1	*b1798/1.5* 1645. Page 1098, line 7: delete lines 7 to 19.
2	*b1798/1.6* 1646. Page 1098, line 20: delete the material beginning with ",
3	as affected by" and ending with "act)," on line 21.
4	*b1798/1.7* 1647. Page 1098, line 24: delete ", 55., or 56." and substitute "er
5	55. ".
6	*b1798/1.8* 1648. Page 1099, line 2: delete ", 55., or 56." and substitute "or
7	55. ".
8	*b1798/1.9* 1649. Page 1101, line 10: delete the material beginning with
9	that line and ending with page 1102, line 13.
10	*b1798/1.10* 1650. Page 1102, line 23: delete "and," and substitute "and".
11	*b1798/1.11* 1651. Page 1103, line 1: delete the material beginning with "
12	and" and ending with "56" on line 3.
13	*b1519/2.276* 1652. Page 1103, line 4: after that line insert:
14	*b1519/2.276* "Section 3406eb. 341.14 (6r) (c) of the statutes, as affected by
15	2001 Wisconsin Act (this act), is amended to read:
16	341.14 (6r) (c) Special group plates shall display the word "Wisconsin", the
17	name of the applicable authorized special group, a symbol representing the special
18	group, not exceeding one position, and identifying letters or numbers or both, not
19	exceeding 6 positions and not less than one position. The department shall specify
20	the design for special group plates, but the department shall consult the president
21	of the University of Wisconsin System before specifying the word or symbol used to
22	identify the special groups under par. (f) 35. to 47., the secretary of natural resources
23	fish, wildlife, parks, and forestry before specifying the word or symbol used to

identify the special group under par. (f) 50., the chief executive officer of the professional football team and an authorized representative of the league of professional football teams described in s. 229.823 to which that team belongs before specifying the design for the applicable special group plate under par. (f) 55., and the executive secretary of the arts board before specifying the word or symbol used to identify the special group under par. (f) 56. Special group plates under par. (f) 50. shall be as similar as possible to regular registration plates in color and design.".

b1798/1.12 1653. Page 1103, line 5: delete lines 5 to 14.

b1284/3.2 1654. Page 1103, line 14: after that line insert:

b1284/3.2 "Section 3406p. 341.14 (6w) of the statutes is created to read:

341.14 (6w) Upon application to register a motorcycle by any person who is a resident of this state and a veteran of the U.S. armed forces, the department shall issue to the person a special plate whose colors and design shall indicate that the vehicle is owned by a veteran of the U.S. armed forces. The department shall specify the design of the special plate. The special plate shall be colored red, white, and blue and be 4 inches by 7 inches in size. An additional fee of \$15 shall be charged for the issuance or reissuance of the plate.".

b1281/1.6 1655. Page 1103, line 23: after that line insert:

b1281/1.6 "Section 3407e. 341.25 (title) of the statutes is amended to read:

341.25 (title) Annual and biennial registration fees; biennial motorcycle fees.

b1281/1.6 Section 3407h. 341.25 (1) (b) of the statutes is amended to read: 341.25 (1) (b) For each motorcycle or moped with a curb weight of 1,499 pounds

or less, except a specially designed vehicle under s. 341.067, which is designed for the

1	transportation of persons rather than property, and for each low-speed vehicle, a
2	biennial fee of \$23.
3	*b1281/1.6* Section 3407p. 341.297 (1) of the statutes is amended to read:
4	341.297 (1) A motorcycle er, moped, or low-speed vehicle, as specified in s.
5	341.25 (1) (b).
6	*b1281/1.6* Section 3407r. 341.31 (1) (b) 5. of the statutes is amended to read:
7	341.31 (1) (b) 5. The vehicle is a motorcycle which or low-speed vehicle that has
8	been transferred or leased to the applicant and for which a current registration
9	plates plate had been issued to the previous owner; or
10	*b1281/1.6* Section 3407v. 341.31 (4) (c) of the statutes is amended to read:
11	341.31 (4) (c) A person retaining a set of plates plate removed from a motorcycle
12	or low-speed vehicle may receive credit for the unused portion of the registration fee
13	paid when registering a replacement motorcycle vehicle of the same type.".
14	*b1284/3.3* 1656. Page 1103, line 23: after that line insert:
15	*b1284/3.3* "Section 3407g. 341.145 (1) (f) of the statutes is created to read:
16	341.145 (1) (f) A registration plate of the same color and design as provided in
17	s. 341.14 (6w) for a vehicle specified in s. 341.14 (6w), which displays a registration
18	number composed of numbers or letters, or both, not exceeding 5 positions and not
19	less than one position, requested by an applicant.
20	*b1284/3.3* Section 3407n. 341.145 (1g) (e) of the statutes is created to read:
21	341.145 (1g) (e) The department may issue personalized registration plates
22	under sub. (1) (f) to a person who qualifies for special plates under s. 341.14 (6w).
23	*b1284/3.3* Section 3407s. 341.16(1)(b) of the statutes is amended to read:

341.16 (1) (b) Upon satisfactory proof of the loss or destruction of a special plate issued under s. 341.14 (6m) (a) er, (6r) (b), or (6w) or a special personalized plate issued under s. 341.145 (1) (b) er, (c), or (f) and upon payment of a fee of \$5 for each plate or, if the plate is for a special group specified under s. 341.14 (6r) (f) 35. to 47. or 53., \$6 for each plate, the department shall issue a replacement.".

b1281/1.7 1657. Page 1104, line 13: after that line insert:

b1281/1.7 "Section 3408t. 342.15 (4) (a) of the statutes is amended to read: 342.15 (4) (a) If the vehicle being transferred is a motorcycle or low-speed vehicle or an automobile registered under s. 341.27 or a motor home or a motor truck, dual purpose motor home, or dual purpose farm truck which has a gross weight of not more than 8,000 pounds or a farm truck which has a gross weight of not more than 12,000 pounds, the owner shall remove the registration plate or plates and retain and preserve them the plate or plates for use on any other vehicle of the same type and gross weight which may subsequently be registered in his or her name.

b1281/1.7 Section 3408v. 342.34 (1) (c) of the statutes is amended to read: 342.34 (1) (c) If the vehicle is a motorcycle or low-speed vehicle or an automobile registered under s. 341.27 or a motor home or a motor truck, dual purpose motor home, or dual purpose farm truck which has a gross weight of not more than 8,000 pounds or a farm truck which has a gross weight of not more than 12,000 pounds, the owner shall remove the registration plate or plates and retain and preserve them the plate or plates for use on any other vehicle of the same type which may subsequently be registered in his or her name. If the vehicle is not a motorcycle or low-speed vehicle or an automobile registered under s. 341.27, or a motor home or a motor truck, dual purpose motor home, or dual purpose farm truck which has

a gross weight of not more than 8,000 pounds or a farm truck which has a gross weight of not more than 12,000 pounds, he or she shall remove and destroy the <u>plate</u> or plates.

b1281/1.7 SECTION 3408y. 343.08 (1) (a) and (2) (a) of the statutes are amended to read:

343.08 (1) (a) The department must be satisfied that it is necessary for the applicant to operate an automobile, farm truck, dual purpose farm truck, <u>low-speed vehicle</u>, Type 1 motorcycle powered with an engine of not more than 125 cubic centimeters displacement, Type 2 motorcycle, moped or motor bicycle owned and registered by the applicant's parent or guardian or a farm truck leased to the applicant's parent or guardian.

(2) (a) A restricted license issued pursuant to this section is valid only until the licensee secures an operator's license issued pursuant to s. 343.03 or reaches 18 years of age and, except as provided in par. (b), entitles the licensee to operate an automobile, farm truck, dual purpose farm truck, low-speed vehicle, Type 1 motorcycle powered with an engine of not more than 125 cubic centimeters displacement, Type 2 motorcycle, moped or motor bicycle owned and registered by the licensee's parent or guardian or a farm truck leased to the licensee's parent or guardian or any combination of these vehicles, depending on the restrictions placed by the department on the particular license.".

b1377/1.1 1658. Page 1104, line 13: after that line insert:

b1377/1.1 "Section 3409bb. 343.10 (1) (a) of the statutes is amended to read:

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343.10 (1) (a) If a person's license or operating privilege is revoked or suspended under this chapter or s. 767.303, 943.21 (3m), or 961.50 and if the person is engaged in an occupation, including homemaking or full—time or part—time study, or a trade making it essential that he or she operate a motor vehicle, the person, after payment of the fee provided in sub. (6), may file an application with the department setting forth in detail the need for operating a motor vehicle. No person may file more than one application with respect to each revocation or suspension of the person's license or operating privilege under this chapter or s. 767.303, 943.21 (3m), or 961.50, except that this limitation does not apply to an application to amend an occupational license restriction.

b1377/1.1 Section 3409bq. 343.10 (2) (a) 1. of the statutes is amended to read:

343.10 (2) (a) 1. Except for a revocation or suspension that arose out of the same incident or occurrence for which the person's license or operating privilege is currently revoked or suspended, the person's license or operating privilege was not revoked or suspended previously under this chapter or ch. 344 or s. 943.21 (3m) or 961.50 within the one—year period immediately preceding the present revocation or suspension, except as provided in s. 344.40.".

b1443/1.2 1659. Page 1104, line 13: after that line insert:

b1443/1.2 "**Section 3408w.** 343.07 (1) (intro.) of the statutes is amended to read:

343.07 (1) REGULAR PERMIT; ISSUANCE, RESTRICTIONS. (intro.) Upon application therefor by a person at least 15 years and 6 months of age who, except for age or lack of training in the operation of a motor vehicle, is qualified to obtain an operator's

ncense and has passed such knowledge test as the department may require, the
department may issue a regular instruction permit. If the application is made by a
male who is at least 18 years of age but less than 26 years of age, the application shall
include the information required under s. 343.14(2)(em). The permit entitles the
permittee to operate a motor vehicle, except a commercial motor vehicle, school bus,
or Type 1 motorcycle, a motor bicycle, or a moped, upon the highways, subject to the
following restrictions:".
b1281/1.8 1660. Page 1106, line 2: after that line insert:
b1281/1.8 "Section 3409n. 343.135 (2) (a) 1. of the statutes is amended to
read:
343.135 (2) (a) 1. Motor bicycles or mopeds; or.
b1281/1.8 Section 3409r. 343.135 (2) (a) 1m. of the statutes is created to
read:
343.135 (2) (a) 1m. Low-speed vehicles.".
b1443/1.3 1661. Page 1106, line 2: after that line insert:
b1443/1.3 "Section 3409L. 343.14 (2) (em) of the statutes is created to read:
343.14 (2) (em) If the application is made by a male who is at least 18 years of
age but less than 26 years of age, the form shall notify the applicant that, by
submitting the application to the department, the applicant gives his consent to be
registered, if required by federal law, with the selective service system and that he
authorizes the department to forward information to the selective service system
under s. 343.234.
b1443/1.3 Section 3409n. 343.19 (1) of the statutes is amended to read:

343.19 (1) If a license issued under this chapter or an identification card issued under s. 343.50 is lost or destroyed or the name or address named in the license or identification card is changed or the condition specified in s. 343.17 (3) (a) 12. or 13. no longer applies, the person to whom the license or identification card was issued may obtain a duplicate thereof or substitute therefor upon furnishing proof satisfactory to the department of name and date of birth and that the license or identification card has been lost or destroyed or that application for a duplicate license or identification card is being made for a change of address or name or because the condition specified in s. 343.17 (3) (a) 12. or 13. no longer applies. If the applicant is a male who is at least 18 years of age but less than 26 years of age, the application shall include the information required under s. 343.14 (2) (em). If the original license or identification card is found it shall immediately be transmitted to the department. Duplicates of nonphoto licenses shall be issued as nonphoto licenses.

b1443/1.3 Section 3409q. 343.234 of the statutes is created to read:

343.234 Department to furnish information to the selective service system. Notwithstanding any other provision in this chapter, the department shall forward to the selective service system, in electronic format, any information on an application for a driver's license, permit, or identification card submitted under this chapter by a male who is at least 18 years of age but less than 26 years of age that is requested by the selective service system for the purpose of registering the applicant with the selective service system. This section does not apply if the selective service system on the basis of information forwarded under this section.".

