to membership in national organizations including, without limitation because of enumeration, the national conference of state legislatures National Conference of State Legislatures, the National Conference of Commissioners on Uniform State Laws and the National Committee on Uniform Traffic Laws and Ordinances. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium [revisor inserts date], other than moneys encumbered under this appropriation before the effective date of this paragraph [revisor inserts date].

-1630/2.24 Section 662. 20.765 (5) of the statutes is created to read:

20.765 (5) Legislative operations. (a) Legislative operations costs. A sum sufficient for the purposes specified in the appropriations under subs. (1), (2), (3) (a) to (fa), and (4), as allocated by the joint committee on legislative organization under 2003 Wisconsin Act (this act), section 9133 (2) or authorized under 2003 Wisconsin Act (this act), section 9133 (3). No moneys may be expended under this appropriation on or after the effective date of the biennial budget act for the 2005–07 fiscal biennium [revisor inserts date], other than moneys encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium [revisor inserts date].

****NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

-1567/9.1 Section 663. 20.835 (1) (d) of the statutes is amended to read:

20.835 (1) (d) Shared revenue account. A sum sufficient, less any amount appropriated under par. (t), to meet the requirements of the shared revenue account established under s. 79.01 (2) to provide for the distributions from the shared

_)1	revenue account to counties, towns, villages and cities under ss. 79.03, 79.04 and
2	79.06.
3	*-1567/9.2* Section 664. 20.835 (1) (d) of the statutes, as affected by 2003
4	Wisconsin Act (this act), is repealed and recreated to read:
5	20.835 (1) (d) Shared revenue account. A sum sufficient to meet the
6	requirements of the shared revenue account established under s. 79.01 (2) to provide
7	for the distributions from the shared revenue account to counties, towns, villages and
8	cities under ss. 79.03, 79.04 and 79.06.
9	*-1567/9.3* Section 665. 20.835 (1) (db) of the statutes is amended to read:
10	20.835 (1) (db) County and municipal aid account. Beginning in 2004, a sum
11	sufficient, less any amount appropriated under pars. (t) and (u), to make payments
12	to counties, towns, villages, and cities under ss. s. 79.035 and 79.036.
	****Note: This is reconciled s. 20.835 (1) (db). This Section has been affected by LRB–1567/8 and LRB–1564/1.
13	*-1567/9.4* Section 666. 20.835 (1) (db) of the statutes, as affected by 2003
14	Wisconsin Act (this act), is repealed and recreated to read:
15	20.835 (1) (db) County and municipal aid account. Beginning in 2004, a sum
. 16	sufficient to make payments to counties, towns, villages, and cities under s. 79.035.
17	*-1567/9.5* Section 667. 20.835 (1) (t) of the statutes is created to read:
18	20.835 (1) (t) Shared revenue and county and municipal aid; transportation
19	fund. From the transportation fund, the amounts in the schedule to provide for the
20	distributions to counties, towns, villages, and cities under ss. 79.03, 79.035, 79.04,
21	and 79.06. No moneys may be encumbered from this appropriation account after
22	June 30, 2005.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

	****NOTE: This is reconciled s. 20.835 (1) (t). This SECTION has been affected by drafts with the following LRB numbers: LRB-1564/2 and LRB-1567/9.
1	*-1567/9.6* Section 668. 20.835 (1) (t) of the statutes, as created by 2003
2	Wisconsin Act (this act), is repealed.
3	*-1567/9.7* Section 669. 20.835 (1) (u) of the statutes is created to read:
4	20.835 (1) (u) County and municipal aid; utility public benefits fund. From the
5	utility public benefits fund, the amounts in the schedule to provide for the
6	distributions to counties, towns, villages, and cities under s. 79.035. No moneys may
7	be encumbered from this appropriation account after June 30, 2005.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
8	*-1567/9.8* Section 670. 20.835 (1) (u) of the statutes, as created by 2003
9	Wisconsin Act (this act), is repealed.
10	*-1415/1.1* Section 671. 20.835 (2) (f) of the statutes is amended to read:
11	20.835 (2) (f) Earned income tax credit. A sum sufficient to pay the excess
12	claims approved under s. 71.07 (9e) that are not paid under par. pars. (kf) and (r).
13	*-1415/1.2* Section 672. 20.835 (2) (r) of the statutes is created to read:
14	20.835 (2) (r) Earned income tax credit; utility public benefits fund. From the
15	utility public benefits fund under s. 25.96, the amounts in the schedule to be used to
16	pay the claims approved under s. 71.07 (9e).
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
17	*-1876/1.2* Section 673. 20.855 (1) (ch) of the statutes is repealed.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
18	*-1910/2.2* Section 674. 20.855 (3) (a) of the statutes is repealed.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
19	*-0350/2.1* Section 675. 20.865 (1) (a) of the statutes is amended to read:

$)_1$	20.865 (1) (a) Judgments and, legal expenses, and worker's compensation
2	benefits. A sum sufficient to pay for legal expenses under s. 59.32 (3), for costs under
3	ss. 227.485 and 814.245 and, for the costs of judgments, orders, and settlements of
4	actions, appeals, and complaints under subch. II of ch. 111 or subch. II or III of ch.
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	230, and those judgments, awards, orders, and settlements under ss. 21.13, 165.25
6	(6), 775.04, and 895.46 that are not otherwise reimbursable as liability costs under
7	par. (fm), and for payments made under s. 166.03 (8) (f). Release of moneys under this
8	paragraph pursuant to any settlement agreement, whether or not incorporated into
9	an order, is subject to approval of the attorney general.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
10	*-1606/2.1* SECTION 676. 20.865 (2) (a) of the statutes is repealed and
11	recreated to read:
12	20.865 (2) (a) Private facility rental increases and state-owned office rent
13	supplement. The amounts in the schedule to cover costs in excess of budgeted
14	amounts for rental increases under leases of private facilities occupied by state
15	agencies and for increased rental rates approved by the building commission in
16	state-owned buildings.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
17	*-1606/2.2* Section 677. 20.865 (2) (ag) of the statutes is repealed.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
18	*-1910/2.3* SECTION 678. 20.865 (2) (am) of the statutes is amended to read:
19	20.865 (2) (am) Space management and child care. The amounts in the
-20	schedule to finance the unbudgeted costs of remodeling, moving, additional rental

costs, and move–related vacant space costs, except costs financed under s. 20.855(3)

1	(a), resulting from relocations of state agencies directed by the department of
2	administration, and the unbudgeted costs of assessments for child care facilities
3	under s. 16.841 (4) incurred by state agencies.
4	*-1606/2.3* Section 679. 20.865 (2) (g) of the statutes is repealed and
5	recreated to read:
6	20.865 (2) (g) Private facility rental increases and state-owned office rent
7	supplement; program revenues. From the appropriate program revenue and
8	program revenue-service accounts, a sum sufficient to supplement appropriations
9	to state agencies to cover costs in excess of budgeted amounts for rental increases
10	under leases of private facilities occupied by state agencies and for increased rental
11	rates approved by the building commission in state-owned buildings.
	****NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
12	*-1606/2.4* Section 680. 20.865 (2) (gg) of the statutes is repealed.
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
13	*-1606/2.5* Section 681. 20.865 (2) (q) of the statutes is repealed and
14	recreated to read:
15	20.865 (2) (q) Private facility rental increases and state-owned office rent
16	supplement; segregated revenues. From the appropriate segregated funds, a sum
17	sufficient to supplement the appropriations to state agencies to cover costs in excess
18	of budgeted amounts for rental increases under leases of private facilities occupied
19	by state agencies and for increased rental rates approved by the building commission
20	in state-owned buildings.

 $\tt ****Note:$ This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

-1606/2.6 Section 682. 20.865 (2) (qg) of the statutes is repealed.

****NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

-1932/4.29 Section 683. 20.866 (intro.) of the statutes is amended to read:

20.866 Public debt. (intro.) There are irrevocably appropriated to the bond security and redemption fund and to the capital improvement fund, as a first charge upon all revenues of this state, sums sufficient for payment of principal, interest and, premium due, if any, en and payment due, if any, under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a) with respect to any public debt contracted under subchs. I and IV of ch. 18.

-1932/4.30 Section 684. 20.866 (1) (u) of the statutes is amended to read: 20.866 (1) (u) Principal repayment and interest. A sum sufficient from moneys appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (b) and (f), 20.190 (1) (c), (d), (i), and (j), 20.225 (1) (c) and (i), 20.245 (1) (e) and (j), 20.250 (1) (e) and (e), 20.255 (1) (d), 20.275 (1) and (4) (er), (es), (h), and (hb), 20.285 (1) (d), (db), (fh), (ih), (kd), and (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag), (aq), (ar), (at), (au), (ba), (bq), (ca), (cb), (cc), (cd), (ce), (cf), (cg), (ea), (eq), and (er), 20.395 (6) (af), (aq), (ar), and (at), 20.410 (1) (e), (ec), and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1) (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (5) (c), (g) and (kc), 20.855 (8) (a) and 20.867 (1) (a) and (b) and (3) (a), (b), (bm), (bp), (bt), (g), (h), (i), and (q) for the payment of principal and, interest on, premium due, if any, and payment due, if any, under an agreement or ancillary arrangement entered into pursuant to s. 18.06 (8) (a) with respect to any public debt contracted under subchs. I and IV of ch. 18.

