TO 2003 SENATE BILL 44

LFB:.....Bob Lang – Joint Finance Superamendment FOR 2003–05 BUDGET – NOT READY FOR INTRODUCTION SENATE AMENDMENT,

- 1 At the locations indicated, amend the bill as follows:
- 2 **1.** Page 47, line 1: delete lines 1 to 4.
- 3 **2.** Page 47, line 5: delete lines 5 to 16.
- **3.** Page 48, line 22: delete "13.0999" and substitute "13.099".
- **4.** Page 48, line 23: delete "13.0999" and substitute "13.099".
- **5.** Page 49, line 4: delete "13.0999" and substitute "13.099".
- **6.** Page 49, line 5: delete "13.0999" and substitute "13.099".
- 8 **7.** Page 49, line 14: before "(aq)" insert "(af).".
- 9 **8.** Page 49, line 25: after that line insert:
- 10 "Section 8m. 13.101 (6) (a) of the statutes, as affected by 2003 Wisconsin Act
- 11 (this act), is amended to read:

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

9. Page 50, line 6: delete lines 6 to 12 and substitute:

"Section 10c. 13.101 (16) of the statutes is repealed.".

10. Page 50, line 12: after that line insert:

"Section 10r. 13.101 (17) of the statutes is created to read:

13.101 (17) From the appropriation under s. 20.435 (2) (gk), the committee may
approve expenditure of moneys received by the state under s. 51.06 (6) only to
support any state activity conducted or performed on the property occupied or
managed on the effective date of this subsection [revisor inserts date], by the
department of health and family services or the department of corrections at the
Northern Center for the Developmentally Disabled.".

- **11.** Page 50, line 21: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- **12.** Page 51, line 12: delete the material beginning with "secretary" and ending with "administration" on line 13 and substitute "secretary of employment relations director of the office of state human resources management".
- **13.** Page 54, line 2: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- **14.** Page 54, line 9: after that line insert:
- **"Section 20d.** 13.40 (1) (a) of the statutes is renumbered 13.40 (1) (am).
- **SECTION 20h.** 13.40 (1) (ad) of the statutes is created to read:
 - 13.40 **(1)** (ad) "Compensation reserves" means the total estimated amount designated as compensation reserves for a given fiscal year as shown in the schedule under s. 20.005 (1) published in the biennial budget act or the modified total amount of compensation reserves for that fiscal year specified in any other act.
 - **SECTION 20p.** 13.40 (1) (c) of the statutes is created to read:

13.40 **(1)** (c) "State operations" means all purposes except aids to individuals and organizations and local assistance.

SECTION 20t. 13.40 (2) (intro.) of the statutes is amended to read:

- 13.40 **(2)** (intro.) Except as provided in sub. subs. (3) and (3m), the amount appropriated from general purpose revenue for each fiscal biennium, excluding any amount under an appropriation specified in sub. (3) (a) to (i), as determined under sub. (4), may not exceed the sum of:".
- **15.** Page 54, line 12: delete "16.523 (8),".
 - **16.** Page 54, line 17: delete "ss. 79.035 and 79.036" and substitute "s. 79.035".
 - **17.** Page 54, line 18: delete that line.
- **18.** Page 54, line 18: after that line insert:
 - **SECTION 23m.** 13.40 (3m) of the statutes is created to read:
 - 13.40 (3m) (a) In addition to the limitation under sub. (2), the amount appropriated from general purpose revenue for state operations in fiscal year 2003–04, in fiscal year 2004–05, and in fiscal year 2005–06, plus the amount designated for compensation reserves from general purpose revenue but excluding the estimated amount to be expended from general purpose revenue for debt service for that fiscal year, may not exceed the amount appropriated from general purpose revenue for state operations in fiscal year 2002–03, plus the amount designated for compensation reserves from general purpose revenue but excluding the estimated amount to be expended from general purpose revenue for debt service for that fiscal year, as shown in the schedule under s. 20.005 (3) published in the 2001–02 Wisconsin Statutes.

- (b) For purposes of par. (a), the amount of any sum sufficient appropriation for fiscal year 2002–03 is considered to be the amount shown in the schedule under s. 20.005 (3) as published in the 2001–02 Wisconsin Statutes, and the amount of any sum sufficient appropriation for any other fiscal year is considered to be the amount shown in the schedule under s. 20.005 (3) in the latest act specifying the estimated expenditures for that appropriation for that fiscal year. For purposes of par. (a), the amount of any biennial appropriation for fiscal year 2002–03 is considered to be the amount shown in the schedule under s. 20.005 (3) as published in the 2001–02 Wisconsin Statutes, and the amount of any biennial appropriation for any other fiscal year is considered to be the amount shown in the schedule under s. 20.005 (3) in the latest act specifying the amount appropriated for that appropriation for that fiscal year.".
- **19.** Page 55, line 2: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- **20.** Page 55, line 6: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 7 and substitute "secretary of employment relations director of the office of state human resources management".
- **21.** Page 55, line 17: delete "If there" and substitute "If Except as provided in s. 51.06 (6), if there".
 - **22.** Page 56, line 9: delete lines 9 and 10 and substitute:
- 22 "13.51 **(2)** (b) The secretary of employment relations director of the office of state human resources management or the secretary's director's designee.".
 - **23.** Page 59, line 13: after that line insert:

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"Section 40m. 13.92 (1) (f) of the statutes is created to read:

of the legislative reference bureau shall assign an employee of the bureau to full–time responsibility for working with state departments and agencies created under ch. 15 and the federal government to try to increase the amount of funds that the departments and agencies receive from the federal government. At the request of a state department or agency, the bureau employee shall assist the department or agency in locating potential sources of federal funding that it may be eligible for and in completing federal grant—writing activities or other application procedures.".

- **24.** Page 59, line 14: delete lines 14 to 25.
- 11 **25.** Page 60, line 1: delete lines 1 to 3.
- **26.** Page 61, line 19: delete lines 19 to 24.
- **27.** Page 62, line 9: delete lines 9 to 24.
- **28.** Page 63, line 1: delete lines 1 and 2.
- **29.** Page 63, line 16: after that line insert:
- **"Section 53m.** 14.46 of the statutes is repealed.".
- **30.** Page 68, line 21: delete lines 21 to 25.
- **31.** Page 69, line 1: delete lines 1 to 13.
- **32.** Page 69, line 22: delete lines 22 to 25.
- **33.** Page 70, line 1: delete lines 1 to 8.
- 21 **34.** Page 70, line 9: delete lines 9 to 25.
- **35.** Page 71, line 1: delete that line.
- **36.** Page 71, line 2: delete lines 2 to 5.

- 1 **37.** Page 71, line 7: delete that line.
- **38.** Page 71, line 16: delete lines 16 to 18.
- **39.** Page 71, line 24: delete the material beginning with that line and ending
- 4 with page 72, line 17.
- 5 **40.** Page 72, line 17: after that line insert:
- **SECTION 87s.** 15.105 (title) of the statutes is amended to read:
- 7 **15.105** (title) Same; attached boards, commissions, and office offices.".
- 8 **41.** Page 72, line 18: delete lines 18 to 25.
- 9 **42.** Page 73, line 7: after "government" insert "a school board or".
- **43.** Page 73, line 9: delete lines 9 to 19.
- 11 **44.** Page 73, line 21: delete lines 21 to 24 and substitute:
- 12 "Section 92x. 15.105 (12) of the statutes is renumbered 15.345 (4), and 15.345
- 13 (4) (a) (intro.), as renumbered, is amended to read:
- 14 15.345 **(4)** (a) *Creation; membership.* (intro.) There is created a waste facility
- siting board, attached to the department of administration <u>natural resources</u> under
- s. 15.03, consisting of the following members:".
- 17 **45.** Page 74, line 1: delete lines 1 to 7.
- **46.** Page 74, line 8: delete lines 8 to 12.
- 19 **47.** Page 74, line 12: after that line insert:
- **SECTION 97d.** 15.105 (28) of the statutes is created to read:
- 21 15.105 (28) Office of State Human resources management. (a) Creation.
- There is created an office of state human resources management which is attached
- 23 to the department of administration under s. 15.03 under the direction and

supervision of a director. The director shall be nominated by the governor and with the advice and consent of the senate appointed to serve at the pleasure of the governor.

- (b) Same; specified divisions. 1. 'Division of merit recruitment and selection.' There is created in the office of state human resources management a division of merit recruitment and selection. The administrator of the division of merit recruitment and selection shall be nominated by the governor, and with the advice and consent of the senate appointed for a 5–year term, under the unclassified service from a register of at least 5 names certified to the governor by the director of the office of state human resources management. The director of the office of state human resources management shall prepare and conduct an examination for the position of administrator according to the requirements for classified positions under subch. II of ch. 230. The administrator of the division may be renominated by the governor, and with the advice and consent of the senate reappointed.
- 2. 'Division of compensation and labor relations.' There is created in the office of state human resources management a division of compensation and labor relations. The administrator of the division shall be appointed by the director of the office of state human resources management outside the classified service.
- 3. 'Division of affirmative action.' There is created in the office of state human resources management a division of affirmative action. The administrator of the division shall be appointed by the director of the office of state human resources management outside the classified service.
- (c) *Same; attached board.* 1. 'State employees suggestion board.' There is created in the office of state human resources management a state employees

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- suggestion board consisting of 3 persons, at least one of whom shall be a state officer or employee, appointed for 4-year terms.
 - (d) *Same; council.* 1. 'Council on affirmative action.' a. There is created in the office of state human resources management a council on affirmative action consisting of 15 members appointed for 3–year terms. A majority of members shall be public members and a majority of members shall be minority persons, women, or persons with disabilities, appointed with consideration to the appropriate representation of each group.
 - b. The president of the senate, the speaker of the assembly, the minority leader of the senate, and the minority leader of the assembly each shall appoint one member and the remaining members shall be appointed by the governor.".
 - **48.** Page 74, line 15: after that line insert:
- **"Section 98e.** 15.107 (16) (e) of the statutes is amended to read:
- 14 15.107 **(16)** (e) *Sunset.* This subsection does not apply after August 31, 2003 2005.".
- **49.** Page 74, line 16: delete lines 16 to 24.
- **50.** Page 75, line 1: delete lines 1 to 4.
- **51.** Page 75, line 4: after that line insert:
- **SECTION 100p.** 15.155 (2) of the statutes is repealed.".
 - **52.** Page 75, line 8: delete "secretary of employment relations administration or the secretary's" and substitute "secretary of employment relations director of the office of state human resources management or the secretary's director's".
- Page 75, line 14: after "relations" insert "the director of the office of state
 human resources management,".

- **54.** Page 75, line 22: delete "(title)".
- 2 **55.** Page 75, line 23: delete the material beginning with that line and ending
- 3 with page 76, line 4.
- **56.** Page 76, line 5: delete "(title)".
- **57.** Page 76, line 6: delete lines 6 to 12.
- 6 **58.** Page 77, line 13: delete lines 13 to 24.
- 7 **59.** Page 78, line 1: delete lines 1 to 16 and substitute:
- **SECTION 117d.** 15.225 (3) of the statutes is repealed.".
- 9 **60.** Page 78, line 18: delete lines 18 to 22.
- 10 **61.** Page 78, line 23: delete that line.
- 11 **62.** Page 78, line 24: delete that line.
- **63.** Page 79, line 1: delete lines 1 to 6.
- **64.** Page 79, line 7: delete lines 7 to 16.
- **65.** Page 79, line 18: delete lines 18 to 22.
- 15 **66.** Page 79, line 25: delete the material beginning with "governor," and ending with "relations" on page 80, line 1, and substitute "governor, the legislature
- and the department of employment relations of state human resources
- 18 <u>management</u>".
- 19 **67.** Page 80, line 12: delete lines 12 to 19.
- **68.** Page 80, line 19: after that line insert:
- **"Section 141m.** 16.004 (16) of the statutes is created to read:

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- 16.004 (16) Office of State Human resources management division administrator positions authorized for the department to the office of state human resources management."
- **69.** Page 80, line 19: after that line insert:
- **SECTION 141f.** 16.004 (17) of the statutes is created to read:
- 16.004 (17) Business intelligence and data warehousing system. The department may implement an enterprise-wide reporting, data warehousing, and data analysis system applicable to every agency, as defined in s. 16.70 (1), other than the legislative and judicial branches of state government.".
- **70.** Page 80, line 20: delete lines 20 to 25.
- **71.** Page 81, line 1: delete lines 1 to 14.
- **72.** Page 81, line 15: delete lines 15 to 20.
- 73. Page 82, line 20: delete the material beginning with that line and ending with page 83, line 23.
 - **74.** Page 86, line 12: delete "(mb)" and substitute "(n)".
- **75.** Page 87, line 9: delete "the" and substitute "the".
- 76. Page 87, line 10: delete "and" and substitute "the director of the office of
 state human resources management and".
- 77. Page 87, line 18: delete the material beginning with that line and endingwith page 88, line 4.
- 78. Page 88, line 21: delete "and the" and substitute "director of the office of
 state human resources management and the".

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- **79.** Page 88, line 22: delete "department" and substitute "department".
- **80.** Page 88, line 23: after "relations" insert "office of state human resources management".
 - **81.** Page 89, line 11: delete "department" and substitute "department office of state human resources management".
 - **82.** Page 89, line 19: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **83.** Page 89, line 25: after that line insert:
- **"Section 171m.** 16.42 (1) (g) of the statutes is created to read:
- 11 16.42 **(1)** (g) The information required under s. 16.529 (2).".
 - **84.** Page 90, line 10: after that line insert:
- **"Section 172m.** 16.47 (1) of the statutes is amended to read:
 - 16.47 (1) The Except as provided in s. 16.529 (2), the executive budget bill or bills shall incorporate the governor's recommendations for appropriations for the succeeding biennium. The appropriation method shown in the bill or bills shall in no way affect the amount of detail or manner of presentation which may be requested by the joint committee on finance. Appropriation requests may be divided into 3 allotments: personal services, other operating expenses and capital outlay or such other meaningful classifications as may be approved by the joint committee on finance."
 - **85.** Page 90, line 13: after that line insert:

1	SECTION 173m. 16.50 (1) (b) of the statutes, as affected by 2003 Wisconsin Act
2	(this act), is amended to read:
3	16.50 (1) (b) This subsection does not apply to appropriations under ss. 20.255
4	(2) (ac) and (r), 20.835, and 20.865 (4).".
5	86. Page 91, line 13: delete the material beginning with "At" and ending with
6	"administration" on line 14 and substitute "At the request of the secretary of
7	employment relations director of the office of state human resources management,
8	the secretary of administration".
9	87. Page 91, line 16: delete "secretary of employment relations" and
10	substitute "secretary of employment relations director".
11	88. Page 91, line 21: delete the material beginning with that line and ending
12	with page 92, line 2.
13	89. Page 92, line 3: delete lines 3 to 25.
14	90. Page 92, line 25: after that line insert:
15	"Section 177g. 16.519 (3) of the statutes is repealed.".
16	91. Page 93, line 15: after that line insert:
17	"Section 179m. 16.52 (10) of the statutes, as affected by 2003 Wisconsin Act
18	(this act), is amended to read:
19	16.52 (10) Department of public instruction. The provisions of sub. (2) with
20	respect to refunds and sub. (5) (a) with respect to reimbursements for the prior fiscal
21	year shall not apply to the appropriations appropriation under s. 20.255 (2) (ac) and
22	(r) .".

- 92. Page 93, line 16: delete the material beginning with that line and ending
 with page 95, line 21.
- **93.** Page 95, line 23: delete "**prior service liability**" and substitute "liabilities".
- 94. Page 95, line 25: delete "purpose of" and substitute "purposes of obtaining
 proceeds to pay the state's anticipated unfunded prior service liability under s. 40.05
 (2) (b) and of".
- **95.** Page 96, line 1: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 96. Page 96, line 4: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 97. Page 96, line 12: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- **98.** Page 96, line 13: delete "prior service" and substitute "retirement".
- 99. Page 97, line 1: after "funds" insert "obtained to pay the state's anticipated unfunded prior service liability under s. 40.05 (2) (b) and funds".
- 17 **100.** Page 97, line 1: delete "The requirements" and substitute "Except as otherwise provided in this paragraph, the requirements".
- 19 **101.** Page 97, line 2: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40,".
- **102.** Page 97, line 3: after "section" insert a comma.
- **103.** Page 97, line 3: delete ", but shall".

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- **104.** Page 97, line 4: delete "not exceed \$750,000,000" and substitute ". The sum of revenue obligations issued under this section and appropriation obligations issued under s. 16.527, if any, excluding any appropriation obligations that have been defeased under a cash optimization program administered by the building commission and any appropriation obligations issued pursuant to s. 16.527 (3) (b) 3., shall not exceed \$1,350,000,000".
- 7 **105.** Page 97, line 21: delete "**prior service liability**" and substitute "**liabilities**".
- 9 **106.** Page 97, line 24: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 107. Page 98, line 3: after "to" insert "obtain proceeds to pay the state's anticipated unfunded prior service liability under s. 40.05 (2) (b) and to".
- 13 **108.** Page 98, line 4: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 15 **109.** Page 98, line 11: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 17 **110.** Page 98, line 22: delete "Appropriation" and substitute "The sum of appropriation".
- 111. Page 98, line 22: delete the material beginning with "may" and ending with "amount" on line 23.
- 112. Page 98, line 25: delete that line and substitute "commission and any obligations issued pursuant to subd. 3., and revenue obligations issued under s. 16.526, if any, may not exceed \$1,350,000,000.".

- 1 **113.** Page 99, line 1: before "contract" insert:
- 2 "3. The department may".
- 114. Page 101, line 3: delete the material beginning with "governor" and ending with "treasurer." on line 4 and substitute "governor.".
- 5 **115.** Page 101, line 17: delete "and the state treasurer".
- 116. Page 101, line 18: delete the material beginning with "either" and ending with "both," on line 19 and substitute "the governor".
- 8 **117.** Page 103, line 18: delete "state".
- 9 **118.** Page 103, line 19: delete "treasurer" and substitute "secretary of administration".
- 11 **119.** Page 104, line 17: delete "state treasurer" and substitute "department".
- **120.** Page 104, line 19: delete "state".
- 13 **121.** Page 104, line 20: delete "treasurer" and substitute "department".
- **122.** Page 105, line 1: delete "state treasurer" and substitute "department".
- 15 **123.** Page 105, line 2: delete "his or her" and substitute "its".
- 16 **124.** Page 105, line 4: delete "state treasurer, or the treasurer's agent" and substitute "department, or the department's agent".
- **125.** Page 105, line 10: delete "state treasurer" and substitute "secretary".
- 19 **126.** Page 106, line 3: delete "or the state treasurer".
- **127.** Page 106, line 8: delete "state treasurer" and substitute "secretary".
- **128.** Page 106, line 9: delete "state treasurer" and substitute "secretary".
- **129.** Page 106, line 9: delete "to the state" and substitute "to the".

- **130.** Page 106, line 10: delete "treasurer" and substitute "department".
 - **131.** Page 106, line 24: after that line insert:
 - **"Section 182d.** 16.529 of the statutes is created to read:
 - **16.529** Lapses and fund transfers relating to unfunded retirement liability debt service. (1) Definitions. The definitions in s. 20.001 are applicable in this section, except that "state agency" does not include the department of employee trust funds or the investment board.
 - (2) Lapses and transfers required. If obligations are issued under s. 16.526 or 16.527, or both, any executive budget bill prepared under s. 16.47 (1) shall require the secretary during the fiscal biennium to which the executive budget bill relates to lapse to the general fund from each appropriation of program revenues, program revenues—service, and federal revenues and to lapse to the applicable fund from each appropriation of segregated fund revenues, segregated fund revenues—service, and segregated federal revenues and subsequently transfer to the general fund an amount equal to that portion of the total amount of principal and interest to be paid on the obligations during the succeeding fiscal biennium that is allocable to the appropriation, as determined under sub. (3). The secretary shall ensure that each state agency includes in the program and financial information forwarded under s. 16.42 (1) an itemization of each amount that is required to be lapsed, or lapsed and transferred, under this subsection.
 - (3) DETERMINATION OF ALLOCATED AMOUNT. The secretary shall determine the amount of the allocations required under sub. (2) as follows:
 - 1. The secretary shall first compute the total amount that would have been expended from all appropriations, had obligations under s. 16.526 or 16.527 not been

- issued, under s. 40.05 (2) (b) and (4) (b), (bc), and (bw) and subch. IX of ch. 40 during the fiscal biennium during which the obligations are issued.
- 2. The secretary shall then calculate the percentage of the total computed under subd. 1. that is allocable to each appropriation of program revenues, program revenues—service, segregated fund revenues, segregated fund revenues service, federal revenues, and segregated federal revenues from which moneys would have been expended under s. 40.05 (2) (b) and (4) (b), (bc), and (bw) and subch. IX of ch. 40 had the obligations not been issued. The percentage shall be based upon the amount that would have been required to be expended from the appropriation, had the obligations not been issued, under s. 40.05 (2) (b) and (4) (b), (bc), and (bw) and subch. IX of ch. 40 during the fiscal biennium during which the obligations are issued.
- 3. For each appropriation identified under subd. 2., the secretary shall then apply the percentage calculated under subd. 2. to the total amount of principal and interest to be paid during the succeeding fiscal biennium on obligations issued under ss. 16.526 and 16.527. This amount is the portion of the total amount of principal and interest paid on the obligations during that fiscal biennium that is allocable to each appropriation.".
- **132.** Page 109, line 21: delete "an individual or business" and substitute "a person, as defined in s. 77.51 (10),".
- **133.** Page 109, line 22: delete "individual or business" and substitute "person, as defined in s. 77.51 (10)".
- **134.** Page 109, line 23: delete lines 23 to 25.
 - **135.** Page 110, line 4: delete lines 4 to 6 and substitute:

- **SECTION 196d.** 16.70 (3m) of the statutes is amended to read:
- 2 16.70 **(3m)** "Educational technology" has the meaning given in s. 44.70 <u>16.99</u>
- 3 (3).".

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- 4 **136.** Page 110, line 17: delete lines 17 to 20.
- 137. Page 110, line 23: delete the material beginning with "The secretary" and ending with "department." on line 24 and substitute "secretary of employment relations The director of the office of state human resources management, prior to award, under conditions established by rule of the department."
- 9 **138.** Page 111, line 7: delete "or telecommunications" and substitute "or telecommunications".
- 139. Page 111, line 8: delete the material beginning with "department." and ending with "by the" on line 11.
 - **140.** Page 111, line 12: delete the material beginning with "agency," and ending with "subsection" on line 14 and substitute "agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract".
- 16 **141.** Page 111, line 17: delete lines 17 to 25.
- 17 **142.** Page 112, line 1: delete lines 1 and 2 and substitute:
- **SECTION 204d.** 16.71 (4) of the statutes is repealed.".
- 19 **143.** Page 112, line 3: delete lines 3 to 6.
- 20 **144.** Page 113, line 23: delete "In" and substitute "In Except as provided in s. 51.06 (6), in".
- **145.** Page 114, line 4: delete lines 4 to 10 and substitute:
- **"Section 210d.** 16.72 (8) of the statutes is amended to read:

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1	16.72 (8) The department may purchase educational technology materials,
2	supplies, equipment, or contractual services from orders placed with the department
3	by the technology for educational achievement in Wisconsin board on behalf of school
4	districts, cooperative educational service agencies, technical college districts, and
5	the board of regents of the University of Wisconsin System.".
6	146. Page 114, line 16: before "and" insert "153.05 (2m) (a).".
7	147. Page 115, line 15: after that line insert:

"Section 214b. 16.752 (12) (a) of the statutes is amended to read:

16.752 **(12)** (a) Except as provided in pars. (c), (d), (h) and, (i), and (j) and as authorized under sub. (13), agencies shall obtain materials, supplies, equipment and services on the list maintained by the board under sub. (2) (g).".

148. Page 115, line 18: after that line insert:

SECTION 215c. 16.752 (12) (j) of the statutes is created to read:

16.752 (12) (j) Paragraph (a) does not apply to services purchased under a contract under s. 153.05 (2m) (a).".

149. Page 115, line 18: after that line insert:

"Section 215m. 16.76 (4) (ag) of the statutes is amended to read:

16.76 **(4)** (ag) The Except as otherwise provided in this paragraph, the department may pay or agree to pay under a master lease a sum substantially equivalent to or in excess of the aggregate value of property or services obtained and it may be agreed that the department or one or more agencies will become, or for no other or nominal consideration has the option to become, the owner of property obtained or to be obtained under a master lease upon full compliance with its terms. If the master lease is for personal computer hardware and software, the department

may make agreements concerning payments and ownership as described in this
paragraph only if the master lease pursuant to which the department makes such
agreements is more cost-effective to the state than one or more leases for the
hardware and software pursuant to which the department does not make
agreements concerning payments and ownership as described in this paragraph.".

- **150.** Page 115, line 22: delete lines 22 and 23 and substitute:
- **"Section 217c.** 16.78 (1) of the statutes is amended to read:".
 - **151.** Page 115, line 24: delete "(a) Every Except as authorized in par. (b), every" and substitute "Every".
- **152.** Page 116, line 2: delete "or telecommunications" and substitute "or telecommunications".
- **153.** Page 116, line 3: delete the material beginning with "government" and ending with "<u>if</u>" on line 7 and substitute "government, unless".
 - **154.** Page 116, line 16: delete "or telecommunications" and substitute "or telecommunications".
- **155.** Page 116, line 20: delete "(a)".
- **156.** Page 117, line 5: after that line insert:
- **SECTION 222m.** 16.865 (9) of the statutes is created to read:
 - 16.865 **(9)** Notwithstanding s. 20.001 (3) (c), if the department makes any payment from the appropriation under s. 20.505 (2) (a), lapse to the general fund from the appropriation account under s. 20.505 (2) (k) an amount equal to the payment, plus interest from the date on which the payment is made until the date on which a corresponding amount is lapsed under this subsection computed at the average interest rate earned by the state investment fund during that period. The

- department shall effect the lapse required under this subsection in accordance with a schedule determined by the department, but the total amount of each lapse shall be effected no later than 6 years after the date of the payment to which it relates.".
- **157.** Page 117, line 11: delete that line.
- **158.** Page 117, line 12: delete lines 12 to 14.
- **159.** Page 117, line 15: delete lines 15 to 24.
- **160.** Page 118, line 1: delete lines 1 to 24.
- **161.** Page 119, line 1: delete lines 1 to 12.

- **162.** Page 119, line 14: delete lines 14 and 15 and substitute:
 - "16.964 **(9)** (intro.) From the appropriations under s. 20.505 (6) (kp) and (p), the office of justice assistance shall provide \$185,000 annually to the department of health and family services to distribute the following grants for children's community programs:".
 - **163.** Page 119, line 15: after that line insert:
 - **"Section 230g.** 16.965 (3m) of the statutes is created to read:
 - 16.965 **(3m)** The department shall not approve a proposed grant to a local governmental unit under this section to be funded in whole or in part from the appropriation under s. 20.505 (1) (if) unless the application for the grant contains all of the following elements:
 - (a) Planning efforts that expedite and integrate the use of preexisting locally created and maintained Wisconsin land information program data.
 - (b) Planning efforts that utilize digital data that is consistent with Wisconsin land information program interests, modernization, and public access standards.

1	(c) Planning efforts that maximize public participation through access to
2	planning support tools.
3	Section 230r. 16.965 (4) (intro.) of the statutes is amended to read:
4	16.965 (4) (intro.) In determining whether to approve a proposed grant to be
5	funded from the appropriations under s. 20.505 (1) (cm) and (if), preference shall be
6	accorded to applications of local governmental units that contain all of the following
7	elements:".
8	164. Page 119, line 15: after that line insert:
9	"Section 230d. 16.966 (3) of the statutes is amended to read:
10	16.966 (3) The Subject to approval of the land information board under s.
11	16.967 (3) (f), the department may develop and maintain geographic information
12	systems relating to land in this state for the use of governmental and
13	nongovernmental units.
14	SECTION 230h. 16.966 (3) of the statutes, as affected by 2003 Wisconsin Act
15	(this act), is amended to read:
16	16.966 (3) Subject to approval of the land information board under s. 16.967
17	(3) (f), the The department may develop and maintain geographic information
18	systems relating to land in this state for the use of governmental and
19	nongovernmental units.
20	SECTION 230p. 16.967 (3) (f) of the statutes is created to read:
21	16.967 (3) (f) Review and approve or disapprove proposed expenditures for the
22	development and maintenance of land information systems under s. 16.966 (3). The
23	board shall ensure that all expenditures are consistent with the requirements under
24	sub. (6).

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SECTION 230t. 16.967 (6) of the statutes, as affected by 1999 Wisconsin Act 27, section 141am, is amended to read:

16.967 **(6)** REPORTS. By March 31 of each year, the department of administration, the department of agriculture, trade and consumer protection, the department of commerce, the department of health and family services, the department of natural resources, the department of tourism, the department of revenue, the department of transportation, the board of regents of the University of Wisconsin System, the public service commission and the board of curators of the historical society shall each submit to the board a plan to integrate land information to enable such information to be readily translatable, retrievable and geographically referenced for use by any state, local governmental unit or public utility. The plans shall include the information that will be needed by local governmental units to prepare comprehensive plans containing the planning elements required under s. Upon receipt of this information, the board shall integrate the information to enable the information to be used to meet land information data needs. The integrated information shall be readily translatable, retrievable, and geographically referenced to enable members of the public to use access the information on the Internet.".

165. Page 120, line 2: delete lines 2 to 8 and substitute:

"Section 234d. 16.974 (1) of the statutes is amended to read:

16.974 **(1)** Coordinate with the technology for educational achievement in Wisconsin board to provide Provide secured correctional facilities, as defined in s. 44.70 (3r), school districts, and cooperative educational service agencies with

1	telecommunications access under s. 44.73 16.997 and contract with							
2	telecommunications providers to provide such that access.".							
3	166. Page 120, line 11: delete lines 11 to 25.							
4	167. Page 121, line 1: delete lines 1 to 4 and substitute:							
5	"Section 236d. 16.974 (2) of the statutes is amended to read:							
6	16.974 (2) Subject to s. 44.73 (5), coordinate with the technology for educational							
7	achievement in Wisconsin board to provide Provide private colleges, technical college							
8	districts, public library boards and, public library systems, and public museums with							
9	telecommunications access under s. 44.73 16.997 and contract with							
10	telecommunications providers to provide such that access.							
11	SECTION 237d. 16.974 (3) of the statutes is amended to read:							
12	16.974 (3) Coordinate with the technology for educational achievement in							
13	Wisconsin board to provide Provide private schools with telecommunications acce							
14	under s. $44.73 \ \underline{16.997}$ and contract with telecommunications providers to provide							
15	such that access.							
16	SECTION 238d. 16.974 (4) of the statutes is amended to read:							
17	16.974 (4) Coordinate with the technology for educational achievement in							
18	Wisconsin board to provide Provide the Wisconsin Center for the Blind and Visually							
19	Impaired and the Wisconsin Educational Services Program for the Deaf and Hard							
20	of Hearing with telecommunications access under s. $44.73 \ \underline{16.997}$ and contract with							
21	telecommunications providers to provide such that access.							
22	SECTION 238m. Subchapter IX (title) of chapter 16 [precedes 16.99] of the							
23	statutes is created to read:							

CHAPTER 16

1	SUBCHAPTER IX
2	TECHNOLOGY FOR EDUCATIONAL
3	ACHIEVEMENT
4	SECTION 238n. 16.99 (3p) of the statutes is created to read:
5	16.99 (3p) "Public museum" means a nonprofit or publicly owned museum
6	located in this state that is accredited by the American Association of Museums or
7	an educational center that is affiliated with such a museum.
8	Section 238p. 16.99 (4) of the statutes, as affected by 2003 Wisconsin Act
9	(this act), is amended to read:
10	16.99 (4) "Telecommunications" has the meaning given in s. $\frac{22.01}{16.97}$ (10).
11	SECTION 238pm. 16.993 (10) of the statutes is created to read:
12	16.993 (10) Coordinate an annual conference on educational technology,
13	hosted by the governor, for elementary, secondary, and postsecondary educators and
14	establish a schedule of fees for attending the conference, which fees may not exceed
15	the actual costs incurred in conducting the conference. All fees collected under this
16	subsection shall be credited to the appropriation account under s. 20.505 (4) (hc).
17	SECTION 238q. 16.995 (3m) of the statutes is created to read:
18	16.995 (3m) Public debt repayment. To the extent that sufficient moneys are
19	available in the appropriation account under s. 20.505 (4) (mp) after payment of the
20	administrative expenses specified in s. 20.505 (4) (mp), the department shall use
21	those available moneys to reimburse s. 20.505 (4) (es) and (et) for the payment of
22	principal and interest costs incurred in financing educational technology
23	infrastructure financial assistance under this section and to make full payment of
24	the amounts determined by the building commission under s. 13.488 (1) (m).

SECTION 238r. 16.997 (6) (a) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

16.997 **(6)** (a) From the appropriation under s. 20.505 (4) (s) or (tm), the department may award an annual grant to a school district or private school that had in effect on October 14, 1997, a contract for access to a data line or video link, as documented by the department. The department shall determine the amount of the grant, which shall be equal to the cost incurred by the state to provide telecommunications access to a school district or private school under a contract entered into under s. 16.974 (1) or (3) 16.971 (13) or (15) less the amount that the school district or private school would be paying under sub. (2) (d) if the school district or private school were participating in the program established under sub. (1), except that the amount may not be greater than the cost that a school district or private school incurs under the contract in effect on October 14, 1997. A school district or private school receiving a grant under this subsection is not eligible to participate in the program under sub. (1). No grant may be awarded under this subsection after December 31, 2005.".

- **168.** Page 121, line 5: delete the material beginning with that line and ending with page 122, line 2.
- **169.** Page 122, line 8: delete "state treasurer" and substitute "state treasurer 20 secretary of administration".
 - **170.** Page 122, line 11: delete "state treasurer" and substitute "state treasurer secretary of administration".
- **171.** Page 122, line 18: delete the material beginning with that line and ending with page 124, line 9.

1	172.	Page	124,	line	20:	delete	"state	treasurer"	and	substitute	"state
2	treasurer de	partm	ent of	adm	<u>inist</u>	ration"					

- **173.** Page 124, line 23: delete "state treasurer" and substitute "state treasurer department of administration".
- **174.** Page 125, line 6: delete "state treasurer" and substitute "state treasurer department of administration".
 - **175.** Page 125, line 7: after that line insert:
 - **"Section 250m.** 18.10 (7) of the statutes is amended to read:
 - 18.10 (7) Record of instruments. The state treasurer department of administration or the treasurer's department's agent shall maintain records containing a full and correct description of each evidence of indebtedness issued, identifying it and showing its date, issue, amount, interest rate, payment dates, payments made, registration, destruction and every other relevant transaction.".
 - **176.** Page 125, line 10: delete "state treasurer" and substitute "state treasurer secretary of administration".
 - **177.** Page 126, line 2: after that line insert:
- **"Section 251m.** 18.10 (11) of the statutes is amended to read:
 - 18.10 (11) Cancellation of instruments. Unless otherwise directed by the commission, every evidence of indebtedness and interest coupon paid or otherwise retired shall forthwith be marked "canceled" and shall be delivered by the state treasurer department of administration or fiscal agent accepting the surrender thereof, through the state treasurer department to the state auditor who shall destroy them and shall forthwith deliver to the state treasurer department a certificate to that effect.".

- 1 **178.** Page 126, line 25: delete the material beginning with that line and ending with page 127, line 11.
- 179. Page 128, line 3: delete the material beginning with that line and ending with page 130, line 10.
- 5 **180.** Page 136, line 9: delete lines 9 to 19.
- 181. Page 136, line 20: delete the material beginning with that line and ending with page 138, line 25.
- 8 **182.** Page 139, line 20: delete lines 20 to 23.
- 183. Page 140, line 2: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
- 12 **184.** Page 140, line 8: delete "<u>the amount by which the</u>" and substitute 13 "\$35,000,000.".
- **185.** Page 140, line 9: delete lines 9 and 10.
- 15 **186.** Page 140, line 12: delete "<u>the amount by which the</u>" and substitute 16 "\$40,000,000.".
- 17 **187.** Page 140, line 13: delete lines 13 and 14.
- **188.** Page 334, line 2: delete lines 2 to 8 and substitute:
- **"Section 287p.** 20.115 (1) (km) of the statutes is created to read:
- 20 20.115 **(1)** (km) *Consumer protection assessments.* All moneys transferred under s. 100.261 (4) from the department of justice's sum certain, general purpose revenue state operations appropriations, for consumer protection and consumer information and education.".

- **189.** Page 335, line 1: delete lines 1 to 8.
- **190.** Page 335, line 11: delete "Chemical and container disposal." and substitute "Clean sweep grants.".
- **191.** Page 335, line 12: after "93.55" insert "and for household hazardous waste grants under s. 93.57".
 - **192.** Page 335, line 13: delete that line and substitute:
- **"Section 291n.** 20.115 (8) (jm) of the statutes is amended to read:
 - 20.115 **(8)** (jm) *Telephone solicitation regulation.* The amounts in the schedule for establishing and maintaining the nonsolicitation directory under s. 100.52 (2). All moneys received from telephone solicitor registration and registration renewal fees paid under the rules promulgated under s. 100.52 (3) (a) for establishing and maintaining the nonsolicitation directory under s. 100.52 (2) shall be credited to this appropriation.".
 - **193.** Page 335, line 14: delete that line.
- **194.** Page 335, line 14: after that line insert:
- **SECTION 292m.** 20.143 (1) (c) of the statutes is amended to read:
 - 20.143 **(1)** (c) *Wisconsin development fund; grants, loans, reimbursements, and assistance.* Biennially, the amounts in the schedule for grants under ss. 560.145, 560.16, 560.175, and 560.26; for grants and loans under ss. 560.62, 560.63, and 560.66; for loans under s. 560.147; for reimbursements under s. 560.167; for providing assistance under s. 560.06; for the costs specified in s. 560.607; for the loan under 1999 Wisconsin Act 9, section 9110 (4); for the grants under 1995 Wisconsin Act 27, section 9116 (7gg), 1995 Wisconsin Act 119, section 2 (1), 1997 Wisconsin Act 27, section 9110 (6g), and 1999 Wisconsin Act 9, section 9110 (5), and 2003 Wisconsin

1	Act (this act), section 9109 (1d) and (2q); and for providing up to \$100,000 annually
2	for the continued development of a manufacturing and advanced technology training
3	center in Racine. Of the amounts in the schedule, \$50,000 shall be allocated in each
4	of fiscal years 1997–98 and 1998–99 for providing the assistance under s. 560.06 (1).
5	Notwithstanding s. 560.607, of the amounts in the schedule, \$125,000 shall be
6	allocated in each of 4 consecutive fiscal years, beginning with fiscal year 1998–99,
7	for grants and loans under s. 560.62 (1) (a).".
8	195. Page 335, line 14: after that line insert:
9	"Section 292f. 20.143 (1) (fj) of the statutes is created to read:
10	20.143 (1) (fj) Manufacturing extension center grants. The amounts in the
11	schedule for grants under s. 560.25.".
12	196. Page 335, line 14: after that line insert:
13	"Section 292m. 20.143 (1) (hm) of the statutes is amended to read:
14	20.143 (1) (hm) Certified capital companies. All moneys received under subch.
15	II of ch. 560 for the cost of administering subch. II of ch. 560. Notwithstanding s.
16	20.001 (3) (c), at the end of each fiscal year the unencumbered balance in this
17	appropriation account shall lapse to the general fund.".
18	197. Page 335, line 25: after "(7g)," insert "for the grants under 2003
19	Wisconsin Act (this act), section 9109 (1d) and (2q),".
20	198. Page 336, line 2: after that line insert:
21	"Section 293g. 20.143 (1) (kj) of the statutes is amended to read:
22	20.143 (1) (kj) Gaming economic development and diversification; grants and
23	loans. Biennially, the amounts in the schedule for grants and loans under ss. 560.137
24	and 560.138, for the grants under s. 560.139 (1) (a) and (2), and for the grants under

2001 Wisconsin Act 16, section 9110 (2k), (11pk), and (11zx), and for transfer to the appropriation account under s. 20.292 (1) (kd) of the amount in the schedule under s. 20.292 (1) (kd). Of the amounts in the schedule, \$500,000 shall be allocated in each fiscal year for the grants under s. 560.137 (3m). All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6j. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the unencumbered balance on June 30 of each odd–numbered year shall revert to the appropriation account under s. 20.505 (8) (hm).".

199. Page 336, line 2: after that line insert:

"Section 293s. 20.143 (1) (kg) of the statutes is amended to read:

20.143 (1) (kg) American Indian economic liaison and gaming grants specialist and program marketing. The amounts in the schedule for the American Indian economic liaison program under s. 560.87, other than for grants under s. 560.87 (6), for the salary and fringe benefits of, and related supplies and services for, the gaming grants specialist for the programs under ss. 560.137 and 560.138, and for marketing the programs under ss. 560.137 and 560.138. From this appropriation, the department may expend in each fiscal year no more than \$100,000 for marketing the programs under ss. 560.137 and 560.138. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6g. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm).

Section 293u. 20.143 (1) (kh) of the statutes is repealed.".

200. Page 336, line 3: after that line insert:

- **SECTION 294j.** 20.143 (1) (L) of the statutes is repealed.".
- 2 **201.** Page 336, line 4: delete lines 4 and 5.
- 3 **202.** Page 336, line 5: after that line insert:
- 4 "**Section 296m.** 20.143 (1) (st) of the statutes is repealed.".
- 5 **203.** Page 336, line 6: delete that line.
- 6 **204.** Page 336, line 6: after that line insert:
- 7 **"Section 297m.** 20.143 (1) (tm) of the statutes is repealed.".
- 8 **205.** Page 336, line 18: delete lines 18 to 23.
- 9 **206.** Page 336, line 24: delete that line.
- **207.** Page 337, line 1: delete lines 1 to 3.
- 11 **208.** Page 337, line 4: after that line insert:
- **"Section 302h.** 20.215 (1) (km) of the statutes is repealed.".
- 13 **209.** Page 337, line 17: delete lines 17 to 25.
- **210.** Page 338, line 1: delete that line.

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- 15 **211.** Page 338, line 2: delete lines 2 to 9 and substitute:
- **"Section 314d.** 20.235 (1) (d) of the statutes is amended to read:
 - 20.235 **(1)** (d) *Dental education contract.* The amounts in the schedule for support of those Wisconsin residents enrolled as full–time students in the pursuit of a doctor of dental surgery (D.D.S.) degree. An amount of \$11,330 in the 1993–94 fiscal year and \$11,670 in the 1994–95 fiscal year and annually thereafter \$8,753 in each fiscal year shall be disbursed under s. 39.46 for each Wisconsin resident enrolled as a full–time student. The maximum number of Wisconsin residents to be

- funded under this appropriation is 160 in the 2001–02 145 in the 2003–04 fiscal year
 and 160 in the 2004–05 fiscal year and thereafter.".
- **212.** Page 338, line 10: delete lines 10 to 25 and substitute:
- 4 "Section 318x. 20.235 (1) (fe) of the statutes, as affected by 2001 Wisconsin Act 109, is amended to read:
 - 20.235 **(1)** (fe) Wisconsin higher education grants; University of Wisconsin System students. A sum sufficient equal to \$20,745,900 in the 2003–04 fiscal year, equal to \$19,926,800 in the 2004–05 fiscal year, and equal to the amount determined under s. 39.435 (7) for the Wisconsin higher education grant program under s. 39.435 for University of Wisconsin System students, except for grants awarded under s. 39.435 (2) or (5), thereafter.".
- **213.** Page 339, line 1: delete lines 1 to 24.
- **214.** Page 339, line 25: delete that line.
- **215.** Page 340, line 1: delete lines 1 to 6 and substitute:
- **"Section 329d.** 20.235 (1) (ke) of the statutes is created to read:
 - 20.235 (1) (ke) Wisconsin higher education grants for University of Wisconsin System students; auxiliary enterprises. The amounts in the schedule for the Wisconsin higher education grant program under s. 39.435 for University of Wisconsin System students, except for grants awarded under s. 39.435 (2) or (5). All moneys transferred to this appropriation from the appropriation under s. 20.285 (1) (h) shall be credited to this appropriation account. No moneys may be expended or encumbered from this appropriation account after June 30, 2005.".
- **216.** Page 340, line 7: delete lines 7 to 25.
- **217.** Page 341, line 1: delete lines 1 to 17.

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- 1 **218.** Page 341, line 17: after that line insert:
- 2 **"Section 346m.** 20.245 (1) (hm) of the statutes is repealed.
- **SECTION 346n.** 20.245 (1) (hr) of the statutes is repealed.".
- **219.** Page 342, line 5: delete "(a) 4." and substitute "(a) 4. (b)".
- 5 **220.** Page 342, line 6: after that line insert:
- **SECTION 348m.** 20.255 (1) (hg) of the statutes is amended to read:
 - 20.255 **(1)** (hg) *Personnel certification, teacher supply, information and analysis and teacher improvement.* The amounts in the schedule to fund certification administrative costs under s. 115.28 (7) (d) and 118.19 (10), teacher supply, information and analysis costs under s. 115.29 (5) and teacher improvement under s. 115.41. Ninety percent of all moneys received from the certification of school and public library personnel under s. 115.28 (7) (d) <u>after subtracting the amount appropriated under sub. (2) (hg)</u>, and all moneys received under s. 115.41, shall be credited to this appropriation."
- 15 **221.** Page 343, line 2: after that line insert:
- **"Section 351m.** 20.255 (2) (km) of the statutes is repealed.".
- 17 **222.** Page 343, line 2: after that line insert:
- **SECTION 351g.** 20.255 (2) (kj) of the statutes is repealed.".
- 19 **223.** Page 343, line 2: after that line insert:
- **SECTION 351m.** 20.255 (2) (kL) of the statutes is repealed.".
- 21 **224.** Page 343, line 2: after that line insert:
- **Section 351g.** 20.255 (2) (em) of the statutes is repealed.".
- **225.** Page 343, line 2: after that line insert:

1 **"Section 351m.** 20.255 (2) (hg) of the statutes is created to read: 2 20.255 (2) (hg) Aid for mentors. One-third of all moneys received under s. 3 115.28 (7) (d) 2. for aid to school districts for mentors under s. 115.28 (50).". **226.** Page 343, line 2: after that line insert: 4 **"Section 351m.** 20.255 (2) (bb) of the statutes is created to read: 5 6 20.255 (2) (bb) Special education aid; supplement. A sum sufficient equal to 7 the amounts lapsed to the general fund in the previous fiscal year from the 8 appropriation accounts under pars. (cu) and (cv) for the payment of aids for special 9 education and school age parents program under ss. 115.88, 115.93, and 118.255.". 10 **227.** Page 343, line 7: after that line insert: 11 **"Section 353m.** 20.255 (2) (r) of the statutes, as created by 2003 Wisconsin Act 12 (this act), is repealed.". 13 **228.** Page 343, line 11: after "43.24." insert "No moneys may be encumbered 14 from this appropriation after June 30, 2005.". 15 **229.** Page 343, line 12: delete lines 12 to 25. 16 **230.** Page 344, line 1: delete lines 1 to 24. 17 **231.** Page 345, line 1: delete that line and substitute: 18 **"Section 361d.** 20.275 (1) (title) of the statutes is repealed.". 19 **232.** Page 345, line 4: delete lines 4 to 21 and substitute: 20 **SECTION 364d.** 20.275 (1) (er) of the statutes is renumbered 20.505 (4) (et) and 21 amended to read: 20.505 (4) (et) Principal, interest, and rebates; general purpose revenue — 22 23 public library boards. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment

of principal and interest costs incurred in financing educational technology

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infrastructure financial assistance to public library boards under s. 44.72 (4) 16.995 and to make full payment of the amounts determined by the building commission 3 under s. 13.488 (1) (m), to the extent that these costs and payments are not paid under par. (hb).

Section 365d. 20.275 (1) (es) of the statutes is renumbered 20.505 (4) (es) and amended to read:

20.505 (4) (es) Principal, interest, and rebates; general purpose revenue schools. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing educational technology infrastructure financial assistance to school districts and charter school sponsors under s. 44.72 (4) 16.995 and to make full payment of the amounts determined by the building commission under s. 13.488 (1) (m), to the extent that these costs and payments are not paid under par. (h) (ha).".

233. Page 346, line 1: delete lines 1 to 16 and substitute:

"Section 369d. 20.275 (1) (h) of the statutes is renumbered 20.505 (4) (ha) and amended to read:

20.505 (4) (ha) *Principal, interest, and rebates; program revenue — schools.* All moneys received under s. 44.72 (4) (c) 16.995 (3) to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing educational technology infrastructure financial assistance to school districts and charter school sponsors under s. 44.72 (4) 16.995 and to make full payment of the amounts determined by the building commission under s. 13.488 (1) (m).

Section 370d. 20.275 (1) (hb) of the statutes is renumbered 20.505 (4) (hb) and amended to read:

20.505 (4) (hb) Principal, interest, and rebates; program revenue — public
library boards. All moneys received under s. 44.72 (4) (c) 16.995 (3) to reimburse s.
20.866 (1) (u) for the payment of principal and interest costs incurred in financing
educational technology infrastructure financial assistance to public library boards
under s. 44.72 (4) $\underline{16.995}$ and to make full payment of the amounts determined by the
building commission under s. 13.488 (1) (m).".

- **234.** Page 346, line 20: delete lines 20 to 24.
- **235.** Page 347, line 1: delete lines 1 and 2 and substitute:

"Section 374d. 20.275 (1) (js) of the statutes is renumbered 20.505 (4) (js) and amended to read:

20.505 **(4)** (js) Educational technology block grants; Wisconsin Advanced Telecommunications Foundation assessments. All moneys received from assessments paid under 2001 Wisconsin Act 16, section 9142 (3mk), to make payments to school districts under s. 44.72 (2) (b) 2. promote the use of educational technology by educational agencies in this state.".

236. Page 347, line 4: delete lines 4 to 9 and substitute:

"Section 376d. 20.275 (1) (L) of the statutes is renumbered 20.505 (4) (L) and amended to read:

20.505 **(4)** (L) *Equipment purchases and leases.* All moneys received from school districts, cooperative educational service agencies, and public educational institutions for the purchase or lease of educational technology equipment under s. 44.71 (2) (h) 16.993 (8), for the purpose of purchasing such equipment.".

237. Page 347, line 11: delete lines 11 to 17 and substitute:

1	"Section 378d. 20.275 (1) (mp) of the statutes is renumbered 20.505 (4) (mp)
2	and amended to read:
3	20.505 (4) (mp) Federal e-rate aid. All federal moneys received under 47 USC
4	254 for payments to school districts under s. 44.72 (2) (b) 2. to pay administrative
5	expenses relating to the receipt and disbursement of those federal moneys and to
6	reimburse pars. (es) and (et) as provided in s. 16.995 (3m).".
7	238. Page 347, line 19: delete lines 19 to 25.
8	239. Page 348, line 1: delete lines 1 to 25.
9	240. Page 349, line 1: delete that line and substitute:
10	"Section 380d. 20.275 (1) (s) of the statutes is renumbered 20.505 (4) (s) and
11	amended to read:
12	20.505 (4) (s) Telecommunications access; school districts; grant. Biennially,
13	from the universal service fund, the amounts in the schedule to make payments to
14	telecommunications providers under contracts with the department of
15	administration under s. 16.974 (1) to the extent that the amounts due are not paid
16	from the appropriation under s. 20.530 (1) (is); (g) and, prior to January 1, 2006, to
17	make grants to school districts under s. 44.73 (6); and, in the 1999–2000 fiscal year,
18	to award a grant to the distance learning network under 1999 Wisconsin Act 9,
19	section 9148 (4w) 16.997 (6).
20	SECTION 381d. 20.275 (1) (t) of the statutes is renumbered 20.505 (4) (t) and
21	amended to read:
22	20.505 (4) (t) Telecommunications access; private and technical colleges and
23	libraries. Biennially, from the universal service fund, the amounts in the schedule
24	to make payments to telecommunications providers under contracts with the

department of administration under s. 16.974 (2) to the extent that the amounts due are not paid from the appropriation under s. 20.530 (1) (is) (g).

SECTION 382d. 20.275 (1) (tm) of the statutes is renumbered 20.505 (4) (tm) and amended to read:

20.505 **(4)** (tm) *Telecommunications access; private schools.* Biennially, from the universal service fund, the amounts in the schedule to make payments to telecommunications providers under contracts with the department of administration under s. 16.974 (3) to the extent that the amounts due are not paid from the appropriation under s. 20.530 (1) (is) (g) and, prior to January 1, 2006, to make grants to private schools under s. 44.73 16.997 (6).

SECTION 383d. 20.275 (1) (tu) of the statutes is renumbered 20.505 (4) (tu) and amended to read:

20.505 **(4)** (tu) *Telecommunications access; state schools.* Biennially, from the universal service fund, the amounts in the schedule to make payments to telecommunications providers under contracts with the department of administration under s. 16.974 (4) to the extent that the amounts due are not paid from the appropriation under s. 20.530 (1) (kL) (g).

SECTION 384d. 20.275 (1) (tw) of the statutes is renumbered 20.505 (4) (tw) and amended to read:

20.505 **(4)** (tw) *Telecommunications access; secured correctional facilities.* Biennially, from the universal service fund, the amounts in the schedule to make payments to telecommunications providers under contracts with the department of administration under s. 16.974 (1) to the extent that the amounts due are not paid from the appropriation under s. 20.530 (1) (ke).".

- **241.** Page 349, line 24: delete lines 24 and 25.
- **242.** Page 350, line 1: delete lines 1 to 21.
- **243.** Page 350, line 21: after that line insert:
- 4 "Section **386L.** 20.285 (1) (je) of the statutes is amended to read:

20.285 **(1)** (je) *Veterinary diagnostic laboratory; fees.* All moneys received under s. 36.58 (3), other than from state agencies, to be used for general program operations of the veterinary diagnostic laboratory and to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the construction of the veterinary diagnostic laboratory enumerated in 2001 Wisconsin Act 16, section 9107 (1) (m) 1. and to make payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing that facility.

SECTION 386r. 20.285 (1) (jq) of the statutes is created to read:

20.285 (1) (jq) Steam and chilled-water plant; principal repayment, interest, and rebates; nonstate entities. All moneys received from utility charges to the University of Wisconsin Hospitals and Clinics Authority and agencies of the federal government that are approved by the department of administration under s. 36.11 (48) to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in purchasing the Walnut Street steam and chilled-water plant enumerated under 2003 Wisconsin Act (this act), section 9106 (1) (g) 2., and to make payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing the purchase of the plant.

Section 386w. 20.285 (1) (ko) of the statutes is created to read:

20.285 (1) (ko) Steam and chilled-water plant; principal repayment, interest, and rebates. All moneys received from utility charges to University of Wisconsin-Madison campus operations that are approved by the department of administration under s. 36.11 (48) to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in purchasing the Walnut Street steam and chilled-water plant enumerated under 2003 Wisconsin Act (this act), section 9106 (1) (g) 2., and to make payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing the purchase of the plant.".

244. Page 350, line 21: after that line insert:

"Section 386d. 20.285 (1) (h) of the statutes, as affected by 2003 Wisconsin Act (this act), section 386, is repealed and recreated to read:

20.285 (1) (h) Auxiliary enterprises. Except as provided under subs. (5) (i) and (6) (g), all moneys received by the University of Wisconsin System for or on account of any housing facility, commons, dining halls, cafeteria, student union, athletic activities, stationery stand or bookstore, parking facilities or car fleet, or such other auxiliary enterprise activities as the board designates and including such fee revenues as allocated by the board and including such moneys received under leases entered into previously with nonprofit building corporations as the board designates to be receipts under this paragraph, to be used for the operation, maintenance, and capital expenditures of activities specified in this paragraph, including the transfer of funds to pars. (kd) and (ke) and to nonprofit building corporations to be used by the corporations for the retirement of existing indebtedness and such other payments as may be required under existing loan agreements, and for optional

rental payments in addition to the mandatory rental payments under the leases and subleases in connection with the providing of facilities for such activities. A separate account shall be maintained for each campus and extension. Upon the request of the extension or any campus within the system, the board of regents may transfer surplus moneys appropriated under this paragraph to the appropriation account under par. (kp).".

