s. 303.01 (2) (em), and the claimant's employment terminates because conditions of incarceration or supervision make it impossible to continue the employment, the department shall charge to the fund's balancing account any benefits based on the terminated employment that are otherwise chargeable to the account of an employer that is subject to the contribution requirements under ss. 108.17 and 108.18.".

b0942/1.1 1056. Page 912, line 11: after that line insert:

b0942/1.1 "Section 2604q. 109.09 (2) (c) of the statutes is amended to read:

109.09 (2) (c) —A—Except as provided in this paragraph, a lien under par. (a) takes precedence over all other debts, judgments, decrees, liens, or mortgages against the employer, except a lien of a financial institution, as defined in s. 69.30 (1) (b), that originates before the lien under par. (a) takes effect or a lien under s. 292.31 (8) (i) or 292.81, regardless of whether those other debts, judgments, decrees, liens, or mortgages originate before or after the lien under par. (a) takes effect. A lien under par. (a) takes precedence over a lien of a financial institution, as defined in s. 69.30 (1) (b), that originates before the lien under par. (a) takes effect only to the extent that the lien under par. (a) does not exceed \$6,000 per employee, except that this \$6,000 limit does not apply to a lien for a payment due under s. 109.07 (3) or 109.075 (3). A lien under par. (a) may be enforced in the manner provided in ss. 779.09 to 779.12, 779.20, and 779.21, insofar as those provisions are applicable. The lien ceases to exist if the department of workforce development or the employee does

1	not bring an action to enforce the lien within the period prescribed in s. 893.44 for
2	the underlying wage claim.".
3	*b1025/1.1* 1057. Page 912, line 11: after that line insert:
4	*b1025/1.1* "Section 2599m. 110.07 (1) (a) 1. of the statutes is amended to
5	read:
6	110.07 (1) (a) 1. Enforce and assist in the administration of this chapter and
7	chs. 166, 194, 218, 341 to 349, and 351, and ss. 23.33, 125.07 (4) (b), 125.085 (3) (b),
8	167.10 (3) (a), 167.31 (2) (b) to (d), and 287.81 and ch. 350 where applicable to
9	highways, or orders or rules issued pursuant thereto.
10	*b1025/1.1* Section 2599mg. 110.07 (1) (b) of the statutes is amended to read:
11	110.07 (1) (b) All municipal judges, judges, district attorneys, and law
12	enforcement officers shall assist in enforcing this chapter, ss. 167.10(3)(a), 167.31
13	(2) (b) to (d), and 287.81 and chs. 194, 218, and 341 to 351, and orders or rules issued
14	pursuant thereto and shall report to the department the disposition of every uniform
15	traffic citation issued for cases involving those chapters.".
16	*b0898/2.28* 1058. Page 912, line 20: after that line insert:
17	*b0898/2.28* "Section 2607e. 111.70 (1) (j) of the statutes is amended to read
18	111.70 (1) (j) "Municipal employer" means any city, county, village, town
19	metropolitan sewerage district, school district, or family care district, the Milwaukee
20	County child welfare district, or any other political subdivision of the state that
21	engages the services of an employee and includes any person acting on behalf of a
22	municipal employer within the scope of the person's authority, express or implied
23	but specifically does not include a local cultural arts district created under subch.
24	of ch. 229.".

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b0966/1.1 1059. Page 912, line 20: after that line insert:

b0966/1.1 "Section 2608c. 111.70 (4) (cm) 8s. of the statutes is amended to read:

111.70 (4) (cm) 8s. Forms for determining costs; calculation of the costs of certain fringe benefits.' a. The commission shall prescribe forms for calculating the total increased cost to the municipal employer of compensation and fringe benefits provided to school district professional employees. The cost shall be determined based upon the total cost of compensation and fringe benefits provided to school district professional employees who are represented by a labor organization on the 90th day before expiration of any previous collective bargaining agreement between the parties, or who were so represented if the effective date is retroactive, or the 90th day prior to commencement of negotiations if there is no previous collective bargaining agreement between the parties, without regard to any change in the number, rank or qualifications of the school district professional employees. For purposes of such determinations, any cost increase that is incurred on any day other than the beginning of the 12-month period commencing with the effective date of the agreement or any succeeding 12-month period commencing on the anniversary of that effective date shall be calculated as if the cost increase were incurred as of the beginning of the 12-month period beginning on the effective date or anniversary of the effective date in which the cost increase is incurred. In each collective bargaining unit to which subd. 5s. applies, the municipal employer shall transmit to the commission and the labor organization a completed form for calculating the total increased cost to the municipal employer of compensation and fringe benefits