****Note: This reconciles LRB-0423/3, LRB-0666/8, LRB-1637/1, and LRB-1932/1.

-0430/3.1 Section 685. 20.866 (2) (te) of the statutes is amended to read:

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20.866 (2) (te) Natural resources; nonpoint source grants. From the capital
improvement fund, a sum sufficient for the department of natural resources to
provide funds for nonpoint source water pollution abatement projects under s.
281.65. The state may contract public debt in an amount not to exceed \$75,763,600
<u>\$85,310,400</u> for this purpose.
-1637/2.3 Section 686. 20.866 (2) (tg) of the statutes is amended to read:
20.866 (2) (tg) Natural resources; environmental repair. From the capital
improvement fund, a sum sufficient for the department of natural resources to fund
investigations and remedial action under s. 292.11 (7) (a) or 292.31 and remedial
action under s. 281.83 and for payment of this state's share of environmental repair
that is funded under 42 USC 6991 to 6991i or 42 USC 9601 to 9675. The state may
contract public debt in an amount not to exceed \$48,000,000 \$54,000,000 for this
purpose. Of this amount, \$7,000,000 is allocated for remedial action under s. 281.83.
-0430/3.2 Section 687. 20.866 (2) (th) of the statutes is amended to read:

20.866 (2) (th) Natural resources; urban nonpoint source cost-sharing. From the capital improvement fund, a sum sufficient for the department of natural resources to provide cost-sharing grants for urban nonpoint source water pollution abatement and storm water management projects under s. 281.66 and to provide municipal flood control and riparian restoration cost-sharing grants under s. 281.665. The state may contract public debt in an amount not to exceed \$17,700,000 \$22,400,000 for this purpose. Of this amount, \$500,000 is allocated in fiscal biennium 2001–03 for dam rehabilitation grants under s. 31.387.

-1200/1.1 Section 688. 20.866 (2) (uv) of the statutes is amended to read: 20.866 (2) (uv) Transportation, harbor improvements. From the capital improvement fund, a sum sufficient for the department of transportation to provide

)1	grants for harbor improvements. The state may contract public debt in an amount
2	not to exceed $\$25,000,000 \ \underline{\$28,000,000}$ for this purpose.
3	*-1201/2.1* Section 689. 20.866 (2) (uw) of the statutes is amended to read
1	20,966 (9) () //

20.866 (2) (uw) Transportation; rail acquisitions and improvements. From the capital improvement fund, a sum sufficient for the department of transportation to acquire railroad property under ss. 85.08 (2) (L) and 85.09; and to provide grants and loans for rail property acquisitions and improvements under s. 85.08 (4m) (c) and (d). The state may contract public debt in an amount not to exceed \$28,000,000 \$32,500,000 for these purposes.

-0570/2.1 SECTION 690. 20.866 (2) (we) of the statutes is amended to read: 20.866 (2) (we) Agriculture; soil and water. From the capital improvement fund, a sum sufficient for the department of agriculture, trade and consumer protection to provide for soil and water resource management under s. 92.14. The state may contract public debt in an amount not to exceed \$13,575,000 \$20,575,000 for this purpose.

-1386/4.2 Section 691. 20.866 (2) (xe) of the statutes is amended to read:

20.866 (2) (xe) Building commission; refunding tax-supported and self-amortizing general obligation debt incurred before June 30, 2003 2005. From the capital improvement fund, a sum sufficient to refund the whole or any part of any unpaid indebtedness used to finance tax-supported or self-amortizing facilities. The state may contract public debt in an amount not to exceed \$75,000,000 \$425,000,000 for this purpose. Such indebtedness shall be construed to include any premium and interest payable with respect thereto. Debt incurred by this paragraph shall be incurred before June 30, 2003 2005, but only pursuant to a request by the secretary of administration under s. 16.406, and shall be repaid under the

appropriations providing for the retirement of public debt incurred for
tax-supported and self-amortizing facilities in proportional amounts to the
purposes for which the debt was refinanced.
-0666/9.36 Section 692. 20.866 (2) (zc) of the statutes is amended to read:
20.866 (2) (zc) Technology for educational achievement in Wisconsin board
<u>Public instruction</u> ; school <u>district</u> educational technology infrastructure financial
assistance. From the capital improvement fund, a sum sufficient for the technology
for educational achievement in Wisconsin board department of public instruction to
provide educational technology infrastructure financial assistance to school districts
under s. 44.72 (4) 115.999. The state may contract public debt in an amount not to
exceed \$100,000,000 for this purpose.
****NOTE: This SECTION involves a change in an appropriation that must be

reflected in the revised schedule in s. 20.005, stats.

-0666/9.37 Section 693. 20.866 (2) (zcm) of the statutes is amended to read: 20.866 (2) (zcm) Technology for educational achievement in Wisconsin board Public instruction; public library educational technology infrastructure financial assistance. From the capital improvement fund, a sum sufficient for the technology for educational achievement in Wisconsin board department of public instruction to provide educational technology infrastructure financial assistance to public library boards under s. 44.72 (4) 115.999. The state may contract public debt in an amount not to exceed \$3,000,000 for this purpose.

****NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

-0327/2.1 Section 694. 20.866 (2) (zo) of the statutes is amended to read: 20.866 (2) (zo) Veterans affairs; refunding bonds. From the funds and accounts under s. 18.04 (6) (b), a sum sufficient for the department of veterans affairs to fund,

refund, or acquire the whole or any part of public debt as set forth in s. 18.04 (5). The building commission may contract public debt in an amount not to exceed \$665,000,000 \$840,000,000 for these purposes, exclusive of any amount issued to fund public debt contracted under par. (zn).

-1824/6.8 Section 695. 20.867 (3) (w) of the statutes is amended to read:

20.867 (3) (w) Bonding services. From the capital improvement fund, a sum sufficient to pay the expenses of contracting and managing public debt and revenue obligations issued pursuant to ch. 18, for reimbursing the legislative audit bureau for providing opinion audits of financial statements and the general fund for bond counsel services under s. 165.25 (4) (b) (ag), and for the purchase of any higher education bonds presented for payment prior to maturity under s. 18.83.

-0576/8.35 Section 696. 20.901 (1) (b) of the statutes is amended to read:

20.901 (1) (b) Notwithstanding ss. 230.047 and 230.29, in the case of an emergency which is the result of natural or human causes, state agencies may cooperate to maintain required state services through the temporary interchange of employees. The interchange of employees may be of 2 types: where an appointing authority declares an emergency in writing to the governor; or where the governor or his or her designee declares an emergency. If an appointing authority declares an emergency, the interchange of employees is voluntary on the part of those employees designated by the sending state agency as available for interchange. If the governor or his or her designee declares an emergency, the governor may require a temporary interchange of employees. An emergency which is declared by an appointing authority may not exceed 72 hours unless an extension is approved by the governor or his or her designee. An employee who is assigned temporary interchange duties may be required to perform work which is not normally performed by the employee

or described in his or her position classification. An interchange employee shall be paid at the rate of pay for the employee's permanent job unless otherwise authorized by the secretary of employment relations administration. State agencies receiving employees on interchanges shall keep appropriate records and reimburse the sending state agencies for authorized salaries and expenses. The secretary of employment relations administration may institute temporary pay administration policies as required to facilitate the handling of such declared emergencies.

-0529/4.36 SECTION 697. 20.906 (1) of the statutes is amended to read:

20.906 (1) FREQUENCY OF DEPOSITS. Unless otherwise provided by law, all moneys collected or received by any state agency for or in behalf of the state or which is are required by law to be turned into the state treasury shall be deposited in or transmitted to the state treasury at least once a week and also at other times as required by the governor or the state treasurer secretary of administration and shall be accompanied by a statement in such form as the treasurer secretary of administration may prescribe showing the amount of such collection and from whom and for what purpose or on what account the same was received. All moneys paid into the treasury shall be credited to the general purpose revenues of the general fund unless otherwise specifically provided by law.

-0529/4.37 Section 698. 20.906 (4) of the statutes is amended to read:

20.906 (4) PENALTIES. If any state agency fails to make such deposits of money, or to make such reports as are required by this section, the department of administration, with the approval of the governor, shall withhold all moneys due such state agency until this section is complied with; and upon such failure to make such deposits of money, the officer or employee so failing shall be liable to the state treasurer secretary of administration for an amount equal to the interest upon the

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moneys so withheld from deposit at the same rate as that received by the state upon
moneys held in the state investment fund, for the period for which such deposit is
withheld; and such interest shall be a charge against the officer or employee and
shall be deducted from that person's compensation.

-0529/4.38 Section 699. 20.906 (5) of the statutes is amended to read:

20.906 (5) Conditions precedent to release of appropriations. All appropriations from state revenues for any state agency, are made on the express conditions that such state agency pays all moneys received by it into the state treasury within one week of receipt or as often as otherwise directed by the governor or state treasurer secretary of administration, and conforms with ss. 16.53 (1) and 20.002, regardless of the type of appropriations made to the state agency. Upon failure to comply with this subsection, the department of administration shall refuse to draw its warrant and the state treasurer shall refuse to pay any moneys appropriated to the state agency from state revenues until the state agency complies with this subsection. Upon failure or refusal to so comply, after due notice received from the department of administration, any appropriations from state revenues to the state agency shall permanently revert to the fund from which appropriated.

-0529/4.39 Section 700. 20.906 (6) of the statutes is amended to read:

20.906 (6) DIRECT DEPOSITS. The governor or the state treasurer secretary of administration may require state agencies making deposits under this section to make direct deposits to any depository designated by the depository selection board, if such a requirement is advantageous or beneficial to this state.

-0529/4.40 SECTION 701. 20.907 (2) of the statutes is amended to read:

20.907 (2) CUSTODY AND ACCOUNTING. The state treasurer secretary of administration shall have custody of all such gifts, grants, and bequests and devises

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in the form of cash or securities. The department of administration shall keep a separate account for each state agency receiving such gifts, grants, and bequests and devises, including therein investments, accumulations, payments, and any other transaction pertaining to such moneys. If no state agency is designated by the donor to carry out the purposes of the conveyance, the joint committee on finance shall appoint a state agency to act as trustee.

-0529/4.41 Section 702. 20.907 (5) (a) of the statutes is amended to read:

20.907 (5) (a) Except as provided in par. (b), all moneys which that may come into the possession of any officer or employee of a state agency by virtue of his or her office or employment shall be deposited with the state treasurer secretary of administration, regardless of the ownership thereof.