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- *b1445/1.1* 1662. Page 1106, line 4: delete "\$5" and substitute "\$4".
- 2 *b1445/1.2* 1663. Page 1106, line 5: delete lines 5 to 7.
- 3 *b1445/1.3* 1664. Page 1106, line 9: delete "\$5" and substitute "\$4".
- *b1445/1.4* 1665. Page 1106, line 10: delete lines 10 to 12.
- *b1445/1.5* 1666. Page 1106, line 14: delete "\$6" and substitute "\$5".
- *b1445/1.6* 1667. Page 1106, line 16: delete lines 16 to 19.
- *b1445/1.7* 1668. Page 1107, line 4: on lines 4 and 5, delete "\$5" and substitute "\$4".
- 9 *b1445/1.8* 1669. Page 1107, line 10: delete lines 10 to 25.
- *b1445/1.9* 1670. Page 1108, line 6: delete "\$5" and substitute "\$4".
- *b1445/1.10* 1671. Page 1108, line 7: delete lines 7 to 13.
- *b1377/1.2* 1672. Page 1109, line 10: after that line insert:
- *b1377/1.2* "Section 3416q. 343.30 (5) of the statutes is amended to read:

343.30 (5) No court may suspend or revoke an operating privilege except as authorized by this chapter or ch. 345, 351 or 938 or s. 767.303, 800.09 (1) (c), 800.095 (4) (b) 4., 943.21 (3m), or 961.50. When a court revokes, suspends or restricts a juvenile's operating privilege under ch. 938, the department of transportation shall not disclose information concerning or relating to the revocation, suspension or restriction to any person other than a court, district attorney, county corporation counsel, city, village or town attorney, law enforcement agency, or the minor whose operating privilege is revoked, suspended or restricted, or his or her parent or guardian. Persons entitled to receive this information shall not disclose the information to other persons or agencies."

b1443/1.4 1673. Page 1118, line 21: after that line insert:

b1443/1.4 "Section 3427t. 343.50 (4) of the statutes is amended to read:

343.50 (4) APPLICATION. The application for an identification card shall include any information required under ss. 85.103 (2) and 343.14 (2) (a), (b), (bm) and, (br), and (em), such further information as the department may reasonably require to enable it to determine whether the applicant is entitled by law to an identification card, and, for applicants who are aged 65 years or older, material, as provided by the department, explaining the voluntary program that is specified in s. 71.55 (10) (b). The department shall, as part of the application process, take a photograph of the applicant to comply with sub. (3). No application may be processed without the photograph being taken. Misrepresentations in violation of s. 343.14 (5) are punishable as provided in s. 343.14 (9).".

b1495/1.34 1674. Page 1118, line 21: after that line insert:

b1495/1.34 "SECTION 3427r. 344.20 (4) of the statutes is amended to read: 344.20 (4) Security deposited under this section shall be paid into the state and local highways account in the transportation fund and invested in accordance with s. 25.17 (1) (v).

b1495/1.34 Section 3427t. 345.08 of the statutes is amended to read:

345.08 Suit to recover protested tax or fee. No suit shall be maintained in any court to restrain or delay the collection or payment of the taxes levied or the fees imposed or enacted in chs. 341 to 349. The aggrieved taxpayer shall pay the tax or fee as and when due and, if paid under protest, may at any time within 90 days from the date of such payment sue the state in an action at law to recover the tax or fee so paid. If it is finally determined that such tax or fee or any part thereof was

wrongfully collected for any reason, the department of administration shall issue a warrant on the state treasurer for the amount of such tax or fee so adjudged to have been wrongfully collected and the state treasurer shall pay the same out of the <u>state</u> and local highways account in the transportation fund. A separate suit need not be filed for each separate payment made by any taxpayer, but a recovery may be had in one suit for as many payments as were made within the 90–day period preceding the commencement of the action. Such suits shall be commenced as provided in s. 775.01.".

b1519/2.277 1675. Page 1118, line 21: after that line insert:

b1519/2.277 "SECTION 3427v. 345.20 (2) (g) of the statutes is amended to read:

345.20 (2) (g) Sections 23.50 to 23.85 278.50 to 278.90 apply to actions in circuit court to recover forfeitures for violations of s. 287.81. No points may be assessed against the driving record of a person convicted of a violation of s. 287.81. The report of conviction and abstract of court record copy of the citation form shall be forwarded to the department.".

b1562/2.3 1676. Page 1118, line 21: after that line insert:

b1562/2.3 "Section 3427p. 343.50 (5) of the statutes is amended to read:

343.50 (5) Valid Period; fees. The fee for an original card and for the reinstatement of an identification card after cancellation under sub. (10) shall be \$9 or, if the applicant is unable to pay due to economic hardship, as determined by rule of the department, without charge. The card shall be valid for the succeeding period of 4 years from the applicant's next birthday after the date of issuance.

b1562/2.3 Section 3427q. 343.50 (6) of the statutes is amended to read:

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343.50 (6) Renewal. At least 30 days prior to the expiration of the card, the department shall mail a renewal application to the last–known address of each identification card holder. The department shall include with the application information, as developed by all organ procurement organizations in cooperation with the department, that promotes anatomical donations and which relates to the anatomical donation opportunity available under s. 343.175. The fee for a renewal identification card shall be \$9, which or, if the identification card holder is unable to pay due to economic hardship, as determined by rule of the department, without charge. The renewal identification card shall be valid for 4 years."

b1281/1.9 1677. Page 1125, line 10: after that line insert:

b1281/1.9 "Section 3442d. 346.16 (2) (a) of the statutes is amended to read: 346.16 (2) (a) Except as provided in par. (b), no pedestrian or person riding a bicycle or other nonmotorized vehicle and no person operating a low-speed vehicle, moped or motor bicycle may go upon any expressway or freeway when official signs have been erected prohibiting such person from using the expressway or freeway have been erected as provided in s. 349.105.".

b1495/1.35 1678. Page 1125, line 10: after that line insert:

b1495/1.35 "Section 3442d. 346.177 (4) of the statutes is amended to read: 346.177 (4) The clerk of the circuit court shall collect and transmit to the county treasurer the railroad crossing improvement assessment as required under s. 59.40 (2) (m). The county treasurer shall then pay the state treasurer as provided in s. 59.25 (3) (f) 2. The state treasurer shall deposit all amounts received under this subsection in the <u>public transportation account in the</u> transportation fund to be appropriated under s. 20.395 (2) (gj).

b1495/1.35 Section 3442dr. 346.495 (4) of the statutes is amended to read:
346.495 (4) The clerk of the circuit court shall collect and transmit to the county
treasurer the railroad crossing improvement assessment as required under s. 59.40
(2) (m). The county treasurer shall then pay the state treasurer as provided in s.
59.25 (3) (f) 2. The state treasurer shall deposit all amounts received under this
subsection in the public transportation account in the transportation fund to be
appropriated under s. 20.395 (2) (gj).".
b1495/1.36 1679. Page 1126, line 21: after that line insert:
b1495/1.36 "Section 3443e. 346.65 (4r) (d) of the statutes is amended to
read:
346.65 (4r) (d) The clerk of the circuit court shall collect and transmit to the
county treasurer the railroad crossing improvement assessment as required under
s. 59.40(2)(m). The county treasurer shall then pay the state treasurer as provided
in s. 59.25 (3) (f) 2. The state treasurer shall deposit all amounts received under this
paragraph in the public transportation account in the transportation fund to be
appropriated under s. 20.395 (2) (gj).".
b1281/1.10 1680. Page 1129, line 6: after that line insert:
b1281/1.10 "Section 3445c. 346.94 (18) of the statutes is created to read:
346.94 (18) Low-speed vehicles on Roadway. (a) A person may operate a
low-speed vehicle upon any roadway that is under the jurisdiction of a local
authority and that has a speed limit of 25 or less miles per hour.
(b) No person may operate a low-speed vehicle upon any roadway that is under
the jurisdiction of a local authority and that has a speed limit of more than 25 miles
per hour but not more than 35 miles per hour unless the roadway is designated for

low-speed vehicle operation by municipal or county ordinance enacted under s. 349.237 (1).

(c) No person may operate a low-speed vehicle upon any highway that has a speed limit of more than 35 miles per hour. Except at crossings authorized under s. 349.237 (2), and at intersections where traffic is controlled by an official traffic control device, no person may operate a low-speed vehicle upon a state trunk highway or connecting highway. This paragraph does not apply to vehicles registered under s. 341.26 (2m) or vehicles exempted from this paragraph by the department by rule.

b1281/1.10 Section 3445d. 346.95 (8) of the statutes is created to read:

346.95 (8) Any person violating s. 346.94 (18) may be required to forfeit not less than \$30 nor more than \$300.

b1281/1.10 Section 3445e. 347.02 (8) of the statutes is created to read:

347.02 (8) Notwithstanding the requirements of this chapter or s. 340.01 (27m), the department may, by rule, establish for low-speed vehicles special equipment standards that differ from the equipment standards established under this chapter. Special equipment standards established under this subsection shall be identical to the federal standards established in 49 CFR 571.500, except that the department may establish additional standards for equipment not required under 49 CFR 571.500."

b1442/1.1 1681. Page 1129, line 6: after that line insert:

b1442/1.1 "Section 3445eh. 346.67 (title) and (1) (intro.) of the statutes are amended to read:

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346.67 (title) Duty upon striking person or attended or occupied vehicle or causing an accident. (1) (intro.) The Except as provided in sub. (1m), the operator of any vehicle who is involved in an accident resulting in injury to or death of any person or in damage to a vehicle which that is driven or attended by any person shall immediately stop such his or her vehicle at the scene of the accident or as close thereto to the scene of the accident as possible but shall then forthwith return to and in every event shall remain at the scene of the accident until the operator has fulfilled <u>all of</u> the following requirements: *b1442/1.1* Section 3445ej. 346.67 (1) (a) of the statutes is amended to read: 346.67 (1) (a) The operator shall give his or her name, address, and the registration number of the vehicle he or she is driving to the any person struck or injured as a result of the accident or to the operator or occupant of or person attending any vehicle collided with; and that is damaged as a result of the accident. *b1442/1.1* Section 3445ek. 346.67 (1) (b) of the statutes is amended to read: 346.67 (1) (b) The operator shall, upon request and if available, exhibit his or her operator's license to the any person struck or injured as a result of the accident or to the operator or occupant of or person attending any vehicle collided with; and that is damaged as a result of the accident. *b1442/1.1* Section 3445em. 346.67 (1m) of the statutes is created to read: 346.67 (1m) The duties imposed under sub. (1) also apply to an operator of a vehicle that has not collided with another person or vehicle whenever facts and circumstances provide notice to the operator that his or her operation of the vehicle was a primary cause of an accident resulting in injury to or death of any person or in damage to a vehicle that is driven or attended by any person.

