\*b1564/1.1\* "Section 87f. 7.33 (4) of the statutes is amended to read:

7.33 (4) Each Except as otherwise provided in this subsection, each local governmental unit, as defined in s. 16.97 (7), may, and each state agency shall, upon proper application under sub. (3), permit each of its employees to serve as an election official without loss of fringe benefits or seniority privileges earned for scheduled working hours during the period specified in sub. (3), and without loss of pay for scheduled working hours during the period specified in sub. (3) except as provided in sub. (5), and shall not impose without any other penalty upon an employee who serves as an election official. For employees who are included in a collective bargaining unit for which a representative is recognized or certified under subch. V of ch. 111, this subsection shall apply unless otherwise provided in a collective bargaining agreement.

\*b1564/1.1\* Section 87m. 7.33 (5) of the statutes is amended to read:

7.33 (5) Any employee of the state a local governmental unit, as defined in s. 16.97 (7), or state agency who obtains a paid leave of absence under sub. (4) in order to serve as an election official under s. 7.30 shall certify in writing to the head of the local governmental unit or state agency by which he or she is employed the amount of compensation that the employee receives for such service. Upon receipt of the certification, the head of the local governmental unit or state agency shall deduct that amount from the employee's pay earned for scheduled working hours during the period specified in sub. (2) when the employee is on a paid leave of absence.".

\*b1565/1.2\* 17. Page 3, line 3: after that line insert:

\*b1565/1.2\* "Section 88. 7.37 (7) of the statutes is amended to read:

7.37 (7) REGISTRATION AND POLL POLL LISTS. Two inspectors shall be assigned to have charge of the registration or poll lists at each election.

\*b1565/1.2\* Section 89. 7.51 (2) (a) of the statutes is amended to read:

7.51 (2) (a) The inspectors shall first compare the poll or registration lists, correcting any mistakes until the poll or registration lists agree. The chief inspector and the inspectors who are responsible for recording electors under s. 6.79 shall verify the correctness of the poll or registration lists after the polls close by each signing their name thereto. Where ballots are distributed to electors, the inspectors shall then open the ballot box and remove and count the number of ballots therein without examination except as is necessary to ascertain that each is a single ballot. If 2 or more ballots are folded together so as to appear as a single ballot, the inspectors shall lay them aside until the count is completed; and if, after a comparison of the count and the appearance of the ballots it appears to a majority of the inspectors that the ballots folded together were voted by the same person they may not be counted but the inspectors shall mark them as to the reason for removal, set them aside and carefully preserve them. The inspectors shall then proceed under par. (b).

\*b1565/1.2\* Section 90. 7.51 (2) (c) of the statutes is amended to read:

7.51 (2) (c) Whenever the number of ballots exceeds the number of voting electors as indicated on the poll or registration list, the inspectors shall place all ballots face up to check for blank ballots. In this paragraph, "blank ballot" means a ballot on which no votes are cast for any office or question. The inspectors shall mark, lay aside and preserve any blank ballots. If the number of ballots still exceeds the number of voting electors, the inspectors shall place all ballots face down and proceed to check for the initials. The inspectors shall mark, lay aside and preserve any ballot not bearing the initials of 2 inspectors or any absentee ballot not bearing

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the initials of the municipal clerk. During the count the inspectors shall count those ballots cast by challenged electors the same as the other ballots.

\*b1565/1.2\* Section 91d. 7.51 (2) (e) of the statutes is amended to read:

7.51 (2) (e) If, after any ballots have been laid aside, the number of ballots still exceeds the total number of electors recorded on the registration or poll list, the inspectors shall separate the absentee ballots from the other ballots. If there is an excess number of absentee ballots, the inspectors shall place the absentee ballots in the ballot box and one of the inspectors shall publicly and without examination draw therefrom by chance the number of ballots equal to the excess number of absentee ballots. If there is an excess number of other ballots, the inspectors shall place those ballots in the ballot box and one of the inspectors shall publicly and without examination draw therefrom by chance the number of ballots equal to the excess number of those ballots. All ballots so removed may not be counted but shall be specially marked as having been removed by the inspectors on original canvass due to an excess number of ballots, set aside and preserved. When the number of ballots and total shown on the poll or registration list agree, the inspectors shall return all ballots to be counted to the ballot box and shall turn the ballot box in such manner as to thoroughly mix the ballots. The inspectors shall then open, count and record the number of votes. When the ballots are counted, the inspectors shall separate them into piles for ballots similarly voted. Objections may be made to placement of ballots in the piles at the time the separation is made.

\*b1565/1.2\* Section 92d. 7.51 (4) (a) of the statutes is amended to read:

7.51 (4) (a) The tally sheets shall state the total number of votes cast for each office and for each individual receiving votes for that office, whether or not the individual's name appears on the ballot, and shall state the vote for and against each

proposition voted on. Upon completion of the tally sheets, the inspectors shall immediately complete inspectors' statements in duplicate. The inspectors shall state the excess, if any, by which the number of ballots exceeds the number of electors voting as shown by the poll or registration list, if any, and shall state the number of the last elector as shown by the registration or poll lists. At least 3 inspectors, including the chief inspector and, unless election officials are appointed under s. 7.30 (4) (c) without regard to party affiliation, at least one inspector representing each political party, shall then certify to the correctness of the statements and tally sheets and sign their names. All other election officials assisting with the tally shall also certify to the correctness of the tally sheets. When the tally is complete, the inspectors shall publicly announce the results from the statements.

#### \*b1565/1.2\* Section 93. 7.51 (5) of the statutes is amended to read:

7.51 (5) Returns. The inspectors shall make full and accurate return of the votes cast for each candidate and proposition on tally sheet blanks provided by the municipal clerk for the purpose. Each tally sheet shall record the returns for each office or referendum by ward, unless combined returns are authorized in accordance with s. 5.15 (6) (b) in which case the tally sheet shall record the returns for each group of combined wards. After recording the votes, the inspectors shall seal in a carrier envelope outside the ballot bag or container one inspectors' statement under sub. (4) (a), one tally sheet and one poll or registration list for delivery to the county clerk, unless the election relates only to municipal or school district offices or referenda. The inspectors shall also similarly seal one inspectors' statement, one tally sheet and one poll or registration list for delivery to the municipal clerk. For school district elections, except in 1st class cities, the inspectors shall similarly seal one inspectors' statement, one tally sheet and one poll or registration list for delivery to the school

district clerk. The inspectors shall immediately deliver all ballots, statements, tally sheets, lists and envelopes to the municipal clerk. The municipal clerk shall arrange for delivery of all ballots, statements, tally sheets, lists and envelopes relating to a school district election to the school district clerk. The municipal clerk shall deliver the ballots, statements, tally sheets, lists and envelopes for his or her municipality relating to any county, technical college district, state or national election to the county clerk by 2 p.m. on the day following each such election. The person delivering the returns shall be paid out of the municipal treasury. Each clerk receiving ballots, statements, tally sheets or envelopes shall retain them until destruction is authorized under s. 7.23 (1).

\*b1565/1.2\* Section 94. 9.01 (1) (b) 1. of the statutes is amended to read:

9.01 (1) (b) 1. The board of canvassers shall first compare the registration or poll lists and determine the number of voting electors.".

\*b1566/1.1\* 18. Page 3, line 3: after that line insert:

\*b1566/1.1\* "Section 93m. 9.01 (1) (a) of the statutes is amended to read:

9.01 (1) (a) Any candidate voted for at any election or any elector who voted upon any referendum question at any election may request a recount. The petitioner shall file a verified petition or petitions accompanied by the fee prescribed in partago, if any, with the proper clerk or body under par. (ar) not earlier than the time of completion of the canvass and not later than 5 p.m. on the 3rd business day following the last meeting day of the municipal or county board of canvassers determining the election for that office or on that referendum question or, if more than one board of canvassers makes the determination not later than 5 p.m. on the 3rd business day following the last meeting day of the last board of canvassers which makes a

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determination. If the chairperson of the board or chairperson's designee makes the determination for the office or the referendum question, the petitioner shall file the petition not earlier than the last meeting day of the last county board of canvassers to make a statement in the election or referendum and not later than 5 p.m. on the 3rd business day following the day on which the elections board receives the last statement from a county board of canvassers for the election or referendum. Each verified petition shall state that at the election the petitioner was a candidate for the office in question or that he or she voted on the referendum question in issue; that the petitioner is informed and believes that a mistake or fraud has been committed in a specified ward or municipality in the counting and return of the votes cast for the office or upon the question; or shall specify any other defect, irregularity or illegality in the conduct of the election. The petition shall specify each ward, or each municipality where no wards exist, in which a recount is desired. If a recount is requested for all wards within a jurisdiction, each ward need not be specified. The petition may be amended to include information discovered as a result of the investigation of the board of canvassers or the chairperson of the board or chairperson's designee after the filing of the petition, if the petitioner moves to amend the petition as soon as possible after the petitioner discovered or reasonably should have discovered the information which is the subject of the amendment and the petitioner was unable to include information in the original petition.

\*b1566/1.1\* Section 93n. 9.01 (1) (ad) of the statutes is created to read:

9.01 (1) (ad) Upon receiving a petition for a recount, the clerk or body receiving the petition shall calculate any fee due under par. (ag) 1m. or reasonably estimate any fee due under par. (ag) 2. The clerk or body shall provide the petitioner promptly with the total due or estimate.

\*b1566/1.1\* Section 930. 9.01 (1) (ag) 1. of the statutes is amended to read: 9.01 (1) (ag) 1. Each petition for a recount shall be accompanied by the fee prescribed in this paragraph. If the difference between the votes cast for the leading candidate and those cast for the petitioner or the difference between the affirmative and negative votes cast upon any referendum question is less than 10 if 1,000 or less votes are cast or less not more than .5% 0.5% of the total votes cast for the office or on the question if more than 1,000 votes are cast, the petitioner is not required to pay a fee.

\*b1566/1.1\* Section 93p. 9.01 (1) (ag) 1m. of the statutes is created to read: 9.01 (1) (ag) 1m. If the difference between the votes cast for the leading candidate and those cast for the petitioner or the difference between the affirmative and negative votes cast upon any referendum question is at least 10 if 1,000 or less votes are cast or is more than 0.5% but not more than 2% if more than 1,000 votes are cast, the petitioner shall pay a fee of \$5 for each ward for which the petition requests a ballot recount, or \$5 for each municipality for which the petition requests a recount where no wards exist.

\*b1566/1.1\* Section 93q. 9.01 (1) (ag) 2. of the statutes is amended to read: 9.01 (1) (ag) 2. If the difference between the votes cast for the leading candidate and those cast for the petitioner or the difference between the affirmative and negative votes cast upon any referendum question is at least 10 if 1,000 or less votes are cast or at least .5% more than 2% if more than 1,000 votes are cast, the petitioner shall pay a fee of \$5 for equal to the actual cost of performing the recount in each ward for which the petition requests a ballet recount, or \$5 for in each municipality for which the petition request a recount where no wards exist.

\*b1566/1.1\* Section 93r. 9.01 (1) (ag) 3. of the statutes is amended to read:

9.01 (1) (ag) 3. All fees <u>calculated or estimated under par.</u> (ad) shall be prepaid in cash or another form of payment which is acceptable to the officer to whom they are paid. No petition for which a fee is required is valid unless the proper <u>calculated</u> or <u>estimated</u> fee is paid at the time of filing.