-0529/4.42 Section 703. 20.907 (5) (b) of the statutes is amended to read:

20.907 (5) (b) Paragraph (a) does not apply whenever the disposition of moneys is otherwise provided by law or whenever a state agency receives moneys incident to an authorized activity which that are not appropriated and not directed to be deposited with the state treasurer secretary of administration and the agency promulgates a rule which that prescribes procedures in accordance with ch. 34 for the deposit of the moneys.

-0529/4.43 Section 704. 20.907 (5) (c) of the statutes is amended to read:

20.907 (5) (c) The state treasurer secretary of administration shall establish an account for moneys received under par. (a) from each source and shall make payments and refunds from each account authorized under par. (e) as directed by the state agency depositing the moneys, unless otherwise provided by law. Each payment shall be made upon submission of a claim audited under s. 16.53 and paid

)1	by voucher from the appropriation under s. 20.855 (6) (j) in accordance with
2	procedures established by the secretary of administration.
3	*-0529/4.44* Section 705. 20.907 (5) (d) of the statutes is amended to read:
4	20.907 (5) (d) Each account under this subsection shall be established in the
5	appropriate fund, as determined by the state treasurer secretary of administration.
6	*-0529/4.45* Section 706. 20.907 (5) (e) 12e. of the statutes is created to read:
7	20.907 (5) (e) 12e. Credit card interchange and association fees.
8	*-0529/4.46* Section 707. 20.907 (5) (e) 12r. of the statutes is created to read:
9	20.907 (5) (e) 12r. Transfers from the income account of the state investment
10	fund, to pay bank service costs under s. 34.045 (1) (b).
11	*-0529/4.47* Section 708. 20.912 (1) of the statutes is amended to read:
2	20.912 (1) CANCELLATION OF OUTSTANDING CHECKS AND SHARE DRAFTS. If any
13	check, share draft, or other draft drawn and issued by the state treasurer upon the
14	funds of the state in any state depository is not paid within the time period
15	designated by the state treasurer secretary of administration under s. 14.58 (12)
16	16.401 (10) as shown on the check or other draft, the state treasurer secretary of
17	administration shall cancel the check or other draft and credit the amount thereof
18	to the fund on which it is drawn.
19	*-0529/4.48* Section 709. 20.912 (3) of the statutes is amended to read:
20	20.912 (3) Reissue of canceled checks, share drafts, and other drafts.
21	Subject to sub. (2), when the payee or person entitled to any check, share draft, or
22	other draft canceled under sub. (1) by the state treasurer, or the payee or person
23	entitled to any warrant so canceled by the department of administration, demands
24	such check, share draft, other draft, or warrant or payment thereof, the department

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of administration shall issue a new warrant therefor, to be paid from the appropriate appropriation account under s. 20.855 (1) (bm), (gm), or (rm).

-1431/2.9 Section 710. 20.912 (4) of the statutes is amended to read:

20.912 (4) Insolvent depositiones. When the bank, savings and loan association, savings bank, or credit union on which any check, share draft, or other draft is drawn by the state treasurer before payment of such check, share draft, or other draft becomes insolvent or is taken over by the division of banking, division of savings institutions, the federal home loan bank board, the U.S. office of thrift supervision, the federal deposit insurance corporation, the resolution trust corporation, the office of credit unions, the administrator of federal credit unions, or the U.S. comptroller of the currency, the state treasurer shall on the demand of the person in whose favor such check, share draft, or other draft was drawn and upon the return to the treasurer of such check, share draft, or other draft issue a replacement for the same amount.

-0529/4.49 SECTION 711. 20.912 (4) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

20.912 (4) Insolvent depositories. When the bank, savings and loan association, savings bank, or credit union on which any check, share draft, or other draft is drawn by the state treasurer secretary of administration before payment of such check, share draft, or other draft becomes insolvent or is taken over by the division of banking, the federal home loan bank board, the U.S. office of thrift supervision, the federal deposit insurance corporation, the resolution trust corporation, the office of credit unions, the administrator of federal credit unions, or the U.S. comptroller of the currency, the state treasurer secretary of administration shall on the demand of the person in whose favor such check, share draft, or other

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draft was drawn and upon the return to the treasurer secretary of such check, share draft, or other draft issue a replacement for the same amount.

****Note: This is reconciled s. 20.912 (4). This Section has been affected by drafts with the following LRB numbers: LRB-0529 and LRB-1431.

-0529/4.50 Section 712. 20.912 (5) of the statutes is amended to read:

20.912 (5) LOST, STOLEN, OR DESTROYED CHECKS, SHARE DRAFTS, AND OTHER DRAFTS. If any check, share draft, or other draft drawn and issued by the state treasurer secretary of administration is lost, stolen, or destroyed and the bank, savings and loan association, savings bank, or credit union on which the check, share draft, or other draft is drawn has been notified to stop payment thereon, the state treasurer secretary of administration may, after acknowledgment by the bank, savings and loan association, savings bank, or credit union that the check, share draft, or other draft has not been paid, issue a replacement check, share draft, or other draft and thereafter the state treasurer secretary of administration shall be relieved from all liability thereon.

-0576/8.36 SECTION 713. 20.916 (2) of the statutes is amended to read:

20.916 (2) REIMBURSEMENT OF JOB APPLICANTS. Subject to rules of the secretary of the department of employment relations administration, reimbursement may be made to applicants for all or part of actual and necessary travel expenses incurred in connection with oral examination and employment interviews.

-0576/8.37 Section 714. 20.916 (4) (a) of the statutes is amended to read:

20.916 (4) (a) If any state agency determines that the duties of any employee require the use of an automobile, it may authorize such employee to use a personal automobile in the employee's work for the state, and reimburse the employee for such at a rate which is set biennially by the department of employment relations

department of administration.

administration under sub. (8) subject to the approval of the joint committee on employment relations.

-0576/8.38 Section 715. 20.916 (4m) (b) of the statutes is amended to read: 20.916 (4m) (b) Except as otherwise provided in this paragraph, if any state agency determines that an employee's duties require the use of a motor vehicle, and use of a personal motor vehicle is authorized by the agency under similar circumstances, the agency shall authorize the employee to use a personal motorcycle for the employee's duties and shall reimburse the employee for the use of the motorcycle at rates determined biennially by the secretary of employment relations administration under sub. (8), subject to the approval of the joint committee on employment relations. No state agency may authorize an employee to use or reimburse an employee for the use of a personal motorcycle under this paragraph if more than one individual is transported on the motorcycle. All allowances for the use of a motorcycle shall be paid upon approval and certification of the amounts payable by the head of the state agency for which the employee performs duties to the

-0576/8.39 Section 716. 20.916 (5) (a) of the statutes is amended to read: 20.916 (5) (a) Whenever any state agency determines that the duties of any member or employee require the use of an airplane, it may authorize him or her to charter such airplane with or without a pilot; and it may authorize any member or employee to use his or her personal airplane and reimburse him or her for such use at a rate set biennially by the department of employment relations administration under sub. (8), subject to the approval of the joint committee on employment relations. Such reimbursement shall be made upon the certification of the amount by the head of the state agency to the department of administration.

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) 1	*-0576/8.40* Section 717. 20.916 (8) (a) of the statutes is amended to read:
2	20.916 (8) (a) The secretary of employment relations administration shall
3	recommend to the joint committee on employment relations uniform travel schedule
4	amounts for travel by state officers and employees whose compensation is
5	established under s. 20.923 or 230.12. Such amounts shall include maximum
6	permitted amounts for meal and lodging costs, special allowance expenses under
7	sub. (9) (d), and porterage tips, except as authorized under s. 16.53 (12) (c). In lieu
8	of the maximum permitted amounts for expenses under sub. (9) (b), (c), and (d), the
9	secretary may recommend to the committee a per diem amount and method of
10	reimbursement for any or all expenses under sub. (9) (b), (c), and (d).
11	*-0576/8.41* SECTION 718. 20.916 (9) (f) 1. of the statutes is amended to read:
12	20.916 (9) (f) 1. Scheduled air travel. Reimbursement for air travel shall be
13	limited to the lowest appropriate airfare, as determined by the secretary of
14	employment relations administration. An employee may be reimbursed for air travel
15	at a rate other than the lowest appropriate airfare only if the employee submits a

-0576/8.42 Section 719. 20.917(1)(c) of the statutes is amended to read:

written explanation of the reasonableness of the expense.

20.917 (1) (c) Reimbursement for moving expenses may be granted to a person reporting to his or her first place of employment or reporting upon reemployment after leaving the civil service, if reimbursement is recommended by the appointing authority and approved in writing by the secretary of employment relations administration prior to the time when the move is made.

-0576/8.43 Section 720. 20.917 (2) (a) of the statutes is amended to read: 20.917 (2) (a) The secretary of employment relations administration shall recommend a maximum dollar amount which may be permitted for reimbursement

of any employee moving costs under sub. (1) (a) to (c), subject to the limitations
prescribed in par. (b). This amount shall be submitted for the approval of the joint
committee on employment relations in the manner provided in s. 20.916 (8), and
upon approval shall become a part of the compensation plan under s. 230.12 (1).
-0576/8.44 Section 721. 20.917 (3) (a) 1. of the statutes is amended to read:
20.917 (3) (a) 1. Lodging allowances shall be in accordance with the schedule
established by the secretary of employment relations administration, but may not
exceed the rate established under s. 13.123 (1) (a) 1.
-0576/8.45 Section 722. 20.917 (3) (a) 2. of the statutes is amended to read:
20.917 (3) (a) 2. Lodging allowance payments are subject to prior approval in
writing by the secretary of employment relations administration.
-0576/8.46 Section 723. 20.917 (5) (b) of the statutes is amended to read:
20.917 (5) (b) Payments under this subsection are in addition to any payments
made under sub. (1). Payments under this subsection may be made only with the
prior written approval of the secretary of employment relations administration.
-0576/8.47 Section 724. 20.917 (6) of the statutes is amended to read:
20.917 (6) The secretary of employment relations administration may, in
writing, delegate to an appointing authority the authority to approve
reimbursement for moving expenses under sub. (1) (c), a temporary lodging
allowance under sub. (3) (a) 2. or expenses under sub. (5) (b).
-0529/4.51 Section 725. 20.920 (2) (a) of the statutes is amended to read:
20.920 (2) (a) With the approval of the secretary and state treasurer, each state
agency may establish a contingent fund. The secretary shall determine the funding
source for each contingent fund, total amount of the fund, and maximum payment
from the fund.