b1442/1.1 Section 3445eo. 346.67 (2) of the statutes is amended to read:

1	346.67 (2) Any stop required under sub. (1) or (1m) shall be made without
2	obstructing traffic more than is necessary.
3	*b1442/1.1* Section 3445eq. 346.74 (6) of the statutes is created to read:
4	346.74 (6) Any person violating s. 346.67 (1m):
5	(a) Shall be fined not less than \$150 nor more than \$500 or imprisoned for not
6	more than 3 months or both if the accident did not involve death or injury to a person.
7	(b) Shall be fined not less than \$300 nor more than \$2,500 or imprisoned for
8	not more than one year or both if the accident involved injury to a person but the
9	person did not suffer great bodily harm.
10	(c) May be fined not more than \$10,000 or imprisoned for not more than one
11	year or both if the accident involved injury to a person and the person suffered great
12	bodily harm or if the accident involved death to a person.".
13	*b1483/2.1* 1682. Page 1129, line 6: after that line insert:
	b1483/2.1 1682. Page 1129, line 6: after that line insert: *b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read:
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13 14	* b1483/2.1 * " Section 3445dg. 347.14 (2) of the statutes is amended to read:
13 14 15	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon
13 14 15 16	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red
13 14 15 16 17	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red or amber light. The stop lamp for a motorcycle may emit, in addition to the red light
13 14 15 16 17 18	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red or amber light. The stop lamp for a motorcycle may emit, in addition to the red light a blue light that is located in the center of the lamp and that comprises less than 10%
13 14 15 16 17 18	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red or amber light. The stop lamp for a motorcycle may emit, in addition to the red light a blue light that is located in the center of the lamp and that comprises less than 10% of the surface area of the lamp. A stop lamp under this subsection shall be plainly
13 14 15 16 17 18 19 20	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red or amber light. The stop lamp for a motorcycle may emit, in addition to the red light a blue light that is located in the center of the lamp and that comprises less than 10% of the surface area of the lamp. A stop lamp under this subsection shall be plainly visible and understandable from all distances up to 300 feet to the rear during
13 14 15 16 17 18 19 20 21	*b1483/2.1* "Section 3445dg. 347.14 (2) of the statutes is amended to read: 347.14 (2) A stop lamp shall be so constructed as to be actuated upon application of the service or foot brake or separate trailer brake and shall emit a red or amber light. The stop lamp for a motorcycle may emit, in addition to the red light a blue light that is located in the center of the lamp and that comprises less than 10% of the surface area of the lamp. A stop lamp under this subsection shall be plainly visible and understandable from all distances up to 300 feet to the rear during normal sunlight when viewed from the driver's seat of the vehicle following.

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authorized by the state or a political subdivision of the state or is used by a fire department as authorized under sub. (1s).".

b1519/2.278 1683. Page 1129, line 6: after that line insert:

b1519/2.278 "Section 3445c. 346.71 (1) of the statutes is amended to read:

346.71 (1) Every coroner or medical examiner shall, on or before the 10th day of each month, report in writing any accident involving a motor vehicle occurring within the coroner's or medical examiner's jurisdiction resulting in the death of any person during the preceding calendar month. If the accident involved an all-terrain vehicle, the report shall be made to the department of natural resources fish, wildlife, parks, and forestry and shall include the information specified by that department. If the accident involved any other motor vehicle, the report shall be made to the department and shall include the information specified by the department. The coroner or medical examiner of the county where the death occurs, if the accident occurred in another jurisdiction, shall, immediately upon learning of the death, report it to the coroner or medical examiner of the county where the accident occurred, as provided in s. 979.01 (1).

b1519/2.278 SECTION 3445d. 346.71 (2) of the statutes is amended to read: 346.71 (2) In cases of death involving a motor vehicle in which the decedent was the operator of a motor vehicle, a pedestrian 14 years of age or older or a bicycle operator 14 years of age or older and who died within 6 hours of the time of the accident, the coroner or medical examiner of the county where the death occurred shall require that a blood specimen of at least 10 cc. be withdrawn from the body of the decedent within 12 hours after his or her death, by the coroner or medical examiner or by a physician so designated by the coroner or medical examiner or by

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a qualified person at the direction of the physician. All funeral directors shall obtain a release from the coroner or medical examiner of the county where the accident occurred as provided in s. 979.01 (4) prior to proceeding with embalming any body coming under the scope of this section. The blood so drawn shall be forwarded to a laboratory approved by the department of health and family services for analysis of the alcoholic content of the blood specimen. The coroner or medical examiner causing the blood to be withdrawn shall be notified of the results of each analysis made and shall forward the results of each such analysis to the department of health and family services. If the death involved a motor vehicle, the department shall keep a record of all such examinations to be used for statistical purposes only and the department shall disseminate and make public the cumulative results of the examinations without identifying the individuals involved. If the death involved an all-terrain vehicle, the department of natural resources fish, wildlife, parks, and forestry shall keep a record of all such examinations to be used for statistical purposes only, and the department of natural resources fish, wildlife, parks, and forestry shall disseminate and make public the cumulative results of the examinations without identifying the individuals involved.

b1519/2.278 Section 3445e. 347.06 (4) of the statutes is amended to read: 347.06 (4) A duly authorized warden, as defined in s. 24.01 (11), or an environmental warden appointed under s. 278.10 may operate a vehicle owned or leased by the department of natural resources fish, wildlife, parks, and forestry or the department of environmental management upon a highway during hours of darkness without lighted headlamps, tail lamps or clearance lamps in the performance of the warden's duties under s. 29.924 (2).".

b1288/1.1 1684. Page 1130, line 24: after that line insert:

b1288/1.1 "Section 3445p. 348.16 (3) of the statutes is amended to read:

348.16 (3) Any motor vehicle whose operation is pickup or delivery, including operation for the purpose of moving or delivering supplies or commodities to or from any place of business or residence that has an entrance on a class "B" highway, may pick up or deliver on a class "B" highway if the gross weight imposed on the highway by the wheels of any one axle does not exceed 16,500 pounds, subject to the approval of the county highway commissioner or the county highway committee in the case of highways maintained by the county without complying with the gross vehicle weight limitations imposed by sub. (2).".

b1461/3.19 1685. Page 1133, line 9: after that line insert:

b1461/3.19 "Section 3456. 348.27 (10) of the statutes is amended to read: 348.27 (10) Transportation of grain or coal or iron. The department may issue annual or consecutive month permits for the transportation of loads of grain, as defined in s. 127.01 (18) 126.01 (13), coal, iron ore concentrates or alloyed iron on a vehicle or a combination of 2 or more vehicles that exceeds statutory weight or length limitations and for the return of the empty vehicle or combination of vehicles over any class of highway for a distance not to exceed 5 miles from the Wisconsin state line. If the roads desired to be used by the applicant involve streets or highways other than those within the state trunk highway system, the application shall be accompanied by a written statement of route approval by the officer in charge of maintenance of the other highway. This subsection does not apply to highways designated as part of the national system of interstate and defense highways.".

b1281/1.11 1686. Page 1134, line 14: after that line insert:

b1281/1.11 "Section 3456mg. 349.06 (4) of the statutes is created to read:
349.06 (4) Any municipality or county may enact and enforce an ordinance that
regulates the equipment of a low-speed vehicle if the ordinance strictly conforms to
rules promulgated under s. 347.02 (8). An ordinance that incorporates by reference
existing and future amendments of rules promulgated under s. 347.02 (8) shall be
considered to be in strict conformity and not contrary to or inconsistent with s. 347.02
(8) and rules promulgated under that subsection.".
b1421/1.2 1687. Page 1134, line 15: delete lines 15 to 20.
b1281/1.12 1688. Page 1134, line 20: after that line insert:
b1281/1.12 "Section 3456nm. 349.105 of the statutes is amended to read:
349.105 Authority to prohibit certain traffic on expressways and
freeways. The authority in charge of maintenance of an expressway or freeway
may, by order, ordinance or resolution, prohibit the use of such expressway or
freeway by pedestrians, persons riding bicycles or other nonmotorized traffic or by
persons operating <u>low-speed vehicles</u> , mopeds or motor bicycles. The state or local
authority adopting any such prohibitory regulation shall erect and maintain official
signs giving notice thereof on the expressway or freeway to which such prohibition
applies.".
b1281/1.13 1689. Page 1134, line 22: after that line insert:
b1281/1.13 "Section 3456s. 349.237 of the statutes is created to read:
349.237 Authority to regulate operation of low-speed vehicles. The
governing body of any municipality or county may by ordinance do any of the
following:

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(1) Designate any roadway under its jurisdiction having a speed limit of more
than 25 miles per hour but not more than 35 miles per hour upon which a low-speed
vehicle may be operated.
(2) Designate locations for low-speed vehicles to cross a state trunk highway
or connecting highway that is not a controlled-access highway. A municipality or
county may erect official signs or mark a crossing designated under this subsection
only as directed by the department.".
b1519/2.279 1690. Page 1134, line 22: after that line insert:
b1519/2.279 "Section 3456r. 349.235 (2) of the statutes is amended to read:
349.235 (2) The department of natural resources fish, wildlife, parks, and
forestry may promulgate rules designating roadways under its jurisdiction upon
which in-line skates may be used, except that no rule may permit a person using
in-line skates to attach the skates or himself or herself to any vehicle upon a
roadway.
b1519/2.279 Section 3456v. 350.01 (1r) of the statutes is amended to read
350.01 (1r) "Board" means the natural resources fish, wildlife, parks, and
forestry board.
b1519/2.279 Section 3456x. 350.01 (3) of the statutes is amended to read
350.01 (3) "Department" means the department of natural resources fish
wildlife, parks, and forestry.".
b1695/1.1 1691. Page 1135, line 7: after that line insert:
* b1695/1.1 * " Section 3459m. 350.025 of the statutes is created to read:

350.025 Snowmobile speed limit rules. The department may not
promulgate any rule, or enforce any department rule, that establishes a snowmobile
speed limit.".
b1519/2.280 1692. Page 1139, line 19: after that line insert:
b1519/2.280 "Section 3478b. 350.12 (3h) (g) of the statutes, as affected by
2001 Wisconsin Act (this act), is amended to read:
350.12 (3h) (g) Receipt of fees. All fees remitted to or collected by the
department under par. (ar) shall be credited to the appropriation account under s.
20.370 (9) (hu) <u>(1) (hw).</u>".
b1519/2.281 1693. Page 1140, line 4: after that line insert:
b1519/2.281 "Section 3481b. 350.12 (4) (a) (intro.) of the statutes is
amended to read:
350.12 (4) (a) Enforcement, administration and related costs. (intro.) The
moneys appropriated from s. 20.370 (3) (ak) and, (aq), (tu), and (tw) and (5) (es) and
(9) (mu) and (mw) may be used for the following:
b1519/2.281 "Section 3481s. 350.12 (4) (a) 3m. of the statutes is amended
to read:
350.12 (4) (a) 3m. The cost of state law enforcement efforts as appropriated
under s. $20.370 \frac{(3)}{(1)}$ (ak) and (aq); and
b1519/2.281 Section 3482n. 350.12 (4) (am) of the statutes is amended to
read:
350.12 (4) (am) Enforcement aids to department. Of the amounts appropriated
under s. 20.370 (3) (1) (ak) and (ag), the department shall allocate \$26,000 in each

