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placement who, after August 22, 1996, was convicted in any state or federal court of a felony that had as an element possession, use, or distribution of a controlled substance to submit to a test for use of a controlled substance as a condition of continued eligibility. If the test results are positive, the Wisconsin works Works agency shall decrease the presanction benefit amount for that a participant in a community service job or a transitional placement not more than 15%, and shall decrease the number of hours that a participant in a transitional subsidized private sector job may work by up to 15%, for not fewer than 12 months, or for the remainder of the participant's period of participation in a transitional subsidized private sector job, community service job, or transitional placement, if less than 12 months. If, at the end of 12 months, the individual is still a participant in a transitional subsidized private sector job, community service job, or transitional placement and submits to another test for use of a controlled substance and if the results of the test are negative, the Wisconsin works Works agency shall discontinue the reduction in benefits or work hours under this paragraph. *-1256/5.42* Section 1233. 49.148 (4) (b) of the statutes is amended to read:

49.148 (4) (b) The Wisconsin works Works agency may require an individual who tests positive for use of a controlled substance under par. (a) to participate in a drug abuse evaluation, assessment, and treatment program as part of the participation requirement under s. 49.147 (4) (as) or (5) (bs) or as a condition of employment in the transitional subsidized private sector job.

-1256/5.43 Section 1234. 49.149 (intro.) of the statutes is repealed.

-1256/5.44 SECTION 1235. 49.149 (1) of the statutes is renumbered 49.1465 (2) (a).

[•] 9

(2) (c).

) 1	*-1256/5.45* Section 1236. 49.149 (3) of the statutes is renumbered 49.146
2	(2) (b).
3	*-1256/5.46* Section 1237. 49.149 (4) of the statutes is renumbered 49.146

-1256/5.47 SECTION 1238. 49.15 (3) (a) of the statutes is amended to read: 49.15 (3) (a) Unsubsidized employment, as defined in s. 49.147 (1) (c).

-1256/5.48 Section 1239. 49.152 (1) of the statutes is amended to read:

49.152 (1) Petition for Review. Any individual whose application for any component of Wisconsin works Works is not acted upon by the Wisconsin works Works agency with reasonable promptness after the filing of the application, as defined by the department by rule, or is denied in whole or in part, whose benefit, wage, or stipend is modified or canceled, or who believes that the benefit, wage, or stipend was calculated incorrectly or that the Wisconsin Works employment position in which the individual was placed or the transitional subsidized private sector job that the individual was offered is inappropriate, may petition the Wisconsin works Works agency for a review of such action. Review is unavailable if the action by the Wisconsin works works agency occurred more than 45 days prior to submission of the petition for review.

-1256/5.49 Section 1240. 49.152 (3) (a) of the statutes is amended to read: 49.152 (3) (a) If, following review under sub. (2), the Wisconsin works Works agency or the department determines that an individual, whose application for a Wisconsin works Works employment position was denied based on eligibility, was in fact eligible, or that the individual was placed in an inappropriate Wisconsin works Works employment position or offered an inappropriate transitional subsidized private sector job, the Wisconsin works Works agency shall place the individual in

the first available Wisconsin works Works employment position, or offer the individual the first available transitional subsidized private sector job, that is appropriate for that individual, as determined by the Wisconsin works Works agency or the department. An individual who is placed in a Wisconsin works employment position under this paragraph is eligible for the benefit for that position under s. 49.148 beginning on the date on which the individual begins participation under s. 49.147.

-1256/5.50 Section 1241. 49.152 (3) (b) of the statutes is amended to read:

49.152 (3) (b) If, following review under sub. (2), the Wisconsin works Works agency or the department determines that a participant's benefit, wage, or stipend was improperly modified or canceled, or was calculated incorrectly, the Wisconsin works Works agency shall restore the benefit, wage, or stipend to the level determined to be appropriate by the Wisconsin works Works agency or by the department retroactive to the date on which the benefit, wage, or stipend was first improperly modified or canceled or incorrectly calculated.

-1751/P2.1 SECTION 1242. 49.155 (1g) (b) of the statutes is amended to read:
49.155 (1g) (b) From the appropriation under s. 20.445 (3) (mc), distribute
\$44,955,200 in fiscal year 2001-02 and \$27,977,500 \$6,679,100 in each fiscal year
2002-03 for the purposes of providing technical assistance for child care providers,
for administering the child care program under this section and for grants under s.
49.136 (2) for the start-up and expansion of child day care services, for child day care
start-up and expansion planning, for grants under s. 49.134 (2) for child day care
resource and referral services, for grants under s. 49.137 (3) to assist child care
providers in meeting the quality of care standards established under sub. (1d), for
a system of rates or a program of grants, as provided under sub. (1d), for

1,	
<u>)</u> 1	reimbursement of child care providers that meet those quality of care standards, for
2	grants under s. 49.137 (2) and (4m), for a child care scholarship and bonus program,
3	for safe child care activities, and for administration of the department's office of child
4	care, and for contracts under s. 49.137 (4) to improve the quality of child day care
5	services in this state.
6	*-1751/P2.2* Section 1243. 49.155 (1g) (c) of the statutes is amended to read:
7	49.155 (1g) (c) From the appropriation account under s. 20.445 (3) (mc),
8	transfer $\$4,549,500$ $\$4,440,600$ in fiscal year $2001-02$ $2003-04$ and $\$4,733,700$
9	\$4,507,900 in fiscal year $2002-03$ $2004-05$ to the appropriation account under s.
10	20.435 (3) (kx).
11	*-1751/P2.3* Section 1244. 49.155 (1g) (d) of the statutes is repealed.
2	*-1256/5.51* Section 1245. 49.155 (1m) (a) 3. of the statutes is amended to
13	read:
14	49.155 (1m) (a) 3. Work in a Wisconsin works Works employment position,
15	including participation in job search, orientation and training activities under s.
16	49.147 (2) (a) or (3m) (f) and in education or training activities under s. 49.1465 or
17	49.147 (3) (am), (3m) (g), (4) (am), or (5) (bm).
18	*-1256/5.52* Section 1246. 49.161 (4) of the statutes is created to read:
19	49.161 (4) Transitional subsidized private sector jobs overpayments. The
20	department shall by rule specify a process for recovering an overpayment of wages
21	paid under s. 49.148 (1) (am) or an overpayment of a stipend paid under s. 49.147
22	(3m) (g), including an overpayment caused by an intentional violation of ss. 49.141
23	to 49.161 or of rules promulgated under those sections, that permits an employer to

recover a wage overpayment from the individual to whom the wage was paid and that

1	requires the department to recover from an employer any overpayment of a
2	reimbursement paid by the department to the employer.
3	*-1256/5.53* Section 1247. 49.1635 (1) of the statutes is amended to read:
4	49.1635 (1) To the extent permitted under federal law and subject to sub. (2),
5	from the appropriation under s. 20.445 (3) (md) the department shall may distribute
6	funds to the Wisconsin Trust Account Foundation in an amount equal up to the
7	amount received by the foundation from private donations, but not to exceed
8	\$100,000 in each a fiscal year. Except as provided in sub. (4), funds distributed under
9	this subsection may be used only for the provision of legal services to individuals who
10	are eligible for temporary assistance for needy families under 42 USC 601 et seq. and
11	whose incomes are at or below 200% of the poverty line.
12	*-1752/3.9* Section 1248. 49.167 (1) (intro.) of the statutes is amended to
13	read:
14	49.167 (1) (intro.) The department shall may award grants to counties, tribal
15	governing bodies, and private entities to provide community-based alcohol and
16	other drug abuse treatment programs that are targeted at individuals who have a
17	family income of not more than 200% of the poverty line and who are eligible for
18	temporary assistance for needy families under 42 USC 601 et seq. and that do all of
19	the following:
20	*-1752/3.10* Section 1249. 49.167 (2) (intro.) of the statutes is amended to
21	read:
22	49.167 (2) (intro.) The department shall do all of the following with respect to
23	the any grants awarded under par. (a):

-1752/3.11 Section 1250. 49.169 (2) of the statutes is amended to read:

year 2002-03 2004-05.

) 1	49.169 (2) The department shall may award not more than \$1,404,100 in
2	grants to qualified applicants for the provision of literacy training to individuals who
3	are eligible for temporary assistance for needy families under 42 USC 601 et. et seq
4	*-1752/3.12* Section 1251. 49.169 (4) of the statutes is amended to read:
5	49.169 (4) The department, in consultation with the technical college system
6	board, the department of public instruction, and the governor's office, shall develop
7	written criteria to be used to evaluate the any grant proposals and to allocate the any
8	grants under this section among the successful grant applicants.
9	*-1243/1.30* Section 1252. 49.175 (1) (intro.) of the statutes is amended to
10	read:
11	49.175 (1) Allocation of Funds. (intro.) Except as provided in sub. (2), within
)2	the limits of the appropriations under s. 20.445 (3) (a), (cm), ($\frac{de}{dz}$, ($\frac{dz}{dz}$), (
13	(kx), (L), (mc), (md), and (nL), (pm), and (ps), the department shall allocate the
14	following amounts for the following purposes:
15	*-1752/3.13* Section 1253. 49.175 (1) (a) of the statutes is amended to read:
16	49.175 (1) (a) Wisconsin works Works benefits, wages, and stipends. For
17	Wisconsin works Works benefits provided under contracts having a term that begins
18	on January 1, 2000 2002, and ends on December 31, 2001 2003, \$24,654,800
19	\$35,713,700 in fiscal year 2001-02 2003-04; and for Wisconsin works Works
20	benefits, wages, and stipends provided under contracts having a term that begins on
21	January 1, 2002 2004, and ends on December 31, 2003 2005, \$24,654,800
22	\$35,713,800 in fiscal year $2001-02$ $2003-04$ and $$49,309,600$ $$78,410,800$ in fiscal

-1752/3.14 Section 1254. 49.175 (1) (b) of the statutes is amended to read:

49.175 (1) (b) Wisconsin works Works administration and ancillary services.
For administration of Wisconsin works and program services under Wisconsin works
Works performed under contracts under s. 49.143 having a term that begins on
January 1, 2000 <u>2002</u> , and ends on December 31, 2001 , \$63,269,900 <u>2003</u> ,
\$11,139,800 in fiscal year 2001-02 2003-04; and for administration of Wisconsin
works and program services under Wisconsin works Works performed under
contracts under s. 49.143 having a term that begins on January 1, 2002 2004, and
ends on December 31, 2003 , $49,610,800$ 2005 , $11,139,900$ in fiscal year $2001-02$
2003-04 and $$99,221,600$ $$22,279,700$ in fiscal year $2002-03$ $2004-05$.