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-0576/8.48 SECTION 726. 20.923 (4) (intro.) of the statutes is amended to read:

20.923 (4) STATE AGENCY POSITIONS. (intro.) State agency heads, the administrator of the division of merit recruitment and selection in the department of employment relations administration and commission chairpersons and members shall be identified and limited in number in accordance with the standardized nomenclature contained in this subsection, and shall be assigned to the executive salary groups listed in pars. (a) to (i). Except for positions specified in par. (c) 3m. and sub. (12), all unclassified division administrator positions enumerated under s. 230.08 (2) (e) shall be assigned, when approved by the joint committee on employment relations, by the secretary of employment relations administration to one of 10 executive salary groups. The joint committee on employment relations, by majority vote of the full committee, may amend recommendations for initial position assignments and changes in assignments to the executive salary groups submitted by the secretary of employment relations administration. All division administrator assignments and amendments to assignments of administrator positions approved by the committee shall become part of the compensation plan. Whenever a new unclassified division administrator position is created, the appointing authority may set the salary for the position until the joint committee on employment relations approves assignment of the position to an executive salary group. If the committee approves assignment of the position to an executive salary group having a salary range minimum or maximum inconsistent with the salary paid to the incumbent at the time of such approval, the incumbent's salary shall be adjusted by the appointing authority to conform with the committee's action, effective on the date of that action. Positions are assigned as follows:

	1	*-1712/5.16* Section 727. 20.923 (4) (a) 6. of the statutes is repealed.
	2	*-0576/8.49* Section 728. 20.923 (4) (c) 3m. of the statutes is amended to read:
	3	20.923 (4) (c) 3m. Employment relations Administration, department of;
	4	division of merit recruitment and selection: administrator.
	5	*-1711/5.48* Section 729. 20.923 (4) (c) 4. of the statutes is repealed.
	6	*-1689/3.29* SECTION 730. 20.923 (4) (c) 5. of the statutes is amended to read:
	7	20.923 (4) (c) 5. Governor's work-based learning board council: executive
	8	director.
	9	*-1767/3.5* Section 731. 20.923 (4) (d) 1. of the statutes is amended to read:
	10	20.923 (4) (d) 1. Administration, department of; office of the commissioner of
	11	tax appeals commission: chairperson and members. The chairperson of the
·	12	commission and the governor, at the time a new member is appointed, shall jointly
	13	determine the salary of the new member within the range for this group:
	14	commissioner.
	15	*-1295/2.9* Section 732. 20.923 (4) (d) 7m. of the statutes is repealed.
	16	*-0666/9.38* Section 733. 20.923 (4) (e) 1b. of the statutes is repealed.
	17	*-1187/4.9* Section 734. 20.923 (4) (e) 11. of the statutes is repealed.
	18	*-0576/8.50* Section 735. 20.923 (4) (g) 1m. of the statutes is repealed.
	19	*-1289/7.54* Section 736. 20.923 (4) (h) 2. of the statutes is repealed.
		****NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.
	20	*-0576/8.51* Section 737. 20.923 (4g) (intro.) of the statutes is amended to
	21	read:
¥.	22	20.923 (4g) University of Wisconsin System senior executive positions.
	23	(intro.) A compensation plan consisting of 9 university senior executive salary

read:

employment relation matters.

groups is established for certain administrative positions at the University of
Wisconsin System. The salary ranges and adjustments to the salary ranges for the
university senior executive salary groups 1 and 2 shall be contained in the
recommendations of the secretary of employment relations administration under s.
230.12 (3) (e). The salary ranges and adjustments to the salary ranges for university
senior executive salary groups 3 to 9 shall be determined by the board of regents of
the University of Wisconsin System based on an analysis of salaries paid for similar
positions at comparable universities in other states. The board of regents shall set
the salaries for these positions within the ranges to which the positions are assigned
to reflect the hierarchical structure of the system, to recognize merit, to permit
orderly salary progression and to recognize competitive factors. The salary of any
incumbent in the positions identified in pars. (ae) to (f) may not exceed the maximum
of the salary range for the group to which the position is assigned. The positions are
assigned as follows:
-1373/8.11 SECTION 738. 20.923 (6) (ac) of the statutes is amended to read:
20.923 (6) (ac) Administration, department of: deputy and assistant district
attorneys and assignable prosecutors, as defined in s. 978.001 (1c).
-0576/8.52 Section 739. 20.923 (6) (ae) of the statutes is created to read:
20.923 (6) (ae) Administration, department of: a position in the office of the
secretary of administration to advise and assist the secretary on matters related to
affirmative action, equal employment opportunity diversity and other state

-0576/8.53 Section 740. 20.923 (7) (intro.) of the statutes is amended to

20.923 (7) Wisconsin Technical College System senior executive positions.
(intro.) The salary range for the director and the executive assistant of the Wisconsin
Technical College System shall be contained in the recommendations of the secretary
of employment relations administration under s. 230.12 (3) (e). The board of the
Wisconsin Technical College System shall set the salaries for these positions within
the range to which the positions are assigned to recognize merit, to permit orderly
salary progression, and to recognize competitive factors. The salary of any
incumbent in the positions identified in pars. (a) and (b) may not exceed the
maximum of the salary range for the group to which the position is assigned. The
positions are assigned as follows:
-1607/P3.4 SECTION 741. 20.9275 (1) (c) of the statutes is amended to read:
20.9275 (1) (c) "Organization" means a nonprofit corporation, as defined in s.
46.93 (1m) (e) 66.0129 (6) (b), or a public agency, as defined in s. 46.93 (1m) (e) 46.856
<u>(1) (b)</u> .
-1607/P3.5 SECTION 742. 20.9275 (2) (intro.) of the statutes is amended to
read:
20.9275 (2) (intro.) No state agency or local governmental unit may authorize
payment of funds of this state, of any local governmental unit or, subject to sub. (3m),
of federal funds passing through the state treasury as a grant, subsidy or other
funding that wholly or partially or directly or indirectly involves pregnancy
programs, projects or services, that is a grant, subsidy or other funding under s.
46.93, 46.99, 46.995, 253.05, 253.07, 253.08 or 253.085 or 42 USC 701 to 710, if any
of the following applies:

-0529/4.52 Section 743. 20.929 of the statutes is amended to read:

authorize any state agency to issue drafts or warrants drawn on the state treasury. Such drafts or warrants may be issued only in connection with purchase orders authorized under subch. IV of ch. 16 and may not exceed \$300 per draft or warrant. The state treasurer secretary shall pay such drafts or warrants as presented. The secretary of administration and shall audit the purchase orders issued. Any purchase order that is disapproved by the secretary as unlawful or unauthorized shall be returned by the secretary to the state agency for reimbursement to the state treasurer treasury. The secretary shall make written regulations for the implementation of this section. The secretary may require any state agency to utilize one or more separate depository accounts to implement this section. The illegal or unauthorized use of purchase orders and drafts or warrants under this section is subject to the remedies specified in s. 16.77.

-0347/P1.2 Section 744. 21.19 (13) of the statutes is created to read:

21.19 (13) The adjutant general shall cooperate with the federal government in the operation and maintenance of distance learning centers for the use of current and former members of the national guard and the U.S. armed forces. The adjutant general may charge rent for the use of a center by a nonmilitary or nonfederal person. All moneys received under this subsection shall be credited to the appropriation account under s. 20.465 (1) (i).

-0529/4.53 Section 745. 21.33 of the statutes is amended to read:

21.33 Pay department. The quartermaster general acting as paymaster under orders from the governor may draw from the state treasury the money necessary for paying troops in camp or on active service, and shall furnish such security for the same as the state treasurer secretary of administration may direct.

1	The amount due on account of the field, staff, or other officers, noncommissioned staff
2	and band, company, or enlistees, not herein enumerated, if any, shall be paid to the
3	person to whom the same shall be due, on the properly signed and certified payrolls.
4	*-0348/1.1* Section 746. 21.49 (1) (b) 1g. of the statutes is created to read:
5	21.49 (1) (b) 1g. A public institution of higher education under the
6	Minnesota-Wisconsin student reciprocity agreement under s. 39.47.
7	*-0348/1.2* Section 747. 21.49 (1) (b) 1m. of the statutes is created to read:
8	21.49 (1) (b) 1m. A public institution of higher education under an interstate
9	agreement under s. 39.42.
10	*-0348/1.3* Section 748. 21.49 (1) (b) 2. of the statutes is amended to read:
11	21.49 (1) (b) 2. Any Except as provided in subds. 1g. and 1m., an accredited
12	institution of higher education <u>located in this state</u> , as defined in 20 USC 1002.
13	*-0348/1.4* Section 749. 21.49 (3) (a) of the statutes is amended to read:
14	21.49 (3) (a) Any eligible guard member upon satisfactory completion of a
15	full-time or part-time course in a qualifying school is eligible for a tuition grant
16	equal to 100% of the actual tuition charged by the school or 100% of the $\frac{100\%}{100\%}$
17	average resident undergraduate tuition charged by the university of
18	Wisconsin-Madison institutions in the University of Wisconsin System for a
19	comparable number of credits, whichever amount is less.
20	*-1295/2.10* Section 750. 21.80 (7) (b) 1. of the statutes is amended to read:
21	21.80 (7) (b) 1. A person who receives notification under par. (a) that the
22	adjutant general was unable to resolve the person's complaint may request the
23	adjutant general to refer the complaint to counsel, which may include the attorney
24	general, appointed by the governor on the recommendation of the adjutant general
25	for the purpose of prosecuting complaints under this subdivision who shall file a