1	provided to the school district professional employees covered by the agreement as
2	soon as possible after the effective date of the agreement.
3	*b0966/1.1* Section 2609h. 111.70 (4) (cm) 8s. b. of the statutes is created to
4	read:
5	111.70 (4) (cm) 8s. b. For the purpose of calculating fringe benefit costs under
6	a qualified economic offer, the commission shall exclude from the calculation any
7	increased costs in health insurance benefits that are in excess of the U.S. consumer
8	price index for all urban consumers, U.S. city average, as determined by the U.S.
9	department of labor, for the 12-month period ending on the preceding December 31.".
10	*b1043/1.4* 1060. Page 912, line 20: after that line insert:
11	*b1043/1.4* "Section 2609j. 111.70 (1) (j) of the statutes is amended to read:
12	111.70 (1) (j) "Municipal employer" means any city, county, village, town,
13	metropolitan sewerage district, school district, family care district, or any other
14	political subdivision of the state, or instrumentality of one or more political
15	subdivisions of the state, that engages the services of an employee and includes any
16	person acting on behalf of a municipal employer within the scope of the person's
17	authority, express or implied, but specifically does not include a local cultural arts
18	district created under subch. V of ch. 229.".
19	*b1205/1.1* 1061. Page 912, line 21: delete lines 21 to 24.
20	*b1205/1.2* 1062. Page 913, line 1: delete lines 1 and 2.
21	*b0920/1.2* 1063. Page 913, line 2: after that line insert:
22	*b0920/1.2* "Section 2610r. 111.71 (5m) of the statutes is created to read:
23	111.71 (5m) Notwithstanding, s. 15.02 (4), the commission may not designate
24	an attorney assigned to the commission as the general counsel or chief counsel.".

1	*b1026/1.3* 1064. Page 913, line 2: after that line insert:
2	*b1026/1.3* "Section 2615c. 111.91 (2) (n) of the statutes is amended to read:
. 3	111.91 (2) (n) The provision to employees of the health insurance coverage
4	required under s. $632.895 (11)$ to $(14) (15)$.".
5	*b1221/3.2* 1065. Page 913, line 2: after that line insert:
6	*b1221/3.2* "Section 2610s. 111.71 (2e) of the statutes is created to read:
7	111.71 (2e) If requested under s. 62.13 (5) (c), the commission shall appoint an
8	arbitrator for the purposes of that subsection.".
9	*b1191/1.4* 1066. Page 914, line 21: after that line insert:
10	*b1191/1.4* "Section 2625w. 115.28 (47) of the statutes is created to read:
11	115.28 (47) Grant to Beloit College. Annually award the amount
12	appropriated under s. 20.255 (2) (kj) to Beloit College to educate children and adults
13	in southern Wisconsin about Native American cultures.".
14	*b0858/1.1* 1067. Page 916, line 1: after that line insert:
15	*b0858/1.1* "Section 2657m. 115.435 (1) (c) of the statutes is amended to
16	read:
17	115.435 (1) (c) At least 65% 80% of the real property in the school district is
18	exempt from taxation under s. 70.11, taxed as forest croplands under subch. I of ch.
19	77, owned by or held in trust for a federally recognized American Indian tribe, or
20	owned by the federal government.".
21	*b1175/1.3* 1068. Page 917, line 1: delete "from the appropriation under s
22	20.255 (2) (b)".
ดูจ	*b1175/1.4* 1069. Page 917, line 15: after that line insert:

1	"(d) Aid under this subsection shall be paid from the appropriation account
2	under s. 20.255 (2) (bb). If the amount appropriated in any fiscal year is insufficient
3	to pay the full amount of aid under this subsection, the department shall prorate the
4	payments.".
5	*b0890/2.1* 1070. Page 917, line 22: after that line insert:
6	*b0890/2.1* "Section 2679c. 118.13 (1m) of the statutes is created to read:
7	118.13 (1m) No person who wishes to attend a private school under s. 119.23
8	or a charter school may be denied admission to that school and no pupil who is
9	attending a private school under s. 119.23 or a charter school may be denied
10	participation in, be denied the benefits of, or be discriminated against in any
11	curricular, extracurricular, pupil services, recreational, or other program or activity
12	of that school because of the person's sex, race, religion, national origin, ancestry,
13	creed, pregnancy, marital or parental status, sexual orientation, or physical, mental,
14	emotional, or learning disability.
15	*b0890/2.1* Section 2679e. 118.13 (2) (am) of the statutes is created to read:
16	118.13 (2) (am) Each private school participating in the program under s.
17	119.23 and each charter school shall develop written policies and procedures to
18	implement this section and submit them to the state superintendent. The policies
19	and procedures shall provide for receiving and investigating complaints regarding
20	possible violations of this section, for making determinations as to whether this
21	section has been violated, and for ensuring compliance with this section.
22	*b0890/2.1* Section 2679g. 118.13 (2) (b) of the statutes is amended to read
23	118.13 (2) (b) Any person who receives a negative determination under par. (a
24	or (am) may appeal the determination to the state superintendent.

1	*b0890/2.1* Section 2679i. 118.13 (3) (a) 3. of the statutes is amended to read:
2	118.13 (3) (a) 3. Include in the department's biennial report under s. 15.04 (1)
3	(d) information on the status of school district compliance of school districts, charter
4	schools, and private schools with this section and school district the progress made
5	toward providing reasonable equality of educational opportunity for all pupils in this
6	state.
7	*b0890/2.1* Section 2679k. 118.13 (3) (b) 1. of the statutes is amended to read:
8	118.13 (3) (b) 1. Periodically review school district, charter school, and private
9	school programs, activities and services to determine whether the school boards,
10	charter schools, and private schools are complying with this section.
11	*b0890/2.1* Section 2679m. 118.13 (3) (b) 2. of the statutes is amended to
12	read:
13	118.13 (3) (b) 2. Assist school boards, charter schools, and private schools to
14	comply with this section by providing information and technical assistance upon
15	request.
16	*b0890/2.1* Section 2679p. 118.13 (4) of the statutes is amended to read:
17	118.13 (4) Any public school, charter school, or private school official, employee
18	or teacher who intentionally engages in conduct which discriminates against a
19	person or causes a person to be denied rights, benefits or privileges, in violation of
20	sub. (1) or (1m), may be required to forfeit not more than \$1,000.".
21	*b1096/2.21* 1071. Page 917, line 22: after that line insert:
22	*b1096/2.21* "Section 2679f. 118.115 (2) of the statutes is created to read:
23	118.115 (2) Each school board shall establish a written policy regarding the use
24	of classrooms and facilities by local organizations and businesses for

1	employment-related training. The policy may condition access on payment of a
2	reasonable fee, the availability of space, and the appropriateness of the training. The
3	policy may limit access to activities that are consistent with the mission of the school
4	district.".
5	*b0864/1.1* 1072. Page 917, line 24: after "examinations" insert "and
6	evaluations".
7	*b0864/1.2* 1073. Page 918, line 2: after "by" insert "an ophthalmologist
8	licensed under ch. 448, or had his or her eyes evaluated by".
9	*b0864/1.3* 1074. Page 918, line 2: after "examination" insert "or
LO	evaluation".
11	*b0864/1.4* 1075. Page 918, line 12: after "examination" insert "or
12	evaluation".
13	*b0864/1.5* 1076. Page 918, line 18: on lines 18 and 19, after "examinations"
14	insert "or evaluations".
15	*b0861/1.1* 1077. Page 918, line 19: after that line insert:
16	*b0861/1.1* "Section 2695e. 118.29 (2) (a) 2r. of the statutes is created to read:
17	118.29 (2) (a) 2r. Except for glucagon administered under subd. 2., may
18	administer glucagon to any pupil who appears to be experiencing a severe
19	hypoglycemic event if, as soon as practicable, the school bus operator, employee, or
20	volunteer reports the event to an emergency medical service provider.
21	*b0861/1.1* SECTION 2695m. 118.29 (2) (a) 3. of the statutes is amended to
22	read:
23	118.29 (2) (a) 3. Is immune from civil liability for his or her acts or omissions
24	in administering a drug or prescription drug to a pupil under subd. 1., 2. or, 2m. or