\*b1566/1.1\* Section 93s. 9.01 (1) (ag) 3m. of the statutes is created to read: 9.01 (1) (ag) 3m. The petitioner shall pay any balance owing toward the fee due under subd. 2. within 30 days after the clerk or body receiving the petition provides the petitioner with a written statement of the amount due. If the petitioner has overpaid the fee due under subd. 2. the clerk or body receiving the petition shall refund the amount overpaid within 30 days after the board of canvassers makes its determination in the recount.

\*b1566/1.1\* Section 93t. 9.01 (1) (ar) 3. of the statutes is amended to read:

9.01 (1) (ar) 3. Upon receipt of Whenever a clerk receives a valid petition and any payment under par. (ag) 3., the clerk shall thereupon notify the proper board of canvassers. Upon receipt of Whenever the board receives a valid petition by the board and any payment under par. (ag) 3., the board shall promptly by certified mail or other expeditious means order the proper county boards of canvassers to commence the recount. County boards of canvassers shall convene no later than 9 a.m. on the second day following after receipt of an order and may adjourn for not more than one day at a time until the recount is completed in the county, except that the board may permit extension of the time for adjournment. Returns from a recount ordered by the board shall be transmitted to the office of the board as soon as possible, but in no case later than 13 days from the date of the order of the board directing the recount. The chairperson of the board or the chairperson's designee may not make a determination in any election if a recount is pending before any county board of

canvassers in that election. The chairperson of the board or the chairperson's
designee need not recount actual ballots, but shall verify the returns of the county
boards of canvassers in making his or her determinations.".
*b1599/2.2* <b>19.</b> Page 3, line 3: after that line insert:
*b1599/2.2* "Section 93e. 8.05 (3) (d) and (e) of the statutes are amended to
read:
8.05 (3) (d) The question of adoption of the nonpartisan primary under this
subsection may be submitted to the electors at any regular election authorized under
s. 8.065 to be held in the town or at a special election called for the purpose. When
a petition requesting adoption of the nonpartisan primary conforming to the
requirements of s. 8.40 signed by at least 20 electors of the town is filed with the town
clerk as provided in s. 8.37, the question shall be submitted to a vote.
(e) Petitions requesting a vote on the question at a regular town election shall
be filed in accordance with s. 8.37 no later than 5 p.m. the last Tuesday in February
When the petition is filed, the clerk shall check its sufficiency. Whether at a regular
or special election, the The clerk shall give separate notice by one publication in a
newspaper at least 5 days before the election.
*b1599/2.2* Section 93m. 8.06 of the statutes is amended to read:
8.06 Special elections may be called. Towns, cities, villages and school
districts may call special elections for any purpose whenever such action is

authorized or required by law. If an election is called for a special referendum, the

\*b1599/2.2\* Section 93s. 8.065 of the statutes is created to read:

election shall be called and noticed under as provided in s. 8.55.

- 8.065 Scheduling of referenda. (1) In this section, "local governmental unit" has the meaning given in s. 16.97 (7).
- (2) Unless otherwise required by law or unless authorized under sub. (3), a referendum held by any local governmental unit that is authorized or required by law to hold a referendum may only be held concurrently with the spring primary, spring election, or general election, or on the first Tuesday after the first Monday of November of an odd-numbered year. Unless otherwise required by law or unless authorized under sub. (3), no referendum submitted by the same local governmental unit relating to substantially similar subject matter or relating to authorization for the borrowing of money may be held more than once in any 12-month period.
- (3) If a local governmental unit wishes to hold a special referendum on a date that is not concurrent with an election specified in s. 5.02 (5), (21), or (22) or on a date other than the first Tuesday after the first Monday in November of an odd–numbered year, the local governmental unit may petition the referendum appeal board for a determination that an emergency exists with respect to a particular question. The referendum appeal board shall make a determination within 10 days after receipt of a petition under this subsection. If the referendum appeal board finds, with the concurrence of at least 4 members, that an emergency exists which requires a special referendum to be held by a local governmental unit on a date that is not concurrent with an election specified in s. 5.02 (5), (21), or (22) or on a date other than the first Tuesday after the first Monday in November of an odd–numbered year, the board may permit a referendum relating to the question specified in the petition to be held on a date determined by the local governmental unit.".

\*b1601/1.2\* 20. Page 3, line 3: after that line insert:

\*b1601/1.2\* "Section 87e. 7.37 (4) of the statutes is amended to read:

7.37 (4) Balloting procedure. At polling places which utilize paper ballots or electronic voting systems in which ballots are distributed to electors, 2 inspectors shall be assigned to take charge of the official ballots. They shall write their initials on the back of each ballot and deliver to each elector as he or she enters the voting booth one ballot properly endorsed by each of them. Where paper ballots are used, the inspectors shall fold each ballot in the proper manner to be deposited before delivering it to the elector. If asked, inspectors may instruct any elector as to the proper manner of marking or punching the ballot, but they may not give advice, suggestions, express any preferences or make any requests as to the person for whom, the question on which or the ballot on which the elector shall vote.

\*b1601/1.2\* Section 87m. 7.37 (8) of the statutes is amended to read:

7.37 (8) ELECTRONIC VOTING SYSTEMS. Prior to the opening of the polling place, wherever electronic voting systems employing voting devices are used, the inspectors shall place the voting devices in position for voting and examine them to see that they are in proper working order and that they have the correct ballot labels by comparing them with the sample ballots.

\*b1601/1.2\* SECTION 87s. 7.50 (1) (d) and (2) (a), (b) and (d) of the statutes are amended to read:

7.50 (1) (d) Whenever an electronic voting system is used at a polling place in a partisan primary, and the same ballot is utilized to cast votes for candidates of more than one recognized political party or candidates of a party and independent candidates, if an elector designates a preference for a party or for independent candidates, only votes cast within that preference category may be counted. If an elector does not designate a preference and makes a mark or punch or affixes a

sticker opposite candidates of more than one recognized political party or opposite a candidate in the independent candidates' column and a candidate of a recognized political party, no votes cast by the elector for any candidate for partisan office are valid. Votes for other candidates and votes on ballot questions, if any, shall be counted if otherwise valid.

- (2) (a) At a general election, if the elector places a mark, symbol or sticker or punches a hole under a party designation at the head of a column in or near the space indicated for that purpose, it is a vote for all the candidates whose names appear in the marked or punched column except as otherwise provided in this paragraph. If a name is stricken, it is not a vote for that candidate. If a name is written in, it is a vote for the write—in candidate. If a sticker is attached it is a vote for the candidate whose name appears on the sticker. If in some other column there is a mark or punch in the square to the right of a specific candidate's name or at the place designated on the ballot for marking or punching a vote for a specific candidate for the same office, it is a vote for that specific candidate and no vote may be counted for the candidate for the same office in the column marked or punched for a straight party vote.
- (b) A ballot cast without any marks, or stickers or punches may not be counted.

  A ballot without a mark or punch at the top of a party column may be counted only for persons for whom marks or punches are applicable.
- (d) If an elector writes a person's name in the proper space for write—in candidates for an office, it is a vote for the person written in for the office indicated, regardless of whether the elector strikes the names appearing in the same column for the same office, or places a mark or punch by the same or any other name for the same office, or omits placing a mark or punch to the right of the name written in. If an elector is permitted to vote for more than one candidate for the same office in an

election and casts one or more write—in votes which, when added to the votes cast for candidates whose names appear on the ballot, exceed the number of votes authorized to be cast for the office, the write—in votes shall be counted and the votes for candidates whose names appear on the ballot may not be counted, unless there are more write—in votes than votes authorized to be cast, in which case no votes may be counted for the office.".

\*b1519/2.3\* 21. Page 7, line 4: after that line insert:

\*b1519/2.3\* "Section 97n. 13.097 (1) (a) of the statutes is amended to read:

13.097 (1) (a) "Department" means the department of natural resources environmental management.

\*b1519/2.3\* Section 97p. 13.097 (2) (b) of the statutes is amended to read:

13.097 (2) (b) If the legislation conveys a lake bed area, the department shall describe the conveyance contained in the legislation. If the legislation amends a prior conveyance of a lake bed area, the department's report shall describe the prior conveyance and how it is amended by this legislation. The report shall include any written comments under sub. (3) and the department's findings under sub. (4) and its conclusions under sub. (6).

\*b1519/2.3\* Section 97q. 13.097 (2) (c) of the statutes is amended to read:

13.097 (2) (c) Legislation that requires a report by the department under this section shall have that requirement noted on its jacket when the jacket is prepared. When legislation that requires a report under this section receives a jacket to be introduced or offered, the legislative reference bureau shall submit a copy of the legislation to the department and to the department of fish, wildlife, parks, and forestry.

1	*b1519/2.3* Section 97r. 13.097 (3) of the statutes is created to read:
2	13.097 (3) Comments of the department of fish, wildlife, parks, and forestry.
3	The department of fish, wildlife, parks, and forestry may submit to the department
4	of environmental management written comments on legislation specified under sub.
5	(2) within 10 days after the legislation is introduced or offered.".
6	*b1530/1.1* 22. Page 7, line 4: after that line insert:
7	*b1530/1.1* "Section 95f. 11.385 of the statutes is created to read:
8	11.385 Use of moneys derived from employment for political purposes.
9	(1) In this section, "employer" includes the state and every local governmental unit,
10	as defined in s. 16.97 (7).
11	(2) No employer or labor organization may increase the salary of an officer or
12	employee, or give an emolument to an officer, employee, or other person, with the
13	intention that the increase in salary, or the emolument, or a part of it, be used to make
14	a contribution or disbursement.
15	(3) No employer or labor organization may discriminate against an officer or
16	employee with respect to any term or condition of employment for failing to make a
17	contribution; failing to support or oppose a candidate, proposition, political party, or
18	committee; or supporting or opposing a candidate, proposition, political party, or
19	committee.
20	(4) No employer or other person who is responsible for the disbursement of
21	moneys in payment of wages or salaries may withhold any portion of an employee's
22	wages or salary for the purpose of making a contribution to a committee or for use
23	as a contribution to a committee except upon the written request of the employee
24	Any such request shall be made on a form prescribed by the board informing the

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employee of the prohibition under sub. (3). The request is valid for 12 months from the date on which it is made by the employee unless an earlier termination is provided or authorized under the agreement.

- (5) Each person who withholds moneys under sub. (4) shall maintain open for public inspection for a period of no less than 3 years from the date on which a withholding occurs, during normal business hours, documents and books of accounts which shall include a copy of each employee's request for withholding, the amounts and dates on which moneys are withheld under the request, and the amounts and dates on which moneys are transferred to any committee by the person. Each such person shall deliver or transmit copies of such information to the board upon its request.
  - \*b1530/1.1\* Section 95m. 11.386 of the statutes is created to read:
- 11.386 Use of deductions for payments to labor organizations. (1) In this section:
  - (a) "All-union agreement" has the meaning given under s. 111.02 (1).
  - (b) "Fair-share agreement" has the meaning given under s. 111.70 (1) (f) or 111.81 (9).
    - (2) No labor organization may use moneys derived from an all-union agreement or a fair-share agreement that are paid by an individual who is not a member of the organization for the purpose of making a contribution or disbursement, unless authorized by the individual. Any contribution shall be authorized under s. 11.385 (4).".
- 23 \*b1562/2.2\* 23. Page 7, line 4: after that line insert:
- **\*b1562/2.2\* "Section 95d.** 10.02 (3) (a) of the statutes is amended to read:

10.02 (3) (a) Upon entering the polling place and before being permitted to vote, an elector shall give state his or her name and address before being permitted to vote and shall present identification as required by law. Where ballots are distributed to electors, the initials of 2 inspectors must appear on the ballot. Upon being permitted to vote, the elector shall retire alone to a voting booth or machine and cast his or her ballot, except that an elector who is a parent or guardian may be accompanied by the elector's minor child or minor ward. An election official may inform the elector of the proper manner for casting a vote, but the official may not in any manner advise or indicate a particular voting choice.".