<u></u> 1	complaint for appropriate relief with the department of workforce development or,
2	if the person is an employee of a state agency, as defined in s. 111.32 (6) (a), the
3	personnel commission.
4	*-1295/2.11* Section 751. 21.80 (7) (b) 2. of the statutes is amended to read:
5	21.80 (7) (b) 2. Subdivision 1. does not preclude a person who has chosen not
6	to file a complaint with the adjutant general under par. (a), whose complaint the
7	adjutant general has refused to endeavor to resolve under par. (a), or who has chosen
8	not to request the adjutant general to refer his or her complaint to counsel under
9	subd. 1. from filing a complaint for appropriate relief with the department of
10	workforce development or, if the person is an employee of a state agency, with the
11	personnel commission.
2	*-1295/2.12* Section 752. 21.80 (7) (b) 3. of the statutes is amended to read:
13	21.80 (7) (b) 3. The department of workforce development or the personnel
14	commission shall process a complaint filed under subd. 1. or 2. in the same manner
15	that employment discrimination complaints are processed under s. 111.39.
16	*-1295/2.13* Section 753. 21.80 (7) (d) (intro.) of the statutes is amended to
17	read:
18	21.80 (7) (d) Remedies. (intro.) If the department of workforce development
19	or the personnel commission finds that an employer has failed or refused, or is about
20	to fail or refuse, to provide any reemployment right or benefit to which a person is
21	entitled under this section or has discharged or otherwise discriminated against any
22	person in violation of par. (c), the department of workforce development or the
.23	personnel commission may order the employer to do any one or more of the following:
-24	*-1295/2.14* Section 754. 21.80 (7) (d) 3. of the statutes is amended to read:

(ســــــــــــــــــــــــــــــــــــ	1	21.80 (7) (d) 3. Pay the person, as liquidated damages, an amount that is equal
	2	to the amount ordered under subd. 2. if the department of workforce development σ
	3	the personnel commission finds that the failure or refusal to provide reemployment
	4	rights or benefits under this section or the discharge or other discrimination was
	5	willful.
	6	*-1289/7.55* Section 755. Chapter 22 (title) of the statutes is repealed.
	7	*-1289/7.56* Section 756. 22.01 (intro.) of the statutes is repealed.
	8	*-1327/1.15* SECTION 757. 22.01 (1) of the statutes is amended to read:
	9	22.01 (1) "Agency" has the meaning given in s. 16.70 (1) (1e).
	10	*-1289/7.57* Section 758. 22.01 (1) of the statutes, as affected by 2003
	11	Wisconsin Act (this act), is renumbered 16.97 (1m).
		****Note: This is reconciled s. 22.01 (1). This Section has been affected by drafts with the following LRB numbers: LRB-1289/6 and LRB-1327/1.
	12	*-1289/7.58* SECTION 759. 22.01 (2), (2m), (3) and (4) of the statutes are
	13	renumbered 16.97 (2), (2m), (3) and (4).
	14	*-1289/7.59* Section 760. 22.01 (5) of the statutes is repealed.
	15	*-1289/7.60* Section 761. 22.01 (5m) to (10) of the statutes are renumbered
	16	16.97 (5m) to (10).
	17	*-1289/7.61* Section 762. 22.03 (title) of the statutes is renumbered 16.971
	18	(title).
	19	*-1289/7.62* SECTION 763. 22.03 (2) (intro.), (a) and (ae) of the statutes are
	20	renumbered 16.971 (2) (intro.), (a) and (ae).
	21	*-1289/7.63* Section 764. 22.03 (2) (am) to (k) of the statutes are renumbered
المسا	22	16.971 (2) (am) to (k).

-1289/7.64 SECTION 765. 22.03 (2) (L) to (m) of the statutes are renumbered 16.971 (2) (L) to (m) and amended to read:

16.971 (2) (L) Require each executive branch agency, other than the board of regents of the University of Wisconsin System, to adopt and submit to the department, in a form specified by the department, no later than March 1 of each year, a strategic plan for the utilization of information technology to carry out the functions of the agency in the succeeding fiscal year for review and approval under s. 22.13 16.976.

(Lm) No later than 60 days after enactment of each biennial budget act, require each executive branch agency, other than the board of regents of the University of Wisconsin System, that receives funding under that act for an information technology development project to file with the department an amendment to its strategic plan for the utilization of information technology under par. (L). The amendment shall identify each information technology development project for which funding is provided under that act and shall specify, in a form prescribed by the chief information officer department, the benefits that the agency expects to realize from undertaking the project.

(m) Assist in coordination and integration of the plans of executive branch agencies relating to information technology approved under par. (L) and, using these plans and the statewide long-range telecommunications plan under s. 22.41 16.979 (2) (a), formulate and revise biennially a consistent statewide strategic plan for the use and application of information technology. The department shall, no later than September 15 of each even-numbered year, submit the statewide strategic plan to the cochairpersons of the joint committee on information policy and technology and the governor.

1	*-1289/7.65* Section 766.	22.03 (2) (n) of the statutes is renumbered 16.971
2	(2) (n).	

-1289/7.66 SECTION 767. 22.03 (2m) (intro.) of the statutes is renumbered 16.971 (2m) (intro.).

-1289/7.67 SECTION 768. 22.03 (2m) (a) to (h) of the statutes are renumbered 16.971 (2m) (a) to (h).

-1289/7.68 SECTION 769. 22.03 (3) of the statutes is renumbered 16.971 (3) and amended to read:

16.971 (3) (a) The chief information officer department shall notify the joint committee on finance in writing of the proposed acquisition of any information technology resource that the department considers major or that is likely to result in a substantive change of service, and that was not considered in the regular budgeting process and is to be financed from general purpose revenues or corresponding revenues in a segregated fund. If the cochairpersons of the committee do not notify the chief information officer department that the committee has scheduled a meeting for the purpose of reviewing the proposed acquisition within 14 working days after the date of the officer's department's notification, the department may approve acquisition of the resource. If, within 14 working days after the date of the officer's department's notification, the cochairpersons of the committee notify the officer department that the committee has scheduled a meeting for the purpose of reviewing the proposed acquisition, the department shall not approve acquisition of the resource unless the acquisition is approved by the committee.

(b) The chief information officer department shall promptly notify the joint committee on finance in writing of the proposed acquisition of any information technology resource that the department considers major or that is likely to result

<u>)</u> 1	in a substantive change in service, and that was not considered in the regular
2	budgeting process and is to be financed from program revenues or corresponding
3	revenues from program receipts in a segregated fund.
4	*-1289/7.69* Section 770. 22.03 (4) and (6) of the statutes are renumbered
5	16.971 (4) and (6).
6	*-1289/7.70* Section 771. 22.03 (9) of the statutes is renumbered 16.971 (9)
7	and amended to read:
8	16.971 (9) In conjunction with the public defender board, the director of state
9	courts, the departments of corrections and justice and district attorneys, the
10	department of electronic government may maintain, promote and coordinate
11	automated justice information systems that are compatible among counties and the
12	officers and agencies specified in this subsection, using the moneys appropriated
~ 1 3	under s. 20.530 20.505 (1) (ja), (kp) and (kq). The department of electronic
14	government shall annually report to the legislature under s. 13.172 (2) concerning
15	the department's efforts to improve and increase the efficiency of integration of
16	justice information systems.
17	*-1289/7.71* Section 772. 22.03 (11) of the statutes is renumbered 16.971
18	(11).
19	*-1289/7.72* Section 773. 22.05 (title) of the statutes is renumbered 16.972
20	(title).
21	*-1289/7.73* Section 774. 22.05 (1) of the statutes is renumbered 16.972 (1).
22	*-1289/7.74* Section 775. 22.05 (2) (intro.) and (a) of the statutes are
23	renumbered 16.972 (2) (intro.) and (a).
24	*-1289/7.75* Section 776. 22.05 (2) (b) and (c) of the statutes are renumbered
-25	16.972 (2) (b) and (c) and amended to read:

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16.972 (2) (b) Provide such computer services and telecommunications services to local governmental units and the broadcasting corporation and provide such telecommunications services to qualified private schools, postsecondary institutions, museums and zoos, as the department considers to be appropriate and as the department can efficiently and economically provide. The department may exercise this power only if in doing so it maintains the services it provides at least at the same levels that it provides prior to exercising this power and it does not increase the rates chargeable to users served prior to exercise of this power as a result of exercising this power. The department may charge local governmental units, the broadcasting corporation, and qualified private schools, postsecondary institutions, museums and zoos, for services provided to them under this paragraph in accordance with a methodology determined by the chief information officer department. Use of telecommunications services by a qualified private school or postsecondary institution shall be subject to the same terms and conditions that apply to a municipality using the same services. The department shall prescribe eligibility requirements for qualified museums and zoos to receive telecommunications services under this paragraph.