-1752/3.15 Section 1255. 49.175 (1) (c) of the statutes is amended to read:

49.175 (1) (c) *Performance bonuses*. For the payment of performance bonuses to Wisconsin works Works agencies that have entered into contracts under s. 49.143 having a term that begins on January 1, 2000 2002, and that ends on December 31, 2001, \$12,820,800 2003, \$0 in fiscal year 2001–02 2003–04.

-1752/3.16 Section 1256. 49.175 (1) (d) of the statutes is repealed.

-1752/3.17 Section 1257. 49.175 (1) (e) of the statutes is repealed.

-1752/3.18 Section 1258. 49.175 (1) (f) of the statutes is created to read:

49.175 (1) (f) Wisconsin Works ancillary services. For program services under Wisconsin Works, including transportation assistance for individuals who are eligible to receive temporary assistance for needy families under 42 USC 601 et seq., provided under contracts under s. 49.143 having a term that begins on January 1, 2002, and ends on December 31, 2003, \$27,803,300 in fiscal year 2003–04; and for program services under Wisconsin Works, including transportation assistance for individuals who are eligible to receive temporary assistance for needy families under 42 USC 601 et seq., education and training, mentoring, and other services provided

<u>)</u> 1	under contracts under s. 49.143 having a term that begins on January 1, 2004, and
2	ends on December 31, 2005, \$27,803,300 in fiscal year 2003–04 and \$55,606,600 in
3	fiscal year 2004–05.
4	*-1752/3.19* Section 1259. 49.175 (1) (g) of the statutes is amended to read
5	49.175 (1) (g) State administration of public assistance programs. For state
6	administration of public assistance programs, \$24,680,700 in fiscal year 2001-02
7	and \$24,693,200 <u>\$18,552,100</u> in <u>each</u> fiscal year 2002 03 .
8	*-1752/3.20* Section 1260. 49.175 (1) (h) of the statutes is repealed.
9	*-1752/3.21* Section 1261. 49.175 (1) (i) of the statutes is amended to read
10	49.175 (1) (i) Emergency assistance. For emergency assistance under s. 49.138
11	\$3,300,000 <u>\$4,500,000</u> in each fiscal year.
12	*-1752/3.22* Section 1262. 49.175 (1) (j) of the statutes is repealed.
13	*-1752/3.23* Section 1263. 49.175 (1) (n) of the statutes is amended to read
14	49.175 (1) (n) Job access loans. For job access loans under s. 49.147 (6)
15	\$600,000 <u>\$200,000</u> in each fiscal year.
16	*-1256/5.54* Section 1264. 49.175 (1) (n) of the statutes, as affected by 2003
17	Wisconsin Act (this act), is amended to read:
18	49.175 (1) (n) Job access loans. For job access loans under s. 49.147 (6) 49.1471
19	\$200,000 in each fiscal year.
	****Note: This is reconciled s. 49.175 (1) (n). This Section has been affected by drafts with the following LRB numbers: LRB-1256 and LRB-1752.
20	*-1752/3.24* Section 1265. 49.175 (1) (p) of the statutes is amended to read:
21	49.175 (1) (p) Direct child care services. For direct child care services under s
22	49.155, \$274,500,000 \$293,634,300 in fiscal year 2001–02 2003–04 and
23	\$305,550,000 $$291,385,000$ in fiscal year $2002-03$ $2004-05$.

1	*-1752/3.26* Section 1266. 49.175 (1) (q) of the statutes is amended to read:
2	49.175 (1) (q) Indirect child care services. For indirect child care services under
3	s. 49.155 (1g), $\$24,293,900$ $\$6,859,400$ in fiscal year $2001-02$ $2003-04$ and
4	\$15,458,000 $$6,926,700$ in fiscal year $2002-03$ $2004-05$.
5	*-1752/3.27* Section 1267. 49.175 (1) (qm) of the statutes is amended to read:
6	49.175 (1) (qm) Local pass-through grant program. For the local pass-through
7	grant program under s. 49.137 (4m), \$25,210,800 in fiscal year 2001-02 and
8	\$17,253,200 <u>\$4,395,500</u> in <u>each</u> fiscal year 2002–03 .
9	*-1752/3.28* Section 1268. 49.175 (1) (r) of the statutes is amended to read:
10	49.175 (1) (r) Early childhood excellence initiative. For grants under s. 49.1375,
11	\$11,395,900 in fiscal year 2001–02 and \$2,750,000 \$2,500,000 in each fiscal year
12	2002–03 .
13	*-1752/3.29* Section 1269. 49.175 (1) (u) of the statutes is amended to read:
14	49.175 (1) (u) Workforce attachment and advancement program. For services
15	specified under s. 49.173, \$9,641,000 in fiscal year 2001-02 and \$7,842,200
16	<u>\$2,000,000</u> in <u>each</u> fiscal year 2002_03 .
17	*-1752/3.30* Section 1270. 49.175 (1) (v) of the statutes is repealed.
18	*-1752/3.31* Section 1271. 49.175 (1) (y) of the statutes is repealed.
19	*-1752/3.32* Section 1272. 49.175 (1) (z) of the statutes is amended to read:
20	49.175 (1) (z) Community youth grant Grants to the Boys and Girls Clubs of
21	America. For a competitive grant program administered by the department grants
22	to the Wisconsin Chapter of the Boys and Girls Clubs of America to fund programs
23	that improve social, academic, and employment skills of youth who are eligible to
24	receive temporary assistance for needy families under 42 USC 601 et seq.,
25	\$7,829,700 in fiscal year 2001–02 and \$300,000 in each fiscal year 2002–03.

) 1	*-1752/3.33* Section 1273. 49.175 (1) (zd) of the statutes is repealed.
2	*-1752/3.34* Section 1274. 49.175 (1) (ze) 1. of the statutes is amended to
3	read:
4	49.175 (1) (ze) 1. 'Kinship care and long–term kinship care assistance.' For the
5	kinship care and long-term kinship care programs under s. 48.57 (3m), (3n), and
6	(3p), \$24,852,600 <u>\$24,155,700</u> in each fiscal year.
7	*-1752/3.35* Section 1275. 49.175 (1) (ze) 2. of the statutes is amended to
8	read:
9	49.175 (1) (ze) 2. 'Children of recipients of supplemental security income.' For
10	payments made under s. 49.775 for the support of the dependent children of
11	recipients of supplemental security income, \$20,145,000 \$20,883,700 in fiscal year
12	$\frac{2001-02}{2003-04}$ and $\frac{$19,796,000}{19,969,800}$ in fiscal year $\frac{2002-03}{2004-05}$.
3	*-1752/3.36* Section 1276. 49.175 (1) (ze) 6. of the statutes is repealed.
14	*-1752/3.37* Section 1277. 49.175 (1) (ze) 7. of the statutes is repealed.
15	*-1752/3.38* Section 1278. 49.175 (1) (ze) 8. of the statutes is amended to
16	read:
17	49.175 (1) (ze) 8. 'Domestic abuse services grants.' For the domestic abuse
18	services grants under s. 46.95 (2), \$1,000,000 <u>\$750,000</u> in each fiscal year.
19	*-1752/3.39* Section 1279. 49.175 (1) (ze) 9. of the statutes is repealed.
20	*-1752/3.40* Section 1280. 49.175 (1) (ze) 12. of the statutes is created to read:
21	49.175 (1) (ze) 12. 'Milwaukee and statewide child welfare administration.' For
22	the costs associated with the Milwaukee child welfare information system and the
23	Wisconsin statewide automated child welfare information system, \$1,695,700 in
24	fiscal year 2003–04 and \$1,741,300 in fiscal year 2004–05.
25	*-1752/3.41* Section 1281. 49.175 (1) (zf) of the statutes is repealed.

1	*-1752/3.42* Section 1282. 49.175 (1) (zg) of the statutes is repealed.
2	*-1752/3.43* Section 1283. 49.175 (1) (zh) of the statutes is amended to read:
3	49.175 (1) (zh) Taxable years 1999 and thereafter. For the transfer of moneys
4	from the appropriation account under s. 20.445 (3) (md) to the appropriation account
5	under s. 20.835 (2) (kf) for the earned income tax credit, $\$51,244,500$ $\$57,892,000$ in
6	fiscal year $\frac{2001-02}{2003-04}$ and $\frac{55,160,000}{50,300,000}$ in fiscal year $\frac{2002-03}{50,300,000}$
7	<u>2004–05</u> .
8	*-1752/3.44* Section 1284. 49.175 (1) (zj) of the statutes is amended to read:
9	49.175 (1) (zj) Head start Start. For the transfer of moneys to the department
10	of public instruction for head start Head Start agencies, \$3,712,500 \$3,500,000 in
11	each fiscal year.
12	*-1752/3.45* Section 1285. 49.175 (1) (zk) of the statutes is repealed.
13	*-1752/3.46* Section 1286. 49.179 of the statutes is repealed.
14	*-0529/4.99* Section 1287. 49.19 (3) (b) of the statutes is amended to read:
15	49.19 (3) (b) If the county department under s. 46.215 or 46.22 finds a person
16	eligible for aid under this section, that county department shall, on a form to be
17	prescribed by the department, direct the payment of such aid by order upon the state
18	treasurer secretary of administration. Payment of aid shall be made monthly, based
19	on a calendar month or fiscal month as defined by the department; except that the
20	director of the county department may, in his or her discretion for the purpose of
21	protecting the public, direct that the monthly allowance be paid in accordance with
22	sub. (5) (c).
23	*-0190/7.9* Section 1288. 49.19 (5) (d) of the statutes is amended to read:

	49.19 (5) (d) The department shall reimburse the county for the funeral, bur	ial,
and o	cemetery expenses of a dependent child or the child's parents as provided in	ıs.
49.30	0 <u>49.785</u> .	,

-0529/4.100 SECTION 1289. 49.19 (14) (b) of the statutes is amended to read: 49.19 (14) (b) If the state treasurer secretary of administration is unable to issue a replacement check or draft requested under par. (a) because the original has been paid, the department shall promptly authorize the issuance of a replacement check or draft. If the state treasurer secretary of administration recovers the amount of the original check or draft that amount shall be returned to the department. If the state treasurer secretary of administration is unable to obtain recovery, the department may pursue recovery.