1	2r. unless the act or omission constitutes a high degree of negligence. This
2	subdivision does not apply to health care professionals.".
3	*b0890/2.2* 1078. Page 918, line 19: after that line insert:
4	*b0890/2.2* "Section 2697b. 118.30 (1g) (a) 1. of the statutes is amended to
5	read:
6	118.30 (1g) (a) 1. By August 1, 1998, each school board shall adopt pupil
7	academic standards in mathematics, science, reading and writing, geography, and
8	history. If the governor has issued The school board may adopt the pupil academic
9	standards issued by the governor as an executive order under s. 14.23, the school
10	board may adopt those standards no. 326, dated January 13, 1998.
11	* b0890/2.2 * Section 2697d. 118.30 (1g) (a) 3. of the statutes is created to read:
12	118.30 (1g) (a) 3. By January 1, 2002, or by January 1 of the first school year
13	in which the private school participates in the program under s. 119.23, whichever
14	is later, the governing body of each private school participating in the program under
15	s. 119.23 shall adopt pupil academic standards in mathematics, science, reading and
16	writing, geography, and history. The governing body of the private school may adopt
17	the pupil academic standards issued by the governor as executive order no. 326,
18	dated January 13, 1998.
19	*b0890/2.2* Section 2697f. 118.30 (1g) (b) of the statutes is amended to read:
20	118.30 (1g) (b) Each school board operating high school grades and, each
21	operator of a charter school under s. 118.40 (2r) that operates high school grades, and
22	the governing body of each private school participating in the program under s.
23	119.23 that operates high school grades shall adopt a high school graduation

examination that is designed to measure whether pupils meet the pupil academic

standards adopted by the school board ex, operator of the charter school, or governing body of the private school under par. (a). If the school board ex, operator of the charter school, or governing body of the private school has adopted the pupil academic standards issued as executive order no. 326, dated January 13, 1998, the school board ex, operator of the charter school, or governing body of the private school may adopt the high school graduation examination developed by the department under sub. (1) (b). If a school board ex, operator of a charter school, or governing body of a private school develops and adopts its own high school graduation examination, it shall notify the department annually by October 1 that it intends to administer the examination in the following school year.

b0890/2.2 Section 2697h. 118.30 (1g) (c) of the statutes is amended to read:

118.30 (1g) (c) Each school board operating elementary grades and, each operator of a charter school under s. 118.40 (2r) that operates elementary grades, and the governing body of each private school participating in the program under s.

119.23 that operates elementary grades may develop or adopt its own examination designed to measure pupil attainment of knowledge and concepts in the 4th grade and may develop or adopt its own examination designed to measure pupil attainment of knowledge and concepts in the 8th grade. If the school board er, operator of the charter school, or governing body of the private school develops or adopts an examination under this paragraph, it shall notify the department.".

b0929/1.2 1079. Page 918, line 19: after that line insert:

b0929/1.2 "Section 2679t. 118.163 (1m) (c) of the statutes is created to read: 118.163 (1m) (c) An order for the person to report to a youth report center after school, in the evening, on weekends, on other nonschool days, or at any other time

1	that the person is not under immediate adult supervision, for participation in the
2	social, behavioral, academic, community service, and other programming of the
3	center as described in s. 938.342 (1d) (c).
4	*b0929/1.2* Section 2679u. 118.163 (2) (L) of the statutes is created to read:
5	118.163 (2) (L) An order for the person to report to a youth report center after
6	school, in the evening, on weekends, on other nonschool days, or at any other time
7	that the person is not under immediate adult supervision, for participation in the
8	social, behavioral, academic, community service, and other programming of the
9	center as described in s. 938.342 (1g) (k).".
10	*b0868/1.2* 1080. Page 919, line 20: after that line insert:
11	*b0868/1.2* "Section 2703m. 118.30 (1m) (d) of the statutes is amended to
12	read:
13	118.30 (1m) (d) If the school board operates high school grades, beginning in
14	the 2002-03 2004-05 school year administer the high school graduation
15	examination adopted by the school board under sub. (1g) (b) to all pupils enrolled in
16	the school district, including pupils enrolled in charter schools located in the school
17	district, in the 11th and 12th grades. The school board shall administer the
18	examination at least twice each school year and may administer the examination
19	only to pupils enrolled in the 11th and 12th grades.".
20	*b0868/1.3* 1081. Page 920, line 19: after that line insert:
21	*b0868/1.3* "SECTION 2707m. 118.30 (1r) (d) of the statutes is amended to
22	read:
23	118.30 (1r) (d) If the charter school operates high school grades, beginning in
24	the 2002-03 2004-05 school year, administer the high school graduation