(c) Provide such supercomputer services to agencies, local governmental units and entities in the private sector as the department considers to be appropriate and as the department can efficiently and economically provide. The department may exercise this power only if in doing so it maintains the services it provides at least at the same levels that it provides prior to exercising this power and it does not increase the rates chargeable to users served prior to exercise of this power as a result of exercising this power. The department may charge agencies, local governmental units and entities in the private sector for services provided to them under this

) 1	paragraph in accordance with a methodology determined by the chief information
2	officer department.
3	*-1289/7.76* Section 777. 22.05 (2) (d) of the statutes is renumbered 16.972
4	(2) (d).
5	*-1289/7.77* Section 778. 22.05 (2) (e) of the statutes is renumbered 16.972
6	(2) (e).
7	*-1289/7.78* Section 779. 22.05 (2) (f) and (g) of the statutes are renumbered
8	16.972 (2) (f) and (g) and amended to read:
9	16.972 (2) (f) Acquire, operate, and maintain any information technology
10	equipment or systems required by the department to carry out its functions, and
11	provide information technology development and management services related to
12	those information technology systems. The department may assess executive
3	branch agencies, other than the board of regents of the University of Wisconsin
14	System, for the costs of equipment or systems acquired, operated, maintained, or
15	provided or services provided under this paragraph in accordance with a
16	methodology determined by the chief information officer department. The
17	department may also charge any agency for such costs as a component of any services
18	provided by the department to the agency.
19	(g) Assume direct responsibility for the planning and development of any
20	information technology system in the executive branch of state government outside
21	of the University of Wisconsin System that the chief information officer department
22	determines to be necessary to effectively develop or manage the system, with or
23	without the consent of any affected executive branch agency. The department may
24	charge any executive branch agency for the department's reasonable costs incurred
-25	in carrying out its functions under this paragraph on behalf of that agency.

1	*-1289/7.79* Section 780. 22.05 (2) (h) of the statutes is renumbered 16.972
2	(2) (h) and amended to read:
3	16.972 (2) (h) Establish master contracts for the purchase of materials,
4	supplies, equipment, or contractual services relating to information technology or
5	telecommunications for use by agencies, authorities, local governmental units, or
6	entities in the private sector and. The department may require any executive branch
7	agency, other than the board of regents of the University of Wisconsin System, to
8	make any purchases of materials, supplies, equipment, or contractual services
9	relating to information technology that are included under the contract pursuant to
10	the terms of the contract. The department may require any executive branch agency
11	to make purchases of materials, supplies, equipment, or contractual services
12	relating to telecommunications that are included under the contract pursuant to the
13	terms of the contract.
14	*-1289/7.80* SECTION 781. 22.05 (2) (i) of the statutes is renumbered 16.972
15	(2) (i).
16	*-1289/7.81* Section 782. 22.07 (intro.) of the statutes is renumbered 16.973
17	(intro.).
18	*-1289/7.82* Section 783. 22.07 (1) and (2) of the statutes are renumbered
19	16.973 (1) and (2) and amended to read:
20	16.973 (1) Provide or contract with a public or private entity to provide
21	computer services to agencies. The department may charge agencies for services
22	provided to them under this subsection in accordance with a methodology
23	determined by the chief information officer department.
24	(2) Promulgate methodologies for establishing all fees and charges established
25	or assessed by the department or the chief information officer under this chapter.

<u>)</u> 1	*-1289/7.83* Section 784. 22.07 (3) to (7) of the statutes are renumbered
2	16.973 (3) to (7).
3	*-1289/7.84* Section 785. 22.07 (8) of the statutes is renumbered 16.973 (8)
4	and amended to read:
5	16.973 (8) Offer the opportunity to local governmental units to voluntarily
6	obtain computer or supercomputer services from the department when those
7	services are provided under s. 22.05 16.972 (2) (b) or (c), and to voluntarily
8	participate in any master contract established by the department under s. 22.05
9	16.972 (2) (h) or in the use of any informational system or device provided by the
10	department under $\frac{22.09}{16.974}$ (3).
11	*-1289/7.85* Section 786. 22.07 (9) of the statutes is renumbered 16.973 (9).
12	*-1289/7.86* SECTION 787. 22.09 (intro.) of the statutes is renumbered 16.974
_13	(intro.) and amended to read:
14	16.974 Powers of the chief information officer department. (intro.) The
15	chief information officer department may:
16	*-1289/7.87* Section 788. 22.09 (1) of the statutes is renumbered 16.974 (1).
17	*-1289/7.88* Section 789. 22.09 (2) and (3) of the statutes are renumbered
18	16.974 (2) and (3) and amended to read:
19	16.974 (2) Subject to s. 22.05 16.972 (2) (b), enter into and enforce an agreement
20	with any agency, any authority, any unit of the federal government, any local
21	governmental unit, or any entity in the private sector to provide services authorized
22	to be provided by the department to that agency, authority, unit, or entity at a cost
23	specified in the agreement.
24	(3) Develop or operate and maintain any system or device facilitating Internet
25	or telephone access to information about programs of agencies, authorities, local

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governmental units, or entities in the private sector, or otherwise permitting the transaction of business by agencies, authorities, local governmental units, or entities in the private sector by means of electronic communication. The ehief information officer department may assess executive branch agencies, other than the board of regents of the University of Wisconsin System, for the costs of systems or devices relating to information technology that are developed, operated, or maintained under this subsection in accordance with a methodology determined by the officer department. The department may assess any executive branch agency for the costs of systems or devices relating to telecommunications that are developed, operated, or maintained under this subsection in accordance with a methodology determined by the department. The ehief information officer department may also charge any agency, authority, local governmental unit, or entity in the private sector for such costs as a component of any services provided by the department to that agency, authority, local governmental unit, or entity.

-1289/7.89 SECTION 790. 22.09 (5) of the statutes is renumbered 16.974 (5) and amended to read:

16.974 (5) Review and approve, approve with modifications, or disapprove any proposed contract for the purchase of materials, supplies, equipment, or contractual services relating to information technology or telecommunications by an executive branch agency, other than the board of regents of the University of Wisconsin System, and review and approve, approve with modifications, or disapprove any proposed contract for the purchase of materials, supplies, equipment, or contractual services relating to telecommunications by any executive branch agency.

-1289/7.90 Section 791. 22.11 of the statutes is renumbered 16.975.

<u>)</u> 1	*-1289/7.91* Section 792. 22.13 (title) of the statutes is renumbered 16.976
2	(title).
3	*-1289/7.92* Section 793. 22.13 (1) of the statutes is renumbered 16.976 (1)
4	and amended to read:
5	16.976 (1) As a part of each proposed strategic plan submitted under s. 22.03
6	16.971 (2) (L), the department shall require each executive branch agency to address
7	the business needs of the agency and to identify all proposed information technology
8	development projects that serve those business needs, the priority for undertaking
9	such projects, and the justification for each project, including the anticipated
10	benefits of the project. Each proposed plan shall identify any changes in the
11	functioning of the agency under the plan. In each even-numbered year, the plan shall
] 2	include identification of any information technology development project that the
13	agency plans to include in its biennial budget request under s. 16.42 (1).
14	*-1289/7.93* Section 794. 22.13 (2) of the statutes is renumbered 16.976 (2).
15	*-1289/7.94* Section 795. 22.13 (3) to (5) of the statutes are renumbered
16	16.976 (3) to (5) and amended to read:
17	16.976 (3) Following receipt of a proposed strategic plan from an executive
18	branch agency, the chief information officer department shall, before June 1, notify
19	the agency of any concerns that the officer department may have regarding the plan
20	and provide the agency with his or her its recommendations regarding the proposed
21	plan. The chief information officer department may also submit any concerns or
22	recommendations regarding any proposed plan to the board for its consideration.
23	The board shall then consider the proposed plan and provide the chief information
~24	officer department with its recommendations regarding the plan. The executive

	1	branch agency may submit modifications to its proposed plan in response to any
	2	recommendations.
	3	(4) Before June 15, the chief information officer department shall consider any
	4	recommendations provided by the board under sub. (3) and shall then approve or
	5	disapprove the proposed plan in whole or in part.
	6	(5) No executive branch agency, other than the board of regents of the
	7	University of Wisconsin System, may implement a new or revised information
	8	technology development project authorized under a strategic plan until the
	9	implementation is approved by the chief information officer department in
	10	accordance with procedures prescribed by the officer department.
	11	*-1289/7.95* Section 796. 22.13 (6) of the statutes is renumbered 16.976 (6).
. \	12	*-1289/7.96* Section 797. 22.15 (intro.) of the statutes is renumbered 16.977
(سه	13	(intro.).
	14	*-1289/7.97* Section 798. 22.15 (1) to (3) of the statutes are renumbered
	15	16.977 (1) to (3).
	16	*-1289/7.98* Section 799. 22.17 (title) of the statutes is renumbered 16.978
	17	(title).
	18	*-1289/7.99* Section 800. 22.17 (1) to (4) of the statutes are renumbered
	19	16.978 (1) to (4) and amended to read:
	20	16.978 (1) The board shall provide the chief information officer department
	21	with its recommendations concerning any elements of the strategic plan of an
	22	executive branch agency that are referred to the board under s. 22.13 ± 0.976 (3).
)	23	(2) The board may advise the chief information officer department with respect
	24	to management of the information technology portfolio of state government under s.
	25	22.15 <u>16.977</u> .

read:

<u>)</u> 1	(3) The board may, upon petition of an executive branch agency, review any
2	decision of the chief information officer department under this chapter affecting that
3	agency. Upon review, the board may affirm, modify, or set aside the decision. If the
4	board modifies or sets aside the decision of the chief information officer department,
5	the decision of the board stands as the decision of the chief information officer
6	department and the decision is not subject to further review or appeal.
7	(4) The board may monitor progress in attaining goals for information
8	technology and telecommunications development set by the chief information officer
9	department or executive branch agencies, other than the board of regents of the
10	University of Wisconsin System, and may monitor progress in attaining goals for
11	telecommunications development set by the department or executive branch
2	agencies. The board may also make recommendations to the officer department or
13	agencies concerning appropriate means of attaining those goals.
14	*-1289/7.100* Section 801. 22.19 of the statutes is renumbered 16.9785.
15	*-1289/7.101* SECTION 802. 22.41 (title) of the statutes is renumbered 16.979
16	(title).
17	*-1289/7.102* Section 803. 22.41 (2) (intro.) of the statutes is renumbered
18	16.979 (2) (intro.).
19	*-1289/7.103* Section 804. 22.41 (2) (a) to (f) of the statutes are renumbered
20	16.979 (2) (a) to (f).
21	*-1289/7.104* Section 805. 22.41 (3) of the statutes is renumbered 16.979 (3).
22	*-1712/5.17* Section 806. 23.09 (17m) (j) of the statutes is repealed.
23	*-1243/1.26* SECTION 807, 23 0917 (4m) (a) 2 of the statutog is amonded to

23.0917 (4m) (a) 2. "Federal nontransportation moneys" means moneys
received from the federal government that are not deposited in the transportation
fund and that are not credited to the appropriations appropriation under ss. s. 20.115
(2) (m) and 20.445 (1) (ox).
-1712/5.18 Section 808. 23.092 (7) of the statutes is repealed.
-1634/7.41 Section 809. 23.15 (1) of the statutes is amended to read:
23.15 (1) The natural resources board may sell, at public or private sale, lands
and structures owned by the state under the jurisdiction of the department of natural
resources when the natural resources board determines that said lands are no longer
necessary for the state's use for conservation purposes and, if real property, the real
property is not the subject of a petition under s. 16.375 560.9810 (2).