\*b1567/1.1\* 24. Page 7, line 4: after that line insert:

\*b1567/1.1\* "Section 95f. 11.06 (1) (intro.) of the statutes is amended to read: 11.06 (1) Contents of Report. (intro.) Except as provided in subs. (2), (3) and (3m) and ss. 11.05 (2r) and 11.19 (2), each registrant under s. 11.05 shall make full reports, upon a form prescribed by the board and signed by the appropriate individual under sub. (5), of all contributions received, contributions or disbursements made, and obligations incurred. Each report shall contain the following information, covering the period since the last date covered on the previous report, unless otherwise provided:

\*b1567/1.1\* SECTION 95m. 11.06 (3) (b) (intro.) of the statutes is amended to read:

11.06 (3) (b) (intro.) Notwithstanding sub. (1), a A nonresident registrant shall report on a form prescribed by the board the applicable information concerning that makes a report under sub. (1) shall ensure that the report separately states

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(3) (a) 2m. and amended to read:

1	information under sub. (1) concerning all of the following, in a manner prescribed by
2	the board:
3	*b1567/1.1* Section 95r. 11.12 (4) of the statutes is amended to read:
4	11.12 (4) Each registrant shall report contributions, disbursements, and
5	incurred obligations in accordance with s. 11.20. Except as permitted under s. 11.06
6	(2), (3) and (3m), each report shall contain the information which is required under
7	s. 11.06 (1).".
8	*b1599/2.3* 25. Page 7, line 4: after that line insert:
9	*b1599/2.3* "Section 94w. 9.20 (4) of the statutes is amended to read:
10	9.20 (4) The common council or village board shall, without alteration, either
11	pass the ordinance or resolution within 30 days following the date of the clerk's final
12	certificate, or submit it to the electors at the next spring or general election
13	authorized under s. 8.065, if the election is more than 6 weeks after the date of the
14	council's or board's action on the petition or the expiration of the 30-day period,
15	whichever first occurs. If there are 6 weeks or less before the election, the ordinance
16	or resolution shall be voted on at the next election authorized under s. 8.065 (2) or
17	an election authorized under s. 8.065 (3) thereafter. The council or board by a
18	three-fourths vote of the members-elect may order a special election for the purpose
19	of voting on the ordinance or resolution at any time prior to the next election, but not
20	more than one special election for direct legislation may be ordered in any 6-month
21	period.".
22	*b1600/2.1* 26. Page 7, line 4: after that line insert:

\*b1600/2.1\* "Section 95r. 11.50 (3) (a) 1. of the statutes is renumbered 11.50

11.50 (3) (a) 2m. If After making any transfer required under subd. 1m., if an election for state superintendent is scheduled in the following year, the state treasurer shall transfer an amount equal to 8% of the fund shall be placed in to a superintendency account. From this account, an equal amount shall be disbursed to the campaign depository account of each eligible candidate by the state treasurer.

\*b1600/2.1\* SECTION 95s. 11.50 (3) (a) 2. of the statutes is renumbered 11.50 (3) (a) 1m. and amended to read:

11.50 (3) (a) 1m. If an election for justice is scheduled in the following year, 8% of the fund shall be placed in the state treasurer shall transfer an amount sufficient to finance payment of the full amount of the grants authorized under sub. (9) for candidates for the office of justice to a supreme court account. From this account, an equal amount shall be disbursed to the campaign depository account of each eligible candidate by the state treasurer. Any unencumbered balance in the supreme court account after an election for the office of justice is held shall revert to the unallocated corpus of the fund.

\*b1600/2.1\* Section 95t. 11.50 (3) (b) of the statutes is amended to read:

11.50 (3) (b) If a vacancy occurs in the office of justice after August 15 in any year and an election is scheduled to fill the vacancy at the spring election in the following year, the state treasurer shall transfer an amount sufficient to finance payment of the full amount of the grants authorized under sub. (9) for candidates for the office of justice to the supreme court account. If a vacancy occurs in the office of state superintendent or justice after August 15 in any year and an election is scheduled to fill the vacancy at the spring election in the following year, the state treasurer shall, after making any transfer that is required to be made to the supreme court account, transfer an amount not exceeding 8% of the moneys transferred to the

fund on the preceding August 15 to the <u>superintendency</u> account for the office in which the vacancy occurs, such. The moneys to <u>shall</u> be drawn <u>transferred</u> from any account within the accounts created under sub. (4) in the amount or amounts specified by the board.

\*b1600/2.1\* Section 95u. 11.50 (3) (c) of the statutes is created to read:

11.50 (3) (c) If there are insufficient moneys in the fund to make any transfer that is required to be made under par. (a) or (b), the state treasurer shall transfer the balance in the fund to the account to which the transfer is required to be made.".

\*b1601/1.3\* 27. Page 7, line 4: after that line insert:

\*b1601/1.3\* "Section 94sm. 10.01 (2) (b) of the statutes is amended to read: 10.01 (2) (b) Type B—The type B notice shall include the relevant facsimile ballots and the relevant portions of voting instructions to electors under s. 10.02 for each office or referendum and shall specify the date of the election. In counties or municipalities where an electronic voting system employing a ballot label and ballot eard in which ballots are distributed to electors is used, the notice shall include the information specified in s. 5.94. The type B notice shall be published once by the county clerks, and for primaries and other elections in municipalities or special purpose districts, once by the clerk of the municipality or special purpose district on the day preceding each primary and other election.

\*b1601/1.3\* Section 95m. 10.06 (3) (e) of the statutes is amended to read:

10.06 (3) (e) When electronic or mechanical voting machines or electronic voting systems employing a ballot card or label in which ballots are distributed to electors are used in a municipality at a municipal election, the municipal clerk shall publish a type B notice on the Monday before the election. The notice shall include

. 1	all offices and questions to be voted on at the election. The cost of this notice shall
2	be shared under s. 5.68 (2) and (3).
3	*b1601/1.3* Section 95ms. 12.13 (1) (f) of the statutes is amended to read:
4	12.13 (1) (f) Shows his or her marked or punched ballot to any person or places
5	a mark upon the ballot so it is identifiable as his or her ballot.
6	*b1601/1.3* Section 96m. 12.13 (3) (e) and (j) of the statutes are amended to
7	read:
8	12.13 (3) (e) Prepare or cause to be prepared an official ballot with intent to
9	change the result of the election as to any candidate or referendum; prepare an
10	official ballot which is premarked or prepunched or which has an unauthorized
11	sticker affixed prior to delivery to an elector; or deliver to an elector an official ballot
12	bearing a mark or punch opposite the name of a candidate or referendum question
13	that might be counted as a vote for or against a candidate or question.
14	(j) When called upon to assist an elector who cannot read or write, has difficulty
15	in reading, writing or understanding English, or is unable to mark <del>or punch</del> a ballot
16	or depress a lever or button on a voting machine, inform the elector that a ballot
17	contains names or words different than are printed or displayed on the ballot with
18	the intent of inducing the elector to vote contrary to his or her inclination,
19	intentionally fail to cast a vote in accordance with the elector's instructions or reveal
20	the elector's vote to any 3rd person.".
21	*b1607/1.1* 28. Page 7, line 4: after that line insert:
22	*b1607/1.1* "Section 95p. 11.50 (2) (b) 5. of the statutes is amended to read:
23	11.50 (2) (b) 5. The financial reports filed by or on behalf of the candidate as
24	of the date of the spring or September primary, or the date that the special primary

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is or would be held, if required, indicate that the candidate has received at least the amount provided in this subdivision, from contributions of money, other than loans, made by individuals who reside in this state and, in the case of a candidate for legislative office, by individuals at least 50% of whom reside in a county having territory within the legislative district in which the candidate seeks office, which contributions have been received during the period ending on the date of the spring primary and July 1 preceding such date in the case of candidates at the spring election, or the date of the September primary and January 1 preceding such date in the case of candidates at the general election, or the date that a special primary will or would be held, if required, and 90 days preceding such date or the date a special election is ordered, whichever is earlier, in the case of special election candidates, which contributions are in the aggregate amount of \$100 or less, and which contributions are fully identified and itemized as to the exact source thereof. A contribution received from a conduit which is identified by the conduit as originating from an individual shall be considered a contribution made by the individual. Only the first \$100 of an aggregate contribution of more than \$100 may be counted toward the required percentage. For a candidate at the spring or general election for an office identified in s. 11.26 (1) (a) or a candidate at a special election, the required amount to qualify for a grant is 5% of the candidate's authorized disbursement limitation under s. 11.31. For any other candidate at the general election, the required amount to qualify for a grant is 10% of the candidate's authorized disbursement limitation under s. 11.31.".

\*b1444/1.1\* 29. Page 8, line 3: delete "(eq) to (ex) (fq) to (fx)," and substitute "(eq) to (ex)".

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\*b1495/1.1\* **30.** Page 8, line 15: after that line insert:

\*b1495/1.1\* "Section 99m. 13.101 (6) (a) of the statutes, as affected by 2001 Wisconsin Act .... (this act), is amended to read:

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

\*b1841/1.1\* 31. Page 8, line 24: after that line insert:

\*b1841/1.1\* "Section 101m. 13.107 of the statutes is created to read:

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1	13.107 Review of certain proposed legal services contracts. (1) Upon
2	the filing of a proposed legal services contract under s. 14.11 (2) (bh) or 20.930 (5),
3	the chief clerk of the house to whom it is referred shall refer the proposed contract
4	to the presiding officer of that house.
5	(2) The presiding officer shall promptly refer any proposed contract under sub.
6	(1) to the appropriate standing committee of the house.
7	(3) Within 30 days after referral under sub. (2), a committee to which a
8	proposed legal services contract is referred may hold a public hearing concerning the
9	proposed contract and issue a report to the governor recommending changes to the
10	proposed contract.".
11	*b1516/2.1* 32. Page 9, line 19: after that line insert:
12	*b1516/2.1* "Section 102p. 13.205 of the statutes is created to read:
13	13.205 Legislative hotline prohibited. (1) Except as provided in sub. (2),
14	the joint committee on legislative organization, the assembly committee on
15	organization, and the senate committee on organization may not maintain a toll-free
16	telephone service for the use of members of the public to contact members of the
17	legislature or for the use of members of the legislature to contact members of the
18	public.
19	(2) An organization committee under sub. (1) may maintain or allow the
20	maintenance of one toll-free telephone service per member of the legislature for the
21	use of members of the public to contact the member of the legislature. The senate
22	committee on organization and the assembly committee on organization shall

publish the number of the toll-free telephone service of each member of its house.".