examination adopted by the operator of the charter school under sub. (1g) (b) to all pupils enrolled in the 11th and 12th grades in the charter school. The operator of the charter school shall administer the examination at least twice each school year and may administer the examination only to pupils enrolled in the 11th and 12th grades.".

b0868/1.4 1082. Page 920, line 19: after that line insert:

b0868/1.4 "Section 2718m. 118.33 (1) (f) of the statutes is amended to read: 118.33 (1) (f) 1. By September 1, 2002 2004, each school board operating high school grades shall develop a written policy specifying criteria for granting a high school diploma that are in addition to the requirements under par. (a). The criteria shall include the pupil's score on the examination administered under s. 118.30 (1m) (d), the pupil's academic performance and the recommendations of teachers. Except as provided in subd. 2., the criteria apply to pupils enrolled in charter schools located in the school district.

- 2. By September 1, 2002 2004, each operator of a charter school under s. 118.40 (2r) that operates high school grades shall develop a policy specifying criteria for granting a high school diploma. The criteria shall include the pupil's score on the examination administered under s. 118.30 (1r) (d), the pupil's academic performance and the recommendations of teachers.
- 3. Beginning September 1, 2003 2005, neither a school board nor an operator of a charter school under s. 118.40 (2r) may grant a high school diploma to any pupil unless the pupil has satisfied the criteria specified in the school board's or charter school's policy under subd. 1. or 2.".

b0880/1.1 1083. Page 920, line 19: after that line insert:

1	(am) 1. Except as provided in sub. (6), administer the 8th grade examination
2	adopted or approved by the state superintendent under sub. (1) (a) to all pupils
3	attending the 8th grade in the private school under s. 119.23.
4	2. Beginning on July 1, 2002, if the governing body of the private school has
5	developed or adopted its own 8th grade examination, administer that examination
6	to all pupils attending the 8th grade in the private school under s. 119.23.
7	(b) Administer the 10th grade examination to all pupils attending the 10th
8	grade in the private school under s. 119.23.
9	(d) If the private school operates high school grades, beginning in the 2004-05
10	school year administer the high school graduation examination adopted by the
11	governing body of the private school under sub. (1g) (b) to all pupils attending the
12	11th and 12th grades at the private school under s. 119.23. The governing body of
13	the private school shall administer the examination at least twice each school year
14	and may administer the examination only to pupils attending the 11th and 12th
15	grades.
16	*b0890/2.3* Section 2709m. 118.30 (2) (b) 1. of the statutes is amended to
17	read:
18	118.30 (2) (b) 1. If a pupil is enrolled in a special education program under
19	subch. V of ch. 115, the school board or, operator of the a charter school under s. 118.40
20	(2r), or governing body of a private school participating in the program under s.
21	119.23 shall comply with s. 115.77 (1m) (bg).
22	*b0890/2.3* Section 2710m. 118.30 (2) (b) 2. of the statutes is amended to
23	 read:
24	118.30 (2) (b) 2. According to criteria established by the state superintendent
25	by rule, the school board or, operator of the a charter school under s. 118.40 (2r), or