-0529/4.54 Section 810. 23.49 of the statutes is amended to read:

23.49 Credit card use charges. The department shall certify to the state treasurer secretary of administration the amount of charges associated with the use of credit cards that is assessed to the department on deposits accepted under s. 23.66 (1m) by conservation wardens, and the state treasurer secretary of administration shall pay the charges from moneys received under s. 59.25 (3) (j) and (k) that are reserved for payment of the charges under s. 14.58 (21) 20.907 (5) (e) 12e.

-0529/4.55 Section 811. 23.85 of the statutes is amended to read:

23.85 Statement to county board; payment to state. Every county treasurer shall, on the first day of the annual meeting of the county board of supervisors, submit to it a verified statement of all forfeitures, penalty assessments, jail assessments, weapons assessments, environmental assessments, wild animal protection assessments, natural resources assessments, fishing shelter removal assessments, snowmobile registration restitution payments, and natural resources

restitution payments money received during the previous year. The county clerk shall deduct all expenses incurred by the county in recovering those forfeitures, penalty assessments, weapons assessments, environmental assessments, wild animal protection assessments, natural resources assessments, fishing shelter removal assessments, snowmobile registration restitution payments, and natural resources restitution payments from the aggregate amount so received, and shall immediately certify the amount of clear proceeds of those forfeitures, penalty assessments, weapons assessments, environmental assessments, wild animal protection assessments, natural resources assessments, fishing shelter removal assessments, snowmobile registration restitution payments, and natural resources restitution payments to the county treasurer, who shall pay the proceeds to the state treasurer as provided in s. 59.25 (3). Jail assessments shall be treated separately as provided in s. 302.46.

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-0529/4.56 Section 812. 24.17 (1) (intro.) of the statutes is amended to read: 24.17 (1) (intro.) When the purchaser of any such lands shall make payment to the treasurer secretary of administration of the amount required to be paid on such sale, and, in case of a private sale, shall also produce the memorandum mentioned in s. 24.16, the treasurer secretary of administration shall give a receipt therefor to such purchaser, and unless such sale be made wholly for cash the board shall execute and deliver to such person a duplicate certificate of sale, in which it shall certify:

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-0529/4.57 Section 813. 24.17 (2) of the statutes is amended to read:

24.17 (2) When the sale is wholly for cash, upon payment as above provided,

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the treasurer secretary of administration shall thereupon give to such purchaser a receipt stating the amount paid and giving a description of the lot or tract of land sold

and that such purchaser is entitled to receive a patent according to law.

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-0529/4.58 Section 814. 24.20 of the statutes is amended to read:

24.20 Payments and accounts. All money paid on account of sales of public lands shall be paid to the state treasurer secretary of administration who shall credit the proper fund therewith, crediting the general fund with the proceeds of sales of Marathon County lands, and the secretary of administration or the secretary's designee, upon countersigning the receipt given therefor, shall charge the treasurer therewith, and shall also enter the name of the person paying the same, the number of the certificate, if any, upon which the amount shall be paid, and the time of the payment.

-0529/4.59 Section 815. 24.25 of the statutes is amended to read:

24.25 Patent and record thereof. Whenever full payment shall have been made for any such lands as required by law, and the purchaser or the purchaser's legal representatives shall produce to the board the duplicate certificate of sale, with the receipt of the state treasurer secretary of administration endorsed thereon, showing that the whole amount of the principal and interest due thereon has been paid and that the holder of such certificate is entitled to a patent for the lands described therein, the original and duplicate certificates shall be canceled, and the board shall thereupon execute and deliver a patent to the person entitled thereto for the land described in such certificate. All patents issued by the board shall be recorded in its office; and the record of patents heretofore issued by it is hereby declared a legal record. Purchasers may, at any time before due, pay any part or the whole of such purchase money and the interest thereon. In all cases where patents have been or may hereafter be issued to a person who may have died or who shall die before the date thereof, the title to the land described therein shall inure to and

become vested in the heirs, devisees, or assignees of such person to the same extent as if the patent had issued to that person during that person's lifetime.

-0529/4.60 Section 816. 24.29 of the statutes is amended to read:

24.29 Redemption. At any time before the 5 days next preceding the reoffering of such land at public sale, the former purchaser or the former purchaser's assigns or legal representatives may, by the payment of the sum due with interest, and all taxes returned thereon to the state treasurer secretary of administration which are still unpaid, and all costs occasioned by the delay, together with 3% damages on the whole sum owing for such land, prevent such resale and revive the original contract.

-0529/4.61 SECTION 817. 24.32 (2) of the statutes is amended to read:

24.32 (2) Every such tract may be redeemed by the former purchaser thereof, the former purchaser's assigns or legal representatives at any time before the June 30th next following the date of such resale, upon presenting to the board satisfactory proof, which shall be filed and preserved by it, that such tract was, at the time of resale, in whole or in part under cultivation or adjoining a tract partly cultivated, belonging to the former purchaser, the former purchaser's assigns or legal representatives and used in connection therewith, and upon depositing with the state treasurer secretary of administration, for the use of the purchaser at such resale the amount paid by the purchaser for such land, together with 25% of the amount of such taxes, interest, and costs in addition thereto; and every certificate issued upon any such resale shall be subject to the right of redemption whether it be expressed in such certificate or not. And no patent shall be issued on any such resale until the expiration of such redemption period.

-0529/4.62 Section 818. 24.33 (1) (c) of the statutes is amended to read:

1	24.33 (1) (c) Payment is made to the treasurer secretary of administration in
2	the amount actually due on the first certificate at the time of the resale, with interest,
3	costs, and charges, and with interest on the amount for which the land was sold at
4	the rate of 10% per year.
5	*-1847/2.2* Section 819. 24.61 (2) (a) (title) of the statutes is amended to read:
6	24.61 (2) (a) (title) Authorized investments by board.
7	*-0714/3.1* Section 820. 24.61 (2) (a) 10. of the statutes is created to read:
8	24.61 (2) (a) 10. Land in this state, but subject to the condition established
9	under par. (c).
10	*-1847/2.3* Section 821. 24.61 (2) (b) of the statutes is amended to read:
11	24.61 (2) (b) Deposited with state treasurer. All bonds, notes and other
12	securities so purchased under par. (a) shall be deposited with the state treasurer.
	****Note: This is reconciled s. 24.61 (2) (b). This Section has been affected by LRB-0714 and LRB-1847.
13	*-0529/4.63* Section 822. 24.61 (2) (b) of the statutes, as affected by 2003
14	Wisconsin Act (this act), is amended to read:
15	24.61 (2) (b) Deposited with state treasurer secretary of administration. All
16	bonds, notes, and other securities purchased under par. (a) shall be deposited with
17	the state treasurer secretary of administration.
	****Note: This is reconciled s. 24.61 (2) (b). This Section has been affected by drafts with the following LRB numbers: LRB-0529, LRB-0714, and LRB-1847.
1 8	*-1847/2.4* Section 823. 24.61 (2) (c) of the statutes is created to read:
19	24.61 (2) (c) Delegation of investment authority to investment board. The board
20	may delegate to the investment board the authority to invest part or all of the moneys
21	belonging to the trust funds. If the board delegates the authority, the investment

board may invest the moneys belonging to the trust funds in any manner authorized for the investment of any funds specified in s. 25.17 (1).

-0714/3.2 Section 824. 24.61 (2) (d) of the statutes is created to read:

24.61 (2) (d) Investments in land in this state. The board may not invest moneys in the purchase of any land under par. (a) 10. unless the governor requests that the board purchase the land and that the board determines that the purchase of the land will reduce the per acre costs incurred by the board in managing the public lands and all other lands managed by the board.

-1847/2.5 Section 825. 24.62 (1) of the statutes is amended to read:

24.62 (1) Except as authorized in sub. (2), the board shall deduct its expenses incurred in administering investments and loans under s. 24.61 from the gross receipts of the fund to which the interest and income of the investment or loan will be added. If the board delegates to the investment board the authority to invest part or all of the moneys belonging to the trust funds, the investment board shall deduct its expenses incurred in administering investments under s. 24.61 as provided under s. 25.187.

-0529/4.64 Section 826. 24.67 (3) of the statutes is amended to read:

24.67 (3) If a municipality has acted under subs. (1) and (2), it shall certify that fact to the department of administration. Upon receiving a certification from a municipality, or upon direction of the board if a loan is made to a cooperative educational service agency or a federated public library system, the secretary of administration shall draw a warrant upon the state treasurer for the amount of the loan, payable to the treasurer of the municipality, cooperative educational service agency, or federated public library system making the loan or as the treasurer of the municipality, cooperative educational service agency, or federated public library

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system directs. The certificate of indebtedness shall then be conclusive evidence of the validity of the indebtedness and that all the requirements of law concerning the application for the making and acceptance of the loan have been complied with.