-1256/5.55 Section 1290. 49.195 (title) of the statutes is amended to read:

49.195 (title) Recovery of aid to families with dependent children and Wisconsin works benefits Works payments.

-1256/5.56 Section 1291. 49.195 (1) of the statutes is amended to read:

49.195 (1) If any parent at the time of receiving aid under s. 49.19, a stipend under s. 49.147 (3m) (g), or a benefit under s. 49.148, 49.155, or 49.157, or at any time thereafter, acquires property by gift, inheritance, sale of assets, court judgment, or settlement of any damage claim, or by winning a lottery or prize, the county granting such aid, or the Wisconsin works Works agency granting such a stipend or benefit, may sue the parent on behalf of the department to recover the value of that portion of the aid or of the, stipend, or benefit which that does not exceed the amount of the property so acquired. The value of the aid, stipend, or benefit liable for recovery under this section may not include the value of work performed by a member of the family in a community work experience program under s. 46.215 (1) (o), 1991 stats.

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s. 46.22 (1) (b) 11., 1991 stats., or s. 49.50 (7j) (d), 1991 stats., or in a community work experience component under s. 49.193 (6), 1997 stats. During the life of the parent, the 10-year statute of limitations may be pleaded in defense against any suit for recovery under this section; and if such property is his or her homestead it shall be exempt from execution on the judgment of recovery until his or her death or sale of the property, whichever occurs first. Notwithstanding the foregoing restrictions and limitations, where if the aid, stipend, or benefit recipient is deceased, a claim may be filed against any property in his or her estate and the statute of limitations specified in s. 859.02 shall be exclusively applicable. The court may refuse to render judgment or allow the claim in any case where a parent, spouse, or child is dependent on the property for support, and the court in rendering judgment shall take into account the current family budget requirement as fixed by the U.S. department of labor for the community or as fixed by the authorities of the community in charge of public assistance. The records of aid, stipend, or benefits paid kept by the county, by the department, or by the Wisconsin works Works agency are prima facie evidence of the value of the aid, stipend, or benefits furnished paid. Liability under this section shall extend to any parent or stepparent whose family receives aid under s. 49.19, a stipend under s. 49.147 (3m) (g), or benefits under s. 49.148, 49.155, or 49.157 during the period that he or she is a member of the same household, but his or her liability is limited to such period. This section does not apply to medical and health assistance payments for which recovery is prohibited or restricted by federal law or regulation.

-1256/5.57 Section 1292. 49.195 (3) of the statutes is amended to read:

49.195 (3) A county, tribal governing body, or Wisconsin works Works agency or the department shall determine whether an overpayment has been made under

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s. 49.19 49.147 (3m) (g), 49.148, 49.155 or, 49.157, or 49.19 and, if so, the amount of the overpayment. The county, tribal governing body, or Wisconsin works Works agency or the department shall provide notice of the overpayment to the liable person. The department shall give that person an opportunity for a review following the procedure specified under s. 49.152, if the person received the overpayment under s. 49.141 to 49.161, and for a hearing under ch. 227. Notwithstanding s. 49.96, the department shall promptly recover all overpayments made under s. 49.19 49.147 (3m) (g), 49.148, 49.155 or, 49.157, or 49.19 that have not already been received under s. 49.161 or 49.19 (17) and shall promulgate rules establishing policies and procedures to administer this subsection. The rules shall include notification procedures similar to those established for child support collections.

-1256/5.58 Section 1293. 49.22 (6) of the statutes is amended to read:

49.22 (6) The department shall establish, pursuant to federal and state laws, rules, and regulations, a uniform system of fees for services provided under this section to individuals not receiving aid under s. 46.261, 49.19, or 49.47; stipends under s. 49.147 (3m) (g); benefits or wages under s. 49.148, 49.155, or 49.79; foster care maintenance payments under 42 USC 670 to 679a; or kinship care payments under s. 48.57 (3m) or long-term kinship care payments under s. 48.57 (3n). The system of fees may take into account an individual's ability to pay. Any fee paid and collected under this subsection may be retained by the county providing the service except for the fee specified in 42 USC 653 (e) (2) for federal parent locator services.

-0279/1.2 Section (1294) (49.22) (7m) of the statutes is amended to read:

49.22 (7m) The department may contract with or employ a collection agency or other person to enforce a support obligation of a parent who is delinquent in making support payments and may contract with or employ an attorney to appear

in an action in state or federal court to enforce such an obligation. To pay for the department's administrative costs of implementing this subsection, the department may charge a fee to counties, retain up to 50% of any incentive payment made to this state under 42 USC 658 for a collection under this subsection, and retain use federal matching funds or funds retained by the department under s. 49.24 (2) (c), or use up to 30% of this state's share of a collection made under this subsection on behalf of a recipient of aid to families with dependent children or a recipient of kinship care payments under s. 48.57 (3m) or long-term kinship care payments under s. 48.57 (3n).

-1824/6.14 Section 1295. 49.22 (7m) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

49.22 (7m) The department may contract with or employ a collection agency or other person to enforce a support obligation of a parent who is delinquent in making support payments and may contract with or employ retain an attorney to appear in an action in state or federal court to enforce such an obligation. To pay for the department's administrative costs of implementing this subsection, the department may charge a fee to counties, use federal matching funds or funds retained by the department under s. 49.24 (2) (c), or use up to 30% of this state's share of a collection made under this subsection on behalf of a recipient of aid to families with dependent children or a recipient of kinship care payments under s. 48.57 (3m) or long-term kinship care payments under s. 48.57 (3n).

****NOTE: This is reconciled s. 49.22 (7m), affected by LRB-1824 and LRB-0279. It incorporates the changes made by LRB-0279.

read:

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)1	49.24 (2) (b) The Except as provided in par. (c), the total of payments made to
2	counties under sub. (1) and in federal child support incentive payments may not
3	exceed \$12,340,000 per year.
4	*-0279/1.4* Section 1297. 49.24 (2) (c) of the statutes is created to read:
5	49.24 (2) (c) If federal child support incentive payments that are received for
6	a year exceed the maximum specified in par. (b), 50% of the amount that exceeds the
7	maximum specified in par. (b) shall be distributed to counties according to the
8	formula under par. (a), subject to the incentive payments limit specified in par. (a),
9	and the remainder shall be retained by the department to pay the costs of the
10	department's activities under ss. 49.22 and 49.227 and costs related to receiving and
11	disbursing support and support-related payments.
12	*-0279/1.5* Section 1298. 49.24 (3) of the statutes is amended to read:
13	49.24 (3) A county that receives any state child support incentive payment
14	under sub. (1) or any federal child support incentive payment under sub. (2) (a) or
15	(c) may use the funds only to pay costs under its child support program under s. 49.22.
16	*-1256/5.59* Section 1299. 49.26 (1) (g) (intro.) of the statutes is amended to
17	read:
18	49.26 (1) (g) (intro.) An individual who is a dependent child in a Wisconsin
19	works Works group that includes a participant under s. 49.147 (3), (3m), (4), or (5)
20	or who is a recipient of aid under s. 49.19 is subject to the school attendance
21	requirement under par. (ge) if all of the following apply:
22	*-1256/5.60* Section 1300. 49.26 (1) (h) 1s. b. of the statutes is amended to

49.26 (1) (h) 1s. b. An individual who is a dependent child in a Wisconsin works

Works group that includes a participant under s. 49.147 (3), (3m), (4), or (5) and who

1		fails to meet the school attendance requirement under par. (ge) is subject to a
2		monthly sanction.
3		*-1256/5.61* Section 1301. 49.26 (1) (hm) of the statutes is amended to read:
4		49.26 (1) (hm) The department may require consent to the release of school
5		attendance records, under s. 118.125 (2) (e), as a condition of eligibility for benefits
6		participation under s. 49.147 (3) to (5) or aid under s. 49.19.
7		*-0190/7.10* Section 1302. 49.30 of the statutes is renumbered 49.785, and
8		49.785 (2), as renumbered, is amended to read:
9		49.785 (2) From the appropriations under s. 20.445 (3) (dz) and (md)
10		appropriation under s. 20.435 (4) (bn), the department shall reimburse a county or
11		applicable tribal governing body or organization for any amount that the county or
12		applicable tribal governing body or organization is required to pay under sub. (1).
13		From the appropriations under s. 20.445 (3) (dz) and (md) appropriation under s.
14		20.435 (4) (bn), the department shall reimburse a county or applicable tribal
15		governing body or organization for cemetery expenses or for funeral and burial
16		expenses for persons described under sub. (1) that the county or applicable tribal
17		governing body or organization is not required to pay under subs. (1) and (1m) only
18		if the department approves the reimbursement due to unusual circumstances.
19		*-0190/7.11* Section 1303. 49.32 (2) (d) of the statutes is repealed.
20	,	*-1256/5.62* Section 1304. 49.32 (4) of the statutes is repealed.
21		*-1256/5.63* Section 1305. 49.32 (9) (a) of the statutes is amended to read:
22		49.32 (9) (a) Each county department under s. 46.215, 46.22, or 46.23
23		administering aid to families with dependent children shall maintain a monthly
24		report at its office showing the names of all persons receiving aid to families with
25		dependent children together with the amount paid during the proceding month

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Each Wisconsin works Works agency administering Wisconsin works Works under ss. 49.141 to 49.161 shall maintain a monthly report at its office showing the names of all persons receiving stipends under s. 49.147 (3m) (g) or benefits or wages under s. 49.148 together with the amount paid during the preceding month. Nothing in this paragraph shall be construed to authorize or require the disclosure in the report of any information (, including names, amounts of aid, or otherwise) other information, pertaining to adoptions, or aid furnished for the care of children in foster homes or treatment foster homes under s. 46.261 or 49.19 (10).

