- 3. Unless otherwise provided by the department by rule, a participating employee may not purchase creditable service under this paragraph more than 2 times in any calendar year.
- (b) Other governmental service. 1. Each participating employee whose creditable service terminates on or after May 1, 1992, and who has performed service, other than military service, as an employee of the federal government or a state or local governmental entity in the United States, other than a participating employer, that is located within or outside of this state, or each participating employee whose creditable service terminates on or after May 4, 1994, and who has performed service as an employee for an employer who was not at the time a participating employer but who subsequently became a participating employer, may receive creditable service for such service if all of the following occur:
- a. The participant has at least 3 continuous years of creditable service at the time of application.
- b. The number of years of creditable service applied for under this paragraph does not exceed the number of years of creditable service that the participant has at the date of application, excluding all creditable service purchased under this section or s. 40.02 (17) (b), 1981, 1983, 1985, 1987, 1989, 1991, 1993, 1995, 1997, 1999, and 2001 stats., s. 40.02 (17) (e), 1987, 1989, 1991, 1993, 1995, 1997, 1999, and 2001 stats., s. 40.02 (17) (i), 1989, 1991, 1993, 1995, 1997, 1999, and 2001 stats., s. 40.25 (6), 1981, 1983, 1985, 1987, 1989, 1991, 1993, 1995, 1997, 1999, and 2001 stats., or s. 40.25 (7), 1991, 1993, 1995, 1997, 1999, and 2001 stats., or s. 40.25 (7), 1991, 1993, 1995, 1997, 1999, and 2001 stats. less the number of years of creditable service previously purchased under this paragraph or s. 40.25 (7), 1991, 1993, 1995, 1997, 1999, and 2001 stats.

- c. At the time of application, the participant furnishes evidence of such service that is acceptable to the department.
- d. Except as provided in sub. (4) (b), at the time of application, the participant pays to the department a lump sum equal to the present value of the creditable service applied for under this paragraph, in accordance with rates actuarially determined to be sufficient to fund the cost of the increased benefits that will result from granting the creditable service under this paragraph. The department shall by rule establish different rates for different categories of participants, based on factors recommended by the actuary.
- 2. The creditable service granted under this paragraph shall be the same type of creditable service as the type that is granted to participants who are not executive participating employees, elected officials, or protective occupation participants.
- 3. A participating employee may apply to receive part or all of the creditable service that he or she is eligible to receive under this paragraph.
- 4. A participant may not receive creditable service under this paragraph for service that is used for the purpose of establishing entitlement to, or the amount of, any other benefit to be paid by any federal, state, or local government entity, except a disability or OASDHI benefit or a benefit paid for service in the national guard.
- 5. Unless otherwise provided by the department by rule, a participating employee may not purchase creditable service under this paragraph more than 2 times in any calendar year.
- (3) APPLICATION PROCESS. (a) Provision of application forms and estimates. Upon request, the department shall provide a participating employee an application form for the purchase of creditable service under sub. (2) and shall also provide to the participating employee an estimate of the cost of purchasing the creditable service.

- (b) Certification of plan-to-plan transfers. Upon request, the department shall provide a participating employee a transfer certification form for payments made by a plan-to-plan transfer under sub. (5) (b). If the participating employee intends to make payments from more than one plan, the participating employee must submit to the department a separate transfer certification form for each plan from which moneys will be transferred.

 (4) Payment. (a) Required with application. Except as provided in par. (b), the
- (4) PAYMENT. (a) Required with application. Except as provided in par. (b), the department may not accept an application for the purchase of creditable service without payment in full of the department's estimated cost of creditable service accompanying the application. A participating employee may also do any of the following:
- 1. Use his or her accumulated after—tax additional contributions that are made under s. 40.05 (1) (a) 5., including interest, to make payment.
- 2. Use his or her accumulated contributions, including interest, to a tax sheltered annuity under section 403 (b) of the Internal Revenue Code, to make payment, but only if the participating employee's plan under section 403 (b) of the Internal Revenue Code authorizes the transfer.
- (b) Alternate payment options. Notwithstanding par. (a), the department may accept an application under this section without full payment if payment of at least 10% of the department's estimate of the cost of the creditable service is included with the application, in the manner required under par. (a), and the remaining balance is received by the department no later than 90 days after receipt of the application, in the form of a plan—to—plan transfer under sub. (5) (b).
- (c) Final cost calculation for purchase of creditable service. The department may audit any transaction to purchase creditable service under this subsection and

make any necessary correction to the estimated cost of purchasing the creditable service to reflect the amount due under sub. (2). Except as otherwise provided in sub. (7), if the department determines that the final amount that is due is more than the amount paid to the department, the department shall notify the participant of the amount of the shortfall. If payment of the amount of the shortfall is not received by the department within 30 calendar days after the date on which the department sends notice to the participant, the department shall complete the creditable service purchase transaction by prorating the amount of creditable service that is purchased based on the payment amount actually received and shall notify the participant of the amount and category of service that is credited. The department, by rule, shall specify how a forfeited service purchase is prorated when the participant forfeited service under more than one category of employment under s. 40.23 (2m) (e).

- (d) Treatment of amounts to purchase creditable service. All amounts retained by the department for the purchase of creditable service under sub. (2) shall be credited and treated as employee required contributions for all purposes of the Wisconsin retirement system, except that amounts received for the purchase of creditable service under sub. (2) (b) may not be used for the purpose of making calculations under s. 40.23 (3) or 40.73 (1) (am).
- (5) TRANSFER OF FUNDS; PLAN-TO-PLAN TRANSFERS. (a) Transfer from certain benefit plans. Subject to any applicable limitations under the Internal Revenue Code, a participating employee may elect to use part or all of any of the following to purchase creditable service under this section:
- 1. Accumulated after-tax additional contributions, including interest, made under s. 40.05 (1) (a) 5.

- 2. Accumulated contributions treated by the department as contributions to a tax sheltered annuity under section 403 (b) of the Internal Revenue Code, but only if the employer sponsoring the annuity plan authorizes the transfer.
- (b) *Other plan-to-plan transfers*. The department may also accept a plan to plan transfer from any of the following:
- 1. Accumulated contributions under a state deferred compensation plan under subch. VII.
- 2. The trustee of any plan qualified under sections 401 (a) or (k), 403 (b), or 457 of the Internal Revenue Code, but only if the purpose of the transfer is to purchase creditable service under this section.
- (c) Payment shortfall. Except as otherwise provided in sub. (7), if the department determines that the amount paid to the department to purchase creditable service under this subsection, together with the amount transferred under a plan—to—plan transfer, is less than the amount that is required to purchase the creditable service, the department shall notify the participant of the amount of the shortfall. If payment of the amount of the shortfall is not received by the department within 30 calendar days after the date on which the department sends notice to the participant, the department shall complete the creditable service purchase transaction by prorating the amount of creditable service that is purchased based on the payment amount actually received and shall notify the participant of the amount and category of service that is credited. The department, by rule, shall specify how a forfeited service purchase is prorated when the participant forfeited service under more than one category of employment under s. 40.23 (2m) (e).
- (6) REFUNDS. Except as provided in sub. (7), if the department determines that the amount paid to the department to purchase creditable service, including any

amount in a plan-to-plan transfer, is greater than the amount that is required to purchase the creditable service, as determined by the department, the department shall refund the difference. The department shall pay any refund to the participant, up to the amount received from the participant. Any remaining amount shall be returned to the applicable account in the trust fund for transfers under sub. (5) (a) or to the trustee of a plan which was the source of a plan-to-plan transfer under sub. (5) (b). When more than one plan-to-plan transfer occurs, the department may determine which transfer is to be refunded, in whole or part. No funds transferred to the department by a plan-to-plan transfer may be refunded to a participant.

(7) LIMIT ON PAYMENT OF CORRECTIONS. The department may not require a participant to pay any shortfall under sub. (4) (c) or (5) (c) that is \$25 or less. The department may not pay any refund under sub. (6) if the amount of the refund is \$25 or less.

-1757/4.3 Section 1032. 40.51 (6) of the statutes is amended to read:

40.51 (6) This state shall offer to all of its employees at least 2 insured or uninsured health care coverage plans providing substantially equivalent hospital and medical benefits, including a health maintenance organization or a preferred provider plan, if those health care plans are determined by the group insurance board to be available in the area of the place of employment and are approved by the group insurance board. The group insurance board shall place each of the plans into one of 3 tiers established in accordance with standards adopted by the group insurance board. The tiers shall be separated according to the employee's share of premium costs.

-1876/1.3 Section 1033. 40.98 (2) (h) of the statutes is amended to read:

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40.98 (2) (h) The department may seek funding from any person for the payment of costs of designing, marketing, and contracting for or providing administrative services under the health care coverage program and for lapsing to the general fund any amount required under sub. (6m). Any moneys received by the department under this paragraph shall be credited to the appropriation account under s. 20.515 (2) (g).

-1876/1.4 Section 1034. 40.98 (6m) of the statutes is repealed.

-1373/8.12 Section 1035. 42.035 of the statutes is amended to read:

A2.035 Treatment of certain state fair park board employees. Notwithstanding s. 230.08 (2) (pm), those employees holding positions in the classified service at the state fair park board on October 29, 1999, who have achieved permanent status in class before that date, shall retain, while serving in the unclassified service at the state fair park board, those protections afforded employees in the classified service under ss. 230.34 (1) (a) (ah) and 230.44 (1) (c) relating to demotion, suspension, discharge, layoff or reduction in base pay. Such employees shall also be eligible for transfer under s. 230.29 and shall have reinstatement privileges to the classified service under s. 230.33 (1m). Those employees of the state fair park board on October 29, 1999, who have not achieved permanent status in class in any position at the state fair park board on that date are eligible to receive the protections, privileges and rights preserved under this section if they successfully complete service equivalent to the probationary period required in the classified service for the position that they hold on that date.