\*b1517/2.1\* 33. Page 9, line 19: after that line insert:

1	*b1517/2.1* "Section 102d. 13.123 (2) of the statutes is repealed.
2	*b1517/2.1* Section 102f. 13.123 (3) (c) of the statutes is amended to read:
3	13.123 (3) (c) Paragraph (b) may not be construed to affect eligibility for any
4	allowance authorized under sub. (1) $\frac{1}{2}$ .
5	*b1684/1.1* 34. Page 9, line 19: after that line insert:
6	*b1684/1.1* "Section 102m. 13.123 (3) (a) of the statutes is amended to read:
7	13.123 (3) (a) Any senator authorized by the committee on senate organization
8	to attend a meeting outside the state capital, any representative to the assembly
9	authorized by the committee on assembly organization to attend an out-of-state
10	meeting or authorized by the speaker to attend a meeting within this state outside
11	the state capital, and all members of the legislature required by law, legislative rule,
12	resolution or joint resolution to attend such meetings, shall be paid no additional
13	compensation for such services but shall be reimbursed for actual and necessary
14	expenses from the appropriation under s. 20.765 (1) (a) or (b), but no legislator may
15	be reimbursed under this subsection for expenses on any day for which the legislator
16	submits a claim under sub. (1). Any expenses incurred by a legislator under s. 14.82
17	shall be reimbursed from the appropriation under s. 20.315 (1) (q).".
18	*b1684/1.2* 35. Page 11, line 17: after that line insert:
19	*b1684/1.2* "Section 103m. 13.45 (3) (a) of the statutes is amended to read:
20	13.45 (3) (a) For any day for which the legislator does not file a claim under s.
21	13.123 (1), any legislator appointed to serve on a legislative committee or a
22	committee to which the legislator was appointed by either house or the officers

thereof shall be reimbursed from the appropriations under ss. 20.315 (1) (q) and s.

20.765 (1) (a) or (b) for actual and necessary expenses incurred as a member of the committee.".

\*b1519/2.4\* 36. Page 12, line 11: after that line insert:

\*b1519/2.4\* "Section 104v. 13.48 (10) (b) 1. of the statutes is amended to read:

13.48 (10) (b) 1. Contracts by the department of natural resources environmental management for construction work related to hazardous substance spill response under s. 292.11 or environmental repair under s. 292.31.".

\*b1532/2.1\* 37. Page 12, line 11: after that line insert:

\*b1532/2.1\* "Section 104r. 13.48 (10) (a) of the statutes is amended to read: 13.48 (10) (a) No state board, agency, officer, department, commission, or body corporate may enter into a contract for the construction, reconstruction, remodeling of or addition to any building, structure, or facility, which involves a cost in excess of \$100,000, without completion of final plans and arrangement for supervision of construction and prior approval by the building commission. The building commission may not approve a contract for the construction, reconstruction, renovation or remodeling of or an addition to a state building as defined in s. 44.51 (2) unless it determines that s. 44.57 has been complied with or does not apply. This section applies to the department of transportation only in respect to buildings, structures and facilities to be used for administrative or operating functions, including buildings, land and equipment to be used for the motor vehicle emission inspection and maintenance program under s. 110.20.".

\*b1596/2.1\* 38. Page 13, line 8: after that line insert:

\*b1596/2.1\* "Section 107m. 13.48 (14) (am) of the statutes is amended to read:

13.48 (14) (am) Subject to par. (d) and s. 20.9145, the building commission shall have the authority to sell or lease all or any part of a state-owned building or structure or state-owned land, including farmland, where such authority is not otherwise provided to an agency by law, and may transfer land under its jurisdiction among agencies.

\*b1596/2.1\* Section 107n. 13.48 (14) (b) of the statutes is amended to read: 13.48 (14) (b) Subject to par. (d) and s. 20.9145, the building commission shall sell or lease on the basis of either public bids, with the building commission reserving the right to reject any or all bids in the best interest of the state, or negotiated prices. Buildings, structures and land mentioned in this subsection shall be subject to general property taxes levied by those taxing bodies within whose area they lie if used for commercial purposes, and shall be subject to special assessments for public improvements in the same manner and to the same extent as privately owned buildings, structures and land, subject to approval of the building commission when required under s. 66.0703 (6).

\*b1596/2.1\* Section 107p. 13.48 (14) (d) 4. of the statutes is amended to read: 13.48 (14) (d) 4. If the commission proposes to sell or transfer a parcel of surplus land having a fair market value of at least \$20,000 that is not subject to sale under s. 20.9145, the commission shall notify the joint committee on finance in writing of its proposed action. If the cochairpersons of the committee do not notify the commission that the committee has scheduled a meeting for the purpose of reviewing the proposed sale or transfer within 14 working days after the date of the commission's notification, the parcel may be sold or transferred by the commission. If, within 14 working days after the date of the commission's notification, the cochairpersons of the committee notify the commission that the committee has

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scheduled a meeting for the purpose of reviewing the proposed sale or transfer, the parcel may be sold or transferred under this subdivision only upon approval of the committee.".

\*b1519/2.5\* 39. Page 14, line 16: after that line insert:

\*b1519/2.5\* "Section 108dm. 13.48 (26) of the statutes is amended to read:

13.48 (26) Environmental improvement annual finance plan approval. The building commission shall review the versions of the biennial finance plan and any amendments to the biennial finance plan submitted to it by the department of natural resources environmental management and the department of administration under s. 281.59 (3) (bm) and the recommendations of the joint committee on finance and the standing committees to which the versions of the biennial finance plan and any amendments were submitted under s. 281.59 (3) (bm). The building commission shall consider the extent to which that version of the biennial finance plan that is updated to reflect the adopted biennial budget act will maintain the funding for the clean water fund program and the safe drinking water loan program, in the environmental improvement fund, in perpetuity. The building commission shall consider the extent to which the implementation of the clean water fund program, the safe drinking water loan program, and the land recycling loan program, as set forth in the biennial finance plan updated to reflect the adopted biennial budget act, implements legislative intent on the clean water fund program, the safe drinking water loan program, and the land recycling loan program. The building commission shall, no later than 60 days after the date of enactment of the biennial budget act, either approve or disapprove the biennial finance plan that is updated to reflect the adopted biennial budget act, except that the building

1	commission may not disapprove those amounts that the legislature approves under
2	s. 281.59 (3e) (a), (3m) (a), and (3s) (a). If the building commission disapproves the
3	version of the biennial finance plan that is updated to reflect the adopted biennial
4	budget act, it must notify the department of natural resources environmental
5	management and the department of administration of its reasons for disapproving
6	the plan, and those departments must revise that version of the biennial finance plan
7	and submit the revision to the building commission.".
8	*b1519/2.6* 40. Page 17, line 15: after that line insert:
9	*b1519/2.6* "Section 112d. 13.625 (8m) of the statutes is amended to read:
10	13.625 (8m) Subsection (3) does not apply to the solicitation of anything of
11 '	pecuniary value to pay the costs of remedying environmental contamination, as
12	defined in s. 292.51 (1), by an agency official of the department of natural resources
13	environmental management.
14	*b1519/2.6* Section 112n. 13.83 (3) (f) (intro.) of the statutes is amended to
15	read:
16	13.83 (3) (f) (intro.) The special committee shall be assisted by a technical
17	advisory committee composed of 78 members representing the following:
18	*b1519/2.6* Section 112p. 13.83 (3) (f) 4. of the statutes is amended to read:
19	13.83 (3) (f) 4. The department of natural resources fish, wildlife, parks, and
20	forestry.
21	*b1519/2.6* Section 112r. 13.83 (3) (f) 8. of the statutes is created to read:
22	13.83 (3) (f) 8. The department of environmental management.".
23	*b1841/1.2* 41. Page 22, line 18: after that line insert:



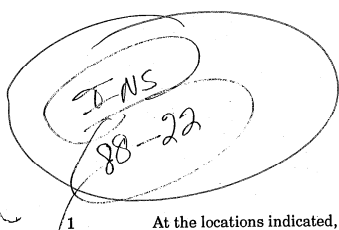
### State of Misconsin 2001 - 2002 LEGISLATURE

LRBb1338/4 ALL:kmg:pg

## ASSEMBLY AMENDMENT,

# TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

### TO 2001 SENATE BILL 55



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

1. Page 18, line 8: after "(4) (a)" insert "1.".

\*\*\*\*NOTE: Corrects statute number in bill Section heading.

2. Page 154, line 18: delete "Wild crane management" and substitute Reintroduction of whooping cranes".

\*\*\*\*NOTE: Corrects title in ch.20 schedule.

**3.** Page 201, line 1: delete that line.

\*\*\*\*NOTE: Corrects alpha designation and appropriation type for program revenue service appropriation.

6 **4.** Page 201, line 5: after that line insert:

"(kc) Volunteer coordination PR-S A 35,300 40,200".

\*\*\*\*Note: Corrects alpha designation and appropriation type for program revenue-service appropriation.

8 5. Page 220, line 3: delete that line and substitute:

*b1841/1.2* "Section 118m.	14.11 (2) (bd), (bh), (bp) and (bt) of the sta	tutes
are created to read:		

- 14.11 (2) (bd) Notwithstanding s. 16.75 (1) (c), (2m) and (6) (c) to (e), all contracts for legal services under this subsection shall be awarded only by solicitation of bids under s. 16.75.
- (bh) 1. The governor shall not enter into a contract for the provision of legal services under which the state is obligated or reasonably may be anticipated to be obligated to pay more than \$1,000,000 unless the governor first files the proposed contract with the chief clerk of each house of the legislature and complies with subds.

  2. to 4. If the governor does not receive a report from a legislative committee under subd. 2. recommending changes to a proposed contract within 60 days of the date on which the proposed contract is filed, the governor may enter into the contract as proposed.
- 2. If the governor receives a timely report from a legislative committee under s. 13.107 concerning a proposed legal services contract, the governor shall review the report and, if the governor determines to make any changes to the proposed contract that is the subject of the report, the governor shall file a revised copy of the proposed contract with the chief clerk of each house of the legislature.
- 3. If the governor does not make all of the changes to a proposed legal services contract recommended by a legislative committee under s. 13.107 (3), the governor shall submit a report to the chairperson or cochairpersons of the committee recommending the changes containing an explanation of the reasons why all of the proposed changes were not made.

1	4. If the governor submits a report under subd. 3. pertaining to a proposed legal
2	services contract, the governor shall not enter into that contract until at least 45 days
3	after submittal of the report.
4	5. If, within 60 days after referral under s. 13.107 (2), a committee to which a
5	proposed legal services contract is referred has not transmitted a report to the
6	governor concerning the proposed contract, the governor may enter into the proposed
7	contract.
8	(bp) Every legal services contract entered into by the governor which provides
9	for counsel to be retained on a contingent fee basis shall contain a provision requiring
10	the counsel to submit a statement of the number of hours worked under the contract,
11	the expenses incurred in relation to the contract and the net charge per hour under
12	the contract, computed on the basis of the total charges, less expenses, divided by the
13	number of hours worked. The governor shall not authorize payment to be made
14	under the contract until the statement is submitted.
15	(bt) The governor shall not enter into any contract that requires the state to pay
16	for legal services at a rate that exceeds \$1,000 per hour. If a contract provides for a
17	contingent or fixed fee, the hourly charge shall be computed in the manner provided
18	in par. (bp). The governor shall not authorize any payment to be made exceeding the
19	amount specified in this paragraph.".
20	*b1519/2.7* 42. Page 22, line 25: after that line insert:
21	*b1519/2.7* "Section 122p. 14.58 (21) of the statutes is amended to read:
22	14.58 (21) Credit card use charges. From moneys received under ss. 59.25 (3)
23	(j) and (k) and 85.14 (1) (b), pay the charges under ss. 23.49 and, 85.14 (1) (b) and (2),

and 278.49 from the appropriation under s. 20.585(1) (km).".