-1256/5.64 Section 1306. 49.32 (10) (b) of the statutes is amended to read: 49.32 (10) (b) If a law enforcement officer believes, on reasonable grounds, that a warrant has been issued and is outstanding for the arrest of a Wisconsin works Works participant, the law enforcement officer may request that a law enforcement officer be notified when the participant appears to obtain his or her stipend or benefits under the Wisconsin works Works program. At the request of a law enforcement officer under this paragraph, an employee of a Wisconsin works Works agency who disburses stipends or benefits may notify a law enforcement officer when the participant appears to obtain Wisconsin works his or her stipend or benefits.

-1256/5.65 SECTION 1307. 49.32 (10m) (a) of the statutes is amended to read: 49.32 (10m) (a) A county department, relief agency under s. 49.01 (3m), or Wisconsin works Works agency shall, upon request, and after providing the notice to the recipient required by this paragraph, release the current address of a recipient of relief under s. 49.01 (3), aid to families with dependent children, a stipend under s. 49.147 (3m) (g), or benefits or wages under s. 49.148 to a person, the person's attorney, or an employee or agent of that attorney, if the person is a party to a legal action or proceeding in which the recipient is a party or a witness, unless the person

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is a respondent in an action commenced by the recipient under s. 813.12, 813.122, 813.123, 813.125, or 813.127. If the person is a respondent in an action commenced by the recipient under s. 813.12, 813.122, 813.123, 813.125, or 813.127, the county department, relief agency, or Wisconsin works Works agency may not release the current address of the recipient. No county department, relief agency, or Wisconsin works Works agency may release an address under this paragraph until 21 days after the address has been requested. A person requesting an address under this paragraph shall be required to prove his or her identity and his or her participation as a party in a legal action or proceeding in which the recipient is a party or a witness by presenting a copy of the pleading or a copy of the subpoena for the witness. The person shall also be required to sign a statement setting forth his or her name, address, and the reasons for making the request and indicating that he or she understands the provisions of par. (b) with respect to the use of the information obtained. The statement shall be made on a form prescribed by the department and shall be sworn and notarized. Within 7 days after an address has been requested under this paragraph, the county department, relief agency, or Wisconsin works Works agency shall mail to each recipient whose address has been requested a notification of that fact on a form prescribed by the department. The form shall also include the date on which the address was requested, the name and address of the person who requested the disclosure of the address, the reason that the address was requested, and a statement that the address will be released to the person who requested the address no sooner than 21 days after the date on which the request for the address was made. County departments, relief agencies, and Wisconsin works Works agencies shall keep a record of each request for an address under this paragraph.

-0190/7.12 Section 1308. 49.33 of the statutes is renumbered 49.78, and 49.78 (1) (b), (2), (4), (7), (8) (a) and (10), as renumbered, are amended to read:

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- 49.78 (1) (b) "Income maintenance program" means the medical assistance Medical Assistance program under subch. IV of ch. 49, the badger care Badger Care health care program under s. 49.665, or the food stamp program under 7 USC 2011 to 2036, or the cemetery, funeral, and burial expenses program under s. 49.785.
- (2) CONTRACTS. Annually, the department of health and family services shall contract with county departments under ss. 46.215, 46.22, and 46.23, and may contract with tribal governing bodies, to reimburse the county departments and tribal governing bodies for the reasonable cost of administering income maintenance programs.
- (4) RULES; MERIT SYSTEM. The department of workforce development shall promulgate rules for the efficient administration of aid to families with dependent children in agreement with the requirement for federal aid, including the establishment and maintenance of personnel standards on a merit basis. The provisions of this section relating to personnel standards on a merit basis supersede any inconsistent provisions of any law relating to county personnel. This subsection shall not be construed to invalidate the provisions of s. 46.22 (1) (d).
- (7) COUNTY PERSONNEL SYSTEMS. Pursuant to rules promulgated under sub. (4), the department of workforce development where requested by the county shall delegate to that county, without restriction because of enumeration, any or all of the department's department of workforce development's authority under sub. (4) to establish and maintain personnel standards including salary levels.
- (8) (a) From the appropriation accounts under s. 20.435 (4) (bn) and (nn) and subject to par. (b), the department of health and family services shall reimburse each

county and tribal governing body that contracts with the department under sub. (2) for reasonable costs of administering the income maintenance programs. The amount of each reimbursement paid under this paragraph shall be calculated using a formula based on workload within the limits of available state and federal funds under s. 20.435 (4) (bn) and (nn) by contract under s. 49.33 sub. (2). The amount of reimbursement calculated under this paragraph and par. (b) is in addition to any reimbursement provided to a county or tribal governing body for fraud and error reduction under s. 49.197 (1m) and (4).

(10) COUNTY CERTIFICATION. (a) Each county treasurer and director of a county department under s. 46.215, 46.22, or 46.23 and each tribal governing body shall certify monthly under oath to the department of health and family services in such manner as the department of health and family services prescribes the claim of the county for state reimbursement under sub. (8) (a). The department of health and family services shall review each claim of reimbursement and, if the department of health and family services approves the claim, the department of health and family services shall certify to the department of administration for reimbursement to the county for amounts due under sub. (8) (a) and payment claimed to be made to the counties monthly. The department of health and family services may make advance payments prior to the beginning of each month equal to one—twelfth of the contracted amount.

(b) To facilitate prompt reimbursement the certificate of the department of health and family services may be based on the certified statements of the county officers or tribal governing body executives filed under par. (a). Funds recovered from audit adjustments from a prior fiscal year may be included in subsequent certifications only to pay counties owed funds as a result of any audit adjustment.

family services shall

By September 30 annually, the department of health and family services shall submit a report to the appropriate standing committees under s. 13.172 (3) on funds recovered and paid out during the previous calendar year as a result of audit adjustments.

-1256/5.66 Section 1309. 49.36 (2) of the statutes is amended to read:

49.36 (2) The department may contract with any county, tribal governing body, or Wisconsin works Works agency to administer a work experience and job training program for parents who are not custodial parents and who fail to pay child support or to meet their children's needs for support as a result of unemployment or underemployment. The program may provide the kinds of work experience and job training services available from the program under s. 49.193, 1997 stats., or s. 49.147 (3), (3m), or (4). The program may also include job search and job orientation activities. The department shall fund the program from the appropriation under s. 20.445 (3) (dz).

-0190/7.13 Section 1310. 49.45 (2) (a) 3. of the statutes is amended to read: 49.45 (2) (a) 3. Determine the eligibility of persons for medical assistance, rehabilitative, and social services under ss. 49.46, 49.468, and 49.47 and rules and policies adopted by the department and shall may, under a contract under s. 49.33 49.78 (2), designate delegate all, or any portion, of this function to the county department under s. 46.215, 46.22, or 46.23 or a tribal governing body.

-1760/2.7 Section 1311. 49.45 (2) (a) 17. of the statutes is amended to read: 49.45 (2) (a) 17. Notify the governor, the joint committee on legislative organization, the joint committee on finance and appropriate standing committees, as determined by the presiding officer of each house, if the appropriation accounts

under s. 20.435 (4) (b) is , (gp), and (r) are insufficient to provide the state share of medical assistance.

****Note: This is reconciled s. 49.45(2)(a) 17. This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1486/2.3 Section 1312. 49.45 (2) (a) 25. of the statutes is created to read:

49.45 (2) (a) 25. a. For the privilege of doing business in this state, there is imposed on each health maintenance organization, as defined in s. 609.01 (2), an annual assessment of 1% of the health maintenance organization's gross revenues for the immediately preceding calendar year. The assessment shall be deposited into the Medical Assistance trust fund. The department shall determine the amount of each health maintenance organization's assessment, based on a statement that the health maintenance organization shall file annually, by March 1, with the office of the commissioner of insurance. Each health maintenance organization shall pay one—fourth of the total assessment quarterly, by March 31, June 30, September 30, and December 31 of each year.

- b. Sections 77.59 (1) to (5), (6) (intro.), (a), and (c), and (7) to (10), 77.60 (1) to (7), (9), and (10), 77.61 (9) and (12) to (14), and 77.62, as they apply to the taxes under subch. III of ch. 77, apply to the assessment under this section, except that the amount of any assessment collected under subd. 25. a. shall be deposited into the Medical Assistance trust fund.
- c. The department shall levy, enforce, and collect the assessment under this subdivision and shall develop and distribute forms necessary for levying and collection.
- d. The department shall promulgate rules that establish procedures and requirements for levying the assessment under this subdivision.

e. An affected health maintenance organization may contest an action by th
department under this subdivision by submitting a written request for a hearing t
the department within 3 days after the date of the department's action.

- f. Any order or determination made by the department under a hearing as specified in subd. 25. e. is subject to judicial review as prescribed under ch. 227.
 - *-0190/7.14* Section 1313. 49.45 (3) (a) of the statutes is amended to read:
- 49.45 (3) (a) Reimbursement shall be made to each county department under ss. 46.215, 46.22, and 46.23 for the <u>any</u> administrative services performed in the <u>medical assistance Medical Assistance</u> program on the basis of s. 49.33 <u>49.78</u> (8). For purposes of reimbursement under this paragraph, assessments completed under s. 46.27 (6) (a) are administrative services performed in the <u>medical assistance Medical Assistance</u> program.
 - *-0094/P1.1* Section 1314. 49.45 (3) (am) of the statutes is repealed.
- *-0190/7.15* Section 1315. 49.45 (5) (b) 1. (intro.) of the statutes is amended to read:
- 49.45 (5) (b) 1. (intro.) Upon receipt of a timely petition under par. (a) the department shall give the applicant or recipient reasonable notice and opportunity for a fair hearing. The department may make such additional investigation as it considers necessary. Notice of the hearing shall be given to the applicant or recipient and to the county clerk or, if a Wisconsin works agency, if a county department under s. 46.215, 46.22, or 46.23 is responsible for making the medical assistance determination, the Wisconsin works agency to the county clerk of the county. The county or the Wisconsin works agency may be represented at such hearing. The department shall render its decision as soon as possible after the hearing and shall send a certified copy of its decision to the applicant or recipient, to the county clerk,

and to the <u>any</u> county officer or the Wisconsin works agency charged with administration of the <u>medical assistance</u> Medical Assistance program. The decision of the department shall have the same effect as an order of the <u>a</u> county officer or the Wisconsin works agency charged with the administration of the <u>medical assistance</u> Medical Assistance program. The decision shall be final, but may be revoked or modified as altered conditions may require. The department shall deny a petition for a hearing or shall refuse to grant relief if:

-0190/7.16 Section 1316. 49.45 (5) (b) 2. (intro.) of the statutes is amended to read:

49.45 (5) (b) 2. (intro.) If a recipient requests a hearing within the timely notice period specified in 42 CFR 431.231 (c), medical assistance coverage shall not be suspended, reduced, or discontinued until a decision is rendered after the hearing but medical assistance payments made pending the hearing decision may be recovered by the department if the contested decision or failure to act is upheld. The department shall promptly notify the county department or, if a Wisconsin works agency If a county department is responsible for making the medical assistance determination, the Wisconsin works agency department shall notify the county department of the county in which the recipient resides that the recipient has requested a hearing. Medical assistance coverage shall be suspended, reduced, or discontinued if:

-1253/8.1 Section 1317. 49.45 (5m) (title) of the statutes is amended to read: 49.45 (5m) (title) Supplemental funding for Rural Critical access Hospitals.