- **245.** Page 350, line 25: delete "(a) 1." and substitute "(a) 1. (b)".
- **246.** Page 351, line 9: delete lines 9 to 18 and substitute:
 - **"Section 388m.** 20.285 (4) (dd) of the statutes, as affected by 2001 Wisconsin Act 109, is amended to read:
 - 20.285 **(4)** (dd) *Lawton minority undergraduate grants program.* A sum sufficient equal to \$3,080,000 in the 2003–04 fiscal year and \$3,080,000 in the 2004–05 fiscal year, and in subsequent fiscal years a sum sufficient equal to the amount determined under s. 36.34 (1) (c), for the Lawton minority undergraduate grant program under s. 36.34 (1).
 - **Section 389d.** 20.285 (4) (g) of the statutes is created to read:
 - 20.285 **(4)** (g) Lawton minority undergraduate grant program; auxiliary enterprises. From moneys received from the auxiliary enterprises described under s. 20.285 (1) (h), the amounts in the schedule for the Lawton minority undergraduate grant program under s. 36.34 (1). No moneys may be expended or encumbered from this appropriation account after June 30, 2005.
 - **Section 390d.** 20.285 (4) (gm) of the statutes is created to read:
- 23 20.285 **(4)** (gm) *Minority and disadvantaged graduate student grant program; auxiliary enterprises.* From moneys received from the auxiliary enterprises

1	described under s. 20.285 (1) (h), the amounts in the schedule for the minority and
2	disadvantaged graduate student grant program under s. 36.25 (14). No moneys may
3	be expended or encumbered from this appropriation account after June 30, 2005.".
4	247. Page 351, line 23: after that line insert:
5	"Section 393m. 20.292 (1) (fc) of the statutes is amended to read:
6	20.292 (1) (fc) Driver education, local assistance. The amounts in the schedule,
7	to be distributed to technical college districts for operating driver training programs
8	under ss. s. 38.28 (2) (c) and (g) and 121.41 (1).".
9	248. Page 352, line 25: delete that line and substitute:
10	"Section 398m. 20.370 (1) (jk) of the statutes is repealed.".
11	249. Page 352, line 25: after that line insert:
12	"Section 398m. 20.370 (1) (kk) of the statutes is repealed.".
13	250. Page 354, line 2: after that line insert:
14	"Section 402k. 20.370 (2) (dx) of the statutes is created to read:
15	20.370 (2) (dx) Solid waste management — agrichemical management fund.
16	From the agrichemical management fund, as a continuing appropriation, the
17	amounts in the schedule for actions authorized under s. 94.73 (2m).".
18	251. Page 354, line 2: after that line insert:
19	SECTION 402p. 20.370 (2) (eg) of the statutes is repealed.".
20	252. Page 354, line 2: after that line insert:
21	"Section 402u. 20.370 (2) (mr) of the statutes is created to read:
22	20.370 (2) (mr) General program operations – brownfields. From the
23	environmental fund, the amounts in the schedule for administration of activities

related to brownfields, as defined in s. 560.13 (1) (a).".

1	253. Page 354, line 3: delete lines 3 to 7.
2	254. Page 354, line 7: after that line insert:
3	"Section 403m. 20.370 (3) (ax) of the statutes is created to read:
4	20.370 (3) (ax) Law enforcement — water resources enforcement. The amounts
5	in the schedule for state law enforcement operations related to protecting the state's
6	water resources.".
7	255. Page 354, line 13: after that line insert:
8	"Section 404n. 20.370 (5) (da) of the statutes is amended to read:
9	20.370 (5) (da) Aids in lieu of taxes — general fund. From the general fund, a
10	sum sufficient to pay aids to municipalities for state lands under ss. 70.113 and
11	70.114, to the extent that these payments are not made under par. (dq) or (dr).
12	Section 404p. 20.370 (5) (dq) (title) of the statutes is amended to read:
13	20.370 (5) (dq) (title) Aids in lieu of taxes — sum sufficient.
14	Section 404r. 20.370 (5) (dr) of the statutes is created to read:
15	20.370 (5) (dr) Aids in lieu of taxes — sum certain. The amounts in the schedule
16	to pay aids to municipalities for state lands under s. 70.114.".
17	256. Page 354, line 13: after that line insert:
18	"Section 404g. 20.370 (5) (cq) of the statutes is amended to read:
19	20.370 (5) (cq) Recreation aids — recreational boating and other projects. As
20	a continuing appropriation, the amounts in the schedule for recreational boating
21	aids under s. 30.92, for the grant for Black Point Estate under s. 23.0962, for the
22	Portage levee system and the Portage canal under s. 31.309, for the Southeastern
23	Wisconsin Fox River commission under 2001 Wisconsin Act 16 2003 Wisconsin Act

..... (this act), section 9138 (4k), for development of a state park under s. 23.198, for

funding for the Fox River Navigational System Authority under s. 237.08 (2), and for the engineering and environmental study under s. 31.307.

SECTION 404j. 20.370 (5) (cq) of the statutes, as affected by 2003 Wisconsin Act (this act), is repealed and recreated to read:

20.370 **(5)** (cq) *Recreation aids* — *recreational boating and other projects.* As a continuing appropriation, the amounts in the schedule for recreational boating aids under s. 30.92, for the grant for Black Point Estate under s. 23.0962, for the Portage levee system and the Portage canal under s. 31.309, for development of a state park under s. 23.198, for funding for the Fox River Navigational System Authority under s. 237.08 (2), and for the engineering and environmental study under s. 31.307.".

257. Page 354, line 13: after that line insert:

"Section 404m. 20.370 (5) (ck) of the statutes is created to read:

20.370 (5) (ck) Recreation aids — snowmobile trail and area aids; service funds. From the general fund, the amounts in the schedule for state snowmobile trails and areas and for state aid to counties for snowmobile trails and areas consistent with the requirements of ss. 23.09 (26) and 350.12 (4) (b). All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 8m. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm).".

258. Page 354, line 13: after that line insert:

"Section 404k. 20.370 (5) (fq) of the statutes is amended to read:

1	20.370 (5) (fq) Wildlife damage claims and abatement. All moneys received
2	under ss. 29.181, 29.559 (1r), and 29.563 (13) and not appropriated under pars. par
3	(fr), (fs), and (fv) and sub. subs. (1) (hs) and (Ls) to provide state aid for the wildlife
4	damage abatement program under s. 29.889 (5) (c) and the wildlife damage claim
5	program under s. 29.889 (7) (d), for county administration costs under s. 29.889 (2)
6	(d), and for payments under s. 29.89.
7	Section 404m. 20.370 (5) (fs) of the statutes is renumbered 20.370 (1) (hs).
8	SECTION 404p. 20.370 (5) (fv) of the statutes is repealed.".
9	259. Page 354, line 18: after that line insert:
10	"Section 405m. 20.370 (6) (ar) of the statutes is amended to read:
11	20.370 (6) (ar) Environmental aids — lake protection. From the conservation
12	fund, as a continuing appropriation, the amounts in the schedule for grants under
13	s. 23.22 (2) (c) and for grants and contracts under ss. 281.68 and 281.69.".
14	260. Page 355, line 5: after that line insert:
15	"Section 406e. 20.370 (6) (br) of the statutes is amended to read:
16	20.370 (6) (br) Environmental aids — waste reduction and recycling
17	demonstration grants. From the recycling fund, as a continuing appropriation, the
18	amounts in the schedule for waste reduction and recycling demonstration grants
19	under s. 287.25 and the grants required under 1999 Wisconsin Act 9, section 9136
20	(9) and (9cm) <u>under s. 287.26</u> .".
21	261. Page 355, line 5: after that line insert:
22	"Section 406h. 20.370 (6) (bs) of the statutes is repealed.".
23	262. Page 355, line 13: delete lines 13 to 17.

263. Page 357, line 6: after that line insert:

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"Section 417m. 20.380 (2) (c) of the statutes is repealed.".

264. Page 357, line 6: after that line insert:

"Section 417h. 20.380 (1) (b) of the statutes is amended to read:

20.380 (1) (b) *Tourism marketing; general purpose revenue.* The amounts in the schedule for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 and the grants under 1997 Wisconsin Act 27, section 9148 (2f) and (2x). In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as the amount expended under par. (kg) in that fiscal year bears to the amount in the schedule for par. (kg) for that fiscal year. Of the amounts under this paragraph, not more than 50% shall be used to match funds allocated under s. 41.17 by private or public organizations for the joint effort marketing of tourism with the state. The department shall expend at least \$125,000 in each fiscal year from this appropriation to conduct or contract for marketing activities related to sporting activities and events and shall expend at least \$3,950,000 in each fiscal year from this appropriation and the appropriation under par. (kg), combined, for marketing activities in media markets outside of Wisconsin to promote Wisconsin as a tourism destination for individuals who do not reside in Wisconsin. Of the amounts in the schedule, \$25,000 shall be allocated in each fiscal year for state sponsorship of, and advertising during, media broadcasts of the Milwaukee symphony. Of the amounts in the schedule, \$50,000 shall be allocated for grants to America's Black Holocaust Museum in the city of Milwaukee.

Section 417k. 20.380 (1) (kg) of the statutes is amended to read:

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20.380 (1) (kg) *Tourism marketing; gaming revenue.* Biennially, the amounts in the schedule for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 and for the grant under 1999 Wisconsin Act 9, section 9149 (2c) and (2tw). In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as the amount expended under par. (b) in that fiscal year bears to the amount in the schedule for par. (b) for that fiscal year. Of the amounts in the schedule, \$200,000 shall be allocated for grants to the Milwaukee Public Museum for Native American exhibits and activities. The department shall expend at least \$3,950,000 in each fiscal year from this appropriation and the appropriation under par. (b), combined, for marketing activities in media markets outside of Wisconsin to promote Wisconsin as a tourism destination for individuals who do not <u>reside in Wisconsin.</u> All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the unencumbered balance on June 30 of each odd-numbered year shall revert to the appropriation account under s. 20.505 (8) (hm).".

265. Page 357, line 9: delete "The amounts" and substitute "Biennially, the amounts".

266. Page 357, line 18: after that line insert:

"Section 420h. 20.395 (2) (fg) of the statutes is created to read:

20.395 **(2)** (fg) *Traffic marking enhancement grant program.* From the general fund, all moneys transferred from the appropriation account under s. 20.395 (3) (cq)

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- as required by 2003 Wisconsin Act (this act), section 9153 (4q), for making traffic marking enhancement grants under s. 85.027.
- **SECTION 420p.** 20.395 (2) (fv) of the statutes is amended to read:
 - 20.395 **(2)** (fv) Local transportation facility improvement assistance, local funds. All moneys received from any local unit of government or other source for providing public access roads to navigable waters and for the purposes of ss. 84.27 and, 84.28, and 85.027 and for improving transportation facilities, including facilities funded under applicable federal acts or programs, that are not state trunk or connecting highways, for such purposes.".
- 10 **267.** Page 357, line 19: delete lines 19 to 25.
- 11 **268.** Page 358, line 1: delete lines 1 and 2.
- 269. Page 358, line 18: after "9250 (1)" insert "<u>and 2003 Wisconsin Act (this</u> act), section 9153 (4q)".
 - **270.** Page 358, line 21: delete the material beginning with "84.014, or" and ending with "highways" on line 24 and substitute "84.014, or to the installation, replacement, rehabilitation, or maintenance of highway signs, traffic control signals, highway lighting, pavement markings, or intelligent transportation systems, unless incidental to the improvement of existing state trunk and connecting highways".
 - **271.** Page 359, line 1: delete lines 1 to 11.
- 20 **272.** Page 359, line 12: delete lines 12 to 22.
- **273.** Page 359, line 22: after that line insert:
- **"Section 427m.** 20.395 (3) (cx) of the statutes is amended to read:

20.395 (3) (cx) State highway rehabilitation, federal funds. All moneys received from the federal government for improvement of existing state trunk and connecting highways; for improvement of bridges on state trunk or connecting highways and other bridges for which improvement is a state responsibility, for necessary approach work for such bridges and for replacement of such bridges with at–grade crossing improvements; for the construction and rehabilitation of the national system of interstate and defense highways and bridges and related appurtenances; for special maintenance activities under s. 84.04 on roadside improvements; and for the disadvantaged business demonstration and training program under s. 84.076; and all moneys received under 2003 Wisconsin Act (this act), section 9153 (4q); for such purposes. This paragraph does not apply to any southeast Wisconsin freeway rehabilitation projects under s. 84.014.".

- **274.** Page 359, line 23: delete lines 23 to 25.
- **275.** Page 360, line 1: delete lines 1 to 9.
- **276.** Page 360, line 9: after that line insert:
- **SECTION 428m.** 20.395 (3) (eq) of the statutes is amended to read:

20.395 **(3)** (eq) *Highway maintenance, repair, and traffic operations, state funds.* Biennially As a continuing appropriation, the amounts in the schedule for the maintenance and repair of roadside improvements under s. 84.04, state trunk highways under s. 84.07, and bridges that are not on the state trunk highway system under s. 84.10; for permit issuance and other highway operations, including the installation, replacement, rehabilitation, or maintenance of highway signs, traffic control signals, highway lighting, pavement markings, and intelligent transportation systems, under ss. 84.04, 84.07, 84.10, and 348.25 to 348.27 and ch.

- 1 349; and for the disadvantaged business demonstration and training program under
- s. 84.076. This paragraph does not apply to special maintenance activities under s.
- 3 84.04 on roadside improvements.".

- **277.** Page 361, line 1: delete lines 1 to 4.
- **278.** Page 361, line 11: delete lines 11 to 22.
- **279.** Page 362, line 10: after that line insert:
- **"Section 435m.** 20.395 (6) (af) of the statutes is amended to read:
 - 20.395 **(6)** (af) *Principal repayment and interest, local roads for job preservation program and major highway and rehabilitation projects, state funds.* From the general fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the local roads for job preservation program under s. 86.312 and major highway and rehabilitation projects, as provided under s. 84.557, and to make the payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing the local roads for job preservation program under s. 86.312.".
- **280.** Page 363, line 3: delete lines 3 to 14.
- **281.** Page 363, line 15: delete lines 15 to 20.
- **282.** Page 363, line 20: after that line insert:
- **"Section 439g.** 20.410 (1) (b) of the statutes is amended to read:
 - 20.410 (1) (b) *Services for community corrections.* The amounts in the schedule to provide services related to probation, extended supervision and parole, the intensive sanctions program under s. 301.048, the community residential confinement program under s. 301.046, the halfway house program under s. 301.0465, programs of intensive supervision of adult offenders, and minimum

security correctional institutions established under s. 301.13. No payments may be made under this paragraph for payments in accordance with other states party to the interstate corrections compact under s. 302.25.

SECTION 439r. 20.410 (1) (b) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

20.410 (1) (b) Services for community corrections. The amounts in the schedule to provide services related to probation, extended supervision and parole, the intensive sanctions program under s. 301.048, the community residential confinement program under s. 301.046, the halfway house program under s. 301.0465, programs of intensive supervision of adult offenders, and minimum security correctional institutions established under s. 301.13. No payments may be made under this paragraph for payments in accordance with other states party to the interstate corrections compact under s. 302.25.".

- **283.** Page 364, line 3: delete lines 3 to 24.
- **284.** Page 365, line 1: delete lines 1 and 2 and substitute:
- **SECTION 441d.** 20.410 (3) (hm) of the statutes is amended to read:

20.410 **(3)** (hm) *Juvenile correctional services*. Except as provided in pars. (ho) and (hr), the amounts in the schedule for juvenile correctional services specified in s. 301.26 (4) (c) and (d) and to operate the correctional institution authorized under 1997 Wisconsin Act 4, section 4 (1) (a). All moneys received from the sale of surplus property, including vehicles, from juvenile correctional institutions operated by the department, all moneys received as payments in restitution of property damaged at juvenile correctional institutions operated by the department, all moneys received from miscellaneous services provided at a juvenile correctional institution operated

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by the department, all moneys transferred under s. 301.26 (4) (cm), all moneys received under 1997 Wisconsin Act 27, section 9111 (2u) and, except as provided in par. (hr), all moneys received in payment for juvenile correctional services specified in s. 301.26 (4) (d), (dt), and (g) shall be credited to this appropriation account. If moneys generated by the daily rate under s. 301.26 (4) (d), other than moneys generated under s. 301.26 (5) (b), exceed actual fiscal year institutional costs, other than the cost of operating the correctional institution authorized under 1997 Wisconsin Act 4, section 4 (1) (a), by 2% or more, all moneys in excess of that 2% shall be remitted to the counties during the subsequent calendar year or transferred to the appropriation account under par. (kx) during the subsequent fiscal year. Each county and the department shall receive a proportionate share of the remittance and transfer depending on the total number of days of placement at juvenile correctional institutions including the Mendota Juvenile Treatment Center. Counties shall use the funds for purposes specified in s. 301.26. The department shall deposit in the general fund the amounts transferred under this paragraph to the appropriation account under par. (kx). Notwithstanding ss. 16.50 (2), 16.52, 20.002 (11), and 20.903, the department may report a projected deficit in this appropriation account on June 30 of any odd-numbered year as provided in s. 301.26 (5) (a), the joint committee on finance may project a deficit in this appropriation account on June 30 of any odd-numbered year as provided in s. 301.26 (5) (b) 1., and any deficit projected under s. 301.26 (5) (b) 1. shall be recouped during the next fiscal biennium as provided in s. 301.26 (5) (b) 2.".

285. Page 365, line 7: after that line insert:

"Section 443e. 20.425 (1) (g) of the statutes is repealed.

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SECTION 443m. 20.425 (1) (h) of the statutes is repealed.

SECTION 443s. 20.425 (1) (i) of the statutes is amended to read:

- 20.425 **(1)** (i) Fees, collective bargaining training, and publications. The amounts in the schedule for the performance of fact-finding, mediation and arbitration functions and, for the provision of copies of transcripts, for the cost of operating training programs under ss. 111.09 (3), 111.71 (5), and 111.94 (3), and for the preparation of publications, transcripts, reports and other copied material. All moneys received under ss. 111.09 (1) and (2), 111.71 (1) and (2) and 111.94 (1) and (2), except as otherwise provided in those sections, all moneys received from arbitrators and arbitration panel members, and individuals who are interested in serving in such positions, and from individuals and organizations who participate in other collective bargaining training programs conducted by the commission, and all moneys received from the sale of publications, transcripts, reports, and other copied material shall be credited to this appropriation account."
- 15 **286.** Page 365, line 12: delete "<u>conducted in a jail</u>".
- **287.** Page 365, line 13: delete "or locked unit under s. 971.14 (2) (am)".
- Page 366, line 22: delete the material beginning with "<u>except as</u>" and ending with "<u>(6)</u>," on line 23.
- 289. Page 367, line 7: after "(4)" insert ": and except that moneys received under s. 51.06 (6) may be expended only as provided in s. 13.101 (17)".
 - **290.** Page 367, line 11: after that line insert:
- **Section 448t.** 20.435 (3) (j) of the statutes is amended to read:
- 23 20.435 (3) (j) Statewide automated child welfare information system receipts.
- 24 All moneys received from counties under s. ss. 46.22 (1) (c) 8. f. and 46.45 (2) (a), for

- the costs of implementing and operating the statewide automated child welfare information system established under s. 46.03 (7) (g).".
- **291.** Page 368, line 4: delete lines 4 to 8.
- **292.** Page 370, line 22: delete "and".
- **293.** Page 370, line 23: after "(5)" insert ", and to provide payments under 6 2003 Wisconsin Act (this act), section 9124 (10c)".
- **294.** Page 371, line 6: after that line insert:
- 8 "Section 458r. 20.435 (4) (hi) of the statutes is amended to read:
 - 20.435 **(4)** (hi) *Compilations and special reports.* All moneys received from user fees imposed under s. 153.65 <u>(1)</u> for the purpose of financing the costs <u>of the department of health and family services</u> of producing special data compilations or special reports under s. 153.65.".
 - **295.** Page 371, line 6: after that line insert:
- "Section 458b. 20.435 (4) (gp) of the statutes, as affected by 2003 Wisconsin
 Act (this act), is amended to read:
 - 20.435 **(4)** (gp) *Medical assistance; hospital assessments.* All moneys received under s. 146.99, to provide a portion of the state share of Medical Assistance program benefits administered under s. 49.45, to provide a portion of Medical Assistance program benefits administered under s. 49.45 that are not also provided under par. (o), to fund the pilot project under s. 46.27 (9) and (10), to provide a portion of the facility payments under 1999 Wisconsin Act 9, section 9123 (9m), to fund services provided by resource centers under s. 46.283, <u>and</u> for services under the family care benefit under s. 46.284 (5), <u>and to provide payments under 2003 Wisconsin Act</u> (this act), section 9124 (10c). Notwithstanding s. 20.002 (1), the department may

- transfer from this appropriation account to the appropriation account under sub. (7)

 (kb) funds in the amount of and for the purposes specified in s. 46.485.

 Notwithstanding ss. 20.001 (3) (b) and 20.002 (1), the department may credit or deposit into this appropriation account and may transfer between fiscal years funds that it transfers from the appropriation account under sub. (7) (kb) for the purposes specified in s. 46.485 (3r). Notwithstanding s. 20.002 (1), the department may transfer from this appropriation account to the appropriation account under sub. (7)
- 9 **296.** Page 371, line 10: delete "49.45".

297. Page 371, line 11: delete that line and substitute "and 49.46 (2) (a) 1., 2., and 4. d. and e. and (b) 6. b., c., d., f., fm., j., k., L.,".

(bd) funds in the amount and for the purposes specified in s. 49.45 (6v).".

- 12 **298.** Page 372, line 12: after that line insert:
- **"Section 463d.** 20.435 (4) (pg) of the statutes is created to read:
- 20.435 **(4)** (pg) *Federal aid; prescription drug assistance for elderly.* All federal moneys received for the prescription drug assistance program under s. 49.688, to be used for that purpose.".
- 17 **299.** Page 372, line 13: delete lines 13 to 22.
- **300.** Page 373, line 4: after that line insert:
- **SECTION 435m.** 20.435 (4) (vt) of the statutes is created to read:
- 20.435 **(4)** (vt) *Veterans trust fund; nurse stipends.* From the veterans trust fund, the amounts in the schedule for the state share of the medical assistance costs related to the provision of stipends under s. 45.365 (7).".
- **301.** Page 373, line 6: after "16," insert "section 717b,".

302. Page 373, line 10: delete that line and substitute "(6), 46.283 (5), 46.284 1 2 (5), 49.45, and 49.472 (6), for providing". **303.** Page 373, line 13: delete lines 13 to 21. 3 4 **304.** Page 374, line 4: delete lines 4 to 9. **305.** Page 374, line 20: after that line insert: 5 6 **SECTION 470h.** 20.435 (5) (fm) of the statutes is created to read: 7 20.435 **(5)** (fm) *Tobacco use control grants.* As a continuing appropriation, the 8 amounts in the schedule for grants under s. 255.15 (3) (b).". **306.** Page 374, line 20: after that line insert: 9 10 **"Section 470d.** 20.435 (5) (dm) of the statutes is amended to read: 11 20.435 **(5)** (dm) *Rural health dental Dental clinics.* The amounts in the 12 schedule for the rural health dental clinics under s. 146.65 and for one-time start-up 13 costs under 2003 Wisconsin Act (this act), section 9124 (1f). 14 **Section 470e.** 20.435 (5) (dm) of the statutes, as affected by 2003 Wisconsin 15 Act (this act), is amended to read: 16 20.435 **(5)** (dm) *Dental Rural health dental clinics.* The amounts in the 17 schedule for the rural health dental clinics under s. 146.65 and for one-time start-up 18 costs under 2003 Wisconsin Act (this act), section 9124 (1f).". **307.** Page 374, line 24: after that line insert: 19 20 **SECTION 471c.** 20.435 (6) (gc) of the statutes is created to read: 21 20.435 (6) (gc) Disabled children long-term support waiver; state operations. 22 From all moneys received under ss. 46.03 (18) and 46.10 for services for children 23 reimbursed under a waiver under s. 46.27 (11), 46.275, or 46.278 or the waiver

requested under 2001 Wisconsin Act 16, section 9123 (16rs) or 2003 Wisconsin Act

(this act), section 9124 (8c), the amounts in the schedule for collection of mone	eys
received under ss. 46.03 (18) and 46.10 for services for children reimbursed under	r a
waiver under s. 46.27 (11), 46.275, or 46.278 or the waiver requested under 20	01
Wisconsin Act 16, section 9123 (16rs) or 2003 Wisconsin Act (this act), section 91	24
(8c).".	

- **308.** Page 376, line 6: delete lines 6 and 7 and substitute "credited to the appropriation account under sub. (4) (gm), shall be credited to this".
- **309.** Page 377, line 2: delete lines 2 and 3 and substitute "credited to the appropriation account under sub. (4) (gm), shall be credited to this".
 - **310.** Page 377, line 10: after that line insert:
- **"Section 475f.** 20.435 (7) (gg) of the statutes is amended to read:
 - 20.435 **(7)** (gg) *Collection remittances to local units of government.* All moneys received under ss. 46.03 (18) and 46.10, less moneys credited to par. (h) and sub. (6) (gc), for the purposes of remitting departmental collections under s. 46.03 (18) (g) or 46.10 (8m) (a) 3. and 4.
 - **Section 475h.** 20.435 (7) (h) of the statutes is created to read:
 - 20.435 (7) (h) *Disabled children long–term support waiver.* All moneys received under ss. 46.03 (18) and 46.10 for services for children reimbursed under a waiver under s. 46.27 (11), 46.275, or 46.278 or the waiver requested under 2001 Wisconsin Act 16, section 9123 (16rs), or 2003 Wisconsin Act (this act), section 9124 (8c), less the amounts appropriated under sub. (6) (gc), for distribution to counties according to a formula developed by the department as a portion of the state share of payments for services for children under the waiver under s. 46.278 or the waiver requested

- under 2001 Wisconsin Act 16, section 9123 (16rs), or 2003 Wisconsin Act (this act),
 section 9124 (8c).".
- **311.** Page 378, line 7: delete the material beginning with that line and ending with page 379, line 8, and substitute:
- **SECTION 478x.** 20.436 of the statutes is repealed.".
- 6 **312.** Page 379, line 18: delete lines 18 to 22.
- 7 **313.** Page 382, line 9: delete lines 9 to 14 and substitute:
- 8 "Section 503d. 20.445 (1) (u) of the statutes, as affected by 2003 Wisconsin Act
 (this act), is repealed.".
- 10 **314.** Page 382, line 14: after that line insert:
- **"Section 503r.** 20.445 (3) (bm) of the statutes is created to read:
- 20.445 (3) (bm) *Child support order reconciliation assistance.* As a continuing appropriation, the amounts in the schedule for distribution to county child support agencies for arrearages reconciliation of percentage–expressed child support orders. Amounts distributed to a county under this paragraph may be used only for the purpose of completing the child support order reconciliation process by September 30, 2004, and may not be used to supplant current local child support enforcement expenditures by the county.
- 19 **SECTION 503s.** 20.445 (3) (bm) of the statutes, as created by 2003 Wisconsin Act 20 (this act), is repealed.".
- **315.** Page 382, line 25: delete "for hospital" and substitute "for hospital".
- 316. Page 383, line 1: delete that line and substitute "training services under
 the workforce attachment and".

- **317.** Page 383, line 2: delete "advancement program under s. 49.173;" and substitute "advancement program under s. 49.173;".
- 3 **318.** Page 383, line 15: delete the material beginning with that line and ending with page 384, line 11.
- 5 **319.** Page 385, line 6: delete lines 6 to 11.
- 320. Page 386, line 22: delete the material beginning with "Notwithstanding"
 and ending with "October 1." on page 387, line 2.
- 8 **321.** Page 387, line 15: delete lines 15 and 16 and substitute "All <u>federal child</u> support incentive payments retained under s. 49.24 (2) (c), and all other moneys".
- 322. Page 388, line 6: delete lines 6 and 7 and substitute "programs, except for federal child support incentive payments retained by the department under s. 49.24 (2) (c),".
- **323.** Page 388, line 13: after that line insert:
- **"Section 525m.** 20.445 (3) (s) of the statutes is created to read:
- 20.445 **(3)** (s) *Economic support public benefits.* From the utility public benefits fund, the amounts in the schedule for the Wisconsin Works program under subch. III of ch. 49.".
- **324.** Page 389, line 24: delete lines 24 and 25.
- **325.** Page 390, line 1: delete lines 1 to 8 and substitute:
- 20 "Section 541d. 20.445 (6) (u) of the statutes is renumbered 20.445 (1) (u) and amended to read:
- 22 20.445 **(1)** (u) *General enrollee operations Wisconsin conservation corps*23 *education vouchers; conservation fund.* Biennially, from the conservation fund, the

1	amounts in the schedule for the payment of Wisconsin conservation corps enrollee
2	compensation and for the payment of other Wisconsin conservation corps costs for
3	activities authorized under s. 106.215 (7) (a) or (c) if those costs are not paid by project
4	sponsors. Corps enrollee compensation includes the cost of salaries, benefits,
5	incentive payments and vouchers education vouchers under s. 106.217.".
6	326. Page 390, line 10: delete lines 10 to 15 and substitute:
7	"Section 543d. 20.445 (6) (y) of the statutes is repealed.".
8	327. Page 390, line 19: delete that line and substitute:
9	"Section 547d. 20.445 (7) (ef) of the statutes is renumbered 20.292 (1) (ef) and
10	amended to read:
11	20.292 (1) (ef) School-to-work programs for children at risk. The amounts in
12	the schedule for grants to nonprofit organizations under s. $106.13 \ \underline{38.40}$ (4m).".
13	328. Page 390, line 21: delete lines 21 to 24 and substitute:
14	"Section 549d. 20.445 (7) (ga) of the statutes is renumbered 20.292 (1) (ga) and
15	amended to read:
16	20.292 (1) (ga) Auxiliary services. All moneys received from fees collected
17	under s. 106.12 (4) 38.40 (4r), for the delivery of services under s. 106.12 (4) 38.40 (4r).
18	SECTION 550d. 20.445 (7) (kb) of the statutes is repealed.
19	SECTION 551e. 20.445 (7) (kd) of the statutes is renumbered 20.292 (1) (kd) and
20	amended to read:
21	20.292 (1) (kd) Transfer of Indian gaming receipts; work-based learning
22	programs. The amounts in the schedule for work-based learning programs. All
23	moneys transferred from the appropriation account under s. 20.505 (8) (hm) 18j.
24	20.143 (1) (kj) shall be credited to this appropriation account. Notwithstanding s.

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20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm) 20.143 (1) (kj).

SECTION 552d. 20.445 (7) (kx) of the statutes is renumbered 20.292 (1) (kx) and amended to read:

20.292 **(1)** (kx) *Interagency and intra–agency programs.* All moneys received from other state agencies and all moneys received by the department board from the department board for the administration of programs or projects for which received.".

- **329.** Page 391, line 1: delete lines 1 to 12.
- 10 **330.** Page 391, line 12: after that line insert:
- **"Section 556g.** 20.455 (2) (i) of the statutes is amended to read:
 - 20.455 **(2)** (i) *Penalty assessment surcharge, receipts.* The amounts in the schedule for the purposes of s. 165.85 (5) (b) and for crime laboratory equipment. All moneys received from the penalty assessment surcharge on court fines and forfeitures as allocated to this appropriation account under s. 757.05 (2) (a), and all moneys transferred under 2003 Wisconsin Act (this act), sections 9201 (1p), 9210 (1p), 9215 (1) (gp), 9232 (1p), 9240 (1p), and 9241 (1p), shall be credited to this appropriation account. Moneys may be transferred from this paragraph to pars. (j), (ja), and (jb) by the secretary of administration for expenditures based upon determinations by the department of justice.".
 - **331.** Page 391, line 12: after that line insert:
- **SECTION 556r.** 20.455 (2) (gm) of the statutes is amended to read:
- 23 20.455 **(2)** (gm) *Criminal history searches; fingerprint identification.* All moneys received as fee payments under s. 165.82 (1) The amounts in the schedule

- for the provision of services under s. 165.82 (1) and the provision of an automated
- 2 fingerprint identification system. <u>All moneys received as fee payments under s.</u>
- 3 <u>165.82 (1) shall be credited to this appropriation.</u>".
- **332.** Page 391, line 13: delete lines 13 to 17.
- 5 **333.** Page 391, line 18: delete lines 18 and 19.
- 6 **334.** Page 391, line 20: delete the material beginning with that line and ending with page 392, line 2.
- 8 **335.** Page 392, line 7: after that line insert:
- 9 **"Section 562m.** 20.465 (3) (mg) of the statutes is created to read:
- 20.465 **(3)** (mg) *Federal aid, homeland security.* All moneys received from the federal government, as authorized by the governor under s. 16.54, for homeland security programs.".
- 13 **336.** Page 392, line 8: delete lines 8 to 15.

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- **337.** Page 392, line 15: after that line insert:
- **"Section 563d.** 20.475 (1) (i) of the statutes is amended to read:
 - 20.475 **(1)** (i) *Other employees.* The amounts in the schedule to reimburse Milwaukee County for the costs of clerks necessary for the prosecution of violent crime cases under s. 978.13 (1) (c) and, clerks providing clerical services under s. 978.13 (1) (b) to prosecutors handling cases involving felony violations under ch. 961, and clerks providing clerical services under s. 978.13 (1) (d) to prosecutors handling cases involving the unlawful possession or use of firearms. All moneys received under s. 814.635 (1m) shall be credited to this appropriation account.".
- 23 **338.** Page 392, line 21: after that line insert:
- **SECTION 564g.** 20.485 (2) (tf) of the statutes is amended to read:

Biennially, the amounts in the schedule for the veterans' tuition and fee reimbursement program under s. 45.25. Notwithstanding s. 20.001 (3) (a), the department may encumber moneys under this appropriation for the fiscal year biennium up to 60 days after the end of that fiscal year biennium if an estimate is first submitted to the department of administration showing the amounts that will be encumbered during that 60-day period.

SECTION 564m. 20.485 (2) (th) of the statutes is amended to read:

20.485 **(2)** (th) *Correspondence courses and part–time classroom study.* The Biennially, the amounts in the schedule for the veterans' correspondence courses and part–time classroom study program under s. 45.396. Notwithstanding ss. 16.52 (5) and 20.001 (3) (a), after June 30, 1998, the department may encumber moneys under this appropriation for the fiscal year biennium up to 60 days after the end of that fiscal year biennium if an estimate is first submitted to and approved by the secretary of administration showing the amounts that will be encumbered during that 60–day period."

339. Page 392, line 21: after that line insert:

SECTION 564p. 20.485 (2) (kg) of the statutes is repealed.

SECTION 564r. 20.485 (2) (km) of the statutes is repealed.

Section 564t. 20.485 (2) (vy) of the statutes is created to read:

20.485 **(2)** (vy) *American Indian services coordinator.* The amounts in the schedule for an American Indian services veterans benefits coordinator position.

SECTION 564v. 20.485 (2) (vz) of the statutes is created to read:

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- 1 20.485 **(2)** (vz) *American Indian grants.* The amounts in the schedule for grants to American Indian tribes and bands under s. 45.35 (14) (h).".
- 3 **340.** Page 393, line 1: delete lines 1 to 7.
- **341.** Page 393, line 15: after "units" insert "; entity contract".
- 5 **342.** Page 393, line 17: delete "and" and substitute "and,".
- 343. Page 393, line 19: after "(15)" insert ", and to contract with an entity
 under s. 153.05 (2m) (a)".
- **344.** Page 393, line 25: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
 - **345.** Page 394, line 7: delete lines 7 to 12 and substitute:
 - "20.505 **(1)** (is) *Information technology and communications services; nonstate entities.* From the sources specified in ss. 16.972 (2) (b) and (c), 16.974 (2) and (3), and 16.997 (2) (d), to provide computer, telecommunications, electronic communications, and supercomputer services to state authorities, units of the federal government, local governmental units, and entities in the private sector, the amounts in the schedule."
 - **346.** Page 394, line 23: delete the material beginning with that line and ending with page 395, line 2, and substitute:
 - "20.505 **(1)** (kL) *Printing, mail, communication, and information technology services; agencies.* From the sources specified in ss. 16.971, 16.972, 16.973, and 16.974 (3), to provide printing, mail processing, electronic communications, and information technology development, management, and processing services to state agencies, the amounts in the schedule."

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- 1 **347.** Page 395, line 3: delete lines 3 to 6.
- **348.** Page 395, line 12: delete the material beginning with "*prior*" and ending with "*service*" on line 13.
- 4 **349.** Page 395, line 18: after "(b)" insert "and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40".
- 6 **350.** Page 395, line 20: delete "prior service" and substitute "retirement".
- 7 **351.** Page 395, line 25: delete "prior service" and substitute "retirement".
 - **352.** Page 396, line 13: delete "prior service" and substitute "retirement".
- 9 **353.** Page 396, line 23: delete the material beginning with that line and ending with page 398, line 12.
- 11 **354.** Page 398, line 12: after that line insert:
- **"Section 583m.** 20.505 (2) (k) of the statutes is amended to read:
 - 20.505 **(2)** (k) *Risk management costs.* All moneys received from agencies under s. 16.865 (8) and all moneys transferred from the appropriation under par. (ki) for the costs of paying claims for losses of and damage to state property, settlements of state liability under ss. 165.25 (6), 775.04, 895.46 (1) and 895.47, and state employer costs for worker's compensation claims of state employees under ch. 102, and for related administrative costs under par. (ki), and for the purpose of effecting any lapse required under s. 16.865 (9)."
- **355.** Page 398, line 13: delete that line.
- 21 **356.** Page 398, line 14: delete the material beginning with that line and ending with page 399, line 2.
- **357.** Page 399, line 15: after that line insert:

"Section 587e. 20.505 (4) (k) of the statutes is renumbered 20.370 (2) (ei) and amended to read:

20.370 **(2)** (ei) *Waste facility siting board; general program operations.* The amounts in the schedule for the general program operations of the waste facility siting board. All moneys transferred from the appropriation account under s. 20.370 (2) (eg) received from the fee under s. 289.64 shall be credited to this appropriation account.".

358. Page 399, line 15: after that line insert:

"Section 587k. 20.505 (4) (hc) of the statutes is created to read:

20.505 **(4)** (hc) *Administration of governor's Wisconsin Educational Technology Conference.* The amounts in the schedule for the annual conference on educational technology under s. 16.993 (10). All moneys received from fees collected under s. 16.993 (10) shall be credited to this appropriation account.".

- **359.** Page 399, line 16: delete that line.
- **360.** Page 399, line 16: after that line insert:

SECTION 588p. 20.505 (6) (j) (intro.) of the statutes is amended to read:

20.505 **(6)** (j) *Penalty assessment surcharge receipts.* (intro.) All moneys received from the penalty assessment surcharge under s. 757.05 (2) (b) on court fines and forfeitures and all moneys transferred under 2001 Wisconsin Act 16, sections 9201 (6c) (a), (b), and (c), 9211 (2c), and 9240 (1c) 2003 Wisconsin Act (this act), sections 9201 (1p), 9210 (1p), 9215 (1) (gp), 9232 (1p), 9240 (1p), and 9241 (1p), for the purpose of transferring the following amounts to the following appropriation accounts:".

361. Page 399, line 16: after that line insert:

1 "Section 588m. 20.505 (4) (s) of the statutes, as affected by 2003 Wisconsin Act 2 (this act), is amended to read: 20.505 (4) (s) Telecommunications access; school districts. Biennially, from the 3 4 universal service fund, the amounts in the schedule to make payments to 5 telecommunications providers under contracts under s. 16.974 (1) 16.971 (13) to the 6 extent that the amounts due are not paid from the appropriation under s. 20.530 (1) 7 (g) sub. (1) (is) and, prior to January 1, 2006, to make grants to school districts under 8 s. 16.997 (6). 9 **Section 588n.** 20.505 (4) (t) of the statutes, as affected by 2003 Wisconsin Act 10 (this act), is amended to read: 11 20.505 (4) (t) Telecommunications access; private and technical colleges and 12 *libraries.* Biennially, from the universal service fund, the amounts in the schedule 13 to make payments to telecommunications providers under contracts under s. 16.974 14 (2) 16.971 (14) to the extent that the amounts due are not paid from the appropriation 15 under s. 20.530 (1) (g) sub. (1) (is). 16 **Section 588p.** 20.505 (4) (tm) of the statutes, as affected by 2003 Wisconsin 17 Act (this act), is amended to read: 18 20.505 (4) (tm) *Telecommunications access; private schools.* Biennially, from 19 the universal service fund, the amounts in the schedule to make payments to 20 telecommunications providers under contracts under s. 16.974 (3) 16.971 (15) to the 21 extent that the amounts due are not paid from the appropriation under s. 20.530 (1) 22 (g) sub. (1) (is) and, prior to January 1, 2006, to make grants to private schools under 23 s. 16.997 (6). 24 **Section 588q.** 20.505 (4) (tu) of the statutes, as affected by 2003 Wisconsin Act 25 (this act), is amended to read:

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20.505 (4) (tu) Telecommunications access; state schools. Biennially, from the
universal service fund, the amounts in the schedule to make payments to
telecommunications providers under contracts under s. 16.974 (4) 16.971 (16) to the
extent that the amounts due are not paid from the appropriation under $s.\ 20.530\ (1)$
(g) sub. (1) (kL).
SECTION 588r. 20.505 (4) (tw) of the statutes, as affected by 2003 Wisconsin Act

.... (this act), is amended to read:

Telecommunications access; secured correctional facilities. 20.505 **(4)** (tw) Biennially, from the universal service fund, the amounts in the schedule to make payments to telecommunications providers under contracts under s. 16.974 (1) 16.971 (13) to the extent that the amounts due are not paid from the appropriation under s. 20.530 sub. (1) (ke).".

- **362.** Page 399, line 20: delete lines 20 to 25. 13
- **363.** Page 400, line 1: delete lines 1 to 3. 14
- 15 **364.** Page 400, line 4: delete lines 4 to 7.
- **365.** Page 403, line 16: after that line insert: 16
- 17 **SECTION 606k.** 20.505 (8) (hm) 4b. of the statutes is repealed.".
- 18 **366.** Page 403, line 17: delete lines 17 to 19.
- 19 **367.** Page 403, line 19: after that line insert:
- 20 **SECTION 607u.** 20.505 (8) (hm) 6h. of the statutes is repealed.".
- 21 **368.** Page 403, line 21: delete lines 21 to 23 and substitute:
- 22 **SECTION 609m.** 20.505 (8) (hm) 8j. of the statutes is repealed.".
- 23 **369.** Page 403, line 23: after that line insert:

- **SECTION 609m.** 20.505 (8) (ck) 8m. of the statutes is created to read:
- 2 20.505 **(8)** (ck) 8m. The amount transferred to s. 20.370 (5) (ck) shall be the
- amount in the schedule under s. 20.370 (5) (ck).".
- 4 **370.** Page 403, line 23: after that line insert:
- **SECTION 609m.** 20.505 (8) (hm) 8n. of the statutes is repealed.".
- 6 **371.** Page 403, line 24: delete that line.
- 7 **372.** Page 404, line 1: delete lines 1 and 2.
- 8 **373.** Page 404, line 2: after that line insert:
- 9 **"Section 610m.** 20.505 (8) (hm) 13g. of the statutes is repealed.
- **Section 610q.** 20.505 (8) (hm) 13t. of the statutes is repealed.".
- 11 **374.** Page 404, line 2: after that line insert:
- **SECTION 610m.** 20.505 (8) (hm) 11. of the statutes is repealed.".
- 13 **375.** Page 404, line 2: after that line insert:
- **"Section 610g.** 20.505 (8) (hm) 10t. of the statutes is repealed.".
- 15 **376.** Page 404, line 2: after that line insert:
- 16 **"Section 610m.** 20.505 (8) (hm) 10s. of the statutes is repealed.".
- **377.** Page 404, line 3: delete lines 3 to 5.
- **378.** Page 404, line 7: delete lines 7 to 9 and substitute:
- **"Section 615e.** 20.505 (8) (hm) 18j. of the statutes is repealed.".
- **379.** Page 404, line 9: after that line insert:
- 21 **"Section 615m.** 20.505 (8) (hm) 22. of the statutes is created to read:
- 22 20.505 (8) (hm) 22. The amount transferred to s. 20.505 (8) (k) shall be the
- amount required to be appropriated under s. 20.505 (8) (k).

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Section 615r. 20.505 (8) (k) of the statutes is created to read:

20.505 **(8)** (k) *Revenue sharing from tribal gaming receipts.* From the moneys received under s. 569.06 (1), a sum sufficient for making the payments under s. 66.0306 (3) (b) and (c). All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 22. shall be credited to this appropriation account. The amount appropriated under this paragraph may not exceed \$225,300 in a fiscal year.".

- **380.** Page 404, line 9: after that line insert:
- 8 **"Section 615e.** 20.505 (8) (hm) 18s. of the statutes is repealed.
- 9 **SECTION 615f.** 20.505 (8) (hm) 18v. of the statutes is repealed.".
- **381.** Page 404, line 10: delete lines 10 to 15.
- **382.** Page 404, line 16: delete lines 16 to 19.
- **383.** Page 405, line 5: delete "20.505 (1) (ic)" and substitute "20.545 (1) (i)".
- **384.** Page 405, line 6: delete that line and substitute:
- **SECTION 624d.** 20.512 (1) (j) of the statutes is renumbered 20.545 (1) (j).".
- **385.** Page 405, line 7: delete "20.505 (1) (jc)" and substitute "20.545 (1) (jm)".
- **386.** Page 405, line 8: delete that line and substitute:
- 17 "Section **626a.** 20.512 (1) (k) of the statutes is renumbered 20.545 (1) (k) and amended to read:
 - 20.545 **(1)** (k) Funds received from other state agencies. All moneys received from other state agencies The amounts in the schedule for the purpose of providing employment services and materials to state agencies. All moneys received from other state agencies for this purpose shall be credited to this appropriation account.".
 - **387.** Page 405, line 9: delete "20.505 (1) (kp)" and substitute "20.545 (1) (ka)".

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1	388.	Page 405,	line 10:	delete	"20.505	(1) (ko)" and	substitute	"20.545	(1)
2	(km)".									

- **389.** Page 405, line 11: delete that line and substitute:
- 4 "Section **629d.** 20.512 (1) (m) of the statutes is renumbered 20.545 (1) (m).".
- **390.** Page 405, line 12: delete that line and substitute:
- 6 "Section **630d.** 20.512 (1) (pz) of the statutes is renumbered 20.545 (1) (pz).".
- 7 **391.** Page 405, line 20: after that line insert:
- **SECTION 632m.** 20.521 (1) (b) of the statutes is created to read:
 - 20.521 **(1)** (b) *Code of ethics investigations.* Biennially, the amounts in the schedule for the purpose of financing the costs of investigations of violations of the code of ethics for state public officials and employees under subch. III of ch. 19.".
- 12 **392.** Page 405, line 25: delete that line.
- **393.** Page 406, line 1: delete lines 1 to 12 and substitute:
- **"Section 637d.** 20.530 (1) (g) of the statutes is amended to read:

20.530 **(1)** (g) *Services.* All moneys received from the sources specified in ss. 22.05 (2) (b) and (c), 22.09 (2), and 44.73 16.997 (2) (d), to provide computer services, telecommunications services, and supercomputer services to state authorities, units of the federal government, local governmental units, and entities in the private sector, the source specified in s. 22.09 (3), to provide electronic communications services to state authorities, units of the federal government, local governmental units, and entities in the private sector, the source specified in s. 22.09 (3), to provide electronic communications services to state agencies, the sources specified in ss. 22.05 and 22.07, to provide printing, mail processing, and information technology processing services to state agencies, and the source specified in s. 22.03 (11), to

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- provide information technology development and management services to executive branch agencies under s. 22.03.".
- 3 **394.** Page 406, line 22: delete lines 22 to 25.
- **395.** Page 407, line 1: delete lines 1 to 12 and substitute:
- **SECTION 641d.** 20.530 (1) (ke) of the statutes is amended to read:
 - 20.530 **(1)** (ke) *Telecommunications services; state agencies; veterans services.*The amounts in the schedule to provide telecommunications services to state agencies and to provide veterans services under s. 22.07 (9). All moneys received from the provision of telecommunications services to state agencies under ss. 22.05 and 22.07 or under s. 44.73 16.997 (2) (d), other than moneys received and disbursed under s. 20.225 (1) (kb), shall be credited to this appropriation account.
 - **SECTION 642d.** 20.530 (1) (ke) of the statutes, as affected by 2003 Wisconsin Act (this act), is renumbered 20.505 (1) (ke) and amended to read:
 - 20.505 **(1)** (ke) *Telecommunications services; state agencies; veterans services.* The amounts in the schedule to provide telecommunications services to state agencies and to provide veterans services under s. 22.07 16.973 (9). All moneys received from the provision of telecommunications services to state agencies under ss. 22.05 and 22.07 16.972 and 16.973 or under s. 16.997 (2) (d), other than moneys received and disbursed under s. 20.225 (1) (kb), shall be credited to this appropriation account.".
 - **396.** Page 407, line 13: delete that line and substitute:
- 22 "Section **643m.** 20.530 (1) (kp) of the statutes is renumbered 20.505 (1) (kp) and amended to read:

1	20.505 (1) (kp) Interagency assistance; justice information systems. The
2	amounts in the schedule for the development and operation of automated justice
3	information systems under s. 22.03 ± 0.000 (9). All moneys transferred from the
4	appropriation accounts under s. 20.505 sub. (6) (kt) and (m) shall be credited to this
5	appropriation account.".
6	397. Page 407, line 16: delete lines 16 to 21 and substitute:
7	"20.505 (1) (kq) Justice information systems development, operation and
8	maintenance. The amounts in the schedule for the purpose of developing, operating
9	and maintaining automated justice information systems under s. $\frac{22.03}{16.971}$ (9).
10	All moneys transferred from the appropriation account under s. 20.505 sub. (6) (j) 12.
11	shall be credited to this appropriation account.".
12	398. Page 407, line 23: delete the material beginning with that line and
13	ending with page 408, line 3.
14	399. Page 408, line 3: after that line insert:
15	"Section 646m. 20.545 of the statutes is created to read:
16	20.545 Office of state human resources management. There is
17	appropriated to the office of state human resources management for the following
18	programs:
19	(1) State employment relations. (a) General program operations. The
20	amounts in the schedule to administer the employment relations functions and the
21	civil service system under subch. V of ch. 111 and ch. 230, to pay awards under s.
22	230.48 and to defray the expenses of the state employees suggestion board.".

400. Page 408, line 4: after that line insert:

"Section 647t. 20.585 (1) (j) of the statutes is amended to read:

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20.585 (1) (j) Un	nclaimed property; claims and administrative expenses.	All
moneys received under	ss. 177.23 (2), 852.01 (3), 863.37 (2), and 863.39 to pay cla	ims
under ss. 177.24 to 177	7.26 and 863.39 (3) and administrative expenses incurred	d in
administering ch. 177 <u>a</u>	and to transfer the amounts appropriated under par. (k) to	the
appropriation account	<u>under par. (k)</u> .".	

401. Page 408, line 4: after that line insert:

"Section 647m. 20.566 (2) (gb) of the statutes is created to read:

20.566 **(2)** (gb) *Manufacturing property assessment*. The amounts in the schedule for the administration of the assessment of manufacturing property under s. 70.995. All moneys received from the fees established under s. 70.995 (14) shall be credited to this appropriation account.".

402. Page 408, line 5: after that line insert:

"Section 648m. 20.585 (1) (k) of the statutes is created to read:

20.585 **(1)** (k) *Unclaimed property; administrative expenses.* From moneys transferred from the appropriation account under par. (j), the amounts in the schedule for the administrative expenses incurred in administering ch. 177.".

403. Page 408, line 9: delete lines 9 to 14 and substitute:

"Section 652b. 20.585 (2) (tm) of the statutes is amended to read:

20.585 **(2)** (tm) *Administrative expenses; college savings program.* From the college savings program trust fund, all moneys received from the vendor of the college savings program under s. 16.255 (3) (a) the amounts in the schedule for the administrative expenses of the college savings program under s. 14.64, including the expense of promoting the program.".

1	404. Page 408, line 24: after "date]" insert ", until such time as the joint
2	committee on legislative organization acts under 2003 Wisconsin Act (this act).
3	<u>section 9133 (2)</u> ".
4	405. Page 409, line 6: after "datel" insert ", until such time as the joint
5	committee on legislative organization acts under 2003 Wisconsin Act (this act).
6	<u>section 9133 (2)</u> ".
7	406. Page 409, line 15: after "date]" insert ", until such time as the joint
8	committee on legislative organization acts under 2003 Wisconsin Act (this act),
9	<u>section 9133 (2)</u> ".
10	407. Page 410, line 2: after "datel" insert ", until such time as the joint
11	committee on legislative organization acts under 2003 Wisconsin Act (this act).
12	<u>section 9133 (2)</u> ".
13	408. Page 410, line 12: after "date]" insert ", until such time as the joint
14	committee on legislative organization acts under 2003 Wisconsin Act (this act),
15	<u>section 9133 (2)</u> ".
16	409. Page 410, line 25: delete the material beginning with that line and
17	ending with page 411, line 7, and substitute:
18	"Section 661m. 20.835 (1) (db) of the statutes is amended to read:
19	20.835 (1) (db) County and municipal aid account. Beginning in 2004, a sum
20	sufficient to make payments to counties, towns, villages, and cities under ss. \underline{s} .
21	79.035 and 79.036 .
22	SECTION 662d. 20.835 (1) (dd) of the statutes is created to read:
23	20.835 (1) (dd) Municipal aid account. Beginning in 2004, a sum sufficient to
24	make payments to towns, villages, and cities under ss. 79.043, 79.044, and 79.045,

- less the amounts paid from the appropriation accounts under s. 20.835 (1) (t) and (u).
- No moneys may be encumbered from this appropriation account after December 31,
- 3 2005.
- **SECTION 662de.** 20.835 (1) (dd) of the statutes, as affected by 2003 Wisconsin
- 5 Act (this act), is repealed and recreated to read:
- 6 20.835 (1) (dd) *Municipal aid account.* Beginning in 2005, a sum sufficient to
- 7 make payments to towns, villages, and cities under ss. 79.043, 79.044, and 79.045.
- 8 No moneys may be encumbered from this appropriation account after December 31,
- 9 2005.
- **Section 662e.** 20.835 (1) (de) of the statutes is created to read:
- 11 20.835 **(1)** (de) *Municipal aid distribution account.* Beginning in 2006, a sum
- sufficient to make payments to towns, villages, and cities under s. 79.046.".
- 13 **410.** Page 411, line 7: after that line insert:
- **"Section 662m.** 20.835 (1) (m) of the statutes is created to read:
- 15 20.835 (1) (m) *Shared revenue; federal grant.* All moneys received from the
- 16 federal government as a grant to the state under P.L. 108–27 to make the payments
- under ss. 79.03, 79.04, and 79.06 in 2003, as determined by the department of
- revenue to be used by counties, towns, villages, and cities for police and fire services.
- **SECTION 662n.** 20.835 (1) (m) of the statutes, as created by 2003 Wisconsin Act
- 20 (this act), is repealed.".
- **411.** Page 411, line 9: delete "*and county*".
- **412.** Page 411, line 11: delete "79.035, 79.04," and substitute "79.04, 79.043,
- 23 79.044, 79.045".
- **413.** Page 411, line 17: delete "County" and substitute "Shared revenue".