1	*b0880/1.1* "Section 2725m. 118.40 (2r) (e) of the statutes is amended to
2	read:
3	118.40 (2r) (e) From the appropriation under s. 20.255 (2) (fm), the department
4	shall pay to the operator of the charter school, in the 2001-02 school year, an amount
5	equal to \$5,529 multiplied by the number of pupils attending the charter school, and
6	in each school year thereafter, an amount equal to the sum of the amount paid per
7	pupil under this paragraph in the previous school year and the amount of revenue
8	increase per pupil allowed under subch. VII of ch. 121 in the current school year,
9	multiplied by the number of pupils attending the charter school. The department
10	shall pay 25% of the total amount in September, 25% in December, 25% in February,
11	and 25% in June. The department shall send the check to the operator of the charter
12	school.".
13	*b0890/2.3* 1084. Page 920, line 19: after that line insert:
14	*b0890/2.3* "Section 2708m. 118.30 (1s) of the statutes is created to read:
15	118.30 (1s) Annually the governing body of each private school participating
16	in the program under s. 119.23 shall do all of the following:
17	(a) 1. Except as provided in sub. (6), administer the 4th grade examination
18	adopted or approved by the state superintendent under sub. (1) (a) to all pupils
19	attending the 4th grade in the private school under s. 119.23.
20	2. Beginning on July 1, 2002, if the governing body of the private school has
21	developed or adopted its own 4th grade examination, administer that examination

to all pupils attending the 4th grade in the private school under s. 119.23.

22

governing body of a private school participating in the program under s. 119.23 may determine not to administer an examination under this section to a limited–English proficient pupil, as defined under s. 115.955 (7), may permit the pupil to be examined in his or her native language, or may modify the format and administration of an examination for such pupils.

b0890/2.3 Section 2711m. 118.30 (2) (b) 5. of the statutes is created to read: 118.30 (2) (b) 5. Upon the request of a pupil's parent or guardian, the governing body of a private school participating in the program under s. 119.23 shall excuse the pupil from taking an examination administered under sub. (1s).

b0890/2.3 Section 2717m. 118.30 (6) of the statutes is amended to read:

118.30 (6) A school board and, an operator of a charter school under s. 118.40 (2r), and the governing body of a private school participating in the program under s. 119.23 is not required to administer the 4th and 8th grade examinations adopted or approved by the state superintendent under sub. (1) if the school board er, the operator of the charter school, or the governing body of the private school administers its own 4th and 8th grade examinations, the school board er, operator of the charter school, or governing body of the private school provides the state superintendent with statistical correlations of those examinations with the examinations adopted or approved by the state superintendent under sub. (1), and the federal department of education approves.

b0890/2.3 Section 2718f. 118.33 (1) (f) 2m. of the statutes is created to read: 118.33 (1) (f) 2m. By September 1, 2004, the governing body of each private school participating in the program under s. 119.23 shall develop a policy specifying criteria for granting a high school diploma to pupils attending the private school under s. 119.23. The criteria shall include the pupil's score on the examination

policy under subd. 2m.

administered under s. 118.30 (1s) (d), the pupil's academic performance, and the recommendations of teachers.

b0890/2.3 Section 2718h. 118.33 (1) (f) 3. of the statutes is amended to read: 118.33 (1) (f) 3. Beginning September 1, 2003 2005, neither a school board nor an operator of a charter school under s. 118.40 (2r) may grant a high school diploma to any pupil unless the pupil has satisfied the criteria specified in the school board's or charter school's policy under subd. 1. or 2. Beginning September 1, 2005, the governing body of a private school participating in the program under s. 119.23 may not grant a high school diploma to any pupil attending the private school under s. 119.23 unless the pupil has satisfied the criteria specified in the governing body's

b0890/2.3 Section 2718j. 118.33 (6) (c) of the statutes is created to read:

118.33 (6) (c) 1. The governing body of each private school participating in the program under s. 119.23 shall adopt a written policy specifying the criteria for promoting a pupil who is attending the private school under s. 119.23 from the 4th grade to the 5th grade and from the 8th grade to the 9th grade. The criteria shall include the pupil's score on the examination administered under s. 118.30 (1s) (a) or (am), unless the pupil has been excused from taking the examination under s. 118.30 (2) (b); the pupil's academic performance; the recommendations of teachers, which shall be based solely on the pupil's academic performance; and any other academic criteria specified by the governing body of the private school.