-1253/8.2 Section 1318. 49.45 (5m) (am) of the statutes is amended to read:

49.45 (5m) (am) Notwithstanding sub. (3) (e), from the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), and (w), the department

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shall distribute not more than \$2,256,000 in each fiscal year, to provide 2 supplemental funds to rural hospitals that, as determined by the department, have 3 high utilization of inpatient services by patients whose care is provided from 4 governmental sources, and to provide supplemental funds to critical access 5 hospitals, except that the department may not distribute funds to a rural hospital 6 or to a critical access hospital to the extent that the distribution would exceed any 7 limitation under 42 USC 1396b (i) (3). ****Note: This is reconciled s. 49.45 (5m) (am). This Section has been affected by drafts with the following LRB numbers: LRB-1253/7, LRB-1755/P2, and LRB-1760/1. 8 *-1253/8.3* Section 1319. 49.45 (5m) (b) of the statutes is repealed. 9 *-0206/1.1* Section 1320. 49.45 (6b) of the statutes is amended to read: 10

49.45 **(6b)** CENTERS FOR THE DEVELOPMENTALLY DISABLED. From the appropriation under s. 20.435 (2) (gk), the department may reimburse the cost of services provided by the centers for the developmentally disabled. Reimbursement to the centers for the developmentally disabled shall be reduced following each placement made under s. 46.275 that involves a relocation from a center for the developmentally disabled, by \$200 per day, beginning in fiscal year 2001-02, and by \$225 per day, beginning in fiscal year 2002-03, and by \$325 per day, beginning in fiscal year 2004-05.

49.45 (6c) (a) 6m. "Intermediate facility" has the meaning given in s. 46.279 (1) (a).

-0209/2.2 Section 1321. 49.45 (6c) (a) 6m. of the statutes is created to read:

-0209/2.3 Section 1322. 49.45 (6c) (b) of the statutes is amended to read:

49.45 (6c) (b) Preadmission screening. Except as provided in par. (e), beginning on August 9, 1989, every individual who applies for admission to a facility or to an

institution for mental diseases shall be screened to determine if the individual has developmental disability or mental illness. Beginning on August 9, 1989, the The department or an entity to which the department has delegated authority shall screen every individual who has been identified as having a developmental disability or mental illness to determine if the individual needs facility care. If the individual is determined to need facility care, the department or an entity to which the department has delegated authority shall also assess the individual to determine if he or she requires active treatment for developmental disability or active treatment for mental illness. If the department or entity determines that the individual requires active treatment for developmental disability, the department or entity shall determine whether the level of care required by the individual that is provided by a facility could be provided safely in an intermediate facility or under a plan that is developed under s. 46.279 (4).

-0209/2.4 Section 1323. 49.45 (6c) (c) (intro.) of the statutes is amended to read:

49.45 (6c) (c) Resident review. (intro.) Except as provided in par. (e), the department or an entity to which the department has delegated authority shall review every resident of a facility or institution for mental diseases who has a developmental disability or mental illness and who has experienced a significant change in his or her physical or mental condition to determine if any all of the following applies:

-0209/2.5 Section 1324. 49.45 (6c) (c) 1. of the statutes is amended to read: 49.45 (6c) (c) 1. The Whether the resident needs facility care.

-0209/2.6 Section 1325. 49.45 (6c) (c) 2. of the statutes is amended to read:

49.45 (6c) (c) 2.	The	Whether	the	resident	requires	active	treatment	for
developmental disabilit	y or a	active trea	tme	nt for me	ntal illnes	ss.		

-0209/2.7 Section 1326. 49.45 (6c) (c) 3. of the statutes is created to read: 49.45 (6c) (c) 3. If the department or entity determines under subd. 1. that the resident needs facility care and under subd. 2. that the resident requires active treatment for developmental disability, whether the level of care required by the resident that is provided by a facility could be provided safely in an intermediate facility or under a plan that is developed under s. 46.279 (4).

-0210/4.1 Section 1327. 49.45 (6m) (a) 4. of the statutes is repealed.

-1760/2.8 Section 1328. 49.45 (6m) (ag) (intro.) of the statutes is amended to read:

49.45 (6m) (ag) (intro.) Payment for care provided in a facility under this subsection made under s. 20.435 (4) (b), (gp), (pa), (o), (r), (w), or (wm) shall, except as provided in pars. (bg), (bm), and (br), be determined according to a prospective payment system updated annually by the department. The payment system shall implement standards that are necessary and proper for providing patient care and that meet quality and safety standards established under subch. II of ch. 50 and ch. 150. The payment system shall reflect all of the following:

****Note: This is reconciled s. 49.45 (6m) (ag) (intro.). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-0210/4.2 Section 1329. 49.45 (6m) (ag) 2. of the statutes is amended to read:

49.45 (6m) (ag) 2. Standards Except as provided in subd. 3r., standards established by the department that shall be based upon allowable costs incurred by

1	facilities in the state as available from information submitted under par. (c) 3. and
2	compiled by the department.
3	*-0210/4.3* Section 1330. 49.45 (6m) (ag) 3m. of the statutes is amended to
4	read:
5	49.45 (6m) (ag) 3m. For each state fiscal year 1999–2000, rates that shall be
6	set by the department based on information from cost reports for the 1998 most
7	recently completed fiscal year of the facility and for state fiscal year 2000-01, rates
8	that shall be set by the department based on information from cost reports for the
9	1999 fiscal year of the facility.
10	*-0210/4.4* Section 1331. 49.45 (6m) (ag) 3m. of the statutes, as affected by
11	2003 Wisconsin Act (this act), is amended to read:
12	49.45 (6m) (ag) 3m. For each state fiscal year, rates that shall be set by the
13	department based on information from cost reports for costs specified under par. (am)
14	1. bm., 4., 5m., and 6. for the most recently completed fiscal year of the facility.
15	*-0210/4.5* Section 1332. 49.45 (6m) (ag) 3r. of the statutes is created to read:
16	49.45 (6m) (ag) 3r. Flat-rate payment, as determined by the department, for
17	costs specified under par. (am) 1. a. and 2.
18	*-0210/4.6* Section 1333. 49.45 (6m) (ag) 3r. of the statutes, as created by
19	2003 Wisconsin Act (this act), is amended to read:
20	49.45 (6m) (ag) 3r. Flat-rate payment, as determined by the department, for
21	all costs specified under par. (am) 1. a. and 2.
22	*-0210/4.7* Section 1334. 49.45 (6m) (am) 1. a. of the statutes is amended to
23	read:
24	49.45 (6m) (am) 1. a. Personal comfort supplies; medical supplies;
25	over-the-counter drugs; and nonbillable services of a ward clerk, activity person

)1	recreation person, social worker, volunteer coordinator, teacher for residents aged 22
2	and older, vocational counselor for residents aged 22 and older, religious person,
3	therapy aide, therapy assistant, and counselor on resident living.
4	*-0210/4.8* Section 1335. 49.45 (6m) (am) 1. b. of the statutes is repealed.
5	*-0210/4.9* Section 1336. 49.45 (6m) (am) 1. bm. of the statutes is created to
6	read:
7	49.45 (6m) (am) 1. bm. Nonbillable services of a registered nurse, licensed
8	practical nurse and nurse's assistant.
9	*-0210/4.10* Section 1337. 49.45 (6m) (am) 1. d. of the statutes is repealed.
10	*-0210/4.11* Section 1338. 49.45 (6m) (am) 1. e. of the statutes is repealed.
11	*-0210/4.12* Section 1339. 49.45 (6m) (am) 3. (intro.) of the statutes is
$)^2$	renumbered 49.45 (6m) (am) 2. c. and amended to read:
13	49.45 (6m) (am) 2. c. Allowable fuel and utility costs, including the facility
14	expenses that the department determines are allowable for the provision of
15	electrical service, water and sewer services, and heat.
16	*-0210/4.13* Section 1340. 49.45 (6m) (am) 3. a. of the statutes is repealed.
17	*-0210/4.14* Section 1341. 49.45 (6m) (am) 3. b. of the statutes is repealed.
18	*-0210/4.15* Section 1342. 49.45 (6m) (am) 3. c. of the statutes is repealed.
19	*-0210/4.16* SECTION 1343. 49.45 (6m) (am) 4. of the statutes is amended to
20	read:
21	49.45 (6m) (am) 4. Net property Property tax or allowable municipal service
22	costs incurred paid by the owner of the facility for the facility.
23	*-0210/4.17* Section 1344. 49.45 (6m) (am) 5. of the statutes is renumbered
$\mathbf{\hat{24}}$	49.45 (6m) (am) 2. d.

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-1252/3.1 Section 1345. 49.45 (6m) (ar) 1. a. of the statutes is amended to read:

49.45 (6m) (ar) 1. a. The department shall establish standards for payment of allowable direct care costs, for facilities that do not primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state and separate standards for payment of allowable direct care costs, for facilities that primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state. The standards shall be adjusted by the department for regional labor cost variations. For facilities in Douglas, Pierce, and St. Croix counties, the department shall perform the adjustment by use of the wage index that is used by the federal department of health and human services for hospital reimbursement under 42 USC 1395 to 1395ggg.

-0210/4.18 SECTION 1346. 49.45 (6m) (ar) 1. a. of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

49.45 (6m) (ar) 1. a. The department shall establish standards for payment of allowable direct care costs <u>under par. (am) 1. bm.</u>, for facilities that do not primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state and separate standards for payment of allowable direct care costs, for facilities that primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state. The standards shall be adjusted by the department for regional labor cost variations.