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\*b1519/2.8\* 43. Page 23, line 13: after that line insert:

\*b1519/2.8\* "Section 126t. 14.82 (1) (intro.) of the statutes is amended to read:

14.82 (1) MINNESOTA-WISCONSIN. (intro.) There is created a commission of 5 citizens nominated by the governor, and with the advice and consent of the senate appointed, for staggered 5-year terms, to represent this state on the joint Minnesota-Wisconsin boundary area commission. Any vacancy shall be filled for the balance of the unexpired term. To assist the commission, there is created a legislative advisory committee comprising 4 senators and 6 representatives to the assembly appointed as are the members of standing committees in their respective houses, and a technical advisory committee of 2 members appointed by the governor and one member each appointed by the governing board or head of the following agencies, to represent such agencies: the department of justice, the department of administration, the department of agriculture, trade and consumer protection, the department of natural resources fish, wildlife, parks, and forestry, the department of health and family services, the public service commission, the department of tourism and the department of commerce. The members of the commission and the members of its advisory committees shall serve without compensation but shall be reimbursed for actual and necessary expenses incurred in the performance of their duties, from the appropriation made by s. 20.315 (1) (q), on youchers approved by the Wisconsin member of the commission selected to serve as its chairperson or vice chairperson. All other expenses incurred by the commission in the course of exercising its powers and duties, unless met in some other manner specifically provided by statute, shall be paid by the commission out of its own funds.

1	*b1519/2.8* Section 126w. 14.85 (2) of the statutes is amended to read:
2	14.85 (2) The secretary of commerce, the secretary of tourism, the secretary of
3	natural resources fish, wildlife, parks, and forestry, the secretary of transportation
4	and the director of the historical society, or their designees, shall serve as nonvoting
5	members of the commission.".
6	*b1684/1.3* 44. Page 23, line 13: after that line insert:
7	*b1684/1.3* "Section 126s. 14.82 of the statutes is repealed.".
8	*b1312/2.1* 45. Page 24, line 21: after that line insert:
9	*b1312/2.1* "Section 130j. 15.01 (6) of the statutes is amended to read:
10	15.01 (6) "Division," "bureau," "section," and "unit" means mean the subunits
11	of a department or an independent agency, whether specifically created by law or
12	created by the head of the department or the independent agency for the more
13	economic and efficient administration and operation of the programs assigned to the
14	department or independent agency. The office of justice assistance and the office of
15	faith-based crime prevention initiatives in the department of administration and
16	the office of credit unions in the department of financial institutions have the
17	meaning of "division" under this subsection. The office of the long-term care
18	ombudsman under the board on aging and long-term care and the office of
19	educational accountability in the department of public instruction have the meaning
20	of "bureau" under this subsection.
21	*b1312/2.1* Section 130k. 15.01 (6) of the statutes, as affected by 2001
22	Wisconsin Act (this act), is amended to read:
23	15.01 (6) "Division," "bureau," "section," and "unit" mean the subunits of a
24	department or an independent agency, whether specifically created by law or created

by the head of the department or the independent agency for the more economic and efficient administration and operation of the programs assigned to the department or independent agency. The office of justice assistance and the office of faith—based erime prevention initiatives in the department of administration and the office of credit unions in the department of financial institutions have the meaning of "division" under this subsection. The office of the long—term care ombudsman under the board on aging and long—term care and the office of educational accountability in the department of public instruction have the meaning of "bureau" under this subsection.

\*b1312/2.1\* Section 130r. 15.02 (3) (c) 1. of the statutes is amended to read: 15.02 (3) (c) 1. The principal subunit of the department is the "division". Each division shall be headed by an "administrator". The office of justice assistance and the office of faith—based crime prevention initiatives in the department of administration and the office of credit unions in the department of financial institutions have the meaning of "division," and the executive staff director of the office of justice assistance and the executive director heading the office of faith—based crime prevention initiatives in the department of administration and the director of credit unions have the meaning of "administrator" under this subdivision.

\*b1312/2.1\* Section 130s. 15.02 (3) (c) 1. of the statutes, as affected by 2001 Wisconsin Act .... (this act), is amended to read:

15.02 (3) (c) 1. The principal subunit of the department is the "division." Each division shall be headed by an "administrator." The office of justice assistance and the office of faith-based crime prevention initiatives in the department of administration and the office of credit unions in the department of financial institutions have the meaning of "division," and the executive staff director of the

office of justice assistance and the executive director heading the office of faith-based crime prevention initiatives in the department of administration and the director of credit unions have the meaning of "administrator" under this subdivision.".

\*b1519/2.9\* 46. Page 24, line 21: after that line insert:

\*b1519/2.9\* "Section 130b. 15.01 (4) of the statutes, as affected by 2001 Wisconsin Act .... (this act), is amended to read:

15.01 (4) "Council" means a part—time body appointed to function on a continuing basis for the study, and recommendation of solutions and policy alternatives, of the problems arising in a specified functional area of state government, except the Wisconsin land council has the powers specified in s. 16.965 (3) and (5) and the powers granted to agencies under ch. 227, the Milwaukee River revitalization council has the powers and duties specified in s. 23.18 278.18, the council on physical disabilities has the powers and duties specified in s. 46.29 (1) and (2), the state council on alcohol and other drug abuse has the powers and duties specified in s. 14.24, and, before January 1, 2001, the council on health care fraud and abuse has the powers and duties specified in s. 146.36.

\*b1519/2.9\* Section 130g. 15.05 (1) (b) of the statutes is amended to read:

15.05 (1) (b) Except as provided in pars. (c) and, (d) and (e), if a department is under the direction and supervision of a board, the board shall appoint a secretary to serve at the pleasure of the board outside the classified service. In such departments, the powers and duties of the board shall be regulatory, advisory and policy—making, and not administrative. All of the administrative powers and duties of the department are vested in the secretary, to be administered by him or her under the direction of the board. The secretary, with the approval of the board, shall

1		promulgate rules for administering the department and performing the duties
2		assigned to the department.
3		*b1519/2.9* Section 130h. 15.05 (1) (c) of the statutes is repealed and
4		recreated to read:
5		15.05 (1) (c) The fish, wildlife, parks, and forestry board shall nominate and,
6		with the approval of the governor, appoint the secretary of fish, wildlife, parks, and
7		forestry.
8		*b1519/2.9* Section 130j. 15.05 (1) (e) of the statutes is created to read:
9		15.05 (1) (e) The environmental management board shall nominate and, with
10		the approval of the governor, appoint the secretary of environmental management.".
11		*b1519/2.10* 47. Page 25, line 10: after that line insert:
12		*b1519/2.10* "Section 136h. 15.09 (1) (b) of the statutes is amended to read:
13		15.09 (1) (b) The terms of the members of the council on recycling shall expire
14		as specified under s. <del>15.347 (17)</del> <u>15.337 (5)</u> (c).".
15		*b1312/2.2* 48. Page 25, line 12: after that line insert:
16		*b1312/2.2* "Section 138j. 15.105 (title) of the statutes is amended to read:
17		15.105 (title) Same; attached boards, commissions and office offices.
18		*b1312/2.2* Section 138k. 15.105 (title) of the statutes, as affected by 2001
19		Wisconsin Act (this act), is amended to read:
20		15.105 (title) Same; attached boards, commissions and offices office.".
21		*b1519/2.11* 49. Page 25, line 18: after that line insert:
22		*b1519/2.11* "Section 141b. 15.105 (16) (b) 1. of the statutes is amended to
23	٠.	read:

15.105 (16) (b) 1. The secretary of administration, the secretary of agriculture, trade and consumer protection, the secretary of environmental management, the secretary of natural resources fish, wildlife, parks, and forestry, the secretary of revenue and the secretary of transportation, or their designees.".

\*b1312/2.3\* 50. Page 26, line 9: after that line insert:

\*b1312/2.3\* "Section 160j. 15.105 (28) of the statutes is created to read:

15.105 (28) Office of faith-based crime prevention initiatives, headed by the executive director, which is attached to the department of administration under s. 15.03. The executive director shall be nominated by the governor, and with the advice and consent of the senate appointed, to serve at the pleasure of the governor. The executive director may not be a member of the board of directors of, be otherwise involved in the governance or control of, or be employed by any faith-based organization eligible for contracts or grants under s. 59.54 (27) or 301.065. The executive director shall have experience relevant to the operation of nonprofit organizations or state or local government and shall have a demonstrated understanding of state and federal laws regarding nondiscrimination against religious organizations. This subsection does not apply after June 30, 2004."

\*b1519/2.12\* 51. Page 26, line 9: after that line insert:

\*b1519/2.12\* "Section 160t. 15.107 (5) (a) 2m. of the statutes is created to read:

15.107 (5) (a) 2m. The secretary of environmental management or his or her designee.

1	*b1519/2.12* SECTION 160u. 15.107 (5) (a) 3. of the statutes is amended to
2	read:
3	15.107 (5) (a) 3. The secretary of natural resources fish, wildlife, parks, and
4	forestry or his or her designee.".
5	*b1519/2.13* 52. Page 26, line 12: after that line insert:
6	*b1519/2.13* "Section 162q. 15.107 (16) (b) 3m. of the statutes is created to
7	read:
8	15.107 (16) (b) 3m. The secretary of environmental management.
9	*b1519/2.13* Section 162r. 15.107 (16) (b) 4. of the statutes is amended to
10	read:
11	15.107 (16) (b) 4. The secretary of natural resources fish, wildlife, parks, and
12	forestry.".
13	*b1461/3.1* 53. Page 26, line 25: after that line insert:
14	*b1461/3.1* "Section 168. 15.137 (1) of the statutes is created to read:
15	15.137 (1) AGRICULTURAL PRODUCER SECURITY COUNCIL. (a) There is created in
16	the department of agriculture, trade and consumer protection an agricultural
17	producer security council consisting of the following members appointed by the
18	secretary of agriculture for 3-year terms:
19	1. One person representing the Farmers' Educational and Cooperative Union
20	of America, Wisconsin Division.
21	2. One person representing the Midwest Food Processors Association, Inc.
22	3. One person representing the National Farmers' Organization, Inc.
23	4. One person representing the Wisconsin Agri-Service Association, Inc.
24	5. One person representing the Wisconsin Cheese Makers Association.

1	6. One person representing both the Wisconsin Corn Growers Association, Inc.,
2	and the Wisconsin Soybean Association, Inc.
3	7. One person representing the Wisconsin Dairy Products Association, Inc.
4	8. One person representing the Wisconsin Farm Bureau Federation.
5	9. One person representing the Wisconsin Federation of Cooperatives.
6	10. One person representing the Wisconsin Potato and Vegetable Growers
7	Association, Inc.
8	(b) Each organization identified in par. (a) shall nominate 2 persons to
9	represent that organization on the agricultural producer security council. The
10	secretary of agriculture, trade and consumer protection shall appoint members from
11	among the nominees.".
12	*b1519/2.14* 54. Page 26, line 25: after that line insert:
13	*b1519/2.14* "Section 167g. 15.107 (17) (f) of the statutes is amended to read:
14	15.107 (17) (f) One member appointed by the secretary of natural resources
15	environmental management.
16	*b1519/2.14* Section 167p. 15.135 (4) (b) 1. of the statutes is amended to
17	read:
18	15.135 (4) (b) 1. The secretaries of administration, of natural resources
19	environmental management, and of agriculture, trade and consumer protection or
20	their designees;".
21	*b1519/2.15* 55. Page 27, line 9: after that line insert:
22	*b1519/2.15* "Section 168h. 15.137 (5) (a) of the statutes is amended to read:
23	15.137 (5) (a) Nonvoting members. The secretary of agriculture, trade and
24	consumer protection the secretary of <del>natural resources</del> environmental

management, and the dean of the College of Agricultural and Life Sciences at the
 University of Wisconsin-Madison, or their designees, shall serve as nonvoting
 members.