2. Beginning on September 1, 2002, the governing body of a private school participating in the program under s. 119.23 may not promote a 4th grade pupil who is attending the private school under s. 119.23 to the 5th grade, and may not promote an 8th grade pupil who is attending the private school under s. 119.23 to the 9th

1	grade, unless the pupil satisfies the criteria for promotion specified in the governing
2	body's policy under subd. 1.
3	*b0890/2.3* Section 2725d. 118.40 (4) (a) 3. and 4. of the statutes are created
4	to read:
5	118.40 (4) (a) 3. Permit public inspection and copying of any record, as defined
6	in s. 19.32 (2), of the charter school to the same extent as is required of, and subject
7	to the same terms and enforcement provisions that apply to, an authority under
8	subch. II of ch. 19.
9	4. Provide public access to meetings of the governing body of the charter school
10	to the same extent as is required of, and subject to the same terms and enforcement
11	provisions that apply to, a governmental body under subch. V of ch. 19.
12	*b0890/2.3* Section 2725f. 118.40 (4) (b) (intro.) and 1. of the statutes are
13	consolidated, renumbered 118.40 (4) (b) and amended to read:
14	118.40 (4) (b) Restrictions. A charter school may not do any of the following:
15	1. Charge charge tuition.
16	*b0890/2.3* Section 2725h. 118.40 (4) (b) 2. of the statutes is repealed.".
17	*b0880/1.2* 1085. Page 923, line 7: after that line insert:
18	*b0880/1.2* "Section 2748m. 119.23 (2) (b) of the statutes is amended to read:
19	119.23 (2) (b) No more than 15% of the school district's membership may attend
20	private schools under this section- in the 2001-02 school year. Beginning in the
21	2002-03 school year, no more than 10,580 pupils may attend private schools under
22	this section. If in any school year there are more spaces available in the participating
23	private schools than the maximum number of pupils allowed to participate, the

1	department shall prorate the number of spaces available at each participating
2	private school.
3	*b0880/1.2* Section 2752g. 119.23 (4) (b) 2. of the statutes is amended to read:
4	119.23 (4) (b) 2. The An amount equal to \$2,776 in the 2001-02 school year, and
5	in each school year thereafter the sum of the amount paid per pupil under this
6	subsection in the previous school year and the amount of revenue increase per pupil
7	allowed under subch. VII of ch. 121 in the current school year.
8	*b0880/1.2* Section 2752r. 119.23 (4m) of the statutes is amended to read:
9	119.23 (4m) Beginning in the 1999-2000 school year, in In addition to the
10	payment under sub. (4) the state superintendent shall pay to the parent or guardian
11	of each pupil enrolled in a private school under this section, in the manner described
12	in sub. (4) (c), an amount determined by multiplying 40% of the payment under sub.
13	(4) by the quotient determined by dividing the summer choice average daily
14	membership equivalent of the private school by the total number of pupils for whom
15	payments are being made under sub. (4).".
16	*b0890/2.4* 1086. Page 923, line 7: after that line insert:
17	*b0890/2.4* "Section 2748m. 119.23 (2) (a) 6. and 7. of the statutes are created
18	to read:
19	119.23 (2) (a) 6. The governing body of the private school permits public
20	inspection and copying of any record, as defined in s. 19.32 (2), of the private school
21	to the same extent as is required of, and subject to the same terms and enforcement
22	provisions that apply to, an authority under subch. II of ch. 19.

7. The governing body of the private school provides public access to its 1 meetings to the same extent as is required of, and subject to the same terms and 2 enforcement provisions that apply to, a governmental body under subch. V of ch. 19. 3 *b0890/2.4* Section 2753m. 119.23 (10) of the statutes is created to read: 4 119.23 (10) Each private school participating in the program under this section 5 shall administer to the pupils attending the 3rd grade in the private school under this 6 7 section a standardized reading test developed by the department.". *b0957/1.10* 1087. Page 923, line 7: after that line insert: 8 9 *b0957/1.10* "Section 2744m. 119.04 (1) of the statutes is amended to read: 119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 10 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 11 12 (2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 13 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.291, 14 15 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26) (27), 120.125, 120.13 (1), (2) (b) to (g), (3), (14), (17) to (19), (26), (34), (35) and (37), 120.14 and 16 120.25 are applicable to a 1st class city school district and board.". 17 *b1096/2.22* 1088. Page 923, line 7: after that line insert: 18 *b1096/2.22* "Section 2745a. 119.04 (1) of the statutes is amended to read: 19 20 119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 21 **22** (2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.115, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 23 118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 24