^{****}NOTE: This is reconciled s. 49.45 (6m) (ar) 1. a. This Section has been affected by drafts with the following LRB numbers: LRB-0210/3 and LRB-1252/2.

SECTION	1347	
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/1	*-0210/4.19* SECTION 1347. 49.45 (6m) (ar) 2. (intro.) and 2. a. of the statutes
2	are consolidated, renumbered 49.45 (6m) (ar) 2. and amended to read:
3	49.45 (6m) (ar) 2. For support service costs: 2. a. The , the department shal
4	establish one or more standards for the payment of support service costs that take
5	into account support service costs for a sample of all facilities within the state.
6	*-0210/4.20* Section 1348. 49.45 (6m) (ar) 2. b. of the statutes is repealed.
7	*-0210/4.21* Section 1349. 49.45 (6m) (ar) 2. d. of the statutes is repealed.
8	*-0210/4.22* Section 1350. 49.45 (6m) (ar) 3. of the statutes is repealed.
9	*-0210/4.23* Section 1351. 49.45 (6m) (ar) 5. of the statutes is repealed.
LO	*-0210/4.24* Section 1352. 49.45 (6m) (av) 1. of the statutes is renumbered
11	49.45 (6m) (av) and amended to read:
12	49.45 (6m) (av) The department shall calculate a payment rate for a facility by
3	applying the criteria set forth under pars. (ag) 1. to 5. and 7., (am) 1. to 5. bm., 4., 5m
L4	and 6., and (ar) 1. to 5., 4., and 6. to information from cost reports submitted by the
L 5	facility, as affected by any adjustment for ancillary services and materials under par
l 6	<u>(b)</u> .
L7	*-0210/4.25* Section 1353. 49.45 (6m) (av) 2. of the statutes is repealed.
18	*-0210/4.26* Section 1354. 49.45 (6m) (av) 3. of the statutes is repealed.
19	*-0210/4.27* Section 1355. 49.45 (6m) (av) 4. of the statutes is repealed.
20	*-0210/4.28* Section 1356. 49.45 (6m) (av) 5. of the statutes is repealed.
21	*-0210/4.29* Section 1357. 49.45 (6m) (av) 5m. of the statutes is repealed.
22	*-0210/4.30* Section 1358. 49.45 (6m) (av) 6. of the statutes is repealed.
23	*-0210/4.31* Section 1359. 49.45 (6m) (bc) of the statutes is repealed.

-1611/4.1 SECTION 1360. 49.45 (6t) of the statutes, as affected by 2001 Wisconsin Act 16, is renumbered 49.45 (6t) (a), and 49.45 (6t) (a) (intro.), 1., 2. (intro.), 3. and 4., as renumbered, are amended to read:

49.45 (6t) (a) (intro.) From the appropriation under s. 20.435 (4) (o), for reduction of operating deficits, as defined under criteria developed by the department, incurred by a county department under s. 46.215, 46.22, 46.23, or 51.42 or by a local health department, as defined in s. 250.01 (4), for services provided under s. 49.46 (2) (a) 4. d. and (b) 6. f., fm., j., k., and L., and Lm., 9., and 15., for case management services under s. 49.46 (2) (b) 12. and for mental health day treatment services for minors provided under the authorization under 42 USC 1396d (r) (5), the department shall allocate moneys in each fiscal year to these county departments, or local health departments as determined by the department, and shall perform all of the following:

- 1. For the reduction of operating deficits incurred by the county departments or local health departments, estimate the availability of federal medicaid funds that may be matched to county, city, town, or village funds that are expended for costs in excess of reimbursement for services provided under s. 49.46 (2) (a) 4. d. and (b) 6. f., fm., j., k., and L., and Lm., 9., and 15., for case management services under s. 49.46 (2) (b) 12. and for mental health day treatment services for minors provided under the authorization under 42 USC 1396d (r) (5).
- 2. (intro.) Based on the amount estimated to be available under par. (a) subd.

 1., develop a method, which need not be promulgated as rules under ch. 227, to distribute this allocation to the individual county departments under s. 46.215, 46.22, 46.23 or 51.42 or to local health departments that have incurred operating deficits that shall include all of the following:

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to read:

<u></u>	3. Except as provided in par. (d) subd. 4., distribute the allocation under the
2	distribution method that is developed.
3	4. If the federal department of health and human services approves for state
4	expenditure in a fiscal year amounts under s. 20.435 (4) (o) that result in a lesser
5	allocation amount than that allocated under this subsection or disallows use of the
6	allocation of federal medicaid funds under par. (e) subd. 3., reduce allocations under
7	this subsection and distribute on a prorated basis, as determined by the department.
	****Note: This is reconciled s. 49.45 (6t) (intro.). It was removed and its treatment added to LRB-1611. This section is affected by LRB-0030 and LRB-1611.
	****Note: This is reconciled s. 49.45 (6t). This Section has been affected by drafts with the following LRB numbers: LRB-0030/P1 and LRB-1611/3.
	****Note: This is reconciled s. 49.45 (6t) (a). It was removed and its treatment added to LRB-1611. This section is affected by LRB-0030 and LRB-1611.
···8	*-1611/4.2* Section 1361. 49.45 (6t) (b) of the statutes is created to read:
9	49.45 (6t) (b) If 2003 Wisconsin Act (this act), section 9124 (8) (a) applies,
10	this subsection does not apply.
11	*-0194/9.10* Section 1362. 49.45 (6tt) of the statutes is created to read:
12	49.45 (6tt) Distributions to county departments and local health
13	DEPARTMENTS. From the appropriation under s. 20.435 (4) (w), the department may
14	in each fiscal year distribute moneys to county departments under s. 46.215, 46.22,
15	46.23, or 51.42 or to local health departments, as defined in s. 250.01 (4), in amounts
16	that are equal to the moneys received by these county departments or local health
17	departments in calendar year 2002 under s. 49.45 (6t), 2001 stats.

49.45 (6u) (am) (intro.) Notwithstanding sub. (6m), in state fiscal years in which less than \$1 in federal financial participation relating to facilities is received

-1252/3.2 Section 1363. 49.45 (6u) (am) (intro.) of the statutes is amended

under 42 CFR 433.51, from the appropriations under s. 20.435 (4) (o), (w), and (wm), for reduction of operating deficits, as defined under the methodology used by the department in December, 2000, incurred by a facility that is established under s. 49.70 (1) or that is owned and operated by a city, village, or town, and as payment to care management organizations, the department may not distribute to these facilities and to care management organizations more than \$37,100,000 in each fiscal year, as determined by the department. The total amount that a county certifies under this subsection may not exceed 100% of otherwise—unreimbursed care. In distributing funds under this subsection, the department shall perform all of the following:

-1252/3.3 Section 1364. 49.45 (6u) (bm) of the statutes is repealed.

-1760/2.9 Section 1365. 49.45 (6v) (b) of the statutes is amended to read:

49.45 (6v) (b) The department shall, each year, submit to the joint committee on finance a report for the previous fiscal year, except for the 1997–98 fiscal year, that provides information on the utilization of beds by recipients of medical assistance in facilities and a discussion and detailed projection of the likely balances, expenditures, encumbrances and carry over of currently appropriated amounts in the appropriation accounts under s. 20.435 (4) (b) and, (gp), (o), and (r).

****Note: This is reconciled s. 49.45 (6v) (b). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1760/2.10 Section 1366. 49.45 (6x) (a) of the statutes is amended to read:

49.45 **(6x)** (a) Notwithstanding sub. (3) (e), from the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), and (w), the department shall distribute not more than \$4,748,000 in each fiscal year, to provide funds to an essential access city hospital, except that the department may not allocate funds to

an essential access city hospital to the extent that the allocation would exceed any limitation under 42 USC 1396b (i) (3).

****Note: This is reconciled s. 49.45 (6x) (a). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1760/2.11 Section 1367. 49.45 (6y) (a) of the statutes is amended to read:

49.45 (**6y**) (a) Notwithstanding sub. (3) (e), from the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), and (w), the department shall distribute funding in each fiscal year to provide supplemental payment to hospitals that enter into a contract under s. 49.02 (2) to provide health care services funded by a relief block grant, as determined by the department, for hospital services that are not in excess of the hospitals' customary charges for the services, as limited under 42 USC 1396b (i) (3). If no relief block grant is awarded under this chapter or if the allocation of funds to such hospitals would exceed any limitation under 42 USC 1396b (i) (3), the department may distribute funds to hospitals that have not entered into a contract under s. 49.02 (2).

****Note: This is reconciled s. 49.45 (6y) (a). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1760/2.12 Section 1368. 49.45 (6y) (am) of the statutes is amended to read: 49.45 (6y) (am) Notwithstanding sub. (3) (e), from the appropriations appropriation accounts under s. 20.435 (4) (b), (h), (gp), (o), (r), and (w), the department shall distribute funding in each fiscal year to provide supplemental payments to hospitals that enter into contracts under s. 49.02 (2) with a county having a population of 500,000 or more to provide health care services funded by a relief block grant, as determined by the department, for hospital services that are not in excess of the hospitals' customary charges for the services, as limited under 42 USC 1396b (i) (3).

****NOTE: This is reconciled s. 49.45 (6y) (am). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1760/2.13 Section 1369. 49.45 (6z) (a) (intro.) of the statutes is amended to read:

49.45 (6z) (a) (intro.) Notwithstanding sub. (3) (e), from the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), and (w), the department shall distribute funding in each fiscal year to supplement payment for services to hospitals that enter into a contract under s. 49.02 (2) to provide health care services funded by a relief block grant under this chapter, if the department determines that the hospitals serve a disproportionate number of low–income patients with special needs. If no medical relief block grant under this chapter is awarded or if the allocation of funds to such hospitals would exceed any limitation under 42 USC 1396b (i) (3), the department may distribute funds to hospitals that have not entered into a contract under s. 49.02 (2). The department may not distribute funds under this subsection to the extent that the distribution would do any of the following:

****NOTE: This is reconciled s. 49.45 (6z) (a) (intro.). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1486/2.4 Section 1370. 49.45 (6zb) of the statutes is created to read:

49.45 (6zb) SUPPLEMENTAL PAYMENTS TO HEALTH MAINTENANCE ORGANIZATIONS. From the appropriation under s. 20.435 (4) (wr), the department shall distribute funding in each fiscal year to a health maintenance organization, as defined under s. 609.01 (2), to supplement payment to the health maintenance organization under this section. The funding shall be to assist in meeting increasing costs, more intense use of services by Medical Assistance recipients, and other reimbursement needs that the department identifies.