**\*b1519/2.15\* Section 168i.** 15.137 (5) (b) 2. of the statutes is amended to read:

15.137 (5) (b) 2. One voting member shall be appointed by the secretary of natural resources environmental management to serve for a 3-year term. The member appointed under this subdivision shall be knowledgeable about water quality.".

\*b1568/1.1\* 56. Page 27, line 18: after that line insert:

\*b1568/1.1\* "Section 170d. 15.157 (3) of the statutes is amended to read:

15.157 (3) Dwelling code council. There is created in the department of commerce, a dwelling code council, consisting of 17 18 members appointed for staggered 3—year terms. Four members shall be representatives of building trade labor organizations; 4 members shall be certified building inspectors employed by local units of government; 2 members shall be representatives of building contractors actively engaged in on—site construction of one—and 2—family housing; 2 members shall be representatives of manufacturers or installers of manufactured one—and 2—family housing; one member shall be an architect, engineer or designer actively engaged in the design or evaluation of one—and 2—family housing; 2 members shall represent the construction material supply industry; one member shall represent remodeling contractors actively engaged in the remodeling of one—family and 2—family housing; and 2 members shall represent the public, one of whom shall represent persons with disabilities, as defined in s. 106.50 (1m) (g). An employee of the department designated by the secretary of commerce shall serve as nonvoting

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Ť	secretary of the council. The council shall meet at least twice a year. Exeven members
2	of the council shall constitute a quorum. For the purpose of conducting business a
3	majority vote of the council is required.".
4	*b1689/1.1* 57. Page 27, line 18: delete that line.
5	*b1519/2.16* 58. Page 28, line 5: after that line insert:
6	*b1519/2.16* "Section 172t. 15.157 (10) (f) of the statutes is amended to read:
7	15.157 (10) (f) One member appointed by the secretary of natural resources
8	environmental management to represent the department of natural resources
9	environmental management.
10	*b1519/2.16* Section 173b. 15.157 (11) of the statutes is amended to read:
11	15.157 (11) Petroleum storage environmental cleanup council. There is
12	created in the department of commerce a petroleum storage environmental cleanup
13	council consisting of 5 members appointed for 4-year terms and the secretary of
14	natural resources environmental management and the secretary of commerce, or
15	their designees. The governor shall appoint the members, other than ex officio
16	members, to the council from lists of names submitted by the secretary of natural
17	resources environmental management and by the secretary of commerce. In
18	preparing the lists, each secretary shall consider representatives from petroleum
19	product transporters, manufacturers, suppliers, retailers and wholesalers,

\*b1402/1.1\* 59. Page 29, line 8: after that line insert:

scientists, consultants, contractors, and engineers.".

\*b1402/1.1\* "Section 174g. 15.197 (11n) (cm) of the statutes is created to read:

professional geologists, hydrologists and soil scientists and environmental

1	15.197 (11n) (cm) Four members of the legislature, of which one each is
2	designated by the speaker of the assembly, the senate majority leader, and the
3	minority leader in each house of the legislature and appointed by the governor.
4	*b1402/1.1* Section 174h. 15.197 (11n) (e) of the statutes is created to read:
5	15.197 (11n) (e) By January 31 of each year, the council shall prepare a report
6	for the preceding calendar year and shall submit the report to the legislature under
7	s. 13.172 (2). The report shall evaluate the waiting lists compiled by the department
8	of health and family services for services for persons with developmental
9	disabilities.".
10	*b1545/2.1* 60. Page 29, line 8: after that line insert:
11	*b1545/2.1* "Section 174p. 15.197 (25) (c) of the statutes is amended to read:
12	15.197 (25) (c) This subsection does not apply beginning on July 1, 2002
13	<u>2004</u> .".
14	*b1519/2.17* 61. Page 30, line 7: after that line insert:
15	*b1519/2.17* "Section 178f. 15.225 (2) (c) of the statutes is amended to read:
16	15.225 (2) (c) Liaison representatives. The secretary of agriculture, trade and
17	consumer protection, the secretary of health and family services, the secretary of
18	workforce development, the secretary of natural resources fish, wildlife, parks, and
19	forestry and the chancellor of the University of Wisconsin–Extension, or a designed
20	of such a secretary or the chancellor, shall serve as liaison representatives to the
21	Wisconsin conservation corps board, and provide information to and assist the board
22	The liaison representatives are not board members and may not vote on any board
23	decision or action.".
24	*b1519/2.18* 62. Page 30, line 10: after that line insert:

1	*b1519/2.18* "Section 179e. 15.255 (1) (a) 8. of the statutes is amended to
2	read:
3	15.255 (1) (a) 8. The secretary of natural resources fish, wildlife, parks, and
4	forestry or the secretary's designee.
5	*b1519/2.18* Section 179k. 15.33 of the statutes is created to read:
6	15.33 Department of environmental management; creation. (1) There
7	is created a department of environmental management under the direction and
8	supervision of the environmental management board.
9	(2) (a) The board shall consist of 7 members appointed for 6-year terms.
10	(b) No person may be appointed to the environmental management board, or
11	remain a member of the board, who receives, or has during the previous 2 years
12	received, a significant portion of his or her income directly or indirectly from holders
13	of or applicants for permits issued by the department under ch. 283, except that this
14	paragraph does not apply with respect to permits issued under s. 283.33.
15	(c) The majority of members of the environmental management board may not
16	derive a significant portion of their incomes from persons who are subject to permits
17	or enforcement orders under ch. 285. Each board member shall inform the governor
18	of any significant change in the income that he or she derives from persons who are
19	subject to permits or enforcement orders under ch. 285.
20	(d) The restrictions in pars. (b) and (c) do not apply with respect to permits or
21	licenses held or applied for by agencies, departments, or subdivisions of this state.
22	*b1519/2.18* Section 179m. 15.337 (title) of the statutes is created to read:
23	15.337 (title) Same; councils.
24	*b1519/2.18* Section 179n. 15.337 (4) (a) 1m. of the statutes is created to
25	read:

L	15.337 (4) (a) 1m	The secretary of environmental management or his or her
2 -	designee.".	

\*b1553/3.1\* 63. Page 30, line 10: after that line insert:

\*b1553/3.1\* "Section 279g. 15.227 (14) of the statutes is created to read:

15.227 (14) Apprenticeship marketing council. There is created in the department of workforce development an apprenticeship marketing council appointed by the secretary of workforce development. The council shall consist of 4 members appointed for 3—year terms who represent the interests of employees, 4 members appointed for 3—year terms who represent the interests of employers, and 2 employees of the department of workforce development to serve at the pleasure of the secretary.".

\*b1519/2.19\* 64. Page 30, line 11: delete the material beginning with that line and ending with page 31, line 9, and substitute:

\*b1519/2.19\* "Section 179qb. 15.34 of the statutes is amended to read:

forestry; creation. There is created a department of natural resources fish, wildlife, parks, and forestry under the direction and supervision of the natural resources fish, wildlife, parks, and forestry board. The board shall consist of 7 members appointed for staggered 6-year terms. At least 3 members of the board shall be from the territory north, and at least 3 members of the board shall be from the territory south, of a line running east and west through the south limits of the city of Stevens Point. No person may be appointed to the natural resources board, or remain a member thereof, who is a permit holder or who receives, or has during the previous 2 years received, a significant portion of his or her income directly or

1	indirectly from permit holders or applicants for permits issued by the department.
2	For purposes of this section, "permit holders" or "applicants for permits" shall not
3	include agencies, departments or subdivisions of this state.
4	*b1519/2.19* Section 179qe. 15.343 (1) of the statutes is amended to read:
5	15.343 (1) Division of forestry. There is created in the department of natural
6	resources fish, wildlife, parks, and forestry a division of forestry.
, <b>7</b>	*b1519/2.19* Section 179qg. 15.345 (1) (intro.) of the statutes is amended to
8	read:
9	15.345 (1) Wisconsin waterways commission. (intro.) There is created a
10	Wisconsin waterways commission which is attached to the department of natural
11	resources fish, wildlife, parks, and forestry under s. 15.03.
12	*b1519/2.19* Section 179qk. 15.345 (2) (intro.) of the statutes is amended to
13	read:
14	15.345 (2) Lake Superior commercial fishing board. (intro.) There is created
15	a Lake Superior commercial fishing board attached to the department of natural
16	resources fish, wildlife, parks, and forestry under s. 15.03.
17	*b1519/2.19* Section 179qm. 15.345 (3) (intro.) of the statutes is amended
18	to read:
19	15.345 (3) Lake Michigan commercial fishing board. (intro.) There is created
20	a Lake Michigan commercial fishing board attached to the department of natural
21	resources fish, wildlife, parks, and forestry under s. 15.03.".
22	*b1519/2.20* 65. Page 31, line 15: after that line insert:
23	*b1519/2.20* "Section 180b. 15.345 (5) of the statutes, as affected by 2001
24	Wisconsin Act (this act), is amended to read:

	and the control of th
1	15.345 (5) Fox River management commission. There is created in the
2	department of natural resources fish, wildlife, parks, and forestry a Fox River
3	management commission consisting of 7 members. The commission shall cease to
4	exist on the day after the date on which the state and the Fox River Navigational
5	System Authority enter into the lease agreement specified in s. 237.06.
6	*b1519/2.20* Section 180p. 15.347 (2) of the statutes is renumbered 15.337
7	(1), and 15.337 (1) (intro.), as renumbered, is amended to read:
8	15.337 (1) DRY CLEANER ENVIRONMENTAL RESPONSE COUNCIL. (intro.) There is
9	created in the department of natural resources environmental management a dry
10	cleaner environmental response council consisting of the following members
11	appointed for 3-year terms:
12	*b1519/2.20* Section 181c. 15.347 (4) (intro.) of the statutes is amended to
13	read:
14	15.347 (4) NATURAL AREAS PRESERVATION COUNCIL. (intro.) There is created in
15	the department of natural resources fish, wildlife, parks, and forestry a natural
16	areas preservation council consisting of the following representatives:
17	*b1519/2.20* Section 181d. 15.347 (4) (a) of the statutes is amended to read:
18	15.347 (4) (a) Two from the department of natural resources fish, wildlife,
19	parks, and forestry, appointed by the board of natural resources fish, wildlife, parks,
20	and forestry, one to serve as secretary.
21	*b1519/2.20* Section 181f. 15.347 (7) of the statutes is amended to read:
22	15.347 (7) Snowmobile recreational council. There is created in the
23	department of natural resources fish, wildlife, parks, and forestry a snowmobile
24	recreational council consisting of 15 members nominated by the governor, and with
25	the advice and consent of the senate, appointed for staggered 3-year terms.