-1281/2.2 Section 1036. 43.24 (1) (c) of the statutes is amended to read:

43.24 (1) (c) Beginning in the fiscal year in which the total amount of state aid appropriated for public library systems under s. 20.255 (3) (e) and (qm), as

- determined by the department, equals at least 11.25% of the total operating expenditures for public library services from local and county sources in the calendar year ending in that fiscal year, the amount paid to each system shall be determined by adding the result of each of the following calculations:
- 1. Multiply the system's percentage of the state's population by the product of the amount appropriated under s. 20.255 (3) (e) and (qm) and 0.85.
- 2. Multiply the system's percentage of the state's geographical area by the product of the amount appropriated under s. 20.255 (3) (e) and (qm) and 0.075.
- 3. Divide the sum of the payments to the municipalities and counties in the system under subch. I of ch. 79 for the current fiscal year, as reflected in the statement of estimated payments under s. 79.015, by the total of all payments under subch. I of ch. 79 for the current fiscal year, as reflected in the statement of estimated payments under s. 79.015, and multiply the result by the product of the amount appropriated under s. 20.255 (3) (e) and (qm) and 0.075.

-1281/2.3 Section 1037. 43.24 (3) of the statutes is amended to read:

43.24 (3) Annually, the division shall review the reports and proposed service plans submitted by the public library systems under s. 43.17 (5) for conformity with this chapter and such rules and standards as are applicable. Upon approval, the division shall certify to the department of administration an estimated amount to which each system is entitled under this section. Annually on or before December 1 of the year immediately preceding the year for which aids are to be paid, the department of administration shall pay each system 75% of the certified estimated amount from the appropriation appropriations under s. 20.255 (3) (e) and (qm). The division shall, on or before the following April 30, certify to the department of administration the actual amount to which the system is entitled under this section.

On or before July 1, the department of administration shall pay each system the difference between the amount paid on December 1 of the prior year and the certified actual amount of aid to which the system is entitled from the appropriation appropriations under s. 20.255 (3) (e) and (qm). The division may reduce state aid payments when any system or any participant thereof fails to meet the requirements of sub. (2). Beginning September 1, 1991, the division may reduce state aid payments to any system if the system or any participant in the system fails to meet the requirements of s. 43.15 (4).

-1281/2.4 Section 1038. 43.24 (3m) of the statutes is amended to read:

43.24 (3m) If the appropriation appropriations under s. 20.255 (3) (e) and (qm) in any one year is are insufficient to pay the full amount under sub. (1), state aid payments shall be prorated among the library systems entitled to such aid.

-0529/4.94 SECTION 1039. 43.70 (3) of the statutes is amended to read:

43.70 (3) Immediately upon making such apportionment, the state superintendent shall certify to the department of administration the estimated amount that each school district is entitled to receive under this section and shall notify each school district administrator of the estimated amount so certified for his or her school district. The department of administration shall issue its warrants upon which the state treasurer shall distribute each school district's aid entitlement in one payment on or before May 1. The amount paid to each school district shall be based upon the amount in the appropriation account under s. 20.255 (2) (s) on April 15. All moneys distributed under this section shall be expended for the purchase of instructional materials from the state historical society for use in teaching Wisconsin history and for the purchase of library books and other instructional materials for school libraries, but not for public library facilities operated by school districts under

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<u>)</u> 1	s. 43.52, in accordance with rules promulgated by the state superintendent.
2	Appropriate records of such purchases shall be kept and necessary reports thereon
3	shall be made to the state superintendent.
4	*-0666/9.40* Section 1040. Chapter 44 (title) of the statutes is amended to
5	read:
6	CHAPTER 44
7	HISTORICAL SOCIETIES, AND ARTS
8	BOARD AND TECHNOLOGY FOR
9	EDUCATIONAL ACHIEVEMENT IN
10	WISCONSIN BOARD
11	*-0666/9.41* Section 1041. Subchapter IV (title) of chapter 44 [precedes
12	44.70] of the statutes is repealed.
1 3	*-0666/9.42* Section 1042. 44.70 (intro.) of the statutes is renumbered
14	115.997 (intro.).
15	*-0666/9.43* Section 1043. 44.70 (1) of the statutes is repealed.
16	*-0666/9.44* Section 1044. 44.70 (1d) of the statutes is renumbered 115.997
17	(1d).
18	*-0666/9.45* Section 1045. 44.70 (1m) of the statutes is renumbered 115.997
19	(1m).
20	*-0666/9.46* Section 1046. 44.70 (2) of the statutes is repealed.
21	*-0666/9.47* Section 1047. 44.70 (2g) of the statutes is renumbered 115.997
22	(2g) and amended to read:
23	115.997 (2g) "Educational agency" means a school district, charter school
24	sponsor, secured correctional facility, private school, cooperative educational service
-25	agency, technical college district, private college, public library system, public library

1 board, public museum, the Wisconsin Center for the Blind and Visually Impaired, $\mathbf{2}$ or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing. ****Note: This is reconciled s. 44.70 (2g). This Section has been affected by drafts with the following LRB numbers: LRB-0392/2 and LRB-0666/8. 3 *-0666/9.48* Section 1048. 44.70 (3) of the statutes is renumbered 115.997 4 (3).*-0666/9.49* Section 1049. 44.70 (3d) of the statutes is renumbered 115.997 5 6 (3d).7 *-0666/9.50* Section 1050. 44.70 (3g) of the statutes is renumbered 115.997 8 (3g).*-0666/9.51* Section 1051. 44.70 (3j) of the statutes is renumbered 115.9979 10 (3j). *-0666/9.52* Section 1052. 44.70 (3m) of the statutes is renumbered 115.997 11 12 (3m). 13 *-0666/9.53* Section 1053. 44.70 (3r) of the statutes is renumbered 115.997 14 (3r).*-0666/9.54* Section 1054. 44.70 (4) of the statutes is renumbered 115.997 15 16 (4).*-0666/9.55* Section 1055. 44.70 (5) of the statutes is renumbered 115.997 17 18 (5).*-0666/9.56* Section 1056. 44.70 (6) of the statutes is renumbered 115.997 19 20 (6).21*-0666/9.57* Section 1057. 44.71 (title) of the statutes is repealed. 22 *-0666/9.58* Section 1058. 44.71 (1) of the statutes is repealed.

<u></u>	*-0666/9.59* Section 1059. 44.71 (2) (intro.) of the statutes is renumbered
2	115.998 (intro.) and amended to read:
3	115.998 Duties Technology for educational achievement in Wisconsin;
4	departmental duties. (intro.) The board department shall do all of the following:
5	*-0666/9.60* Section 1060. 44.71 (2) (a) of the statutes is renumbered 115.998
6	(1) and amended to read:
7	115.998 (1) In cooperation with school districts, cooperative educational
8	service agencies, the technical college system board, the board of regents of the
9	University of Wisconsin System, and the department of administration, promote the
10	efficient, cost-effective procurement, installation, and maintenance of educational
11	technology by school districts, cooperative educational service agencies, technical
12	college districts, and the University of Wisconsin System.
_13	*-0666/9.61* Section 1061. 44.71 (2) (b) of the statutes is renumbered 115.998
14	(2).
15	*-0666/9.62* Section 1062. 44.71 (2) (c) of the statutes is renumbered 115.998
16	(3) and amended to read:
17	115.998 (3) With the consent of the department of administration, enter into
18	cooperative purchasing agreements under s. 16.73 (1) under which participating
19	school districts and cooperative educational service agencies may contract for their
20	professional employees to receive training concerning the effective use of educational
21	technology.
22	*-0666/9.63* Section 1063. 44.71 (2) (d) of the statutes is renumbered 115.998
23	(4) and amended to read:
24	115.998 (4) In cooperation with the board of regents of the University of

Wisconsin System, the technical college system board, the department of public

1	instruction and other entities, support the development of courses for the instruction
2	of professional employees who are licensed by the state superintendent of public
3	instruction concerning the effective use of educational technology.
4	*-0666/9.64* Section 1064. 44.71 (2) (e) of the statutes is renumbered 115.998
5	(5) and amended to read:
6	115.998 (5) Subject to s. 44.73 (5), in In cooperation with the department of
7	administration, provide telecommunications access to educational agencies under
8	the program established under s. 44.73 <u>115.9995</u> .
9	*-0666/9.65* Section 1065. 44.71 (2) (f) of the statutes is renumbered 115.998
10	(6) and amended to read:
11	115.998 (6) No later than October 1 of each even-numbered year, submit a
12	biennial report concerning the beard's department's activities under this subchapter
13	to the governor, and to the appropriate standing committees of the legislature under
14	s. 13.172 (3).
15	* $-0666/9.66$ * Section 1066. 44.71 (2) (g) of the statutes is renumbered 115.998
16	(7) and amended to read:
17	115.998 (7) Coordinate the purchasing of educational technology materials,
18	supplies, equipment, and contractual services for school districts, cooperative
19	educational service agencies, technical college districts, and the board of regents of
20	the University of Wisconsin System by the department of administration under s.
21	16.72 (8), and, in cooperation with the department and subject to the approval of the
22	department of electronic government, establish standards and specifications for
23	purchases of educational technology hardware and software by school districts,
24	cooperative educational service agencies, technical college districts, and the board
25	of regents of the University of Wisconsin System.