- 1 **414.** Page 411, line 19: delete "s. 79.035" and substitute "ss. 79.035, 79.043, 2 79.044, and 79.045". 3 **415.** Page 411, line 19: delete "s. 79.035" and substitute "ss. 79.03, 79.035, 79.04, and 79.06". 4 **416.** Page 411, line 19: delete "counties,". 5 **417.** Page 412, line 4: after that line insert: 6 7 **"Section 668m.** 20.835 (3) (r) of the statutes is repealed.". **418.** Page 412, line 6: after that line insert: 8 9 **SECTION 670f.** 20.855 (4) (rh) of the statutes is repealed.". 10 **419.** Page 412, line 6: after that line insert: 11 **"Section 670g.** 20.855 (4) (fn) of the statutes is created to read: 12 20.855 (4) (fn) Transfer to transportation fund; sales and use tax receipts related 13 to motor vehicles. Beginning on July 1, 2005, and on each July 1 thereafter, to be 14 transferred to the transportation fund, a sum sufficient in an amount equal to the 15 amount to be paid into the transportation fund, as determined under s. 77.635.". 16 **420.** Page 412, line 7: delete lines 7 to 16. 17 **421.** Page 412, line 17: delete lines 17 to 23 and substitute:
- 18 "Section **672m.** 20.865 (2) (a) of the statutes is amended to read:
 - 20.865 **(2)** (a) *Private facility rental increases.* The amounts in the schedule to finance the unbudgeted costs of rental rental increases under leases of private facilities occupied by state agencies, except costs financed under s. 20.855 (3) (a).".
- **422.** Page 413, line 7: delete lines 7 to 22.

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- **423.** Page 413, line 23: delete the material beginning with that line and ending with page 414, line 4.
- **424.** Page 414, line 9: delete "and (4) (er), (es), (h), and (hb)" and substitute "(er), (es), (h), and (hb)".
- **425.** Page 414, line 10: delete "(kd), and (km)" and substitute "<u>(je), (jq),</u> (kd), and (km), and (ko)".
- **426.** Page 414, line 13: after "20.505" insert "(4), (es), (et), (ha), and (hb) and".
 - **427.** Page 414, line 15: delete lines 15 to 18 and substitute "(bt), (g), (h), (i), and (q) for the payment of principal and interest on public debt contracted under subchs. I and IV of ch. 18.".
 - **428.** Page 414, line 18: after that line insert:
 - **"Section 680t.** 20.866 (2) (tc) of the statutes is amended to read:
 - 20.866 **(2)** (tc) *Clean water fund program.* From the capital improvement fund, a sum sufficient for the purposes of s. 281.57 (10m) and (10r) and to be transferred to the environmental improvement fund for the purposes of the clean water fund program under ss. 281.58 and 281.59. The state may contract public debt in an amount not to exceed \$637,743,200 \$616,243.200 for this purpose. Of this amount, the amount needed to meet the requirements for state deposits under 33 USC 1382 is allocated for those deposits. Of this amount, \$8,250,000 is allocated to fund the minority business development and training program under s. 200.49 (2) (b). Moneys from this appropriation account may be expended for the purposes of s. 281.57 (10m) and (10r) only in the amount by which the department of natural resources and the department of administration determine that moneys available under par. (tn) are insufficient for the purposes of s. 281.57 (10m) and (10r).".

429. Page 414, line 18: after that line insert:

"Section 680r. 20.866 (2) (ta) of the statutes is amended to read:

20.866 (2) (ta) Natural resources; Warren Knowles–Gaylord Nelson stewardship 2000 program. From the capital improvement fund a sum sufficient for the Warren Knowles–Gaylord Nelson stewardship 2000 program under s. 23.0917. The state may contract public debt in an amount not to exceed \$572,000,000 \$327,000,000 for this program. Except as provided in s. 23.0917 (4g) (b), (4m) (k), (5) and (5m), the amounts obligated, as defined in s. 23.0917 (1) (e), under this paragraph may not exceed \$46,000,000 in fiscal year 2000–01, may not exceed \$46,000,000 in fiscal year 2001–02, and may not exceed \$60,000,000 in fiscal year 2002–03, may not exceed \$15,000,000 in fiscal year 2003–04, may not exceed \$10,000,000 in fiscal year 2004–05, and may not exceed \$30,000,000 in each fiscal year beginning with fiscal year 2002–03 2005–06 and ending with fiscal year 2009–10.".

430. Page 414, line 18: after that line insert:

"Section 680e. 20.866 (2) (s) of the statutes is amended to read:

20.866 **(2)** (s) *University of Wisconsin; academic facilities.* From the capital improvement fund, a sum sufficient for the board of regents of the University of Wisconsin System to acquire, construct, develop, enlarge or improve university academic educational facilities and facilities to support such facilities. The state may contract public debt in an amount not to exceed \$1,052,005,900 \$1,107,898,000 for this purpose.

SECTION 680g. 20.866 (2) (t) of the statutes is amended to read:

20.866 **(2)** (t) *University of Wisconsin; self-amortizing facilities.* From the capital improvement fund, a sum sufficient for the board of regents of the University of Wisconsin System to acquire, construct, develop, enlarge or improve university self-amortizing educational facilities <u>and facilities to support such facilities</u>. The state may contract public debt in an amount not to exceed \$732,009,800 \$992,385,200 for this purpose. Of this amount, \$4,500,000 is allocated only for the University of Wisconsin-Madison indoor practice facility for athletic programs and only at the time that ownership of the facility is transferred to the state.".

- **431.** Page 414, line 23: after "281.65" insert "and to provide the grant under 2003 Wisconsin Act (this act), section 9138 (3f)".
- **432.** Page 414, line 25: delete the material beginning with that line and ending with page 415, line 7.
 - **433.** Page 415, line 16: after that line insert:
- **"Section 683m.** 20.866 (2) (tu) of the statutes is amended to read:

20.866 **(2)** (tu) *Natural resources; segregated revenue supported facilities.* From the capital improvement fund, a sum sufficient for the department of natural resources to acquire, construct, develop, enlarge or improve natural resource administrative office, laboratory, equipment storage or maintenance facilities and to acquire, construct, develop, enlarge or improve state recreation facilities and state fish hatcheries. The state may contract public debt in an amount not to exceed \$30,576,400 \$45,296,900 for this purpose.".

- **434.** Page 415, line 16: after that line insert:
- "Section 683g. 20.866 (2) (uur) of the statutes is created to read:

20.866 (2) (uur) Transportation; major highway projects. From the capital
improvement fund, a sum sufficient for the department of transportation to fund
major highway projects, as provided under s. 84.557 (1). The state may contract
public debt in an amount not to exceed \$101,238,400 for this purpose.
SECTION 683h. 20.866 (2) (uut) of the statutes is created to read:
20.866 (2) (uut) Transportation; highway rehabilitation projects. From the
capital improvement fund, a sum sufficient for the department of transportation to
fund highway rehabilitation projects, as provided under s. 84.557 (2). The state may
contract public debt in an amount not to exceed \$275,843,700 for this purpose.".
435. Page 415, line 16: after that line insert:
"Section 683m. 20.866 (2) (uum) of the statutes is amended to read:
20.866 (2) (uum) Transportation; major highway and rehabilitation projects.
From the capital improvement fund, a sum sufficient for the department of
transportation to fund major highway and rehabilitation projects, as provided under
s. 84.555. The state may contract public debt in an amount not to exceed
\$140,000,000 <u>\$100,000,000</u> for this purpose.".
436. Page 416, line 3: after that line insert:
"Section 685g. 20.866 (2) (ux) of the statutes is amended to read:
20.866 (2) (ux) <i>Corrections; correctional facilities.</i> From the capital
improvement fund a sum sufficient for the department of corrections to acquire

20.866 **(2)** (ux) *Corrections; correctional facilities.* From the capital improvement fund, a sum sufficient for the department of corrections to acquire, construct, develop, enlarge or improve adult and juvenile correctional facilities. The state may contract public debt in an amount not to exceed \$787,694,900 \$793,787,700 for this purpose.

Section 685r. 20.866 (2) (v) of the statutes is amended to read:

20.866 (2) (v) Health and family services; mental health and secure treatment
facilities. From the capital improvement fund, a sum sufficient for the department
of health and family services to acquire, construct, develop, enlarge or extend mental
health and secure treatment facilities. The state may contract public debt in an
amount not to exceed \$128,322,900 <u>\$129,057,200</u> for this purpose.".

- **437.** Page 416, line 10: delete lines 10 to 22.
- **438.** Page 416, line 22: after that line insert:
 - **"Section 687e.** 20.866 (2) (y) of the statutes is amended to read:
 - 20.866 **(2)** (y) *Building commission; housing state departments and agencies.* From the capital improvement fund, a sum sufficient to the building commission for the purpose of housing state departments and agencies. The state may contract public debt in an amount not to exceed \$463,367,100 \$480,088,500 for this purpose.
 - **SECTION 687g.** 20.866 (2) (yg) of the statutes is amended to read:
 - 20.866 **(2)** (yg) *Building commission; project contingencies.* From the capital improvement fund, a sum sufficient to the building commission for the purpose of funding project contingencies for projects enumerated in the authorized state building program for state departments and agencies. The state may contract public debt in an amount not to exceed \$45,007,500 \$47,961,200 for this purpose.
 - **Section 687j.** 20.866 (2) (ym) of the statutes is amended to read:
 - 20.866 **(2)** (ym) *Building commission; capital equipment acquisition.* From the capital improvement fund, a sum sufficient to the state building commission to acquire capital equipment for state departments and agencies. The state may contract public debt in an amount not to exceed \$115,839,400 \$117,042,900 for this purpose.

SECTION 687m. 20.866 (2) (z) (intro.) of the statutes is amended to read:

20.866 **(2)** (z) *Building commission; other public purposes.* (intro.) From the capital improvement fund, a sum sufficient to the building commission for relocation assistance and capital improvements for other public purposes authorized by law but not otherwise specified in this chapter. The state may contract public debt in an amount not to exceed \$1,396,101,000 \$1,576,901,000 for this purpose. Of this amount:".

- **439.** Page 416, line 23: delete lines 23 to 25.
- **440.** Page 417, line 1: delete lines 1 to 13 and substitute:
- **"Section 688d.** 20.866 (2) (zc) of the statutes is amended to read:

20.866 **(2)** (zc) Technology for educational achievement in Wisconsin board Administration; school district educational technology infrastructure financial assistance. From the capital improvement fund, a sum sufficient for the technology for educational achievement in Wisconsin board department of administration to provide educational technology infrastructure financial assistance to school districts under s. 44.72 (4) 16.995. The state may contract public debt in an amount not to exceed \$100,000,000 \$90,200,000 for this purpose.

SECTION 689d. 20.866 (2) (zcm) of the statutes is amended to read:

20.866 **(2)** (zcm) *Technology for educational achievement in Wisconsin board Administration; public library educational technology infrastructure financial assistance.* From the capital improvement fund, a sum sufficient for the technology

for educational achievement in Wisconsin board department of administration to

provide educational technology infrastructure financial assistance to public library

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boards under s. 44.72 (4) 16.995. The state may contract public debt in an amount
 not to exceed \$3,000,000 \$300,000 for this purpose.".

441. Page 417, line 13: after that line insert:

"Section 689e. 20.866 (2) (zj) of the statutes is amended to read:

20.866 **(2)** (zj) *Military affairs; armories and military facilities.* From the capital improvement fund, a sum sufficient for the department of military affairs to acquire, construct, develop, enlarge, or improve armories and other military facilities. The state may contract public debt in an amount not to exceed \$22,421,900 \$24,393,800 for this purpose.".

442. Page 417, line 20: after that line insert:

"Section 690e. 20.866 (2) (zp) of the statutes is amended to read:

20.866 **(2)** (zp) *Veterans affairs; self–amortizing facilities.* From the capital improvement fund, a sum sufficient for the department of veterans affairs to acquire, construct, develop, enlarge or improve facilities at state veterans homes. The state may contract public debt in an amount not to exceed \$29,520,900 \$34,412,600 for this purpose.

Section 690m. 20.866 (2) (zz) of the statutes is amended to read:

20.866 **(2)** (zz) *State fair park board; self–amortizing facilities.* From the capital improvement fund, a sum sufficient to the state fair park board to acquire, construct, develop, enlarge, or improve facilities at the state fair park in West Allis. The state may contract public debt not to exceed \$84,787,100 \(\) \$56,787,100 for this purpose.

Section 690t. 20.867 (3) (h) of the statutes is amended to read:

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20.867 (3) (h) Principal repayment, interest, and rebates. A sum sufficient to guarantee full payment of principal and interest costs for self-amortizing or partially self-amortizing facilities enumerated under ss. 20.190 (1) (j), 20.245 (1) (j), 20.285 (1) (ih), (ie), (ig), (kd) and, (km), and (ko), 20.370 (7) (eq) and 20.485 (1) (go) if moneys available in those appropriations are insufficient to make full payment, and to make full payment of the amounts determined by the building commission under s. 13.488 (1) (m) if the appropriation under s. 20.190 (1) (j), 20.245 (1) (j), 20.285 (1) (ih), (ie), (ig), (kd) or, (km), or (ko), or 20.485 (1) (go) is insufficient to make full payment of those amounts. All amounts advanced under the authority of this paragraph shall be repaid to the general fund whenever the balance of the appropriation for which the advance was made is sufficient to meet any portion of the amount advanced. The department of administration may take whatever action is deemed necessary including the making of transfers from program revenue appropriations and corresponding appropriations from program receipts in segregated funds and including actions to enforce contractual obligations that will result in additional program revenue for the state, to ensure recovery of the amounts advanced.".

- **443.** Page 418, line 12: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- **444.** Page 418, line 14: delete the material beginning with "secretary" and ending with "administration" on line 15 and substitute "secretary of employment relations director of the office of state human resources management".

- **445.** Page 423, line 24: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 25 and substitute "secretary of the department of employment relations director of the office of state human resources management".
- **446.** Page 424, line 7: delete the material beginning with "department" and ending with "administration" on line 8 and substitute "department of employment relations office of state human resources management".
- **447.** Page 424, line 16: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 17 and substitute "secretary of employment relations <u>director of the office of state human resources management</u>".
- **448.** Page 425, line 5: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
- **449.** Page 425, line 10: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- **450.** Page 425, line 21: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 22 and substitute "secretary of employment relations director of the office of state human resources management".
- **451.** Page 426, line 4: delete the material beginning with "secretary" and ending with "administration" on line 5 and substitute "secretary of employment relations director of the office of state human resources management".

- **452.** Page 426, line 7: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **453.** Page 426, line 15: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **454.** Page 426, line 19: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **455.** Page 426, line 23: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **456.** Page 427, line 1: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **457.** Page 427, line 12: delete the material beginning with "department" and ending with "<u>administration</u>" on line 13 and substitute "department of employment relations office of state human resources management".
- **458.** Page 427, line 19: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".

- 1 459. Page 427, line 23: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- 4 **460.** Page 428, line 10: delete lines 10 to 12.
- 5 **461.** Page 428, line 13: delete that line.
- **462.** Page 428, line 14: delete lines 14 to 16 and substitute:
- 7 **"Section 725d.** 20.923 (4) (c) 5. of the statutes is repealed.".
- 8 **463.** Page 428, line 17: delete lines 17 to 22.
- 9 **464.** Page 428, line 25: delete that line.
- 10 **465.** Page 428, line 25: after that line insert:
- **"Section 729m.** 20.923 (4) (f) 1. of the statutes is created to read:
- 12 20.923 **(4)** (f) 1. Administration, department of; office of state human resources management: director.".
- 466. Page 429, line 9: delete "secretary of employment relations
 administration" and substitute "secretary of employment relations director of the
 office of state human resources management".
- **467.** Page 429, line 20: delete lines 20 to 22.
- 18 **468.** Page 429, line 23: delete the material beginning with that line and ending with page 430, line 2.
- **469.** Page 430, line 2: after that line insert:
- 21 "**Section 734e.** 20.923 (6) (as) of the statutes is amended to read:

20.923 (6) (as) Each elective executive officer other than the attorney general,
the secretary of state, and the superintendent of public instruction: a deputy or
assistant.".

- **470.** Page 430, line 6: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 7 and substitute "secretary of employment relations director of the office of state human resources management".
 - **471.** Page 430, line 13: after that line insert:

"Section 735m. 20.923 (9) of the statutes is amended to read:

- 20.923 **(9)** Executive assistants. Salaries for executive assistants appointed under ss. 15.05 (3) and 15.06 (4m) shall be set by the appointing authority. The salary for an executive assistant appointed under s. 15.05 (3) or 15.06 (4m), other than the salary for the executive assistant to the director of the technical college system, may not exceed the maximum of the salary range 2 ranges below the salary range of <u>for</u> the executive salary group to which the department or agency head is assigned. The position of administrative assistant to the lieutenant governor shall be treated as are executive assistants for pay purposes under this subsection. <u>The salary for the executive assistant appointed under s. 230.04 (16) shall be set by the appointing authority. The salary for that position may not exceed the maximum of the salary range 2 ranges below the salary range for the executive salary group to which the appointing authority is assigned."</u>
- **472.** Page 430, line 13: after that line insert:
- **SECTION 735e.** 20.923 (8) of the statutes is amended to read:
 - 20.923 **(8)** DEPUTIES. Salaries for deputies appointed pursuant to ss. 13.94 (3) (b), 15.04 (2), and 551.51 (1) shall be set by the appointing authority. The salary shall

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- not exceed the maximum of the salary range one range below the salary range of the executive salary group to which the department or agency head is assigned. The positions of assistant secretary of state, assistant state treasurer and associate director of the historical society shall be treated as unclassified deputies for pay purposes under this subsection.".
- **473.** Page 432, line 18: delete "<u>average</u> resident undergraduation tuition" and substitute "<u>arithmetic average of</u> resident undergraduate <u>tuition tuitions</u>".
- **474.** Page 432, line 19: before "institutions" insert "4-year".
 - **475.** Page 437, line 10: delete ", (kp)" and substitute ", (kp)".
- **476.** Page 440, line 3: after "technology" insert "or telecommunications".
- 11 **477.** Page 440, line 4: delete the material beginning with "The department" and ending with "contract." on line 7.
- 13 **478.** Page 440, line 16: after "Promulgate" insert ", by rule,".
- 14 **479.** Page 440, line 17: delete "chapter" and substitute "chapter subchapter".
- **480.** Page 441, line 23: after "technology" insert "or telecommunications".
- **481.** Page 441, line 25: delete the material beginning with "<u>department.</u>" and ending with "<u>by the</u>" on page 442, line 3.
- **482.** Page 442, line 7: delete lines 7 to 15 and substitute:
- **SECTION 785c.** 22.09 (5) of the statutes is renumbered 16.974 (5).".
- **483.** Page 444, line 13: delete "chapter" and substitute "chapter subchapter".
- **484.** Page 444, line 19: delete "and telecommunications" and substitute "and telecommunications".

1	485. Page 444, line 21: delete the material beginning with "may" and ending
2	with "also" on line 23 and substitute "may".
3	486. Page 445, line 6: after that line insert:
4	"Section 801c. 23.0917 (3) (b) of the statutes is amended to read:
5	23.0917 (3) (b) In obligating moneys under the subprogram for land
6	acquisition, the department shall set aside in each fiscal year, except in fiscal years
7	2003-04 and $2004-05$, \$3,000,000 that may be obligated only for state trails and the
8	ice age trail and for grants for the state trails and the ice age trails under s. 23.096.
9	The period of time during which the moneys shall be set aside in each fiscal year shall
10	begin on the July 1 of the fiscal year and end on the June 30 of the same fiscal year.
11	Section 801f. 23.0917 (3) (dm) 1r. of the statutes is created to read:
12	23.0917 (3) (dm) 1r. For fiscal year 2002–03, \$45,000,000.
13	Section 801h. 23.0917 (3) (dm) 1t. of the statutes is created to read:
14	23.0917 (3) (dm) 1t. For fiscal year 2003–04, \$10,000,000.
15	Section 801j. 23.0917 (3) (dm) 1v. of the statutes is created to read:
16	23.0917 (3) (dm) 1v. For fiscal year 2004–05, \$5,000,000.
17	Section 801m. 23.0917 (3) (dm) 2. of the statutes is amended to read:
18	23.0917 (3) (dm) 2. For each fiscal year beginning with $2002-03$ $2005-06$ and
19	ending with fiscal year 2009–10, \$45,000,000 <u>\$22,500,000</u> .
20	Section 801p. 23.0917 (4) (d) 1. of the statutes is repealed and recreated to
21	read:
22	23.0917 (4) (d) 1. Except as provided in sub. (5), the department may not
23	obligate under this subprogram more than the following amounts:

a. For fiscal year 2000-01, \$11,500,000.

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1	b. For fiscal year 2001–02, \$11,500,000.
2	c. For fiscal year 2002–03, \$15,000,000.
3	d. For each of fiscal years 2003-04 and 2004-05, \$2,000,000 for property
4	development.
5	e. For each of fiscal years 2003-04 and 2004-05, \$3,000,000 for local assistance.
6	f. For each fiscal year beginning with 2005-06 and ending with fiscal year
7	2009–10, \$7,500,000.
8	SECTION 801t. 23.0917 (4) (d) 3. of the statutes is amended to read:
9	23.0917 (4) (d) 3. The Except as provided in par. (d) 1. d. and e., the department
10	shall obligate at least \$3,500,000 in each fiscal year for property development.".
11	487. Page 445, line 11: after that line insert:
12	SECTION 802g. 23.0917 (5m) (b) 3. of the statutes is renumbered 23.0917 (5m)
13	(bn) 2.
14	SECTION 802h. 23.0917 (5m) (b) 4. of the statutes is renumbered 23.0917 (5m)
15	(bn) 3.
16	SECTION 802j. 23.0917 (5m) (bn) 1. of the statutes is created to read:
17	23.0917 (5m) (bn) 1. Subdivisions 2. and 3. apply to land acquired by the
18	department on or after the effective date of this subdivision [revisor inserts date].
19	SECTION 802k. 23.0917 (5m) (br) of the statutes is created to read:
20	23.0917 (5m) (br) 1. Subdivisions 2. and 3. apply to land acquired by the
21	department before the effective date of this subdivision [revisor inserts date].
22	2. For bonds that are retired from the proceeds of the sale of the acquired land

within 5 years after the date on which the land was acquired by the department, the

department shall adjust the available bonding authority for the subprogram for land

acquisition by increasing the available bonding authority for the fiscal year in which the bonds are retired by an amount equal to the total amount of the bonds issued for the sale that have been retired in that fiscal year.

3. For bonds that are not retired from the proceeds of the sale of the acquired land within 5 years after the date on which the land was acquired by the department, the department shall adjust the available bonding authority for the subprogram for land acquisition by decreasing the available bonding authority for the next fiscal year beginning after the end of that 5–year period by an amount equal to the total amount of the bonds that have not been retired from such proceeds in that fiscal year and, if necessary, shall decrease for each subsequent fiscal year the available bonding authority in an amount equal to that available bonding authority or equal to the amount still needed to equal the total amount of the bonds that have not been retired from such proceeds, whichever is less, until the available bonding authority has been decreased by an amount equal to the total of the bonds that have not been retired.

SECTION 802L. 23.0917 (6) (a) of the statutes is renumbered 23.0917 (6) and amended to read:

23.0917 **(6)** Review by joint committee on finance. The department may not obligate from the appropriation under s. 20.866 (2) (ta) for a given project or activity, except for a grant under sub. (4) that does not exceed \$250,000, any moneys unless it first notifies the joint committee on finance in writing of the proposal. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's notification that the committee has scheduled a meeting to review the proposal, the department may obligate the moneys. If, within 14 working days after the date of the notification by the department, the cochairpersons of the committee notify the department that the committee has

- scheduled a meeting to review the proposal, the department may obligate the moneys only upon approval of the committee.
- 3 **Section 802m.** 23.0917 (6) (b) of the statutes is repealed.
- **SECTION 802n.** 23.0917 (6) (c) of the statutes is repealed.".
- 5 **488.** Page 445, line 12: after that line insert:
- **SECTION 803m.** 23.0963 of the statutes is created to read:
- 23.0963 Payments to television production company. From the appropriation under s. 20.370 (9) (mu), the department shall annually pay Discover Wisconsin Productions, or its successor, \$750,000 to enter into an agreement with the department for the production of a nature–based television series that highlights the outdoors of Wisconsin."
- **489.** Page 445, line 18: after that line insert:

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- 13 **"Section 804f.** 23.197 (1) of the statutes is renumbered 23.197 (1m).
- **SECTION 804g.** 23.197 (1b) of the statutes is created to read:
- 23.197 **(1b)** DEFINITION. In this section, "obligate" has the meaning given in s. 23.0917 (1) (e).
- **SECTION 804k.** 23.197 (10) of the statutes is created to read:
 - 23.197 **(10)** Peshtigo River State Forest. From the appropriation under s. 20.866 (2) (ta), during fiscal year 2003–04, the department shall obligate \$5,000,000 to acquire land for the Peshtigo River State Forest. For purposes of s. 23.0917, moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram for land acquisition.".
 - **490.** Page 445, line 18: after that line insert:
- **SECTION 804n.** 23.22 (2) (c) of the statutes is amended to read:

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23.22 (2) (c) Under the program established under par. (a), the department shall promulgate rules to establish a procedure to award cost-sharing grants to public and private entities for up to 50% of the costs of projects to control invasive species. Any The rules promulgated under this paragraph shall establish criteria for determining eligible projects and eligible grant recipients and. Eligible projects shall include education and inspection activities at boat landings. The rules shall allow cost-share contributions to be in the form of money or in-kind goods or services or any combination thereof. In promulgating these rules, the department shall consider the recommendations of the council under sub. (3) (c). From the appropriation under s. 20.370 (6) (ar), the department shall make available in each fiscal year at least \$500,000 for cost-sharing grants to be awarded to local governmental units for the control of invasive species that are aquatic species.".

- 13 **491.** Page 449, line 11: delete lines 11 and 12.
- **492.** Page 449, line 13: delete lines 13 to 15.
- **493.** Page 449, line 17: delete lines 17 to 20.
- **494.** Page 449, line 22: delete "purchased under par. (a)" and substitute "so purchased".
- **495.** Page 449, line 24: delete the material beginning with that line and ending with page 450, line 5.
- **496.** Page 450, line 6: delete lines 6 to 11.
- **497.** Page 450, line 12: delete lines 12 to 19.
- **498.** Page 453, line 16: delete lines 16 and 17.
- **499.** Page 454, line 5: delete lines 5 to 19.

- **500.** Page 454, line 20: delete lines 20 and 21.
- 2 **501.** Page 454, line 24: delete the material beginning with that line and ending with page 455, line 2.
- 4 **502.** Page 455, line 3: delete lines 3 and 4.
- 5 **503.** Page 455, line 4: after that line insert:
- 6 "Section 837s. 25.17 (1) (tc) of the statutes is repealed.".
- 7 **504.** Page 455, line 5: delete lines 5 to 7.
- **505.** Page 455, line 8: delete lines 8 to 17.
- 9 **506.** Page 455, line 18: delete lines 18 to 25.
- **507.** Page 456, line 6: after that line insert:
- **"Section 842p.** 25.17 (16) of the statutes is repealed.".
- **508.** Page 456, line 23: after that line insert:
- **"Section 846m.** 25.36 (1) of the statutes is amended to read:
- 14 25.36 (1) Except as provided in sub. (2), all moneys appropriated or transferred 15 by law shall constitute the veterans trust fund which shall be used for the veterans 16 programs under ss. 20.485 (2) (m), (mn), (tm), (u), (v), (vo), (vv), (vz), (w), (z), and (zm), 17 45.014, 45.25, 45.351 (1), 45.353, 45.356, 45.357, 45.396, 45.397, and 45.43 (7) and 18 administered by the department of veterans affairs, including all moneys received 19 from the federal government for the benefit of veterans or their dependents; all 20 moneys paid as interest on and repayment of loans under the post-war 21 rehabilitation fund; soldiers rehabilitation fund, veterans housing funds as they 22 existed prior to July 1, 1961; all moneys paid as interest on and repayment of loans 23 under this fund; all moneys paid as expenses for, interest on, and repayment of

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- veterans trust fund stabilization loans under s. 45.356, 1995 stats.; all moneys paid as expenses for, interest on, and repayment of veterans personal loans; the net proceeds from the sale of mortgaged properties related to veterans personal loans; all mortgages issued with the proceeds of the 1981 veterans home loan revenue bond issuance purchased with moneys in the veterans trust fund; all moneys received from the state investment board under s. 45.356 (9) (b); all moneys received from the veterans mortgage loan repayment fund under s. 45.79 (7) (a) and (c); and all gifts of money received by the board of veterans affairs for the purposes of this fund.".
- 9 **509.** Page 457, line 3: after "(2m)," insert "341.17 (8), 341.19 (1) (a),".
- **510.** Page 457, line 3: after "(b), and (c)," insert "(4),". 10
- 11 **511.** Page 457, line 4: after "(2m) (am)" insert "and (b)".
- **512.** Page 457, line 5: after "341.308 (3)," insert "341.36 (1) and (1m), 341.51 12 (2),".
- **513.** Page 457, line 11: delete lines 11 to 14. 14
- **514.** Page 457, line 19: after that line insert: 15
- 16 **SECTION 852m.** 25.40 (2) (b) 19r. of the statutes, as created by 2003 Wisconsin 17 Act (this act), is repealed.".
- 18 **515.** Page 457, line 24: delete the material beginning with that line and 19 ending with page 458, line 3.
- **516.** Page 458, line 4: delete lines 4 to 6 and substitute: 20
- 21 **"Section 855p.** 25.46 (2) of the statutes is repealed.
- 22 **Section 855q.** 25.46 (3) of the statutes is repealed.
- 23 **Section 855r.** 25.46 (4) of the statutes is repealed.

- **Section 855s.** 25.46 (4m) of the statutes is repealed.
- **SECTION 855t.** 25.46 (4s) of the statutes is repealed.
- **Section 855x.** 25.465 (3) of the statutes is amended to read:
- 4 25.465 (3) The fees collected under s. 94.681 (2), (5) and (6) (a) 3., except as
- 5 provided in s. 94.681 (7) (a).".
- 6 **517.** Page 458, line 9: delete lines 9 to 16.
- 7 **518.** Page 459, line 2: delete that line and substitute ", and 16.72 (4) (b).".
- **519.** Page 459, line 3: delete lines 3 to 7 and substitute:
- 9 **"Section 861x.** 25.66 of the statutes is repealed.
- **Section 863s.** 25.69 of the statutes, as affected by 2001 Wisconsin Act 109,
- section 83, is amended to read:
- 12 **25.69 Permanent endowment fund.** There is established a separate
- 13 nonlapsible trust fund designated as the permanent endowment fund, consisting of
- all of the proceeds from the sale of the state's right to receive payments under the
- 15 Attorneys General Master Tobacco Settlement Agreement of November 23, 1998,
- and all investment earnings on the proceeds. Moneys in the permanent endowment
- fund shall be used only to make the transfers under ss. 13.101 (16) and 20.855 (4)
- 18 (rh).".
- **520.** Page 459, line 7: after that line insert:
- **SECTION 863m.** 25.75 (3) (f) of the statutes is repealed.".
- **521.** Page 459, line 22: delete lines 22 to 24.
- **522.** Page 460, line 1: after that line insert:
- 23 "Section 868p. 26.105 of the statutes is created to read:

26.105 Best forestry management practices; joint committee on finance review. (1) The department shall require the use of best forestry management practices for water quality, as published by the department, on all forested land under the supervision, management, or control of the department unless the joint committee on finance approves an exemption under sub. (2) for the use of alternative management practices.

- (2) If the department requests an exemption under sub. (1), the department shall notify the joint committee on finance of the proposed exemption. The notification shall be in writing and shall include a description of the alterative management practices to be used. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's notification that the committee has scheduled a meeting to review the proposed exemption, the exemption shall be considered approved. If, within 14 working days after the date of the notification by the department, the cochairpersons of the committee notify the department that the committee has scheduled a meeting to review the proposed exemption, the department may proceed with the alternative management practices only if the committee approves the exemption.".
- **523.** Page 461, line 6: delete lines 6 to 25.
- **524.** Page 462, line 1: delete lines 1 to 3.
- **525.** Page 462, line 8: after that line insert:
- **"Section 873m.** 29.024 (6) (am) of the statutes is repealed.
- **Section 873p.** 29.024 (6) (b) of the statutes is amended to read:
 - 29.024 **(6)** (b) The clerk of each county appointed under par. (a) 2. or (am) 2. may accept the appointment.

1	SECTION 873r. 29.024 (6) (d) of the statutes is amended to read:
2	29.024 (6) (d) The department may promulgate rules regulating the activities
3	of persons appointed under pars. (a) 2., 3. and 4. and (am) 2. and 3.".
4	526. Page 462, line 11: after that line insert:
5	"Section 874c. 29.171 (3) of the statutes is amended to read:
6	29.171 (3) The department shall issue to each person who is issued a resident
7	archer hunting license a deer tag and a back tag .
8	Section 874e. 29.173 (3) of the statutes is amended to read:
9	29.173 (3) DEER TAG AND BACK TAG. The department shall issue to each person
10	who is issued a resident deer hunting license a deer tag and a back tag.
11	Section 874m. 29.211 (3) of the statutes is amended to read:
12	29.211 (3) DEER TAG AND BACK TAG. The department shall issue to each person
13	who is issued a nonresident deer hunting license a deer tag and a back tag.
14	Section 8740. 29.216 (3) of the statutes is amended to read:
15	29.216 (3) DEER TAG AND BACK TAG. The department shall issue to each person
16	who is issued a nonresident archer hunting license a deer tag and a back tag.
17	Section 874q. 29.231 (4) of the statutes is amended to read:
18	29.231 (4) The department shall issue to each person who is issued a sports
19	license a deer tag and back tag .
20	Section 874s. 29.235 (4) of the statutes is amended to read:
21	29.235 (4) DEER TAG AND BACK TAG. The department shall issue to each person
22	who is issued a conservation patron license a deer tag and back tag.
23	Section 874u. 29.301 (3) of the statutes is repealed.".
24	527. Page 462, line 16: after that line insert:

- 1 "Section 875m. 29.561 of the statutes is repealed.".
- **528.** Page 462, line 18: delete "\$18.25" and substitute "\$14.25".
- **529.** Page 462, line 20: delete "<u>\$8.25</u>" and substitute "<u>\$6.25</u>".
- **530.** Page 462, line 23: delete "<u>\$8.25</u>" and substitute "<u>\$7.25</u>".
- 5 **531.** Page 462, line 24: delete lines 24 and 25.
- **532.** Page 463, line 1: before that line insert:
- 7 **"Section 879m.** 29.563 (2) (a) 5m. of the statutes is amended to read:
- 8 29.563 **(2)** (a) 5m. Elk: \$39.25 \$43.25.".
- **533.** Page 463, line 2: delete "\$47.25" and substitute "\$43.25".
- **534.** Page 463, line 5: delete lines 5 and 6.
- **535.** Page 463, line 8: delete "<u>\$12.25</u>" and substitute "<u>\$11.25</u>".
- **536.** Page 463, line 14: after that line insert:
- 13 **"Section 886m.** 29.563 (2) (b) 3m. of the statutes is amended to read:
- 29.563 **(2)** (b) 3m. Elk: \$199.25 \$249.25.".
- **537.** Page 464, line 1: delete "<u>\$19.25</u>" and substitute "<u>\$16.25</u>".
- **538.** Page 464, line 2: delete lines 2 and 3.
- **539.** Page 464, line 5: delete "\$34.25" and substitute "\$28.25".
- 18 **540.** Page 464, line 8: delete lines 8 to 10.
- 19 **541.** Page 464, line 20: delete "\$51.25" and substitute "\$43.25".
- **542.** Page 464, line 21: after that line insert:
- 21 **"Section 899e.** 29.563 (4) (a) 1m. of the statutes is created to read:

1	29.563 (4) (a) 1m. Sports issued to 12-year-olds to 17-year-olds: \$33.25 or a
2	greater amount at the applicant's option.".
3	543. Page 464, line 24: after that line insert:
4	"Section 900e. 29.563 (4) (a) 2m. of the statutes is created to read:
5	29.563 (4) (a) 2m. Conservation patron issued to 12-year-olds to 17-year-olds:
6	\$72.25 or a greater amount at the applicant's option.".
7	544. Page 465, line 2: after that line insert:
8	"Section 901e. 29.563 (4) (b) 1m. of the statutes is created to read:
9	29.563 (4) (b) 1m. Sports issued to 12-year-olds to 17-year-olds: \$33.25 or a
10	greater amount at the applicant's option.".
11	545. Page 465, line 5: after that line insert:
12	SECTION 902e. 29.563 (4) (b) 2m. of the statutes is created to read:
13	29.563 (4) (b) 2m. Conservation patron issued to 12-year-olds to 17-year-olds:
14	\$72.25 or a greater amount at the applicant's option.".
15	546. Page 465, line 14: after that line insert:
16	Section 905d. 29.563 (14) (bn) of the statutes is repealed.
17	SECTION 905f. 29.563 (14) (c) 5. of the statutes is repealed.".
18	547. Page 465, line 14: after that line insert:
19	"Section 905e. 29.563 (13) (a) of the statutes is amended to read:
20	29.563 (13) (a) Surcharge generally. The surcharge for approvals listed under
21	subs. (2) (a) 1., 2. and 4. to 9. and (b) 1. to 8. and (4) (a) 1. and 1m. and (b) 1. and 1m.
22	is \$1 and shall be added to the fee specified for these approvals under subs. (2) and
23	(4).

Section 905g. 29.563 (13) (b) of the statutes is amended to read:

29.563 (13) (b) Surcharge for conservation patron license. The surcharge for
licenses listed under sub. (4) (a) 2. and 2m. and (b) 2. and 2m. is \$2 and shall be added
to the fee specified for these approvals under sub. (4).".

- **548.** Page 467, line 23: delete lines 23 to 25.
- **549.** Page 468, line 1: delete lines 1 to 25.
- **550.** Page 469, line 1: delete lines 1 to 4.
- **551.** Page 469, line 4: after that line insert:
- **SECTION 918t.** 30.92 (4g) of the statutes is created to read:
 - 30.92 **(4g)** AQUATIC INVASIVE SPECIES CONTROL. Of the amounts appropriated under s. 20.370 (5) (cq), and before applying the percentages under sub. (4) (b) 6., the department shall allocate in fiscal year 2003–04 \$250,000 and shall allocate in fiscal year 2004–05 and in each fiscal year thereafter \$500,000 for aquatic invasive species prevention and control projects and for aquatic invasive species education and inspection activities at boat landings. Notwithstanding sub. (4) (b) 7. and 8., the projects for which moneys are provided under this subsection qualify as recreational boating projects. The projects for which funding is provided under this subsection need not be placed on the priority list under sub. (3) (a)."
 - **552.** Page 473, line 5: delete the material beginning with "department" and ending with "<u>administration</u>" on line 7 and substitute "department of employment relations of state human resources management, the board and the secretary of employment relations director of the office".
 - **553.** Page 473, line 10: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 11 and substitute "secretary of employment relations <u>director of the office of state human resources management</u>".

554.	Page	474,	line	10:	delete	"department	of	employment	relations
administrati	i <u>on</u> " an	d sub	stitut	e " d e	epartme	ent of employm	ent	relations offic	ce of state
human reso	urces n	nanag	emen	<u>ıt</u> ".					

- **555.** Page 474, line 14: delete the material beginning with "<u>department</u>" and ending with "<u>relations</u>" on line 15 and substitute "<u>secretary</u> of administration and <u>employment relations</u> <u>director of the office of state human resources management</u>".
 - **556.** Page 474, line 18: delete lines 18 to 23.
 - **557.** Page 474, line 23: after that line insert:
 - **"Section 932m.** 36.11 (48) of the statutes is created to read:
- 36.11 (48) Report on utility charges; assessment of certain utility charges. The board shall ensure that the University of Wisconsin–Madison reports annually to the department of administration on utility charges in the following fiscal year to fund principal and interest costs incurred in purchasing the Walnut Street steam and chilled–water plant enumerated under 2003 Wisconsin Act (this act), section 9106 (1) (g) 2., and the methodology used to calculate those charges. The board may not assess the utility charges until the charges are approved by the department of administration.".
 - **558.** Page 475, line 9: after that line insert:
- "Section 933g. 36.25 (14) of the statutes, as affected by 2003 Wisconsin Act
 (this act), is amended to read:
 - 36.25 **(14)** Graduate student financial aid. The board shall establish a grant program for minority and disadvantaged graduate students enrolled in the system. The grants shall be awarded from the appropriations appropriation under s. 20.285 (4) (b) and (gm). The board shall give preference in awarding grants under this

- subsection to residents of this state. The board may not make a grant under this subsection to a person whose name appears on the statewide support lien docket under s. 49.854 (2) (b), unless the person provides to the board a payment agreement that has been approved by the county child support agency under s. 59.53 (5) and that is consistent with rules promulgated under s. 49.858 (2) (a).".
 - **559.** Page 475, line 10: delete lines 10 to 12 and substitute:
- **"Section 934d.** 36.25 (38) (a) of the statutes is amended to read:
- 8 36.25 **(38)** (a) In this subsection, "educational technology" has the meaning given in s. 44.70 16.99 (3).".
 - **560.** Page 475, line 17: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 18 and substitute "secretary of employment relations director of the office of state human resources management".
 - **561.** Page 475, line 24: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **562.** Page 476, line 2: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **563.** Page 476, line 10: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **564.** Page 476, line 17: delete the material beginning with "secretary" and ending with "administration" on line 18 and substitute "secretary of employment relations director of the office of state human resources management".

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1	565. Page 476, line 24: delete the material beginning with that line and
2	ending with page 477, line 11.
3	566. Page 477, line 12: delete that line.
4	567. Page 477, line 21: after that line insert:
5	"Section 939g. 36.34 (1) (b) of the statutes, as affected by 2003 Wisconsin Act
6	(this act), is amended to read:
7	36.34 (1) (b) The board shall establish a grant program for minority
8	undergraduates enrolled in the system. The board shall designate all grants under
9	this subsection as Lawton grants. Grants shall be awarded from the appropriations
10	appropriation under s. 20.285 (4) (dd) and (g). The board may not make a grant under
11	this subsection to a person whose name appears on the statewide support lien docket
12	under s. 49.854 (2) (b), unless the person provides to the board a payment agreement
13	that has been approved by the county child support agency under s. 59.53 (5) and that
14	is consistent with rules promulgated under s. 49.858 (2) (a).
15	SECTION 939m. 36.34 (1) (c) 1. a. and b. and 2. (intro.) of the statutes are
16	amended to read:
17	36.34 (1) (c) 1. a. For purposes of determining the appropriation under s. 20.285
18	(4) (dd) for fiscal year 2003–04 2005–06, "base amount" means the amount shown in

the schedule under s. 20.005 for that appropriation for fiscal year 2002-03 2004-05.

each fiscal year after fiscal year 2003-04 2005-06, "base amount" means the

appropriation determined under subd. 2. for the previous fiscal year.

b. For purposes of determining the appropriation under s. 20.285 (4) (dd) for

2. (intro.) Annually Beginning in 2005, annually, by February 1, the board shall
determine the appropriation under s. 20.285 (4) (dd) for the next fiscal year as
follows:".

- **568.** Page 478, line 5: delete lines 5 to 11.
- **569.** Page 478, line 16: after that line insert:
- **SECTION 943m.** 38.17 of the statutes is created to read:
 - **38.17 Levy limit. (1)** Definition. In this section, "debt service" includes debt service on debt issued or reissued to fund or refund outstanding municipal obligations, interest on outstanding municipal obligations, and related issuance costs and redemption premiums.
 - (2) LIMIT. Except as provided in subs. (3) and (4), no district board may increase its levy for any fiscal year to an amount that exceeds its levy for the previous fiscal year multiplied by 1.026.
 - (3) Adjustments. (a) 1. If a district board transfers to another governmental unit responsibility for providing any service that it provided in the preceding fiscal year, the limit otherwise applicable under sub. (2) in the current fiscal year is decreased by the cost that it would have incurred to provide that service, as determined by the department of revenue.
 - 2. If a district board increases the services that it provides by adding responsibility for providing a service transferred to it from another governmental unit that provided the service in the previous fiscal year, the limit otherwise applicable under sub. (2) in the current fiscal year is increased by the cost of that service, as determined by the department of revenue.

- (b) If the amount of debt service for a district board in the preceding fiscal year is less than the amount of debt service needed in the current fiscal year, as a result of the district board adopting a resolution before the effective date of this paragraph [revisor inserts date], authorizing the issuance of debt, the limit otherwise applicable under sub. (2) for the current fiscal year is increased by the difference between the 2 amounts, as determined by the department of revenue.
- (4) Referendum. (a) 1. A district board may exceed the levy limit under sub.

 (2) if it adopts a resolution to that effect and the resolution is approved in a referendum. The resolution shall specify the proposed amount of increase in the levy beyond the amount that is allowed under sub. (2).
- 2. Except as provided in subd. 3., the district board may call a special referendum for the purpose of submitting the resolution to the electors of the district for approval or rejection.
- 3. A referendum to exceed the limit under sub. (2) for the levy for the 2004–05 fiscal year shall be held at the spring primary or election or September primary or general election in 2004.
- (b) The district board shall publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this paragraph.
- (c) The referendum shall be held in accordance with chs. 5 to 12. The district board shall provide the election officials with all necessary election supplies. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the elections board under ss. 5.64 (2) and 7.08 (1) (a). The question shall be submitted as follows: "Under state law, the percentage increase in the levy of the (name of district) for the next fiscal year, (year), is

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- limited to%, resulting in a levy of \$..... Shall the (name of district) be allowed to exceed this limit such that the percentage increase for the next fiscal year, (year), will be%, resulting in a levy of \$....?".
 - (d) Within 14 days after the referendum, the district board shall certify the results of the referendum to the department of revenue. The limit otherwise applicable to the district under sub. (2) is increased for the next fiscal year by the amount approved by a majority of those voting on the question.
 - (5) SUNSET. This section does not apply after June 30, 2006.".
 - **570.** Page 479, line 11: after that line insert:
- **"Section 946d.** 38.40 (title) of the statutes is created to read:
 - **38.40** (title) **Technical preparation, school-to-work, and work-based** learning programs.
 - **SECTION 946e.** 38.40 (1) of the statutes is created to read:
 - 38.40 (1) EMPLOYMENT AND EDUCATION PROGRAM ADMINISTRATION. The board shall plan, coordinate, administer, and implement the technical preparation, school—to—work, and work—based learning programs under sub. (1m) and such other employment and education programs as the governor may by executive order assign to the board. Notwithstanding any limitations placed on the use of state employment and education funds under this section or under an executive order assigning an employment and education program to the board, the board may issue a general or special order waiving any of those limitations on finding that the waiver will promote the coordination of employment and education services.
 - **Section 946f.** 38.40 (1m) (intro.) of the statutes is created to read:

1 38.40 (1m) (intro.) Technical preparation, school-to-work, and work-based 2 LEARNING PROGRAMS. The board shall provide all of the following programs: 3 **Section 946g.** 38.40 (1m) (a) of the statutes is created to read: 4 38.40 (1m) (a) A technical preparation program that includes the technical 5 preparation program under s. 118.34. 6 **Section 946i.** 38.40 (2) of the statutes is created to read: 7 38.40 (2) Interagency assistance. The council on workforce investment 8 established under 29 USC 2821 and the department of public instruction shall assist 9 the board in providing the technical preparation, school-to-work, and work-based 10 learning programs under sub. (1m). 11 **SECTION 946k.** 38.40 (2m) of the statutes is created to read: 12 38.40 (2m) SKILL STANDARDS. The board shall approve statewide skill standards 13 for the school-to-work program under sub. (1m) (b). 14 **Section 946m.** 38.40 (5) of the statutes is created to read: 15 38.40 (5) RULES. The board shall promulgate rules to implement this section.". **571.** Page 479, line 24: delete lines 24 and 25. 16 **572.** Page 480, line 1: delete lines 1 to 6. 17 18 **573.** Page 480, line 18: delete lines 18 to 25. **574.** Page 481, line 1: delete lines 1 and 2. 19 20 **575.** Page 481, line 4: delete lines 4 to 24. 21 **576.** Page 482, line 1: delete lines 1 to 25. 22 **577.** Page 483, line 1: delete lines 1 to 25.

578. Page 484, line 1: delete lines 1 to 24.

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- 1 **579.** Page 485, line 1: delete lines 1 to 25.
- 2 **580.** Page 486, line 1: delete lines 1 to 25.
- 3 **581.** Page 487, line 1: delete lines 1 to 24.
- **582.** Page 488, line 1: delete lines 1 to 17.
- 5 **583.** Page 488, line 18: delete lines 18 to 24.
- **584.** Page 489, line 1: delete lines 1 to 8 and substitute:
- 7 **"Section 984d.** 39.435 (3) of the statutes is amended to read:
 - 39.435 **(3)** Grants under sub. (1) shall not be less than \$250 during any one academic year, unless the joint committee on finance approves an adjustment in the amount of the minimum grant. Grants under sub. (1) shall not exceed \$1,800 \$2,500 during any one academic year. The board shall, by rule, establish a reporting system to periodically provide student economic data and shall promulgate other rules the board deems necessary to assure uniform administration of the program.".
- **585.** Page 489, line 9: delete lines 9 to 21 and substitute:
- 15 "**Section 986b.** 39.435 (7) (a) 1. of the statutes is amended to read:
- 39.435 **(7)** (a) 1. For purposes of determining the appropriation under s. 20.235 (1) (fe) for fiscal year 2003–04 2005–06, "base amount" means the amount shown in the schedule under s. 20.005 for that appropriation for fiscal year 2002–03 2004–05.
- **SECTION 987b.** 39.435 (7) (a) 2. of the statutes is amended to read:
 - 39.435 **(7)** (a) 2. For purposes of determining the appropriation under s. 20.235 (1) (fe) for each fiscal year after fiscal year 2003–04 2005–06, "base amount" means the maximum appropriation amount determined under par. (b) for the previous fiscal year.
- **SECTION 988b.** 39.435 (7) (b) (intro.) of the statutes is amended to read:

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- 39.435 **(7)** (b) (intro.) Annually, by beginning on February 1, 2005, the board shall determine the appropriation under s. 20.235 (1) (fe) for the next fiscal year as follows:".
- 4 **586.** Page 490, line 1: delete lines 1 to 23.
- **587.** Page 490, line 24: delete that line.
- 6 **588.** Page 494, line 9: after that line insert:
- 7 **"Section 1001m.** 40.02 (49) of the statutes is amended to read:
 - 40.02 **(49)** "Retired employee" means a former insured employee who is not a participating employee and who is retired on an immediate or disability annuity or who receives a lump sum payment under s. 40.25 (1) which would have been an immediate annuity if paid as an annuity or who is an eligible employee under sub. (25) (b) 6. 6e., or 6g.".
- 13 **589.** Page 495, line 25: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- 16 590. Page 497, line 8: delete "Except" and substitute "Beginning on January
 17 1, 2004, except".
- 18 **591.** Page 497, line 9: after "233.10" insert "with respect to eligible employeesspecified in subd. 2.".
- 592. Page 497, line 11: after "employees" insert "other than employees specified in s. 40.02 (25) (b) 2.".
- **593.** Page 497, line 12: delete "1,044" and substitute "1,566".

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- 1 **594.** Page 497, line 22: delete the material beginning with "secretary" and ending with "administration" on line 23 and substitute "secretary of employment relations director of the office of state human resources management".
 - **595.** Page 501, line 15: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
- 596. Page 501, line 21: delete "department of employment relations
 administration" and substitute "department of employment relations office of state
 human resources management".
 - **597.** Page 501, line 23: delete the material beginning with "department" and ending with "<u>administration</u>" on line 24 and substitute "department of employment relations office of state human resources management".
- 13 **598.** Page 501, line 25: delete that line.
- **599.** Page 502, line 1: delete lines 1 to 23.
- **600.** Page 503, line 9: delete lines 9 to 17.
- **601.** Page 512, line 2: after that line insert:
- 17 **"Section 1026r.** 40.53 of the statutes is created to read:
- **40.53 Pharmacy benefits purchasing pool. (1)** In this section:
- 19 (a) "Brand name" has the meaning given in s. 450.12 (1) (a).
- 20 (b) "Eligible party" means an employer, other than the state, or a person doing 21 business or operating an organization in this state, including a self-employed 22 individual.
 - (c) "Generic name" has the meaning given in s. 450.12 (1) (b).

- (d) "Prescription drug" has the meaning given in s. 450.01 (20).
- (2) Beginning on January 1, 2005, the group insurance board shall develop a purchasing pool for pharmacy benefits that uses a preferred list of covered prescription drugs. The pool shall consist of the state and any eligible party that satisfies the conditions established under sub. (3) for joining the pool. The group insurance board shall seek to develop the preferred list of covered prescription drugs under an evidence–based analysis that first identifies the relative effectiveness of prescription drugs within therapeutic classes for particular diseases and conditions and next identifies the least costly prescription drugs, including prescription drugs with generic names that are alternatives to prescription drugs with brand names, among those found to be equally effective.
- (3) The group insurance board shall propose conditions that an eligible party must satisfy to join the purchasing pool established under sub. (2) and shall submit the proposed conditions to the joint committee on finance. If the cochairpersons of the committee do not notify the group insurance board within 14 working days after the date of the group insurance board's submittal that the committee has scheduled a meeting for the purpose of reviewing the proposed conditions, the conditions may be implemented as proposed by the group insurance board. If, within 14 working days after the date of the group insurance board's submittal, the cochairpersons of the committee notify the group insurance board that the committee has scheduled a meeting for the purpose of reviewing the proposed conditions, the conditions may be implemented only upon approval of the committee.".
 - **602.** Page 512, line 2: after that line insert:
 - **SECTION 1026e.** 40.51 (10m) of the statutes is amended to read:

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40.51 **(10m)** Any eligible employee, as defined in s. 40.02 (25) (b) <u>6e. and</u> 6g., may become covered under any health care coverage plan offered under sub. (6), without furnishing evidence of insurability, by submitting to the department, on a form provided by the department and within 30 days after the date on which the department receives the employee's application for a retirement annuity or for a lump sum payment under s. 40.25 (1), an election to obtain the coverage, by obtaining coverage subject to contractual waiting periods and by paying the cost of the required premiums, as provided in s. 40.05 (4) (ad).

Section 1026m. 40.95 (1) (a) (intro.) of the statutes is amended to read:

40.95 **(1)** (a) (intro.) Subject to sub. (2), the department shall administer a program that provides health insurance premium credits for the purchase of health insurance for a retired employee, or the retired employee's surviving insured dependents, and for an eligible employee under s. 40.02 (25) (b) 6e., or the eligible employee's surviving insured dependents, for the benefit of an eligible employee whose compensation includes such health insurance premium credits and who satisfies at least one of the following:".

- **603.** Page 512, line 11: delete lines 11 to 25.
- **604.** Page 515, line 12: after that line insert:
- 19 **"Section 1034s.** 44.53 (1) (fm) of the statutes is repealed.
- **SECTION 1034t.** 44.53 (2) (am) of the statutes is repealed.".
- **605.** Page 515, line 15: delete that line and substitute:
- **SECTION 1036d.** 44.70 (intro.) of the statutes is renumbered 16.99 (intro.).".
- **606.** Page 515, line 17: delete lines 17 and 18 and substitute:
- **SECTION 1038d.** 44.70 (1d) of the statutes is renumbered 16.99 (1d).

- 1 **Section 1039d.** 44.70 (1m) of the statutes is renumbered 16.99 (1m).". 2 **607.** Page 515, line 20: delete lines 20 to 24. 3 **608.** Page 516, line 1: delete lines 1 to 11 and substitute: **SECTION 1041d.** 44.70 (2g) of the statutes is renumbered 16.99 (2g) and 4 5 amended to read: 6 16.99 **(2g)** "Educational agency" means a school district, charter school 7 sponsor, secured correctional facility, private school, cooperative educational service 8 agency, technical college district, private college, public library system, public library 9 board, <u>public museum</u>, the Wisconsin Center for the Blind and Visually Impaired, 10 or the Wisconsin Educational Services Program for the Deaf and Hard of Hearing. 11 **Section 1042d.** 44.70 (3) of the statutes is renumbered 16.99 (3). 12 **Section 1043d.** 44.70 (3d) of the statutes is renumbered 16.99 (3d). 13 **Section 1044d.** 44.70 (3g) of the statutes is renumbered 16.99 (3g). 14 **Section 1045d.** 44.70 (3j) of the statutes is renumbered 16.99 (3j). 15 **Section 1046d.** 44.70 (3m) of the statutes is renumbered 16.99 (3m).
- **SECTION 1048d.** 44.70 (4) of the statutes is renumbered 16.99 (4).