1	Commencing on July 1, 1972, 5 members shall be appointed to serve for one year, 5
2	members for 2 years and 5 members for 3 years. Thereafter all terms shall be for $3$
3	years with 5 positions on the council to expire each year. At least 5 members of the
4	council shall be from the territory north, and at least 5 members shall be from the
5	territory south, of a line running east and west through the south limits of the city
6	of Stevens Point.
7	*b1519/2.20* Section 181h. 15.347 (12) of the statutes is renumbered 15.337
8	(2) and amended to read:
9	15.337 (2) Metallic mining council. There is created in the department of
10	natural resources environmental management a metallic mining council consisting
11	of 9 persons representing a variety and balance of economic, scientific, and
12	environmental viewpoints. Members shall be appointed by the secretary of the
13	department for staggered 3-year terms.
14	*b1519/2.20* Section 181i. 15.347 (13) of the statutes is renumbered 15.337
15	(3), and 15.337 (3) (a) and (b) 1., as renumbered, are amended to read:
16	15.337 (3) (a) Creation. There is created a groundwater coordinating council,
17	attached to the department of natural resources environmental management under
18	s. 15.03. The council shall perform the functions specified under s. 160.50.
19	(b) 1. The secretary of natural resources environmental management.
20	*b1519/2.20* Section 181j. 15.347 (15) of the statutes is renumbered 15.337
21	(4), and 15.337 (4) (a) (intro.), as renumbered, is amended to read:
22	15.337 (4) (a) (intro.) There is created in the department of natural resources
23	environmental management a Milwaukee River revitalization council consisting of:
24	*b1519/2.20* Section 181k. 15.347 (16) of the statutes is amended to read:

1	15.347 (16) State trails council. There is created in the department of natural
2	resources fish, wildlife, parks, and forestry a state trails council consisting of 9
3	members, appointed for 4-year terms, who are knowledgeable in the various
4	recreational uses of trails.
5	*b1519/2.20* Section 181L. 15.347 (17) of the statutes is renumbered 15.337
6	(5), and 15.337 (5) (a), as renumbered, is amended to read:
7	15.337 (5) (a) Creation and membership. There is created a council on
8	recycling, attached to the department of natural resources environmental
9	management under s. 15.03, consisting of 7 members selected by the governor.
10	*b1519/2.20* Section 181m. 15.348 of the statutes is amended to read:
11	15.348 Conservation congress. The conservation congress shall be an
12	independent organization of citizens of the state and shall serve in an advisory
13	capacity to the natural resources fish, wildlife, parks, and forestry board on all
14	matters under the jurisdiction of the board. Its records, budgets, studies and surveys
15	shall be kept and established in conjunction with the department of natural
16	resources fish, wildlife, parks, and forestry. Its reports shall be an independent
17	advisory opinion of such the congress.".
18	*b1560/1.1* 66. Page 31, line 15: after that line insert:
19	*b1560/1.1* "Section 382g. 15.405 (6) (a) of the statutes, as affected by 1997
20	Wisconsin Act 96, is repealed and recreated to read:
21	15.405 (6) (a) Six dentists who are licensed under ch. 447.
22	*b1560/1.1* Section 182i. 15.405 (6) (b) of the statutes, as affected by 1997
23	Wisconsin Act 96, is repealed and recreated to read:

1	15.405 (6) (b) Three dental hygienists who are licensed under ch. 447.
2	Notwithstanding s. 15.08 (1m) (a), the dental hygienist members may participate in
3	the preparation and grading of licensing examinations for dental hygienists.".
4	*b1734/1.1* 67. Page 31, line 15: after that line insert:
5	*b1734/1.1* "Section 181m. 15.377 (2) of the statutes is created to read:
6	15.377 (2) Deaf and hard-of-hearing education council. There is created a
7	deaf and hard-of-hearing education council in the department of public instruction.
8	The council shall consist of the following members, at least 3 of whom must be
9	hearing impaired, appointed by the state superintendent of public instruction for
10	3-year terms:
11	(a) Two parents of children who are hearing impaired.
12	(b) One licensed teacher of pupils who are hearing impaired.
13	(c) One person who is licensed as a speech-language pathologist under subch
14	II of ch. 459.
15	(d) One school district special education director.
16	(e) One person who is licensed as an audiologist under subch. II of ch. 459 and
17	whose expertise is in educational audiology.
18	(f) One person who is experienced in educating the hearing impaired, or in
19	educating teachers of the hearing impaired, and is affiliated with an institution of
20	higher education.
21	(g) One person who is an instructor in a technical college interpreter training
22	program.
23	(h) One person employed as an educational interpreter.
24	(i) Three other members "

1	*b1737/2.1* 68. Page 31, line 15: after that line insert:
2	*b1737/2.1* "Section 181m. 15.347 (18) of the statutes is created to read:
3	15.347 (18) LAKESHORE BASIN COUNCIL. There is created in the department of
4	natural resources a lakeshore basin council consisting of the following members
5	appointed for 4-year terms:
6	(a) One resident of Brown county appointed by the county board of Brown
7	county.
8	(b) One resident of Door county appointed by the county board of Door county.
9	(c) One resident of Kewaunee county appointed by the county board of
10	Kewaunee county.
11	(d) Two members appointed by the governor.".
12	*b1495/1.2* 69. Page 32, line 4: after that line insert:
13	*b1495/1.2* "Section 183m. 15.463 of the statutes is created to read:
14	15.463 Same; specified division. (1) Division of motor vehicles. There is
15	created in the department of transportation a division of motor vehicles.".
16	*b1519/2.21* 70. Page 32, line 4: after that line insert:
17	*b1519/2.21* "Section 183g. 15.445 (2) (b) 2. of the statutes is amended to
18	read:
19	15.445 (2) (b) 2. Two members who are residents of that portion of the Kickapoo
20	River watershed, as determined by the department of natural resources fish,
21	wildlife, parks, and forestry, that lies outside of the area specified in subd. 1.
22	*b1519/2.21* Section 183h. 15.445 (2) (e) of the statutes is amended to read
23	15.445 (2) (e) Liaison representatives. The secretary of agriculture, trade and
24	consumer protection, the secretary of natural resources fish, wildlife, parks, and

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1	forestry, the secretary of transportation, the secretary of commerce, the secretary of					
2	administration, the director of the state historical society and the chancellor of the					
3	University of Wisconsin-Extension, or their designees, shall serve as liaison					
4	representatives to the board. The board may request any federally recognized					
5	American Indian tribe or band in this state, other than the Ho-Chunk Nation, that					
6	expresses an interest in the governance of the Kickapoo valley reserve to appoint a					
7	liaison representative to the board. The liaison representatives are not board					
8	members and have no voting power.".					
9	*b1554/1.1* 71. Page 32, line 4: after that line insert:					
10	*b1554/1.1* "Section 183h. 15.445 (4) (a) 1. of the statutes is amended to read:					
11	15.445 (4) (a) 1. Two representatives to the assembly, one recommended by the					
12	speaker of the assembly and one recommended by the minority leader of the					
13	assembly. This subdivision does not apply after June 30, 2003.					
14	*b1554/1.1* Section 183i. 15.445 (4) (a) 2. of the statutes is amended to read:					
15	15.445 (4) (a) 2. Two senators, one recommended by the majority leader of the					
16	senate and one recommended by the minority leader of the senate. This subdivision					
17	does not apply after June 30, 2003.".					
18	*b1505/4.1* 72. Page 32, line 12: after that line insert:					
19	*b1505/4.1* "Section 187d. 15.915 (3) of the statutes is repealed.".					
20	*b1519/2.22* 73. Page 32, line 12: after that line insert:					
21	*b1519/2.22* "Section 187b. 15.915 (2) (a) of the statutes is amended to read:					

15.915 (2) (a) The president of the University of Wisconsin System, the

secretary of health and family services, the secretary of natural resources fish,

1	wildlife, parks, and forestry, the secretary of environmental management, and the
2	secretary of agriculture, trade and consumer protection, or their designees.
3	*b1519/2.22* SECTION 187d. 15.915 (6) (b) 2. of the statutes is amended to
4	read:
5	15.915 (6) (b) 2. The secretary of natural resources fish, wildlife, parks, and
6	<u>forestry.</u>
7	*b1519/2.22* Section 187e. 15.915 (6) (b) 2m. of the statutes is created to
8	read:
9	15.915 (6) (b) 2m. The secretary of environmental management.".
10	*b1599/2.4* 74. Page 32, line 12: after that line insert:
11	*b1599/2.4* "Section 185m. 15.615 of the statutes is created to read:
12	15.615 Same; attached boards.
13	(2) REFERENDUM APPEAL BOARD. There is created a referendum appeal board
14	which is attached to the elections board under s. 15.03. The referendum appeal board
15	shall consist of the governor, the senate majority leader, the senate minority leader,
16	the speaker of the assembly, and the assembly minority leader or the designees of
17	these persons. Members of the board shall serve for indefinite terms.".
18	*b1519/2.23* 75. Page 35, line 20: after that line insert:
19	*b1519/2.23* "Section 194p. 16.02 (2) of the statutes is amended to read:
20	16.02 (2) The acid deposition research council shall, by July 1 of each
21	even-numbered year, submit a report of its work summarizing its recommendations
22	under sub. (1) (a) to (c) and the results of the research reviewed under sub. (1) (d) and
23	shall file the report with the governor, the secretary, the chairperson of the natural
24	resources fish, wildlife, parks, and forestry board, the chairperson of the

1	environmental management board, and the chief clerk of each house of the				
2	legislature for distribution to the appropriate standing committees under s. 13.172				
3	(2).				
4	*b1519/2.23* Section 196g. 16.023 (1) (g) (intro.) of the statutes is amended				
5	to read:				
6	16.023 (1) (g) (intro.) Establish a state agency resource working group that is				
7	composed of representatives of the departments of administration, agriculture,				
8	trade and consumer protection, commerce, natural resources environmental				
9	management, fish, wildlife, parks, and forestry, revenue, transportation and other				
10	appropriate agencies to discuss, analyze and address land use issues and related				
11	policy issues, including the following:".				
12	*b1328/2.1* 76. Page 36, line 8: after that line insert:				
13	*b1328/2.1* "Section 201m. 16.04 (1) (b) of the statutes is renumbered 16.04				
14	(1e) and amended to read:				
15	16.04 (1e) Screen The department shall screen all requests for additional or				
16	replacement vehicle or aircraft acquisitions prior to forwarding the requests to the				
17	governor in accordance with s. 20.915 (1). The department shall require agencies				
18	when requesting authorization for vehicle acquisitions, to specify by model the kinds				
19	of vehicles that are requested.				
20	*b1328/2.1* Section 201n. 16.04 (1f) of the statutes is created to read:				
21	16.04 (1f) The department shall ensure that requests for vehicles to be				
22	acquired for use by the departments of administration, natural resources, and				
23	transportation and requests for vehicles to be acquired for use at the University of				
0.4	Wissensin Medican and Adom subsempest vehicles, when a A door compact of				

1	4-door subcompact vehicle is requested, or are 2-door subcompact vehicles, when a					
2	2-door compact or subcompact vehicle is requested.".					
3	*b1312/2.4* 77. Page 36, line 14: after that line insert:					
4	*b1312/2.4* "Section 219j. 16.235 of the statutes is created to read:					
5	16.235 Office of faith-based crime prevention initiatives. (1) The office					
6	of faith-based crime prevention initiatives shall do all of the following to assist in the					
7	implementation of federal and state laws regarding nondiscrimination against					
8	religious organizations in the provision of government services:					
9	(a) Act as a clearinghouse for and provide information to faith-based					
10	organizations on opportunities to provide government services related to drug					
11	control and crime prevention.					
12	(b) Assist state and local governments in using the services of faith-based					
13	organizations to address violent crimes, crimes and other matters involving					
14	controlled substances, and other serious crimes.					
15	(c) Compile and provide to the public information on government drug control					
16	and crime prevention services available through faith-based organizations.					
17	(2) This section does not apply after June 30, 2004.".					
18	*b1519/2.24* 78. Page 36, line 14: after that line insert:					
19	*b1519/2.24* "Section 202c. 16.045 (1) (b) (intro.) of the statutes is amended					
20	to read:					
21	16.045 (1) (b) (intro.) "Alternative fuel" means any of the following fuels the use					
22	of which the department of natural resources environmental management finds					
23	would improve air quality as compared to the use of gasoline or petroleum-based					
24	diesel fuel:					