1	fiscal year to be used exclusively for the purchase of snowmobiles or trailers to carry
2	snowmobiles, or both, to be used in state law enforcement efforts.".
3	*b1519/2.282* 1694. Page 1141, line 4: after that line insert:
4	*b1519/2.282* "Section 3485e. 350.12 (4) (c) 1. of the statutes is amended to
5	read:
6	350.12 (4) (c) 1. Any moneys appropriated under s. 20.370 (1) (aq), (mq), or (tw)
7	(3) (aq) or (9) (mw) that lapse shall revert to the snowmobile account in the
8	conservation fund.
9	*b1519/2.282* Section 3485f. 350.12 (4) (c) 2. of the statutes is amended to
10	read:
11	350.12 (4) (c) 2. If any moneys appropriated under s. 20.370 (9) (mu) (1) (tu)
12	lapse, a portion of those moneys shall revert to the snowmobile account in the
13	conservation fund. The department shall calculate that portion by multiplying the
14	total amount lapsing from the appropriation by the same percentage the department
15	used for the fiscal year to determine the amount to be expended under the
16	appropriation for snowmobile registration.".
17	*b1519/2.283* 1695. Page 1143, line 2: after that line insert:
18	*b1519/2.283* "Section 3491c. 350.13 of the statutes is amended to read:
19	350.13 Uniform trail signs and standards. The department of natural
20	resources fish, wildlife, parks, and forestry in cooperation with the department of
21	transportation, after public hearing, shall promulgate rules to establish uniform
22	trail and route signs and standards relating to operation thereon as authorized by
23	law. The authority in charge of the maintenance of the highway may place signs on
24	highways under its jurisdiction where authorized snowmobile trails cross. These

1 .	signs must be of a type approved by the department of natural resources fish,
2	wildlife, parks, and forestry and the department of transportation.
3	* b1519/2.283 * Section 3491e. 350.14 (1) of the statutes is amended to read:
4	350.14 (1) The snowmobile recreational council shall carry out studies and
5	make recommendations to the legislature, governor, department of natural
6	resources fish, wildlife, parks, and forestry and department of transportation on all
7	matters related to this chapter or otherwise affecting snowmobiles and
8	snowmobiling.
9	*b1519/2.283* Section 3491h. 350.145 (3) (a) 2. of the statutes is amended to
10	read:
11	350.145(3)(a) 2. A member of the snowmobile recreational council may submit
12	before August 1 of the even-numbered year his or her written comments on the
13	proposed changes specified in subd. 1. to the secretary of natural resources fish,
14	wildlife, parks, and forestry.
15	*b1519/2.283* Section 3491j. 350.145 (3) (b) of the statutes is amended to
16	read:
17	350.145 (3) (b) The secretary of natural resources fish, wildlife, parks, and
18	forestry shall submit any written comments that the secretary receives under par.
19	(a) 2. to the natural resources fish, wildlife, parks, and forestry board and to the
20	secretary of administration with the department's submission of its budget report
21	under s. 16.42.
22	*b1519/2.283* Section 3491k. 350.145 (3) (c) of the statutes is amended to
23	read:
24	350.145 (3) (c) Before March 1 of each odd-numbered year, the snowmobile
25	recreational council shall meet and review the provisions that are included in the

1	executive bill or bills and that affect snowmobiles and snowmobiling. A member of
2	the snowmobile recreational council may submit his or her written comments on
3	these provisions to the secretary of natural resources fish, wildlife, parks, and
4	forestry before March 10 of each odd-numbered year.".
5	*b1528/1.2* 1696. Page 1143, line 6: after that line insert:
6	*b1528/1.2* "Section 3492f. 409.104 (12m) of the statutes is created to read:
7	409.104 (12m) To a transfer of an interest under a rent-to-own agreement
8	under subch. XI of ch. 218; or
9	*b1528/1.2* Section 3492r. 421.202 (7m) of the statutes is created to read:
10	421.202 (7m) A rent-to-own agreement under subch. XI of ch. 218;".
11	1697. Page 1145, line 15: after that line insert:
12	"Section 3504s. 440.05 (intro.) of the statutes is amended to read:
13	440.05 Standard fees. (intro.) The following standard fees apply to all initial
14	credentials, except as provided in ss. 440.42, 440.43, 440.44, 440.51, 442.06, 444.03,
15	444.05, 444.11, 447.04 (1) (c) 1. a. and (2) (c) 2., 449.17, 449.18 and 459.46:".
16	*b1524/1.17* 1698. Page 1145, line 15: after that line insert:
17	*b1524/1.17* "Section 3504w. 440.05 (intro.) of the statutes is amended to
18	read:
19	440.05 Standard fees. (intro.) The following standard fees apply to all initial
20	credentials, except as provided in ss. 440.42, 440.43, 440.44, 440.51, 442.06, 444.03,
21	444.05, 444.11, 447.04 (2) (c) 2., 449.17, 449.18 and 459.46:".
22	*b1524/1.18* 1699. Page 1146, line 15: after that line insert:
23	*b1524/1.18* "Section 3508m. 440.08 (2) (a) (intro.) of the statutes is
24	amended to read:

1	440.08 (2) (a) (intro.) Except as provided in par. (b) and in ss. 440.51, 442.04,
2	442.06, 444.03, 444.05, 444.11, 448.065, 447.04 (2) (c) 2., 449.17, 449.18 and 459.46,
3	the renewal dates and renewal fees for credentials are as follows:".
4	*b1524/1.19* 1700. Page 1146, line 19: delete lines 19 to 21 and substitute:
5	*b1524/1.19* "Section 3510m. 440.08 (2) (a) 2. of the statutes is repealed.".
6	*b1500/2.2* 1701. Page 1147, line 15: after that line insert:
7	*b1500/2.2* "Section 3517m. 440.08 (2) (a) 10. of the statutes is created to
8	read:
9	440.08 (2) (a) 10. Alcohol and drug counselor: July 1 of each odd-numbered
10	year; \$53.".
11	*b1503/2.1* 1702. Page 1149, line 8: after that line insert:
12	*b1503/2.1* "Section 3532m. 440.08 (2) (a) 26m. of the statutes is created to
13	read:
14	440.08 (2) (a) 26m. Dentist, faculty member: October 1 of each odd-numbered
15	year; \$131.".
16	*b1500/2.3* 1703. Page 1156, line 6: after that line insert:
17	*b1500/2.3* "Section 3605m. Subchapter XII of chapter 440 [precedes
18	440.99] of the statutes is created to read:
19	CHAPTER 440
20	SUBCHAPTER XII
21	CERTIFICATION OF ALCOHOL
22	AND DRUG COUNSELORS
23	440.99 Definitions. In this subchapter:

(1) "	Alcohol a	nd drug co	unselor" mea	ans a per	son who en	igages in	alcohol	and
drug couns	seling for	compensa	tion.					
(2)	"Alcohol	and drug	counseling"	means o	counseling	for the	assessm	ent.

treatment, or prevention of alcohol, drug, or other substance addiction or abuse.

440.991 Applicability. This subchapter does not apply to a person holding a license, permit, registration, or certification granted by this state or the federal government who does not use any title or description that implies that he or she is certified under this subchapter or represent himself or herself to be certified under

this subchapter.

440.992 Use of title. No person may use the title "alcohol counselor," "drug counselor," "alcohol and drug counselor," "substance abuse counselor," "chemical dependency counselor," "alcohol and other drug abuse counselor," "certified alcohol counselor," "certified drug counselor," "certified alcohol and drug counselor," "certified substance abuse counselor," "certified chemical dependency counselor," or "certified alcohol and other drug abuse counselor," or use any title or description that implies that he or she is certified under this subchapter, or represent himself or herself to be certified under this subchapter unless the person has been certified as an alcohol and drug counselor under this subchapter.

440.993 Duties and powers of department. (1) In consultation with the department of health and family services, the department shall promulgate rules that do all of the following:

(a) Establish the education, training, competency, or examination requirements that a person must satisfy to be certified as an alcohol and drug counselor under this subchapter. The rules shall require the department to waive some or all of the requirements for certification that would otherwise apply for a

- person who, before the first day of the 25th month beginning after the effective date of this paragraph [revisor inserts date], applies for certification and shows, to the satisfaction of the department, that he or she was employed in a position in which a substantial portion of his or her duties consisted of alcohol and drug counseling.
- (b) Establish a code of ethics to govern the professional conduct of persons certified under this subchapter. Rules promulgated under this paragraph may specify the services that a person certified under this subchapter is qualified to perform and the degree of supervision, if any, required to perform those services.
- (2) In consultation with the department of health and family services, the department may promulgate rules that do all of the following:
- (a) Establish different levels of certification, specify the educational, training, competency, or examination requirements for certification at the different levels, and specify the services that persons certified at the different levels are qualified to perform and the degree of supervision, if any, required to perform those services.
- (b) Establish continuing education requirements that a person must satisfy to renew a certification that is granted under this subchapter.
- **440.994** Certification requirements. The department shall grant a certification as an alcohol and drug counselor to a person who does all of the following:
- (1) Submits an application to the department on a form provided by the department.
 - (2) Pays the fee specified in s. 440.05 (1).
- (3) Submits evidence satisfactory to the department that he or she satisfies the requirements established in rules promulgated under s. 440.993 (1) (a) or (2) (a).

440.995 Reciprocal certification. Upon application and payment of the fee specified in s. 440.05 (2), the department may grant certification as an alcohol and drug counselor to a person who has been granted a similar license, registration, or certificate by another state or territory of the United States or another country if the department determines that the requirements for granting the license, registration, or certificate are substantially equivalent to the requirements under this subchapter.

440.996 Renewal of certification. The renewal dates for certifications granted under this subchapter are specified in s. 440.08 (2) (a). Renewal applications shall be submitted to the department on a form provided by the department and shall include the renewal fee specified in s. 440.08 (2) (a) and, if the department has established continuing education requirements in rules promulgated rules under s. 440.993 (2) (b), evidence satisfactory to the department that the applicant has completed the requirements.

440.997 Disciplinary proceedings and actions. (1) Subject to the rules promulgated under s. 440.03 (1), the department may make investigations and conduct hearings to determine whether a violation of this subchapter or any rule promulgated under this subchapter has occurred.

- (2) Subject to the rules promulgated under s. 440.03 (1), the department may reprimand a person certified under this subchapter, or may deny, limit, suspend, or revoke a certification, if an applicant or person certified under this subchapter has done any of the following:
- (a) Made a material misstatement in an application for certification or for renewal of a certification.

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a separate offense.