Section 1047d. 44.70 (3r) of the statutes is renumbered 16.99 (3r).

- **SECTION 1049d.** 44.70 (5) of the statutes is renumbered 16.99 (5).
- **SECTION 1050d.** 44.70 (6) of the statutes is renumbered 16.99 (6).".
- 20 **609.** Page 516, line 14: delete lines 14 to 25.
- **610.** Page 517, line 1: delete lines 1 to 24.
- **611.** Page 518, line 1: delete lines 1 to 23 and substitute:
- 23 "Section 1053d. 44.71 (2) (intro.) of the statutes is renumbered 16.993 (intro.)
- and amended to read:

1	6.993 Duties Technology for educational achievement in Wisconsin
<u>depar</u>	tmental duties. (intro.) The board department shall do all of the following
S	ECTION 1054d. 44.71 (2) (a) of the statutes is renumbered 16.993 (1) and
amend	led to read:
1	6.993 (1) In cooperation with school districts, cooperative educational service
agenci	es, the technical college system board, <u>and</u> the board of regents of the
Unive	rsity of Wisconsin System and the department , promote the efficient
cost-e	ffective procurement, installation, and maintenance of educational technology
by sch	nool districts, cooperative educational service agencies, technical college
distric	ts, and the University of Wisconsin System.
S	ECTION 1055d. 44.71 (2) (b) of the statutes is renumbered 16.993 (2).
S	ECTION 1056d. 44.71 (2) (c) of the statutes is renumbered 16.993 (3) and
amend	led to read:
1	6.993 (3) With the consent of the department, enter Enter into cooperative
purcha	asing agreements under s. 16.73 (1) under which participating school districts
and co	operative educational service agencies may contract for their professional
employ	vees to receive training concerning the effective use of educational technology.
S	ECTION 1057d. 44.71 (2) (d) of the statutes is renumbered 16.993 (4) and
amend	led to read:
1	6.993 (4) In cooperation with the board of regents of the University of
Wiscor	nsin System, the technical college system board, the department of public
instruc	etion and other entities, support the development of courses for the instruction
of prof	essional employees who are licensed by the state superintendent of public
instru	ction concerning the effective use of educational technology.

amended to read:

1	Section 1058d. 44.71 (2) (e) of the statutes is renumbered 16.993 (5) and
2	amended to read:
3	16.993 (5) Subject to s. 44.73 (5), in cooperation with the department, provide
4	Provide telecommunications access to educational agencies under the program
5	established under s. 44.73 <u>16.997</u> .
6	Section 1059d. 44.71 (2) (f) of the statutes is renumbered 16.993 (6) and
7	amended to read:
8	16.993 (6) No later than October 1 of each even-numbered year, submit a
9	biennial report concerning the board's <u>department's</u> activities <u>under this subchapter</u>
10	to the governor, and to the appropriate standing committees of the legislature under
11	s. 13.172 (3).
12	Section 1060d. 44.71 (2) (g) of the statutes is renumbered 16.993 (7) and
13	amended to read:
14	16.993 (7) Coordinate the purchasing of Purchase educational technology
15	materials, supplies, equipment, and contractual services for school districts,
16	cooperative educational service agencies, technical college districts, and the board
17	of regents of the University of Wisconsin System by the department under s. 16.72
18	(8), and, in cooperation with the department and subject to the approval of the
19	department of electronic government, establish standards and specifications for
20	purchases of educational technology hardware and software by school districts,
21	cooperative educational service agencies, technical college districts, and the board
22	of regents of the University of Wisconsin System.
23	Section 1061d. 44.71 (2) (h) of the statutes is renumbered 16.993 (8) and

16.993 **(8)** With the approval of the department of electronic government, purchase Purchase educational technology equipment for use by school districts, cooperative educational service agencies, and public educational institutions in this state and permit the districts, agencies, and institutions to purchase or lease the equipment, with an option to purchase the equipment at a later date. This paragraph subsection does not require the purchase or lease of any educational technology equipment from the board department.

SECTION 1062d. 44.71 (2) (i) of the statutes is renumbered 16.993 (9).".

- **612.** Page 519, line 4: delete lines 4 to 25.
- **613.** Page 520, line 1: delete lines 1 to 25.
- **614.** Page 521, line 1: delete lines 1 to 24.
- **615.** Page 522, line 1: delete lines 1 to 23 and substitute:
- **"Section 1068d.** 44.72 (4) (title) of the statutes is renumbered 16.995 (title).
- **SECTION 1069d.** 44.72 (4) (a) of the statutes is renumbered 16.995 (1) and amended to read:

provide financial assistance under this subsection section to school districts and charter school sponsors from the proceeds of public debt contracted under s. 20.866 (2) (zc) and to public library boards from the proceeds of public debt contracted under s. 20.866 (2) (zcm). Financial assistance under this subsection section may be used only for the purpose of upgrading the electrical wiring of school and library buildings in existence on October 14, 1997, and installing and upgrading computer network wiring. The department may not provide any financial assistance under this section after the effective date of this subsection [revisor inserts date].

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SECTION 1070d. 44.72 (4) (b) of the statutes is renumbered 16.995 (2) and amended to read:

16.995 (2) Financial assistance applications, terms, and conditions. The board department shall establish application procedures for, and the terms and conditions of, financial assistance under this subsection, including a condition requiring a charter school sponsor to use financial assistance under this subsection for wiring upgrading and installation that benefits pupils attending the charter school section. The board department shall make a loan to a school district, charter school sponsor, or public library board, or to a municipality on behalf of a public <u>library board</u>, in an amount equal to 50% of the total amount of financial assistance for which the board department determines the school district or public library board is eligible and provide a grant to the school district or public library board for the remainder of the total. The terms and conditions of any financial assistance under this subsection section may include the provision of professional building construction services under s. 16.85 (15). The board department shall determine the interest rate on loans under this subsection section. The interest rate shall be as low as possible but shall be sufficient to fully pay all interest expenses incurred by the state in making the loans and to provide reserves that are reasonably expected to be required in the judgment of the board department to ensure against losses arising from delinquency and default in the repayment of the loans. The term of a loan under this subsection section may not exceed 10 years.

SECTION 1071d. 44.72 (4) (c) of the statutes is renumbered 16.995 (3) and amended to read:

16.995 (3) Repayment of loans. The board <u>department</u> shall credit all moneys received from school districts and charter school sponsors for repayment of loans

1	under this subsection section to the appropriation account under s. 20.275 (1) (h)
2	20.505 (4) (ha). The board department shall credit all moneys received from public
3	library boards or from municipalities on behalf of public library boards for
4	repayment of loans under this subsection section to the appropriation account under
5	s. 20.275 (1) <u>20.505 (4)</u> (hb).
6	SECTION 1072d. 44.72 (4) (d) of the statutes is renumbered 16.995 (4) and
7	amended to read:
8	16.995 (4) Funding for financial assistance. The board, with the approval of
9	the governor and department, subject to the limits of s. 20.866 (2) (zc) and (zcm), may
10	request that the building commission contract public debt in accordance with ch. 18
11	to fund financial assistance under this subsection section.
12	SECTION 1073d. 44.73 (title) of the statutes is renumbered 16.997 (title).
13	SECTION 1074d. 44.73 (1) of the statutes is renumbered 16.997 (1) and
14	amended to read:
15	16.997 (1) Except as provided in s. 196.218 (4t), the board, in consultation with
16	the department and subject to the approval of the department of electronic
17	government, department shall promulgate rules establishing an educational
18	telecommunications access program to provide educational agencies with access to
19	data lines and video links.
20	SECTION 1075d. 44.73 (2) (intro.) of the statutes is renumbered 16.997 (2)
21	(intro.).
22	SECTION 1076d. 44.73 (2) (a) of the statutes is renumbered 16.997 (2) (a) and
23	amended to read:
24	16.997 (2) (a) Allow an educational agency to make a request to the board

department for access to either one data line or one video link, except that any

educational agency may request access to additional data lines if the agency shows
to the satisfaction of the board department that the additional data lines are more
cost-effective than a single data line and except that a school district that operates
more than one high school or a public library board that operates more than one
library facility may request access to both a data line and a video link and access to
more than one data line or video link.
Section 1077d. 44.73 (2) (b) of the statutes is renumbered 16.997 (2) (b).
Section 1078d. 44.73 (2) (c) of the statutes is renumbered 16.997 (2) (c).
Section 1079d. 44.73 (2) (d) of the statutes is renumbered 16.997 (2) (d).
Section 1080d. 44.73 (2) (e) of the statutes is renumbered 16.997 (2) (e).
SECTION 1081d. 44.73 (2) (f) of the statutes is renumbered 16.997 (2) (f).
Section 1082d. 44.73 (2g) of the statutes is renumbered 16.997 (2g).
Section 1083d. 44.73 (2r) of the statutes is renumbered 116.997 (2r), and
16.997 (2r) (c), as renumbered, is amended to read:
16.997 (2r) (c) A public library board shall provide the technology for
educational achievement in Wisconsin board department with written notice within
30 days after entering into or modifying a shared service agreement under par. (a).
Section 1084d. 44.73 (3) of the statutes is renumbered 16.997 (3) and
amended to read:
16.997 (3) The board shall submit an annual report to the department shall
prepare an annual report on the status of providing data lines and video links that
are requested under sub. (2) (a) and the impact on the universal service fund of any
payment under contracts under s. 16.974.

SECTION 1085d. 44.73 (4) of the statutes is renumbered 16.997 (4).".

616. Page 523, line 1: delete lines 1 to 23 and substitute:

"Section 1087d. 44.73 (6) (a) of the statutes is renumbered 16.997 (6) (a) and amended to read:

16.997 **(6)** (a) From the appropriation under s. 20.275 (1) 20.505 (4) (s) or (tm), the board <u>department</u> may award an annual grant to a school district or private school that had in effect on October 14, 1997, a contract for access to a data line or video link, as documented by the board <u>department</u>. The board <u>department</u> shall determine the amount of the grant, which shall be equal to the cost incurred by the state to provide telecommunications access to a school district or private school under a contract entered into under s. 16.974 (1) or (3) less the amount that the school district or private school would be paying under sub. (2) (d) if the school district or private school were participating in the program established under sub. (1), except that the amount may not be greater than the cost that a school district or private school incurs under the contract in effect on October 14, 1997. A school district or private school receiving a grant under this subsection is not eligible to participate in the program under sub. (1). No grant may be awarded under this subsection after December 31, 2005.

SECTION 1088d. 44.73 (6) (b) of the statutes is renumbered 16.997 (6) (b) and amended to read:

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

1	617. Page 523, line 23: after that line insert:
2	"Section 1088m. 45.25 (title) of the statutes is amended to read:
3	45.25 (title) Veterans' tuition and fee reimbursement program.
4	Section 1088p. 45.25 (1) of the statutes is renumbered 45.25 (1m) and
5	amended to read:
6	45.25 (1m) Administration. The department shall administer a tuition and fee
7	reimbursement program for eligible veterans enrolling as undergraduates in any
8	institution of higher education, as defined in s. 45.396 (1) (a), in this state, enrolling
9	in a school that is approved under s. 45.35 (9m), enrolling in a proprietary school that
10	is approved under s. 45.54, or receiving a waiver of nonresident tuition under s.
11	39.47.
12	Section 1088r. 45.25 (1g) of the statutes is created to read:
13	45.25 (1g) Definition. In this section, "tuition," when referring to the
14	University of Wisconsin System, means "academic fees," as described in s. 36.27 (1),
15	and when referring to the technical colleges, means "program fees," as described in
16	s. 38.24 (1m) (a) and (b).
17	SECTION 1088t. 45.25 (2) (intro.) of the statutes is amended to read:
18	45.25 (2) ELIGIBILITY. (intro.) An individual is eligible for the tuition and fee
19	reimbursement program if he or she meets all of the following criteria:".
20	618. Page 524, line 1: delete "and fee" and substitute "and fee".
21	619. Page 524, line 3: after that line insert:
22	"Section 1089c. 45.25 (2) (d) of the statutes is amended to read:
23	45.25 (2) (d) The individual is a resident at the time of application for the
24	tuition and fee reimbursement program and was a Wisconsin resident at the time of

entry or reentry into service or was a resident for any consecutive 12-month period after entry or reentry into service and before the date of his or her application. If a person applying for a benefit under this section meets the residency requirement of 12 consecutive months, the department may not require the person to reestablish that he or she meets that residency requirement when he or she later applies for any other benefit under this chapter that requires that residency.

Section 1089e. 45.25 (3) (a) of the statutes is amended to read:

45.25 (3) (a) Except as provided in par. (am), an individual who meets the requirements under sub. (2), upon satisfactory completion of a full–time undergraduate semester in any institution of higher education, as defined in s. 45.396 (1) (a), in this state, any school that is approved under s. 45.35 (9m), any proprietary school that is approved under s. 45.54, or any institution from which the individual receives a waiver of nonresident tuition under s. 39.47, may be reimbursed an amount not to exceed the total cost of the individual's tuition and fees minus any grants or scholarships, including those made under s. 21.49, that the individual receives specifically for the payment of the tuition or fees, or 85% of the standard cost of tuition for a state resident for an equivalent undergraduate course semester at the University of Wisconsin–Madison per course, whichever is less. Reimbursement is available only for tuition and fees that are is part of a curriculum that is relevant to a degree in a particular course of study at the institution.

SECTION 1089g. 45.25 (3) (am) of the statutes is repealed and recreated to read: 45.25 (3) (am) Any individual who is eligible to receive reimbursement under par. (a) and received reimbursement under par. (a) or s. 45.25 (3) (am), 2001 stats., before the effective date of this paragraph [revisor inserts date], shall be

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1	reimbursed an amount not to exceed the amount determined under par. (a) or the
2	amount determined under s. 45.25 (3) (a) or (am), 2001 stats., whichever is greater.
3	SECTION 1089j. 45.25 (3) (b) (intro.) of the statutes is amended to read:
4	45.25 (3) (b) (intro.) An application for reimbursement of tuition and fees under
5	par. (a) or (am) shall meet all of the following requirements:".
6	620. Page 524, line 3: after that line insert:
7	"Section 1089m. 45.35 (14) (h) of the statutes is amended to read:
8	45.35 (14) (h) To provide grants to the governing bodies of federally recognized
9	American Indian tribes and bands from the appropriation under s. 20.485 (2) $\left(km\right)$
10	(vz) if that governing body enters into an agreement with the department regarding
11	the creation, goals and objectives of a tribal veterans' service officer, appoints a
12	veteran to act as a tribal veterans' service officer and gives that veteran duties
13	similar to the duties described in s. 45.43 (5), except that the veteran shall report to
14	the governing body of the tribe or band. The department may make annual grants
15	of up to \$2,500 under this paragraph and shall promulgate rules to implement this
16	paragraph.".
17	621. Page 525, line 10: after that line insert:
18	"Section 1092g. 45.396 (1) (c) of the statutes is created to read:
19	45.396 (1) (c) "Tuition" has the meaning given in s. 45.25 (1g).
20	Section 1092m. 45.396 (4) of the statutes is amended to read:
21	45.396 (4) Enrolled part-time classroom study or direct correspondence
22	courses from a qualified educational institution may be authorized and the veteran

reimbursed in part by the department when such courses are related to one's

occupational, professional or employment objectives, and to the extent that payment

or reimbursement is not available from any other sources, or, in cases where reimbursement is not specifically for fees and tuition, to the extent that such reimbursement is insufficient to cover all educational costs.

SECTION 1092p. 45.396 (5) of the statutes is renumbered 45.396 (5) (a) and amended to read:

45.396 **(5)** (a) Except as provided in sub. (9) par. (b), the amount of the reimbursement may not exceed 85% of the total cost of the individual's tuition and fees or 85% of the standard cost for a state resident for tuition and fees for an equivalent undergraduate course at the University of Wisconsin–Madison per course, whichever is less, and may not be provided to an individual more than 4 times during any consecutive 12–month period.

SECTION 1092q. 45.396 (5) (b) of the statutes is created to read:

45.396 **(5)** (b) Any individual who is eligible to receive reimbursement under par. (a) and received reimbursement under par. (a) before the effective date of this paragraph [revisor inserts date], shall be reimbursed an amount not to exceed the amount determined under par. (a) or the amount determined under s. 45.396 (5) (a), 2001 stats., whichever is greater.

SECTION 1092r. 45.396 (9) of the statutes is repealed.".

- **622.** Page 525, line 16: delete the material beginning with "division" and ending with "administration" on line 17 and substitute "division of merit recruitment and selection in the department of employment relations office of state human resources management".
- **623.** Page 526, line 12: after that line insert:
- **SECTION 1095m.** 45.54 (10) (cm) of the statutes is created to read:

- 45.54 **(10)** (cm) *Limit on student protection fee.* The board shall discontinue collecting annual student protection fees under par. (c) 4. during the period that the balance in the fund created by those fees exceeds \$1,000,000.".
- **624.** Page 526, line 17: delete lines 17 to 22.
 - **625.** Page 526, line 23: delete lines 23 to 25.
 - **626.** Page 527, line 1: delete lines 1 to 8 and substitute:
- **"Section 1098d.** 46.057 (2) of the statutes is amended to read:
 - 46.057 **(2)** From the appropriation account under s. 20.410 (3) (ba), the department of corrections shall transfer to the appropriation account under s. 20.435 (2) (kx) \$1,379,300 in fiscal year 2001–02 2003–04 and \$1,379,300 in fiscal year 2002–03 2004–05 and, from the appropriation account under s. 20.410 (3) (hm), the department of corrections shall transfer to the appropriation account under s. 20.435 (2) (kx) \$2,489,300 in fiscal year 1999–2000 and \$2,489,900 in fiscal year 2000–01 \$2.086,700 in fiscal year 2003–04 and \$2,155,600 in fiscal year 2004–05 for services for juveniles placed at the Mendota juvenile treatment center. The department of health and family services may charge the department of corrections not more than the actual cost of providing those services.".
 - **627.** Page 527, line 9: delete lines 9 to 24.
- **628.** Page 528, line 1: delete lines 1 and 2.
- **629.** Page 528, line 2: after that line insert:
- **SECTION 1100g.** 46.10 (16) of the statutes is amended to read:
 - 46.10 **(16)** The department shall delegate to county departments under ss. 51.42 and 51.437 or the local providers of care and services meeting the standards established by the department under s. 46.036, the responsibilities vested in the

department under this section for collection of patient fees for services other than those provided at state facilities or those provided to children that are reimbursed under a waiver under s. 46.27 (11), 46.275, or 46.278 or a waiver requested under 2001 Wisconsin Act 16, section 9123 (16rs), or 2003 Wisconsin Act (this act), section 9124 (8c), if such the county departments or providers meet the conditions deemed that the department determines are appropriate by the department. The department may delegate to county departments under ss. 51.42 and 51.437 the responsibilities vested in the department under this section for collection of patient fees for services provided at the state facilities if the necessary conditions are met.".

630. Page 529, line 3: after that line insert:

SECTION 1104m. 46.22 (1) (c) 8. f. of the statutes is amended to read:

46.22 **(1)** (c) 8. f. Before July 1, 2005, the county department of social services shall implement the statewide automated child welfare information system established by the department under s. 46.03 (7) (g). After that system has been implemented in a county, the department shall require that county to support 50% of the nonfederal portion of the ongoing cost of that system. All moneys received by the department under this subd. 8. f. shall be credited to the appropriation account under s. 20.435 (3) (j)."

- **631.** Page 531, line 3: delete lines 3 to 5.
- **632.** Page 531, line 10: delete "(r),".
- **633.** Page 531, line 20: delete "<u>(r).</u>".
- **634.** Page 532, line 2: delete "(r),".
- **635.** Page 532, line 7: delete "(r),".

- **636.** Page 532, line 19: delete the material beginning with that line and ending with page 535, line 20.
- **637.** Page 536, line 3: delete the material beginning with that line and ending with page 538, line 20.
 - **638.** Page 538, line 21: delete lines 21 to 25.
- **639.** Page 539, line 1: delete lines 1 and 2.
- **640.** Page 539, line 10: after that line insert:
 - "(bm) "Most integrated setting" means a setting that enables an individual to interact with persons without developmental disabilities to the fullest extent possible.".
 - **641.** Page 539, line 15: delete lines 15 to 17 and substitute "unless, before the placement or admission and after having considered a plan developed under sub. (4), a court under s. 55.06 (9) (a) or (10) (a) 2. finds that placement in the intermediate facility is the most integrated setting that is appropriate to the needs of the individual, taking into account information presented by all affected parties. An intermediate facility to which an individual who has".
 - **642.** Page 540, line 3: delete "A" and substitute "Except as provided in a contract specified in sub. (4m), a".
 - **643.** Page 540, line 5: delete that line and substitute "or community–based care in a noninstitutional community setting to an individual who is a resident of that county,".
- **644.** Page 540, line 7: on lines 7, 10, 12 and 14, delete "90" and substitute "120".

- **645.** Page 540, line 16: delete "60" and substitute "90".
- **646.** Page 540, line 17: after that line insert:
 - "(4m) Contract for Plan Development. The department shall contract with a public or private agency to develop a plan under sub. (4), and the county department is not required to develop such a plan, for an individual, as specified in the contract, to whom all of the following apply:
 - (a) The individual resides in a county with a population of less than 100,000 in which are located at least 2 intermediate facilities that have licenses issued to private nonprofit organizations that are exempt from federal income tax under section 501 (a) of the Internal Revenue Code.
 - (b) Placement for the individual is in, or proposed to be in, an intermediate facility specified under par. (a) that has agreed to reduce its licensed bed capacity to an extent and according to a schedule acceptable to the facility and the department.".
 - **647.** Page 540, line 25: delete "(r),".
- **648.** Page 541, line 5: delete "(r).".
 - **649.** Page 542, line 12: delete "secretary of employment relations administration" and substitute "secretary of employment relations director of the office of state human resources management".
 - **650.** Page 546, line 1: delete lines 1 to 7 and substitute:
- **SECTION 1154d.** 46.46 (1) of the statutes is amended to read:
 - 46.46 **(1)** From the appropriation account under s. 20.435 (8) (mb), the department shall support costs that are exclusively related to the <u>ongoing and recurring</u> operational costs of augmenting the amount of moneys received under 42 USC 670 to 679a, 42 USC 1395 to 1395ddd, and 42 USC 1396 to 1396v, to the

purposes specified in 2003 Wisconsin Act (this act), section 9124 (9c), and to any
other purpose provided for by the legislature by law or in budget determinations and
shall distribute moneys to counties as provided in sub. (1g). In addition, the
department may expend moneys from the appropriation account under s. 20.435 (8)
(mb) as provided in sub. subs. (1m) and (2).

SECTION 1154e. 46.46 (1) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

46.46 **(1)** From the appropriation account under s. 20.435 (8) (mb), the department shall support costs that are exclusively related to the ongoing and recurring operational costs of augmenting the amount of moneys received under 42 USC 670 to 679a, 42 USC 1395 to 1395ddd, and 42 USC 1396 to 1396v, to the purposes specified in 2003 Wisconsin Act (this act), section 9124 (9c), and to any other purpose provided for by the legislature by law or in budget determinations and shall distribute moneys to counties as provided in sub. (1g). In addition, the department may expend moneys from the appropriation account under s. 20.435 (8) (mb) as provided in subs. sub. (1m) and (2).".

- **651.** Page 546, line 19: delete lines 19 to 25.
- **652.** Page 547, line 1: delete lines 1 and 2 and substitute:
- **"Section 1156d.** 46.46 (1m) of the statutes is amended to read:

46.46 (1m) In addition to expending moneys from the appropriation account under s. 20.435 (8) (mb) for the augmentation activities specified in sub. (1), the department may expend moneys received under 42 USC 1396 to 1396v in reimbursement of the cost of providing targeted case management services to children whose care is not eligible for reimbursement under 42 USC 670 to 679a and

- 1 credited to the appropriation account under s. 20.435 (8) (mb) to support the counties'
- 2 share of implementing the statewide automated child welfare information system
- under s. 46.22 (1) (c) 8. f. and to provide services to children and families under s.
- 4 <u>48.48 (17).</u>".
- 5 **653.** Page 547, line 18: after that line insert:
- 6 "Section 1157b. 46.46 (2) of the statutes, as affected by 2003 Wisconsin Act
- 7 (this act), is repealed.".
- 8 **654.** Page 547, line 25: after that line insert:
- 9 **"Section 1159c.** 46.48 (7) of the statutes is repealed.".
- 10 **655.** Page 550, line 8: delete lines 8 to 12 and substitute "regardless of income,
- 11 as volunteers in similar activities. The department may also establish and operate
- 12 a retired senior volunteers program Retired Senior Volunteer Program modeled after
- the federal retired senior volunteers program Retired Senior Volunteer Program
- under 42 USC 5001, in effect on April 30, 1980, to provide voluntary services in a
- community. If operated, the program shall engage persons aged 60 55 or over older
- as volunteers.".
- 17 **656.** Page 550, line 17: after "Companion Program" insert "and Retired
- 18 <u>Senior Volunteer Program</u>".
- 19 **657.** Page 550, line 20: delete lines 20 to 22.
- 20 **658.** Page 551, line 16: delete lines 16 to 24.
- **659.** Page 552, line 1: delete lines 1 to 5.
- **660.** Page 555, line 2: after that line insert:
- **SECTION 1189g.** 48.981 (1) (b) of the statutes is amended to read:

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48.981 (1) (b) "Community placement" means probation; extended supervision; parole; aftercare; conditional transfer into the community under s. 51.35 (1); conditional transfer or discharge under s. 51.37 (9); placement in a Type 2 child caring institution or a Type 2 secured correctional facility authorized under s. 938.539 (5); conditional release under s. 971.17; supervised release under s. 980.06 or 980.08; participation in the community residential confinement program under s. 301.046, the halfway house program under s. 301.0465, the intensive sanctions program under s. 301.048, the corrective sanctions program under s. 938.533, the intensive supervision program under s. 938.534 or the serious juvenile offender program under s. 938.538; or any other placement of an adult or juvenile offender in the community under the custody or supervision of the department of corrections, the department of health and family services, a county department under s. 46.215, 46.22, 46.23, 51.42 or 51.437 or any other person under contract with the department of corrections, the department of health and family services or a county department under s. 46.215, 46.22, 46.23, 51.42 or 51.437 to exercise custody or supervision over the offender.

SECTION 1189r. 48.981 (1) (b) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

48.981 (1) (b) "Community placement" means probation; extended supervision; parole; aftercare; conditional transfer into the community under s. 51.35 (1); conditional transfer or discharge under s. 51.37 (9); placement in a Type 2 child caring institution or a Type 2 secured correctional facility authorized under s. 938.539 (5); conditional release under s. 971.17; supervised release under s. 980.06 or 980.08; participation in the community residential confinement program under s. 301.046, the halfway house program under s. 301.0465, the intensive sanctions

program under s. 301.048, the corrective sanctions program under s. 938.533, the intensive supervision program under s. 938.534 or the serious juvenile offender program under s. 938.538; or any other placement of an adult or juvenile offender in the community under the custody or supervision of the department of corrections, the department of health and family services, a county department under s. 46.215, 46.22, 46.23, 51.42 or 51.437 or any other person under contract with the department of corrections, the department of health and family services or a county department under s. 46.215, 46.22, 46.23, 51.42 or 51.437 to exercise custody or supervision over the offender.".

- **661.** Page 555, line 11: delete the material beginning with that line and ending with page 556, line 10.
- **662.** Page 557, line 3: delete the material beginning with that line and ending with page 570, line 21, and substitute:
 - "Section 1223m. 49.147 (1m) of the statutes is renumbered 49.147 (1m) (b) and amended to read:

49.147 (1m) (b) Upon determining If the Wisconsin Works agency determines that the appropriate placement for an individual is in unsubsidized employment or a trial job, the Wisconsin works agency shall conduct an educational needs assessment of the individual. If the Wisconsin works agency determines and that the individual needs and wishes to pursue basic education, including a course of study meeting the standards established under s. 115.29 (4) for the granting of a declaration of equivalency of high school graduation, and if the individual wishes to pursue basic education, the Wisconsin works agency shall include basic education in an employability plan developed for the individual. The Wisconsin works Works

agency shall pay for the basic education services identified in the employability plan developed for the individual.

SECTION 1223p. 49.147 (1m) (a) of the statutes is created to read:

49.147 (1m) (a) A Wisconsin Works agency shall conduct an educational needs assessment of each individual who applies for a Wisconsin Works employment position. If the individual and the Wisconsin Works agency determine that the individual needs, or would benefit from, education or training activities, including a course of study meeting the standards established under s. 115.29 (4) for the granting of a declaration of equivalency of high school graduation, and if the Wisconsin Works agency determines that the individual is eligible for a Wisconsin Works employment position, the Wisconsin Works agency shall include education or training activities in any employability plan developed for the individual."

663. Page 571, line 15: delete the material beginning with that line and ending with page 576, line 8.

664. Page 576, line 10: delete lines 10 to 23 and substitute:

"49.155 **(1g)** (b) From the appropriation under s. 20.445 (3) (mc), distribute \$44,955,200 \$7,593,500 in fiscal year 2001–02 2003–04 and \$27,977,500 \$7,597,300 in fiscal year 2002–03 for the purposes of providing technical assistance for child care providers, 2004–05 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.

- 1 (1d), for reimbursement of child care providers that meet those quality of care
- 2 standards, for grants under s. 49.137 (2) and (4m), for a child care scholarship and
- bonus program, for safe child care activities, and for administration of the
- department's office of child care, and for contracts under s. 49.137 (4) to improve the
- 5 quality of child day care services in this state.".
- 6 **665.** Page 577, line 6: delete lines 6 to 19.
- 7 **666.** Page 578, line 22: after that line insert:
- 8 "Section 1251m. 49.173 of the statutes is repealed.".
- 9 **667.** Page 579, line 1: delete "and (nL), (pm), and (ps)" and substitute "(nL),
- 10 (pm), and (ps) (s)".
- 11 **668.** Page 579, line 4: delete ", wages, and stipends".
- **669.** Page 579, line 7: delete "\$35,713,700" and substitute "\$33,219,700".
- 13 **670.** Page 579, line 8: delete "<u>, wages, and stipends</u>".
- **671.** Page 579, line 10: delete "<u>\$35,713,800</u>" and substitute "<u>\$33,219,700</u>".
- **672.** Page 579, line 10: delete "<u>\$78,410,800</u>" and substitute "<u>\$66,439,400</u>".
- **673.** Page 579, line 17: delete "\$11,139,800" and substitute "\$10,582,800".
- **674.** Page 579, line 20: delete "\$11,139,900" and substitute "\$10,582,900".
- **675.** Page 579, line 21: delete "\$22,279,700" and substitute "\$21,165,700".
- **676.** Page 580, line 20: delete "\$18,552,100" and substitute "\$18,484,600".
- **677.** Page 581, line 4: delete lines 4 to 7.
- **678.** Page 581, line 10: delete "\$293,634,300" and substitute "\$298,640,600".
- **679.** Page 581, line 11: delete "\$291,385,000" and substitute "\$308,040,600".

- **680.** Page 581, line 14: delete "\$6,859,400" and substitute "\$9,559,400".
- **681.** Page 581, line 15: delete "\$6,926,700" and substitute "\$9,626,700".
- **682.** Page 581, line 17: delete lines 17 to 19 and substitute:
- 4 "49.175 **(1)** (qm) *Local pass–through grant program.* For the local pass–through grant program under s. 49.137 (4m), \$25,210,800 \$2,475,100 in fiscal year 2001–02 2003–04 and \$17,253,200 \$2,478,500 in fiscal year 2002–03 2004–05.".
- 7 **683.** Page 581, line 24: delete that line and substitute:
- 8 **"Section 1269c.** 49.175 (1) (u) of the statutes is repealed.".
- 9 **684.** Page 582, line 1: delete lines 1 to 3.
- **685.** Page 582, line 17: delete "\$24,155,700" and substitute "\$24,122,200".
- **686.** Page 582, line 21: delete "\$20,883,700" and substitute "\$26,397,200".
- **687.** Page 582, line 22: delete "\$19,969,800" and substitute "\$29,175,100".
- **688.** Page 582, line 24: delete that line and substitute:
- **SECTION 1277c.** 49.175 (1) (ze) 7. of the statutes is amended to read:
- 49.175 **(1)** (ze) 7. 'Adolescent Brighter Futures and tribal adolescent services and pregnancy prevention programs.' For adolescent services substance abuse and pregnancy prevention programs under ss. 46.93, 46.99, and 46.995, \$1,816,500 \$1,367,100 in each fiscal year."
 - **689.** Page 583, line 3: after that line insert:

- **SECTION 1279f.** 49.175 (1) (ze) 10m. of the statutes is amended to read:
- 49.175 **(1)** (ze) 10m. 'Safety services.' For services provided in counties having a population of 500,000 or more to ensure the safety of children who the department

- of health and family services determines may remain at home if appropriate services are provided, \$7,094,100 \$7,045,500 in each fiscal year.".
- 3 **690.** Page 583, line 15: delete "\$50,300,000" and substitute "\$59,532,000".
- **691.** Page 584, line 19: delete the material beginning with that line and ending with page 587, line 3.
- 6 **692.** Page 587, line 17: delete lines 17 to 25.
- 7 **693.** Page 588, line 1: delete lines 1 to 3.
- 8 **694.** Page 588, line 4: delete lines 4 to 15 and substitute:
- 9 **"Section 1296c.** 49.24 (2) (b) of the statutes is repealed and recreated to read:
- 49.24 **(2)** (b) Subject to the incentive payments limit specified in par. (a), the department shall distribute to counties, in accordance with the formula established
- under par. (a), all of the following:
- 1. Of the amount of federal child support incentive payments awarded to the state for federal fiscal year 2002, the amount awarded if that amount is less than \$12,340,000, or \$12,340,000 plus 50% of the amount awarded that exceeds
- 16 \$12,340,000.
- 2. Of the amount of federal child support incentive payments awarded to the
- state for each federal fiscal year after federal fiscal year 2002, the amount awarded
- 19 if that amount is less than \$12,340,000, or \$12,340,000 plus 30% of the amount
- awarded that exceeds \$12,340,000.
- 3. All federal matching funds associated with the amounts distributed under
 subds. 1. and 2.
- **SECTION 1296e.** 49.24 (2) (c) of the statutes is created to read:

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49.24 **(2)** (c) The department may retain 50% of the amount of federal child support incentive payments awarded to the state for federal fiscal year 2002 that exceeds \$12,340,000, and may retain 70% of the amount of federal child support incentive payments awarded to the state for each federal fiscal year after federal fiscal year 2002 that exceeds \$12,340,000, to be used to pay the costs of the department's activities under ss. 49.22 and 49.227 and costs related to receiving and disbursing support and support–related payments.

SECTION 1296g. 49.24 (2) (d) of the statutes is created to read:

49.24 **(2)** (d) If the amount of federal child support incentive payments awarded to the state for a federal fiscal year is less than \$12,340,000, the total of payments distributed to counties under par. (b) and sub. (1) for that federal fiscal year may not exceed \$12,340,000.".

- **695.** Page 588, line 18: delete "(a) or".
- **696.** Page 588, line 19: delete "(c)".
- 15 **697.** Page 588, line 20: delete the material beginning with that line and ending with page 589, line 8.
- 698. Page 589, line 22: delete the material beginning with that line and ending with page 592, line 2.
- **699.** Page 594, line 7: delete lines 7 to 16.
- **700.** Page 595, line 2: delete ", (gp), and (r)" and substitute "and (gp)".
- 701. Page 595, line 4: delete the material beginning with that line and endingwith page 596, line 5.
 - **702.** Page 596, line 5: after that line insert:

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"Section 1312n. 49.45 (2) (a) 26. of the statutes is created to read:

49.45 **(2)** (a) 26. For recipients of Medical Assistance who are eligible for the Supplemental Security Income Program under 42 USC 1382 to 1383f, who are not eligible under s. 49.468, who are not minors, and who are required to be enrolled in managed care plans, annually do all of the following:

- a. Consult with advocacy groups and managed care organizations in determining the types of services required by the recipients, particularly those with problems related to mental illness or alcohol or other drug abuse; and in determining the capitation rates for managed care plan contracts, so as to ensure that the services required are available to the recipients.
- b. Submit the proposed contracts for managed care plans for the recipients to the appropriate standing committees of the legislature for review before offering the contracts to managed care organizations for bidding.".
 - **703.** Page 597, line 19: delete lines 19 and 20.
- **704.** Page 597, line 23: delete "(r).".
 - **705.** Page 597, line 24: delete the material beginning with that line and ending with page 598, line 2, and substitute "shall distribute not more than \$2,256,000 in each fiscal year, to provide supplemental funds to rural hospitals that, as determined by the department, have high utilization of inpatient services by patients whose care is provided from governmental sources, and to provide supplemental funds to critical access".
 - **706.** Page 598, line 3: delete "rural hospital" and substitute "rural hospital".
- **707.** Page 598, line 4: delete "or to a" and substitute "or to a".
- **708.** Page 598, line 6: delete that line.

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- **709.** Page 600, line 6: delete "(r).".
- 2 **710.** Page 601, line 10: after that line insert:
- 3 **"Section 1333d.** 49.45 (6m) (ag) 8. of the statutes is created to read:
- 4 49.45 **(6m)** (ag) 8. Maintenance of the identical proportion of payment for direct care costs, as specified in par. (am) 1., to total payment for all costs specified in par. (am) as that made in state fiscal year 2002–03.".
 - **711.** Page 602, line 12: delete the material beginning with that line and ending with page 603, line 8, and substitute:
 - "Section 1346d. 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 <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. 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.".
 - **712.** Page 604, line 8: delete "(intro.), 1.,".
- **713.** Page 604, line 10: delete the material beginning with that line and ending with page 605, line 2.
 - **714.** Page 605, line 3: before "2. (intro.)" insert "49.45 **(6t)** (a)".

- **715.** Page 605, line 22: delete lines 22 to 24 and substitute "46.23, or 51.42
- or to local health departments, as defined in s. 250.01 (4), under a plan developed by
- 3 the department.".
- **716.** Page 606, line 20: delete "(b) and, (gp), (o), and (r)" and substitute "(b),
- 5 <u>(gp)</u>, and (o)".
- 6 **717.** Page 606, line 23: delete "<u>(r).</u>".
- 7 **718.** Page 607, line 5: delete "(r).".
- **719.** Page 607, line 16: delete "(r),".
- 9 **720.** Page 607, line 25: delete "(r).".
- **721.** Page 608, line 10: delete lines 10 to 17.
- 11 **722.** Page 608, line 18: delete the material beginning with that line and
- ending with page 609, line 2.
- **723.** Page 609, line 4: delete "<u>(r).</u>".
- **724.** Page 610, line 18: delete "(r),".
- **725.** Page 611, line 20: delete that line and substitute:
- **"Section 1382c.** 49.45 (30e) (a) 5. of the statutes is created to read:
- 17 49.45 (30e) (a) 5. Any other condition required by rule under par. (b) 4. is
- satisfied.
- **SECTION 1382e.** 49.45 (30e) (b) 4. of the statutes is created to read:
- 49.45 (30e) (b) 4. Any other conditions for coverage of community-based
- psychosocial services under the Medical Assistance Program.".
- **726.** Page 611, line 23: delete "A" and substitute "Except as provided in par.
- 23 <u>(am), a</u>".

- 1 **727.** Page 612, line 11: after that line insert:
- 2 "Section 1386d. 49.45 (30m) (am) of the statutes is created to read:
- 49.45 **(30m)** (am) The department shall provide the portion of the payment that is not provided by the federal government for any of the services specified in par. (a)
 1. to 3. that are provided to an individual with developmental disability who is eligible for medical assistance, as determined under the contract under s. 46.279 (4m).".
- 8 **728.** Page 612, line 14: after "(a)" insert "or (am)".
- 9 **729.** Page 612, line 22: delete "March 31, 2004" and substitute "April 30, 2005".
- **730.** Page 613, line 2: delete "March 31, 2004" and substitute "April 30, 2005".
- **731.** Page 615, line 11: after that line insert:

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- 13 "Section 1392p. 49.45 (49) (a) (intro.) of the statutes is renumbered 49.45 (49) (bm) and amended to read:
 - 49.45 **(49)** (bm) The secretary shall exercise his or her authority under s. 15.04 (1) (c) to create a prescription drug prior authorization <u>and therapeutics</u> committee to advise the department on issues related to prior authorization decisions made concerning prescription drugs on behalf of medical assistance recipients. The secretary shall appoint as members at least all of the following: <u>and to advise the department on the research, development, and approval of any preferred drug list for the Medical Assistance program or the program under s. 49.665 or 49.668.</u>
- **Section 1392q.** 49.45 (49) (a) 1. of the statutes is repealed.
- 23 **SECTION 1392r.** 49.45 (49) (a) 2. and 3. of the statutes are renumbered 49.45 (49) (c) 6. and 7.

- 1 **Section 1392rj.** 49.45 (49) (ag) of the statutes is created to read: 2 49.45 **(49)** (ag) In this subsection: 3 "Labeler" means a person who receives prescription drugs from a 4 manufacturer or wholesaler and repackages those drugs for later retail sale, and has 5 a labeler code issued by the federal food and drug administration under 21 CFR 6 207.20 (b). 7 "Manufacturer" means a person who is engaged in the production, 2. 8 preparation, propagation, compounding, conversion, or processing of prescription 9 drugs. 10 3. "Physician" has the meaning given in s. 448.01 (5). 11 **Section 1392s.** 49.45 (49) (b) of the statutes is renumbered 49.45 (49) (g) and amended to read: 12 13 49.45 **(49)** (g) The prescription drug prior authorization and therapeutics 14 committee shall accept information or commentary from representatives of the 15 pharmaceutical manufacturing industry in the committee's review of prior 16 authorization policies. 17 **SECTION 1392t.** 49.45 (49) (c), (d), (e), (f), (h) and (i) of the statutes are created 18 to read: 19 49.45 **(49)** (c) The secretary shall appoint as members of the prescription drug 20 prior authorization and therapeutics committee at least all of the following: 21 1. A physician who has expertise in family practice. 22 2. A physician who has expertise in pediatrics.
- 3. A physician who has expertise in geriatrics.

4. A physician who has expertise in psychiatry.

- 5. A physician who has expertise in internal medicine and specializes in the treatment of diabetes.
- (d) A person who is employed by or under contract with a manufacturer, a labeler, or the state may not serve as a member of the prescription drug prior authorization and therapeutics committee, except that the following agreements do not bar a person from serving as a member of the committee:
- 1. An agreement with the department to comply with the requirements for provider certification under sub. (2) (a) 11.
- 2. An agreement between a physician or pharmacist and a manufacturer for the physician or pharmacist to conduct research in return for grant funding from a manufacturer.
- (e) If a physician or pharmacist who is a member of the prescription drug prior authorization and therapeutics committee receives any grant funding from a manufacturer to conduct research, the physician or pharmacist must disclose the grant funding to the department. Any physician or pharmacist who is a candidate for membership on the committee and receives such grant funding must disclose the grant funding to the department before the secretary appoints the person as a member of the committee.
- (f) During the first meeting of the prescription drug prior authorization and therapeutics committee in each calendar year, the committee shall elect a member to serve as the chairperson of the committee for a one–year term. The committee shall meet at least once annually and on the call of the chairperson. A majority of the committee constitutes a quorum to do business. Recommendations of the committee shall be determined by majority vote.

- (h) The department shall consider all relevant recommendations of the prescription drug prior authorization and therapeutics committee before requiring prior authorization for a prescription drug under the Medical Assistance program or under s. 49.665 or 49.668.
- (i) By January 1 annually, the department shall submit a report to the governor, the members of the joint committee on finance, and the appropriate standing committees of the legislature under s. 13.172 (3), on any changes that the department made in the previous 12 months to department policies related to prior authorization for prescription drugs under the Medical Assistance program or the program under s. 49.665 or 49.668, and shall include all of the following in the report:
- 1. The name and therapeutic class for each prescription drug for which the department changed prior authorization policies.
- 2. The criteria for approving a prior authorization request for any prescription drug identified under subd. 1.
- 3. Identification of any differences between the policies adopted by the department and relevant recommendations of the prescription drug prior authorization and therapeutics committee and, if applicable, the clinical and scientific reasons for diverging from the committee's recommendations."
 - **732.** Page 615, line 21: delete "5" and substitute "4".
- **733.** Page 616, line 12: after that line insert:
 - "(cg) The department shall consider all relevant recommendations of the prescription drug prior authorization and therapeutics committee before including a prescription drug on, or excluding a prescription drug from, a list under par. (c) 1.

(cr) 1. Except as provided in subd. 2., the department may not require prior
authorization for a prescription drug under s. 49.46 (2) (b) 6. h. that is prescribed to
treat a mental illness.

- 2. The department may require prior authorization for a selective serotonin reuptake inhibitor that is first prescribed for a person on or after March 15, 2004.".
 - **734.** Page 616, line 14: after that line insert:
- **"Section 1393c.** 49.45 (51) of the statutes is created to read:
- 49.45 **(51)** Medical care transportation services. (a) By November 1 annually, the department shall provide to the department of revenue information concerning the estimated amounts of supplements payable from the appropriation under s. 20.435 (4) (b) to specific local governmental units for the provision of transportation for medical care, as specified under s. 49.46 (2) (b) 3., during the fiscal year. Beginning November 1, 2004, the information that the department provides under this paragraph shall include any adjustments necessary to reflect actual claims submitted by service providers in the previous fiscal year.
- (b) On the date that is the 3rd Monday in November, the department shall annually pay to specific local governmental units the estimated net amounts specified in par. (a).".
- **735.** Page 616, line 15: delete the material beginning with that line and ending with page 618, line 5.
 - **736.** Page 618, line 12: delete that line.
- **737.** Page 618, line 12: after that line insert:
 - **"Section 1403d.** 49.46 (2) (b) 8. of the statutes is amended to read:

- 49.46 **(2)** (b) 8. Home or community–based services, if provided under s. 46.27 (11), 46.275, 46.277 or 46.278 or, under the family care benefit if a waiver is in effect under s. 46.281 (1) (c), or under a waiver requested under 2001 Wisconsin Act 16, section 9123 (16rs), or 2003 Wisconsin Act (this act), section 9124 (8c).".
- **738.** Page 618, line 15: delete "(r).".
- 6 **739.** Page 618, line 22: delete "<u>(r).</u>".
- 7 **740.** Page 619, line 12: delete "and (o), and (r)" and substitute "and (o)".
- 8 **741.** Page 619, line 21: delete lines 21 to 23.
- 9 **742.** Page 622, line 1: delete "(am)" and substitute "(a)".
- **743.** Page 622, line 2: delete "(am)" and substitute "(a)".
- 744. Page 622, line 2: delete "child's household" and substitute "family".
- **745.** Page 622, line 5: delete "child" and substitute "family".
- 13 **746.** Page 622, line 8: delete lines 8 to 15.
- **747.** Page 626, line 2: delete lines 2 and 3 and substitute:
- "49.68 (3) (e) State aids for services any service provided under this section
 shall be equal to the lower of the allowable charges charge under the Medical
 Assistance program under subch. IV or the federal medicare program Medicare
 program. In no".
- **748.** Page 626, line 14: delete lines 14 to 16.
- 749. Page 627, line 21: delete the material beginning with "The rules" and ending with "4.25%" on page 628, line 2, and substitute "The rules shall require a person to pay 0.50% of his or her total family income for the cost of medical treatment covered under s. 49.68, 49.683, or 49.685 if that income is from 200% to 250% of the

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- federal poverty line, 0.75% if that income is more than 250% but not more than 275% of the federal poverty line, 1% if that income is more than 275% but not more than 300% of the federal poverty line, 1.25% if that income is more than 300% but not more than 325% of the federal poverty line, 2% if that income is more than 325% but not more than 350% of the federal poverty line, 2.75% if that income is more than 350% but not more than 375% of the federal poverty line, 3.5% if that income is more than 375% but not more than 400% of the federal poverty line, and 4.5%".
 - **750.** Page 628, line 5: delete the material beginning with "49.68" and ending with "49.685" on line 6, and substitute "49.68 or 49.683".
- 751. Page 628, line 6: delete the material beginning with "49.68" and ending with "49.685" on line 7, and substitute "49.68 or 49.683".
- **752.** Page 628, line 12: delete "49.68, 49.683, or 49.685" and substitute "49.68 or 49.683".
- **753.** Page 629, line 15: delete "\$5" and substitute "\$7.50".
- **754.** Page 630, line 3: delete lines 3 to 7.
- **755.** Page 630, line 7: after that line insert:
- 17 **"Section 1438h.** 49.688 (2) (b) of the statutes is amended to read:
 - 49.688 **(2)** (b) A person to whom par. (a) 1. to 3. and 5. applies, but whose annual household income, as determined by the department <u>and as modified under sub.</u>

 (4m), if applicable, exceeds 240% of the federal poverty line for a family the size of the <u>persons' person's</u> eligible family, is eligible to purchase a prescription drug at the amounts specified in sub. (5) (a) 4. only during the remaining amount of any 12-month period in which the person has first paid the annual deductible specified in sub. (3) (b) 2. a. in purchasing prescription drugs at the retail price <u>or</u>, if permitted

1 under sub. (4m), in paying premiums for a long-term care insurance policy and has 2 then paid the annual deductible specified in sub. (3) (b) 2. b.". 3 **756.** Page 630, line 8: delete lines 8 to 17 and substitute: 4 **"Section 1439d.** 49.688 (3) (a) of the statutes is amended to read: 5 49.688 (3) (a) For each 12-month benefit period, a program enrollment fee of 6 \$20 \$30.". **757.** Page 631, line 5: substitute "\$850" for "\$750". 7 8 **758.** Page 631, line 5: after that line insert: 9 **"Section 1145h.** 49.688 (3) (b) 2. a. of the statutes is amended to read: 10 49.688 (3) (b) 2. a. The difference between the person's annual household 11 income, as modified under sub. (4m), if applicable, and 240% of the federal poverty 12 line for a family the size of the person's eligible family.". 13 **759.** Page 631, line 7: after that line insert: 14 **"Section 1446g.** 49.688 (3) (c) 2. of the statutes is amended to read: 15 49.688 (3) (c) 2. A copayment of $$15 \ \underline{$20}$ for each prescription drug that does 16 not bear only a generic name.". 17 **760.** Page 631, line 7: after that line insert: 18 "Section 1146h. 49.688 (4m) of the statutes is created to read: 19 49.688 **(4m)** If a person who applies for prescription drug assistance under this 20 section pays premiums for a long-term care insurance policy, as defined in s. 146.91 21 (1), the department either shall treat the amount that the person pays in premiums 22 as a reduction in the person's annual household income for purposes of subs. (2) (b) 23 and (3) (b) 2. a. or shall count the amount paid in premiums towards the deductible

specified under sub. (3) (b) 2. a. and required for eligibility under sub. (2) (b).".

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761. Page 631, line 15: after that line insert:

"Section 1447g. 49.688 (7) (a) of the statutes is amended to read:

49.688 (7) (a) Except as provided in par. (b), from the appropriation accounts under s. 20.435 (4) (bv) and, (j), and (pg), beginning on September 1, 2002, the department shall, under a schedule that is identical to that used by the department for payment of pharmacy provider claims under medical assistance, provide to pharmacies and pharmacists payments for prescription drugs sold by the pharmacies or pharmacists to persons eligible under sub. (2) who have paid the deductible specified under sub. (3) (b) 1. or 2. or who, under sub. (3) (b) 1., are not required to pay a deductible. The payment for each prescription drug under this paragraph shall be at the program payment rate, minus any copayment paid by the person under sub. (5) (a) 2. or 4., and plus, if applicable, incentive payments that are similar to those provided under s. 49.45 (8v). The department shall devise and distribute a claim form for use by pharmacies and pharmacists under this paragraph and may limit payment under this paragraph to those prescription drugs for which payment claims are submitted by pharmacists or pharmacies directly to the department. The department may apply to the program under this section the same utilization and cost control procedures that apply under rules promulgated by the department to medical assistance under subch. IV of ch. 49.

SECTION 1447h. 49.688 (7) (b) of the statutes is amended to read:

49.688 (7) (b) During any period in which funding under s. 20.435 (4) (bv) and (pg) is completely expended for the payments specified in par. (a), the requirements of par. (a) and subs. (3) (c), (5), and (6) (a) and (b) do not apply to drugs purchased during that period, but the department shall continue to accept applications and

- determine eligibility under sub. (4) and shall indicate to applicants that the
- 2 eligibility of program participants to purchase prescription drugs as specified in sub.
- 3 (3), under the requirements of sub. (5), is conditioned on the availability of funding
- 4 under s. 20.435 (4) (bv) and (pg).".
- **762.** Page 631, line 21: delete the material beginning with "department" and
- 6 ending with "<u>administration</u> shall" on line 22 and substitute "department of
- 7 employment relations. The department of employment relations office of state
- 8 <u>human resources management. The office of state human resources management</u>
- 9 shall".
- 10 **763.** Page 632, line 1: delete lines 1 to 11.
- 11 **764.** Page 632, line 17: after that line insert:
- **SECTION 1450m.** 49.797 (4) (e) of the statutes is created to read:
- 13 49.797 **(4)** (e) Pay a supplier, as defined in s. 49.795 (1) (d), a fee of \$.08 for each
- 14 food stamp purchase or merchandise return transaction or balance inquiry
- 15 conducted on a point-of-sale terminal that is owned or leased by the supplier for use
- in the delivery of food stamp benefits.".
- 17 **765.** Page 633, line 8: delete lines 8 to 20.
- **766.** Page 634, line 6: delete lines 6 to 16.
- **767.** Page 635, line 3: delete lines 3 to 10.
- **768.** Page 636, line 3: delete lines 3 to 20.
- 769. Page 636, line 23: delete the material beginning with that line and
 ending with page 637, line 2.
- 23 **770.** Page 637, line 10: after that line insert:

"Section 1466d. 50.031 of the statutes is created to read:

50.031 Nursing home surveyor positions. (1) In this section, "long–term care facility" means a licensed nursing home, community–based residential facility, adult family home, home health agency, or rural medical center or a certified or registered residential care apartment complex.

- (2) For every December 31 on which the total number of long-term care facilities is less than the total number of long-term care facilities that existed on December 31 of the previous year, the total number of authorized full-time equivalent program revenue positions, as defined in s. 230.03 (11), for the department, funded from the appropriation account under s. 20.435 (6) (jm) for the purpose of performing surveillance of licensed nursing homes, shall be reduced by the same percentage by which the total number of long-term care facilities is reduced from the total number of long-term care facilities that existed on December 31 of the previous year. Each reduction of authorized full-time equivalent program revenue positions shall begin on July 1 of the year following the year in which the reduction of the total number of long-term care facilities occurred."
- **771.** Page 637, line 25: delete the material beginning with that line and ending with page 638, line 24.
 - **772.** Page 639, line 1: delete lines 1 to 10 and substitute:
 - **"Section 1472b.** 50.04 (5) (f) of the statutes is amended to read:

50.04 **(5)** (f) *Forfeitures paid within 10 days.* All forfeitures shall be paid to the department within 10 days of receipt of notice of assessment or, if the forfeiture is contested under par. (e), 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 s. 50.03 (11). The department shall remit all
- 2 forfeitures paid to the state treasurer secretary of administration for deposit in the
- 3 school fund.".