-1613/P1.1 Section 1371. 49.45 (7) (a) of the statutes is amended to read:

49.45 (7) (a) A recipient who is a patient in a public medical institution or an accommodated person and has a monthly income exceeding the payment rates established under 42 USC 1382 (e) may retain \$45 \$30 unearned income or the amount of any pension paid under 38 USC 3203 (f) 38 USC 5503 (d), whichever is greater, per month for personal needs. Except as provided in s. 49.455 (4) (a), the recipient shall apply income in excess of \$45 \$30 or the amount of any pension paid under 38 USC 3203 (f) 38 USC 5503 (d), whichever is greater, less any amount deducted under rules promulgated by the department, toward the cost of care in the facility.

-1760/2.14 Section 1372. 49.45 (8) (b) of the statutes is amended to read:

49.45 (8) (b) Reimbursement under s. 20.435 (4) (b), (gp), (o), (r), and (w) for home health services provided by a certified home health agency or independent nurse shall be made at the home health agency's or nurse's usual and customary fee per patient care visit, subject to a maximum allowable fee per patient care visit that is established under par. (c).

****Note: This is reconciled s. 49.45 (8) (b). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-1489/P2.2 SECTION 1373. 49.45 (18) (intro.) of the statutes is renumbered 49.45 (18) (ac) and amended to read:

49.45 (18) (ac) Except as provided in pars. (a) (am) to (d), and subject to par. (ag), any person eligible for medical assistance under s. 49.46, 49.468, or 49.47 shall pay up to the maximum amounts allowable under 42 CFR 447.53 to 447.58 for purchases of services provided under s. 49.46 (2). The service provider shall collect the specified or allowable copayment, coinsurance, or deductible, unless the service provider determines that the cost of collecting the copayment, coinsurance, or

deductible exceeds the amount to be collected. The department shall reduce
payments to each provider by the amount of the specified or allowable copayment,
coinsurance, or deductible. No provider may deny care or services because the
recipient is unable to share costs, but an inability to share costs specified in this
subsection does not relieve the recipient of liability for these costs. Liability under
this subsection is limited by the following provisions:
-1489/P2.3 Section 1374. 49.45 (18) (a) of the statutes is renumbered 49.45
(18) (am).
-1489/P2.4 Section 1375. 49.45 (18) (ag) of the statutes is created to read:
49.45 (18) (ag) Except as provided in pars. (am), (b), and (c), and subject to par.
(d), a recipient specified in par. (ac) shall pay all of the following:
1. A copayment of \$1 for each prescription of a drug that bears only a generic
name, as defined in s. 450.12 (1) (b).
2. A copayment of \$3 for each prescription of a drug that bears a brand name,
as defined in s. 450.12 (1) (a).
-1489/P2.5 Section 1376. 49.45 (18) (d) of the statutes is amended to read:
49.45 (18) (d) No person who designates a pharmacy or pharmacist as his or
her sole provider of prescription drugs and who so uses that pharmacy or pharmacist
is liable under this subsection for more than $\$5\ \underline{\$12}$ per month for prescription drugs
received.
-0190/7.17 Section 1377. 49.45 (19) (bm) of the statutes is amended to read:
49.45 (19) (bm) The department or the county department under s. 46.215 or
46.22 shall notify applicants of the requirements of this subsection at the time of
application.

	-1760/2.15	SECTION 1378.	49.45 (24m) (ii	ntro.) of the s	statutes is	amended to
read	•					

49.45 (24m) Home Health care and personal care pilot program. (intro.) From the appropriations appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), and (w), in order to test the feasibility of instituting a system of reimbursement for providers of home health care and personal care services for medical assistance recipients that is based on competitive bidding, the department shall:

****Note: This is reconciled s. 49.45 (24m) (intro.). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-0360/2.1 Section 1379. 49.45 (25) (am) (intro.) of the statutes is amended to read:

49.45 (25) (am) (intro.) Except as provided under pars. (be) and, (bg), and (bj) and sub. (24), case management services under s. 49.46 (2) (b) 9. and (bm) are reimbursable under medical assistance Medical Assistance only if provided to a medical assistance Medical Assistance beneficiary who receives case management services from or through a certified case management provider in a county, city, village, or town that elects, under par. (b), to make the services available and who meets at least one of the following conditions:

-0360/2.2 Section 1380. 49.45 (25) (bj) of the statutes is created to read:

49.45 (25) (bj) The department of corrections may elect to provide case management services under this subsection to persons who are under the supervision of that department under s. 938.183, 938.34 (4h), (4m), or (4n), or 938.357 (4), who are Medical Assistance beneficiaries, and who meet one or more of the conditions specified in par. (am). The amount of the allowable charges for those services under the Medical Assistance program that is not provided by the federal

1	government shall be paid from the appropriation account under s. 20.410 (3) (hm),
2	(ho), or (hr).
3	*-0360/2.3* Section 1381. 49.45 (25) (c) of the statutes is amended to read:
4	49.45 (25) (c) Except as provided in pars. (b), (be) and, (bg), and (bj), the
5	department shall reimburse a provider of case management services under this
6	subsection only for the amount of the allowable charges for those services under the
7	medical assistance Medical Assistance program that is provided by the federal
8	government.
9	*-0030/1.1* Section 1382. 49.45 (30e) of the statutes is repealed.
10	*-0209/2.8* Section 1383. 49.45 (30m) of the statutes is renumbered 49.45
11	(30m) (a) (intro.) and amended to read:
12	49.45 (30m) (a) (intro.) A county shall provide the portion of the payment that
13	is not provided by the federal government for all of the following services under s.
14	51.06 (1m) (d) to individuals with developmental disability who are eligible for
15	medical assistance that is not provided by the federal government.:
16	*-0209/2.9* Section 1384. 49.45 (30m) (a) 1. of the statutes is created to read:
17	49.45 (30m) (a) 1. Services under s. 51.06 (1m) (d).
18	*-0209/2.10* Section 1385. 49.45 (30m) (a) 2. of the statutes is created to read:
19	49.45 (30m) (a) 2. Services in an intermediate care facility for the mentally
20	retarded, as defined in s. 46.278 (1m) (am), other than a state center for the
21	developmentally disabled.
22	*-0209/2.11* Section 1386. 49.45 (30m) (a) 3. of the statutes is created to read:
23	49.45 (30m) (a) 3. Services for which payment is permitted under sub. (6c) (d)
24	2. that are provided in a nursing facility, as defined in s. 46.279 (1) (c).
25	*-0209/2.12* Section 1387. 49.45 (30m) (b) of the statutes is created to read:

) 1	49.45 (30m) (b) No payment under this section may be made for services
2	specified under par. (a) unless the individual who receives the services is protectively
3	placed under s. 55.06 (9) (a) or is placed under an emergency placement under s.
4	55.06 (11) (a) or a temporary placement under s. 55.06 (11) (c).
5	*-0209/2.13* Section 1388. 49.45 (30m) (c) of the statutes is created to read:
6	49.45 (30m) (c) No payment under this section may be made for services
7	specified under par. (a) 2. or 3. that are provided to an individual who was placed in
8	or admitted to an intermediate facility, as defined in s. 46.279 (1) (b), or nursing
9	facility, as defined in s. 46.279 (1) (c), unless one of the following applies:
10	1. Any placement or admission that is made after March 31, 2004, complied
11	with the requirements of s. 46.279.
12	2. For an individual who was protectively placed under ch. 55 at any time, any
-13	annual review that is conducted under s. 55.06 (10) (a) 1. after March 31, 2004,
14	complies with the requirements of s. 55.06 (10) (a) 2.
15	*-0190/7.18* Section 1389. 49.45 (36) of the statutes is amended to read:
16	49.45 (36) HOMELESS BENEFICIARIES. A The department or a county department
17	under s. 46.215, 46.22, or 46.23 may not place the word "homeless" on the medical
18	assistance identification card of any person who is determined to be eligible for
19	medical assistance benefits and who is homeless.
20	*-0194/9.11* Section 1390. 49.45 (39) (b) 1. of the statutes is amended to read:
21	49.45 (39) (b) 1. 'Payment for school medical services.' If a school district or a
22	cooperative educational service agency elects to provide school medical services and
23	meets all requirements under par. (c), the department shall reimburse the school
24	district or the cooperative educational service agency for 60% of the federal share of

allowable charges for the school medical services that it provides and, as specified

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in subd. 2., for allowable administrative costs. If the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing elects to provide school medical services and meets all requirements under par. (c), the department shall reimburse the department of public instruction for 60% of the federal share of allowable charges for the school medical services that the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing provides and, as specified in subd. 2., for allowable administrative costs. A school district, cooperative educational service agency, the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing may submit, and the department shall allow, claims for common carrier transportation costs as a school medical service unless the department receives notice from the federal health care financing administration that, under a change in federal policy, the claims are not allowed. If the department receives the notice, a school district, cooperative educational service agency, the Wisconsin Center for the Blind and Visually Impaired, or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing may submit, and the department shall allow, unreimbursed claims for common carrier transportation costs incurred before the date of the change in federal policy. The department shall promulgate rules establishing a methodology for making reimbursements under this paragraph. All Except as provided in subd. 1m., all other expenses for the school medical services provided by a school district or a cooperative educational service agency shall be paid for by the school district or the cooperative educational service agency with funds received from state or local taxes. The school district, the Wisconsin Center for the Blind and Visually Impaired, the Wisconsin Educational Services Program for the

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Deaf and Hard of Hearing, or the cooperative educational service agency shall comply with all requirements of the federal department of health and human services for receiving federal financial participation.

-0194/9.12 Section 1391. 49.45 (39) (b) 1m. of the statutes is created to read: 49.45 (39) (b) 1m. 'Supplementary payment for school medical services.' In addition to the reimbursement the department provides under subd. 1. to a school district or cooperative educational service agency for school medical services, the department may make supplementary payments from the appropriation accounts under s. 20.435 (4) (b) and (o). The total of the supplementary payments and allowable charges paid under subd. 1. may not exceed applicable limitations on payments under 42 USC 1396a (a) (30) (A).