_)1	*-0666/9.67* Section 1067. 44.71 (2) (h) of the statutes is renumbered 115.998
2	(8) and amended to read:
3	115.998 (8) With the approval of the department of electronic government
4	purchase Purchase educational technology equipment for use by school districts
5	cooperative educational service agencies, and public educational institutions in this
6	state and permit the districts, agencies, and institutions to purchase or lease the
7	equipment, with an option to purchase the equipment at a later date. This paragraph
8	subsection does not require the purchase or lease of any educational technology
9	equipment from the board <u>department</u> .
10	*-0666/9.68* Section 1068. 44.71 (2) (i) of the statutes is renumbered 115.998
11	(9).
12	*-0666/9.69* Section 1069. 44.71 (3) of the statutes is repealed.
_13	*-0666/9.70* Section 1070. 44.72 (title) of the statutes is repealed.
14	*-0666/9.71* Section 1071. 44.72 (1) of the statutes is repealed.
15	*-0666/9.72* Section 1072. 44.72 (2) of the statutes is repealed.
16	*-0666/9.73* Section 1073. 44.72 (3) of the statutes is repealed.
17	*-0666/9.74* Section 1074. 44.72 (4) (title) of the statutes is renumbered
18	115.999 (title).
19	*-0666/9.75* Section 1075. 44.72 (4) (a) of the statutes is renumbered 115.999
20	(1) and amended to read:
21	115.999 (1) FINANCIAL ASSISTANCE AUTHORIZED. The board department may
22	provide financial assistance under this subsection section to school districts and
23	charter school sponsors from the proceeds of public debt contracted under s. 20.866
24	(2) (zc) and to public library boards from the proceeds of public debt contracted under
25	s. 20.866 (2) (zcm). Financial assistance under this subsection section may be used
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only for the purpose of upgrading the electrical wiring of school and library buildings in existence on October 14, 1997, and installing and upgrading computer network wiring. Except as provided in sub. (3m), the department may not provide any financial assistance under this section after the effective date of this subsection Irevisor inserts date.

-0666/9.76 SECTION 1076. 44.72 (4) (b) of the statutes is renumbered 115.999 (2) and amended to read:

115.999 (2) FINANCIAL ASSISTANCE APPLICATIONS, TERMS, AND CONDITIONS. The board department shall establish application procedures for, and the terms and conditions of, financial assistance under this subsection, including a condition requiring a charter school sponsor to use financial assistance under this subsection for wiring upgrading and installation that benefits pupils attending the charter school section. The board department shall make a loan to a school district, charter school sponsor, or public library board, or to a municipality on behalf of a public library board, in an amount equal to 50% of the total amount of financial assistance for which the board department determines the school district or public library board is eligible and provide a grant to the school district or public library board for the remainder of the total. The terms and conditions of any financial assistance under this subsection section may include the provision of professional building construction services under s. 16.85 (15). The board department shall determine the interest rate on loans under this subsection section. The interest rate shall be as low as possible but shall be sufficient to fully pay all interest expenses incurred by the state in making the loans and to provide reserves that are reasonably expected to be required in the judgment of the board department to ensure against losses arising

) 1	from delinquency and default in the repayment of the loans. The term of a loan under
2	this subsection section may not exceed 10 years.
3	*-0666/9.77* Section 1077. 44.72 (4) (c) of the statutes is renumbered 115.999
4	(3) and amended to read:
5	115.999 (3) REPAYMENT OF LOANS. The board department shall credit all moneys
6	received from school districts and charter school sponsors for repayment of loans
7	under this subsection section to the appropriation account under s. $20.275(1)20.255$
8	(4) (h). The board department shall credit all moneys received from public library
9	boards or from municipalities on behalf of public library boards for repayment of
10	loans under this subsection section to the appropriation account under s. $20.275(1)$
11	20.255 (4) (hb).
2	*-0666/9.78* Section 1078. 44.72 (4) (d) of the statutes is renumbered 115.999
13	(4) and amended to read:
14	115.999 (4) Funding for financial assistance. The board, with the approval
15	of the governor and department, subject to the limits of s. 20.866 (2) (zc) and (zcm),
16	may request that the building commission contract public debt in accordance with
17	ch. 18 to fund financial assistance under this subsection section.
18	*-0666/9.79* Section 1079. 44.73 (title) of the statutes is renumbered
19	115.9995 (title).
20	*-0666/9.80* Section 1080. 44.73 (1) of the statutes is renumbered 115.9995
21	(1) and amended to read:
22	115.9995 (1) Except as provided in s. 196.218 (4t), the board department of
23	public instruction, in consultation with the department and subject to the approval

of the department of electronic government of administration, shall promulgate

1	rules establishing an educational telecommunications access program to provide
2	educational agencies with access to data lines and video links.
3	*-0666/9.81* Section 1081. 44.73 (2) (intro.) of the statutes is renumbered
4	115.9995 (2) (intro.).
5	*-0666/9.82* Section 1082. 44.73 (2) (a) of the statutes is renumbered
6	115.9995 (2) (a) and amended to read:
7	115.9995 (2) (a) Allow an educational agency to make a request to the board
8	department for access to either one data line or one video link, except that any
9	educational agency may request access to additional data lines if the agency shows
10	to the satisfaction of the board <u>department</u> that the additional data lines are more
11	cost-effective than a single data line and except that a school district that operates
12	more than one high school or a public library board that operates more than one
13	library facility may request access to both a data line and a video link and access to
14	more than one data line or video link.
15	*-0666/9.83* Section 1083. 44.73 (2) (b) of the statutes is renumbered
16	115.9995 (2) (b).
17	*-0666/9.84* Section 1084. 44.73 (2) (c) of the statutes is renumbered
18	115.9995 (2) (c).
19	*-0666/9.85* Section 1085. 44.73 (2) (d) of the statutes is renumbered
20	115.9995 (2) (d) and amended to read:
21	115.9995 (2) (d) Require an educational agency to pay the department of
22	administration not more than \$250 per month for each data line or video link that
23	is provided to the educational agency under the program established under sub. (1),
24	except that the charge may not exceed \$100 per month for each data line or video link

<u>)</u> 1	that relies on a transport medium that operates at a speed of 1.544 megabits per
2	second.
3	*-0666/9.86* Section 1086. 44.73 (2) (e) of the statutes is renumbered
4	115.9995 (2) (e).
5	*-0666/9.87* Section 1087. 44.73 (2) (f) of the statutes is renumbered
6	115.9995 (2) (f).
7	*-0666/9.88* Section 1088. 44.73 (2g) of the statutes is renumbered 115.9995
8	(2g).
9	*-0666/9.89* Section 1089. 44.73 (2r) of the statutes is renumbered 115.9995
10	(2r), and 115.9995 (2r) (c), as renumbered, is amended to read:
11	115.9995 (2r) (c) A public library board shall provide the technology for
2	educational achievement in Wisconsin board department with written notice within
13	30 days after entering into or modifying a shared service agreement under par. (a).
14	*-0666/9.90* Section 1090. 44.73 (3) of the statutes is renumbered 115.9995
15	(3) and amended to read:
16	115.9995 (3) The board department of public instruction shall submit an
17	annual report to the department of administration on the status of providing data
18	lines and video links that are requested under sub. (2) (a) and the impact on the
19	universal service fund of any payment under contracts under s. 16.974.
20	*-0666/9.91* Section 1091. 44.73 (4) of the statutes is renumbered 115.9995
21	(4).
22	*-0666/9.92* Section 1092. 44.73 (5) of the statutes is repealed.
23	*-0666/9.93* Section 1093. 44.73 (6) (a) of the statutes is renumbered
24	115.9995 (6) (a) and amended to read:

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115.9995 (6) (a) From the appropriation under s. 20.275 (1) 20.255 (4) (s) or (tm), the beard department may award an annual grant to a school district or private school that had in effect on October 14, 1997, a contract for access to a data line or video link, as documented by the beard department. The beard department shall determine the amount of the grant, which shall be equal to the cost incurred by the state to provide telecommunications access to a school district or private school under a contract entered into under s. 16.974 (1) or (3) less the amount that the school district or private school would be paying under sub. (2) (d) if the school district or private school were participating in the program established under sub. (1), except that the amount may not be greater than the cost that a school district or private school incurs under the contract in effect on October 14, 1997. A school district or private school receiving a grant under this subsection is not eligible to participate in the program under sub. (1). No grant may be awarded under this subsection after December 31, 2005.

-0666/9.94 SECTION 1094. 44.73 (6) (b) of the statutes is renumbered 115.9995 (6) (b) and amended to read:

115.9995 (6) (b) Notwithstanding par. (a), the board department may award a school district that operates more than one high school and that had in effect on October 14, 1997, a contract for access to more than one data line or video link an annual grant for each data line or video link serving each high school covered by that contract.

-1780/1.1 SECTION 1095. 45.25 (2) (c) of the statutes is amended to read:

45.25 (2) (c) The individual applies for the tuition and fee reimbursement program for courses completed begun within 10 years after separation from the service.

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-0324/1.2 Section 1096. 45.365 (7) of the statutes is created to read:

45.365 (7) The department may develop a program to provide stipends to individuals to attend school and receive the necessary credentials to become employed at the home or the southeastern facility. If the department does develop a stipend program under this subsection, the department shall promulgate administrative rules related to the program, including the application process, eligibility criteria, stipend amount, repayment provisions, and other provisions that the department determines are necessary to administer the program.

-0529/4.95 Section 1097. 45.37 (11) of the statutes is amended to read:

45.37 (11) DISPOSITION OF PROPERTY DESCENDING TO STATE. If a member dies without a relative that is entitled to an interest in the property of the member under the rules of intestate succession and without leaving a will the existence of which is made known to the commandant of the home within 60 days of the member's death, the member's property shall be converted to cash and turned over by the commandant of the home to the state treasurer secretary of administration to be paid into the appropriation under s. 20.485 (1) (h), without administration. The amount is subject to refund within 6 years to the estate of a veteran if it is subsequently discovered that the veteran left a will or a relative that is entitled to an interest in the property of the member under the rules of intestate succession or to any creditor of the veteran who establishes right to the fund or property or any portion thereof. The department, upon being satisfied that a claim out of such funds or property is legal and valid, shall pay the same out of such funds or property, except that payment of claims for a member's funeral and burial expenses may not exceed a total of \$1,500 including any amount allowed by the United States for the member's funeral and burial and the right for burial and interment provided in sub. (15) (a).