1	(b) Been adjudicated mentally incompetent by a court of competent
2	jurisdiction, a certified copy of the record of adjudication of incompetency to be
3	conclusive evidence of such incompetency.
4	(c) Advertised in a manner that is false, deceptive, or misleading.
5	(d) Advertised, practiced, or attempted to engage in alcohol and drug
6	counseling under another's name.
7	(e) Subject to ss. 111.321, 111.322, and 111.34, engaged in alcohol and drug
8	counseling while impaired by alcohol or other drugs.
9	(f) Engaged in conduct while engaged in alcohol and drug counseling that
10	jeopardizes the health, safety, or welfare of a patient or client or which evidences a
11	lack of knowledge or ability to apply professional principles or skills.
12	(g) Violated this subchapter or any rule promulgated under this subchapter.
13	(h) Aided another person in violating this subchapter or any rule promulgated
14	under this subchapter.
15	440.998 Injunctive relief. If the department has reason to believe that any
16	person is violating this subchapter or any rule promulgated under this subchapter,
17	the department, the attorney general, or the district attorney of the proper county
18	may investigate and may, in addition to any other remedies, bring an action in the
19	name and on behalf of this state to enjoin the person from the violation.
20	440.999 Penalties. (1) Any person who violates this subchapter or any rule
21	promulgated under this subchapter may be required to forfeit not more than \$5,000
22	for the first offense and may be required to forfeit not more than \$10,000 for the 2nd

or any subsequent offense within a year. Each day of continued violation constitutes

(2) Any person who intentionally violates this subchapter or any rule

2	promulgated under this subchapter may be fined not more than \$10,000 or
3	imprisoned for not more than 9 months or both.
4	*b1500/2.3* Section 3608g. 457.02 (1) of the statutes is amended to read:
5	457.02 (1) Require any individual to be certified under this chapter in order to
6	use the title "pastoral counselor", "investment counselor", "vocational counselor",
7	"career counselor", "alcohol counselor", "drug counselor", or "alcohol and drug
8	counselor" or "chemical dependency counselor".
9	*b1500/2.3* Section 3608i. 457.02 (5) of the statutes is amended to read:
10	457.02 (5) Authorize any individual who is certified under this chapter to use
11	the title "alcohol counselor", "drug counselor", or "alcohol and drug counselor" or
12	"chemical dependency counselor" unless the individual is certified as an alcohol and
13	drug counselor or as a chemical dependency counselor through a process recognized
14	by the department of health and family services under subch. XII of ch. 440.".
15	*b1503/2.2* 1704. Page 1156, line 6: after that line insert:
16	*b1503/2.2* "Section 3608d. 447.04 (1) (b) of the statutes is amended to read:
17	447.04(1)(b) The Except as provided in par. (c), the examining board may grant
18	a license to practice dentistry to an individual who is licensed in good standing to
19	practice dentistry in another state or territory of the United States or in another
20	country if the applicant meets the requirements for licensure established by the
21	examining board by rule and upon presentation of the license and payment of the fee
22	specified under s. 440.05 (2).
23	* b1503/2.2 * Section 3608f. 447.04 (1) (c) of the statutes is created to read:

447.04 (1) (c) 1. The examining board shall grant a license to practice dentistry
to an applicant who is licensed in good standing to practice dentistry in another
jurisdiction upon presentation of the license and who does all of the following:
a. Pays a fee of \$83.
b. Submits evidence satisfactory to the examining board that the applicant has
been offered employment as a full-time faculty member at a school of dentistry in
this state.
c. Makes responses during any interview that the examining board may
require that demonstrate, to the satisfaction of the examining board, that the
applicant is competent to practice dentistry.
2. A license granted under subd. 1. authorizes the license holder to practice
dentistry only within educational facilities and only for the purpose of carrying out
the license holder's teaching duties.
3. A license granted under subd. 1. is no longer in effect if the license holder
ceases to be employed as a full-time faculty member at a school of dentistry in this
state.
4. The examining board may promulgate rules to carry out the purposes of this
paragraph.".
b1505/4.8 1705. Page 1156, line 6: after that line insert:
b1505/4.8 "Section 3608e. 450.03 (1) (f) of the statutes is created to read:
450.03 (1) (f) A person who has successfully completed his or her second year
in, and is enrolled at, an accredited school of pharmacy and whose practice of
pharmacy is limited to performing duties under the direct supervision of a person
licensed as a pharmacist by the board.

1	*b1505/4.8* Section 3608f. 450.03 (1) (g) of the statutes is created to read:
2	450.03 (1) (g) A person who has applied for a license under s. 450.05 whose
3	practice of pharmacy is limited to performing duties under the direct supervision of
4	a person licensed as a pharmacist by the board and during the period before which
5	the board takes final action on the person's application.
6	*b1505/4.8* Section 3608h. 450.04 (3) (b) of the statutes is amended to read:
7	450.04 (3) (b) Has completed an internship in the practice of pharmacy under
8	s. 450.045 or has practical experience acquired in another state which is comparable
9	to that included in the an internship and which is approved and verified by the board
10	or by the agency which is the equivalent of the board in the state in which the
11	practical experience was acquired.
12	*b1505/4.8* Section 3608L. 450.045 of the statutes is repealed.".
13	*b1519/2.284* 1706. Page 1156, line 6: after that line insert:
14	*b1519/2.284* "Section 3608h. 480.02 (2) (h) of the statutes is amended to
1 5	read:
16	480.02 (2) (h) Fur auctions and fur auctioneers licensed by the department of
17	natural resources fish, wildlife, parks, and forestry under ch. 29.".
18	*b1524/1.20* 1707. Page 1156, line 6: after that line insert:
19	*b1524/1.20* "Section 3605pb. 442.001 of the statutes is renumbered
20	442.001 (intro.) and amended to read:
21	442.001 Definition Definitions. (intro.) In this chapter, "examining:
22	(3) "Examining board" means the accounting examining board.
23	*b1524/1.20* Section 3605pd. 442.001 (1) of the statutes is created to read:
24	442.001 (1) "Attest service" means any of the following:

1	(a) An audit or any other engagement that is performed or intended to be
2	performed in accordance with rules promulgated under s. 442.01 (1) (a).
3	(b) A review of a financial statement that is performed or intended to be
4	performed in accordance with rules promulgated under s. 442.01 (1) (b).
5	(c) An examination of prospective financial information that is performed or
6	intended to be performed in accordance with rules promulgated under s. $442.01(1)$
7	(c).
8	*b1524/1.20* Section 3605pf. 442.001 (4) of the statutes is created to read:
9	442.001 (4) "Firm" means a proprietorship, partnership, limited liability
10	partnership, corporation, service corporation, or limited liability company.
11	*b1524/1.20* Section 3605ph. 442.001 (5) of the statutes is created to read:
12	442.001 (5) "Member of a firm" means a director, manager, employee, officer,
13	owner, shareholder, principal, or partner of a firm.
14	*b1524/1.20* Section 3605pj. 442.01 (1) of the statutes is created to read:
15	442.01 (1) The examining board shall promulgate rules that adopt by reference
16	all of the following:
17	(a) The statements on auditing standards issued by the Auditing Standards
18	Board of the American Institute of Certified Public Accountants.
19	(b) The statements on standards for accounting and review services issued by
20	the Accounting and Review Services Committee of the American Institute of
21	Certified Public Accountants.
22	(c) The statements on standards for attestation engagements issued by the
23	Auditing Standards Board, the Accounting and Review Services Committee, and the
24	Consulting Services Executive Committee of the American Institute of Certified
25	Public Accountants.

b1524/1.20 Section 3605pL. 442.01 (2) of the statutes is amended to read:
442.01 (2) No standard or rule relating to professional conduct or unethical
practice may be adopted until the examining board has held a public hearing with
reference thereto, subject to the rules promulgated under s. 440.03 (1). No rule or
standard shall become effective until 60 days after its adoption by the examining
board. Any person who has appeared at the public hearing and filed written protest
against any proposed standard or rule may, upon the adoption of such standard or
rule, obtain a review thereof under ch. 227. Thereafter every person practicing as
a <u>certified</u> public accountant in the state shall be governed and controlled by the rules
and standards prescribed by the examining board.
b1524/1.20 Section 3605pn. 442.01 (3) of the statutes is amended to read:
442.01 (3) The examining board shall record its proceedings.
b1524/1.20 Section 3605pp. 442.02 (title) of the statutes is amended to
read:
442.02 (title) Public Certified public accountant, definition.
b1524/1.20 Section 3605pr. 442.02 (1m) (intro.) of the statutes is amended
to read:
442.02 (1m) (intro.) A person shall be considered to be in practice as a certified
public accountant, within the meaning and intent of this chapter, if any of the
following conditions is met:
b1524/1.20 Section 3605pt. 442.02 (1m) (a) of the statutes is amended to
read:
442.02 (1m) (a) The person holds himself or herself out to the public in any
manner as one skilled in the knowledge, science, and practice of accounting, and as

1	qualified and ready to render professional service therein as a certified public
2	accountant for compensation.
3	*b1524/1.20* Section 3605pv. 442.02 (1m) (b) of the statutes is amended to
4	read:
5	442.02 (1m) (b) The person maintains an office for the transaction of business
6	as a certified public accountant or, except as an employee of a certified public
7	accountant, practices accounting, as distinguished from bookkeeping, for more than
8	one employer.
9	*b1524/1.20* Section 3605px. 442.02 (1m) (dm) of the statutes is created to
10	read:
11	442.02 (1m) (dm) The person provides or offers to provide an attest service.
12	*b1524/1.20* Section 3605pz. 442.02 (5m) of the statutes is amended to read:
13	442.02 (5m) Subsection (1m) (f) does not prohibit any officer, employee,
14	partner, or principal of any organization from affixing his or her signature to any
15	statement or report in reference to the affairs of that organization with any wording
16	designating the position, title, or office that he or she holds in that organization and
17	does not prohibit any act of a public official or public employee in the performance
18	of his or her duties.
19	*b1524/1.20* Section 3605rb. 442.02 (6) of the statutes is amended to read:
20	442.02 (6) Every member of a partnership and every-officer and director of a
21	corporation firm who, in the capacity of partner, officer or director as a member of the
22	firm, does any of the things enumerated in sub. (1m) (a) to (f), shall be considered to
23	be in practice as a <u>certified</u> public accountant.
24	*b1524/1.20* Section 3605rd. 442.02 (7) of the statutes is renumbered
25	442.025 (1) and amended to read:

1	442.025 (1) (intro.) Nothing contained in this chapter shall prevent the
2	employment Persons employed by a certified public accountant, or by a public
3	accountant, or by a firm or corporation furnishing public accounting services as
4	principal, of persons licensed under this chapter to serve as accountants in various
5	capacities, as needed, if all of the following conditions are met:
6	(a) The employees serving as accountants work under the control and
7	supervision of certified public accountants, or accountants with certificates of
8	authority granted under s. 442.06.
9	(b) Those The employees serving as accountants shall do not issue any
10	statements or reports over their own names except office reports to their employer
11	that are customary.
12	(c) The employees serving as accountants are not in any manner held out to the
13	public as <u>certified</u> public accountants as <u>described</u> in this chapter.
14	*b1524/1.20* Section 3605rf. 442.02 (8) of the statutes is renumbered
15	442.025 (2) and amended to read:
16	442.025 (2) Nothing contained in this chapter shall apply to a A practicing
17	attorney, who, in connection with his or her professional work renders any
18	accounting service.
19	*b1524/1.20* Section 3605rh. 442.02 (9) of the statutes is renumbered
20	442.025 (3) and amended to read:
21	442.025 (3) (intro.) Nothing contained in this chapter shall apply to any
22	persons who may be A person employed by more than one person, partnership or
23	corporation, for the purpose of keeping books, making trial balances, or statements,
24	and preparing audits or reports, if all of the following requirements are met:

1	(a) The audits or reports described in this subsection are not used or issued by
2	the employers as having been prepared by a certified public accountant.
3	(b) The persons employed as described in this subsection do not do any of the
4	things enumerated in sub. s. 442.02 (1m) (f) without complying with sub. except as
5	authorized under s. 442.02 (5m).
6	*b1524/1.20* Section 3605rj. 442.02 (10) of the statutes is renumbered
7	442.025 (4) and amended to read:
8	442.025 (4) Nothing contained in this chapter shall apply to The holders of
9	state–granted certified public accountant certificates from other states who may be
10	temporarily in this state on professional business incident to their regular practice
11	in the states of their domicile, but with neither residence nor office in this state.
12	*b1524/1.20* Section 3605rL. 442.025 of the statutes is created to read:
13	442.025 Applicability. This chapter does not require a certificate or license
14	under this chapter for any of the following:
15	(5) A public official or public employee in performing his or her duties.
16	(6) A person who performs services involving the use of accounting skills,
17	including management advisory services, the preparation of tax returns, and the
18	preparation of financial statements without issuing reports on the statements.
19	(7) A person who prepares financial statements and issues information thereon
20	that does not purport to be in compliance with the statement on standards for
21	accounting and review services issued by the American Institute of Certified Public
22	Accountants.
23	*b1524/1.20* Section 3605rn. 442.03 (1) of the statutes is renumbered 442.03
24	and amended to read:

442.03 Licenses required. No person may lawfully practice in this state as
a certified public accountant either in the person's own name, or as an employee, or
under an assumed name, or as an officer, member or employee of a firm, or as an
officer or employee of a corporation a member of a firm, unless the person has been
granted by the examining board a certificate as a certified public accountant, and
unless the person, firm or corporation, jointly and severally, has and firm have
complied with all of the provisions of this chapter, including licensure.
b1524/1.20 Section 3605rp. 442.03 (2) of the statutes is repealed.
b1524/1.20 Section 3605rr. 442.03 (3) of the statutes is repealed.
b1524/1.20 Section 3605rt. 442.04 (3) of the statutes is repealed.
b1524/1.20 Section 3605rv. 442.04 (4) (b) of the statutes is repealed.
b1524/1.20 Section 3605rx. 442.04 (4) (bm) of the statutes is amended to
read:
442.04 (4) (bm) After December 31, 2000, a A person may not take the
examination leading to the certificate to practice as a certified public accountant
unless the person has completed at least 150 semester hours of education with an
accounting concentration at an institution, and has received a bachelor's or higher
degree with an accounting concentration from an institution, except as provided in
par. (c).
* $\mathbf{b1524/1.20*}$ Section 3605rz. 442.04 (4) (c) of the statutes is amended to read:
442.04 (4) (c) If an applicant has a bachelor's or higher degree from an
institution but does not have a resident major in accounting required in par. (b) or
an accounting concentration required in par. (bm), the examining board may review
such other educational experience from an institution as the applicant presents and,

if the examining board determines that such other experience provides the

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reasonable equivalence of a resident major in accounting required in par. (b) or an accounting concentration required in par. (bm), the examining board shall approve the applicant for examination.

b1524/1.20 Section 3605tb. 442.04 (5) of the statutes is amended to read:

442.04 (5) The examining board may not grant a certificate as a certified public accountant to any person other than a person who is 18 years of age or older, does not have an arrest or conviction record, subject to ss. 111.321, 111.322, and 111.335, and, except as provided in s. 442.05, has successfully passed a written an examination in such subjects affecting accountancy as the examining board considers necessary. If the person applying for the certificate passes the examination during the period beginning on May 17, 1996, and ending on December 31, 2000, the examining board may not grant the certificate unless the applicant has at least 3 years of public accounting experience or its equivalent, the sufficiency of the experience or the equivalency to be judged by the examining board. If the person applying for the certificate passes the examination after December 31, 2000, the The examining board may not grant the certificate unless the applicant has at least 2 years one year of public accounting experience or its equivalent, the sufficiency of the experience or the equivalency to be judged by the examining board. The examining board shall ensure that evaluation procedures and examinations are nondiscriminatory, relate directly to accountancy, and are designed to measure only the ability to perform competently as an accountant. The examining board may use the examination service provided by the American Institute of Certified Public Accountants.

b1524/1.20 Section 3605td. 442.06 of the statutes is repealed.

b1524/1.20 Section 3605tf. 442.07 (title) of the statutes is amended to read:

442.07 (title) Requirements for practice as certified public accountant or public accountant.

b1524/1.20 Section 3605th. 442.07 (1) of the statutes is amended to read: 442.07 (1) Any person who has been issued a certificate of the person's qualifications to practice as a certified public accountant, shall be styled and known as a "certified public accountant" and no other person shall assume to use such title or the abbreviation "C.P.A." or any other word, words, letters, or figures to indicate that the person using the same is a certified public accountant. The terms "chartered accountant" and "certified accountant" and the abbreviation "C.A." are specifically prohibited to such other persons as being prima facie misleading to the public. Any person who has been issued a certificate of authority, as herein provided, shall be styled and known as a "public accountant" and no other person, other than a certified public accountant, shall assume to use such designation or any other word, words, letters or figures to indicate that such person is entitled to practice as a public accountant.

b1524/1.20 Section 3605tj. 442.07 (2) of the statutes is repealed.

b1524/1.20 Section 3605tL. 442.07 (3) of the statutes is amended to read: 442.07 (3) Any partnership, which firm that is entitled to practice as certified public accountants in this state or any other state, and every resident member and resident manager of which the firm who is a certified public accountant of this state, after registering the partnership firm name with the examining board, may use the designation "certified public accountants" in connection with the partnership firm name. Any partnership, every member and resident manager of which is a certified public accountant of this state or any other state or holds a certificate of authority under this chapter, after registering the partnership name with the examining

1	board, may use the designation "public accountants" in connection with the
2	partnership name. An assumed name, in use prior to September 21, 1935, may be
3	used the same as a partnership name, provided the individual persons practicing as
4	principals under that name hold certificates granted by the examining board and
5	register the name with the examining board.
6	*b1524/1.20* Section 3605tn. 442.08 of the statutes is repealed and recreated
7	to read:
8	442.08 Licensure. (1) The department shall issue a license to an individual
9	who holds an unrevoked certificate as a certified public accountant, submits an
10	application for the license on a form provided by the department, and pays the fee
11	specified in s. 440.05 (1).
12	(2) The department shall issue a license to a firm that submits an application
13	for the license on a form provided by the department, pays the fee specified in s.
14	440.05 (1), and does each of the following:
15	(a) Identifies each office of the firm that is located in this state.
16	(b) If any person who holds an ownership interest in the firm is not licensed
17	under sub. (1), designates an individual licensed under sub. (1) as the individual
18	responsible for the firm's compliance with this chapter.
19	(c) Demonstrates, to the satisfaction of the department, each of the following:
20	1. That all attest services provided by the firm in this state are under the charge
21	of an individual licensed under sub. (1).
22	2. That more than 50% of the ownership interest of the firm is held by
23	individuals who hold certificates or licenses to practice as a certified public

accountant issued under the laws of any state or foreign country.

3. That each person who holds an ownership interest in the firm, and who does
not hold a certificate or license to practice as a certified public accountant, is an
individual who actively participates in the firm or an affiliated entity.

(3) The examining board shall promulgate rules that define "ownership interest" for purposes of sub. (2) and for determining the percentage of a person's ownership interest in a firm. In promulgating the rules, the examining board shall consider the financial interests and voting rights of all members of a firm.

b1524/1.20 Section 3605tp. 442.083 of the statutes is created to read:

442.083 Renewal. The renewal dates and renewal fees for licenses issued under this chapter are specified under s. 440.08 (2) (a). The department may not renew a license issued to a firm unless, at the time of renewal, the firm satisfies the requirements under s. 442.08 (2) and demonstrates, to the satisfaction of the department, that the firm has complied with the requirements under s. 442.087.

b1524/1.20 Section 3605tr. 442.087 of the statutes is created to read:

442.087 Peer review. (1) Definition. In this section, "peer review" means a process for a person licensed under this chapter to evaluate the professional competency of the members of a firm who are responsible for attest services provided by the firm or who sign or authorize another individual to sign accounting reports or financial statements on behalf of the firm.

(2) Renewal of firm licenses. After January 1, 2005, the department may not renew the license of a firm unless, at least once every 3 years, the firm undergoes the peer review that is specified in the rules promulgated under sub. (3) and that is conducted by a person approved by the examining board under the rules who is not affiliated with the firm or members of the firm undergoing review.

- (3) Rules. The examining board shall promulgate rules that describe the peer review required to renew a firm's license under sub. (2). The rules shall include requirements for the examining board to approve one or more persons to conduct the peer reviews. The rules shall also require each person approved by the examining board to conduct peer reviews to periodically report to the examining board on the effectiveness of the peer reviews conducted by the person and to provide the examining board with a listing of all firms that have undergone peer review conducted by the person.
- (4) Confidentiality. A person approved by the examining board to conduct peer reviews may not disclose to any person, including the examining board or the department, any information obtained or document produced during the course of or as a result of a review unless the firm undergoing the review consents to the disclosure.

b1524/1.20 Section 3605tt. 442.10 (1) of the statutes is amended to read:

442.10 (1) Whenever any person, as a certified public accountant or public accountant, signs or certifies any report, schedule, or statement relative to the affairs of any corporation, association, or partnership in which the person is financially interested or by which the person is regularly engaged as an officer or employee, the signature or certification shall be accompanied by a specific statement setting forth the fact that the person is financially interested in or is an officer or regular employee of the corporation, association, or partnership. If the person is both financially interested and an officer or regular employee, the statement shall cover both financial interest and employment. In the case of a corporation holding a certificate of authority firm signing or certifying as above described in this subsection, the interest of any of its stockholders members shall be disclosed.

b1524/1.20 Section 3605tv. 442.10 (2) of the statutes is amended to read: 1 2 442.10 (2) Notwithstanding sub. (1), no person licensed under this chapter, and 3 no firm of which the person is a partner or shareholder member, may express an opinion as an independent certified public accountant on financial statements of any 4 enterprise unless the person and the firm are independent of the enterprise. The 5 6 requirement for independence under this subsection also extends to the spouse of such a person and to other relatives having a financial or business relationship with 7 the enterprise which, in the opinion of the examining board, may impair 8 9 independence. *b1524/1.20* Section 3605tx. 442.11 (1) of the statutes is amended to read: 10 442.11 (1) Uses any term other than certified public accountant or the 11 12 abbreviation C. P. A. to indicate that he or she is a certified public accountant with 13 a specially granted title. 14 *b1524/1.20* Section 3605tz. 442.11 (2) of the statutes is amended to read: 15 442.11 (2) While practicing under an assumed name, or as a member of a 16 partnership firm, other than a partnership firm with a name that is registered under s. 442.07 as composed of certified public accountants, or as an officer of a corporation 17 18 (3), announces, either in writing or by printing, that the assumed name, partnership 19 or corporation or firm is practicing as a certified public accountant. 20 ***b1524/1.20*** **Section 3605vb.** 442.11 (3) of the statutes is repealed. 21 *b1524/1.20* Section 3605vd. 442.11 (4) of the statutes is repealed. 22 *b1524/1.20* Section 3605vf. 442.11 (6) of the statutes is repealed. 23 ***b1524/1.20*** **Section 3605vh.** 442.11 (7) of the statutes is amended to read: 24 442.11 (7) Practices as a certified public accountant or as a public accountant 25 after his or her certificate has been revoked.