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- **773.** Page 640, line 11: delete "\$116" and substitute "\$75".
- **774.** Page 643, line 8: after "at" insert "or transferred to".
- 6 **775.** Page 644, line 14: delete "deposit" and substitute "credit".
- 7 776. Page 644, line 15: delete "in the budget stabilization fund" and substitute "to the appropriation account under s. 20.435 (2) (gk)".
- 9 **777.** Page 644, line 15: after that line insert:
- **"Section 1490c.** 51.06 (7) of the statutes is created to read:
 - 51.06 (7) EMPLOYEE OR POSITION TRANSFERS. The department may not transfer an employee of the Northern Center for the Developmentally Disabled to another center for the developmentally disabled unless the employee requests the transfer. The department may not transfer employee positions from the Northern Center for the Developmentally Disabled to another center for the developmentally disabled if the position transfer would have the purpose or effect of significantly changing the mission of the Northern Center for the Developmentally Disabled.".
- **778.** Page 646, line 22: after "is" insert "renumbered 51.35 (1) (b) 1. and".
- **779.** Page 646, line 23: after "(b)" insert "1.".
- **780.** Page 647, line 3: after that line insert:
- 21 **"Section 1496c.** 51.35 (1) (b) 2. of the statutes is created to read:
- 51.35 **(1)** (b) 2. Except as provided in pars. (c) and (d), a transfer of a resident of a center for the developmentally disabled by the department is subject to the

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- approval of the appropriate county department under s. 51.42 or 51.437 to which the resident was committed or through which the resident was admitted to the center 3 and to the approval of the resident's guardian.".
 - **781.** Page 647, line 12: delete the material beginning with "and without" and ending with "notifying" on line 13.
- 6 **782.** Page 647, line 21: delete "of the statutes is" and substitute "1. and 2. of 7 the statutes are".
- **783.** Page 647, line 22: delete "subds. 2. and 3." and substitute "subd. 2.". 8
 - **784.** Page 648, line 8: delete lines 8 to 12 and substitute:
 - **"Section 1499b.** 51.35 (1) (d) 3. of the statutes is renumbered 51.35 (1) (b) 3. and amended to read:
 - 51.35 (1) (b) 3. A Except as provided in pars. (c) and (d), a transfer of a patient, made under authority of this subsection, in a treatment facility other than as specified in subd. 1. or 2. may be made by the department only after the department has notified the appropriate county department under s. 51.42 or 51.437 of its intent to transfer a the patient in accordance with this subsection. The patient's guardian, if any, or if a minor his or her parent or person in the place of a parent shall be notified by the department.".
 - **785.** Page 648, line 22: delete lines 22 to 25.
 - **786.** Page 652, line 8: after "nursing facility" insert ", except that, for a person sought to be protected to whom s. 46.279 (4m) applies, this notice shall instead be served on the department".

- **787.** Page 653, line 5: after "setting" insert ", except that, if s. 46.279 (4m) applies to the individual, the court shall request the statement or testimony from the department, rather than the county department".
 - **788.** Page 654, line 12: after "department" insert ", or, if s. 46.279 (4m) applies to the individual, the department or the department's contractor".
 - **789.** Page 654, line 15: delete lines 15 to 18 and substitute "the court finds that placement in the intermediate facility or nursing facility is the most integrated setting, as defined in s. 46.279 (1) (bm), that is appropriate to the needs of the individual taking into account information presented by all affected parties. The prohibition of placements in units for the acutely mentally ill does not".
 - **790.** Page 655, line 10: delete lines 10 and 11 and substitute "within 96 hours after filing of the petition, to".
 - **791.** Page 655, line 14: after "ward" insert "or, if the person is transferred to an intermediate facility or to a nursing facility, to determine if the intermediate facility or nursing facility is the most integrated setting, as defined in s. 46.279 (1) (bm), that is appropriate to the needs of the ward taking into account information presented by all affected parties".
- **792.** Page 656, line 9: after "46.278" insert "or, if s. 46.279 (4m) applies to the person, the department".
 - **793.** Page 656, line 10: delete that line and substitute "120 days before the review. The county department so notified or, if s. 46.279 (4m) applies, the department's contractor shall develop a plan".

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- **794.** Page 656, line 14: delete lines 14 to 16 and substitute "finds that placement in the intermediate facility or nursing facility is the most integrated setting, as defined in s. 46.279 (1) (bm), that is appropriate to the needs of the person taking into account information presented by all affected parties.".
 - **795.** Page 656, line 25: delete "60" and substitute "90".
- **796.** Page 657, line 1: after "<u>46.278</u>" insert "<u>or, if s. 46.279 (4m) applies, the department's contractor</u>".
 - **797.** Page 660, line 1: delete the material beginning with "department" and ending with "<u>administration</u>" on line 2 and substitute "department of employment relations office of state human resources management".
 - **798.** Page 660, line 3: delete the material beginning with "department" and ending with "<u>administration</u>" on line 4 and substitute "department of employment relations office of state human resources management".
 - **799.** Page 660, line 21: delete the material beginning with "department" and ending with "<u>administration</u>" on line 22 and substitute "department of employment relations office of state human resources management".
- **800.** Page 662, line 5: delete lines 5 to 20.
- **801.** Page 663, line 14: delete lines 14 to 17.
- **802.** Page 663, line 18: delete lines 18 to 21.
- **803.** Page 663, line 22: delete lines 22 to 25.
- **804.** Page 664, line 1: delete lines 1 to 9.
- **805.** Page 665, line 12: after that line insert:
 - **"Section 1531m.** 66.0306 of the statutes is created to read:

1	66.0306 Local revenue sharing board; Indian gaming compacts. (1)
2	Definitions. In this section:
3	(a) "Board" means a local revenue sharing board created under sub. (2).
4	(b) "Compact" means an Indian gaming compact entered into under s. 14.035.
5	(c) "Facility" means a facility that provides Class III gaming, as defined in 25
6	USC 2703 (8).
7	(d) "Net win" means the amount wagered at a facility, less the amount paid out
8	in winnings at the facility.
9	(e) "Political subdivision" means a city, village, town, or county.
10	(f) "Public safety entities" means all of the following departments, agencies, or
11	subunits of a political subdivision that are obligated to provide services to a
12	particular facility:
13	1. A fire department.
14	2. An emergency medical services department, whose personnel include an
15	emergency medical technician licensed under s. 146.50, a first responder certified
16	under s. 146.50 (8), or other personnel who operate or staff an ambulance or
17	authorized emergency vehicle.
18	3. A governmental unit of one or more persons employed full time by a political
19	subdivision for the purpose of preventing and detecting crime and enforcing state
20	laws or local ordinances, employees of which unit are authorized to make arrests for
21	crimes while acting within the scope of their authority.
22	(2) Creation, membership, and powers of a local revenue sharing board. (a)
23	Creation. 1. A board shall be created by the city, village, or town, and by the county,
24	in which a facility is located. The governing bodies of the political subdivisions shall
25	enact an ordinance creating the board and the members of the board shall be

- appointed under par. (b). Each member of the board shall serve at the pleasure of the governing body or group that appoints the individual, except that if the members appointed under par. (b) 1., 2., and 3. act under par. (b) 5. the term of the member appointed under par. (b) 4. shall end upon the selection of a new member under that subdivision.
- 2. All political subdivisions whose public safety entities are obligated to provide services to a particular facility shall establish a group that is made up of the highest ranking member of each public safety entity. Such a group shall appoint one member of the board under par. (b) 3., who shall serve at the pleasure of the group.
- (b) *Membership.* 1. The governing body of the city, village, or town in which the facility is located shall appoint one member of the board.
- 2. The county board of the county in which the facility is located shall appoint one member of the board.
- 3. The members of the group described under par. (a) 2. shall appoint one member of the board.
- 4. The members appointed under subds. 1., 2., and 3. shall select the political subdivision that is most impacted by the facility, other than a political subdivision specified under subd. 1. or 2., and the governing body of that political subdivision shall appoint one member of the board.
- 5. Not more than once every 2 years, a majority of the members appointed under subds. 1. to 3. may select a different political subdivision under subd. 4. and the governing body of that political subdivision shall appoint one member under subd. 4.
- (c) *Responsibilities, meetings, compensation.* 1. The board shall select from among its members a president, vice president, and secretary–treasurer. Meetings

- of the board may be called by the president or by any other member of the board, and shall be held in a building in which the governing body of a political subdivision holds its meetings.
- 2. A member of the board may not receive any compensation for serving on the board, but shall be reimbursed by the political subdivision that appoints or confirms the member for any actual and necessary expenses that he or she incurs relating to service on the board. The reimbursement of the member appointed under par. (b) 3. shall be apportioned among the political subdivisions described under par. (a) 2.
- 3. The board shall establish an account at a financial institution, as defined in s. 69.30 (1) (b), and shall deposit into the account any revenues received under sub. (3).
- 4. All 4 members appointed under par. (b) constitute a quorum, and a majority of a quorum may act in any matter within the jurisdiction of the board.
- 5. Annually, the board shall determine the costs incurred by each political subdivision that provides services to a facility, based on the method determined under par. (d) 2. The total amount of these costs may be certified to the department of administration.
- (d) *Cooperation agreement.* The governing bodies of each political subdivision that is represented on the board shall enter into an intergovernmental cooperation agreement under s. 66.0301 that addresses at least all of the following:
- 1. The public safety entities, including police, fire, and rescue services, that are to receive payments under sub. (4) (a), and the apportionment formula among the political subdivisions.

- 2. A method to determine the costs incurred by each political subdivision as a result of the development of the facility, for the purpose of apportioning any payments that are made under sub. (4) (a).
- 3. The apportionment formula among the political subdivisions for any payments that are made under sub. (4) (c).
 - 4. A mechanism to provide any supplies that are needed by the board.
- (3) RECEIPT OF GAMING REVENUES. (a) If a compact requires payments to a political subdivision, such payments shall be sent to the board.
- (b) If a compact does not require payments to a political subdivision, the department of administration shall pay annually to the board, from the appropriation under s. 20.505 (8) (k), the amount certified under sub. (2) (c) 5.
- (c) If a compact requires payments to a political subdivision and such payments are less than the amount certified under sub. (2) (c) 5., the department of administration shall pay annually to the board, from the appropriation under s. 20.505 (8) (k), an amount equal to the difference between the amount certified under sub. (2) (c) 5. and the amount that is paid to the political subdivision under the compact.
- **(4)** DISBURSEMENT OF GAMING REVENUES. Annually, from the amounts deposited into the account under sub. (2) (c) 3., the board shall make the following disbursements, in the following order:
- (a) To public safety entities, based on costs incurred, and based on the apportionment formula described under sub. (2) (d) 1.
- (b) To each political subdivision that is represented on the board by a person appointed under sub. (2) (b) 1., 2., and 4., an amount equal to the amount that the

- political subdivision would have received, in the year to which the payment relates, in property taxes on the facility if the facility had been subject to property taxes.
 - (c) To each political subdivision that is represented on the board by a person appointed under sub. (2) (b) 1., 2., and 4., any funds that remain in the account after making the payments under pars. (a) and (b), based on the apportionment formula described under sub. (2) (d) 3.
 - (5) DISSOLUTION. If a facility ceases operation, after the facility makes its last payment to the account under sub. (2) (c) 3. the board shall distribute the amount in the account as provided in sub. (4). After the board distributes all funds in the account, the board is dissolved.
 - **(6)** Applicability. This section does not apply to 1st class cities or to counties with a population of at least 500,000.".
 - **806.** Page 666, line 8: after that line insert:
 - **"Section 1532m.** 66.0602 of the statutes is created to read:
- **66.0602 Local levy limits. (1)** Definitions. In this section:
 - (a) "Debt service" includes debt service on debt issued or reissued to fund or refund outstanding municipal or county obligations, interest on outstanding municipal or county obligations, and related issuance costs and redemption premiums.
 - (b) "Political subdivision" means a city, village, town, or county.
 - (c) "Valuation factor" means a percentage equal to the percentage change in the political subdivision's January 1 equalized value due to new construction less improvements removed between the year before the previous year and the previous year, but not less than zero.

- **(2)** Levy limit. Except as provided in subs. (3), (4), and (5), no political subdivision may increase its levy in any year by a percentage that exceeds the political subdivision's valuation factor.
- (3) EXCEPTIONS. (a) If a political subdivision transfers to another governmental unit responsibility for providing any service that the political subdivision provided in the preceding year, the levy increase limit otherwise applicable under this section to the political subdivision in the current year is decreased to reflect the cost that the political subdivision would have incurred to provide that service, as determined by the department of revenue.
- (b) If a political subdivision increases the services that it provides by adding responsibility for providing a service transferred to it from another governmental unit that provided the service in the preceding year, the levy increase limit otherwise applicable under this section to the political subdivision in the current year is increased to reflect the cost of that service, as determined by the department of revenue.
- (c) If a city or village annexes territory from a town, the city's or village's levy increase limit otherwise applicable under this section is increased in the current year by an amount equal to the town levy on the annexed territory in the preceding year and the levy increase limit otherwise applicable under this section in the current year for the town from which the territory is annexed is decreased by that same amount, as determined by the department of revenue.
- (d) If the amount of debt service for a political subdivision in the preceding year is less than the amount of debt service needed in the current year, as a result of the political subdivision adopting a resolution before the effective date of this paragraph [revisor inserts date], authorizing the issuance of debt, the levy increase limit

otherwise applicable under this section to the political subdivision in the current year is increased by the difference between these two amounts, as determined by the department of revenue.

- (4) Referendum exception. (a) A political subdivision may exceed the levy increase limit under sub. (2) if its governing body adopts a resolution to that effect and if the resolution is approved in a referendum. The resolution shall specify the proposed amount of increase in the levy beyond the amount that is allowed under sub. (2). With regard to a referendum relating to the 2003 or 2005 levy, the political subdivision may call a special referendum for the purpose of submitting the resolution to the electors of the political subdivision for approval or rejection. With regard to a referendum relating to the 2004 levy, the referendum shall be held at the next succeeding spring primary or election or September primary or general election.
- (b) The clerk of the political subdivision shall publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this paragraph.
- (c) The referendum shall be held in accordance with chs. 5 to 12. The political subdivision shall provide the election officials with all necessary election supplies. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the elections board under ss. 5.64 (2) and 7.08 (1) (a). The question shall be submitted as follows: "Under state law, the increase in the levy of the (name of political subdivision) for the tax to be imposed for the next fiscal year, (year), is limited to%, which results in a levy of \$.... Shall the (name of political subdivision) be allowed to exceed this limit and increase the levy for the next fiscal year, (year), by a total of%, which results in a levy of \$....?".

(d) Within 14 days after the referendum, the clerk of the political subdivision
shall certify the results of the referendum to the department of revenue. The levy
increase limit otherwise applicable to the political subdivision under sub. (2) is
increased in the next fiscal year by the percentage approved by a majority of those
voting on the question.

- (5) EXCEPTION, CERTAIN TOWNS. A town with a population of less than 2,000 may exceed the levy increase limit otherwise applicable under this section to the town if the annual town meeting adopts a resolution to that effect. The limit otherwise applicable to the town under sub. (2) is increased in the next fiscal year by the percentage approved by a majority of those voting on the question. Within 14 days after the adoption of the resolution, the town clerk shall certify the results of the vote to the department of revenue.
 - **(6)** Sunset. This section does not apply after June 30, 2006.".
- **807.** Page 666, line 9: delete lines 9 to 12.
- **808.** Page 666, line 12: after that line insert:
 - **"Section 1533d.** 66.1001 (4) (b) 4. of the statutes is amended to read:
- 17 66.1001 **(4)** (b) 4. After September 1, 2003 2005, the department of administration.".
 - **809.** Page 667, line 16: after that line insert:
- 20 "Section 1536m. 70.114 (1) (b) of the statutes is renumbered 70.114 (1) (b) 1.
 21 and amended to read:
 - 70.114 (1) (b) 1. "Estimated value", For land purchased before the effective date of this subdivision [revisor inserts date], "estimated value," for the year during which land is purchased, means the purchase price and, for later years, means the

value that was used for calculating the aid payment under this section for the prior year increased or decreased to reflect the annual percentage change in the equalized valuation of all property, excluding improvements, in the taxation district, as determined by comparing the most recent determination of equalized valuation under s. 70.57 for that property to the next preceding determination of equalized valuation under s. 70.57 for that property.

Section 1536n. 70.114 (1) (b) 2. of the statutes is created to read:

70.114 (1) (b) 2. For land purchased on or after the effective date of this subdivision [revisor inserts date], "estimated value," for the year during which land is purchased, means the lesser of the purchase price or the most recent determination of the land's equalized valuation under s. 70.57, except that if the land was exempt from taxation in the year prior to the year during which the department purchased the land "estimated value," for the year during which the land is purchased, means the lesser of the purchase price, the most recent determination of the land's equalized valuation under s. 70.57, or an amount that would result in a payment under sub. (4) that is equal to \$1 per acre. "Estimated value," for later years, means the value that was used for calculating the aid payment under this section for the prior year increased or decreased to reflect the annual percentage change in the equalized valuation of all property, excluding improvements, in the taxation district, as determined by comparing the most recent determination of equalized valuation under s. 70.57 for that property to the next preceding determination of equalized valuation under s. 70.57 for that property.".

810. Page 667, line 16: after that line insert:

"Section 1536b. 70.05 (5) (a) 1m. of the statutes is amended to read:

1	70.05 (5) (a) 1m. "Class of property" means residential under s. 70.32 (2) (a) 1.;
2	commercial under s. 70.32 (2) (a) 2.; personal property; or the sum of swamp or waste
3	undeveloped under s. 70.32 (2) (a) 5.; agricultural forest under s. 70.32 (2) (a) 5m.;
4	productive forest land under s. 70.32 (2) (a) 6. and; or other under s. 70.32 (2) (a) 7.
5	SECTION 1536d. 70.32 (2) (a) (intro.) of the statutes is amended to read:
6	70.32 (2) (a) (intro.) The assessor shall segregate into the following classes on
7	the basis of use and set down separately in proper columns the values of the land,
8	exclusive of improvements, and, except for subds. 5., 5m., and 6., the improvements
9	in each class:
10	Section 1536e. 70.32 (2) (a) 5. of the statutes is repealed and recreated to read:
11	70.32 (2) (a) 5. Undeveloped.
12	SECTION 1536f. 70.32 (2) (a) 5m. of the statutes is created to read:
13	70.32 (2) (a) 5m. Agricultural forest.
14	Section 1536g. 70.32 (2) (c) 1. of the statutes is renumbered 70.32 (2) (c) 1g.
15	Section 1536h. 70.32 (2) (c) 1d. of the statutes is created to read:
16	70.32 (2) (c) 1d. "Agricultural forest land" means land that is producing or is
17	capable of producing commercial forest products and is included on a parcel that has
18	been classified in part as agricultural land under this subsection or is contiguous to
19	a parcel that has been classified in part as agricultural land under this subsection,
20	if the contiguous parcel is owned by the same person that owns the land that is
21	producing or is capable of producing commercial forest products. In this subdivision,
22	"contiguous" includes separated only by a road.
23	SECTION 1536i. 70.32 (2) (c) 4. of the statutes is amended to read:
24	70.32 (2) (c) 4. "Swampland or wasteland" "Undeveloped land" means bog,
25	marsh, lowland brush, uncultivated land zoned as shoreland under s. 59.692 and

- shown as a wetland on a final map under s. 23.32 or other nonproductive lands not otherwise classified under this subsection.
- **SECTION 1536j.** 70.32 (4) of the statutes is created to read:
- 70.32 **(4)** Beginning with the assessments as of January 1, 2004, agricultural forest land shall be assessed at 50% of its full value, as determined under sub. (1), and undeveloped land shall be assessed at 50% of its full value, as determined under sub. (1).".
 - **811.** Page 667, line 16: after that line insert:
- 9 **"Section 1536m.** 70.32 (2r) (d) of the statutes is created to read:
- 70.32 **(2r)** (d) Any modification by the department of revenue to the procedures used to implement the valuation method as described under par. (c) shall be approved as rules under subchapter II of ch. 227.".
- 13 **812.** Page 667, line 17: delete lines 17 to 21.
- **813.** Page 667, line 22: delete the material beginning with that line and ending with page 668, line 10.
- **814.** Page 668, line 15: delete lines 15 to 20.
- 17 **815.** Page 669, line 5: delete lines 5 to 14.
- 18 **816.** Page 669, line 15: delete the material beginning with that line and ending with page 670, line 4.
- **817.** Page 670, line 5: delete that line and substitute:
- 21 "Section 1545b. 70.57 (2) of the statutes is renumbered 70.57 (2) (a).".
- **818.** Page 670, line 6: delete lines 6 to 10.
- **819.** Page 670, line 10: after that line insert:

1	"Section 1545d. 70.57 (3) of the statutes is renumbered 70.57 (3) (a).
2	SECTION 1545e. 70.57 (3) (b) of the statutes is created to read:
3	70.57 (3) (b) In determining the value under sub. (1) of agricultural forest land,
4	as defined in s. 70.32 (2) (c) 1d., and undeveloped land, as defined in s. 70.32 (2) (c)
5	4., the department shall fulfill the requirements under s. 70.32 (4).".
6	820. Page 670, line 10: after that line insert:
7	"Section 1545m. 70.57 (2) (b) of the statutes is created to read:
8	70.57 (2) (b) If a court makes a final redetermination on the assessment of
9	telephone company property subject to taxation under s. 70.112 (4) and subch. IV of
10	ch. 76 that is lower than the previous assessment, the department of revenue shall
11	recertify the equalized value of the school district in which such property is located.".
12	821. Page 670, line 11: delete the material beginning with that line and
13	ending with page 677, line 19.
14	822. Page 677, line 21: delete "state department of employment relations
15	administration" and substitute "state department of employment relations office of
16	state human resources management".
17	823. Page 677, line 25: delete the material beginning with "department" and
18	ending with "administration" on page 678, line 1, and substitute "department of
19	employment relations office of state human resources management".
20	824. Page 678, line 5: delete the material beginning with that line and ending
21	with page 685, line 21.
22	825. Page 685, line 21: after that line insert:
23	"Section 1580da. 71.01 (6) (i) of the statutes is repealed.

Section 1580db. 71.01 (6) (j) of the statutes is amended to read:

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71.01 **(6)** (j) For taxable years that begin after December 31, 1994, and before January 1, 1996, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except that changes to the Internal Revenue Code made by P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L.

105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

Section 1580dc. 71.01 (6) (k) of the statutes is amended to read:

71.01 **(6)** (k) For taxable years that begin after December 31, 1995, and before January 1, 1997, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–117, P.L.

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104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, and P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. <u>107–147</u>, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. <u>107–147</u>, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1580dd. 71.01 (6) (L) of the statutes is amended to read:

71.01 **(6)** (L) For taxable years that begin after December 31, 1996, and before January 1, 1998, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203

1 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 2 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, 3 P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 4 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding 5 sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected by 6 P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 7 P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102-90, P.L. 102-227, excluding 8 sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, 9 excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 10 P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, 11 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 12 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 13 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 14 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding 15 sections 101 and 406 of P.L. 107–147, and P.L. 107–181. The Internal Revenue Code 16 applies for Wisconsin purposes at the same time as for federal purposes. 17 Amendments to the federal Internal Revenue Code enacted after 18 December 31, 1996, do not apply to this paragraph with respect to taxable years 19 beginning after December 31, 1996, and before January 1, 1998, except that 20 changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 21 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of 22 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, 23 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and 24 changes that indirectly affect the provisions applicable to this subchapter made by 25 P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,

excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section

2 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding sections 101 and 406 of <u>P.L.</u>

<u>107–147</u>, and P.L. <u>107–181</u>, apply for Wisconsin purposes at the same time as for

federal purposes.

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Section 1580de. 71.01 (6) (m) of the statutes is amended to read:

71.01 (6) (m) For taxable years that begin after December 31, 1997, and before January 1, 1999, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181. The

Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1997, do not apply to this paragraph with respect to taxable years beginning after December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

Section 1580df. 71.01 (6) (n) of the statutes is amended to read:

71.01 **(6)** (n) For taxable years that begin after December 31, 1998, and before January 1, 2000, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and as indirectly affected by P.L. 99–514,

1 P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, 2 P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, 3 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 4 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 5 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 6 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 7 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 8 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of 9 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, 10 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 11 <u>107–276</u>. The Internal Revenue Code applies for Wisconsin purposes at the same 12 time as for federal purposes. Amendments to the federal Internal Revenue Code 13 enacted after December 31, 1998, do not apply to this paragraph with respect to 14 taxable years beginning after December 31, 1998, and before January 1, 2000, 15 except that changes to the Internal Revenue Code made by P.L. 106-36, P.L. 16 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 17 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 18 excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and 19 changes that indirectly affect the provisions applicable to this subchapter made by 20 P.L. 106–36, P.L. 106–170, <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 162 and 21 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 22 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, 23 and P.L. 107–276, apply for Wisconsin purposes at the same time as for federal 24 purposes.

Section 1580dg. 71.01 (6) (o) of the statutes is amended to read:

1 71.01 **(6)** (o) For taxable years that begin after December 31, 1999, and before 2 January 1, 2003, for natural persons and fiduciaries, except fiduciaries of nuclear 3 decommissioning trust or reserve funds, "Internal Revenue Code" means the federal 4 Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 5 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 6 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 7 104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 8 165 of P.L. 106–554 and, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 9 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 10 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 11 107–358, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 12 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 13 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 14 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 15 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 16 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 17 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 18 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 19 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 20 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, 21 P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 22 <u>107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358</u>. The Internal Revenue Code 23 applies for Wisconsin purposes at the same time as for federal purposes. 24 Amendments to the federal Internal Revenue Code enacted after December 31, 1999, 25 do not apply to this paragraph with respect to taxable years beginning after

December 31, 1999, and before January 1, 2003, except that changes to the Internal Revenue Code made by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–230, P.L. 106–554 and, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, apply for Wisconsin purposes at the same time as for federal purposes.

Section 1580dh. 71.01 (6) (p) of the statutes is created to read:

71.01 **(6)** (p) For taxable years that begin after December 31, 2002, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L. 107–147, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 102–207, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L.

- 1 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
- 2 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
- 3 P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L.
- 4 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L. 107–147, P.L.
- 5 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358. The Internal Revenue Code
- 6 applies for Wisconsin purposes at the same time as for federal purposes.
- 7 Amendments to the federal Internal Revenue Code enacted after December 31, 2002,
- 8 do not apply to this paragraph with respect to taxable years beginning after
- 9 December 31, 2002.".
- 10 **826.** Page 686, line 4: after that line insert:
- **"Section 1582da.** 71.22 (4) (i) of the statutes is repealed.
- **SECTION 1582db.** 71.22 (4) (j) of the statutes is amended to read:
- 13 71.22 **(4)** (j) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34
- 14 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after
- December 31, 1994, and before January 1, 1996, means the federal Internal
- Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and
- 17 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d)
- of P.L. 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202,
- 19 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L.
- 20 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L.
- 21 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147,
- 22 and P.L. 107–181, and as indirectly affected in the provisions applicable to this
- 23 subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2)
- 24 (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008

1 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 2 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 3 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 4 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 5 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, 6 P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206, P.L. 105-277, and P.L. 7 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, 8 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181. The Internal 9 Revenue Code applies for Wisconsin purposes at the same time as for federal 10 Amendments to the federal Internal Revenue Code enacted after 11 December 31, 1994, do not apply to this paragraph with respect to taxable years 12 beginning after December 31, 1994, and before January 1, 1996, except that 13 changes to the Internal Revenue Code made by P.L. 104–7, P.L. 104–188, excluding 14 sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 15 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 16 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of 17 P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions 18 applicable to this subchapter made by P.L. 104–7, P.L. 104–188, excluding sections 19 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, 20 P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 21 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 22 and P.L. 107-181, apply for Wisconsin purposes at the same time as for federal 23 purposes.

Section 1582dc. 71.22 (4) (k) of the statutes is amended to read:

1 71.22 (4) (k) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 2 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after 3 December 31, 1995, and before January 1, 1997, means the federal Internal 4 Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 5 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) 6 of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 7 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, 8 P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 9 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 10 and P.L. 107–181, and as indirectly affected in the provisions applicable to this 11 subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) 12 (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 13 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 14 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 15 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 16 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 17 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 18 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 19 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 20 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 21 <u>107–181</u>. The Internal Revenue Code applies for Wisconsin purposes at the same 22 time as for federal purposes. Amendments to the federal Internal Revenue Code 23 enacted after December 31, 1995, do not apply to this paragraph with respect to 24 taxable years beginning after December 31, 1995, and before January 1, 1997, 25 except that changes to the Internal Revenue Code made by P.L. 104–188, excluding

sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

Section 1582dd. 71.22 (4) (L) of the statutes is amended to read:

71.22 **(4)** (L) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1996, and before January 1, 1998, means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections

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1 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 2 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 3 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 4 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 5 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 6 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding 7 section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 8 406 of P.L. 107-147, and P.L. 107-181. The Internal Revenue Code applies for 9 Wisconsin purposes at the same time as for federal purposes. Amendments to the 10 federal Internal Revenue Code enacted after December 31, 1996, do not apply to this 11 paragraph with respect to taxable years beginning after December 31, 1996, and 12 before January 1, 1998, except that changes to the Internal Revenue Code made by 13 P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, 14 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 15 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 16 107–147, and P.L. 107–181, and changes that indirectly affect the provisions 17 applicable to this subchapter made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 18 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, 19 20 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, apply for 21 Wisconsin purposes at the same time as for federal purposes.

Section 1582de. 71.22 (4) (m) of the statutes is amended to read:

71.22 **(4)** (m) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1997, and before January 1, 1999, means the federal Internal

1 Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 2 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 3 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, 4 and as amended by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 5 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 6 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding 7 sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected in 8 the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 9 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 10 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 11 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 12 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 13 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 14 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 15 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 16 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 17 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 18 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 19 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181. The Internal 20 Revenue Code applies for Wisconsin purposes at the same time as for federal 21 Amendments to the federal Internal Revenue Code enacted after purposes. 22 December 31, 1997, do not apply to this paragraph with respect to taxable years 23 beginning after December 31, 1997, and before January 1, 1999, except that 24 changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L. 25 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of

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1 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, 2 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and 3 changes that indirectly affect the provisions applicable to this subchapter made by 4 P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, 5 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 6 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 7 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for 8 federal purposes.

Section 1582df. 71.22 (4) (n) of the statutes is amended to read:

71.22 **(4)** (n) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1998, and before January 1, 2000, means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107-181, and P.L. 107-276, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.

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103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. <u>106–230</u>, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, and P.L. 107-276. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after December 31, 1998, do not apply to this paragraph with respect to taxable years beginning after December 31, 1998, and before January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, and P.L. 107-276, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. <u>107–276</u>, apply for Wisconsin purposes at the same time as for federal purposes. **Section 1582dg.** 71.22 (4) (o) of the statutes is amended to read:

71.22 **(4)** (o) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1999, and before January 1, 2003, means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66

1 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as 2 amended by P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 3 106–554, and P.L. 107–15, P.L. 107–16, excluding and P.L. 107–16, excluding section 4 431 of P.L. 107–16, <u>P.L. 107–22</u>, <u>P.L. 107–116</u>, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding</u> 5 sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and 6 P.L. 107–358, and as indirectly affected in the provisions applicable to this 7 subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) 8 (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 9 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 10 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 11 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 12 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 13 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 14 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 15 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 16 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-15, P.L. 17 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 18 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, 19 P.L. 107–210, P.L. 107–276, and P.L. 107–358. The Internal Revenue Code applies 20 for Wisconsin purposes at the same time as for federal purposes. Amendments to the 21 federal Internal Revenue Code enacted after December 31, 1999, do not apply to this 22 paragraph with respect to taxable years beginning after December 31, 1999, and 23 before January 1, 2003, except that changes to the Internal Revenue Code made by 24 P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 25 <u>107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,</u>

- 1 P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
- 2 <u>107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358,</u> and changes that indirectly
- affect the provisions applicable to this subchapter made by P.L. 106-230, P.L.
- 4 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L.
- 5 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L.
- 6 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181,
- 7 <u>P.L. 107–210, P.L. 107–276, and P.L. 107–358,</u> apply for Wisconsin purposes at the
- 8 same time as for federal purposes.

- **SECTION 1582dh.** 71.22 (4) (p) of the statutes is created to read:
- 10 71.22 **(4)** (p) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34
- 11 (1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after
- December 31, 2002, means the federal Internal Revenue Code as amended to
- 13 December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections
- 14 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b),
- 15 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and
- 16 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L.
- 17 107–147, and as indirectly affected in the provisions applicable to this subchapter
- by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d)
- 19 (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L.
- 20 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L.
- 21 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L.
- 22 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and
- 23 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L.
- 24 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
- 25 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L.

105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2002, do not apply to this paragraph with respect to taxable years beginning after December 31, 2002.

Section 1582di. 71.22 (4m) (g) of the statutes is repealed.

SECTION 1582dj. 71.22 (4m) (h) of the statutes is amended to read:

71.22 **(4m)** (h) For taxable years that begin after December 31, 1994, and before January 1, 1996, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188,

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excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections <u>101 and 406 of P.L. 107–147, and P.L. 107–181</u>. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except that changes to the Internal Revenue Code made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1582dk. 71.22 (4m) (i) of the statutes is amended to read:

71.22 **(4m)** (i) For taxable years that begin after December 31, 1995, and before January 1, 1997, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–188, excluding sections 1123, 1202, 1204,

1 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, 2 P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 3 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 4 and P.L. 107–181, and as indirectly affected in the provisions applicable to this 5 subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, 6 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, 7 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 8 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 9 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123, 1202, 10 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, PL. 105–33, P.L. 11 105-34, P.L. 105-206, P.L. 105-277, and P.L. 106-554, excluding sections 162 and 12 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of 13 P.L. 107–147, and P.L. 107–181. The Internal Revenue Code applies for Wisconsin 14 purposes at the same time as for federal purposes. Amendments to the Internal 15 Revenue Code enacted after December 31, 1995, do not apply to this paragraph with 16 respect to taxable years beginning after December 31, 1995, and before 17 January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 18 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 19 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, and 20 P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 21 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and 22 changes that indirectly affect the provisions applicable to this subchapter made by 23 P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, 24 P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, 25 and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L.

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1 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1582dL. 71.22 (4m) (j) of the statutes is amended to read:

71.22 **(4m)** (j) For taxable years that begin after December 31, 1996, and before January 1, 1998, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188 and as amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311 and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the Internal Revenue Code enacted after purposes.

December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1582dm. 71.22 (4m) (k) of the statutes is amended to read:

71.22 **(4m)** (k) For taxable years that begin after December 31, 1997, and before January 1, 1999, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L.

1 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 2 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 3 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 4 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 5 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 6 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 7 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, 8 P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 9 107–181. The Internal Revenue Code applies for Wisconsin purposes at the same 10 time as for federal purposes. Amendments to the Internal Revenue Code enacted 11 after December 31, 1997, do not apply to this paragraph with respect to taxable years 12 beginning after December 31, 1997, and before January 1, 1999, except that 13 changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L. 14 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of 15 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, 16 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and 17 changes that indirectly affect the provisions applicable to this subchapter made by 18 P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, 19 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 20 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 21 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for 22 federal purposes.

Section 1582dn. 71.22 (4m) (L) of the statutes is amended to read:

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71.22 **(4m)** (L) For taxable years that begin after December 31, 1998, and before January 1, 2000, "Internal Revenue Code", for corporations that are subject

1 to a tax on unrelated business income under s. 71.26 (1) (a), means the federal 2 Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 3 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 4 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 5 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, 6 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 7 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 8 <u>107–147</u>, P.L. <u>107–181</u>, and P.L. <u>107–276</u>, and as indirectly affected in the provisions 9 applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 10 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 11 excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 12 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 13 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 14 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 15 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 106–554, excluding sections 16 17 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, 18 P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 19 107–181, and P.L. 107–276. The Internal Revenue Code applies for Wisconsin 20 purposes at the same time as for federal purposes. Amendments to the Internal 21 Revenue Code enacted after December 31, 1998, do not apply to this paragraph with 22 respect to taxable years beginning after December 31, 1998, and before 23 January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 24 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of 25 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>,

time as for federal purposes.

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P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, apply for Wisconsin purposes at the same

SECTION 1582do. 71.22 (4m) (m) of the statutes is amended to read:

71.22 (4m) (m) For taxable years that begin after December 31, 1999, and before January 1, 2003, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by <u>P.L. 106–230,</u> P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. <u>107–358</u>, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.

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1 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 2 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 3 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, 4 P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 5 <u>107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358</u>. The Internal Revenue Code 6 applies for Wisconsin purposes at the same time as for federal purposes. 7 Amendments to the Internal Revenue Code enacted after December 31, 1999, do not 8 apply to this paragraph with respect to taxable years beginning after 9 December 31, 1999, and before January 1, 2003, except that changes to the Internal 10 Revenue Code made by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 11 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, 12 P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 13 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and 14 changes that indirectly affect the provisions applicable to this subchapter made by 15 P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 16 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, 17 P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 18 <u>107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358,</u> apply for Wisconsin 19 purposes at the same time as for federal purposes.

Section 1582dp. 71.22 (4m) (n) of the statutes is created to read:

71.22 **(4m)** (n) For taxable years that begin after December 31, 2002, "Internal Revenue Code," for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b),

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1 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 2 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L. 3 107–147, and as indirectly affected in the provisions applicable to this subchapter 4 by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, 5 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 6 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 7 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 8 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 9 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 10 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 11 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, 12 P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 13 107–134, P.L. 107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 14 107–210, P.L. 107–276, and P.L. 107–358. The Internal Revenue Code applies for 15 Wisconsin purposes at the same time as for federal purposes. Amendments to the 16 Internal Revenue Code enacted after December 31, 2002, do not apply to this 17 paragraph with respect to taxable years beginning after December 31, 2002.

SECTION 1582dq. 71.26 (2) (b) 9. of the statutes is repealed.

SECTION 1582dr. 71.26 (2) (b) 10. of the statutes is amended to read:

71.26 **(2)** (b) 10. For taxable years that begin after December 31, 1994, and before January 1, 1996, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as

1 amended by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 2 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, 3 and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 4 <u>107–147</u>, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as 5 indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 6 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 7 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 8 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 9 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 10 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, 11 P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 12 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, 13 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, "net income" 14 means the federal regulated investment company taxable income, federal real estate 15 mortgage investment conduit taxable income or federal real estate investment trust 16 taxable income of the corporation, conduit or trust as determined under the Internal 17 Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 18 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) 19 of P.L. 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202, 20 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 21 105-206, P.L. 105-277, and P.L. 106-554, excluding sections 162 and 165 of P.L. 22 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 23 and P.L. 107–181, and as indirectly affected in the provisions applicable to this 24 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 25 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,

1 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 2 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 3 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 4 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 5 105-206, P.L. 105-277, and P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, 6 7 and P.L. 107-181, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., 8 is required to be depreciated for taxable years 1983 to 1986 under the Internal 9 Revenue Code as amended to December 31, 1980, shall continue to be depreciated 10 under the Internal Revenue Code as amended to December 31, 1980, and except that 11 the appropriate amount shall be added or subtracted to reflect differences between 12 the depreciation or adjusted basis for federal income tax purposes and the 13 depreciation or adjusted basis under this chapter of any property disposed of during 14 the taxable year. The Internal Revenue Code as amended to December 31, 1994, 15 excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 16 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–7, P.L. 17 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 18 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, 19 20 excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly 21 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 22 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 23 P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 24 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 25 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L.

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104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1994, do not apply to this subdivision with respect to taxable years that begin after December 31, 1994, and before January 1, 1996, except that changes made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311 and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1582ds. 71.26 (2) (b) 11. of the statutes is amended to read:

71.26 **(2)** (b) 11. For taxable years that begin after December 31, 1995, and before January 1, 1997, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as

1 amended by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 2 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 3 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 4 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 5 <u>107–181</u>, and as indirectly affected in the provisions applicable to this subchapter 6 by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 7 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 8 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 9 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 10 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 11 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 12 105-206, P.L. 105-277, and P.L. 106-554, excluding sections 162 and 165 of P.L. 13 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 14 and P.L. 107-181, "net income" means the federal regulated investment company 15 taxable income, federal real estate mortgage investment conduit taxable income or 16 federal real estate investment trust taxable income of the corporation, conduit or 17 trust as determined under the Internal Revenue Code as amended to 18 December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102-227 and 19 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as 20 amended by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 21 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 22 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L.</u> 23 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 24 107–181, and as indirectly affected in the provisions applicable to this subchapter

by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179,

1 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 2 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 3 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 4 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 5 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 6 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 7 106-554, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, 8 and P.L. 107–181, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., 9 is required to be depreciated for taxable years 1983 to 1986 under the Internal 10 Revenue Code as amended to December 31, 1980, shall continue to be depreciated 11 under the Internal Revenue Code as amended to December 31, 1980, and except that 12 the appropriate amount shall be added or subtracted to reflect differences between 13 the depreciation or adjusted basis for federal income tax purposes and the 14 depreciation or adjusted basis under this chapter of any property disposed of during 15 the taxable year. The Internal Revenue Code as amended to December 31, 1995, 16 excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 17 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, 18 excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, 19 P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 20 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, 21 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly 22 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 23 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 24 P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 25 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and

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13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134, P.L.</u> 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1995, do not apply to this subdivision with respect to taxable years that begin after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311 and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

Section 1582dt. 71.26 (2) (b) 12. of the statutes is amended to read:

71.26 **(2)** (b) 12. For taxable years that begin after December 31, 1996, and before January 1, 1998, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1996, excluding

1 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 2 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 3 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, 4 P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 5 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134, P.L.</u> 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as 6 7 indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 8 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 9 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 10 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 11 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 12 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 13 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 14 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of 15 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, 16 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, "net 17 income" means the federal regulated investment company taxable income, federal 18 real estate mortgage investment conduit taxable income, federal real estate 19 investment trust or financial asset securitization investment trust taxable income 20 of the corporation, conduit or trust as determined under the Internal Revenue Code 21 as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 22 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 23 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188 and as 24 amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 25 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding

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section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding <u>sections 101 and 406 of P.L. 107–147, and P.L. 107–181, except that property that,</u> under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding

1 sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected in 2 the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 3 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 4 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 5 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 6 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 7 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 8 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 9 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 10 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 11 excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, applies for 12 Wisconsin purposes at the same time as for federal purposes. Amendments to the 13 Internal Revenue Code enacted after December 31, 1996, do not apply to this 14 subdivision with respect to taxable years that begin after December 31, 1996, and 15 before January 1, 1998, except that changes to the Internal Revenue Code made by 16 P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, 17 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 18 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 19 107-147, and P.L. 107-181, and changes that indirectly affect the provisions 20 applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 21 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 22 and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, 23 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, apply for 24 Wisconsin purposes at the same time as for federal purposes.

Section 1582du. 71.26 (2) (b) 13. of the statutes is amended to read:

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71.26 (2) (b) 13. For taxable years that begin after December 31, 1997, and before January 1, 1999, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. <u>107–147</u>, and P.L. <u>107–181</u>, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust or financial asset securitization investment trust taxable income of the corporation, conduit or trust as determined

1 under the Internal Revenue Code as amended to December 31, 1997, excluding 2 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 3 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 4 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 5 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of 6 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, 7 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and 8 as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, 9 P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, 10 P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 11 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 12 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 13 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 14 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 15 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, 16 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 17 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 18 <u>107–147</u>, and P.L. <u>107–181</u>, except that property that, under s. 71.02 (1) (c) 8. to 11., 19 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the 20 Internal Revenue Code as amended to December 31, 1980, shall continue to be 21 depreciated under the Internal Revenue Code as amended to December 31, 1980, 22 and except that the appropriate amount shall be added or subtracted to reflect 23 differences between the depreciation or adjusted basis for federal income tax 24 purposes and the depreciation or adjusted basis under this chapter of any property 25 disposed of during the taxable year. The Internal Revenue Code as amended to

1 December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 2 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 3 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 4 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, 5 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 6 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 7 107–147, and P.L. 107–181, and as indirectly affected in the provisions applicable to 8 this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 9 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 10 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 11 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 12 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 13 1123 (b), 1202 (c), 1204 (f), 1311 and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 14 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 15 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 16 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 17 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, applies for 18 Wisconsin purposes at the same time as for federal purposes. Amendments to the 19 Internal Revenue Code enacted after December 31, 1997, do not apply to this 20 subdivision with respect to taxable years that begin after December 31, 1997, and 21 before January 1, 1999, except that changes to the Internal Revenue Code made by 22 P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, 23 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 24 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 25 107–147, and P.L. 107–181, and changes that indirectly affect the provisions

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- 1 applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L.
- 2 106–36 and, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L.
- 3 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L.</u>
- 4 <u>107–147</u>, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for
- 5 Wisconsin purposes at the same time as for federal purposes.
 - **Section 1582dv.** 71.26 (2) (b) 14. of the statutes is amended to read:
- 7 71.26 (2) (b) 14. For taxable years that begin after December 31, 1998, and 8 before January 1, 2000, for a corporation, conduit or common law trust which 9 qualifies as a regulated investment company, real estate mortgage investment 10 conduit, real estate investment trust or financial asset securitization investment 11 trust under the Internal Revenue Code as amended to December 31, 1998, excluding 12 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 14 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, <u>P.L. 106–230</u>, 15 P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-16, 16 excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 17 101 and 406 of P.L. 107-147, P.L. 107-181, and P.L. 107-276, and as indirectly 18 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 19 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 20 P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 21 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 22 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 23 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 24 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L.

105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,

1 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 2 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 3 107–147, P.L. 107–181, and P.L. 107–276, "net income" means the federal regulated 4 investment company taxable income, federal real estate mortgage investment 5 conduit taxable income, federal real estate investment trust or financial asset 6 securitization investment trust taxable income of the corporation, conduit or trust 7 as determined under the Internal Revenue Code as amended to December 31, 1998, 8 excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 9 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, 10 and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-36, P.L. 106-170, P.L. 11 <u>106–230, P.L.</u> 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 12 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding 13 sections 101 and 406 of P.L. 107-147, P.L. 107-181, and P.L. 107-276, and as 14 indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 15 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 16 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 17 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 18 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 19 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 20 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 21 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 22 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding 23 section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 24 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, except that property that, under 25 s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years

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1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. <u>107–181</u>, and P.L. <u>107–276</u>, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after

December 31, 1998, do not apply to this subdivision with respect to taxable years that begin after December 31, 1998, and before January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276. apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1582dw. 71.26 (2) (b) 15. of the statutes is amended to read:

71.26 **(2)** (b) 15. For taxable years that begin after December 31, 1999, and before January 1, 2003, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140,

1 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, 2 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 3 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 4 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 5 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 6 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 7 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 8 and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 9 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 10 P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, "net income" means the 11 federal regulated investment company taxable income, federal real estate mortgage 12 investment conduit taxable income, federal real estate investment trust or financial 13 asset securitization investment trust taxable income of the corporation, conduit or 14 trust as determined under the Internal Revenue Code as amended to December 31, 15 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 16 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 17 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–230, P.L. 106–554, 18 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, 19 excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 20 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, 21 P.L. 107-276, and P.L. 107-358, and as indirectly affected in the provisions 22 applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 23 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 24 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 25 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.

1 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 2 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 3 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 4 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 5 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of 6 P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding 7 sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and 8 P.L. 107–358, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., 9 is required to be depreciated for taxable years 1983 to 1986 under the Internal 10 Revenue Code as amended to December 31, 1980, shall continue to be depreciated 11 under the Internal Revenue Code as amended to December 31, 1980, and except that 12 the appropriate amount shall be added or subtracted to reflect differences between 13 the depreciation or adjusted basis for federal income tax purposes and the 14 depreciation or adjusted basis under this chapter of any property disposed of during 15 the taxable year. The Internal Revenue Code as amended to December 31, 1999, 16 excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 17 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, 18 and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-230, P.L. 106-554, 19 excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-15, P.L. 107-16, 20 excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 21 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, 22 P.L. 107-276, and P.L. 107-358, and as indirectly affected in the provisions 23 applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 24 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 25 excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.

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1 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 2 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 3 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 4 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 5 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 6 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of 7 P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding 8 sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and 9 P.L. 107-358, applies for Wisconsin purposes at the same time as for federal 10 purposes. Amendments to the Internal Revenue Code enacted after December 31, 11 1999, do not apply to this subdivision with respect to taxable years that begin after 12 December 31, 1999, and before January 1, 2003, except that changes to the Internal 13 Revenue Code made by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 14 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, 15 P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 16 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and 17 changes that indirectly affect the provisions applicable to this subchapter made by 18 P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 19 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, 20 P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 21 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, apply for Wisconsin 22 purposes at the same time as for federal purposes.

SECTION 1582dx. 71.26 (2) (b) 16. of the statutes is created to read:

71.26 **(2)** (b) 16. For taxable years that begin after December 31, 2002, for a corporation, conduit, or common law trust which qualifies as a regulated investment

1 company, real estate mortgage investment conduit, real estate investment trust, or 2 financial asset securitization investment trust under the Internal Revenue Code as 3 amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, 4 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 5 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 6 162 and 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 7 of P.L. 107-147, and as indirectly affected in the provisions applicable to this 8 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 9 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, 10 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 11 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 12 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 13 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 14 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 15 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 16 P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 17 107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L. 18 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, "net income" means the 19 federal regulated investment company taxable income, federal real estate mortgage 20 investment conduit taxable income, federal real estate investment trust or financial 21 asset securitization investment trust taxable income of the corporation, conduit, or 22 trust as determined under the Internal Revenue Code as amended to December 31, 23 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 24 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 25 1311, and 1605 (d) of P.L. 104-188, P.L. 106-519, sections 162 and 165 of P.L.

1 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L. 107–147, 2 and as indirectly affected in the provisions applicable to this subchapter by P.L. 3 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 4 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 5 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 6 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 7 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 8 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 9 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 10 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, 11 P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 12 107–134, P.L. 107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 13 107–210, P.L. 107–276, and P.L. 107–358, except that property that, under s. 71.02 14 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 15 under the Internal Revenue Code as amended to December 31, 1980, shall continue 16 be depreciated under the Internal Revenue Code as amended to 17 December 31, 1980, and except that the appropriate amount shall be added or 18 subtracted to reflect differences between the depreciation or adjusted basis for 19 federal income tax purposes and the depreciation or adjusted basis under this 20 chapter of any property disposed of during the taxable year. The Internal Revenue 21 Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 22 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, 23 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, 24 sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, and 25 section 101 of P.L. 107–147, and as indirectly affected in the provisions applicable to

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1 this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 2 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 3 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 4 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 5 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 6 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 7 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 8 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of 9 P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 10 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L. 11 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, applies for 12 Wisconsin purposes at the same time as for federal purposes. Amendments to the 13 Internal Revenue Code enacted after December 31, 2002, do not apply to this 14 subdivision with respect to taxable years that begin after December 31, 2002.".

827. Page 686, line 8: after that line insert:

"Section 1583da. 71.34 (1g) (i) of the statutes is repealed.

SECTION 1583db. 71.34 (1g) (j) of the statutes is amended to read:

71.34 **(1g)** (j) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1994, and before January 1, 1996, means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding

1 sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 2 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected in the 3 provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 4 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) 5 of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 6 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 7 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 8 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 9 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 10 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 11 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 12 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 13 and P.L. 107–181, except that section 1366 (f) (relating to pass–through of items to 14 shareholders) is modified by substituting the tax under s. 71.35 for the taxes under 15 sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes 16 at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with 17 18 respect to taxable years beginning after December 31, 1994, and before 19 January 1, 1996, except changes to the Internal Revenue Code made by P.L. 104–7, 20 P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 21 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, 22 excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, 23 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and changes that 24 indirectly affect the provisions applicable to this subchapter made by P.L. 104–7, P.L. 25 104–188, excluding sections 1202, 1204, 1311 and 1605 of P.L. 104–188, P.L.

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1 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, 2 excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134, P.L. 107–147,</u> 3 excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for

Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dc. 71.34 (1g) (k) of the statutes is amended to read:

71.34 (1g) (k) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1995, and before January 1, 1997, means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections <u>101 and 406 of P.L. 107–147, and P.L. 107–181,</u> except that section 1366 (f) (relating

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to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. the federal Internal Revenue Code Amendments to enacted December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dd. 71.34 (1g) (L) of the statutes is amended to read:

71.34 **(1g)** (L) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1996, and before January 1, 1998, means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L.

1 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 2 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as 3 indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 4 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 5 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 6 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 7 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 8 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 9 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 10 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 11 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 12 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 13 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, excluding 14 sections 101 and 406 of P.L. 107-147, and P.L. 107-181, except that section 1366 (f) 15 (relating to pass-through of items to shareholders) is modified by substituting the 16 tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue 17 Code applies for Wisconsin purposes at the same time as for federal purposes. 18 **Amendments** to the federal Internal Revenue Code enacted after 19 December 31, 1996, do not apply to this paragraph with respect to taxable years 20 beginning after December 31, 1996, and before January 1, 1998, except that 21 changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 22 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of 23 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, 24 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and 25 changes that indirectly affect the provisions applicable to this subchapter made by

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P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583de. 71.34 (1g) (m) of the statutes is amended to read:

71.34 (1g) (m) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1997, and before January 1, 1999, means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. and 107–181, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,

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and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1997, do not apply to this paragraph with respect to taxable years beginning after December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583df. 71.34 (1g) (n) of the statutes is amended to read:

71.34 **(1g)** (n) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1998, and before January 1, 2000, means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.

1 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding 2 section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 3 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and as indirectly affected in the 4 provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, 5 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) 6 of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 7 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 8 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 9 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 10 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 11 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 12 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 13 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 14 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 15 excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, 16 except that section 1366 (f) (relating to pass-through of items to shareholders) is 17 modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 18 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time 19 as for federal purposes. Amendments to the federal Internal Revenue Code enacted 20 after December 31, 1998, do not apply to this paragraph with respect to taxable years 21 beginning after December 31, 1998, and before January 1, 2000, except that 22 changes to the Internal Revenue Code made by P.L. 106-36, P.L. 106-170, P.L. 23 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 24 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding 25 <u>sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276,</u> and changes

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that indirectly affect the provisions applicable to this subchapter made by P.L.

2 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 106–554, excluding sections 162 and 165 of

P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>,

P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L.

<u>107–276</u>, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dg. 71.34 (1g) (o) of the statutes is amended to read:

71.34 (1g) (o) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1999, and before January 1, 2003, means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107.22</u>, <u>P.L. 107.116</u>, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,

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excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, <u>P.L.</u> 107-276, and <u>P.L.</u> 107-358, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1999, do not apply to this paragraph with respect to taxable years beginning after December 31, 1999, and before January 1, 2003, except that changes to the Internal Revenue Code made by <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and <u>P.L.</u> <u>107–15</u>, P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–22</u>, <u>P.L. 107–116</u>, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106-230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dh. 71.34 (1g) (p) of the statutes is created to read:

71.34 **(1g)** (p) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 2002, means the federal Internal Revenue Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66,

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1 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, 2 sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, and 3 section 101 of P.L. 107–147, and as indirectly affected in the provisions applicable to 4 this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 5 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 6 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, 7 P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 8 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 9 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 10 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 11 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 12 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 13 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, 14 excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 15 107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 16 107–276, and P.L. 107–358, except that section 1366 (f) (relating to pass–through of 17 items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes 18 under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin 19 purposes at the same time as for federal purposes. Amendments to the federal 20 Internal Revenue Code enacted after December 31, 2002, do not apply to this 21 paragraph with respect to taxable years beginning after December 31, 2002.

SECTION 1583di. 71.42 (2) (h) of the statutes is repealed.