-0190/7.4 Section 1098. 45.37 (15) (c) of the statutes is amended to read:

45.37 (15) (c) Expenses incident to the burial at the home of a member shall be paid from the estate of the decedent, except that if there is no estate or the estate is insufficient, the expense of burial, or necessary part thereof, shall be paid from the appropriation under s. 20.485 (1) (gk) and the amount expended therefor shall not exceed the amount established for funeral and burial expenses under s. 49.30 49.785 (1) (b).

-0576/8.61 SECTION 1099. 45.43 (7) (h) of the statutes is amended to read:

45.43 (7) (b) The department shall award a grant annually to a county that meets the standards developed under this subsection and employs a county veterans' service officer who, if chosen after August 9, 1989, is chosen from a list of candidates who have taken a civil service examination for the position of county veterans' service officer developed and administered by the division of merit recruitment and selection in the department of employment relations administration, or is appointed under a civil service competitive examination procedure under ch. 63 or s. 59.52 (8). The grant shall be \$8,500 for a county with a population of less than 20,000, \$10,000 for a county with a population of 20,000 to 45,499, \$11,500 for a county with a population of 45,500 to 74,999, and \$13,000 for a county with a population of 75,000 or more. The department shall use the most recent Wisconsin official population estimates prepared by the demographic services center when making grants under this paragraph.

-0344/1.2 Section 1100. 45.54 (10) (a) of the statutes is amended to read:

45.54 (10) (a) Authority. All proprietary schools shall be examined and approved by the board before operating in this state. Approval shall be granted to schools meeting the criteria established by the board for a period not to exceed one

<u></u>	year. No school may advertise in this state unless approved by the board. All
2	approved schools shall submit quarterly reports, including information on
3	enrollment, number of teachers and their qualifications, course offerings, number of
4	graduates, number of graduates successfully employed, and such other information
5	as the board deems necessary. If a school closure results in losses to students
6	parents, or sponsors, the board may authorize the full or partial payment of those
7	losses from the appropriation under s. 20.485 (5) (gm).
8	*-0344/1.3* Section 1101. 45.54 (10) (c) 4. of the statutes is created to read:
9	45.54 (10) (c) 4. Specify a student protection fee.
10	*-0115/1.1* Section 1102. 46.03 (7) (h) of the statutes is created to read:
11	46.03 (7) (h) Contract for the provision of a centralized unit for determining
12	whether the cost of providing care for a child is eligible for reimbursement under 42
_13	USC 670 to 679a QVAIN
14	*-1824/6.10* SECTION 1103. 46.03 (18) (d) of the statutes is amended to read:
15	46.03 (18) (d) The department may compromise or waive all or part of the
16	liability for services received. The sworn statement of the any collection and
17	deportation counsel appointed retained under s. 46.10 (7), the department's legal
18	counsel, or the department secretary, shall be evidence of the services provided and
19	the fees charged for such services.
20	*-0361/2.1* Section 1104. 46.057 (2) of the statutes is amended to read:
21	46.057 (2) From the appropriation account under s. 20.410 (3) (ba), the
22	department of corrections shall transfer to the appropriation account under s. 20.435
23	(2) (kx) \$1,379,300 in fiscal year 2001-02 2003-04 and \$1,379,300 in fiscal year
24	2002-03 $2004-05$ and, from the appropriation account under s. 20.410 (3) (hm), the

department of corrections shall transfer to the appropriation account under s. 20.435

1	(2) (kx) \$2,489,300 in fiscal year 1999–2000 and \$2,489,900 in fiscal year 2000–01
2	\$1,940,200 in fiscal year 2003–04 and \$2,001,700 in fiscal year 2004–05 for services
3	for juveniles placed at the Mendota juvenile treatment center. The department of
4	health and family services may charge the department of corrections not more than
5	the actual cost of providing those services.
6	*-1824/6.11* SECTION 1105. 46.10 (6) of the statutes is amended to read:
7	46.10 (6) The sworn statement of the any collection and deportation counsel
8	retained under sub. (7), the department's legal counsel, or of the secretary, shall be
9	evidence of the fee and of the care and services received by the patient.
10	*-1824/6.12* SECTION 1106. 46.10 (7) of the statutes is amended to read; PLA
11	46.10 (7) The department shall administer and enforce this section. It shall
12	appoint With the advice and consent of the attorney general the department may
13	an attorney to be designated "collection and deportation counsel" and." The
14	department may appoint other necessary assistants. The department may delegate
15	to the collection and deportation counsel such other powers and duties as it considers
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	advisable. The collection and deportation counsel or any of the assistants may
17	administer oaths, take affidavits and testimony, examine public records, subpoena
18	witnesses and the production of books, papers, records, and documents material to
19	any matter of proceeding relating to payments for the cost of maintenance. The
20	department shall encourage agreements or settlements with the liable person,
21	having due regard to ability to pay and the present needs of lawful dependents.
22	*-1634/7.42* SECTION 1107. 46.215 (1) (n) of the statutes is amended to read:
23	46.215 (1) (n) To collect and transmit information to the department of
24	administration so that a federal energy assistance payment may be made to an
25	eligible household; to collect and transmit information to the department of

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administration so that weatherization services may be made available to an eligible
household; to receive applications from individuals seeking low-income energy
assistance under s. 16.385 $\underline{16.27}$ (4) or weatherization services under s. $\underline{16.39}$ $\underline{16.26}$;
to provide information on the income eligibility for weatherization of a recipient of
low-income energy assistance to an entity with which the department of
administration contracts for provision of weatherization under s. 16.39 16.26; and
to receive a request, determine a correct payment amount, if any, and provide
payment, if any, for emergency assistance under s. 16.385 16.27 (8).
-1634/7.43 Section 1108. 46.22 (1) (b) 4m. c. of the statutes is amended to
read:
46.22 (1) (b) 4m. c. To receive applications from individuals seeking low-income
energy assistance under s. $16.385 \underline{16.27}$ (4) or weatherization services under s. 16.39
<u>16.26</u> .
-1634/7.44 SECTION 1109. 46.22 (1) (b) 4m. d. of the statutes is amended to
read:
46.22 (1) (b) 4m. d. To provide information on the income eligibility for
weatherization of a recipient of low-income energy assistance to an entity with
which the department of administration contracts for provision of weatherization
under s. 16.39 <u>16.26</u> .
-1634/7.45 Section 1110. 46.22 (1) (b) 4m. e. of the statutes is amended to
read:
46.22 (1) (b) 4m. e. To receive a request, determine a correct payment amount,
if any, and provide payment, if any, for emergency assistance under s. 16.385 16.27
(8).

-0190/7.5 **Section 1111.** 46.22 (1) (d) of the statutes is amended to read:

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46.22 (1) (d) Merit system; records. The county department of social services is subject to s. 49.33 49.78 (4) to (7). The county department of social services and all county officers and employees performing any duties in connection with the administration of aid to families with dependent children shall observe all rules promulgated by the department of workforce development under s. 49.33 49.78 (4) and shall keep records and furnish reports as the department of workforce development requires in relation to their performance of such duties.

-0190/7.6 SECTION 1112. 46.22 (2) (b) of the statutes is amended to read:

46.22 (2) (b) Appoint the county social services director under sub. (3) subject to s. 49.33 49.78 (4) to (7) and the rules promulgated thereunder and subject to the approval of the county board of supervisors in a county with a single-county department of social services or the county boards of supervisors in counties with a multicounty department of social services.

-0190/7.7 SECTION 1113. 46.22 (3m) (a) of the statutes is amended to read:

46.22 (3m) (a) In any county with a county executive or a county administrator which that has established a single-county department of social services, the county executive or county administrator, subject to s. 49.33 49.78 (4) to (7) and the rules promulgated thereunder, shall appoint and supervise the county social services director. The appointment is subject to the confirmation of the county board of supervisors unless the county board of supervisors, by ordinance, elects to waive confirmation or unless the appointment is made under a civil service system

-0190/7.8 Section 1114. 46.27 (7) (am) of the statutes is amended to read: 46.27 (7) (am) From the appropriation under s. 20.435 (7) (bd), the department shall allocate funds to each county or private nonprofit agency with which the

competitive examination procedure established under s. 59.52 (8) or ch. 63.

department contracts to pay assessment and case plan costs under sub. (6) not otherwise paid by fee or under s. 49.33 (2) or 49.45 or 49.78 (2). The department shall reimburse counties for the cost of assessing persons eligible for medical assistance under s. 49.46, 49.468, or 49.47 as part of the administrative services of medical assistance, payable under s. 49.45 (3) (a). Counties may use unspent funds allocated under this paragraph to pay the cost of long—term community support services and for a risk reserve under par. (fr).

****Note: The repeal of s. 49.175(1)(j) is removed from this draft. That section is also repealed in LRB-1752.

-0092/P1.1 SECTION 1115. 46.27 (7) (fm) of the statutes is amended to read: 46.27 (7) (fm) The department shall, at the request of a county, carry forward up to 10% 5% of the amount allocated under this subsection to the county for a calendar year if up to 10% 5% of the amount so allocated has not been spent or encumbered by the county by December 31 of that year, for use by the county in the following calendar year, except that the amount carried forward shall be reduced by the amount of funds that the county has notified the department that the county wishes to place in a risk reserve under par. (fr). The department may transfer funds within s. 20.435 (7) (bd) to accomplish this purpose. An allocation under this paragraph does not affect a county's base allocation under this subsection and shall lapse to the general fund unless expended within the calendar year to which the funds are carried forward. A county may not expend funds carried forward under this paragraph for administrative or staff costs, except administrative or staff costs that are associated with implementation of the waiver under sub. (11) and approved by the department.