-0529/4.65 Section 827. 24.69 (1) of the statutes is amended to read:

24.69 (1) The board may sell state trust fund loans or participations therein, and may contract to do so at a future date, for such price, upon such other terms and in such manner as the board may determine. The sale may be to any person, including, without limitation, a trust or other investment vehicle created for the purpose of attracting private investment capital. The board shall remit the proceeds of the sale to the state treasurer secretary of administration for deposit in the appropriate trust fund and shall invest the proceeds in accordance with s. 24.61.

-0529/4.66 Section 828. 24.70 (2) of the statutes is amended to read:

24.70 (2) CERTIFIED STATEMENT. If a borrower other than a school district has a state trust fund loan, the board shall transmit to the clerk of the jurisdiction, or the person signing the application on behalf of the borrower in the case of a cooperative educational service agency, a certified statement of the amount due on or before October 1 of each year until the loan is repaid. The board shall submit a copy of each certified statement to the state treasurer secretary of administration. A cooperative educational service agency shall transmit a copy of the statement to the clerk of each school district on behalf of which the agency has obtained a loan.

-0529/4.67 Section 829. 24.70 (4) of the statutes is amended to read:

24.70 (4) Payment to state treasurer secretary of administration. The treasurer of each municipality shall transmit to the state treasurer secretary of administration on his or her order the full amount levied for state trust fund loans within 15 days after March 15. Each cooperative educational service agency shall

similarly transmit the annual amount owed on any state trust fund loan made to the agency by that date. The state treasurer secretary of administration shall notify the board when he or she receives payment. Any payment not made by March 30 is delinquent and is subject to a penalty of one percent per month to be paid to the state treasurer secretary of administration with the delinquent payment.

-0529/4.68 Section 830. 24.70 (6) of the statutes is amended to read:

24.70 (6) Failure to make payments. If any municipality fails to remit the amount due by the date specified under sub. (4), the board may file a certified statement of the amount delinquent amount with the department of administration. The department secretary of administration shall collect the amount due, including any penalty, by deducting that amount from any state payments due the municipality, shall remit that amount to the state treasurer and shall notify the treasurer and the board of that action.

-0529/4.69 Section 831. 24.71 (2) of the statutes is amended to read:

24.71 (2) CERTIFIED STATEMENT. If a school district has a state trust fund loan, the board shall transmit to the school district clerk a certified statement of the amount due on or before October 1 of each year until the loan is paid. The board shall furnish a copy of each certified statement to the state treasurer secretary of administration and the department of public instruction.

-0529/4.70 Section 832. 24.71 (4) of the statutes is amended to read:

24.71 (4) PAYMENT TO STATE TREASURER SECRETARY OF ADMINISTRATION. The school district treasurer shall transmit to the state treasurer on his or her own order secretary of administration the full amount levied for state trust fund loans within 15 days after March 15. The state treasurer secretary of administration shall notify the board when he or she receives payment. Any payment not made by March 30 is

delinquent and is subject to a penalty of one percent per month or fraction thereof, to be paid to the state treasurer secretary of administration with the delinquent payment.

-0529/4.71 Section 833. 24.71 (5) of the statutes is amended to read:

24.71 (5) FAILURE TO MAKE PAYMENT. If the school district treasurer fails to remit the amounts due under sub. (4), the state superintendent, upon certification of delinquency by the board, shall deduct the amount due including any penalty from any school aid payments due the school district, shall remit such amount to the state treasurer secretary of administration and, no later than June 15, shall notify the school district treasurer and the board to that effect.

-1755/3.4 Section 834. 25.14 (1) (a) 9m. of the statutes is created to read: 25.14 (1) (a) 9m. The health care provider availability and cost control fund.

-0529/4.72 Section 835. 25.14 (3) of the statutes is amended to read:

25.14 (3) The department of administration, upon consultation with the board, shall distribute all earnings, profits, or losses of the state investment fund to each participating fund in the same ratio as each participating fund's average daily balance within the state investment fund bears to the total average daily balance of all participating funds, except as provided in s. 14.58 (19) 16.401 (14) and except that the department of administration shall credit to the appropriation account under s. 20.585 (1) (jt) 20.505 (1) (kj) an amount equal to the amount assessed under s. 25.19 (3) from the earnings or profits of the funds against which an assessment is made. Distributions under this section shall be made at such times as the department of administration may determine, but must be made at least semiannually in each complete fiscal year of operation.

-1847/2.6 Section 836. 25.16 (8) of the statutes is created to read:

<u>)</u> 1	25.16 (8) The executive director shall assign an employe of the investment
2	board to assist the board of commissioners of public lands in establishing and
3	maintaining investment objects with respect to the investment of the assets of the
4	agricultural college fund, the common school fund, the normal school fund, and the
5	university fund. An amount equal to the cost of any services rendered to the board
6	of commissioners of public lands under this subsection shall be deducted from the
7	gross receipts of the fund to which the moneys invested belong and shall be credited
8	to the appropriation account under s. $20.536(1)(k)$.
9	*-1847/2.7* Section 837. 25.17 (1) (afp) of the statutes is created to read:
10	25.17 (1) (afp) Agricultural college fund (s. 24.82), but subject to the terms of
11	delegation under s. 24.61 (2) (c);
) 2	*-1847/2.8* Section 838. 25.17 (1) (ayp) of the statutes is created to read:
13	25.17 (1) (ayp) Common school fund (s. 24.76), but subject to the terms of
14	delegation under s. 24.61 (2) (c);
15	*-1449/1.7* Section 839. 25.17 (1) (e) of the statutes is created to read:
16	25.17 (1) (e) Election administration fund (s. 25.425);
17	*-0854/5.6* Section 840. 25.17 (1) (es) of the statutes is created to read:
18	25.17 (1) (es) Excise tax fund (s. 25.59);
19	*-1847/2.9* Section 841. 25.17 (1) (kd) of the statutes is created to read:
20	25.17 (1) (kd) Normal school fund (s. 24.80), but subject to the terms of
21	delegation under s. 24.61 (2) (c);
22	*-1755/3.5* Section 842. 25.17 (1) (ky) of the statutes is created to read:
23	25.17 (1) (ky) Health care provider availability and cost control fund (s. 655.75);
-24	*-1797/7.7* Section 843. 25.17 (1) (th) of the statutes is created to read:

1	25.17 (1) (th) Tobacco settlement bond purchase program repayment fund (s.
2	25.575);
3	*-1847/2.10* Section 844. 25.17 (1) (xLc) of the statutes is created to read:
4	25.17 (1) (xLc) University fund (s. 24.81), but subject to the terms of delegation
5	under s. 24.61 (2) (c);
6	*-1847/2.11* Section 845. 25.17 (1) (zm) of the statutes is amended to read:
7	25.17 (1) (zm) All other funds of the state or of any state department or
8	institution, except funds which under article X of the constitution are controlled and
9	invested by the board of commissioners of public lands, funds which are required by
10	specific provision of law to be controlled and invested by any other authority, and
11	moneys in the University of Wisconsin trust funds, and in the trust funds of the state
12	universities.
13	*-1755/3.6* Section 846. 25.17 (3) (a) of the statutes is amended to read:
14	25.17 (3) (a) Invest the fixed retirement investment trust, state life fund,
15	veterans trust fund and, patients compensation fund, and health care provider
16	availability and cost control fund in loans, securities and any other investments
17	authorized by s. 620.22, and in bonds or other evidences of indebtedness or preferred
18	stock of companies engaged in the finance business whether as direct lenders or as
19	holding companies owning subsidiaries engaged in the finance business.
20	Investments permitted by sub. (4) are permitted investments under this subsection.
21	*-1581/5.3* Section 847. 25.17 (3) (dr) of the statutes is amended to read:
22	25.17 (3) (dr) Invest the funds of the bond security and redemption fund only
23	in direct obligations of securities issued by the United States or one of its agencies,
24	and securities fully guaranteed by the United States, maturing in amounts and at

)1	times sufficient to pay the principal and interest payable from such fund during the
2	calendar year.
3	*-0529/4.73* Section 848. 25.17 (61) of the statutes is amended to read:
4	25.17 (61) Designate special depositories in which the secretary of
5	administration or the state treasurer may make special deposits of funds, not
6	exceeding the amount limited by the board, which shall be deposited subject to the
7	depository's rules and regulations relative to either savings accounts, time
8	certificates of deposit, or open time accounts, as the case may be.
9	*-0529/4.74* Section 849. 25.19 (3) of the statutes is amended to read:
10	25.19 (3) The state treasurer secretary of administration shall, at the direction
11	of the depository selection board under s. 34.045 (1) (b), allocate bank service costs
2	to the funds incurring those costs.
13	*-0529/4.75* Section 850. 25.19 (4) of the statutes is amended to read:
14	25.19 (4) The state treasurer secretary of administration shall provide advice
15	to state agencies concerning efficient cash management practices.
16	*-0529/4.76* Section 851. 25.31 (1) of the statutes is amended to read:
17	25.31 (1) First: The principal of said trust fund shall be held by the state
18	treasurer secretary of administration, and be invested and reinvested as provided
19	in this chapter.
20	*-1772/3.2* Section 852. 25.40 (1) (a) 3. of the statutes is amended to read:
.21	25.40 (1) (a) 3. Revenues collected under s. 341.25 ss. 341.09 (2) (d), (2m) (a)
22	1., (4), and (7), 341.14 (2), (2m), (6) (d), (6m) (a), (6r) (b) 2., (6w), and (8), 341.145 (3),
23	341.16(1)(a) and (b), (2), and (2m), 341.25, 341.255(1), (2)(a), (b), and (c), and (5),
$\mathbf{\hat{24}}$	341.26 (1), (2), (2m) (am), (3), (3m), (4), (5), and (7), 341.264 (1), 341.265 (1), 341.266