Section 1583dj. 71.42 (2) (i) of the statutes is amended to read:

71.42 **(2)** (i) For taxable years that begin after December 31, 1994, and before January 1, 1996, "Internal Revenue Code" means the federal Internal Revenue Code

1 as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 2 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 3 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 4 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 5 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 6 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, 7 and P.L. 107-181, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 8 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 9 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 10 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 11 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 12 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 13 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, 14 excluding sections 162 and 165 of P.L. 106-554, P.L. 107-134, P.L. 107-147, 15 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, except that 16 "Internal Revenue Code" does not include section 847 of the federal Internal Revenue 17 Code. The Internal Revenue Code applies for Wisconsin purposes at the same time 18 as for federal purposes. Amendments to the federal Internal Revenue Code enacted 19 after December 31, 1994, do not apply to this paragraph with respect to taxable years 20 beginning after December 31, 1994, and before January 1, 1996, except that 21 changes to the Internal Revenue Code made by P.L. 104–7, P.L. 104–188, excluding 22 sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 23 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 24 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of 25 P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions

- 1 applicable to this subchapter made by P.L. 104–7, P.L. 104–188, excluding sections
- 2 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34,
- 3 P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L.
- 4 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147,
- 5 and P.L. 107-181, apply for Wisconsin purposes at the same time as for federal
- 6 purposes.

- **SECTION 1583dk.** 71.42 (2) (j) of the statutes is amended to read:
- 8 71.42 (2) (j) For taxable years that begin after December 31, 1995, and before
- 9 January 1, 1997, "Internal Revenue Code" means the federal Internal Revenue Code
- as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L.
- 11 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
- 12 103–66, and as amended by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311,
- and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L.
- 14 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L.
- 15 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147,
- and P.L. 107-181, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L.
- 17 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L.
- 18 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L.
- 19 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and
- 20 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L.
- 21 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L.
- 22 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and
- 23 P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, <u>P.L. 107–134, P.L.</u>
- 24 <u>107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181,</u> except
- that "Internal Revenue Code" does not include section 847 of the federal Internal

Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, and P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–131, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dL. 71.42 (2) (k) of the statutes is amended to read:

71.42 **(2)** (k) For taxable years that begin after December 31, 1996, and before January 1, 1998, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected by P.L. 99–514, P.L.

1 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 2 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 3 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 4 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 5 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 6 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 7 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of 8 P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, 9 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, 10 except that "Internal Revenue Code" does not include section 847 of the federal 11 Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes 12 at the same time as for federal purposes. Amendments to the federal Internal 13 Revenue Code enacted after December 31, 1996, do not apply to this paragraph with 14 respect to taxable years beginning after December 31, 1996, and before 15 January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 16 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, 17 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 18 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 19 107-147, and P.L. 107-181, and changes that indirectly affect the provisions 20 applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 21 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, 22 and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, 23 excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, apply for 24 Wisconsin purposes at the same time as for federal purposes.

SECTION 1583dm. 71.42 (2) (L) of the statutes is amended to read:

1 71.42 (2) (L) For taxable years that begin after December 31, 1997, and before 2 January 1, 1999, "Internal Revenue Code" means the federal Internal Revenue Code 3 as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 4 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 5 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as 6 amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, 7 P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-16, 8 excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, <u>P.L. 107–147</u>, <u>excluding sections</u> 9 101 and 406 of P.L. 107–147, and P.L. 107–181, and as indirectly affected by P.L. 10 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 11 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 12 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 13 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 14 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 15 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 16 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 17 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding 18 section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 19 406 of P.L. 107–147, and P.L. 107–181, except that "Internal Revenue Code" does not 20 include section 847 of the federal Internal Revenue Code. The Internal Revenue 21 Code applies for Wisconsin purposes at the same time as for federal purposes. 22 Amendments to the federal Internal Revenue Code enacted after December 31, 1997, 23 do not apply to this paragraph with respect to taxable years beginning after 24 December 31, 1997, and before January 1, 1999, except that changes to the Internal 25 Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.

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106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L.

SECTION 1583dn. 71.42 (2) (m) of the statutes is amended to read:

<u>107–181</u>, apply for Wisconsin purposes at the same time as for federal purposes.

71.42 (2) (m) For taxable years that begin after December 31, 1998, and before January 1, 2000, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106–36, P.L. 106–170, <u>P.L. 106–230</u>, P.L. 106–554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107-181, and P.L. 107-276, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L.

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106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1998, do not apply to this paragraph with respect to taxable years beginning after December 31, 1998, and before January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–36, P.L. 106–170, <u>P.L. 106–230,</u> P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–134</u>, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. <u>107–276</u>, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 1583do. 71.42 (2) (n) of the statutes is amended to read:

71.42 **(2)** (n) For taxable years that begin after December 31, 1999, and before January 1, 2003, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.

1 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of 2 P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, and as 3 indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 4 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 5 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 6 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 7 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 8 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 9 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 10 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of 11 P.L. 106–554, and P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 12 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of 13 P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, except 14 that "Internal Revenue Code" does not include section 847 of the federal Internal 15 Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the 16 same time as for federal purposes. Amendments to the federal Internal Revenue 17 Code enacted after December 31, 1999, do not apply to this paragraph with respect 18 to taxable years beginning after December 31, 1999, and before January 1, 2003, 19 except that changes to the Internal Revenue Code made by P.L. 106-230, P.L. 20 106–554, excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 21 107–16, excluding section 431 of P.L. 107–16, <u>P.L. 107–22</u>, <u>P.L. 107–116</u>, <u>P.L.</u> 22 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, 23 P.L. 107–210, P.L. 107–276, and P.L. 107–358, and changes that indirectly affect the 24 provisions applicable to this subchapter made by P.L. 106-230, P.L. 106-554, 25 excluding sections 162 and 165 of P.L. 106–554, and P.L. 107–15, P.L. 107–16,

1 excluding section 431 of P.L. 107–16, <u>P.L. 107–22</u>, <u>P.L. 107–116</u>, <u>P.L. 107–134</u>, <u>P.L.</u>

2 <u>107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210,</u>

P.L. 107–276, and P.L. 107–358, apply for Wisconsin purposes at the same time as

for federal purposes.

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Section 1583dp. 71.42 (2) (o) of the statutes is created to read:

71.42 (2) (o) For taxable years that begin after December 31, 2002, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L. 107–147, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue

- 1 Code enacted after December 31, 2002, do not apply to this paragraph with respect
- to taxable years beginning after December 31, 2002.".
- 3 **828.** Page 686, line 8: after that line insert:
- 4 **"Section 1583g.** 71.55 (10) of the statutes is repealed.".
- 5 **829.** Page 686, line 8: after that line insert:

farmland preservation agreement expires.".

- **SECTION 1583p.** 71.61 (6) of the statutes is created to read:
- 7 71.61 **(6)** Prohibition of New Claims. For taxable years beginning after

 8 December 31, 2002, no new claims for a credit may be filed under this subchapter,

 9 but if an otherwise eligible claimant is subject to a farmland preservation agreement

 10 that is in effect on the effective date of this subsection [revisor inserts date], the

 11 claimant may continue to file a claim for the credit under this subchapter until the
- 13 **830.** Page 689, line 6: delete the material beginning with that line and ending with page 693, line 2, and substitute:
- **"Section 1599b.** 71.90 (2) of the statutes is amended to read:".
- **831.** Page 693, line 4: delete "office of the commissioner of".
- **832.** Page 693, line 5: delete "appeals or" and substitute "appeals commission or".
- 19 **833.** Page 694, line 1: delete lines 1 to 22.
- 20 **834.** Page 695, line 22: delete the material beginning with that line and ending with page 696, line 2.
- 22 **835.** Page 696, line 11: delete the material beginning with that line and ending with page 707, line 18, and substitute:

"Section 1614b. 73.01 (4) (b) of the statutes is amended to read:

73.01 **(4)** (b) Any matter required to be heard by the commission may be heard by any member of the commission or its hearing examiner and reported to the commission, and hearings of matters pending before it shall be assigned to members of the commission or its hearing examiner by the chairperson. Unless a majority of the commission decides that the full commission should decide a case, cases Cases other than small claims cases shall be decided by -a-panel of 3 members the full commission, except that if one or more members of the commission are unavailable, cases other than small claims cases shall be decided by the member or members assigned by the chairperson prior to the hearing. If the parties have agreed to an oral decision, the member or members conducting the hearing may render an oral decision. Hearings shall be open to the public and all proceedings shall be conducted in accordance with rules of practice and procedure prescribed by the chairperson prior to the hearing.

SECTION 1614d. 73.01 (4) (em) of the statutes is created to read:

73.01 **(4)** (em) 1. If only 2 commissioners are available to participate in a decision in a case that would otherwise be decided by the full commission, and if the 2 commissioners cannot agree on the resolution of the case, the chairperson of the commission shall make the decision in the case, except that, if the chairperson is not participating in the case, the commissioner participating in the case who has been a commissioner for the longer period of time shall make the decision.

2. If only one commissioner is available to participates in a decision in a case that would otherwise be decided by the full commission, the commissioner who participates in the case shall make the decision.".

- **836.** Page 708, line 16: delete that line and substitute "specific situations.".
- **837.** Page 708, line 17: delete that line and substitute "The manual shall state
- 3 that".

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- **838.** Page 708, line 23: delete "s. 70.32 (2) (c) 1." and substitute "s. 70.32 (2)
- 5 (c) 1. <u>1g..</u>".
- 839. Page 709, line 23: delete the material beginning with that line and ending with page 710, line 22.
- 8 **840.** Page 710, line 22: after that line insert:
- 9 **"Section 1623g.** 73.03 (59) of the statutes is created to read:
- 73.03 **(59)** To enforce ss. 945.03 (2m) and 945.04 (2m).
- **SECTION 1623m.** 73.03 (60) of the statutes is created to read:
- 73.03 **(60)** To enforce s. 945.05 (1m), in cases in which the department determines that the video gambling machine involved is likely to be used in connection with a violation of s. 945.03 (2m) or 945.04 (2m).
- **Section 1623r.** 73.031 of the statutes is amended to read:
 - **73.031 Arrest powers.** A special agent of the department of revenue who has been certified as a law enforcement officer by the law enforcement standards board and who is on duty may arrest a person if the special agent believes, on reasonable grounds, that a warrant for the person's arrest has been issued in this state θr_i that a felony warrant has been issued in another state, that the person is violating or has violated s. 945.03 (2m) or 945.04 (2m), or that the person is violating or has violated s. 945.05 (1m) in a case in which the department determines that the video gambling machine involved is likely to be used in connection with a violation of s. 945.03 (2m) or 945.04 (2m) or if a crime has been committed in the presence of the special agent.

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- The special agent shall cause the person arrested and the documents and reports pertaining to the arrest to be delivered to the chief of police or sheriff in the jurisdiction where the arrest is made. The special agent shall be available as a witness for the state. A special agent acting under this section is an employee of the department and is subject to its direction, benefits and legal protection.".
- **841.** Page 711, line 2: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
- **842.** Page 711, line 6: delete the material beginning with "the department" and ending with "administration" on line 7 and substitute "the department of employment relations office of state human resources management".
- **843.** Page 711, line 12: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
 - **844.** Page 712, line 8: after that line insert:
- **"Section 1628d.** 74.09 (3) (b) 1. of the statutes is amended to read:
- 74.09 **(3)** (b) 1. For real property, the estimated fair market value of the land, except agricultural land, as defined in s. 70.32 (2) (c) 1. 1g., and the assessed value of the land and the estimated fair market value and assessed value of the improvements.
- **SECTION 1628e.** 74.09 (3) (b) 2. of the statutes is amended to read:
- 74.09 **(3)** (b) 2. For all property, the total estimated fair market value, except that the estimated fair market value of agricultural land, as defined in s. 70.32 (2) (c) 1. 1g., shall be excluded, and the total assessed value.".

1 **845.** Page 713, line 3: after that line insert: 2 **"Section 1632d.** 74.485 (1) of the statutes is amended to read: 3 74.485 (1) Definition. In this section, "agricultural land" has the meaning given in s. 70.32 (2) (c) 1. 1g. 4 5 **Section 1632e.** 74.485 (4) (a) of the statutes is amended to read: 6 74.485 (4) (a) A person who owns land that has been assessed as agricultural 7 land under s. 70.32 (2r) and who converts the land's use so that the land is not eligible 8 to be assessed as agricultural land under s. 70.32 (2r) is not subject to a penalty under 9 sub. (2) if the converted land may be assessed as swamp or waste <u>undeveloped</u> under 10 s. 70.32 (2) (a) 5., as agricultural forest under s. 70.32 (2) (a) 5m., as productive forest 11 land under s. 70.32 (2) (a) 6., or as other under s. 70.32 (2) (a) 7. or if the amount of 12 the penalty determined under sub. (2) represents less than \$25 for each acre of converted land.". 13 14 **846.** Page 713, line 3: after that line insert: 15 **"Section 1632m.** 74.57 (3) of the statutes is repealed. 16 **SECTION 1632n.** 74.57 (3m) of the statutes is created to read: 17 74.57 (3m) CERTIFICATE TRANSFERABLE. The county may sell, assign, or otherwise transfer a tax certificate. If a tax certificate is redeemed after the 18 19 certificate is sold, assigned, or otherwise transferred, the county shall submit the 20 redemption proceeds to the person to whom the certificate was sold, assigned, or 21 otherwise transferred. **Section 1632p.** 74.63 (1) of the statutes is amended to read: 22 23 74.63 (1) The tax certificate, or, if the county has sold, assigned, or otherwise

transferred the tax certificate, a copy of the tax certificate.".

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- 1 **847.** Page 713, line 4: delete lines 4 to 8.
- **848.** Page 715, line 16: delete the material beginning with that line and ending with page 716, line 8.
- **849.** Page 716, line 19: delete the material beginning with that line and ending with page 717, line 2.
- 6 **850.** Page 718, line 9: delete lines 9 to 20.
 - **851.** Page 718, line 20: after that line insert:

"Section 1646d. 77.04 (2) of the statutes is amended to read:

77.04 (2) TAX PER ACRE; PAYMENT; PENALTY. The "acreage share" shall be computed at the rate of 10 cents per acre on all lands entered prior to 1972. On all lands entered after December 31, 1971, the "acreage share" shall be computed every 10 years to the nearest cent by the department of revenue at the rate of 20 cents per acre multiplied by a ratio using the equalized value of the combined residential, manufacturing, agricultural, swamp, or waste undeveloped, commercial, agricultural forest, and productive forest land classes under s. 70.32 (2) within the state in 1972 as the denominator, and using equalized value for these combined land classes in 1982 and every 10th year thereafter as the numerator. All owners shall pay to the taxation district treasurer the acreage share on each description on or before January 31. If the acreage share is not paid when due to the taxation district treasurer it shall be subject to interest and penalty as provided under ss. 74.11 (11), 74.12 (10) and 74.47. These lands shall be returned as delinquent and a tax certificate under subch. VII of ch. 74 shall be issued on them. After 2 years from the date of the issuance of a tax certificate, the county clerk shall promptly take a tax

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deed under ch. 75. On taking such deed the county clerk shall certify that fact and specify the descriptions to the department of natural resources.".

852. Page 719, line 4: after that line insert:

"Section 1647m. 77.52 (2) (a) 1. of the statutes is amended to read:

77.52 (2) (a) 1. The furnishing of rooms or lodging to transients by hotelkeepers, motel operators and other persons furnishing accommodations that are available to the public, irrespective of whether membership is required for use of the accommodations, if the use of the rooms or lodging is not fixed at the time of sale as to the starting day or the lodging unit. In this subdivision, "transient" means any person residing for a continuous period of less than one month in a hotel, motel or other furnished accommodations available to the public. In this subdivision, "hotel" or "motel" means a building or group of buildings in which the public may obtain accommodations for a consideration, including, without limitation, such establishments as inns, motels, tourist homes, tourist houses or courts, lodging houses, rooming houses, summer camps, apartment hotels, resort lodges and cabins and any other building or group of buildings in which accommodations are available to the public, except accommodations, including mobile homes as defined in s. 66.0435 (1) (d), rented for a continuous period of more than one month and accommodations furnished by any hospitals, sanatoriums, or nursing homes, or by corporations or associations organized and operated exclusively for religious, charitable or educational purposes provided that no part of the net earnings of such corporations and associations inures to the benefit of any private shareholder or individual. In this subdivision, "one month" means a calendar month or 30 days,

- whichever is less, counting the first day of the rental and not counting the last day of the rental.".
- 3 **853.** Page 719, line 5: delete lines 5 to 10.
- 4 **854.** Page 720, line 1: delete lines 1 to 6.
- 5 **855.** Page 720, line 6: after that line insert:
- **SECTION 1650m.** 77.635 of the statutes is created to read:
- 7 77.635 Determination of tax receipts related to motor vehicles.
- 8 Beginning on July 1, 2005, and on each July 1 thereafter, the department of revenue
- 9 shall determine the total amount of the taxes imposed under ss. 77.52 and 77.53 that
- is paid to the department of revenue and to the department of transportation in the
- immediately preceding calendar year on the sale or use of new motor vehicles.
- 12 Annually on July 1, 20% of the total amount determined under this section shall be
- transferred from s. 20.855 (4) (fn) to the transportation fund.".
- **856.** Page 720, line 8: delete "**Refusal to collect taxes**; **certification.**" and substitute "**Certification for collection of sales and use tax.**".
 - **857.** Page 720, line 10: delete the material beginning with "refuse" and ending with "state" on line 12 and substitute "make sales of tangible personal property and taxable services that are subject to the taxes imposed under this subchapter but who are not registered to collect and remit such taxes to the department or, if registered, do not collect and remit such taxes".
- **858.** Page 720, line 24: after that line insert:

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- **SECTION 1653d.** 79.01 (2d) of the statutes is amended to read:
- 79.01 **(2d)** There is established an account in the general fund entitled the "County and Municipal Aid Account."

1	Section 1653e. 79.01 (2e) of the statutes is created to read:
2	79.01 (2e) There is established an account in the general fund entitled the
3	"Municipal Aid Account."
4	SECTION 1653f. 79.01 (2f) of the statutes is created to read:
5	79.01 (2f) There is established an account in the general fund entitled the
6	"Municipal Aid Distribution Account."".
7	859. Page 721, line 4: after "79.04," insert "79.043, 79.044, 79.045,".
8	860. Page 721, line 8: after "79.04," insert "79.043, 79.044, 79.045,".
9	861. Page 721, line 12: delete "to shared" and substitute "to shared".
10	862. Page 721, line 13: after "79.04," insert "79.043, 79.044, 79.045,".
11	863. Page 721, line 13: delete "revenues" and substitute "revenues".
12	864. Page 721, line 25: after that line insert:
13	"Section 1657d. 79.02 (3) (cm) 1. of the statutes is created to read:
14	79.02 (3) (cm) 1. In November 2003, the total amount of the payments under
15	ss. 79.03, 79.04, and 79.06 to each county and municipality shall be reduced by an
16	amount equal to the amount of supplements paid from the appropriation under s.
17	20.435 (4) (b) that the county or municipality received for the fiscal year in which a
18	payment is made under this section, as determined under s. 49.45 (51).".
19	865. Page 721, line 25: after that line insert:
20	Section 1657d. 79.02 (3) (cm) 2. of the statutes is created to read:
21	79.02 (3) (cm) 2. In November 2003, the total amount of the payments to each
22	municipality under ss. 79.03, 79.04, and 79.06 to be paid from the appropriation

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- account under s. 20.835 (1) (u) shall equal \$17,600,000 and shall be applied to the payments in the manner determined by the department of revenue.".
- **866.** Page 722, line 3: delete "and county under s. 79.035" and substitute "under ss. 79.043, 79.044, and 79.045".
- 5 **867.** Page 722, line 7: delete "and county under s. 79.035" and substitute "under ss. 79.043, 79.044, and 79.045".
 - **868.** Page 722, line 9: after that line insert:
- 8 **"Section 1658d.** 79.02 (3) (e) of the statutes is created to read:
 - 79.02 **(3)** (e) For the distribution in 2004 and subsequent years, the total amount of the November payments to each county and municipality under ss. 79.035, 79.043, 79.044, and 79.045 shall be reduced by an amount equal to the amount of supplements paid from the appropriation under s. 20.435 (4) (b) that the county or municipality received for the fiscal year in which a payment is made under this section, as determined under s. 49.45 (51).".
 - **869.** Page 722, line 14: delete "20.835 (1) (t)" and substitute "20.835 (1) (m), (t), and (u)".
 - **870.** Page 722, line 16: after that line insert:
- **SECTION 1659m.** 79.03 (3c) (f) of the statutes is amended to read:
 - 79.03 **(3c)** (f) *Distribution amount.* If the total amounts calculated under pars. (c) to (e) exceed the total amount to be distributed under this subsection, the amount paid to each eligible municipality shall be paid on a prorated basis. The total amount to be distributed under this subsection from s. 20.835 (1) (b) is \$10,000,000 beginning in 1996 and ending in 1999; and \$11,000,000 in the year 2000 and in the year 2001. The total amount to be distributed under this subsection from ss. 20.835 (1) (b) and

20.855 (4) (rb) in 2002 is \$11,110,000 and the total amount to be distributed under 1 2 this subsection from s. 20.835 (1) (b) in 2003 is \$11,221,100 less the reductions under 3 s. 79.034.". 4 **871.** Page 722, line 16: after that line insert: 5 **SECTION 1659d.** 79.03 (3c) (b) 2. of the statutes is amended to read: 6 79.03 (3c) (b) 2. For the year before the year in which the statement under s. 7 79.015 is provided, the municipality levies property taxes for municipal purposes at 8 a rate of at least one mill per dollar of full value under s. 70.57, or, with regard to 9 payments in 2003, if the full valuation of property in the municipality is less than 10 \$10,000,000, the municipality levies property taxes for municipal purposes at a rate 11 of at least 0.85 mill per dollar of full value under s. 70.57.". **872.** Page 723, line 5: delete "and (t)" and substitute ", (m), (t), and (u)". 12 13 **873.** Page 723, line 6: on lines 6 and 7, delete "<u>79.034</u>" and substitute "<u>79.025</u>" 14 (3) (cm)". 15 **874.** Page 723, line 18: delete the material beginning with that line and 16 ending with page 724, line 25, and substitute: 17 **SECTION 1662b.** 79.035 (title) of the statutes is amended to read: 18 **79.035** (title) County and municipal aid. 19 **Section 1662d.** 79.035 (1) of the statutes is amended to read: 20 79.035 (1) Subject to reductions under s. 79.036 (3) <u>79.02 (3) (e)</u>, in 2004 and 21 subsequent years, each county and municipality shall receive a payment from the 22 county and municipal aid account in an amount determined under sub. (2).

Section 1663b. 79.035 (2) (a) 1. of the statutes is amended to read:

79.035 **(2)** (a) 1. For Except as provided under 79.02 (3) (e), for the distribution in 2004, each county and municipality will receive a payment that is equal to the amount of the payments the county or municipality would have received in 2003 under ss. 79.03, 79.058, and 79.06, if not for the reductions under s. 79.03 (3) (cm), less the amount of the reduction under subd. 2.

Section 1664b. 79.035 (2) (a) 2. of the statutes is amended to read:

79.035 **(2)** (a) 2. The department of revenue shall reduce the amount of the payments to be distributed to each county and municipality, as determined under subd. 1., by subtracting from such payments an amount based on the county's or municipality's population, as determined by the department, so that the total amount of the reduction to all such payments in 2004 is \$40,000,000 \$20,000,000, except that the reduction applied to any county's or municipality's payment shall not exceed the amount of the payments specified under subd. 1. distributed to the county or municipality in 2003.

SECTION 1666b. 79.035 (2) (b) of the statutes is amended to read:

79.035 **(2)** (b) For Except as provided under s. 79.02 (3) (e), for the distribution in 2005 and subsequent years, each county and municipality shall receive a payment under this section that is equal to the amount of the payment determined for the county or municipality under par. (a) in 2004 prior to the reductions under s. 79.036.".

875. Page 727, line 11: after that line insert:

"Section 1669d. 79.043 of the statutes is created to read:

79.043 Municipal aid for basic public services. (1) DEFINITIONS. In this section:

- (a) "Actual per capita conservation, development, and library cost" means a municipality's actual expenditures, net of any related revenues, incurred in 2001 for operations and capital outlays related to conservation, development, and library services, as determined by the department of revenue, based on the financial reports required under s. 73.10 (2) and recorded in the governmental and proprietary fund types, divided by the municipality's 2002 population, except that "actual per capita conservation, development, and library cost" may not be less than zero.
- (b) "Actual per capita public safety cost" means a municipality's actual expenditures, net of any related revenues, incurred in 2001 for operations and capital outlays related to public safety services, as determined by the department of revenue, based on the financial reports required under s. 73.10 (2) and recorded in the governmental and proprietary fund types, divided by the municipality's 2002 population, except that "actual per capita public safety cost" may not be less than zero.
- (c) "Adjusted per capita conservation, development, and library cost" means the sum of a municipality's primary per capita conservation, development, and library cost and the municipality's secondary per capita conservation, development, and library cost.
- (d) "Adjusted per capita public safety cost" means the sum of a municipality's primary per capita public safety cost and the municipality's secondary per capita public safety cost.
 - (e) "Aidable costs" means an amount calculated as follows:
- 1. Add a municipality's adjusted per capita public safety cost to the municipality's adjusted per capita conservation, development, and library cost.
 - 2. Multiply the result under subd. 1. by the municipality's 2002 population.

- 3. Multiply the result under subd. 2. by the municipality's poverty factor.
- (f) "Average per capita conservation, development, and library cost" means the total 2001 conservation, development, and library expenditures, net of any related revenues, for all municipalities that are eligible to receive a payment under this section, divided by the total 2002 population for all municipalities that are eligible to receive a payment under this section and that reported 2001 conservation, development, and library expenditures.
- (g) "Average per capita public safety cost" means the total 2001 public safety expenditures, net of any related revenues, for all municipalities that are eligible to receive a payment under this section, divided by the total 2002 population for all municipalities that are eligible to receive a payment under this section and that reported 2001 public safety expenditures.
- (h) "Per capita full value" means the quotient of the 2002 equalized value of the property of a municipality, excluding the incremental value in tax increment districts, divided by the municipality's population in 2002.
- (i) Notwithstanding s. 79.005 (2), "population" means the number of persons residing in a municipality, as determined by the department of administration under s. 16.96.
 - (j) "Poverty factor" means:
- 1. For municipalities that had a 2002 population of 50,000 or more, an amount determined by dividing the percentage of the municipality's population with an income at or below the poverty level, as determined in the 2000 federal decennial census, by a percentage equal to the product of 1.3 multiplied by the percentage of the state's population with an income at or below the poverty level, as determined

- in the 2000 federal decennial census, except that a poverty factor determined under this subdivision shall be no less than 1.0 and no more than 1.35.
 - 2. For municipalities that had a 2002 population less than 50,000, 1.0.
 - (k) "Primary per capita conservation, development, and library cost" means a municipality's actual per capita conservation, development, and library cost, not to exceed an amount equal to one-half of the average per capita conservation, development, and library cost, multiplied by 1.5.
 - (L) "Primary per capita public safety cost" means a municipality's actual per capita public safety cost, not to exceed an amount equal to one-half of the average per capita public safety cost, multiplied by 1.5.
 - (m) "Secondary per capita conservation, development, and library cost" means a municipality's actual per capita conservation, development, and library cost in excess of an amount equal to one—half of the average per capita conservation, development, and library cost, but not to exceed an amount equal to the average per capita conservation, development, and library cost, multiplied by 0.5.
 - (n) "Secondary per capita public safety cost" means a municipality's actual per capita public safety cost in excess of an amount equal to one—half of the average per capita public safety cost, but not to exceed an amount equal to the average per capita public safety cost, multiplied by 0.5.
 - (o) "Sharing factor" means 1.0, minus the quotient of a municipality's per capita full value divided by the standard value, except that if the quotient of a municipality's per capita full value divided by the standard value is greater than 1.0, the sharing factor is zero.
 - (p) "Standard value" means the per capita value that results in the distribution of the entire funding level.

- **(2)** ELIGIBILITY. Except as provided in sub. (3), in 2004 and in 2005, a municipality is eligible for a payment under this section if the municipality is incorporated and had a population in 2002 of at least 2,500 or the municipality is unincorporated and had a population in 2002 of at least 5,000.
- (3) EXCEPTIONS. A municipality shall not receive a payment under this section if the sum of the municipality's actual per capita public safety cost for 2001 and the municipality's actual per capita conservation, development, and library cost for 2001 is less than \$50.
- **(4)** Payments. Except as provided under s. 79.02 (3) (e), each municipality that is eligible to receive a payment under this section shall receive a payment in 2004 and in 2005 that is equal to the greater of the municipality's population in 2002 multiplied by \$23 or the municipality's aidable costs multiplied by the municipality's sharing factor.
- (5) MINIMUM PAYMENT. (a) If the payment to any municipality under sub. (4), excluding any reduction under s. 79.02 (3) (e), in any year is less than 88.5% of the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, the municipality has an aids deficiency. The amount of the aids deficiency is the amount by which 88.5% of the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, exceeds the payment under sub. (4), excluding any reduction under s. 79.02 (3) (e), to the municipality in the current year.
- (b) A municipality that has an aids deficiency shall receive a payment from the amounts withheld under sub. (6) equal to its aids deficiency for that year.
- **(6)** Maximum payment. (a) In this subsection, "maximum allowable increase" in any year means a percentage such that the sum for all municipalities in the year

fulfills all of the following requirements:

1	of the excess of payments under sub. (4), excluding any reduction under s. 79.02 (3)
2	(e), over the payments as limited by the maximum allowable increase, is equal to the
3	sum of the aids deficiency under sub. (5) in that year.
4	(b) If the payment to any municipality under sub. (4), excluding any reduction
5	under s. 79.02 (3) (e), in any year exceeds the combined payments to the municipality
6	under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, by more than
7	the maximum allowable increase, the excess shall be withheld to fund the minimum
8	payments in that year under sub. (5) (b).
9	(7) DISTRIBUTIONS. (a) In 2004, the total amount to be distributed to
10	municipalities under sub. (4) from the municipal aid account and s. 20.835 (1) (t) and
11	(u) is \$567,957,200.
12	(b) In 2005, the total amount to be distributed to municipalities under sub. (4)
13	from the municipal aid account is \$567,957,200.
14	(c) Beginning in 2006, no municipality may receive a payment under this
15	section.
16	SECTION 1669e. 79.044 of the statutes is created to read:
17	79.044 Expenditure restraint supplemental aid. (1) DEFINITIONS. In this
18	section:
19	(a) "Full value" has the meaning given in s. 79.05 (1) (a).
20	(b) "Inflation factor" has the meaning given in s. 79.05 (1) (am).
21	(c) "Municipal budget" has the meaning given in s. 79.05 (1) (b).
22	(d) "Property tax levy rate" has the meaning given in s. 79.05 (1) (c).
23	(e) "Valuation factor" has the meaning given in s. 79.05 (1) (d).
24	(2) ELIGIBILITY. A municipality is eligible for a payment under sub. (3) if it

- (a) It is eligible for a payment under s. 79.043.
- (b) Its property tax levy rate for 2002 is greater than 8 mills.
- (c) Its municipal budget, exclusive of principal and interest on long–term debt and exclusive of revenue sharing payments under s. 66.0305 and recycling fee payments under s. 289.645, for 2002 increased over its municipal budget, exclusive of principal and interest on long–term debt and exclusive of revenue sharing payments under s. 66.0305 and recycling fee payments under s. 289.645, for 2001 by less than the sum of the inflation factor and the valuation factor, both as used to determine eligibility for a payment under s. 79.05 in 2003, rounded to the nearest 0.10%.
- (3) PAYMENTS. Except as provided under s. 79.02 (3) (e), in 2004 and in 2005, each municipality that qualifies under sub. (2) shall receive a payment calculated as follows:
 - (a) Subtract 8 mills from the municipality's property tax levy rate for 2002.
 - (b) Multiply the amount under par. (a) by the municipality's 2001 full value.
- (c) Divide the amount under par. (b) by the total of the amounts under par. (b) for all municipalities that qualify.
 - (d) Multiply the amount under par. (c) by \$10,000,000.
- **(4)** MINIMUM PAYMENT. (a) If the combined payments to any municipality under sub. (3) and s. 79.043, excluding any reduction under s. 79.02 (3) (e), in any year is less than 90% of the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, the municipality has an aids deficiency. The amount of the aids deficiency is the amount by which 90% of the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, exceeds the combined payments under sub. (3) and s.

- 79.043, excluding any reduction under s. 79.02 (3) (e), to the municipality in the current year.
 - (b) A municipality that has an aids deficiency shall receive a payment from the amounts withheld under sub. (5) equal to its aids deficiency for that year.
 - (5) Maximum payment. (a) In this subsection, "maximum allowable increase" in any year means a percentage such that the sum for all municipalities in the year of the excess of the combined payments under sub. (3) and s. 79.043, excluding any reduction under s. 79.02 (3) (e), over the payments as limited by the maximum allowable increase, is equal to the sum of the aids deficiencies under sub. (4) in that year.
 - (b) If the combined payments to any municipality under sub. (3) and s. 79.043, excluding any reduction under s. 79.02 (3) (e), in any year exceed the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, by more than the maximum allowable increase, the excess shall be withheld to fund the minimum payments in that year under sub. (4) (b).
 - **(6)** DISTRIBUTIONS. (a) Beginning in 2004 and ending with the distribution in 2005, the total amount to be distributed each year to municipalities under sub. (4) from the municipal aid account is \$10,000,000.
 - (b) Beginning in 2006, no municipality may receive a payment under this section.
 - **Section 1669f.** 79.045 of the statutes is created to read:
- **79.045 Small municipalities state aid. (1)** DEFINITIONS. In this section:
 - (a) "Actual per capita conservation, development, and library cost" has the meaning given in s. 79.043 (1) (a).

1		(b) '	"Actual per capita public safety cos	st" has the meaning	given in s.	79.043 (1)
2	(b).					

- (c) Notwithstanding s. 79.005 (2), "population" means the number of persons residing in a municipality, as determined by the department of administration under s. 16.96.
- (2) ELIGIBILITY. In 2004 and in 2005, a municipality is eligible for a payment under this section if the municipality is incorporated and had a population in 2002 of less than 2,500; the municipality is unincorporated and had a population in 2002 of less than 5,000; or the sum of the municipality's actual per capita public safety cost for 2001 and the municipality's actual per capita conservation, development, and library cost for 2001 is less than \$50.
- (3) PAYMENTS. Except as provided under s. 79.02 (3) (e), each municipality that is eligible to receive a payment under this section shall receive a payment in 2004 and in 2005 that is equal to the combined payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04, multiplied by a percentage that results in the distribution of the entire funding level.
- **(4)** DISTRIBUTIONS. (a) Beginning in 2004 and ending with the distribution in 2005, the total amount to be distributed each year to municipalities under sub. (3) from the municipal aid account is \$125,145,000.
- (b) Beginning in 2006, no municipality may receive a payment under this section.

Section 1669g. 79.046 of the statutes is created to read:

79.046 Municipal aid distribution. Beginning in 2006, the amount to be distributed to municipalities is \$703,102,200.".

876. Page 727, line 13: delete "79.034" and substitute "79.02 (3) (cm)".

877. Page 727, line 13: after that line insert:

"Section 1670b. 79.10 (7r) of the statutes is repealed.

SECTION 1670d. 79.10 (10) (a) of the statutes is amended to read:

79.10 (10) (a) Beginning with property taxes levied in 1999, the owner of a principal dwelling may claim the credit under sub. (9) (bm) by applying for the credit on a form prescribed by the department of revenue. A claimant shall attest that, as of the certification date, the claimant is an owner of property and that such property is used by the owner in the manner specified under sub. (1) (dm). The certification date is January 1 of the year in which the property taxes are levied. The claimant shall file the application for the lottery and gaming credit with the treasurer of the county in which the property is located or, if the property is located in a city that collects taxes under s. 74.87, with the treasurer of the city in which the property is located. Subject to review by the department of revenue, a treasurer who receives a completed application shall direct that the property described in the application be identified on the next tax roll as property for which the owner is entitled to receive a lottery and gaming credit. A claim that is made under this paragraph is valid for 5-years as long as the property is eligible for the credit under sub. (9) (bm).

Section 1670dm. 79.10 (10) (b) of the statutes is amended to read:

79.10 **(10)** (b) A person who becomes eligible for a credit under sub. (9) (bm) may claim the credit by filing an application, on a form prescribed by the department of revenue, with the treasurer of the county in which the property is located or, if the property is located in a city that collects taxes under s. 74.87, with the treasurer of the city in which the property is located. Claims made under this paragraph become

invalid when claims made under par. (a) become invalid are valid for as long as the property is eligible for the credit under sub. (9) (bm).

SECTION 1670dp. 79.10 (10) (bm) of the statutes is amended to read:

79.10 (10) (bm) 1. A person who is eligible for a credit under sub. (9) (bm) but whose property tax bill does not reflect the credit may claim the credit by applying to the treasurer of the taxation district in which the property is located for the credit under par. (a) by January 31 following the issuance of the person's property tax bill. The treasurer shall compute the amount of the credit; subtract the amount of the credit from the person's property tax bill; notify the person of the reduced amount of the property taxes due; issue a refund to the person if the person has paid the property taxes in full; and enter the person's property on the next tax roll as property that qualifies for a lottery and gaming credit. Claims made under this subdivision become invalid when claims made under par. (a) become invalid are valid for as long as the property is eligible for the credit under sub. (9) (bm).

2. A person who may apply for a credit under subd. 1. but who does not timely apply for the credit under subd. 1. may apply to the department of revenue no later than October 1 following the issuance of the person's property tax bill. Subject to review by the department, the department shall compute the amount of the credit; issue a check to the person in the amount of the credit; and notify the treasurer of the county in which the person's property is located or the treasurer of the taxation district in which the person's property is located, if the taxation district collects taxes under s. 74.87. The treasurer shall enter the person's property on the next tax roll as property that qualifies for a lottery and gaming credit. Claims made under this subdivision become invalid when claims made under par. (a) become invalid are valid for as long as the property is eligible for the credit under sub. (9) (bm).

SECTION 1670dr. 79.10 (10) (bn) of the statutes is amended to read:

79.10 **(10)** (bn) 1. If a person who owns and uses property as specified under sub. (1) (dm), as of the certification date under par. (a), transfers the property after the certification date, the transferee may apply to the treasurer of the county in which the property is located or, if the property is located in a city that collects taxes under s. 74.87, to the treasurer of the city in which the property is located for the credit under sub. (9) (bm) on a form prescribed by the department of revenue. The transferee shall attest that, to the transferee's knowledge, the transferor used the property in the manner specified under sub. (1) (dm) as of the certification date under par. (a). A claim that is made under this subdivision is valid for the year in which the property is transferred as long as the property is eligible for the credit under sub. (9) (bm).

2. A person who is eligible for a credit under subd. 1. but whose property tax bill does not reflect the credit may claim the credit by applying to the treasurer of the taxation district in which the property is located for the credit by January 31 following the issuance of the person's property tax bill. Claims made after January 31, but no later than October 1 following the issuance of the person's property tax bill, shall be made to the department of revenue. Paragraph (bm), as it applies to processing claims made under that paragraph, applies to processing claims made under this subdivision, except that a claim that is made under this subdivision is valid for the year in which the person took possession of the transferred property under subd. 1.

SECTION 1670dt. 79.10 (10) (f) of the statutes is created to read:

79.10 **(10)** (f) 1. Each county and city that administers the credit under sub. (9) (bm) shall implement a procedure to periodically verify the eligibility of properties

for which a credit is claimed. In 2004, and every 5th year thereafter, each county and city that administers the credit under sub. (9) (bm) shall file a report with the department of revenue, in the manner and at the time prescribed by the department of revenue, that describes the procedures that the county or city uses to verify the credits claimed under this subsection and evaluates the efficacy of such procedures.

2. On or before January 31, 2005, and every 5th year thereafter, the department of revenue shall submit a report to the joint committee on finance that summarizes the procedures described in the reports filed under subd. 1. A report submitted under this subdivision shall include a recommendation as to whether the process for certifying credits claimed under this subsection should continue unchanged or be modified to increase compliance with the constitution.

SECTION 1670f. 79.10 (11) (b) of the statutes is amended to read:

79.10 **(11)** (b) Before October 16, the department of administration shall determine the total funds available for distribution under the lottery and gaming credit in the following year and shall inform the joint committee on finance of that total. Total funds available for distribution shall be all moneys projected to be transferred to the lottery fund under ss. 20.455 (2) (g) and 20.505 (8) (am), (g) and (jm) and all existing and projected lottery proceeds and interest for the fiscal year of the distribution, less the amount estimated to be expended under ss. 20.455 (2) (r), 20.566 (2) (r), and 20.835 (2) (q) and (3) (r) and less the required reserve under s. 20.003 (5). The joint committee on finance may revise the total amount to be distributed if it does so at a meeting that takes place before November 1. If the joint committee on finance does not schedule a meeting to take place before November 1, the total determined by the department of administration shall be the total amount

- estimated to be distributed under the lottery and gaming credit in the following
- 2 year.".
- 3 **878.** Page 727, line 13: after that line insert:
- 4 **"Section 1670m.** 84.013 (2) (a) of the statutes is amended to read:
- 5 84.013 **(2)** (a) Subject to ss. 84.555 and 86.255, major highway projects shall
- 6 be funded from the appropriations under ss. 20.395 (3) (bq) to (bx) and (4) (jq) and
- 7 20.866 (2) (ur) to (uum) <u>(uur)</u>.".
- **879.** Page 727, line 17: delete "(4) (jq)" and substitute "20.866 (2) (uut)".
- **880.** Page 727, line 17: delete "s." and substitute "s. ss.".
- 10 **881.** Page 727, line 17: after that line insert:
- **"Section 1671d.** 84.013 (3) (zd) of the statutes is created to read:
- 12 84.013 (3) (zd) USH 14 from approximately 2 miles west of Westby to 1.5 miles
- south of Viroqua in Vernon County.
- **SECTION 1671h.** 84.013 (3) (zh) of the statutes is created to read:
- 15 84.013 (3) (zh) USH 18 from Main Street in the city of Prairie du Chien to STH
- 16 60 in the town of Bridgeport in Crawford County.
- **SECTION 1671p.** 84.013 (3) (zp) of the statutes is created to read:
- 18 84.013 **(3)** (zp) USH 41 from 0.5 miles south of STH 26 to 0.5 miles north of
- 19 Breezewood Lane in the city of Neenah in Winnebago County.
- **SECTION 1671t.** 84.013 (3) (zt) of the statutes is created to read:
- 21 84.013 (3) (zt) USH 41 from Orange Lane in the town of Lawrence, one mile
- south of CTH "F" to CTH "M" in Brown County.".
- **882.** Page 727, line 18: delete lines 18 to 24.
- **883.** Page 728, line 1: delete lines 1 to 5.

884. Page 728, line 5: after that line insert:

"Section 1672g. 84.014 (4) of the statutes is renumbered 84.014 (4) (a).

SECTION 1672h. 84.014 (4) (b) of the statutes is created to read:

84.014 **(4)** (b) If the Marquette interchange reconstruction project is funded under s. 84.555 (1m) with the proceeds of general obligation bonds issued under s. 20.866 (2) (uum), in each fiscal year in which bond obligations are outstanding, the department shall, to the maximum extent possible, transfer funds allocated for the Marquette interchange reconstruction project under s. 20.395 (3) (cr) to the appropriation account under s. 20.395 (6) (at) for the payment, in that fiscal year, of principal and interest costs incurred in financing the project with bonds issued under s. 20.866 (2) (uum).

Section 1672i. 84.014 (4) (c) of the statutes is created to read:

84.014 **(4)** (c) Beginning in fiscal year 2003–04, and in each fiscal year thereafter until the end of fiscal year 2010–11, the department may submit to the joint committee on finance a request to transfer funds, other than federal funds specifically allotted by act of Congress for the Marquette interchange reconstruction project, that are allocated under s. 20.395 (3) (cy) to the Marquette interchange reconstruction project or that are appropriated under s. 20.395 (3) (cy) and unallocated, from the appropriation account under s. 20.395 (3) (cy) to the appropriation account under s. 20.395 (3) (bx) or (cx), and to transfer an equal amount of segregated revenue funds from the appropriation account under s. 20.395 (3) (bq) or (cq) to the appropriation account under s. 20.395 (6) (at), for the payment of principal and interest costs incurred in financing the Marquette interchange reconstruction project by the issuance of bonds under s. 20.866 (2) (uum). If the

department submits a request under this paragraph and the cochairpersons of the joint committee on finance do not notify the department within 14 working days after the date of the submittal that the committee has scheduled a meeting for the purpose of reviewing the request, the department may take the action specified in the request. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the request, the department may not take the action specified in the request until it is approved by the committee, as submitted or as modified.".

885. Page 728, line 5: after that line insert:

"Section 1672c. 84.014 (3m) of the statutes is created to read:

84.014 (3m) (a) Beginning in fiscal year 2003–04, and in each fiscal year thereafter until the end of fiscal year 2010–11, from the amounts appropriated under s. 20.395 (3) (cr) or (cy) or both, the department shall allocate a total of at least \$49,350,000 in each fiscal year, or the total unencumbered balance of both appropriations at the beginning of the fiscal year for each fiscal year, whichever is less, for southeast Wisconsin freeway rehabilitation projects other than the Marquette interchange reconstruction project. The department shall allocate the full amount under this paragraph in each fiscal year, and any amount allocated under this paragraph that remains unencumbered at the end of the fiscal year shall be added to the allocation under this paragraph for the subsequent fiscal year, and shall not otherwise affect the subsequent fiscal year's allocation under this paragraph.

- (b) Notwithstanding par. (a), the department may, in any fiscal year, reallocate funds for purposes of the Marquette interchange reconstruction project that were, for the same fiscal year, previously allocated under par. (a) for southeast Wisconsin freeway rehabilitation projects other than the Marquette interchange reconstruction project if all of the following apply:
- 1. The department did not reduce under this paragraph, in the preceding fiscal year, the allocation under par. (a) for southeast Wisconsin freeway rehabilitation projects other than the Marquette interchange reconstruction project.
- 2. The department has submitted to the joint committee on finance a request to reallocate funds under this paragraph and the request is approved, or modified and approved, under par. (d).
- (c) If funds are reallocated in any fiscal year under par. (b), in the subsequent fiscal year, the department shall, from funds that otherwise would have been allocated to the Marquette interchange reconstruction project, increase the allocation under par. (a) for the subsequent fiscal year for southeast Wisconsin freeway rehabilitation projects other than the Marquette interchange reconstruction project by an amount equal to the amount reallocated to the Marquette interchange reconstruction project under par. (b) in the preceding fiscal year.
- (d) If the department submits a request under par. (b) 2., and the cochairpersons of the joint committee on finance do not notify the department within 14 working days after the date of the submittal that the committee has scheduled a meeting for the purpose of reviewing the request, the request is considered approved for purposes of par. (b) 2. and the department may take the action specified in the request. If, within 14 working days after the date of the submittal, the

- cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the request, the department may not take the action specified in the request until it is approved by the committee, as
- 4 submitted or as modified.".
- 5 **886.** Page 728, line 21: delete lines 21 to 25.
- 6 **887.** Page 729, line 1: delete lines 1 to 22.
- 7 **888.** Page 729, line 23: delete lines 23 to 25.
- 8 **889.** Page 730, line 1: delete lines 1 to 24.
- 9 **890.** Page 731, line 1: delete lines 1 to 25.
- **891.** Page 732, line 1: delete lines 1 to 7.
- **892.** Page 732, line 9: delete lines 9 to 25.
- **893.** Page 736, line 10: delete lines 10 to 25.
- 13 **894.** Page 737, line 1: delete lines 1 to 24.
- **895.** Page 738, line 1: delete lines 1 and 2.
- 15 **896.** Page 738, line 2: after that line insert:
- **"Section 1694m.** 84.557 of the statutes is created to read:
- 17 **84.557** General obligation bonding for major highway and rehabilitation projects. (1) Notwithstanding ss. 84.51, 84.53, 84.555, and 84.59, major highway projects, as defined under s. 84.013 (1) (a), for the purposes of ss. 84.06 and 84.09, may be funded with the proceeds of general obligation bonds issued under
- 21 s. 20.866 (2) (uur).

(2) Notwithstanding ss. 84.51, 84.53, 84.555, and 84.59, state highway rehabilitation projects for the purposes specified in s. 20.395 (3) (cq), may be funded with the proceeds of general obligation bonds issued under s. 20.866 (2) (uut).".

897. Page 738, line 2: after that line insert:

"Section 1694p. 84.555 (1m) of the statutes is created to read:

84.555 **(1m)** Notwithstanding sub. (1) and ss. 84.51 and 84.59, the Marquette interchange reconstruction project under s. 84.014 may be funded with the proceeds of general obligation bonds issued under s. 20.866 (2) (uum) if all of the following conditions are satisfied:

- (a) Funds allocated under s. 20.395 (3) (cr) and (cy), other than funds transferred under s. 84.014 (4) (b) or (c), for the Marquette interchange reconstruction project for the fiscal year in which the bonds are issued are not sufficient to meet expenditure obligations for the project in that fiscal year and the bond issuance results in an amount of bond proceeds in that fiscal year that does not exceed the difference between the expenditure obligations for the project in that fiscal year and the amount of funds allocated under s. 20.395 (3) (cr) and (cy), other than funds transferred under s. 84.014 (4) (b) or (c), for the project for that fiscal year.
- (b) No payment of principal and interest on the bonds is required after June 30, 2009.
- (c) The department has expended or encumbered all funds allocated under s. 20.395 (3) (cr) and (cy), other than funds transferred under s. 84.014 (4) (b) or (c), for the Marquette interchange reconstruction project for the fiscal year in which the bonds are issued, has maximized the use of any other state or federal funds available for the project in that fiscal year, and has exhausted other viable options for funding

- 1 expenditure obligations for the project in that fiscal year by means other than the
- issuance of bonds under s. 20.866 (2) (uum).".
- 3 **898.** Page 738, line 3: delete lines 3 to 10.
- **899.** Page 738, line 17: after "and (2m)," insert "341.17 (8), 341.19 (1) (a),".
- **900.** Page 738, line 17: after "(b), and (c)," insert "(4),".
- **901.** Page 738, line 17: after "(2m) (am)" insert "and (b)".
- **902.** Page 738, line 19: after "341.308 (3)," insert "341.36 (1) and (1m), 341.51
- 8 (2),".
- 9 **903.** Page 738, line 23: after "sub. (1) and" insert "for the repayment of which
- revenues are".
- 11 **904.** Page 739, line 16: delete "\$2,916,403,000" and substitute
- 12 <u>"\$2,095,583,900</u>".
- **905.** Page 739, line 18: delete "and," and substitute "and".
- **906.** Page 739, line 19: delete the material beginning with "<u>, state</u>" and ending
- 15 with "<u>84.09</u>" on line 22.
- **907.** Page 740, line 3: delete lines 3 to 6.
- **908.** Page 740, line 7: delete lines 7 to 16.
- **909.** Page 740, line 16: after that line insert:
- **"Section 1701m.** 85.027 of the statutes is created to read:
- **85.027 Traffic marking enhancement grants. (1)** ADMINISTRATION. Subject
- 21 to 2003 Wisconsin Act (this act), section 9153 (4q), the department shall
- administer a program to provide grants to local units of government for the
- 23 installation of traffic marking enhancements with the intent of improving visibility

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- for elderly drivers and pedestrians. The enhancements may include pavement markings for center lines, lane lines, edge lines, lane—use arrows, and cross walks that are brighter or more reflective than the markings that are typically used, traffic signs with enhanced reflectivity and with larger letters than are typically used, redundant street name signs in advance of intersections, and overhead mounted street name signs at major intersections.
- **(2)** Grants. (a) A local unit of government that is awarded a grant under this section shall contribute matching funds equal to at least 25% of the total estimated cost of the project for which moneys are awarded under this section.
- (b) The department shall award grants annually to at least one project in each of the following:
 - 1. An urban area.
 - 2. A suburban area.
- 14 3. A rural area.
- 15 (c) The department shall consider the following in awarding a grant for a proposed project:
 - 1. The crash history of the proposed project area.
- The prevalence of older drivers and pedestrians in the area of the proposed
 project.
 - 3. The extent to which the proposed improvements would produce demonstrable benefits.
 - 4. Whether a project is proposed cooperatively by more than one local unit of government and coordinates improvements on highways in more than one jurisdiction. The department shall favor cooperative projects.

- 5. The geographic distribution of all of the projects that are awarded grants.
 The department shall distribute projects throughout the state.
- 3 (d) The department shall award grants under this section from the 4 appropriation under s. 20.395 (2) (fg).".
- 910. Page 741, line 3: after "system." insert ""Commuter rail" does not include
 rail passenger service provided by a light rail transit system.".
- 7 **911.** Page 741, line 10: delete "engineering," and substitute "engineering".
- **912.** Page 741, line 10: delete the material beginning with "property" and ending with "projects" on line 11.
- **913.** Page 741, line 14: delete "any purpose" and substitute "the purpose".
- 914. Page 741, line 19: delete the material beginning with "No" and ending with "cost." on line 22.
- 13 **915.** Page 742, line 2: after that line insert:
- "(4) No grant may be awarded under this section for any project related to theplanning, initial construction, or expansion of a light rail transit system.".
- 916. Page 744, line 20: delete "and for each calendar year thereafter" and
 substitute "and for each calendar year thereafter".
- 917. Page 744, line 24: delete "For aid payable for calendar year 2004, from
 the appropriation under".
- **918.** Page 744, line 25: delete that line.
- **919.** Page 745, line 1: delete lines 1 to 6.
- **920.** Page 745, line 7: delete "\$80,000,000.".

- **921.** Page 745, line 21: delete "and for each calendar year thereafter" and substitute "and for each calendar year thereafter".
- 922. Page 745, line 25: delete "For aid payable for calendar year 2004, from
 the appropriation under".
- **923.** Page 746, line 1: delete lines 1 to 7.
- 924. Page 746, line 8: delete "annual operating expenses in excess of
 \$20,000,000 but less than \$80,000,000."
- **925.** Page 747, line 3: delete "2003, \$21,555,300" and substitute "2003, and \$21,757,600".
- **926.** Page 747, line 4: delete ", and \$22,133,700 in calendar year 2005".
- 927. Page 747, line 21: delete "2003<u>, \$5,844,100 in</u>" and substitute "2003<u>, and</u> \$4,925,100 in".
- **928.** Page 747, line 22: delete ", and \$6,041,400 in calendar year 2005".
- **929.** Page 748, line 11: delete lines 11 to 25.
- **930.** Page 749, line 1: delete lines 1 to 4.
- **931.** Page 749, line 15: delete "and" and substitute "and".
- 932. Page 749, line 16: delete ", \$1,871 in calendar year 2004, and \$1,917 in
 calendar year 2005".
- **933.** Page 749, line 20: delete "and" and substitute "and".
- **934.** Page 749, line 20: delete "2003," and substitute "2003".
- 935. Page 749, line 21: delete "\$92,295,700 in calendar year 2004, and \$94,603,100 in calendar year 2005".

- **936.** Page 750, line 3: delete "and" and substitute "and".
- **937.** Page 750, line 3: delete "2003," and substitute "2003".
- 938. Page 750, line 4: delete "\$290,373,400 in calendar year 2004, and
 \$297,632,700 in calendar year 2005".
- 5 **939.** Page 750, line 8: after that line insert:
- **SECTION 1723m.** 86.31 (2) (e) of the statutes is amended to read:
- 86.31 **(2)** (e) The department of transportation may not require as a condition of reimbursement that the design and construction of any improvement with eligible costs totaling \$50,000 \$65,000 or less be certified by a registered professional engineer."
- **940.** Page 752, line 22: delete lines 22 to 25.
- 12 **941.** Page 753, line 1: delete lines 1 to 25.
- **942.** Page 754, line 1: delete lines 1 and 2.
- **943.** Page 754, line 6: after "government" insert "a school board or".
- 15 **944.** Page 754, line 8: after that line insert:

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- **"Section 1731ec.** 91.19 (7) of the statutes is amended to read:
 - 91.19 (7) Whenever Subject to sub. (14), whenever a farmland preservation agreement is relinquished under sub. (2) or (6t) or all or part of the land is released from a farmland preservation agreement under sub. (2) or (6p) or a transition area agreement is relinquished under sub. (2) or, subject to subs. (12) and (13), a transition area agreement is relinquished under sub. (1) or (1m), the department shall cause to be prepared and recorded a lien against the property formerly subject to the agreement for the total amount of all credits received by all owners of such lands

under subch. IX of ch. 71 during the last 10 years that the land was eligible for such credit, plus interest at the rate of 9.3% per year compounded annually on the credits received from the time the credits were received until the lien is paid for farmland preservation agreements relinquished under sub. (6t) and 6% per year compounded annually on the credits received from the time the credits were received until the lien is paid for other agreements. No interest shall be compounded for any period during which the farmland is subject to a subsequent farmland preservation agreement or transition area agreement or is zoned for exclusive agricultural use under an ordinance certified under subch. V.