-1824/6.13 Section 1116. 46.27 (7g) (h) of the statutes is amended to read:

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1	46.27 (7g) (h) The department with the advice and consent of the attorney
2	general, may contract with or employ retain an attorney to probate estates to recover
3	under this subsection the costs of care.
4	*-1760/2.2* Section 1117. 46.27 (9) (a) of the statutes is amended to read:
5	46.27 (9) (a) The department may select up to 5 counties that volunteer to
6	participate in a pilot project under which they will receive contain for deally all and a few

participate in a pilot project under which they will receive certain funds allocated for long-term care. The department shall allocate a level of funds to these counties equal to the amount that would otherwise be paid under s. 20.435 (4) (b), (gp), (r), or (w) to nursing homes for providing care because of increased utilization of nursing home services, as estimated by the department. In estimating these levels, the department shall exclude any increased utilization of services provided by state centers for the developmentally disabled. The department shall calculate these amounts on a calendar year basis under sub. (10).

****Note: This is reconciled s. 46.27 (9) (a). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1760/2.3 Section 1118. 46.27 (10) (a) 1. of the statutes is amended to read:

46.27 (10) (a) 1. The department shall determine for each county participating in the pilot project under sub. (9) a funding level of state medical assistance expenditures to be received by the county. This level shall equal the amount that the department determines would otherwise be paid under s. 20.435 (4) (b), (gp), (r), or (w) because of increased utilization of nursing home services, as estimated by the department.

****Note: This is reconciled s. 46.27(10)(a) 1. This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-0194/9.8 Section 1119. 46.275 (5) (a) of the statutes is amended to read:

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SECTION 1119

46.275 (5) (a) Medical assistance Assistance reimbursement for services a county, or the department under sub. (3r), provides under this program is available from the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (hm), (o), (r), and (w). If 2 or more counties jointly contract to provide services under this program and the department approves the contract, medical assistance Medical Assistance reimbursement is also available for services provided jointly by these counties.

****Note: This is reconciled s. 46.275 (5) (a). This Section has been affected by drafts with the following LRB numbers: -0194/8, -1755/P2, and -1760/1.

-0194/9.9 Section 1120. 46.275 (5) (c) of the statutes is amended to read:

46.275 (5) (c) The total allocation under s. 20.435 (4) (b), (gp), (hm), (o), (r), and (w) to counties and to the department under sub. (3r) for services provided under this section may not exceed the amount approved by the federal department of health and human services. A county may use funds received under this section only to provide services to persons who meet the requirements under sub. (4) and may not use unexpended funds received under this section to serve other developmentally disabled persons residing in the county.

****Note: This is reconciled s. 46.275 (5) (c). This Section has been affected by drafts with the following LRB numbers: -0194/8, -1755/P2, and -1760/1.

-0211/5.2 Section 1121. 46.275 (5) (e) of the statutes is created to read:

46.275 (5) (e) From the appropriation under s. 20.435 (2) (gL), the department may provide moneys to a county to pay for one—time costs associated with the relocation under this section of an individual from a state center for the developmentally disabled.

-0208/2.2 Section 1122. 46.277 (1m) (ak) of the statutes is created to read:

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46.277 (1m) (ak) "Nursing home" means a nursing home, as defined in s. 50.01
(3), that is certified as a provider of medical assistance, other than an intermediate
care facility for the mentally retarded, as defined in s. 46.278 (1m) (am).

-0208/2.3 Section 1123. 46.277 (2) (b) of the statutes is amended to read:

46.277 (2) (b) Fund Except as provided in subs. (3r) and (5) (bm), fund home or community—based services provided by any county that meet the requirements of this section.

-0208/2.4 Section 1124. 46.277 (3) (c) of the statutes is amended to read:

46.277 (3) (c) Beginning on January 1, 1996, from the annual allocation to the county for the provision of long-term community support services under sub. (5), except as provided in subs. (3r) and (5) (bm), a county department participating in the program shall annually establish a maximum total amount that may be encumbered in a calendar year for services for eligible individuals in community-based residential facilities.

-0208/2.5 Section 1125. 46.277 (3r) of the statutes is created to read:

46.277 (3r) Relocation of nursing home resident who has applied for participating in the program, for each nursing home resident who has applied for participation and has been found eligible under sub. (4), but is not participating in the program and who indicates that he or she prefers to receive services in the community, rather than in the nursing home, the participating county department shall initiate a needs and costs—based assessment before the resident has resided in the nursing home for 90 continuous days or before the cost of the resident's nursing home care has been paid under Medical Assistance for 30 days, whichever is longer. The county department shall complete the needs and costs—based assessment within 90 days after initiating it.

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1	(b) After completion of the needs and costs-based assessment, the county
2	department shall contact the department regarding available funding.
3	(c) If the department determines that costs for home or community-based
4	services for the nursing home resident, as determined under the needs and
5	costs-based assessment, are equal to or less than the amount specified under sub.
6	(5) (bm) 1., the county department shall offer and, if accepted, provide home or
7	community-based services under this section to the nursing home resident, if the
8	cost of the resident's nursing home care has been paid under Medical Assistance for
9	at least 30 days.
10	(d) If the department determines that costs for home or community-based
11	services for the nursing home resident, as determined under the needs and
12	costs-based assessment, exceed the amount specified under sub. (5) (bm) 1., the
13	department may ascertain whether additional funding, as specified under sub. (5)
14	(bm) 2., is available. If additional funding is available and if the cost of the resident's
15	nursing home care has been paid under Medical Assistance for at least 30 days, the
16	county department shall offer and, if accepted, provide home or community-based
17	services under this section to the nursing home resident.
18	*-0208/2.6* Section 1126. 46.277 (5) (am) of the statutes is created to read:
19	46.277 (5) (am) From the appropriation under s. 20.435 (4) (w), the department

may provide reimbursement to a county for administrative activities by the county to relocate a nursing home resident under sub. (3r).

-0208/2.7 Section 1127. 46.277 (5) (b) of the statutes is amended to read:

46.277 (5) (b) Total Except as provided in subs. (3r) and (5) (bm), funding to counties under the program may not exceed the amount approved in the waiver received under sub. (2).

-0208/2.8 Section 1128. 46.277 (5) (bm) of the statutes is created to read: 46.277 (5) (bm) 1. Funding to a county for an individual who is relocated from a nursing home under sub. (3r) shall be no more than the per-person, per-day payment rate at the individual's level-of-care requirement for the nursing home under s. 49.45 (6m), indexed annually by the percentage of any annual nursing home average rate increase under s. 49.45 (6m), minus the amount that is obtained by subtracting the average annual costs for allowable charges under s. 49.46 (2) (a) and (b) payable on behalf of individuals in nursing homes from the average annual costs per medical assistance recipient for the allowable charges payable on behalf of individuals who are relocated into communities from nursing homes.

2. Notwithstanding the limitation on payment to a county under subd. 1.,

- 2. Notwithstanding the limitation on payment to a county under subd. 1., funding to a county for an individual who is relocated from a nursing home under sub. (3r) may include, in addition to the amount specified in subd. 1., an amount not to exceed the sum obtained by subtracting the total of all payments made for home or community—based services for nursing home residents relocated under sub. (3r) (c) from the amount available under subd. 1.
- 3. If a county department fails to complete a needs and costs—based assessment and offer home or community—based services under this section to a nursing home resident within the time period specified in sub. (3r) (a), the county shall pay the nonfederal share of Medical Assistance for his or her nursing home care unless the nursing home resident refused participation or the needs and costs—based assessment determined that participation was not feasible.
- 4. Funding to a county is available under subd. 1. or 2. only during the period in which a relocated individual continues to receive home or community—based care.
 - *-0090/P1.1* SECTION 1129. 46.277 (5) (g) of the statutes is created to read:

46.277 (5) (g) The department may provide enhanced reimbursement for
services provided under this section to an individual who is relocated to the
community from a nursing home by a county department on or after the effective date
of this paragraph [revisor inserts date], if the nursing home bed that was used by
the individual is delicensed upon relocation of the individual. The department shall
develop and utilize a formula to determine the enhanced reimbursement rate.

-0208/2.9 SECTION 1130. 46.278 (1m) (bg) of the statutes is created to read:
46.278 (1m) (bg) "Nursing home" means a nursing home, as defined in s. 50.01
(3), that is certified as a provider of medical assistance, other than an intermediate care facility for the mentally retarded.

-0208/2.10 SECTION 1131. 46.278 (3) (b) of the statutes is amended to read:
46.278 (3) (b) Fund Except as provided in subs. (4g) and (6) (bm), fund home or community—based services provided by any county that meet the requirements of this section.

-0208/2.11 SECTION 1132. 46.278 (4g) of the statutes is created to read:

46.278 (4g) Relocation of nursing home resident who has applied for participating in the program, for each nursing home resident who has applied for participation and has been found eligible under sub. (5), but is not participating in the program and who indicates that he or she prefers to receive services in the community, rather than in the nursing home, the participating county department shall initiate a needs and costs—based assessment before the resident has resided in the nursing home for 90 continuous days or before the cost of the resident's nursing home care has been paid under Medical Assistance for 30 days, whichever is longer. The county department shall complete the needs and costs—based assessment within 90 days after initiating the assessment.