1	*b1524/1.20* Section 3605vj. 442.11 (8) of the statutes is amended to read:
2	442.11 (8) As an individual, member of a partnership or officer or director of
3	a corporation or member of a firm, practices or permits the partnership or
4	corporation firm to practice as a certified public accountant or as a public accountant
5	unless a license has been secured for the current licensure period.
6	*b1524/1.20* Section 3605vL. 442.11 (9) of the statutes is amended to read:
7	442.11 (9) Sells, buys, gives, or obtains an alleged certificate as a certified
8	public accountant, a certificate of authority or a license in any manner other than
9	that provided for by this chapter.
10	*b1524/1.20* Section 3605vn. 442.11 (10) of the statutes is amended to read:
11	442.11 (10) Attempts to practice as a certified public accountant or as a public
12	accountant under the guise of a certificate not granted by the examining board or
13	under cover of a certificate obtained illegally or fraudulently.
14	*b1524/1.20* SECTION 3605vp. 442.11 (12) of the statutes is amended to read:
15	442.11 (12) Attempts by any subterfuge to evade the provisions of this chapter
16	while practicing as a <u>certified</u> public accountant.
17	*b1524/1.20* Section 3605vr. 442.11 (13) of the statutes is amended to read
18	442.11 (13) As an individual, a member of a partnership or an officer of a
19	corporation or member of a firm, permits to be announced by printed or written
20	statement that any report, certificate, exhibit, schedule, or statement has been
21	prepared by or under supervision of a certified public accountant or by or under
22	supervision of a public accountant when the person who prepared the report
23	certificate, exhibit, schedule, or statement was not a certified public accountant ex
24	public accountant.

b1524/1.20 SECTION 3605vt. 442.12 (intro.) of the statutes is amended to read:

442.12 Disciplinary action. (intro.) Subject to the rules promulgated under s. 440.03 (1), the examining board may do any of the following:

b1524/1.20 Section 3605vv. 442.12 (3) of the statutes is amended to read:

442.12 (3) In the case of a corporation or a partnership firm, revoke, limit, or suspend the license of the partnership or corporation firm, or reprimand it, if it is found that any officer, director or member of the firm has been guilty of such act or omission as would be cause for revoking, limiting, or suspending a certificate or license to the person as an individual or for reprimanding the person.

b1524/1.20 Section 3605vx. 442.13 of the statutes is amended to read:

442.13 Ownership of accountant's working papers. All statements, records, schedules, working papers, and memoranda made by a certified public accountant or public accountant incident to or in the course of professional service to clients by such a certified public accountant, except reports submitted by a certified public accountant or public accountant to a client, shall be and remain the property of such the certified public accountant, in the absence of an express agreement between such the certified public accountant and the client to the contrary. No such statement, record, schedule, working paper, or memorandum shall be sold, transferred, or bequeathed, without the consent of the client or the client's personal representative or assignee, to anyone other than one or more surviving partners or new or successor partners of such any member of the firm of the certified public accountant.

b1524/1.20 Section 3605vz. 442.14 of the statutes is repealed.

b1524/1.20 Section 3608m. 447.34 (2) of the statutes is amended to read:

1	447.34 (2) Legal counsel, certified public accountants licensed under ch. 442,
2	or other persons as to matters the director or officer believes in good faith are within
3	the person's professional or expert competence.".
4	*b1556/1.1* 1708. Page 1156, line 6: after that line insert:
5	*b1556/1.1* "Section 3608b. 452.07 (1m) of the statutes is created to read:
6	452.07 (1m) The department shall promulgate rules that specify the
7	supervisory duties of brokers under s. 452.12 (3).
8	*b1556/1.1* Section 3608d. 452.12 (3) (a) of the statutes is renumbered
9	452.12 (3) and amended to read:
10	452.12 (3) Broker's liability for acts of employees. Each broker shall
11	supervise, and is responsible for the acts of, any broker, salesperson, or time-share
12	salesperson employed by the broker.
13	*b1556/1.1* Section 3608f. 452.12 (3) (b) of the statutes is repealed.
14	*b1556/1.1* Section 3608h. 452.139 (2) (c) of the statutes is amended to read:
15	452.139 (2) (c) Nothing in this subsection limits the liability of a broker under
16	s. 452.12 (3) (a) for misrepresentations made by an employee who is a broker.
17	Nothing in this subsection limits the liability of a client for a misrepresentation that
18	the client makes in connection with brokerage services.".
19	*b1570/2.1* 1709. Page 1156, line 6: after that line insert:
20	*b1570/2.1* "Section 3608d. 551.02 (1) of the statutes is renumbered 551.02
21	(1r).
22	*b1570/2.1* Section 3608f. 551.02 (1g) of the statutes is created to read:
23	551.02 (1g) "Accredited investor" has the meaning given in 17 CFR 230.501(a).
24	*b1570/2.1* Section 3608h. 551.23 (8) (g) of the statutes is amended to read:

551.23 (8) (g) An individual accredited investor, as defined by rule of the division, if the issuer reasonably believes immediately before the sale that the individual accredited investor, either alone or with the individual accredited investor's representative, has such knowledge and experience in financial and business matters as to be capable of evaluating the merits and risks of the prospective investment.

b1570/2.1 Section 3608j. 551.23 (10) of the statutes is amended to read:

551.23 (10) Any offer or sale of its securities by an issuer having its principal office in this state, if the aggregate number of persons holding directly or indirectly all of the issuer's securities, after the securities to be issued are sold, does not exceed 15 25, exclusive of persons under sub. (8), if no commission or other remuneration is paid or given directly or indirectly for soliciting any person in this state, except to broker-dealers and agents licensed in this state, and if no advertising is published unless it has been permitted by the division.

b1570/2.1 Section 3608L. 551.23 (11) (a) of the statutes is amended to read: 551.23 (11) (a) Any transaction pursuant to an offer directed by the offeror to not more than 10 25 persons in this state, excluding persons exempt under sub. (8) but including persons exempt under sub. (10), during any period of 12 consecutive months, whether or not the offeror or any of the offerees is then present in this state, if the offeror reasonably believes that all the persons in this state are purchasing for investment, and no commission or other remuneration is paid or given directly or indirectly for soliciting any person in this state other than those exempt by sub. (8).

b1570/2.1 Section 3608n. 551.31 (1) (d) of the statutes is created to read: 551.31 (1) (d) An agent who is acting exclusively as an agent representing an issuer of securities and who makes offers and sales of the issuer's securities in

transactions that are exempt under s. 551.23 (8) (g) or under a rule of the division
promulgated under s. 551.23 (18) that specifically exempts transactions involving
accredited investors and that is based on a model accredited investor exemption
adopted by the North American Securities Administrators Association.".
b1759/2.4 1710. Page 1156, line 6: after that line insert:
b1759/2.4 "Section 3605c. 441.06 (title) of the statutes is amended to read
441.06 (title) Licensure; civil liability and disciplinary exemption.
b1759/2.4 Section 3605e. 441.06 (6) of the statutes is renumbered 441.06
(6) (b) (intro.) and amended to read:
441.06 (6) (b) (intro.) No \underline{A} person licensed as a registered nurse under this
section is liable for any civil damages resulting from immune from liability for any
damage caused by his or her refusal to perform sterilization procedures or to remove
or aid in the removal of a human embryo or fetus from a person, assist in, recommend
counsel in favor of, make referrals for, prescribe, dispense or administer drugs for
or otherwise promote, encourage, or aid any of the following, if the refusal is based
on religious or moral precepts:
b1759/2.4 Section 3605g. 441.06 (6) (a) of the statutes is created to read:
441.06 (6) (a) In this subsection, "human embryo" includes any organism that
is derived by fertilization, parthenogenesis, cloning, or any other means from one or
more human gametes or human diploid cells.
b1759/2.4 Section 3605i. 441.06 (6) (b) 1. to 7. of the statutes are created
to read:
441.06 (6) (b) 1. A sterilization procedure.

1	2. A procedure involving a drug or device that may prevent the implantation
2	of a fertilized human ovum.
3	3. An abortion, as defined in s. 253.10 (2) (a).
4	4. An experiment or medical procedure involving any of the following:
5	a. The destruction of a human embryo.
6	b. A human embryo or unborn child, at any stage of development, in which the
7	experiment or procedure is not related to the beneficial treatment of the human
8	embryo or unborn child.
9	5. A procedure, including a transplant procedure, that uses fetal tissue or
10	organs other than fetal tissue or organs from a stillbirth, spontaneous abortion, or
11	miscarriage.
12	6. The withholding or withdrawal of nutrition or hydration, if the withholding
13	or withdrawal of nutrition or hydration would result in the patient's death from
14	malnutrition or dehydration, or complications of malnutrition or dehydration, rather
15	than from the underlying terminal illness or injury, unless the administration of
16	nutrition or hydration is medically contraindicated.
17	7. An act that intentionally causes or assists in causing the death of an
18	individual, such as by assisted suicide, euthanasia, or mercy killing.
19	*b1759/2.4* Section 3605k. 441.06 (7) of the statutes is created to read:
20	441.06 (7) A person licensed as a registered nurse under this section who, in
21	writing, refuses, or states an intention to refuse, on moral or religious grounds to
22	engage in a practice of professional nursing that is related to an activity specified in
23	sub. (6) (b) 1. to 7. shall not be required to engage in the practice with respect to the
24	activity and may not be disciplined by the board or the department for refusing or

stating an intention to refuse to engage in the practice with respect to the activity.

1	*b1759/2.4* Section 3605m. 441.06 (8) of the statutes is created to read:
2	441.06 (8) A person who is adversely affected by, or who reasonably may be
3	expected to be adversely affected by, conduct that is in violation of sub. (7) may bring
4	a civil action for injunctive relief, including reinstatement, damages, including
5	damages for emotional or psychological distress, or both injunctive relief and
6	damages. In an action under this subsection, the court shall award reasonable
7	attorney fees, notwithstanding s. 814.04 (1), to a person who obtains injunctive relief,
8	an award of damages, or both.
9	*b1759/2.4* Section 3608c. 448.03 (5) (title) of the statutes is amended to
10	read:
11	448.03 (5) (title) Civil liability <u>and disciplinary exemption</u> ; certain medical
12	PROCEDURES AND REPORTS.
13	*b1759/2.4* Section 3608e. 448.03 (5) (a) of the statutes is renumbered
14	448.03 (5) (ar) (intro.) and amended to read:
15	448.03 (5) (ar) (intro.) No \underline{A} person licensed or certified under this subchapter
16	shall be liable for any civil damages resulting from such is immune from liability for
17	any damage caused by the person's refusal to perform sterilization procedures or to
18	remove or aid in the removal of a human embryo or fetus from a person if such, assist
19	in, recommend, counsel in favor of, make referrals for, prescribe, dispense or
20	administer drugs for, or otherwise promote, encourage, or aid any of the following if
21	the refusal is based on religious or moral precepts:
22	*b1759/2.4* Section 3608g. 448.03 (5) (ag) of the statutes is created to read:
23	448.03 (5) (ag) In this subsection, "human embryo" includes any organism that
24	is derived by fertilization, parthenogenesis, cloning, or any other means from one or
25	more human gametes or human diploid cells.