-0194/9.13 Section 1392. 49.45 (39) (b) 2. of the statutes is amended to read: 49.45 (39) (b) 2. 'Payment for school medical services administrative costs.' The department shall reimburse a school district or a cooperative educational service agency specified under subd. 1. subds. 1. and 1m. and shall reimburse the department of public instruction on behalf of the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing for 90% of the federal share of allowable administrative costs, using time studies, beginning in fiscal year 1999–2000. A school district or a cooperative educational service agency may submit, and the department of health and family services shall allow, claims for administrative costs incurred during the period that is up to 24 months before the date of the claim, if allowable under federal law.

-1762/P2.1 Section 1393. 49.45 (49m) of the statutes is created to read:

49.45 (49m) Prescription drug cost controls; purchasing agreements. (a) In this section:

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1	1. "Brand name" has the meaning given in s. 450.12 (1) (a).
2	2. "Generic name" has the meaning given in s. 450.12 (1) (b).
3	3. "Prescription drug" has the meaning given in s. 450.01 (20).
4	(b) The department may enter into a multi-state purchasing agreement with
5	another state or a purchasing agreement with a purchaser of prescription drugs if
6	the other state or purchaser agrees to participate in one or more of the activities
7	specified in par. (c) 1. to 5.
8	(c) The department may design and implement a program to reduce the cost
9	of prescription drugs and to maintain high quality in prescription drug therapies,
10	which shall include all of the following:
11	1. A list of the prescription drugs that are included as a benefit under s. 49.46
12	(2) (b) 6. h. that identifies preferred choices within therapeutic classes and includes
13	prescription drugs that bear only generic names.
14	2. Establishing supplemental rebates under agreements with prescription
1 5	drug manufacturers for prescription drugs provided to recipients under Medical
16	Assistance and Badger Care and to eligible persons under s. 49.688 and, if it is
17	possible to implement the program without adversely affecting supplemental
18	rebates for Medical Assistance, Badger Care, and prescription drug assistance under
19	s. 49.688, to beneficiaries of participants under par. (b).
20	3. Utilization management and fraud and abuse controls.
21	4. Any other activity to reduce the cost of or expenditures for prescription drugs
22	and maintain high quality in prescription drug therapies.
23	(d) The department may enter into a contract with an entity to perform any of

the duties and exercise any of the powers of the department under this subsection.

-0781/P3.1 Section 1394. 49.453 (1) (ak) of the statutes is created to read:

49.453 (1) (ak) "Consumer price index" has the meaning given in s. 49.455 (1) (b).

-0781/P3.2 Section 1395. 49.453 (5) of the statutes is amended to read:

49.453 (5) Care or personal services. For the purposes of sub. (2), whenever a covered individual or his or her spouse, or another person acting on behalf of the covered individual or his or her spouse, transfers assets to a relative as payment for care or personal services that the relative provides to the covered individual, the covered individual or his or her spouse transfers assets for less than fair market value unless the care or services directly benefit the covered individual, the amount of the payment does not exceed reasonable compensation for the care or services that the relative performs and, if the amount of the payment in any year exceeds 10% of the community spouse resource allowance limit specified in s. 49.455 (6) (b) 1. \$12,000 increased by the same percentage increase as the percentage increase in the consumer price index between September 1988 and September of the year before the calendar year in which the care or services for which the payment was made were performed, the agreement to pay the relative is specified in a notarized written agreement that exists at the time that the relative performs the care or services.

-0781/P3.3 Section 1396. 49.455 (5) (b) of the statutes is amended to read: 49.455 (5) (b) Notwithstanding ch. 766, in determining the resources of an institutionalized spouse at the time of application for medical assistance, the amount of resources considered to be available to the institutionalized spouse equals the value of all of the resources held by either or both spouses minus the greatest of the amounts determined under sub. (6) (b) 1. 1m. to 4.

-0781/P3.4 Section 1397. 49.455 (6) (a) of the statutes is amended to read:

49.455 (6) (a) Notwithstanding s. 49.453 (2), an institutionalized spouse may
transfer an amount of resources equal to not exceeding the community spouse
resource allowance determined under par. (b) to, or for the sole benefit of, the
community spouse without becoming ineligible for medical assistance for the period
of ineligibility under s. 49.453 (3) as a result of the transfer. The institutionalized
spouse shall make the transfer as soon as practicable after the initial determination
of eligibility for medical assistance, taking into account the amount of time that is
necessary to obtain a court order under par. (c).
-0781/P3.5 Section 1398. 49.455 (6) (b) (intro.) of the statutes is amended
to read:
49.455 (6) (b) (intro.) The community spouse resource allowance equals the
amount by which the amount of resources otherwise available to the community
spouse is exceeded by the greatest of the following:
-0781/P3.6 Section 1399. 49.455 (6) (b) 1. of the statutes is repealed.
-0781/P3.7 Section 1400. 49.455 (6) (b) 2. of the statutes is repealed.
-0209/2.14 Section 1401. 49.46 (2) (a) 4. c. of the statutes is amended to
read:
49.46 (2) (a) 4. c. Skilled nursing home services other than in an institution for
mental diseases, except as limited under s. 49.45 (6c) and (30m) (b) and (c).
-0209/2.15 Section 1402. 49.46 (2) (b) 6. a. of the statutes is amended to
read:
49.46 (2) (b) 6. a. Intermediate care facility services other than in an institution
for mental diseases, except as limited under s. 49.45 (30m) (b) and (c).
-0030/1.2 Section 1403. 49.46 (2) (b) 6. Lm. of the statutes is repealed.
-1760/2.16 SECTION 1404. 49.472 (6) (a) of the statutes is amended to read:

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49.472 (6) (a) Notwithstanding sub. (4) (a) 3., from the appropriation account
under s. 20.435 (4) (b), (gp), (r), or (w), the department shall, on the part of an
individual who is eligible for medical assistance under sub. (3), pay premiums for or
purchase individual coverage offered by the individual's employer if the department
determines that paying the premiums for or purchasing the coverage will not be more
costly than providing medical assistance.
****NOTE: This is reconciled s. 49.472 (6) (a). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.
-1760/2.17 Section 1405. 49.472 (6) (b) of the statutes is amended to read:

49.472 **(6)** (b) If federal financial participation is available, from the appropriation account under s. 20.435 (4) (b), (gp), (r), or (w), the department may pay medicare Part A and Part B premiums for individuals who are eligible for medicare and for medical assistance under sub. (3).

****Note: This is reconciled s. 49.472 (6) (b). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

- *-0033/P2.1* Section 1406. 49.473 (title) of the statutes is amended to read:
- 49.473 (title) Medical assistance; women diagnosed with breast or cervical cancer or precancerous conditions.
 - *-0033/P2.2* Section 1407. 49.473 (2) (c) of the statutes is amended to read:
- 49.473 (2) (c) The woman is not eligible for health care coverage that qualifies as creditable coverage in 42 USC 300gg (c), excluding the coverage specified in 42 USC 300gg (c) (1) (F).
 - *-0033/P2.3* Section 1408. 49.473 (2) (e) of the statutes is amended to read:
- 49.473 (2) (e) The woman requires treatment for breast or cervical cancer or for a precancerous condition of the breast or cervix.
 - *-1760/2.18* Section 1409. 49.473 (5) of the statutes is amended to read:

49.473 (5) The department shall audit and pay, from the appropriation accounts under s. 20.435 (4) (b), (gp), and (o), and (r), allowable charges to a provider who is certified under s. 49.45 (2) (a) 11. for medical assistance on behalf of a woman who meets the requirements under sub. (2) for all benefits and services specified under s. 49.46 (2).

****Note: This is reconciled s. 49.473 (5). This Section has been affected by drafts with the following LRB numbers: LRB-1755/P2 and LRB-1760/1.

-0033/P2.4 SECTION 1410. 49.473 (6) (b) of the statutes is amended to read:

49.473 (6) (b) Inform the woman at the of time of the determination that she is required to apply to the department or a county department for medical assistance no later than the last day of the month following the month in which the qualified entity determines that the woman is eligible for medical assistance.

-1824/6.15 Section 1411. 49.496 (3) (f) of the statutes is amended to read: 49.496 (3) (f) The department may contract with or employ retain an attorney to probate estates to recover under this subsection the costs of care.

-0190/7.19 Section 1412. 49.496 (4) of the statutes is amended to read:

49.496 (4) ADMINISTRATION. The department may require a county department under s. 46.215, 46.22, or 46.23 or the governing body of a federally recognized American Indian tribe administering medical assistance to gather and provide the department with information needed to recover medical assistance under this section. The department shall pay to a county department or tribal governing body an amount equal to 5% of the recovery collected by the department relating to a beneficiary for whom the county department or tribal governing body made the last determination of medical assistance eligibility. A county department or tribal governing body may use funds received under this subsection only to pay costs

incurred under this subsection and, if any amount remains, to pay for improvements
to functions required under s. 49.33 49.78 (2). The department may withhold
payments under this subsection for failure to comply with the department's
requirements under this subsection. The department shall treat payments made
under this subsection as costs of administration of the medical assistance Medical
Assistance program.

-0529/4.101 Section 1413. 49.498 (16) (g) of the statutes is amended to read: 49.498 (16) (g) All forfeitures, penalty assessments, and interest, if any, shall be paid to the department within 10 days of receipt of notice of assessment or, if the forfeiture, penalty assessment, and interest, if any, are contested under par. (f), within 10 days of receipt of the final decision after exhaustion of administrative review, unless the final decision is appealed and the order is stayed by court order under sub. (19) (b). The department shall remit all forfeitures paid to the state treasurer secretary of administration for deposit in the school fund. The department shall deposit all penalty assessments and interest in the appropriation under s. 20.435 (6) (g).

-0029/2.1 Section 1414. 49.665 (2) (title) of the statutes is amended to read: 49.665 (2) (title) Waiver Waivers.

-0029/2.2 Section 1415. 49.665 (2) of the statutes is renumbered 49.665 (2) (a) and amended to read:

49.665 (2) (a) The department of health and family services shall request a waiver from the secretary of the federal department of health and human services to permit the department of health and family services to implement, beginning not later than July 1, 1998, or the effective date of the waiver, whichever is later, a health care program under this section. If a waiver that is consistent with all of the