1	(b) After completion of the needs and costs-based assessment, the county
2	department shall contact the department regarding available funding.
3	(c) If the department determines that costs for home or community-based
4	services for the nursing home resident, as determined under the needs and
5	costs-based assessment, are equal to or less than the amount specified under sub.
6	(6) (bm) 1., the county department shall offer and, if accepted, provide home or
7	community-based services under this section to the nursing home resident, if the
8	cost of the resident's nursing home care has been paid under Medical Assistance for
9	at least 30 days.
10	(d) If the department determines that costs for home or community-based
11	services for the nursing home resident, as determined under the needs and
12	costs-based assessment, exceed the amount specified under sub. (6) (bm) 1., the
13	department may ascertain whether additional funding, as specified under sub. (6)
14	(bm) 2., is available. If additional funding is available and if the cost of the resident's
15	nursing home care has been paid under Medical Assistance for at least 30 days, the
16	county department shall offer and, if accepted, provide home or community-based
17	services under this section to the nursing home resident.
18	*-0208/2.12* Section 1133. 46.278 (6) (am) of the statutes is created to read:
19	46.278 (6) (am) From the appropriation under s. 20.435 (4) (w), the department
20	may provide reimbursement to a county for administrative activities by the county
21	to relocate a nursing home resident under sub. (4g).
22	*-0208/2.13* Section 1134. 46.278 (6) (b) of the statutes is amended to read:
23	46.278 (6) (b) Total Except as provided in subs. (4g) and (6) (bm), total funding
24	to counties for relocating each person under a program may not exceed the amount

approved in the waiver received under sub. (3).

-0208/2.14 Section 1135. 46.278 (6) (bm) of the statutes is created to read:
46.278 (6) (bm) 1. Funding to a county for an individual who is relocated from
a nursing home under sub. (4g) shall be no more than the per-person, per-day
payment rate at the individual's level-of-care requirement for the nursing home
under s. 49.45 (6m), indexed annually by the percentage of any annual nursing home
average rate increase under s. 49.45 (6m), minus the amount that is obtained by
subtracting the average annual costs for allowable charges under s. $49.46(2)(a)$ and
(b) payable on behalf of individuals in nursing homes from the average annual costs
for the allowable charges payable on behalf of individuals who are relocated into
communities from nursing homes.

- 2. Notwithstanding the limitation on payment to a county under subd. 1., funding to a county for an individual who is relocated from a nursing home under sub. (4g) may include, in addition to the amount specified in subd. 1., an amount not to exceed the sum obtained by subtracting the total of all payments made for home or community—based services for nursing home residents relocated under sub. (4g) (c) from the amount available under subd. 1.
- 3. If a county department fails to complete a needs and costs—based assessment and offer home or community—based services under this section to a nursing home resident within the time period specified in sub. (4g) (a), the county shall pay the nonfederal share of Medical Assistance for his or her nursing home care unless the nursing home resident refused participation or the needs and costs—based assessment determined that participation was not feasible.
- 4. Funding to a county is available under subd. 1. or 2. only during the period in which a relocated individual continues to receive home or community—based care.
 - *-1755/3.7* Section 1136. 46.278 (6) (d) of the statutes is amended to read:

46.278 (6) (d) If a county makes available nonfederal funds equal to the state
share of service costs under a waiver received under sub. (3), the department may,
from the appropriation under s. 20.435 (4) (o), provide reimbursement for services
that the county provides under this section to persons who are in addition to those
who may be served under this section with funds from the appropriation under s.
20.435 (4) (b), (r), or (w).
-0208/2.15 Section 1137. 46.278 (6) (f) of the statutes is repealed.

- *-0209/2.1* Section 1138. 46.279 of the statutes is created to read:
- 46.279 Restrictions on placements and admissions to intermediate and nursing facilities. (1) Definitions. In this section:
 - (a) "Developmental disability" has the meaning given in s. 51.01 (5) (a).
- (b) "Intermediate facility" means an intermediate care facility for the mentally retarded, as defined in 42 USC 1396d (d), other than a center for the developmentally disabled, as defined in s. 51.01 (3).
 - (c) "Nursing facility" has the meaning given under 42 USC 1369r (a).
- (2) PLACEMENTS AND ADMISSIONS TO INTERMEDIATE FACILITIES. Except as provided in sub. (5), no person may place an individual with a developmental disability in an intermediate facility and no intermediate facility may admit such an individual unless, before the placement or admission, a court under s. 55.06 (9) (a) or (10) (a) 2. finds that placement under a plan that was developed under sub. (4) is not in the individual's best interests. An intermediate facility to which an individual who has a developmental disability applies for admission shall, within 5 days after receiving the application, notify the county department that is participating in the program under s. 46.278 of the county of residence of the individual who is seeking admission concerning the application.

<u>)</u> 1	(3) PLACEMENTS AND ADMISSIONS TO NURSING FACILITIES. Except as provided in
2	sub. (5), if the department or an entity determines from a screening under s. 49.45
3	(6c) (b) that an individual requires active treatment for developmental disability, no
4	individual may be placed in a nursing facility, and no nursing facility may admit the
5	individual, unless it is determined from the screening that the individual's need for
6	care cannot fully be met in an intermediate facility or under a plan under sub. (4).
7	(4) PLAN FOR HOME OR COMMUNITY-BASED CARE. A county department that
8	participates in the program under s. 46.278 shall develop a plan for providing home
9.	or community-based care to an individual in a noninstitutional community setting
10	under any of the following circumstances:
11	(a) Within 90 days after any determination made under s. 49.45 (6c) (c) 3. that
	the level of care required by a resident that is provided by a facility could be provided
13	in an intermediate facility or under a plan under this subsection.
14	(b) Within 90 days after receiving written notice under sub. (2) of an
15	application.
16	(c) Within 90 days after a proposal is made under s. 55.06 (9) (a) to place the
17	individual in an intermediate facility or a nursing facility.
18	(d) Within 90 days after receiving written notice under s. 55.06 (10) (a) 2. of the
19	placement of the individual in a nursing facility or an intermediate facility.
20	(e) Within 60 days after extension of a temporary placement order by the court
21	under s. 55.06 (11) (c).
22	(5) EXCEPTIONS. Subsections (2) and (3) do not apply to an emergency placement

under s. 55.06 (11) (a) or to a temporary placement under s. 55.06 (11) (c) or (12).

-1610/2.1 Section 1139. 46.2805 (2) of the statutes is amended to read:

1	46.2805 (2) "Eligible person" means a person who meets all eligibility criteria
2	under s. 46.286 (1) or (1m) .
3	*-1760/2.4* Section 1140. 46.283 (5) of the statutes is amended to read:
4	46.283 (5) Funding. From the appropriation accounts under s. 20.435 (4) (b),
5	(bm), (gp), (pa), (r), and (w) and (7) (b), (bd), and (md), the department may contract
6	with organizations that meet standards under sub. (3) for performance of the duties
7	under sub. (4) and shall distribute funds for services provided by resource centers.
	****Note: This is reconciled s. 46.283 (5). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.
8	*-1760/2.5* SECTION 1141. 46.284 (5) (a) of the statutes is amended to read:
9	46.284 (5) (a) From the appropriation accounts under s. 20.435 (4) (b), (g), (gp),
10	(im), (o), (r), and (w) and (7) (b) and (bd), the department shall provide funding on a
11	capitated payment basis for the provision of services under this section.
12	Notwithstanding s. 46.036 (3) and (5m), a care management organization that is
13	under contract with the department may expend the funds, consistent with this
14	section, including providing payment, on a capitated basis, to providers of services
15	under the family care benefit.
	****Note: This is reconciled s. $46.284(5)(a)$. This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.
16	*-1610/2.2* Section 1142. 46.286 (1) (intro.) of the statutes is amended to
17	read:
18	46.286 (1) ELIGIBILITY. (intro.) Except as provided in sub. (1m), a A person is
19	eligible for, but not necessarily entitled to, the family care benefit if the person is at
20	least 18 years of age; has a physical disability, as defined in s. 15.197 (4) (a) 2., \underline{a}
21	developmental disability, as defined in s. 51.01 (5) (a), or infirmities of aging, as
22	defined in s. 55.01 (3); and meets all of the following criteria:

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\bigcirc_{1}	*-1610/2.3* Section 1143. 46.286 (1m) of the statutes is repealed.
2	*-1610/2.4* Section 1144. 46.286 (3) (a) (intro.) of the statutes is amended to
3	read:
4	46.286 (3) (a) (intro.) Subject to pars. (c) and (d), a person is entitled to and may
5	receive the family care benefit through enrollment in a care management
6	organization if, except as provided in subd. 5., he or she is at least 18 years of age,
7	has a physical disability, as defined in s. 15.197 (4) (a) 2., a developmental disability,
8	as defined in s. 51.01 (5) (a), or infirmities of aging, as defined in s. 55.01 (3), is
9	financially eligible, fulfills any applicable cost-sharing requirements and meets any
10	of the following criteria:
11	*-1610/2.5* Section 1145. 46.286 (3) (a) 5. of the statutes is repealed.
2	*-0093/P2.1* Section 1146. 46.286 (3) (d) of the statutes is amended to read:
13	46.286(3)(d) The department shall determine the date, which shall not be later
14	than January 1, 2004 2006 , on which par. (a) shall first apply to persons who are not
15	eligible for medical assistance under ch. 49. Before the date determined by the
16	department, persons who are not eligible for medical assistance may receive the
17	family care benefit within the limits of state funds appropriated for this purpose and
18	available federal funds.
19	*-1610/2.6* Section 1147. 46.287 (2) (a) 1. a. of the statutes is amended to
20	read:
21	46.287 (2) (a) 1. a. Denial of eligibility under s. 46.286 (1) or (1m).
22	*-0576/8.62* Section 1148. 46.29 (3) (d) of the statutes is amended to read:
23	46.29 (3) (d) The secretary of employment relations administration.
24	*-0202/P1.2* Section 1149. 46.295 (1) of the statutes is amended to read:

1	46.295 (1) The department may, on the request of any hearing-impaired
2	person, city, village, town, or county or private agency, provide funds from the
3	appropriation under s. 20.435 (6) (a) and (hs) and (7) (d) to reimburse interpreters
4	for hearing-impaired persons for the provision of interpreter services.
5	*-0116/2.2* Section 1150. 46.40 (1) (d) of the statutes is created to read:
6	46.40 (1) (d) If the department receives any federal moneys under 42 USC 1396
7	to 1396v in reimbursement of the cost of preventing out-of-home placements of
8	children, the department shall use those moneys as the first source of moneys used
9	to meet the amount of the allocation under sub. (2) that is budgeted from federal
10	funds.
11	*-0117/2.1* SECTION 1151. 46.40 (2) of the statutes is amended to read:
12	46.40 (2) BASIC COUNTY ALLOCATION. Subject to sub. (9), for social services under
13	s. 46.495 (1) (d) and services under s. 51.423 (2), the department shall distribute not
14	more than \$244,745,200 for fiscal year 2001-02 and \$244,703,400 for fiscal year
15	2002-03 \$242,078,700 in each fiscal year.
16	*-0117/2.2* Section 1152. 46.40 (7) of the statutes is amended to read:
17	46.40 (7) Family support allocation. For family support programs for the
18	families of disabled children under s. 46.985, the department shall distribute not
19	more than \$4,589,800 in fiscal year 2001–02 and not more than \$5,089,800 in fiscal
20	year 2002–03 and in each fiscal year thereafter.
21	*-0115/1.2* Section 1153. 46.45 (2) (a) of the statutes is amended to read:
22	46.45 (2) (a) If Subject to par. (am), if on December 31 of any year there remains
23	unspent or unencumbered in the allocation under s. 46.40 (2) an amount that exceeds
24	the amount received under 42 USC 670 to 679a and allocated under s. 46.40 (2) in
25	that year, the department shall carry forward the excess moneys and distribute not

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less than 50% of the excess moneys to counties having a population of less than 500,000 that are making a good faith effort, as determined by the department, to comply with s. 46.22 (1) (c) 8. f. for services and projects to assist children and families, notwithstanding the percentage limit specified in sub. (3) (a). A county shall use not less than 50% of the moneys distributed to the county under this subsection for services for children who are at risk of abuse or neglect to prevent the need for child abuse and neglect intervention services, except that in the calendar year in which a county achieves compliance with s. 46.22 (1) (c) 8. f. and in the 2 calendar years after that calendar year the county may use 100% of the moneys distributed under this paragraph to reimburse the department for the costs of achieving that compliance. If a county does not comply with s. 46.22 (1) (c) 8. f. before July 1, 2005, the department may recover any amounts distributed to that county under this paragraph after June 30, 2001, by billing the county or deducting from that county's allocation under s. 46.40 (2). All moneys received by the department under this paragraph shall be credited to the appropriation account under s. 20.435 (3)(j).

-0115/1.3 Section 1154. 46.45 (2) (am) of the statutes is created to read:

46.45 (2) (am) If on December 31 of any year a county is not using the centralized unit contracted for under s. 46.03 (7) (h) for determining whether the cost of providing care for a child is eligible for reimbursement under 42 USC 670 to 679a, the department shall reduce that county's distribution under par. (a) by 50%.

-0205/1.1 Section 1155. 46.45 (3) (a) of the statutes is amended to read:

46.45 (3) (a) Except as provided in par. (b), at the request of a county, tribal governing body, or private nonprofit organization, the department shall carry forward up to 3% of the total amount allocated to the county, tribal governing body,

or nonprofit organization for a calendar year, not including the amount allocated to the county under s. 46.40 (7), which amount may be carried forward as provided in par. (c). All funds carried forward for a tribal governing body or nonprofit organization, all federal child welfare funds under 42 USC 620 to 626, and all funds allocated under s. 46.40 (2m) carried forward for a county shall be used for the purpose for which the funds were originally allocated. Except as provided under par. (am), other Other funds carried forward under this paragraph may be used for any purpose under s. 20.435 (7) (b), except that a county may not use any funds carried forward under this paragraph for administrative or staff costs. An allocation of carried—forward funding under this paragraph does not affect a county's base allocations under s. 46.40 (2), (2m), (8), and (9).

-0205/1.2 Section 1156. 46.45 (3) (am) of the statutes is repealed.

-0205/1.3 SECTION 1157. 46.45 (3) (c) of the statutes is created to read:

46.45 (3) (c) At the request of a county, the department shall carry forward up to 5% of the amount allocated to the county under s. 46.40 (7) for a calendar year. All funds carried forward under this paragraph shall be used for the purpose for which the funds were originally allocated, except that a county may not use any of those funds for administrative or staff costs. All funds carried forward under this paragraph that are not spent or encumbered by a county December 31 of the calendar year to which those funds were carried forward shall lapse to the general fund on the succeeding January 1. An allocation of carried-forward funding under this paragraph does not affect a county's base allocation under s. 46.40 (7).

-0205/1.4 Section 1158. 46.45 (6) of the statutes is renumbered 46.45 (6) (a) and amended to read:

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46.4	5 (6) (a) The department may c	arry forward 10% of any funds ${ m spec}$
sub. (3) ((a) that are not carried forward	d under sub. (3) (a) for emergencies, for
justifiable	e unit services costs above plann	ned levels, and to provide compensation for
increased	l costs due to population shifts.	An allocation of carried-forward funding
<u>under thi</u>	is paragraph does not affect a co	ounty's base allocations under s. 46.40 (2),
(2m), (8),	and (9).	

-0205/1.5 Section 1159. 46.45 (6) (b) of the statutes is created to read:

46.45 (6) (b) The department may carry forward any funds specified in sub. (3) (c) that are not carried forward under sub. (3) (c) for emergencies, for justifiable unit services costs above planned levels, and for increased costs due to population shifts. An allocation of carried–forward funding under this paragraph does not affect a county's base allocation under s. 46.40 (7).

-0195/2.1 Section 1160. 46.46 (1) of the statutes is amended to read:

46.46 (1) From the appropriation account under s. 20.435 (8) (mb), the department shall support costs that are exclusively related to the operational costs of augmenting the amount of moneys received under 42 USC 670 to 679a, 42 USC 1395 to 1395ddd, and 42 USC 1396 to 1396v and shall distribute moneys to counties as provided in sub. (1g). In addition, the department may expend moneys from the appropriation account under s. 20.435 (8) (mb) as provided in sub. subs. (1m) and (2).

-0195/2.2 Section 1161. 46.46 (1g) of the statutes is created to read:

46.46 (1g) The department shall distribute not less than 50% of the moneys received under 42 USC 1396 to 1396v as a result of the augmentation activities specified in sub. (1) and credited to the appropriation account under s. 20.435 (8) (mb) to counties that are participating in those activities for community social, mental health, developmental disabilities, and alcohol and other drug abuse services under

s. 46.40. The department may distribute any moneys received under 42 USC 1396 to 1396v as a result of the augmentation activities specified in sub. (1) and credited to the appropriation account under s. 20.435 (8) (mb) that are not distributed under this subsection to counties that are participating in those activities as provided in sub. (2).

-0195/2.3 Section 1162. 46.46 (1m) of the statutes is amended to read:

46.46 (1m) In addition to expending moneys from the appropriation account under s. 20.435 (8) (mb) for the augmentation activities specified in sub. (1) the The department may expend moneys received under 42 USC 1396 to 1396v in reimbursement of the cost of providing targeted case management services to children whose care is not eligible for reimbursement under 42 USC 670 to 679a and credited to the appropriation account under s. 20.435 (8) (mb) to support the counties' share of implementing the statewide automated child welfare information system under s. 46.22 (1) (c) 8. f.

-0195/2.4 Section 1163. 46.46 (2) of the statutes is amended to read:

46.46 (2) If the department proposes to use any moneys from the appropriation account under s. 20.435 (8) (mb) for any purpose other than the purpose purposes specified in sub. subs. (1), (1g), and (1m), the department shall submit a plan for the proposed use of those moneys to the secretary of administration by September 1 of the fiscal year after the fiscal year in which those moneys were received. If the secretary of administration approves the plan, he or she shall submit the plan to the joint committee on finance by October 1 of the fiscal year after the fiscal year in which those moneys were received. If the cochairpersons of the committee do not notify the secretary of administration within 14 working days after the date of submittal of the plan that the committee has scheduled a meeting for the purpose of reviewing the

)1	plan, the department may implement the plan. If within 14 working days after the
2	date of the submittal by the secretary of administration the cochairpersons of the
3	committee notify him or her that the committee has scheduled a meeting for the
4	purpose of reviewing the plan, the department may implement the plan only with the
5	approval of the committee.
6	*-1559/2.2* Section 1164. 46.48 (6) (title) of the statutes is repealed.
7	*-1559/2.3* Section 1165. 46.48 (6) of the statutes is renumbered 16.964 (9)
8	(a) and amended to read:
9	16.964 (9) (a) The department shall distribute A grant in the amount of \$80,000
10	in each fiscal year to the career youth development center Career Youth
11	Development Center in the city of Milwaukee for the operation of a minority youth
2	substance abuse treatment program.
13	*-1560/3.1* Section 1166. 46.481 (2) (title) of the statutes is repealed.
14	*-1560/3.2* Section 1167. 46.481 (2) of the statutes is renumbered 16.964 (9)
15	(b) and amended to read:
16	16.964 (9) (b) The department shall award A grant in the amount of \$5,000 in
17	each fiscal year as a grant to the Milwaukee police athletic league <u>Police Athletic</u>
18	League to purchase sports and recreational equipment for a gymnasium facility
19	located at 2449 N. 36th Street in the city of Milwaukee and for a gymnasium facility
20	located at 2544 N. 30th Street in the city of Milwaukee, and to contribute to the
21	operating expenses of those gymnasium facilities.
22	*-1561/3.1* Section 1168. 46.481 (4) (title) of the statutes is repealed.
23)	*-1561/3.2* Section 1169. 46.481 (4) of the statutes is renumbered 16.964 (9)
~ Ź4	(c) and amended to read:

1	16.964 (9) (c) The department shall distribute A grant in the amount of \$50,000
2	in each fiscal year as grants to court—appointed special advocate programs that are
3	recognized by a chief judge of a judicial administrative district under s. 48.07 (5) to
4	perform advocacy services in proceedings under s. 48.13.
5	*-1562/3.1* Section 1170. 46.481 (6) (title) of the statutes is repealed.
6	*-1562/3.2* Section 1171. 46.481 (6) of the statutes is renumbered 16.964 (9)
7	(d) and amended to read:
8	16.964 (9) (d) The department shall distribute A grant in the amount of \$50,000
9	in each fiscal year to the children's safe house child care program Children's Safe
10	House Child Care Program in Kenosha County for the operation of that program.
11	*-1760/2.6* Section 1172. 46.485 (2g) (intro.) of the statutes is amended to
12	read:
13	46.485 (2g) (intro.) From the appropriation accounts under s. 20.435 (4) (b) and
14	(gp), the department may in each fiscal year transfer funds to the appropriation
15	under s. 20.435 (7) (kb) for distribution under this section and from the appropriation
16	under s. 20.435 (7) (mb) the department may not distribute more than \$1,330,500 in
17	each fiscal year to applying counties in this state that meet all of the following
18	requirements, as determined by the department:
19	*-0200/1.2* Section 1173. 46.485 (2g) (b) of the statutes is renumbered 46.485
20	(2g) (b) 1.
21	*- 0200/1.1 * Section 1174. 46.485 (2g) (b) (intro.) of the statutes is created to
22	read:
23	46.485 (2g) (b) (intro.) Any of the following applies to the county:
24	*-0200/1.3* Section 1175. 46.485 (2g) (b) 2. of the statutes is created to read:

46.485 (2g) (b) 2. The county provides service coordination, as defined in s
46.56(1)(L), on behalf of a child with a serious emotional disturbance and the child's
family in the county.
-0200/1.4 Section 1176. 46.485 (3g) of the statutes is amended to read:
46.485 (3g) The amount that the department may transfer under sub. (2g) for

a county counties may not exceed the estimated state share of payments under s. 49.45, 49.46 or 49.47 for mental health care and treatment that is provided in inpatient facilities for children with a severe emotional disturbance who reside in the county severe emotional disturbances.

-0200/1.5 Section 1177. 46.485 (3r) of the statutes is amended to read:

46.485 (3r) Funds that a county does not encumber from the appropriation under s. 20.435 (7) (kb) that the department does not distribute to a county before 24 months after June 30 of the fiscal year in which the department allocated the funds were distributed to the county under sub. (2g) lapse to the appropriation under s. 20.435 (4) (b). A county may at any time expend funds that the department distributes to the county, consistent with the requirements under sub. (3m).

-1507/1.1 Section 1178. 46.85 (1) of the statutes is amended to read:

46.85 (1) The department may establish and operate a senior companion program Senior Companion Program modeled after the federal senior companion program Senior Companion Program under 42 USC 5011 (b), in effect on April 30, 1980. If operated, the program shall engage the services of low-income persons aged 60 or over to provide supportive person-to-person assistance in health, education, recreation, welfare and related fields to persons aged 60 or over with special needs who reside in their own homes, and it may engage other persons aged 60 or older, regardless of income, as volunteers in similar activities. The department may also

4	establish and operate a retired senior volunteers program modeled after the federal
3	retired senior volunteers program under 42 USC 5001, in effect on April 30, 1980 to
j	provide voluntary services in a community. If operated, the program shall engage
=	persons aged 60 or over as volunteers.
	-1507/1.2 Section 1179. 46.85 (3) of the statutes is repealed.
	-1507/1.3 SECTION 1180. 46.85 (3m) (a) of the statutes is amended to read:
	46.85 (3m) (a) From the appropriation under s. 20.435 (7) (dh), the department
:	shall provide a state supplement to federally funded senior companion and retired
ł	senior volunteer program Senior Companion Program units that were in operation
•	on December 1, 1988, and administered by qualified public and non-profit private
. :	agencies.
	-1507/1.4 Section 1181. 46.85 (3m) (b) 1. of the statutes is amended to read:
	46.85 (3m) (b) 1. Federally and nonfederally funded senior companion and
ŧ	retired senior volunteer programs senior companion programs.
	-1295/2.15 Section 1182. 46.90 (4) (b) 2. a. of the statutes is repealed.
	-1295/2.16 Section 1183. 46.90 (4) (b) 2. b. of the statutes is amended to
:	read:
	46.90 (4) (b) 2. b. Any employee of an employer not described in subd. 2. a. who
:	is discharged or otherwise discriminated against may file a complaint with the
(department of workforce development under s. 106.54 (5).
	-1295/2.17 Section 1184. 46.90 (4) (b) 2. c. of the statutes is amended to
	read:
	46.90 (4) (b) 2. c. Any person not described in this subd. 2. a. or b. who is
	retaliated or discriminated against in violation of subd. 1. may commence an action
:	in circuit court for damages incurred as a result of the violation.

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-1607/P3.6 Section 1185.	46.93 of the state	ites is repealed.
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-0529/4.96 SECTION 1186. 46.973 (3) of the statutes is amended to read:

46.973 (3) The department may accept, receive, administer, and expend any money, material, or other gifts or grants of any description for purposes related to those set forth in this section. Moneys and grants received under this section shall be deposited with the state treasurer secretary of administration and shall be credited to the department under s. 20.435 (2) (i) and expended by the department or the state council on alcohol and other drug abuse for the purposes specified.

-1752/3.7 SECTION 1187. 46.99 (2) (a) (intro.) of the statutes is amended to read:

46.99 (2) (a) (intro.) From the appropriations under s. 20.435 (3) (eg), (km) and (nL), the department shall distribute \$2,125,200 in each fiscal year to applying nonprofit corporations and public agencies operating in a county having a population of 500,000 or more and \$1,199,300 in each fiscal year to applying county departments under s. 46.22, 46.23, 51.42, or 51.437 operating in counties other than a county having a population of 500,000 or more to provide programs to accomplish all of the following:

-1752/3.8 Section 1188. 46.995 (1m) of the statutes is amended to read:

46.995 (1m) TRIBAL ADOLESCENT SERVICES ALLOCATIONS. From the appropriation account under s. 20.435 (3) (km), the department may allocate \$195,000 in each fiscal year and, from the appropriation account under s. 20.435 (3) (eg), the department may allocate \$15,000 \$210,000 in each fiscal year to provide the grants specified in subs. (2), (3) (b), and (4m) (b).

-1607/P3.7 Section 1189. 46.997 (2) (b) of the statutes is amended to read:

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46.997 (2) (b) The department of health and family services shall award the grants under par. (a) on a competitive basis and according to request-for-proposal procedures that the department of health and family services shall prescribe in consultation with the department of workforce development, the adolescent pregnancy prevention and pregnancy services board, local health departments, as defined in s. 250.01 (4), and other providers of services to eligible persons. Those request-for-proposal procedures shall include a requirement that a private agency that applies for a grant under par. (a) include in its grant application proof that the private agency has the cultural competency to provide services under the grant to persons and families in the various cultures in the private agency's target population and that cultural competency is incorporated in the private agency's policies, administration, and practices. In awarding the grants under par. (a), the department of health and family services shall consider the need for those grants to be distributed both on a statewide basis and in the areas of the state with the greatest need for 2nd-chance homes and the need to provide placements for children who are voluntarily placed in a 2nd-chance home as well as for children who are placed in a 2nd-chance home by court order.

-1759/2.9 Section 1190. 47.02 (6) (a) of the statutes is amended to read:

47.02 (6) (a) From the appropriation under s. 20.445 (5) (bm) (a), provide financial aid to any person with a disability who is receiving vocational rehabilitation training and who has no other source of aid.

-1759/2.10 SECTION 1191. 47.03 (4) (b) of the statutes is amended to read:

47.03 (4) (b) The department may charge a portion of the expenses of its supervised business enterprise program to the net proceeds of each business operating under the program. The department shall establish the procedure for

setting these charges by rule, with the participation of a committee of blind vendors
established under 20 USC 107b-1. The department shall deposit the moneys from
the charges made under this paragraph in the appropriations appropriation
<u>accounts</u> under ss. 20.435 (7) (kd) and <u>s.</u> 20.445 (5) (h) and (he).

-1759/2.11 Section 1192. 47.03 (7) of the statutes is amended to read:

47.03 (7) If the department decides that a business under sub. (4) would not be feasible and profitable in any state building, the department may contract with vending machine operators to install vending machines in the building, giving preference to blind operators of vending machines. The department may, under the procedures established as required under sub. (4) (b), charge the net proceeds of each business operating under this subsection. The department shall deposit the moneys from the charges made under this subsection in the appropriations appropriation account under s. 20.445 (5) (h) and (hd) and shall disburse the proceeds to provide services to blind persons under sub. (4) in accordance with 20 USC 107 to 107f.

-1759/2.12 SECTION 1193. 47.03 (11) (e) of the statutes is amended to read: 47.03 (11) (e) The department shall distribute at least \$218,600 from the appropriations in s. 20.445 (5) (bm) (a) and (na) (n) in each fiscal year for homecraft services relating to the marketing and distribution of homecraft products for each client who participates in the homecraft program.

-0529/4.97 Section 1194. 48.275 (2) (d) of the statutes is amended to read: 48.275 (2) (d) 1. In a county having a population of less than 500,000, reimbursement payments shall be made to the clerk of courts of the county where the proceedings took place. Each payment shall be transmitted to the county treasurer, who shall deposit 25% of the amount paid for state—provided counsel in the county treasury and transmit the remainder to the state—treasurer secretary of