SECTION 1731eg. 91.19 (8) of the statutes is amended to read:

91.19 **(8)** Subject to subs. (12) and, (13), and (14), upon the relinquishment of a farmland preservation agreement under sub. (1) or (1m), the department shall cause to be prepared and recorded a lien against the property formerly subject to the farmland preservation agreement for the total amount of the credits received by all owners thereof under subch. IX of ch. 71 during the last 10 years that the land was eligible for such credit, plus 6% interest per year compounded from the time of relinquishment. No interest shall be compounded for any period during which the farmland is subject to a subsequent farmland preservation agreement or transition area agreement or is zoned for exclusive agricultural use under an ordinance certified under subch. V.

SECTION 1731ek. 91.19 (14) of the statutes is created to read:

91.19 **(14)** No lien under this section may be recorded after the effective date of this subsection [revisor inserts date].

Section 1731em. 91.25 of the statutes is created to read:

91.25 Phaseout of agreements. The department may not enter into, or extend, an agreement under this subchapter after the effective date of this section [revisor inserts date].

SECTION 1731g. 91.37 (1) to (5) of the statutes are amended to read:

- 91.37 (1) If <u>Subject to sub. (7)</u>, if the owner withdraws during the term of an agreement under this subchapter, the lien shall apply to the amount of all credit under subch. IX of ch. 71 received for the period the land was subject to the agreement plus 6% interest per year compounded annually from the time the credit was received until it is paid.
- (2) If <u>Subject to sub.</u> (7), if at the end of an agreement under this subchapter, the owner does not apply for a renewal under s. 91.39 or an agreement under subch. II, the lien shall apply, without interest, to the credit received under subch. IX of ch. 71 for the last 2 years the land was eligible for such credit if the land is not subject to a certified exclusive agricultural use zoning ordinance under subch. V and either the county in which the land is located has not adopted a certified agricultural preservation plan, or, if such a plan is adopted, the farmland would not be eligible for an agreement under the terms of the plan.
- (3) If <u>Subject to sub.</u> (7), if at the end of an agreement under this subchapter, the owner does not apply for a renewal under s. 91.39 or an agreement under subch. II, although the land is eligible for an agreement under subch. II and is not subject to a certified exclusive agricultural use zoning ordinance under subch. V, the lien shall apply to all credit received during the period the land was subject to an agreement under this subchapter, plus 6% interest per year compounded from the time of expiration.

(4) If <u>Subject to sub. (7), if</u> at the end of an agreement under this subchapter,
the farmland is not eligible for an agreement under subch. II because s. 91.11 (2), (3)
or (4) is applicable, the lien shall apply, without interest, to the credit received under
subch. IX of ch. 71 for the last 2 years the land was eligible for such credit. If after
the expiration of an agreement the land or any portion of the land is zoned for
exclusive agricultural use under an ordinance certified under subch. V, all or any
portion of a lien filed under this subsection against such land shall be discharged.
The discharge of a lien under this subsection does not affect the calculation of any
subsequent lien under s. 91.77 (2).

- (5) If <u>Subject to sub.</u> (7), if at the end of an agreement under this subchapter, the owner does not apply for a renewal under s. 91.39 or an agreement under subch. II and only a portion of the land subject to the agreement is eligible for an agreement under subch. II, the lien shall be calculated under sub. (2) or (4) on that part of the land which is ineligible and under sub. (3) on that part which is eligible.
 - **SECTION 1731gm.** 91.37 (7) of the statutes is created to read:
- 91.37 **(7)** No lien under this section may be recorded after the effective date of this subsection [revisor inserts date].
 - **SECTION 1731j.** 91.71 of the statutes is amended to read:
- **91.71 Purpose.** The purpose of this subchapter is to specify the minimum requirements for zoning ordinances designating certain lands for exclusively agricultural use, allowing the owners of such lands to claim the farmland preservation credit permitted under subch. IX of ch. 71.
 - **SECTION 1731L.** 91.77 (2) of the statutes is amended to read:
- 91.77 **(2)** Land which is rezoned under this section shall be subject to the lien provided under s. 91.19 **(8)** to **(10)** for the amount of tax credits paid on the land

rezoned, except that no lien under this subsection may be recorded after the effective date of this subsection [revisor inserts date]. If the rezoning occurs solely as a result of action initiated by a governmental unit, any lien required under s. 91.19 (8) to (10) shall be paid by the governmental unit initiating the action.

Section 1731n. 91.79 of the statutes is amended to read:

- **91.79 Conditional uses; lien.** Any land zoned under this subchapter which is granted a special exception or conditional use permit for a use which is not an agricultural use shall be subject to the lien provided under s. 91.19 (8) to (10) for the amount of tax credits paid on the land granted such a permit, except that no lien under this section may be recorded after the effective date of this section [revisor inserts date].".
- **945.** Page 754, line 9: delete the material beginning with that line and ending with page 756, line 20.
 - **946.** Page 756, line 20: after that line insert:

"Section 1739g. 93.23 (1) (a) 1. (intro.) of the statutes is amended to read:

93.23 **(1)** (a) 1. (intro.) To each county, and any organized agricultural society, association, or board in the state that complies with the requirements of this section, 95% of the first \$8,000 actually paid in net premiums and 70% of all net premiums paid in excess of \$8,000 50% of the amount actually paid in net premiums in the junior division at its annual fair upon livestock, articles of production, educational exhibits, agricultural implements and tools, domestic manufactures, mechanical implements, and productions, but not more than \$10,000 per fair, subject to all of the following:".

947. Page 758, line 7: delete lines 7 to 11.

except as follows:.

1	948. Page 758, line 13: substitute " <u>63</u> " for " <u>88</u> ".
2	949. Page 758, line 15: after that line insert:
3	"Section 1745d. 94.64 (4) (c) 4. of the statutes is amended to read:
4	94.64 (4) (c) 4. The department shall deposit the fee under par. (a) 4. in the
5	environmental agrichemical management fund for environmental management.
6	SECTION 1745i. 94.65 (6) (a) 4. of the statutes is amended to read:
7	94.65 (6) (a) 4. Annually by March 31, pay to the department a groundwater
8	fee of 10 cents for each ton of soil or plant additive distributed, as described in the
9	tonnage report filed under subd. 1. The minimum groundwater fee is \$1 for 10 tons
10	or less. All groundwater fees shall be credited to the environmental fund for
11	environmental management.
12	SECTION 1745L. 94.65 (6) (c) of the statutes is amended to read:
13	94.65 (6) (c) The department shall deposit fees collected under pars. (a) 1. and
14	4. and (b) and subs. (2) (a) and (3) (b) in the agrichemical management fund.".
15	950. Page 762, line 18: after that line insert:
16	"Section 1750c. 94.681 (4) of the statutes is amended to read:
17	94.681 (4) Primary producers; well compensation fee. A primary producer
18	applying for a license under s. 94.68 shall pay a well compensation primary producer
19	fee of \$150.
20	SECTION 1750e. 94.681 (7) (a) (intro.) of the statutes is renumbered 94.681 (7)
21	(a) and amended to read:
22	94.681 (7) (a) License fees. The department shall deposit all license fees
23	collected under subs. (2), (5) and (6) (a) 3. in the agrichemical management fund

to human health.".

1	SECTION 1750f. 94.681 (7) (a) 1. of the statutes is repealed.
2	Section 1750g. 94.681 (7) (a) 2. of the statutes is repealed.
3	Section 1750j. 94.681 (7) (bm) of the statutes is amended to read:
4	94.681 (7) (bm) Wood preservatives; cleanups surcharge. The department shall
5	deposit the surcharges collected under subs. (3m) and (6) (a) 5. in the environmental
6	agrichemical management fund for environmental management.
7	SECTION 1750L. 94.681 (7) (c) of the statutes is amended to read:
8	94.681 (7) (c) Well compensation Primary producer fee. The department shall
9	deposit the well compensation primary producer fees collected under sub. (4) in the
10	environmental agrichemical management fund for environmental management.".
11	951. Page 762, line 19: delete lines 19 to 25.
12	952. Page 763, line 10: after that line insert:
13	"Section 1755q. 94.73 (12m) of the statutes is amended to read:
14	94.73 (12m) Sample collection and analysis. For the purpose of investigating
15	a discharge or exercising its authority under this section, the department may collect
16	and analyze samples of plants, soil, surface water, groundwater and other material
17	at a site if the department determines that probable cause exists to believe that a
18	discharge has occurred at the site and determines that sufficient funds are available
19	in the agricultural chemical cleanup fund to pay a claim that may result from the
20	discharge or that there is reason to believe that the discharge poses a significant risk

953. Page 763, line 17: delete "\$5,000,000" and substitute "\$5,000,000
\$2,500,000".

1	954.	Page 764,	line 23:	delete th	e material	beginning	with	that	line	and
2	ending with	n page 778,]	line 2.							

955. Page 778, line 15: delete the material beginning with that line and ending with page 779, line 2, and substitute:

"Section 1815. 100.261 (3) (b) of the statutes is amended to read:

100.261 **(3)** (b) The state treasurer secretary of administration shall deposit the consumer protection assessment amounts in the general fund and shall credit them to the appropriation account under s. 20.115 (1) (jb), subject to the limit under par. (c).".

956. Page 779, line 3: delete the material beginning with that line and ending with page 782, line 21, and substitute:

"Section 1815d. 100.261 (3) (c) of the statutes is amended to read:

100.261 **(3)** (c) The amount credited to the appropriation account under s. 20.115 (1) (jb) may not exceed \$185,000 \$375,000 in each fiscal year.

SECTION 1817d. 100.261 (4) of the statutes is created to read:

100.261 (4) (a) For each fiscal year, beginning with fiscal year 2003–04, the department of agriculture, trade and consumer protection shall determine the total amount of all assessments that were not imposed by a court as required under sub. (1) during that fiscal year in court actions that were commenced on or after the effective date of this paragraph [revisor inserts date], by the department of justice under ch. 100. The department of agriculture, trade and consumer protection shall make this determination before the August 1 immediately following the fiscal year.

(b) 1. Before the September 1 immediately following the August 1 deadline under par. (a), the secretary of administration shall transfer from any of the

- department of justice's sum certain, general purpose revenue state operations appropriations, or from any combination of those appropriations, to the appropriation account under s. 20.115 (1) (km) a total amount equal to the amount
- 4 determined by the department of agriculture, trade and consumer protection under
- 5 par. (a), subject to subd. 2.
- 6 2. If the sum of the amounts credited to the appropriation accounts under s.
- 7 20.115 (1) (jb) and (km) exceeds \$375,000 in any fiscal year, the secretary of
- 8 administration shall lapse the amount exceeding \$375,000 in that fiscal year from
- 9 the appropriation account under s. 20.115 (1) (km) to the general fund.".
- **957.** Page 784, line 3: delete lines 3 to 7.
- **958.** Page 784, line 10: substitute "\$436,000,000" for "\$457,000,000".
- **959.** Page 784, line 17: delete lines 17 to 21.
- 960. Page 788, line 23: delete the material beginning with that line and ending with page 789, line 2.
- **961.** Page 790, line 3: delete lines 3 to 15.
- **962.** Page 791, line 7: delete lines 7 to 24.
- **963.** Page 792, line 1: delete lines 1 to 10.
- **964.** Page 792, line 18: delete lines 18 to 25.
- **965.** Page 793, line 1: delete lines 1 to 23.
- **966.** Page 794, line 1: delete lines 1 to 24.
- **967.** Page 795, line 1: delete lines 1 to 25 and substitute:
- "Section 1862d. 106.12 (title) of the statutes is repealed.
- **SECTION 1863d.** 106.12 (1) of the statutes is repealed.

SECTION 1865d. 106.12 (2) of the statutes is renumbered 106.12 and amended to read:

department shall plan, coordinate, administer, and implement the youth apprenticeship, school—to—work and work—based learning programs program under s. 106.13 (1) and such other employment and education programs as the governor may by executive order assign to the board department. Notwithstanding any limitations placed on the use of state employment and education funds under this section or s. 106.13 or under an executive order assigning an employment and education program to the board department, the board department may issue a general or special order waiving any of those limitations on finding that the waiver will promote the coordination of employment and education services.

Section 1866d. 106.12 (3) of the statutes is repealed.

SECTION 1867d. 106.12 (4) of the statutes is renumbered 38.40 (4r) and amended to read:

38.40 (4r) Publications and seminars. The board may provide publications and seminars relating to the employment and education programs administered by the board and may establish a schedule of fees for those publications and seminars. Fees established under this subsection for publications and seminars provided by the board may not exceed the actual cost incurred in providing those publications and seminars. The fees collected under this subsection shall be credited to the appropriation account under s. 20.445 (7) 20.292 (1) (ga).

SECTION 1867t. 106.13 (title) of the statutes is amended to read:

106.13 (title) Youth apprenticeship, school-to-work and work-based learning programs program.

1	SECTION 1868d. 106.13 (1) (intro.) of the statutes is renumbered 106.13 (1) and
2	amended to read:
3	106.13 (1) The board department shall provide all of the following: a youth
4	apprenticeship program that includes the grant programs under subs. (3m) and (4).
5	SECTION 1868m. 106.13 (1) (a) of the statutes is repealed.
6	SECTION 1868p. 106.13 (1) (b) of the statutes is renumbered 38.40 (1m) (b).
7	Section 1868r. 106.13 (1) (c) of the statutes is renumbered 38.40 (1m) (c) and
8	amended to read:
9	38.40 (1m) (c) A work-based learning program for youths who are eligible to
10	receive temporary assistance for needy families under 42 USC 601 to 619 that
11	includes a component that would permit a participant to earn a youth apprenticeship
12	skills certificate through participation in that program if the participant meets the
13	requirements for earning that certificate under which the board awards grants to
14	tribal colleges that are recognized as land grant colleges under 7 USC 301 to fund
15	programs that provide occupational training and work-based learning experiences
16	to youths and adults.
17	SECTION 1869d. 106.13 (2) of the statutes is amended to read:
18	106.13 (2) The council on workforce investment established under 29 USC
19	2821, the technical college system board, and the department of public instruction
20	shall assist the board <u>department</u> in providing the youth apprenticeship program,
21	the school-to-work program and the work-based learning program under sub. (1).
22	SECTION 1870d. 106.13 (2m) of the statutes is amended to read:
23	106.13 (2m) The board department shall approve occupations and maintain a
24	list of approved occupations for the youth apprenticeship program and shall approve
25	statewide skill standards for the school-to-work program. From the appropriation

1	under s. 20.445 (7) (1) (a), the board department shall develop curricula for youth
2	apprenticeship programs for occupations approved under this subsection.".
3	968. Page 796, line 15: after that line insert:
4	"Section 1872g. 106.13 (3m) (d) of the statutes is created to read:
5	106.13 (3m) (d) The amount of a grant awarded under par. (b) may not exceed
6	\$900 per youth apprentice. A local partnership that is awarded a grant under par.
7	(b) shall provide matching funds equal to 50% of the grant amount awarded.
8	Section 1872h. 106.13 (3m) (e) of the statutes is created to read:
9	106.13 (3m) (e) The following outcomes are expected of a local youth
10	apprenticeship program that is funded under par. (b):
11	1. At least 80% of the youth apprentices who participate in the program for 2
12	years must receive a high school diploma on completion of the youth apprenticeship.
13	2. At least 60% of the youth apprentices who participate in the program for 2
14	years must be offered full-time employment by the employer that provided the
15	on-the-job training for the youth apprentice on completion of the youth
16	apprenticeship.".
17	969. Page 797, line 22: delete lines 22 to 25.
18	970. Page 798, line 1: delete lines 1 to 10 and substitute:
19	"Section 1876t. 106.13 (4m) of the statutes is renumbered 38.40 (4m) and
20	amended to read:
21	38.40 (4m) SCHOOL-TO-WORK FOR CHILDREN-AT-RISK. (a) The board may approve
22	an innovative school-to-work program provided by a nonprofit organization for
23	children at risk, as defined in s. 118.153 (1) (a), in a county having a population of

500,000 or more to assist those children at risk in acquiring employability skills and

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occupational-specific competencies before leaving high school. If the board approves							
a program under this paragraph, the board may award a grant, from the							
appropriation under s. $\frac{20.445}{(7)}$ $\frac{20.292}{(1)}$ (ef), to the nonprofit organization							
providing the program and the nonprofit organization shall use the funds received							
under the grant to provide the program.							

- (b) The board shall establish requirements for the operation of the grant program under this subsection. Notwithstanding sub. (5), those requirements need not are not required to be promulgated as rules.".
 - **971.** Page 800, line 9: delete lines 9 to 11 and substitute:
- **"Section 1903d.** 106.215 (title) of the statutes is repealed.".
- **972.** Page 801, line 4: delete lines 4 to 24 and substitute:
- **SECTION 1915d.** 106.215 (2) of the statutes is repealed.".
- **973.** Page 802, line 5: delete lines 5 to 20 and substitute:
- **"Section 1922d.** 106.215 (7) of the statutes is repealed.".
- **974.** Page 804, line 2: delete lines 2 to 23.
- **975.** Page 806, line 19: after that line insert:
- 17 **"Section 1960m.** 111.09 (1) of the statutes is amended to read:
 - 111.09 **(1)** The commission may adopt reasonable and proper rules and regulations relative to the exercise of its powers and authority and proper rules to govern its proceedings and to regulate the conduct of all elections and hearings. The commission shall, upon request, provide a transcript of a proceeding to any party to the proceeding for a fee, established by rule, by the commission at a uniform rate per page. All transcript fees shall be credited to the appropriation account under s. 20.425 (1) (i), except that fees collected in excess of the uniform rate per page for any

- transcript produced by a reporter who is not employed by the commission shall be credited to the appropriation account under s. 20.425 (1) (g).".
- 3 **976.** Page 807, line 21: delete lines 21 to 25.
- 4 **977.** Page 808, line 1: delete lines 1 to 18.
- **978.** Page 809, line 2: after "(m)" insert ", (n), and (o)".
- 6 **979.** Page 809, line 11: delete "and except as provided in".
- 7 **980.** Page 809, line 12: delete "sub. (4) (p)".
- **981.** Page 809, line 18: delete the material beginning with that line and ending with page 816, line 3.
- **982.** Page 816, line 3: after that line insert:

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"Section 1985m. 111.70 (4) (n) of the statutes is created to read:

111.70 **(4)** (n) *Municipal employer–initiated change in health care coverage plan provider.* Notwithstanding the terms of a collective bargaining agreement, in any collective bargaining unit other than a unit consisting of law enforcement or fire fighting personnel a municipal employer may unilaterally change its employees' health care coverage plan to a health care coverage plan under s. 40.51 (7) or a health care coverage plan that is substantially similar to a plan offered under s. 40.51 (7) without the consent of any affected employee in the collective bargaining unit. The commission shall use the criteria in rules promulgated by the commissioner of insurance under s. 601.41 (12) to determine if health care coverage plans are substantially similar. Any such unilateral change in health care coverage plan provider is not a violation of a collective bargaining agreement or a prohibited

practice under sub. (3) (a) and, for purposes of a qualified economic offer, satisfies the requirement to maintain fringe benefits under sub. (1) (nc).

SECTION 1985n. 111.70 (4) (o) of the statutes is created to read:

bargaining units other than units consisting of law enforcement or fire fighting personnel, a municipal employer is prohibited from bargaining collectively with respect to the employer's selection of a health care coverage plan if the municipal employer offers to enroll the employees in a health care coverage plan under s. 40.51 (7) or in a health care coverage plan that is substantially similar to a plan offered under s. 40.51 (7). The commission shall use the criteria in rules promulgated by the commissioner of insurance under s. 601.41 (12) to determine if health care coverage plans are substantially similar.".

983. Page 816, line 3: after that line insert:

"Section 1986m. 111.71 (1) of the statutes is amended to read:

111.71 (1) The commission may adopt reasonable rules relative to the exercise of its powers and authority and proper rules to govern its proceedings and to regulate the conduct of all elections and hearings. The commission shall, upon request, provide a transcript of a proceeding to any party to the proceeding for a fee, established by rule, by the commission at a uniform rate per page. All transcript fees shall be credited to the appropriation account under s. 20.425 (1) (i), except that fees collected in excess of the uniform rate per page for any transcript produced by a reporter who is not employed by the commission shall be credited to the appropriation account under s. 20.425 (1) (g)."

984. Page 816, line 4: delete lines 4 to 6 and substitute:

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- **SECTION 1987m.** 111.81 (5) of the statutes is repealed.".
- 2 **985.** Page 816, line 7: delete lines 7 to 9.
- 3 **986.** Page 816, line 9: after that line insert:
- 4 "Section 1988m. 111.81 (14) of the statutes is created to read:
- 5 111.81 **(14)** "Office" means the office of state human resources management.
- **SECTION 1988s.** 111.815 of the statutes is amended to read:

111.815 Duties of state. (1) In the furtherance of this subchapter, the state shall be considered as a single employer and employment relations policies and practices throughout the state service shall be as consistent as practicable. The department office shall negotiate and administer collective bargaining agreements. To coordinate the employer position in the negotiation of agreements, the department office shall maintain close liaison with the legislature relative to the negotiation of agreements and the fiscal ramifications of those agreements. Except with respect to the collective bargaining units specified in s. 111.825 (1m) and (2) (f), the department office is responsible for the employer functions of the executive branch under this subchapter, and shall coordinate its collective bargaining activities with operating state agencies on matters of agency concern. The legislative branch shall act upon those portions of tentative agreements negotiated by the department office that require legislative action. With respect to the collective bargaining units specified in s. 111.825 (1m), the University of Wisconsin Hospitals and Clinics Board is responsible for the employer functions under this subchapter. With respect to the collective bargaining unit specified in s. 111.825 (2) (f), the governing board of the charter school established by contract under s. 118.40 (2r) (cm) is responsible for the employer functions under this subchapter.

- (2) In the furtherance of the policy under s. 111.80 (4), the secretary of the department shall establish a collective bargaining capability within the department outside of the division of merit recruitment and selection and director of the office shall, together with the appointing authorities or their representatives, represent the state in its responsibility as an employer under this subchapter except with respect to negotiations in the collective bargaining units specified in s. 111.825 (1m) and (2) (f). The secretary of the department director of the office shall establish and maintain, wherever practicable, consistent employment relations policies and practices throughout the state service.
- (3) With regard to collective bargaining activities involving employees who are assistant district attorneys, the secretary of the department director of the office shall maintain close liaison with the department secretary of administration.".
 - **987.** Page 816, line 10: delete that line and substitute:

"Section 1989m. 111.83 (3) of the statutes is amended to read:

111.83 (3) Whenever a question arises concerning the representation of employees in a collective bargaining unit the commission shall determine the representative thereof by taking a secret ballot of the employees and certifying in writing the results thereof to the interested parties and to the secretary of the department director of the office. There shall be included on any ballot for the election of representatives the names of all labor organizations having an interest in representing the employees participating in the election as indicated in petitions filed with the commission. The name of any existing representative shall be included on the ballot without the necessity of filing a petition. The commission may exclude from the ballot one who, at the time of the election, stands deprived of his or her rights

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under this subchapter by reason of a prior adjudication of his or her having engaged
in an unfair labor practice. The ballot shall be so prepared as to permit a vote against
representation by anyone named on the ballot. The commission's certification of the
results of any election is conclusive as to the findings included therein unless
reviewed under s. 111.07 (8).".

- **988.** Page 816, line 12: delete "The department" and substitute "The department office".
- 989. Page 816, line 16: delete "department" and substitute "department
 office".
- **990.** Page 816, line 18: delete "20.505 (1) (ko)" and substitute "20.545 (1) (km)".
- **991.** Page 816, line 18: after that line insert:
- **"Section 1990m.** 111.89 (1) of the statutes is amended to read:
 - 111.89 (1) Upon establishing that a strike is in progress, the employer may either seek an injunction or file an unfair labor practice charge with the commission under s. 111.84 (2) (e) or both. It is the responsibility of the department office to decide whether to seek an injunction or file an unfair labor practice charge. The existence of an administrative remedy does not constitute grounds for denial of injunctive relief.".
- **992.** Page 816, line 19: delete lines 19 to 21.
- **993.** Page 816, line 21: after that line insert:
- **SECTION 1991m.** 111.91 (2) (im) of the statutes is created to read:
- 23 111.91 **(2)** (im) The employer contribution rate and the number of hours of work 24 per year covered under s. 40.05 (4) (ag) 1.".

994. Page 816, line 23: after that line insert:

"Section 1992e. 111.91 (4) of the statutes is amended to read:

111.91 **(4)** The secretary of the department director of the office, in connection with the development of tentative collective bargaining agreements to be submitted under s. 111.92 (1) (a), shall endeavor to obtain tentative agreements with each recognized or certified labor organization representing employees or supervisors of employees specified in s. 111.81 (7) (a) and with each certified labor organization representing employees specified in s. 111.81 (7) (b) to (e) which do not contain any provision for the payment to any employee of a cumulative or noncumulative amount of compensation in recognition of or based on the period of time an employee has been employed by the state.

Section 1992m. 111.915 of the statutes is amended to read:

111.915 Labor proposals. The secretary of the department director of the office shall notify and consult with the joint committee on employment relations, in such form and detail as the committee requests, regarding substantial changes in wages, employee benefits, personnel management, and program policy contract provisions to be included in any contract proposal to be offered to any labor organization by the state or to be agreed to by the state before such proposal is actually offered or accepted.

Section 1992s. 111.92 (1) (a) of the statutes is amended to read:

111.92 **(1)** (a) Any tentative agreement reached between the department office, acting for the state, and any labor organization representing a collective bargaining unit specified in s. 111.825 (1) or (2) (a) to (e) shall, after official ratification by the labor organization, be submitted by the department office to the joint committee on

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employment relations, which shall hold a public hearing before determining its approval or disapproval. If the committee approves the tentative agreement, it shall introduce in a bill or companion bills, to be put on the calendar or referred to the appropriate scheduling committee of each house, that portion of the tentative agreement which requires legislative action for implementation, such as salary and wage adjustments, changes in fringe benefits, and any proposed amendments, deletions or additions to existing law. Such bill or companion bills are not subject to ss. 13.093 (1), 13.50 (6) (a) and (b) and 16.47 (2). The committee may, however, submit suitable portions of the tentative agreement to appropriate legislative committees for advisory recommendations on the proposed terms. The committee shall accompany the introduction of such proposed legislation with a message that informs the legislature of the committee's concurrence with the matters under consideration and which recommends the passage of such legislation without change. If the joint committee on employment relations does not approve the tentative agreement, it shall be returned to the parties for renegotiation. If the legislature does not adopt without change that portion of the tentative agreement introduced by the joint committee on employment relations, the tentative agreement shall be returned to the parties for renegotiation.".

995. Page 816, line 23: after that line insert:

"Section 1992m. 111.94 (1) of the statutes is amended to read:

111.94 **(1)** The commission may adopt reasonable and proper rules relative to the exercise of its powers and authority and proper rules to govern its proceedings and to regulate the conduct of all elections and hearings. The commission shall, upon request, provide a transcript of a proceeding to any party to the proceeding for a fee,

established by rule, by the commission at a uniform rate per page. All transcript fees shall be credited to the appropriation account under s. 20.425 (1) (i), except that fees collected in excess of the uniform rate per page for any transcript produced by a reporter who is not employed by the commission shall be credited to the appropriation account under s. 20.425 (1) (g).".

996. Page 817, line 14: after that line insert:

"Section 1993m. 115.28 (11) (intro.) of the statutes is amended to read:

115.28 (11) Driver education courses. (intro.) Approve driver education courses offered by school districts, county children with disabilities education boards, and technical college districts for the purposes of ss. 121.41 (1) and s. 343.16 (1) (c) 1. and establish minimum standards for driver education courses offered in private schools for the purposes of s. 343.16 (1) (c) 3. All driver education courses approved or for which standards are established under this subsection shall do all of the following:".

997. Page 817, line 14: after that line insert:

"Section 1993g. 115.28 (7) (d) of the statutes is renumbered 115.28 (7) (d) 1. and amended to read:

115.28 **(7)** (d) 1. Annually, Except as provided in subd. 2., annually establish fees for the certification or licensure of school and public library personnel sufficient to fund certification and licensing administrative costs.

SECTION 1993r. 115.28 (7) (d) 2. of the statutes is created to read:

115.28 **(7)** (d) 2. Charge a fee of \$150 for an initial or renewal teacher or administrator license issued to a resident of this state.".

998. Page 817, line 15: delete that line and substitute:

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1	SECTION 1994d.	115.28 (25)	of the statutes is	amended to read:

115.28 (25) SCHOOL TECHNOLOGY RESOURCE GRANTS. Consult with the technology for educational achievement in Wisconsin board department of administration before awarding school technology resource grants under 20 USC 6842.".

999. Page 817, line 24: after that line insert:

SECTION 1995m. 115.28 (47) of the statutes is repealed.".

1000. Page 817, line 24: after that line insert:

SECTION 1995m. 115.28 (45) of the statutes is repealed.".

1001. Page 817, line 24: after that line insert:

"Section 1995m. 115.28 (50) of the statutes is created to read:

115.28 **(50)** Mentors. Annually distribute the amount appropriated under s. 20.255 (2) (hg) to school districts based on the number of full-time equivalent teachers employed by the school district. The school district shall use the money to fund mentors, as defined in s. PI 34.01 (34), Wis. Adm. Code.".

1002. Page 817, line 24: after that line insert:

"Section 1995m. 115.28 (51) of the statutes is created to read:

115.28 **(51)** Plan for use of federal funds. Annually submit to the joint committee on finance a plan for using federal funds for administrative purposes. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the plan's submission that the committee has scheduled a meeting for the purpose of reviewing the plan, the plan may be implemented as proposed by the department. If, within 14 working days after the date of the plan's submission, the cochairpersons of the committee notify the department that the

committee has scheduled a meeting for the purpose of reviewing the proposed plan, the plan may be implemented only upon approval of the committee.".

1003. Page 818, line 13: after that line insert:

"Section 1998m. 115.75 of the statutes is repealed.".

1004. Page 818, line 13: after that line insert:

"Section 1998m. 115.817 (10) (a) of the statutes is amended to read:

115.817 **(10)** (a) The board may apply for and receive the state aid under ss. s. 115.88 and 121.41 (1) for the transportation, board and lodging, treatment, and instruction of children participating in programs under this section.".

1005. Page 818, line 13: after that line insert:

"Section 1998m. 115.88 (1m) (a) and (am) of the statutes are amended to read: 115.88 (1m) (a) If, upon receipt of the plan under s. 115.77 (4), the state superintendent is satisfied that the special education program has been maintained during the preceding school year in accordance with law, the state superintendent shall certify to the department of administration in favor of each county, cooperative educational service agency and school district maintaining such special education program a sum equal to the amount expended by the county, agency and school district during the preceding year for salaries of personnel enumerated in sub. (1), including the salary portion of any authorized contract for physical or occupational therapy services, and other expenses approved by the state superintendent as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb).

(am) If the operator of a charter school established under s. 118.40 (2r) operates a special education program and the state superintendent is satisfied that the

operator of the charter school is complying with 20 USC 1400 to 14910, the state superintendent shall certify to the department of administration in favor of the operator of the charter school a sum equal to the amount that the operator of the charter school expended during the previous school year for salaries of full–time or part–time licensed teachers, licensed coordinators of special education, licensed school social workers, licensed school psychologists, paraprofessionals, licensed consulting teachers to work with any teacher of regular education programs who has a child with a disability in a class and any other personnel, as determined by the state superintendent. Certified costs under this paragraph are eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb). The state superintendent may audit costs under this paragraph and adjust reimbursement to cover only actual, eligible costs.

SECTION 1998n. 115.88 (2), (2m), (3), (4) and (6) of the statutes are amended to read:

the state superintendent is satisfied that the transportation of children with disabilities has been maintained during the preceding year in accordance with the law, the state superintendent shall certify to the department of administration in favor of each county, cooperative educational service agency, or school district transporting such pupils an amount equal to the amount expended for such transportation as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb). Pupils for whom aid is paid under this subsection shall not be eligible for aid under s. 121.58 (2) or (4). This subsection applies to any child with a disability who requires special assistance in transportation, including any such child attending regular classes who requires

special or additional transportation. This subsection does not apply to any child with a disability attending regular or special classes who does not require any special or additional transportation.

(2m) OTHER TRANSPORTATION AID. If the operator of a charter school established under s. 118.40 (2r) transports children with disabilities and the state superintendent is satisfied that the operator of the charter school is complying with 20 USC 1400 to 1491o, the state superintendent shall certify to the department of administration in favor of the operator of the charter school a sum equal to the amount that the operator of the charter school expended during the previous school year for transportation under this subsection as costs eligible for reimbursement from the appropriations under s. 20.255 (2) (b) and (bb). The state superintendent may audit costs under this subsection and adjust reimbursement to cover only actual, eligible costs.

(3) BOARD AND LODGING AID. There shall be paid the amount expended for board and lodging and transportation between the boarding home and the special education program of nonresident children enrolled under s. 115.82 (1) in the special education program. The department shall certify to the department of administration in favor of each school district, cooperative educational service agency, county children with disabilities education board, state agency of another state or private, nonsectarian special education service which operates the special education program while providing board, lodging and transportation an amount equal to the amount expended for such board and lodging and transportation as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb).

- (4) Hospitals and convalescent homes for orthopedically disabled children children in hospitals and convalescent homes for orthopedically disabled children shall be paid from the appropriation appropriations under s. 20.255 (2) (b) and (bb). The supervision of such instruction shall be under the department and the school board of the school district in which the hospital or convalescent home is located. The school board of the district in which the hospital or convalescent home is located shall submit to the department an itemized statement of all revenues and expenditures for the actual cost of such instruction and any other information it requires.
- (6) AID FOR INSTRUCTION OUTSIDE OF DISTRICT. The department shall certify to the department of administration, in favor of each school district, an amount equal to the amount expended for salaries and travel expenses, as determined in advance by the state superintendent, for providing special education outside the school district of employment, as eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb).

Section 1998no. 115.88 (8) of the statutes is amended to read:

a public special education program located in another state and the state superintendent is satisfied that the program in which the child is enrolled complies with this subchapter, the state superintendent shall certify to the department of administration in favor of the school district in which the child resides or the school district attended by the child under s. 118.51 or 121.84 (1) (a) or (4) a sum equal to the amount expended by the school district during the preceding year for the additional costs associated with the child's special education program as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb)."

1006. Page 818, line 20: delete "(hm)" and substitute "(b)".

1007. Page 818, line 21: after that line insert:

"Section 1999c. 115.882 of the statutes, as affected by 2003 Wisconsin Act (this act). is amended to read:

115.882 Payment of state aid. Funds appropriated under s. 20.255 (2) (b) and (bb) shall be used first for the purpose of s. 115.88 (4). Costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb) under ss. 115.88 (1m) to (3), (6) and (8), 115.93, and 118.255 (4) shall be reimbursed at a rate set to distribute the full amount appropriated for reimbursement for the costs, less the amount paid by the department of health and family services under s. 20.435 (4) (hm) and (0) under s. 49.45 (39) (b) 1m., not to exceed 100%.

Section 1999n. 115.93 of the statutes is amended to read:

115.93 State aid. If upon receipt of the reports under s. 115.92 (2) the state superintendent is satisfied that the school age parents program has been maintained during the preceding school year in accordance with the rules under s. 115.92 (3), the state superintendent shall certify to the department of administration in favor of each school district maintaining the program a sum equal to the amount expended by the school district during the preceding school year for salaries of teachers and instructional aides, special transportation and other expenses approved by the state superintendent as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb).".

1008. Page 821, line 10: after that line insert:

"Section 2007m. 118.153 (4) (b) of the statutes, as affected by 2003 Wisconsin Act (this act), is amended to read:

118.153 **(4)** (b) Upon receipt of a school board's annual report under par. (a) the state superintendent shall pay to the school district from the appropriation under s. 20.255 (2) (bc), for each pupil enrolled in a program for children at risk who achieved at least 3 of the objectives under par. (c) in the previous school year, additional state aid in an amount equal to 10% of the school district's average per pupil aids provided under s. 20.835 (7) (a), 1991 stats., s. 20.255 (2) (r), 2003 stats., and s. 20.255 (2) (ac) and (r) in the previous school year.".

- **1009.** Page 821, line 15: delete that line.
- **1010.** Page 821, line 15: after that line insert:
 - **"Section 2009m.** 118.255 (4) of the statutes is amended to read:

118.255 (4) If the state superintendent is satisfied that the health treatment services program has been maintained during the preceding school year in accordance with law, the state superintendent shall certify to the department of administration in favor of each school board, cooperative educational service agency and county children with disabilities education board maintaining such health treatment services, an amount equal to the amount expended for items listed in s. 115.88 (1m) by the school board, cooperative educational service agency and county children with disabilities education board during the preceding year for these health treatment services as costs eligible for reimbursement from the appropriation appropriations under s. 20.255 (2) (b) and (bb)."

1011. Page 822, line 20: after that line insert:

"Section 2020g. 118.40 (2r) (c) 1. of the statutes is amended to read:

1	118.40 (2r) (c) 1. Only Except as provided in subd. 2., only pupils who reside
2	in the school district in which a charter school established under this subsection is
3	located may attend the charter school.
4	SECTION 2020r. 118.40 (2r) (c) 2. of the statutes is repealed and recreated to
5	read:
6	118.40 (2r) (c) 2. A pupil who resides outside the school district operating under
7	ch. 119 may attend a charter school established under this subsection in the school
8	district operating under ch. 119.".
9	1012. Page 822, line 20: after that line insert:
10	"Section 2020m. 118.40 (2r) (cm) of the statutes is amended to read:
11	118.40 (2r) (cm) The chancellor of the University of Wisconsin-Parkside may
12	establish or enter into a contract for the establishment of only one charter school
13	under this subsection, which may not operate high school grades and which may not
14	accommodate more than 400 pupils.".
15	1013. Page 823, line 7: after that line insert:
16	"Section 2021m. 118.43 (3) (intro.) of the statutes is amended to read:
17	118.43 (3) Contract requirements. (intro.) Except as provided in pars. (am)
18	and (ar) and sub. (4m), an achievement guarantee contract shall require the school
19	board to do all of the following in each participating school:
20	Section 2021n. 118.43 (4m) of the statutes is created to read:
21	118.43 (4m) Exceptions. A school district participating in the program under
22	this section on the effective date of this subsection [revisor inserts date], may
23	choose not to comply with the requirement to reduce class size to 15 in grades 2 or
24	3 in any school.

Section 2021no. 118.43 (6) (b) (intro.) of the statutes is amended to read:

118.43 **(6)** (b) (intro.) From the appropriations under s. 20.255 (2) (cu) and (cv), subject to par. (c), the department shall pay to each school district that has entered into a contract with the department under this section, except for a school district under sub. (4m), an amount determined as follows:

SECTION 2021nr. 118.43 (6) (b) 8. of the statutes is amended to read:

118.43 **(6)** (b) 8. In the 2003–04 and 2004–05 school years, \$2,000 multiplied by the number of low–income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (ar) and by renewals of contracts under sub. (2) (g) and \$2,000 multiplied by the number of low–income pupils enrolled in those grades under sub. (4m) in which the class size has been reduced to 15.".

1014. Page 823, line 7: after that line insert:

"Section 2021m. 118.40 (2r) (e) 2. of the statutes is amended to read:

118.40 **(2r)** (e) 2. If the chancellor of the University of Wisconsin–Parkside establishes or contracts for the establishment of a charter school under this subsection, in March the department shall pay to the unified school district in which the charter school is located, from the appropriation under s. 20.255 (2) (fm), an amount equal to the amount of school aid per pupil to which the unified school district is eligible in the current school year multiplied by the number of pupils, not to exceed 400, attending the charter school who were previously enrolled in the unified school district.".

1015. Page 823, line 8: delete lines 8 to 16.

1016. Page 823, line 16: after that line insert:

1	SECTION 2022d. 119.23 (2) (a) (intro.) of the statutes is amended to read:
2	119.23 (2) (a) (intro.) Subject to par. (b) (e), any pupil in grades kindergarten
3	to 12 who resides within the city may attend, at no charge, any private school located
4	in the city Milwaukee County if all of the following apply:
5	Section 2022h. 119.23 (2) (a) 2. of the statutes is repealed.
6	Section 2022p. 119.23 (2) (b) of the statutes is repealed.
7	SECTION 2022t. 119.23 (2) (e) of the statutes is created to read:
8	119.23 (2) (e) A pupil who attends a private school under this section is eligible
9	to attend a private school under this section in succeeding school years even if the
10	pupil no longer meets the criterion under par. (a) 1.".
11	1017. Page 824, line 17: delete lines 17 to 21 and substitute:
12	"Section 2032d. 120.18 (1) (i) of the statutes is amended to read:
13	120.18 (1) (i) A description of the educational technology used by the school
14	district, including the uses made of the technology, the cost of the technology, and the
15	number of persons using or served by the technology. In this paragraph, "educational
16	technology" has the meaning given in s. 44.70 ± 16.99 (3).".
17	1018. Page 824, line 21: after that line insert:
18	"Section 2032e. 121.004 (7) (c) 1. c. of the statutes is created to read:
19	121.004 (7) (c) 1. c. A pupil enrolled in a 4-year-old kindergarten program who
20	is not a child with a disability shall be counted as 0.25 pupil.
21	SECTION 2032g. 121.004 (7) (cm) of the statutes is amended to read:
22	121.004 (7) (cm) A pupil enrolled in a 4-year-old kindergarten program that
23	provides the required number of hours of direct pupil instruction under s. 121.02 (1)

1	(f) 2. shall be counted as 0.6 pupil if the pupil is a child with a disability and the
2	program annually provides at least 87.5 additional hours of outreach activities.".
3	1019. Page 824, line 21: after that line insert:
4	"Section 2032m. 121.004 (7) (f) of the statutes is renumbered 121.004 (7) (f)
5	(intro.) and amended to read:
6	121.004 (7) (f) (intro.) A pupil who transfers from one school district to another
7	under s. 121.85 (3) (a) shall <u>:</u>
8	1. In the 2003-04 school year, be counted by the school district in which the
9	pupil resides as 0.75 pupil or, if appropriate, as a number equal to the result obtained
10	by multiplying 0.75 by the appropriate fraction under par. (c), (cm) or (d).
11	Section 2032n. 121.004 (7) (f) 2. of the statutes is created to read:
12	121.004 (7) (f) 2. In the 2004–05 school year, be counted by the school district
13	in which the pupil resides as 0.65 pupil, or, if appropriate, as a number equal to the
14	result obtained by multiplying 0.65 by the appropriate fraction under par. (c), (cm),
15	or (d).
16	Section 2032o. 121.004 (7) (f) 3. of the statutes is created to read:
17	121.004 (7) (f) 3. In the 2005–06 school year and each subsequent school year,
18	be counted by the school district in which the pupil resides as 0.50 pupil, or, if
19	appropriate, as a number equal to the result obtained by multiplying 0.50 by the
20	appropriate fraction under par. (c), (cm), or (d).".
21	1020. Page 825, line 3: after that line insert:
22	"Section 2033m. 121.007 of the statutes, as affected by 2003 Wisconsin Act
23	(this act), is amended to read:

121.007 Use of state aid; exemption from execution. All moneys paid to
a school district under s. 20.255 (2) (ac), (bc), (cg), and (cr), and (r) shall be used by
the school district solely for the purposes for which paid. Such moneys are exempt
from execution, attachment, garnishment, or other process in favor of creditors,
except as to claims for salaries or wages of teachers and other school employees and
as to claims for school materials, supplies, fuel, and current repairs.".
1021. Page 825, line 10: after that line insert:
"Section 2034m. 121.07 (7) (b) of the statutes, as affected by 2003 Wisconsin
Act (this act), is amended to read:
121.07 (7) (b) The "secondary guaranteed valuation per member" is an amount,
rounded to the next lower dollar, that, after subtraction of payments under ss. 121.09
and 121.85 (6) (b) 2. and 3. and (c), fully distributes an amount equal to the amount
remaining in the appropriations appropriation under s. 20.255 (2) (ac) and (r).".
1022. Page 825, line 11: delete lines 11 to 17.
1023. Page 825, line 21: after that line insert:
"Section 2036m. 121.08 (4) (a) (intro.) of the statutes, as affected by 2003
Wisconsin Act (this act), is amended to read:
121.08 (4) (a) (intro.) The amount of state aid that a school district is eligible
to be paid from the appropriations appropriation under s. 20.255 (2) (ac) and (r) shall
be reduced by the amount determined as follows:".
1024. Page 826, line 2: after that line insert:

"Section 2037m. 121.08 (4) (a) 2. of the statutes, as affected by 2003 Wisconsin

Act (this act), is amended to read:

121.08 (4) (a) 2. Divide the sum under subd. 1. by the total amount of state aid
that all school districts are eligible to be paid from the appropriations appropriation
under s. 20.255 (2) (ac) and (r), calculated as if the reduction under par. (b) had not
occurred.".
1025. Page 826, line 7: after that line insert:
"Section 2038m. 121.08 (4) (a) 3. of the statutes, as affected by 2003 Wisconsin
Act (this act), is amended to read:
121.08 (4) (a) 3. Multiply the amount of state aid that the school district is
eligible to be paid from the appropriations appropriation under s. 20.255 (2) (ac) and
(r), calculated as if the reduction under par. (b) had not occurred, by the quotient
under subd. 2.".
1026. Page 826, line 12: after that line insert:
"Section 2039m. 121.08 (4) (b) of the statutes, as affected by 2003 Wisconsin
Act (this act), is amended to read:
121.08 (4) (b) The amount of state aid that the school district operating under
ch. 119 is eligible to be paid from the appropriations appropriation under s. 20.255
(2) (ac) and (r) shall also be reduced by 45% of the amounts paid under s. 119.23 (4)
and (4m) in the current school year.".
1027. Page 826, line 13: delete the material beginning with that line and
ending with page 827, line 20.
1028. Page 827, line 20: after that line insert:
"Section 2041m. 121.09 (2m) of the statutes is created to read:
121.09 (2m) If after June 30, 1995, and before the effective date of this
subsection [revisor inserts date], the state board of assessors, the office of the

commissioner of tax appeals, or a court makes a final redetermination on the assessment of telephone company property subject to taxation under s. 70.112 (4) and subch. IV of ch. 76 that is lower than the previous assessment, the school board of the school district in which the property is located may, within 4 years after the effective date of this subsection [revisor inserts date], file the redetermination with the state superintendent, requesting an adjustment in state aid to the school district. If the state superintendent determines that the redetermination is final and that it has been filed within the 4–year period, the state shall pay to the school district in the subsequent fiscal year, from the appropriation under s. 20.255 (2) (ac), an amount equal to the difference between the state aid computed under s. 121.08 for the school district's equalized valuation as originally certified, and the state aid computed under s. 121.08 for that school year using the school district's equalized valuation as recertified under s. 70.57 (2).

SECTION 2041r. 121.09 (2r) of the statutes is created to read:

121.09 (2r) If after the effective date of this subsection [revisor inserts date], the state board of assessors, the office of the commissioner of tax appeals, or a court makes a final redetermination on the assessment of telephone company property subject to taxation under s. 70.112 (4) and subch. IV of ch. 76 that is lower than the previous assessment, the school board of the school district in which the property is located may, within 4 years after the redetermination, file the redetermination with the state superintendent, requesting an adjustment in state aid to the school district. If the state superintendent determines that the redetermination is final and that it has been filed within the 4–year period, the state shall pay to the school district in the subsequent fiscal year, from the appropriation under s. 20.255 (2) (ac), an amount

equal to the difference between the state aid computed under s. 121.08 for the school year commencing after the year subject to the valuation recertification, using the school district's equalized valuation as originally certified, and the state aid computed under s. 121.08 for that school year using the school district's equalized valuation as recertified under s. 70.57 (2).".

1029. Page 827, line 21: after that line insert:

"Section 2042c. 121.41 (1) of the statutes is repealed.

SECTION 2042m. 121.41 (2) (title) of the statutes is repealed.

SECTION 2042s. 121.41 (2) of the statutes is renumbered 121.41.".

1030. Page 827, line 21: after that line insert:

"Section 2042m. 121.54 (2) (c) of the statutes is amended to read:

district, or the school board of a unified school district, or the board of school directors in charge of the school district operating under ch. 119, may elect to provide transportation for pupils who are not required to be transported under this section, including pupils attending public school under s. 118.145 (4). Transportation may be provided for all or some of the pupils who reside in the school district to and from the public school they are entitled to attend; the charter school that they attend; or the private school, within or outside the school district, within whose attendance area they reside. If transportation is provided for less than all such pupils there shall be reasonable uniformity in the minimum distance that pupils attending public, charter, and private schools will be transported. Except for elementary school districts electing to furnish transportation under par. (b) 2., this paragraph does not

permit a school district operating only elementary grades to provide transportation for pupils attending private schools.".

1031. Page 827, line 21: after that line insert:

"Section 2042m. 121.90 (1) (f) of the statutes is created to read:

121.90 **(1)** (f) In determining a school district's revenue limit for the 2003–04 school year or for any school year thereafter, the department shall calculate the number of pupils enrolled in each school year prior to the 2003–04 school year by counting pupils enrolled in a 4–year–old kindergarten program as provided in s. 121.004 (7) (c) and (cm).".

1032. Page 827, line 21: after that line insert:

"Section 2042m. 121.85 (6) (b) 2. of the statutes is amended to read:

121.85 **(6)** (b) 2. In each the 2003–04 school year, the school district of attendance of pupils transferring from one school district to another under sub. (3) (a) shall receive an amount equal to that produced by multiplying the number of pupils transferred into the school district under sub. (3) (a) in the previous school year by the amount produced by dividing the school district's net school cost by the sum of the membership, plus the number of pupils transferred into the school district of attendance in the previous school year under sub. (3) (a). This subdivision applies to aid paid in the 1995–96 school year only if the number of pupils transferring from one school district to another under sub. (3) (a) in the 1994–95 school year constitutes less than 5% of the total membership of the school district of attendance.

Section 2042r. 121.85 (6) (b) 2m. of the statutes is created to read:

121.85 **(6)** (b) 2m. Following the 2003–04 school year, the school district of attendance of pupils transferring from one school district to another under sub. (3)

amount calculated as follows:

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1	(a) shall receive the lesser of the average net cost per pupil under subd. 2., as
2	determined by the department, or:
3	a. In the 2004-05 school year, \$11,000 per pupil transferred.
4	b. In the 2005–06 school year, \$10,000 per pupil transferred.
5	c. In the 2006-07 school year, \$9,000 per pupil transferred.
6	d. In the 2007-08 school year and each subsequent school year, \$8,000 per pupil
7	transferred.".
8	1033. Page 827, line 22: delete lines 22 to 25 and substitute:
9	SECTION 2043g. 121.905 (1) of the statutes is amended to read:
10	121.905 (1) In this section, "revenue ceiling" means $\$6,700$ in the $2001-02$
11	school year and in any subsequent school year means \$6,900, except that "revenue
12	ceiling" means \$7,400 in the 2003-04 school year and \$7,800 in any subsequent
13	school year if a school board adopts a resolution to that effect by a two-thirds vote
14	of the members elect.".
15	1034. Page 827, line 25: after that line insert:
16	"Section 2043d. 121.91 (2m) (e) (intro.) of the statutes is amended to read:
17	121.91 (2m) (e) (intro.) Except as provided in subs. (3) and (4), no school district
18	may increase its revenues for the 1999–2000, 2000–01, 2001–02, or 2002–03 school
19	year or for any school year thereafter to an amount that exceeds the amount
20	calculated as follows:
21	SECTION 2043h. 121.91 (2m) (f) of the statutes is created to read:
22	121.91 (2m) (f) Except as provided in subs. (3) and (4), no school district may
23	increase its revenues for the 2003-04 school year to an amount that exceeds the

1. Divide the sum of the amount of state aid received in the previous school year
and property taxes levied for the previous school year, excluding property taxes
levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
(c), by the average of the number of pupils enrolled in the 3 previous school years.
2. Add \$120 to the result under subd. 1.
3. Multiply the result under subd. 2. by the average of the number of pupils
enrolled in the current and the 2 preceding school years.
SECTION 2043s. 121.91 (2m) (g) of the statutes is created to read:
121.91 (2m) (g) Except as provided in subs. (3) and (4), no school district may
increase its revenues for the 2004-05 school year or for any school year thereafter
to an amount that exceeds the amount calculated as follows:
1. Divide the sum of the amount of state aid received in the previous school year
and property taxes levied for the previous school year, excluding property taxes
levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
(c), by the average of the number of pupils enrolled in the 3 previous school years.
2. Add \$100 to the result under subd. 1.
3. Multiply the result under subd. 2. by the average of the number of pupils
enrolled in the current and the 2 preceding school years.
SECTION 2043u. 121.91 (2m) (r) 1. (intro.) of the statutes is amended to read:
121.91 (2m) (r) 1. (intro.) Notwithstanding pars. (c), (d) and (e) to (g), if a school
district is created under s. 117.105, its revenue limit under this section for the school
year beginning with the effective date of the reorganization shall be determined as
follows except as provided under subs. (3) and (4):

SECTION 2043w. 121.91 (2m) (r) 2. (intro.) of the statutes is amended to read:

121.91 **(2m)** (r) 2. (intro.) If a school district is created under s. 117.105, the following adjustments to the calculations under pars. (c), (d) and (e) to (g) apply for the 2 school years beginning on the July 1 following the effective date of the reorganization:

SECTION 2043y. 121.91 (4) (f) of the statutes is amended to read:

121.91 **(4)** (f) 1. For the 1999–2000 school year or any school year thereafter, if the average of the number of pupils enrolled in the current and the 2 preceding school years is less than the average of the number of pupils enrolled in the 3 previous school years, the limit otherwise applicable under sub. (2m) (e) (f) or (g) is increased by the additional amount that would have been calculated had the decline in average enrollment been 25% of what it was.

- 2. Any additional revenue received by a school district as a result of subd. 1. shall not be included in the base for determining the school district's limit under sub. (2m) (e) (f) or (g) for the following school year.".
 - **1035.** Page 827, line 25: after that line insert:
- "Section 2043m. 125.14 (1) of the statutes is amended to read:
 - 125.14 **(1)** Arrest. Any Subject to s. 175.38, any peace officer may arrest without warrant any person committing in his or her presence a violation of this chapter or ch. 139 and may, without a search warrant, seize any personal property used in connection with the violation.".
- **1036.** Page 829, line 7: delete lines 7 to 13.
- **1037.** Page 829, line 14: delete lines 14 to 21.
- **1038.** Page 830, line 3: delete lines 3 to 20.
- **1039.** Page 831, line 23: after that line insert:

"Section 2057m. 139.362 of the statutes is created to read:

139.362 Bad debt deductions. (1) In this section, "bad debt" means an amount that is equal to the purchase price of cigarettes, if such amount may be claimed as a deduction under section 166 of the Internal Revenue Code. "Bad debt" does not include financing charges, interest on the wholesale price of cigarettes, uncollectible amounts on property that remains in the seller's possession until the full purchase price is paid, expenses incurred in attempting to collect any debt, debts sold or assigned to 3rd parties for collection, and repossessed property.