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b1759/2.4 Section 3608i. 448.03 (5) (am) of the statutes is created to read: 448.03 (5) (am) A person licensed or certified under this subchapter who, in writing, refuses, or states an intention to refuse, on moral or religious grounds to engage in a practice within the scope of his or her license or certification that is related to an activity specified in par. (ar) 1. to 7. shall not be required to engage in the practice with respect to the activity and, notwithstanding s. 154.07 (1) (a) 3. or 155.50 (1) (b), may not be disciplined by the board or the department for refusing or stating an intention to refuse to engage in the practice with respect to the activity. including refusing or stating an intention to refuse to transfer a patient to another physician who will comply with a declaration, as defined in s. 154.02 (1), instrument for power of attorney for health care, as defined in s. 155.01 (10), or health care decision, as defined in s. 155.01 (5), of a health care agent, as defined in s. 155.01 (4). This paragraph does not apply to the refusal to make a good faith attempt to transfer a declarant with incapacity, as defined in s. 155.01 (8) and with a terminal condition, as defined in s. 154.01 (8), to another physician who will comply with the declaration of the declarant.

b1759/2.4 Section 3608k. 448.03 (5) (ao) of the statutes is created to read: 448.03 (5) (ao) A person who is adversely affected by, or who reasonably may be expected to be adversely affected by, conduct that is in violation of par. (am) may bring a civil action for injunctive relief, including reinstatement, damages, including damages for emotional or psychological distress, or both injunctive relief and damages. In an action under this paragraph, the court shall award reasonable attorney fees, notwithstanding s. 814.04 (1), to a person who obtains injunctive relief, an award of damages, or both.

1	*b1759/2.4* Section 3608L. 448.03 (5) (ar) 1. to 7. of the statutes are created													
2	to read:													
3	448.03 (5) (ar) 1. A sterilization procedure.													
4	2. A procedure involving a drug or device that may prevent the implantation													
5	of a fertilized human ovum.													
6	3. An abortion, as defined in s. 253.10(2)(a).													
7	4. An experiment or medical procedure involving any of the following:													
8	a. The destruction of a human embryo.													
9	b. A human embryo or unborn child, at any stage of development, in which the													
10	experiment or procedure is not related to the beneficial treatment of the human													
11	embryo or unborn child.													
12	5. A procedure, including a transplant procedure, that uses fetal tissue or													
13	organs other than fetal tissue or organs from a stillbirth, spontaneous abortion, or													
14	miscarriage.													
15	6. The withholding or withdrawal of nutrition or hydration, if the withholding													
16	or withdrawal of nutrition or hydration would result in the patient's death from													
17	malnutrition or dehydration, or complications of malnutrition or dehydration, rather													
18	than from the underlying terminal illness or injury, unless the administration of													
19	nutrition or hydration is medically contraindicated.													
2 0	7. An act that intentionally causes or assists in causing the death of an													
21	individual, such as by assisted suicide, euthanasia, or mercy killing.													
22	* b1759/2.4 * Section 3608m. 450.135 of the statutes is created to read:													
23	450.135 Pharmacist's refusal to be involved in certain activities. (1)													
24	In this section, "human embryo" includes any organism that is derived by													

- fertilization, parthenogenesis, cloning, or any other means from one or more human gametes or human diploid cells.
 - (2) A person licensed as a pharmacist under this chapter is immune from liability for any damage caused by his or her refusal to be involved in the performance of, assistance in, recommendation of, counseling in favor of, making referrals for, prescribing, dispensing or administering drugs for, or otherwise promoting, encouraging, or aiding any of the following, if the refusal is based on religious or moral precepts:
 - (a) A sterilization procedure.
 - (b) A procedure involving a drug or device that may prevent the implantation of a fertilized human ovum.
 - (c) An abortion, as defined in s. 253.10 (2) (a).
 - (d) An experiment or medical procedure involving any of the following:
 - 1. The destruction of a human embryo.
 - 2. A human embryo or unborn child, at any stage of development, in which the experiment or procedure is not related to the beneficial treatment of the human embryo or unborn child.
 - (e) A procedure, including a transplant procedure, that uses fetal tissue or organs other than fetal tissue or organs from a stillbirth, spontaneous abortion, or miscarriage.
 - (f) The withholding or withdrawal of nutrition or hydration, if the withholding or withdrawal of nutrition or hydration would result in the patient's death from malnutrition or dehydration, or complications of malnutrition or dehydration, rather than from the underlying terminal illness or injury, unless the administration of nutrition or hydration is medically contraindicated.

	(g)	An	act	that	intentio	nally	causes	or	assists	in	causing	the	death	of	an
indi	vidua	al, sı	ıch a	as by	assisted	suici	de, euth	an	asia, or	me	ercy killin	ıg.			

- (3) (a) A person licensed as a pharmacist under this chapter who, in writing, refuses, or states an intention to refuse, on moral or religious grounds to engage in a practice of pharmacy that is related to an activity specified in sub. (2) (a) to (g) shall not be required to engage in the practice with respect to the activity and may not be disciplined by the board or department for refusing or stating an intention to refuse to engage in the practice with respect to the activity.
- (b) A person who is adversely affected by, or who reasonably may be expected to be adversely affected by, conduct that is in violation of par. (a) may bring a civil action for injunctive relief, including reinstatement, damages, including damages for emotional or psychological distress, or both injunctive relief and damages. In an action under this paragraph, the court shall award reasonable attorney fees, notwithstanding s. 814.04 (1), to a person who obtains injunctive relief, an award of damages, or both.".

b1519/2.285 1711. Page 1156, line 7: after that line insert:

b1519/2.285 "Section 3623n. 560.11 (1) (a) of the statutes is amended to read:

560.11 (1) (a) Advise the department of natural resources environmental management concerning the effectiveness of the small business stationary source technical and environmental compliance assistance program under s. 285.79, difficulties encountered by small business stationary sources, as defined in s. 285.79 (1), in complying with s. 299.15 and ch. 285 and the degree and severity of enforcement of s. 299.15 and ch. 285 against small business stationary sources.

b1519/2.285 SECTION 3623p. 560.11 (1) (b) of the statutes is amended to read:

560.11 (1) (b) Periodically report to the department of natural resources environmental management and to the administrator of the federal environmental protection agency concerning the compliance of the state small business stationary source technical and environmental compliance assistance program with the federal paperwork reduction act Paperwork Reduction Act, 44 USC 3501 to 3520, the federal regulatory flexibility act Regulatory Flexibility Act, 5 USC 601 to 612, and the federal equal access to justice act Equal Access to Justice, 5 USC 504.

b1519/2.285 Section 3623r. 560.11 (2) of the statutes is amended to read: 560.11 (2) The employees of the department of commerce who staff the small business ombudsman clearinghouse under s. 560.03 (9) and the employees of the department of natural resources environmental management who staff the small business stationary source technical and environmental compliance assistance program under s. 285.79 shall provide the small business environmental council with the assistance necessary to comply with sub. (1).".

b1687/1.1 1712. Page 1156, line 7: after that line insert:

b1687/1.1 "Section 3623m. 560.095 of the statutes is created to read:

560.095 Funding justification. Every private and nonprofit entity that receives base-level funding from the department shall be required annually to submit a report under s. 13.172 (3) to, and to appear before, the appropriate standing committee of the legislature to justify continued receipt of the funding. The department shall advise the appropriate standing committees of the entities to

1	which the requirement under this section applies and shall advise those entities of
2	the requirement.".
3	*b1519/2.286* 1713. Page 1157, line 9: after that line insert:
4	*b1519/2.286* "Section 3630b. 560.13 (2) (a) 1m. of the statutes, as created
5	by 2001 Wisconsin Act (this act), is amended to read:
6	560.13 (2) (a) 1m. The recipient does not use the grant proceeds to pay lien
7	claims of the department of natural resources environmental management or the
8	federal environmental protection agency based on investigation or remediation
9	activities of the department of natural resources environmental management or the
10	federal environmental protection agency or to pay delinquent real estate taxes or
11	interest or penalties that relate to those taxes.".
12	*b1519/2.287* 1714. Page 1157, line 14: after that line insert:
13	*b1519/2.287* "Section 3632c. 560.13 (5) of the statutes is amended to read:
14	560.13 (5) Before the department awards a grant under this section, the
15	department shall consider the recommendations of the department of
16	administration and the department of natural resources environmental
17	management.".
18	*b1801/2.4* 1715. Page 1162, line 7: after that line insert:
19	*b1801/2.4* "SECTION 3648m. 560.145 (1) (intro.) of the statutes is amended
20	to read:
21	560.145 (1) Grants. (intro.) Subject to sub. (3), the department may make a
22	grant to a person from the appropriation appropriations under s. 20.143 (1) (c) and
23	(kd) for the capitalization of a revolving loan fund if all of the following apply:

1	*b1801/2.4* Section 3648p. 560.147 (1) (intro.) of the statutes is amended to
2	read:
3	560.147 (1) Loans. (intro.) Subject to sub. (4), the department may make a loan
4	to a person from the appropriations under s. 20.143 (1) (c) and, (ie), and (kd) for a
5	project described in sub. (2) if all of the following apply:".
6	*b1694/2.7* 1716. Page 1162, line 8: delete lines 8 to 10.
7	*b1524/1.21* 1717. Page 1162, line 10: after that line insert:
8	*b1524/1.21* "Section 3649m. 560.16 (6) (a) 3. of the statutes is amended to
9	read:
10	560.16 (6) (a) 3. A verified statement of the financial condition and business
11	operation of the existing business for the previous 3 years, certified by an
12	independent certified public accountant licensed or certified under ch. 442.".
13	*b1801/2.5* 1718. Page 1162, line 10: after that line insert:
14	* b1801/2.5 * "Section 3649c. 560.16 (2) (a) of the statutes is amended to read:
15	560.16(2)(a) From the appropriations under s. 20.143(1)(c) and, (ie), and (kd),
16	the department may make grants to existing business groups for a feasibility study
17	to investigate the reorganization or new incorporation of an existing business as an
18	employee-owned business and for professional services to implement the study.".
19	*b1689/1.3* 1719. Page 1162, line 11: delete lines 11 to 18 and substitute:
20	*b1689/1.3* "Section 3650. 560.165 (title) of the statutes is amended to read:
21	560.165 (title) Division of international and export development
22	International services; fees and assessments.
23	* b1689/1.3 * Section 3651. 560.165 of the statutes is renumbered 560.165 (1)
24	and amended to read:

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among businesses in the state.".

560.165 (1) The division of international and export development may charge fees for services it provides to cover the costs incurred by the division in providing the services. The division shall deposit all fees credit all moneys collected under this section in subsection to the appropriation account under s. 20.143 (1) (g). *b1689/1.3* Section 3652. 560.165 (2) of the statutes is created to read: 560.165 (2) The department may assess a state agency on a premium basis for the cost of services that are provided by the department's international liaison and that are requested by the state agency. Any premium charged by the department under this section must be agreed to by the state agency paying the premium. The department shall credit all moneys received from state agencies under this section to the appropriation account under s. 20.143 (1) (k).". *b1801/2.6* 1720. Page 1164, line 22: after that line insert: *b1801/2.6* "Section 3664m. 560.175 (2) of the statutes is amended to read: 560.175 (2) Subject to subs. (3) and (6), the department may make a grant from the appropriation appropriations under s. 20.143 (1) (c) and (kd) to a person to fund an early planning project.". *b1519/2.288* 1721. Page 1171, line 11: after that line insert: *b1519/2.288* "Section 3691e. 560.19 (3) of the statutes is amended to read: 560.19 (3) In coordination with the solid and hazardous waste education center

b1685/1.3 1722. Page 1171, line 13: delete lines 13 to 16 and substitute:

under s. 36.25 (30) and the department of natural resources environmental

management, the department shall conduct an education, environmental

management and technical assistance program to promote pollution prevention