1	*b1519/2.24* Section 202e. 16.045 (1) (b) 10. of the statutes is amended to
2	read:
3	16.045 (1) (b) 10. Any other fuel except gasohol that the department of natural
4	resources environmental management finds to be composed substantially of
5	material other than petroleum, the use of which would yield substantial
6	environmental benefits.
7	*b1519/2.24* Section 202g. 16.045 (1) (d) of the statutes is amended to read:
8	16.045 (1) (d) "Gasohol" means any motor fuel containing at least 10% alcohol
9	the use of which the department of natural resources environmental management
10	finds would improve air quality as compared to the use of gasoline or
11	petroleum-based diesel fuel.
12	*b1519/2.24* Section 203e. 16.15 (3) (b) 1. (intro.) of the statutes is amended
13	to read:
14	16.15 (3) (b) 1. (intro.) The department of natural resources environmental
15	management shall, at the request of an agency or authority, grant a variance to a
16	requirement under par. (a) 3. for up to one year for a material that is generated by
17	the agency or authority in one or more locations if the department of natural
18	resources environmental management determines that the cost of selling processed
19	material exceeds any of the following:
20	*b1519/2.24* Section 203f. 16.15 (3) (b) 1. a. of the statutes is amended to
21	read:
22	16.15 (3) (b) 1. a. Forty dollars per ton of processed material, as annually
23	adjusted by the department of natural resources environmental management to
24	reflect changes in price levels due to inflation since 1989.
25	*b1519/2.24* Section 203g. 16.15 (3) (b) 2. of the statutes is amended to read

1	16.15 (3) (b) 2. The department of natural resources environmental						
2	management may on its own initiative grant a variance to a requirement under par.						
3	(a) 3. for up to one year for a material that is generated by one or more state agencies						
4	or authorities in one or more locations if the department of natural resources						
5	environmental management determines that the cost of selling processed material						
6	exceeds the amount under subd. 1. a. or b.						
7	*b1519/2.24* Section 203h. 16.15(3)(b) 3. of the statutes is amended to read:						
8	16.15 (3) (b) 3. The department of natural resources environmental						
9	management may grant a variance to a requirement under par. (a) for up to one year						
10	in the event of an unexpected emergency condition.".						
11	*b1645/2.1* 79. Page 39, line 15: delete lines 15 to 19 and substitute:						
12	*b1645/2.1* "Section 226c. 16.40 (15) of the statutes is repealed.".						
13	*b1505/4.2* 80. Page 40, line 12: after that line insert:						
14	*b1505/4.2* "Section 227q. 16.40 (24) of the statutes is created to read:						
15	16.40 (24) Grants to Wisconsin Patient Safety Institute, Inc. Annually						
16	provide grants to the Wisconsin Patient Safety Institute, Inc., for collection, analysis						
17	and dissemination of information about patient safety and training of health care						
18	providers and their employees directed toward improving patient safety. The						
19	department shall ensure that no grant moneys provided under this subsection are						
20	expended for the purpose of entertainment, foreign travel, or payments to persons						
21	not providing goods or services to the Wisconsin Patient Safety Institute, Inc. In this						
22	subsection, "health care provider" means any of the following:						
23	(a) A nurse licensed under ch. 441.						

(b) A chiropractor licensed under ch. 446.

24

1	(c) A dentist licensed under ch. 447.
2	(d) A physician, physician assistant, or respiratory care practitioner licensed
3	or certified under subch. II of ch. 448.
4	(e) A physical therapist licensed under subch. III of ch. 448.
5	(f) A podiatrist licensed under subch. IV of ch. 448.
6	(g) A dietitian certified under subch. V of ch. 448.
7	(h) An athletic trainer licensed under subch. VI of ch. 448.
8	(i) An occupational therapist or occupational therapy assistant licensed under
9	subch. VII of ch. 448.
10	(j) An optometrist licensed under ch. 449.
11	(k) A pharmacist licensed under ch. 450.
12	(L) An acupuncturist certified under ch. 451.
13	(m) A psychologist licensed under ch. 455.
14	(n) A massage therapist or bodyworker issued a license of registration under
15	subch. XI of ch. 440.".
16	*b1865/2.1* 81. Page 40, line 12: after that line insert:
17	*b1865/2.1* "Section 227r. 16.40 (23m) of the statutes is created to read:
18	16.40 (23m) Purchasing card rebates. Authorize any state agency to use
19	purchasing cards for purchases that do not exceed \$5,000. If the state receives any
20	rebates from a purchasing card issuer for purchases made with a purchasing card
21	the department shall deposit the rebate in the fund from which the appropriation is
22	made for payment of the obigation incurred as a result of the purchase.".
23	*b1372/1.1* 82. Page 46, line 3: after that line insert:
24	*b1372/1.1* "Section 240m. 16.505 (2m) of the statutes is amended to read

16.505 (2m) The board of regents of the University of Wisconsin System may
create or abolish a full-time equivalent position or portion thereof from revenues
appropriated under s. 20.285 (1) (h), (ip), (iz), (j), (m), (n), or (u) or (3) (iz) or (n) $\underline{and}$
may create or abolish a full-time equivalent position or portion thereof from
revenues appropriated under s. 20.285 (1) (im) that are generated from increased
enrollment and from courses for which the academic fees or tuition charged equals
the full cost of offering the courses. No later than the last day of the month following
completion of each calendar quarter, the board of regents shall report to the
department and the cochairpersons of the joint committee on finance concerning the
number of full-time equivalent positions created or abolished by the board under
this subsection during the preceding calendar quarter and the source of funding for
each such position.".
*b1519/2.25* 83. Page 46, line 3: after that line insert:
*b1519/2.25* "Section 239g. 16.505 (2) (b) of the statutes is amended to read:
16.505 (2) (b) This subsection does not apply to full-time equivalent positions
funded from the appropriation under s. $20.370 \ 20.375 \ (2) \ (bg)$ or $(8) \ (mg) \ (sg)$ .".
*b1519/2.26* 84. Page 47, line 2: after that line insert:
*b1519/2.26* "Section 243p. 16.515 (3) of the statutes is amended to read:
16.515 (3) This section does not apply to supplementation of the appropriation
under s. 20.370 20.375 (2) (bg) or (8) (mg) (sg).".
*b1796/2.1* 85. Page 48, line 6: delete lines 6 to 8 and substitute "sub. (3) and
shall transfer this amount to the tax relief fund.".

\*b1569/1.1\* "Section 261. 16.61 (7) (d) of the statutes is created to read:

1	16.61 (7) (d) This subsection does not apply to public records governed by s.
2	137.20.
3	*b1569/1.1* Section 262. 16.611 (2) (e) of the statutes is created to read:
4	16.611 (2) (e) This subsection does not apply to public records governed by s.
5	137.20.
6	*b1569/1.1* Section 263. 16.612 (2) (c) of the statutes is created to read:
7	16.612 (2) (c) This subsection does not apply to documents or public records
8	governed by s. 137.20.".
9	*b1682/1.1* 87. Page 60, line 18: after that line insert:
.0	*b1682/1.1* "Section 276m. 16.71 (4g) of the statutes is created to read:
11	16.71 (4g) The department shall delegate authority to the department of
<b>12</b>	natural resources to enter into contracts under s. 23.0925.".
13	*b1683/1.1* 88. Page 60, line 18: after that line insert:
<b>L4</b>	*b1683/1.1* "Section 276m. 16.71 (4r) of the statutes is created to read:
15	16.71 (4r) The department shall delegate authority to the department of
16	natural resources to enter into contracts under s. 23.257.".
17	*b1602/1.1* 89. Page 62, line 25: after that line insert:
18	*b1602/1.1* "Section 282m. 16.73 (6) of the statutes is created to read:
19	16.73 (6) The department shall administer a program to facilitate purchases of
20	large equipment that is needed by municipalities. The department shall purchase
21	large equipment as a part of the program. The department may, by rule, prescribe
22	requirements for participation in the program and for participation in specific
23	purchases under the program.".

\*b1841/1.3\* 90. Page 63, line 5: delete that line and substitute "(6), (7), (8), 1 and (9) and ss. 14.11 (2) (bd), 16.73 (4) (a), 16.751, 16.754, 16.964 (8), 20.930 (2), 50.05 2 (7) (f), and". 3 \*b1543/2.1\* 91. Page 70, line 6: after that line insert: 4 \*b1543/2.1\* "Section 312m. 16.845 (1m) of the statutes is created to read: 5 6 16.845 (1m) Use by federally chartered corporations. No agency or authority may treat a federally chartered corporation differently than it treats any 7 other organization in the use or rental of the grounds, buildings, facilities, or 8 9 equipment of the agency or authority, except that if an agency or authority establishes membership or leadership policies with respect to users or renters of its 10 grounds, buildings, facilities, or equipment, it shall not use the membership or 11 leadership policies of a federally chartered organization as the basis for denying such 12 13 use or rental. \*b1543/2.1\* Section 312n. 16.845 (2) (a) of the statutes is renumbered 16.845 14 15 (2) (am). \*b1543/2.1\* Section 3120. 16.845 (2) (ab), (ac) and (ad) of the statutes are 16 created to read: 17 16.845 (2) (ab) "Agency" has the meaning given in s. 16.70 (1). 18 (ac) "Authority" has the meaning given in s. 16.70 (2). 19 (ad) "Federally chartered corporation" means an organization that is listed in 20 36 USC subtitle II, part B.". 21 \*b1519/2.27\* 92. Page 73, line 10: after that line insert: 22 \*b1519/2.27\* "Section 321p. 16.855 (21) of the statutes is amended to read: 23

16.855 <b>(21)</b>	This section	does not ap	ply to contra	cts by the	e departm	ent of
natural resources	environmer	ntal manager	ment for cons	struction	work relat	ed to
hazardous substar	nce spill resp	onse under s	. 292.11 or en	vironmen	tal repair	under
s. 292.31.".						

\*b1519/2.28\* 93. Page 74, line 19: after that line insert:

\*b1519/2.28\* "Section 322h. 16.87 (4) of the statutes is amended to read:

16.87 (4) This section does not apply to contracts by the department of natural resources fish, wildlife, parks, and forestry, or the department of environmental management for environmental consultant services or engineering services for hazardous substance spill response under s. 292.11 or environmental repair under s. 292.31, or for environmental consultant services to assist in the preparation of an environmental impact statement or to provide preapplication services under s. 23.40 or 278.40.".

\*b1504/1.1\* 94. Page 74, line 20: after that line insert:

\*b1504/1.1\* "Section 323. 16.956 of the statutes is created to read:

16.956 Stray voltage and electrical wiring assistance. (1) From the appropriation under s. 20.505 (1) (q), the department shall award grants to operators of dairy, beef, or swine farms for the purpose of eliminating potential stray voltage concerns and sources and replacing electrical wiring. A farm operator is not eligible to receive a grant under this subsection unless the public utility that provides electric service to the farm has conducted tests to determine the sources of stray voltage on the farm.