- (2) A person who pays the taxes imposed under this subchapter may claim as a deduction on a return under s. 139.38, and against the purchase of stamps under s. 139.32, the amount of any such taxes that are attributable to bad debt that the person writes off as uncollectible in the person's books and records and that is eligible to be deducted as bad debt for federal income tax purposes, regardless of whether the person is required to file a federal income tax return. A person who claims a deduction under this section shall claim the deduction on the return under s. 139.38 that is submitted for the period in which the person writes off the amount of the bad debt as uncollectible in the person's books and records and in which such amount is eligible to be deducted as bad debt for federal income tax purposes. If the person subsequently collects in whole or in part any bad debt for which a deduction is claimed under this section, the person shall submit to the department the portion of the deduction related to the amount collected, in the manner prescribed by the department and for the period in which the amount is collected.
- **(3)** A person who claims a deduction under this section shall submit the claim on a form prescribed by the department and shall submit with the form all of the following:

(a)	A copy of the	original inv	oice for the	sale of cig	arettes that i	represents l	bad
debt.							

- (b) Evidence that the cigarettes described in the invoice under par. (a) were delivered to the person who ordered them.
- (c) Evidence that the person who ordered and received the cigarettes did not pay the person who claims a deduction under this section for the cigarettes.
- (d) Evidence that the person who claims a deduction under this section used reasonable collection practices in attempting to collect the amount owed under par. (c).".
 - **1040.** Page 831, line 23: after that line insert:

"Section 2057m. 139.323 (intro.) of the statutes is amended to read:

139.323 Refunds to Indian tribes. (intro.) The department shall refund 70% 30% of the taxes collected under s. 139.31 (1) in respect to sales on reservations or trust lands of an Indian tribe to the tribal council of the tribe having jurisdiction over the reservation or trust land on which the sale is made if all the following conditions are fulfilled:".

1041. Page 832, line 9: after that line insert:

"Section 2058f. 139.801 of the statutes is created to read:

139.801 Bad debt deductions. (1) In this section, "bad debt" means an amount that is equal to the purchase price of tobacco products, if such amount may be claimed as a deduction under section 166 of the Internal Revenue Code. "Bad debt" does not include financing charges, interest on the wholesale price of tobacco products, uncollectible amounts on property that remains in the seller's possession

until the full purchase price is paid, expenses incurred in attempting to collect any debt, debts sold or assigned to 3rd parties for collection, and repossessed property.

- (2) A distributor who pays the taxes imposed under s. 139.76 may claim as a deduction on a return under s. 139.77 the amount of any such taxes that are attributable to bad debt that the distributor writes off as uncollectible in the distributor's books and records and that is eligible to be deducted as bad debt for federal income tax purposes, regardless of whether the distributor is required to file a federal income tax return. A distributor who claims a deduction under this section shall claim the deduction on the return under s. 139.77 that is submitted for the period in which the distributor writes off the amount of the deduction as uncollectible in the distributor's books and records and in which such amount is eligible to be deducted as bad debt for federal income tax purposes. If the distributor subsequently collects in whole or in part any bad debt for which a deduction is claimed under this section, the distributor shall include the amount collected in the return filed for the period in which the amount is collected and shall pay the tax with the return.
- **(3)** A distributor who claims a deduction under this section shall submit with the return under sub. (2) all of the following:
- (a) A copy of the original invoice for the sale of tobacco products that represents bad debt.
- (b) Evidence that the tobacco products described in the invoice under par. (a) were delivered to the person who ordered them.
- (c) Evidence that the person who ordered and received the cigarettes did not pay the distributor for the tobacco products.
- (d) Evidence that the distributor used reasonable collection practices in attempting to collect the amount owed under par. (c).".

1042. Page 832, line 11: after that line insert:

"Section 2059g. 146.185 (3) of the statutes is amended to read:

146.185 (3) From the appropriation under s. 20.435 (5) (kb), the department shall <u>annually</u> award up to \$200,000 in grants for activities to improve the health status of economically disadvantaged minority group members. A person may apply, in the manner specified by the department, for a grant of up to \$50,000 in each fiscal year to conduct these activities. An awardee of a grant under this subsection shall provide, for at least 50% of the grant amount, matching funds that may consist of funding or an in–kind contribution. An applicant that is not a federally qualified health center, as defined under 42 CFR 405.2401 (b) shall receive priority for grants awarded under this subsection.".

- **1043.** Page 832, line 15: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
- **1044.** Page 833, line 2: after that line insert:
- **"Section 2061s.** 146.885 of the statutes is repealed.".
- **1045.** Page 833, line 4: delete the material beginning with that line and ending with page 834, line 7.
- **1046.** Page 835, line 8: delete "(am)" and substitute "(am),".
- **1047.** Page 835, line 9: before "amended" insert "149.143 (1) (am) 1., 2., 3., and 4., as renumbered, are".
- **1048.** Page 835, line 10: delete lines 10 and 11.

- 1049. Page 835, line 12: delete "1. First" and substitute "149.143 (1) (am) 1.
 First".
 1050. Page 835, line 22: delete "60% 58%" and substitute "60%".
 1051. Page 836, line 8: delete "60% 58%" and substitute "60%".
- 5 **1052.** Page 836, line 14: delete "60%_58%" and substitute "60%".
- 6 **1053.** Page 836, line 15: delete "(bm)," and substitute "(bm).".
- 7 **1054.** Page 836, line 16: delete lines 16 and 17.
- 8 **1055.** Page 837, line 7: delete "60% 58%" and substitute "60%".
- 9 **1056.** Page 838, line 20: delete "60% 58%" and substitute "60%".
- 10 **1057.** Page 842, line 2: after that line insert:

- 11 **"Section 2092c.** 153.01 (4j) of the statutes is created to read:
- 153.01 **(4j)** "Entity" means a nonstock corporation organized under ch. 181 that is described in section 501 (c) (6) of the Internal Revenue Code and is exempt from federal income tax under section 501 (a) of the Internal Revenue Code, and that does all of the following:
 - (a) Represents at least 70% of the hospitals in Wisconsin.
- 17 (b) Receives oversight with respect to services performed by the entity under 18 this chapter from a group that is composed of all of the following:
- The secretary of health and family services, who shall serve as chairperson
 and nonvoting member of the group.
- 2. Two members designated by Wisconsin Manufacturers and Commerce, Inc.
- 3. Two members designated by the Wisconsin Association of Health Plans, Inc.
- 4. One member designated by the Wisconsin State AFL-CIO.

- 5. Two members designated by the Wisconsin Hospital Association, Inc.
 - 6. One member designated by the speaker of the assembly.
 - 7. One member designated by the senate majority leader.

SECTION 2092d. 153.05 (1) of the statutes is amended to read:

153.05 **(1)** In order to provide to hospitals, health care providers, insurers, consumers, governmental agencies and others information concerning health care providers and uncompensated health care services, and in order to provide information to assist in peer review for the purpose of quality assurance, the:

(a) The department shall collect from health care providers other than hospitals and ambulatory surgery centers, analyze, and disseminate health care information, as adjusted for case mix and severity, in language that is understandable to lay persons laypersons.

Section 2092e. 153.05 (1) (b) of the statutes is created to read:

153.05 **(1)** (b) The entity under contract under sub. (2m) (a) shall collect from hospitals and ambulatory surgery centers the health care information required of hospitals and ambulatory surgery centers by the department under ch. 153, 2001 stats., and the rules promulgated under ch. 153, 2001 stats., including, by the date that is 18 months after the date of the contract under sub. (2m) (a), all outpatient hospital–based services. The entity shall analyze and disseminate that health care information, as adjusted for case mix and severity, in the manner required under this chapter, under ch. 153, 2001 stats., and under the rules promulgated under ch. 153, 2001 stats., and in language that is understandable to laypersons.

Section 2092f. 153.05 (2m) of the statutes is created to read:

153.05 **(2m)** (a) Notwithstanding s. 16.75 (1), (2), and (3m), by the date that is the first day of the 2nd month after the effective date of this paragraph [revisor

inserts date], the department of administration shall, from the appropriation under s. 20.505 (1) (im), contract with an entity to perform services under this chapter that are specified for the entity with respect to the collection, analysis, and dissemination of health care information of hospitals and ambulatory surgery centers. The department of administration may not, by this contract, require from the entity any collection, analysis, or dissemination of health care information of hospitals and ambulatory surgery centers that is in addition to that required under this chapter, and may include in the contract only terms standard to contracts with the department of administration under subch. IV of ch. 16.

- (b) Biennially, the group specified under s. 153.01 (4j) (b) shall review the entity's performance, including the timeliness and quality of the reports generated by the entity. If the group is dissatisfied with the entity's performance, the group may recommend to the department of administration that that department use a competitive request–for–proposal process to solicit offers from other organizations for performance of the services. If no organization responds to the request for proposal, the department of health and family services shall perform the services specified for the entity with respect to the collection, analysis, and dissemination of health care information of hospitals and ambulatory surgery centers under this chapter.
- (c) By April 1, 2004, and annually thereafter, the secretary of health and family services, as chairperson of the group specified under s. 153.01 (4j) (b), shall submit to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2), a report concerning the content and number of reports and currency of information and reports generated in the previous calendar year by the entity under contract under s. 153.05 (2m).

Section 2092g. 153.05 (3) of the statutes is renumbered 153.05 (3) (a) and amended to read:

153.05 **(3)** (a) Upon request of the department <u>for health care information</u> relating to health care providers other than hospitals and ambulatory surgery <u>centers</u>, state agencies shall provide <u>that</u> health care information to the department for use in preparing reports under this chapter.

Section 2092h. 153.05 (3) (b) of the statutes is created to read:

153.05 **(3)** (b) Upon request of the entity under contract under sub. (2m) (a) for health care information relating to hospitals and ambulatory surgery centers, state agencies shall provide that health care information to the entity for use in preparing reports under this chapter.

SECTION 2092i. 153.05 (5) of the statutes is renumbered 153.05 (5) (a) and amended to read:

153.05 **(5)** (a) Unless sub. (13) <u>(a)</u> applies, the department may require health care providers <u>other than hospitals and ambulatory surgery centers</u> to submit to the department information specified by rule under s. 153.75 (1) (n) for the preparation of reports, plans, and recommendations in the form specified by the department by rule.

Section 2092j. 153.05 (5) (b) of the statutes is created to read:

153.05 **(5)** (b) Unless sub. (13) (b) applies, the entity under contract under sub. (2m) (a) may require hospitals and ambulatory surgery centers to submit to the entity information for the preparation of reports, plans, and recommendations in the form specified by the entity.

Section 2092k. 153.05 (6) of the statutes is amended to read:

153.05 **(6)** The department may contract with a public or private entity organization that is not a major purchaser, payer or provider of health care services in this state for the provision of data processing services for the collection, analysis and dissemination of health care information under sub. (1) <u>(a)</u>.

SECTION 2092L. 153.05 (6r) of the statutes is amended to read:

153.05 **(6r)** The department shall study and, based on the results of the study, may develop and implement a voluntary system of health care plan reporting that enables purchasers and consumers to assess the performance of health care plans and the health care providers, other than hospitals and ambulatory surgery centers, that are employed or reimbursed by the health care plans. The department shall undertake the study and any development and implementation in cooperation with private health care purchasers, the board, the department of employee trust funds, the office of the commissioner of insurance, the interagency coordinating council created under s. 15.107 (7), major associations of health care providers, health care plans and consumers. If implemented, the department shall operate the system in a manner so as to enable purchasers, consumers, the public, the governor and legislators to assess the performance of health care plans and health care providers other than hospitals and ambulatory surgery centers.".

1058. Page 842, line 3: delete lines 3 to 14 and substitute:

"Section 2093bg. 153.05 (8) of the statutes is renumbered 153.05 (8) (a) and amended to read:

153.05 **(8)** (a) Unless sub. (13) <u>(a)</u> applies, the department shall collect, analyze and disseminate, in language that is understandable to <u>lay persons</u> laypersons, claims information and other health care information, as adjusted for case mix and

severity, under the provisions of this chapter, as determined by rules promulgated by the department, from health care providers, other than hospitals and ambulatory surgery centers, specified by rules promulgated by the department. Data from those health care providers may be obtained through sampling techniques in lieu of collection of data on all patient encounters and data collection procedures shall minimize unnecessary duplication and administrative burdens. If the department collects health care provider—specific data from health care plans data that is specific to health care providers other than hospitals and ambulatory surgery centers, the department shall attempt to avoid collecting the same data from those health care providers.

Section 2093bh. 153.05 (8) (b) of the statutes is created to read:

153.05 **(8)** (b) Unless sub. (13) (b) applies, the entity under contract under sub. (2m) (a) shall collect, analyze, and disseminate, in language that is understandable to laypersons, claims information and other health care information, as adjusted for case mix and severity, under the provisions of this chapter, from hospitals and ambulatory surgery centers. Data from hospitals and ambulatory surgery centers may be obtained through sampling techniques in lieu of collection of data on all patient encounters, and data collection procedures shall minimize unnecessary duplication and administrative burdens.

SECTION 2093c. 153.05 (9) of the statutes is renumbered 153.05 (9) (a) and amended to read:

153.05 **(9)** (a) The department shall provide orientation and training to health care providers, other than hospitals and ambulatory surgery centers, who submit data under this chapter, to explain the process of data collection and analysis and the procedures for data verification, comment, interpretation, and release.

1	SECTION 2093d. 153.05 (9) (b) of the statutes is created to read:
2	153.05 (9) (b) The entity under contract under sub. (2m) (a) shall provide
3	orientation and training to hospitals and ambulatory surgery centers that submit
4	data under this chapter, to explain the process of data collection and analysis and the
5	procedures for data verification, comment, interpretation, and release.
6	Section 2093e. 153.05 (12) of the statutes is renumbered 153.05 (12) (a).
7	Section 2093f. 153.05 (12) (b) of the statutes is created to read:
8	153.05 (12) (b) The entity under contract under sub. (2m) (a) shall, to the extent
9	possible and upon request, assist members of the public in interpreting data in
10	health care information disseminated by the entity.
11	Section 2094c. 153.05 (13) of the statutes is renumbered 153.05 (13) (a) and
12	amended to read:
13	153.05 (13) (a) The department may waive the requirement under sub. (1) (\underline{a}) ,
14	(5) (a), or (8) (a) for a health care provider, other than a hospital or ambulatory
15	surgery center, who requests the waiver and presents evidence to the department
16	that the requirement under sub. (1) (a), (5) (a), or (8) (a) is burdensome, under
17	standards established by the department by rule. The department shall develop a
18	form for use by $-a$ — <u>the</u> health care provider in submitting a request under this
19	subsection paragraph.
20	Section 2094d. 153.05 (13) (b) of the statutes is created to read:
21	153.05 (13) (b) The entity under contract under sub. (2m) (a) may waive the
22	requirement under sub. (1) (b), (5) (b), or (8) (b) for a hospital or ambulatory surgery
23	center that requests the waiver and presents evidence to the entity that the
24	requirement under sub. (1) (b), (5) (b), or (8) (b) is burdensome. The entity shall

1	develop a form for use by the hospital or ambulatory surgery center in submitting a
2	request under this paragraph.
3	Section 2094e. 153.07 (1) of the statutes is amended to read:
4	153.07 (1) The board shall advise the department with regard to the collection,
5	analysis and dissemination of health care information required of the department
6	by this chapter.
7	SECTION 2094f. 153.07 (4) (b) of the statutes is amended to read:
8	153.07 (4) (b) Provide oversight on the standard reports <u>required of the</u>
9	$\underline{\text{department}} \text{ under this chapter, including the } \underline{\text{reports }} \underline{\text{report}} \text{ under } \underline{\text{ss. }} \underline{153.20 \text{ and }} \underline{\text{s.}}$
10	153.21 <u>(1)</u> .
11	Section 2094g. 153.07 (4) (c) of the statutes is amended to read:
12	153.07 (4) (c) Develop the overall strategy and direction for implementation of
13	the department's duties and powers under this chapter.
14	Section 2094h. 153.08 (5) of the statutes is created to read:
15	153.08 (5) The entity under contract under s. 153.05 (2m) (a) shall annually
16	publish a hospital rate increase report that contains all of the following information:
17	(a) For each hospital that publishes a notice under sub. (4), all of the following:
18	1. The name of the hospital and the city, village, or town in which the hospital
19	is located.
20	2. The date the rate increase is to take effect.
21	3. The annualized percentage rate increase that will result.
22	4. The geographic area of analysis in which the hospital is located.
23	(b) A list of hospitals that have closed since 1993.
24	Section 2094i. 153.10 of the statutes is renumbered 153.10 (1) and amended
25	to read:

153.10 **(1)** The department shall prepare, and submit to the governor and the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2), standard reports <u>concerning health care providers other than hospitals and ambulatory surgery centers</u> that the department prepares and shall collect information necessary for preparation of those reports.

Section 2094j. 153.10 (2) of the statutes is created to read:

153.10 **(2)** The entity under contract under s. 153.05 (2m) (a) shall prepare, and submit to the governor and the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2), standard reports concerning hospitals and ambulatory surgery centers that the entity prepares and shall collect information necessary for preparation of those reports.

SECTION 2094k. 153.20 of the statutes is amended to read:

153.20 Uncompensated health care services report. (1) The department entity under contract under s. 153.05 (2m) (a) shall prepare, and submit to the governor and to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2), an annual report setting forth the number of patients to whom uncompensated health care services were provided by each hospital and the total charges for the uncompensated health care services provided to the patients for the preceding year, together with the number of patients and the total charges that were projected by the hospital for that year in the plan filed under sub. (2).

(2) Every hospital shall file with the department entity under contract under s. 153.05 (2m) (a) an annual plan setting forth the projected number of patients to whom uncompensated health care services will be provided by the hospital and the projected total charges for the uncompensated health care services to be provided to the patients for the ensuing year.

SECTION 2094L. 153.21 of the statutes is renumbered 153.21 (1) and amended to read:

153.21 (1) The department shall prepare and submit to the governor and to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2) an annual guide to assist consumers in selecting health care providers other than hospitals and ambulatory surgery centers and health care plans. The guide shall be written in language that is understandable to lay persons laypersons. The department shall widely publicize and distribute the guide to consumers.

Section 2094m. 153.21 (2) of the statutes is created to read:

153.21 **(2)** The entity under contract under s. 153.05 (2m) (a) shall prepare and submit to the governor and to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2) an annual guide to assist consumers in selecting hospitals and ambulatory surgery centers. The guide shall be written in language that is understandable to laypersons and shall include data derived from the annual survey of hospitals conducted by the American Hospital Association and the annual hospital fiscal survey. The entity shall widely publicize and distribute the guide to consumers.

Section 2094n. 153.22 of the statutes is created to read:

153.22 Patient-level data utilization, charge, and quality report. (1) The entity under contract under s. 153.05 (2m) (a) shall prepare and submit to the governor and to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 (2), an annual report that summarizes utilization, charge, and quality data on patients treated by hospitals and ambulatory surgery centers during the most recent calendar year.

Section 2094q. 153.45 (title) of the statutes is amended to read:

153.45 (title) Release of data by department.

SECTION 2094r. 153.45 (1) (b) 1. of the statutes is renumbered 153.46 (1) (b) and amended to read:

153.46 **(1)** (b) For information that is submitted by hospitals or ambulatory surgery centers, public use data files that do not permit the identification of specific patients, employers, or health care providers, as defined by rules promulgated by the department. The identification of patients, employers, or health care providers shall be protected by all necessary means, including the deletion of patient identifiers and the use of calculated variables and aggregated variables.

SECTION 2094s. 153.45 (1) (b) 2. of the statutes is renumbered 153.45 (1) (b), and 153.45 (1) (b) (intro.), as renumbered, is amended to read:

153.45 (1) (b) (intro.) For information that is submitted by health care providers other than hospitals or ambulatory surgery centers, public use data files that do not permit the identification of specific patients, employers, or health care providers, as defined by rules promulgated by the department. The identification of patients, employers, or health care providers shall be protected by all necessary means, including the deletion of patient identifiers; the use of calculated variables and aggregated variables; the specification of counties as to residence, rather than zip codes; the use of 5–year categories for age, rather than exact age; not releasing information concerning a patient's race of, ethnicity, or dates of admission, discharge, procedures, or visits; and masking sensitive diagnoses and procedures by use of larger diagnostic and procedure categories. Public use data files under this subdivision paragraph may include only the following:

SECTION 2094t. 153.45 (1) (c) (intro.) of the statutes is amended to read:

153.45 (1) (c) (intro.) Custom-designed reports containing portions of the data under par. (b). Of information submitted by health care providers that are not hospitals or ambulatory surgery centers, requests under this paragraph for data elements other than those available for public use data files under par. (b) 2_τ, including the patient's month and year of birth, require review and approval by the independent review board before the data elements may be released. Information that contains the name of a health care provider that is not a hospital or ambulatory surgery center may be released only if the independent review board first reviews and approves the release or if the department promulgates rules that specify circumstances under which the independent review board need not review and approve the release. Reports under this paragraph may include the patient's zip code only if at least one of the following applies:

Section 2094u. 153.45 (2) of the statutes is amended to read:

153.45 **(2)** The department shall provide to other entities agencies or to organizations the data necessary to fulfill their statutory mandates for epidemiological purposes or to minimize the duplicate collection of similar data elements.

Section 2094v. 153.45 (3) of the statutes is amended to read:

153.45 **(3)** The department may, but is not required to, release health care provider–specific and employer–specific data that relates to health care providers other than hospitals and ambulatory surgery centers, except in public use data files as specified under sub. (1) (b), in a manner that is specified in rules promulgated by the department.

Section 2094w. 153.45 (5) of the statutes is amended to read:

153.45 (5) The department may not release any health care information that
is subject to rules promulgated under s. 153.75 (1) (b) until the verification, comment
and review procedures required under those rules have been complied with. Nothing
in this subsection prohibits release of health care provider-specific information to
the <u>a</u> health care provider <u>that is not a hospital or ambulatory surgery center,</u> to
whom the information relates is specific.
SECTION 2094x. 153.46 of the statutes is created to read:

- **153.46 Release of data by entity. (1)** After completion of data verification, comment, and review procedures, the entity under contract under s. 153.05 (2m) (a) shall release data, together with comments, if any, in the following forms:
 - (a) Standard reports.
- (c) Custom-designed reports containing portions of the data under par. (b). Reports under this paragraph may include the patient's zip code only if at least one of the following applies:
 - 1. Other potentially identifying data elements are not released.
 - 2. Population density is sufficient to mask patient identity.
- 3. Other potentially identifying data elements are grouped to provide population density sufficient to protect identity.
 - 4. Multiple years of data elements are added to protect identity.
- (1m) After completion of data verification and review procedures specified under s. 153.01 (4j), the entity may, but is not required to, release special data compilations.
- (2) The entity under contract under s. 153.05 (2m) (a) shall provide to the department and to any other organization or agency the data necessary to fulfill the

department's,	$or ganization \lq s,\\$	or	agency's	statutory	mandates	for	epidemiological
purposes.							

- (3) The entity under contract under s. 153.05 (2m) (a) may, but is not required to, release hospital–specific, ambulatory surgery center–specific, and hospital or ambulatory surgery center employer–specific data, except in public use data files as specified under sub. (1) (b).
- **(4)** The entity under contract under s. 153.05 (2m) (a) shall, as limited by this section and s. 153.50, provide equal access to the data collected and reports generated by the entity to all requesters that pay the fees under s. 153.65 (2).
- **(5)** The entity under contract under s. 153.05 (2m) (a) shall provide to the department, without charge, claims and provider survey information that is requested by or required to be provided to the department.
- **(6)** No person who purchases a data compilation or report under s. 153.65 (2) may release or sell the data sets so purchased, except that the department may release data and information as part of reports created by the department.

Section 2094y. 153.50 (3) (intro.) of the statutes is amended to read:

153.50 (3) Departmental measures Measures to ensure protection of patient identity. (intro.) To ensure that the identity of patients is protected when information obtained by the department or by the entity under contract under s. 153.05 (2m) (a) is disseminated, the department and the entity shall do all of the following:

SECTION 2095c. 153.50 (3) (a) of the statutes is amended to read:

153.50 **(3)** (a) Aggregate any data element category containing small numbers, using. The department, in so doing, shall use procedures that are developed by the

1	department and approved by the board and that follow commonly accepted
2	statistical methodology.
3	Section 2095d. 153.50 (3) (b) (intro.) of the statutes is amended to read:
4	153.50 (3) (b) (intro.) Remove and destroy all of the following data elements on
5	the uniform patient billing forms that are received by the department or by the entity
6	under the requirements of this chapter:
7	SECTION 2095e. 153.50 (3) (b) 7. of the statutes is amended to read:
8	153.50 (3) (b) 7. The patient's account number, after use only as verification of
9	data by the department or by the entity.
10	SECTION 2095f. 153.50 (3) (d) of the statutes is amended to read:
11	153.50 (3) (d) Require that a purchaser of data under this chapter sign and have
12	notarized the data use agreement of the department or of the entity specified in par.
13	(c).
14	Section 2095g. 153.50 (4) (a) 1. of the statutes is renumbered 153.50 (4) (a)
15	1. a.
16	Section 2095h. 153.50 (4) (a) 1. b. of the statutes is created to read:
17	153.50 (4) (a) 1. b. An agent of the entity under contract under s. 153.05 (2m)
18	(a) who is responsible for the patient-identifiable data of the entity, in order to store
19	the data and ensure the accuracy of the information in the database of the entity.
20	Section 2095i. 153.50 (4) (a) 2. of the statutes is amended to read:
21	153.50 (4) (a) 2. A health care provider that is not a hospital or ambulatory
22	surgery center or the agent of such a health care provider, to ensure the accuracy of
23	the information in the database of the department, or a health care provider that is
24	a hospital or ambulatory surgery center or the agent of such a health care provider,

1	to ensure the accuracy of the information in the database of the entity under contract
2	<u>under s. 153.05 (2m) (a)</u> .
3	Section 2095j. 153.50 (4) (a) 3. of the statutes is amended to read:
4	153.50 (4) (a) 3. The department, for purposes of epidemiological investigation
5	or, with respect to information from health care providers that are not hospitals or
6	ambulatory surgery centers, to eliminate the need for duplicative databases.
7	Section 2095k. 153.50 (4) (a) 4. of the statutes is amended to read:
8	153.50 (4) (a) 4. An entity agency or organization that is required by federal
9	or state statute to obtain patient-identifiable data for purposes of epidemiological
10	investigation or to eliminate the need for duplicative databases.
11	Section 2095L. 153.50 (5) (a) (intro.) of the statutes is amended to read:
12	153.50 (a) (intro.) The department or an entity that is under contract under
13	s. 153.05 (2m) (a) may not release or provide access to patient-identifiable data to
14	a person authorized under sub. (4) (a) unless the authorized person requests the
15	department or entity, in writing, to release the patient-identifiable data. The
16	request shall include all of the following:
17	Section 2095m. 153.50 (5) (a) 4. (intro.) of the statutes is amended to read:
18	153.50 (5) (a) 4. (intro.) For an entity agency or organization that is authorized
19	under sub. (4) (a) 4. to receive or have access to patient-identifiable data, evidence,
20	in writing, of all of the following:
21	Section 2095n. 153.50 (5) (b) (intro.) of the statutes is amended to read:
22	153.50 (5) (b) (intro.) Upon receipt of a request under par. (a), the department
23	or entity under contract under s. 153.05 (2m) (a), whichever is appropriate, shall, as
24	soon as practicable, comply with the request or notify the requester, in writing, of all
25	of the following:

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Section 2095p. 153.50 (5) (b) 1. of the statutes is amended to read:

153.50 **(5)** (b) 1. That the department <u>or entity</u> is denying the request in whole or in part.

SECTION 2095q. 153.50 (6) (a) of the statutes is amended to read:

153.50 **(6)** (a) The department <u>or entity under contract under s. 153.05 (2m) (a)</u> may not require a health care provider submitting health care information under this chapter to include the patient's name, street address or social security number.

SECTION 2095rc. 153.60 (1) of the statutes is amended to read:

153.60 **(1)** The department shall, by the first October 1 after the commencement of each fiscal year, estimate the total amount of expenditures under this chapter for the department and the board for that fiscal year for data collection, database development and maintenance, generation of data files and standard reports, orientation and training provided under s. 153.05 (9) (a) and maintaining the board. The department shall assess the estimated total amount for that fiscal year less the estimated total amount to be received for purposes of administration of this chapter under s. 20.435 (4) (hi) during the fiscal year, the unencumbered balance of the amount received for purposes of administration of this chapter under s. 20.435 (4) (hi) from the prior fiscal year and the amount in the appropriation account under s. 20.435 (1) (dg), 1997 stats., for the fiscal year, to health care providers, other than hospitals and ambulatory surgery centers, who are in a class of health care providers from whom the department collects data under this chapter in a manner specified by the department by rule. The department shall obtain approval from the board for the amounts of assessments for health care providers other than hospitals and ambulatory surgery centers. The department shall work together with the department of regulation and licensing to develop a mechanism for

collecting assessments from health care providers other than hospitals and ambulatory surgery centers. No health care provider that is not a facility may be assessed under this subsection an amount that exceeds \$75 per fiscal year. Each hospital shall pay the assessment on or before December 1. All payments of assessments shall be deposited in credited to the appropriation under s. 20.435 (4) (hg).

SECTION 2095rd. 153.65 of the statutes is renumbered 153.65 (1) and amended to read:

153.65 **(1)** The department may, but is not required to, provide, upon request from a person, a data compilation or a special report based on the information collected by the department. The department shall establish user fees for the provision of these compilations or reports, payable by the requester, which shall be sufficient to fund the actual necessary and direct cost of the compilation or report. All moneys collected under this section shall be credited to the appropriation under s. 20.435 **(4)** (hi).

Section 2095re. 153.65 (2) of the statutes is created to read:

153.65 (2) Beginning January 1, 2004, unless the entity under contract under s. 153.05 (2m) (a) otherwise agrees and except as provided in s. 153.46 (6), the entity has the exclusive right to use and to provide for a fee, upon request from a person, a data compilation or a special report based on the information concerning hospitals and ambulatory surgery centers that is collected by the entity or provided by the department to the entity. Subject to approval by the group specified under s. 153.01 (4j) (b), the entity shall establish reasonable and necessary user fees for the provision of a compilation or report, payable by the requester, which shall be sufficient to fund

1	the actual necessary and direct cost of the compilation or report. The entity may
2	retain all user fees paid under this subsection.
3	Section 2095rf. 153.75 (1) (a) of the statutes is amended to read:
4	153.75 (1) (a) Providing procedures, for information submitted by health care
5	providers who are not hospitals or ambulatory surgery centers, to ensure the
6	protection of patient confidentiality under s. 153.50.
7	Section 2095rg. 153.75 (1) (b) of the statutes is amended to read:
8	153.75 (1) (b) Establishing procedures under which health care providers who
9	are not hospitals or ambulatory surgery centers are permitted to review, verify and
10	comment on information and include the comments with the information.
11	Section 2095rh. 153.75 (1) (L) of the statutes is repealed.
12	Section 2095ri. 153.75 (1) (m) of the statutes is amended to read:
13	153.75 (1) (m) Specifying the classes of health care providers, other than
14	hospitals and ambulatory surgery centers, from whom claims data and other health
15	care information will be collected.
16	Section 2095rj. 153.75 (1) (n) of the statutes is amended to read:
17	153.75 (1) (n) Specifying the uniform data set of health care information, as
18	adjusted for case mix and severity, to be collected from health care providers other
19	than hospitals and ambulatory surgery centers.
20	Section 2095rk. 153.75 (1) (p) of the statutes is amended to read:
21	153.75 (1) (p) Specifying the methods for using and disseminating health care
22	data in order for health care providers other than hospitals and ambulatory surgery
23	centers to provide health care that is effective and economically efficient and for
24	consumers and purchasers to make informed decisions in selecting health care plans
25	and health care providers.

1	SECTION 2095rL. 153.75 (1) (q) of the statutes is amended to read:
2	153.75 (1) (q) Specifying the information to be provided by the department in
3	the consumer guide under s. 153.21 <u>(1)</u> .
4	Section 2095rm. 153.75 (1) (r) of the statutes is amended to read:
5	153.75 (1) (r) Specifying the standard reports that will be issued by the
6	department in addition to those required in ss. 153.20 and s. 153.21 (1).
7	Section 2095rn. 153.75 (1) (t) of the statutes is amended to read:
8	153.75 (1) (t) Establishing standards for determining under s. 153.05 (13) (a)
9	if a requirement under s. 153.05 (1) (a), (5) (a), or (8) (a) is burdensome for a health
10	care provider other than a hospital or ambulatory surgery center.
11	Section 2095rp. 153.75 (1) (u) of the statutes is amended to read:
12	153.75 (1) (u) Specifying the methods for adjusting health care information
13	obtained from health care providers other than hospitals and ambulatory surgery
14	centers for case mix and severity.
15	SECTION 2095rt. 153.75 (2) (a) of the statutes is amended to read:
16	153.75 (2) (a) Exempting certain classes of health care providers that are not
17	hospitals or ambulatory surgery centers from providing all or portions of the data
18	required under this chapter.".
19	1059. Page 842, line 15: delete the material beginning with that line and
20	ending with page 843, line 15.
21	1060. Page 843, line 24: after that line insert:
22	"Section 2099f. 165.60 of the statutes is amended to read:
23	165.60 Law enforcement. The department of justice is authorized to enforce
24	ss. 101.123 (2), (5), and (8), 944.30, 944.31, 944.33, 944.34, 945.02 (2), 945.03 (1m),

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and 945.04 (1m) and is invested with the powers conferred by law upon sheriffs and municipal police officers in the performance of those duties. This section does not deprive or relieve sheriffs, constables, and other local police officers of the power and duty to enforce those sections, and those officers shall likewise enforce those sections. **Section 2099j.** 165.70 (1) (b) of the statutes is amended to read: 165.70 (1) (b) Enforce Except as provided in sub. (1m), enforce chs. 945 and 961 and ss. 940.20 (3), 940.201, 941.25 to 941.27, 943.01 (2) (c), 943.011, 943.27, 943.28, 943.30, 944.30, 944.31, 944.32, 944.33, 944.34, 946.65, 947.02 (3) and (4), 948.075, and 948.08. **Section 2099p.** 165.70 (1m) of the statutes is created to read: 165.70 (1m) The department may not investigate violations of or otherwise enforce s. 945.03 (2m) or 945.04 (2m). **Section 2099v.** 165.70 (3) of the statutes is amended to read: 165.70 (3) It is the intention of this section to give the attorney general responsibility for devising programs to control crime statewide in nature, importance or influence, drugs and narcotics abuse, commercial gambling other than

20 **1061.** Page 845, line 19: delete lines 19 to 24.

those provisions enumerated in sub. (1).".

1062. Page 846, line 1: delete lines 1 and 2.

1063. Page 846, line 3: after that line insert:

SECTION 2111g. 166.03 (2) (a) 7. of the statutes is created to read:

what is described in s. 945.03 (2m) or 945.04 (2m), prostitution, and arson. Nothing

herein shall deprive or relieve local peace officers of the power and duty to enforce

166.03 (2) (a) 7. Apply for contracts and receive and expend any moneys or grant from the federal government related to homeland security. Before the adjutant general expends any moneys or grant under this subdivision, the adjutant general shall notify the joint committee on finance in writing of the proposed action. If the cochairpersons of the committee do not notify the adjutant general that the committee has scheduled a meeting for the purpose of reviewing the proposed expenditure within 14 working days after the date of the adjutant general's notification, the expenditure may be completed. If, within 14 working days after the date of the adjutant general's notification, the cochairpersons of the committee notify the adjutant general that the committee has scheduled a meeting for the purpose of reviewing the proposed expenditure, the expenditure may be completed under this subdivision only upon approval of the committee.

SECTION 2111j. 166.03 (2) (a) 8. of the statutes is created to read:

166.03 **(2)** (a) 8. Administer the federal homeland security programs using the funds received under s. 20.465 (3) (mg).".

- **1064.** Page 846, line 9: after "excess" insert ", except that if any additional costs are incurred in a future calendar year for an injury that occurred in the calendar year the state shall pay all of those additional costs".
- **1065.** Page 846, line 10: delete "20.465 (3) (a) 20.865 (1) (a)" and substitute 20 "20.465 (3) (a)".
 - **1066.** Page 846, line 11: delete lines 11 and 12 and substitute "general.".
- **1067.** Page 848, line 7: delete lines 7 and 8 and substitute:
- "Section 2120b. 173.40 (title) of the statutes, as created by 2001 Wisconsin Act
 16, is amended to read:

1	173.40 (title) Pet dealers, pet breeders, kennels, and animal shelters.
2	"Section 2120bb. 173.40 (1) (c) of the statutes, as created by 2001 Wisconsin
3	Act 16, is repealed.
4	SECTION 2120bd. 173.40 (1) (e) of the statutes, as created by 2001 Wisconsin
5	Act 16, is repealed.
6	SECTION 2120bf. 173.40 (1) (f) of the statutes, as created by 2001 Wisconsin Act
7	16, is repealed.
8	Section 2120bh. 173.40 (1) (fm) of the statutes, as created by 2001 Wisconsin
9	Act 16, is amended to read:
10	173.40 (1) (fm) "Pet breeder" means a person who sells or offers to sell at least
11	25 $\underline{50}$ dogs or cats for resale as pets in a year, except that "pet breeder" does not
12	include a pet dealer.
13	SECTION 2120bj. 173.40 (2) (a) of the statutes, as created by 2001 Wisconsin
14	Act 16, is repealed.
15	SECTION 2120bL. 173.40 (2) (b) of the statutes, as created by 2001 Wisconsin
16	Act 16, is amended to read:
17	173.40 (2) (b) Except as provided in par. (c), no No person may act as a pet dealer
18	or pet breeder without a license from the department. A person shall obtain a license
19	under this paragraph for each separate location at which the person conducts
20	business as a pet dealer or pet breeder.
21	SECTION 2120bn. 173.40 (2) (c) of the statutes, as created by 2001 Wisconsin
22	Act 16, is repealed.
23	SECTION 2120bp. 173.40 (2) (d) of the statutes, as created by 2001 Wisconsin
24	Act 16, is amended to read:

1	173.40 (2) (d) Licenses issued under pars. (a) and par. (b) expire on October 31
2	of each even-numbered year.
3	SECTION 2120br. 173.40 (2) (e) of the statutes, as created by 2001 Wisconsin
4	Act 16, is amended to read:
5	173.40 (2) (e) A license issued under par. (a) or (b) is not transferable.
6	SECTION 2120bt. 173.40 (4) (a) of the statutes, as created by 2001 Wisconsin
7	Act 16, is repealed.
8	SECTION 2120bv. 173.40 (4) (b) of the statutes, as created by 2001 Wisconsin
9	Act 16, is renumbered 173.40 (4) and amended to read:
10	173.40 (4) Inspections. In addition to the inspections required under par. (a),
11	the The department may enter and inspect a facility for which a person is required
12	to obtain a license under sub. (2) at any reasonable time when the department has
13	reason to suspect that human or animal health violations exist or when a person who
14	is not an employee of the department notifies the department of a potential health
15	hazard or violation.
16	SECTION 2120bw. 173.40 (5) (a) of the statutes, as created by 2001 Wisconsin
17	Act 16, is amended to read:
18	173.40 (5) (a) Minimum standards for animal shelter and kennel facilities and
19	facilities at which pet dealers and pet breeders operate.".
20	1068. Page 848, line 8: after that line insert:
21	"Section 2120m. 177.075 of the statutes is created to read:
22	177.075 Distributions caused by certain insurance company activities.
23	(1) Any intangible property distributable in the course of a rehabilitation or
24	reorganization, conversion, or other transformation of an insurance company is

presumed abandoned if the distribution remains unclaimed for more than 2 years after the date on which the property is distributable and if all of the following apply:

- (a) At the time the property is distributable, the holder knows that the last-known address of the owner, as reflected in the records of the holder, is incorrect or the holder has mailed the distribution or notice thereof to the owner at the last-known address of the owner, as reflected in the records of the holder, and the mailing has been returned to the holder as undeliverable.
- (b) The holder has not communicated with the owner in writing concerning the distribution after the date on which the property is distributable.
- (c) The holder has not communicated with the owner in any other manner concerning the distribution, as reflected in the records of the holder, after the date on which the property is distributable.
- (2) Any intangible property distributable in the course of a rehabilitation or reorganization, conversion, or other transformation of an insurance company is presumed abandoned as otherwise provided under this chapter if sub. (1) (a), (b), or (c) does not apply with respect to the distribution.

SECTION 2120p. 177.10 (1) (intro.) of the statutes is amended to read:

177.10 **(1)** (intro.) Except as provided in subs. (2) and (5) and s. 177.075 (1), any stock or other intangible ownership interest in a business association, the existence of which is evidenced by records available to the association, is presumed abandoned and, with respect to the interest, the association is the holder, if a dividend, distribution or other sum payable as a result of the interest has remained unclaimed by the owner for 5 years and the owner has not done either of the following within 5 years:

SECTION 2120s. 177.17 (4) (b) of the statutes is amended to read:

177.17 **(4)** (b) The holder of an interest under s. 177.10 or a stock or other intangible ownership interest presumed abandoned under s. 177.075 (1) shall deliver to the administrator, upon filing the report required under this section, a duplicate certificate or other evidence of ownership if the holder does not issue certificates of ownership. Upon delivery of a duplicate certificate to the administrator, the holder and any transfer agent, registrar or other person acting for or on behalf of a holder in executing or delivering the duplicate certificate are relieved of all liability, as provided under s. 177.20, to any person, including any person acquiring the original certificate or the duplicate of the certificate issued to the administrator, for any loss or damage caused by the issuance and delivery of the duplicate certificate to the administrator.".

1069. Page 848, line 8: after that line insert:

"Section 2120m. 175.38 of the statutes is created to read:

- **175.38 Enforcement of video gambling law. (1)** In this section, "law enforcement officer" has the meaning given in s. 165.85 (2) (c) but does not include a special agent of the department of revenue.
- **(2)** Notwithstanding s. 945.041, no law enforcement officer may investigate violations of or otherwise enforce s. 945.03 (2m) or 945.04 (2m).
- **(3)** No law enforcement officer may investigate violations of or otherwise enforce s. 945.05 (1m) unless he or she reasonably believes that the video gambling machine involved may be used in connection with a violation of ch. 945 other than a violation of s. 945.03 (2m) or 945.04 (2m).".
 - **1070.** Page 848, line 9: delete lines 9 to 21.
 - **1071.** Page 850, line 3: delete lines 3 and 4 and substitute:

- "(e) The <u>If the company is a foreign limited liability company, the</u> name and business address of each member of the foreign limited liability company.".
- **1072.** Page 850, line 15: delete the material beginning with "A domestic" and ending with "year." on line 19 and substitute "A domestic limited liability company shall deliver its annual report to the department during the calendar quarter during which each anniversary of the effective date of the limited liability company's articles of organization under s. 183.0111 occurs.".
- **1073.** Page 854, line 3: delete lines 3 to 21.
 - **1074.** Page 854, line 22: delete the material beginning with that line and ending with page 855, line 9.
 - **1075.** Page 855, line 10: delete the material beginning with that line and ending with page 876, line 17.
 - **1076.** Page 877, line 7: delete the material beginning with that line and ending with page 892, line 7.
 - **1077.** Page 892, line 8: delete the material beginning with that line and ending with page 893, line 23, and substitute:
- **"Section 2273d.** 195.29 (5) of the statutes is amended to read:
 - 195.29 (5) ELIMINATION OF GRADE CROSSINGS, COSTS. Upon petition of the department, or of the common council or board of any city, village, town, or county, alleging that one or more of them have undertaken or propose to undertake to relocate or improve an existing highway or to construct a new highway in such manner as to eliminate a highway grade crossing with any railroad or so as to permanently divert a material portion of the highway traffic from a highway grade crossing with any railroad, the office shall issue notice of investigation and hearing,

as provided in s. 195.04. If upon such hearing the office finds that the public safety will be promoted by the highway relocation, improvement, or new construction, the office shall order the old crossings closed and new crossings opened as are deemed necessary for public safety. The order shall require the railroad company or companies to pay to the interested municipality or municipalities such sum as the office finds to be an equitable portion of the cost of the highway relocation, improvement, or new construction, if the work is performed by the municipalities; or to the state treasurer secretary of administration if the work is performed by the state; or to the proper county treasurer if the work is performed by the county. The sum shall be added to the joint fund available for the improvement and may be expended in like manner as the other portions of the fund.".

1078. Page 893, line 24: delete the material beginning with that line and ending with page 903, line 20.

1079. Page 903, line 21: delete the material beginning with that line and ending with page 905, line 2, and substitute:

"Section 2297m. 195.60 (3) of the statutes is amended to read:

or (2) within 30 days after the rendering of such bill neglects or refuses to pay the same or fails to file objections to the bill with the office, the office shall transmit to the state treasurer secretary of administration a certified copy of the bill, together with notice of neglect or refusal to pay the bill, and on the same day the office shall mail to the railroad against which the bill has been rendered a copy of the notice which it has transmitted to the state treasurer secretary of administration. Within 10 days after the receipt of such notice and certified copy of such bill, the state

treasurer secretary of administration shall levy the amount stated on such bill to be due, with interest, by distress and sale of any goods and chattels, including stocks, securities, bank accounts, evidences of debt, and accounts receivable belonging to such delinquent railroad. Such levy by distress and sale shall be governed by the provisions of s. 74.10, 1985 stats., except that it shall be made by the state treasurer secretary of administration and that said goods and chattels anywhere within the state may be levied upon.".

1080. Page 905, line 3: delete the material beginning with that line and ending with page 906, line 2.

1081. Page 906, line 3: delete the material beginning with that line and ending with page 908, line 4, and substitute:

"Section 2302m. 195.60 (4) (d) of the statutes is amended to read:

195.60 (4) (d) If any bill against which objections have been filed is not paid within 10 days after notice of a finding that such objections have been overruled and disallowed by the office has been mailed to the objector, the office shall give notice of such delinquency to the state treasurer secretary of administration and to the objector, in the manner provided in sub. (3). The state treasurer secretary of administration shall then proceed to collect the amount of the bill as provided in sub. (3). If an amended bill is not paid within 10 days after a copy thereof is mailed to the objector by registered mail, the office shall notify the state treasurer secretary of administration and the objector as in the case of delinquency in the payment of an original bill. The state treasurer secretary of administration shall then proceed to collect the amount of the bill as provided in the case of an original bill.

SECTION 2304m. 195.60 (5) of the statutes is amended to read:

195.60 (5) No suit or proceeding shall be maintained in any court for the purpose of restraining or in any way delaying the collection or payment of any bill rendered under subs. (1) and (2). Every railroad against which a bill is rendered shall pay the amount thereof, and after such payment may in the manner herein provided, at any time within 2 years from the date the payment was made, sue the state in an action at law to recover the amount paid with legal interest thereon from the date of payment, upon the ground that the assessment was excessive, erroneous, unlawful, or invalid in whole or in part. If it is finally determined in such action that any part of the bill for which payment was made was excessive, erroneous, unlawful, or invalid, the state treasurer secretary of administration shall make a refund to the claimant as directed by the court, which shall be charged to the appropriations to the office."

- **1082.** Page 908, line 5: delete lines 5 to 19.
- **1083.** Page 909, line 12: delete lines 12 to 25.
- **1084.** Page 909, line 25: after that line insert:
- **SECTION 2311e.** 196.218 (3) (a) 4. of the statutes is amended to read:
 - 196.218 **(3)** (a) 4. In calculating contribution amounts that must be paid into the universal service fund by telecommunications utilities that provide local exchange service, the commission shall determine the portion of the contributions that are <u>is</u> used for the purposes specified in sub. (5) (a) 5. to 7. <u>11.</u>
 - **SECTION 2311m.** 196.218 (3) (e) of the statutes is amended to read:
 - 196.218 **(3)** (e) Except as provided in <u>par. (f)</u> and s. 196.196 (2) (d), a telecommunications provider or other person may not establish a surcharge on

1 customers' bills to collect from customers contributions required under this 2 subsection. 3 **SECTION 2311s.** 196.218 (3) (f) of the statutes is amended to read: 4 196.218 (3) (f) Notwithstanding ss. 196.196 (1) and (5) (d) 2., 196.20 (2m), (5) 5 and (6), 196.213 and 196.215, a telecommunications utility that provides local 6 exchange service may make adjustments to local exchange service rates for the 7 purpose of recovering the portion of its contributions to the universal service fund 8 that is determined by the commission under par. (a) 4. A telecommunications utility 9 that adjusts local exchange service rates for the purpose of recovering all or any 10 amount of that portion shall identify on customer bills a single amount that is the 11 total amount of the adjustment.". 12 **1085.** Page 910, line 1: delete lines 1 to 9 and substitute: 13 **SECTION 2311d.** 196.218 (3) (a) 3. b. of the statutes is amended to read: 14 196.218 (3) (a) 3. b. The amounts appropriated under ss. 20.255 (3) (q), 20.275 15 (1) (s), (t) and (tm) and (qm), 20.285 (1) (q), and 20.505 (4) (s), (t), (tm), (tu), and (tw). 16 **Section 2312d.** 196.218 (4t) of the statutes is amended to read: 17 196.218 (4t) EDUCATIONAL TELECOMMUNICATIONS ACCESS PROGRAM RULES. The 18 commission, in consultation with the department of administration and the 19 technology for educational achievement in Wisconsin board, shall promulgate rules 20 specifying the telecommunications services eligible for funding through the 21 educational telecommunications access program under s. 44.73 16.997. 22 **Section 2313d.** 196.218 (5) (a) 5. of the statutes is amended to read: 23 196.218 (5) (a) 5. To pay costs incurred under contracts under s. 16.974 to the

extent that these costs are not paid under s. 44.73 16.997 (2) (d), except that no

1	moneys in the universal service fund may be used to pay installation costs that are
2	necessary for a political subdivision to obtain access to bandwidth under a shared
3	service agreement under s. 44.73 <u>16.997</u> (2r) (a).
4	SECTION 2314d. 196.218 (5) (a) 5. of the statutes, as affected by 2003 Wisconsin
5	Act (this act), is amended to read:
6	196.218 (5) (a) 5. To pay costs incurred under contracts under s. $\frac{16.974}{16.971}$
7	(13) to (16) to the extent that these costs are not paid under s. 16.997 (2) (d), except
8	that no moneys in the universal service fund may be used to pay installation costs
9	that are necessary for a political subdivision to obtain access to bandwidth under a
10	shared service agreement under s. 16.997 (2r) (a).".
11	1086. Page 910, line 15: delete lines 15 to 19 and substitute:
12	"Section 2316d. 196.218 (5) (a) 7. of the statutes is amended to read:
13	196.218 (5) (a) 7. To make grants awarded by the technology for educational
14	achievement in Wisconsin board department of administration to school districts
15	and private schools under s. $44.73 \ \underline{16.997}$ (6). This subdivision does not apply after
16	June 30, 2002 <u>December 31, 2005</u> .".
17	1087. Page 910, line 20: after that line insert:
18	"Section 2317c. 196.218 (5) (a) 11. of the statutes is created to read:
19	196.218 (5) (a) 11. To provide for state aid to public library systems under s.
20	43.24.".
21	1088. Page 910, line 20: after that line insert:
22	"Section 2317m. 196.374 (5) of the statutes is created to read:
23	196.374 (5) The commission may not require any public utility to operate or

otherwise provide for, or impose any assessment on public utility customers for, any

- program established by the department of administration under s. 16.957 (2) (b) 1.
- 2 This subsection does not apply to contributions that are required under sub. (3).".
- **1089.** Page 911, line 1: delete lines 1 to 4.
- **1090.** Page 913, line 11: delete the material beginning with that line and ending with page 915, line 22.
- **1091.** Page 916, line 20: delete lines 20 to 25.
- **1092.** Page 920, line 3: delete lines 3 to 8.
- **1093.** Page 921, line 7: delete lines 7 to 24.
- **1094.** Page 926, line 21: delete lines 21 to 25.
- **1095.** Page 927, line 1: delete lines 1 to 12.
- **1096.** Page 927, line 14: delete lines 14 to 16.
- **1097.** Page 927, line 17: delete lines 17 and 18.
- **1098.** Page 927, line 25: delete the material beginning with "department" and ending with "administration" on page 928, line 1, and substitute "department of employment relations office of state human resources management".
- **1099.** Page 928, line 10: delete lines 10 to 18.
- **1100.** Page 928, line 20: delete lines 20 to 25.
- **1101.** Page 929, line 1: delete lines 1 to 16.
- **1102.** Page 930, line 7: delete the material beginning with "secretary" and ending with "<u>administration</u>" on line 8 and substitute "secretary of employment relations director of the office of state human resources management".

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1103. Page 931, line 1: delete "office of the commissioner of tax appeals commission" and substitute "tax appeals commission".

1104. Page 931, line 6: delete lines 6 to 8.

1105. Page 931, line 16: delete "office of the commissioner of".

1106. Page 931, line 17: delete "commission" and substitute "commission".

1107. Page 931, line 23: after that line insert:

"Section 2384e. 230.01 (2) of the statutes is amended to read:

230.01 (2) It is the policy of the state and the responsibility of the secretary director and the administrator to maintain a system of personnel management which fills positions in the classified service through methods which apply the merit principle, with adequate civil service safeguards. It is the policy of this state to provide for equal employment opportunity by ensuring that all personnel actions including hire, tenure or term, and condition or privilege of employment be based on the ability to perform the duties and responsibilities assigned to the particular position without regard to age, race, creed or religion, color, disability, sex, national origin, ancestry, sexual orientation or political affiliation. It is the policy of this state to take affirmative action which is not in conflict with other provisions of this chapter. It is the policy of the state to ensure its employees opportunities for satisfying careers and fair treatment based on the value of each employee's services. It is the policy of this state to encourage disclosure of information under subch. III and to ensure that any employee employed by a governmental unit is protected from retaliatory action for disclosing information under subch. III. It is the policy of this state to correct pay inequities based on gender or race in the state civil service system.

Section 2384m. 230.02 of the statutes is amended to read:

1	230.02 Liberal construction of statutes. Statutes applicable to the
2	department office shall be construed liberally in aid of the purposes declared in s.
3	230.01.".
4	1108. Page 932, line 3: delete lines 3 to 5 and substitute:
5	Section 2386e. 230.03 (9) of the statutes is repealed.
6	Section 2386m. 230.03 (9e) of the statutes is created to read:
7	230.03 (9e) "Director" means the director of the office.
8	SECTION 2386s. 230.03 (10) of the statutes is amended to read:
9	230.03 (10) "Division" means the division of merit recruitment and selection
10	in the department <u>office</u> .".
11	1109. Page 932, line 8: after that line insert:
12	"Section 2387e. 230.03 (10r) of the statutes is amended to read:
13	230.03 (10r) "Job group" means a set of classifications combined by the
14	department office on the basis of similarity in responsibility, pay range and nature
15	of work.
16	Section 2387m. 230.03 (10w) of the statutes is created to read:
17	230.03 (10w) "Office" means the office of state human resources management.
18	SECTION 2387s. 230.03 (13) of the statutes is repealed.
19	SECTION 2387w. 230.04 (title) of the statutes is amended to read:
20	230.04 (title) Powers and duties of the secretary director.".
21	1110. Page 932, line 10: on lines 10 and 13, delete "secretary" and substitute
22	"secretary director".
23	1111. Page 932, line 15: on lines 15, 17, 19, 21 and 22, delete "secretary" and
24	substitute " secretary <u>director</u> ".

1	1112. Page 932, line 23: delete "department" and substitute "department
2	office".
3	1113. Page 932, line 25: delete "department" and substitute "department
4	office".
5	1114. Page 933, line 4: delete "secretary" and substitute "secretary director".
6	1115. Page 933, line 4: after that line insert:
7	"Section 2389d. 230.04 (2) of the statutes is amended to read:
8	230.04 (2) The secretary director may utilize the services of technical or
9	specialized personnel to assist in implementing and maintaining a sound personnel
10	management program. These services may be obtained from persons inside or
11	outside of state service.
12	SECTION 2389h. 230.04 (3) of the statutes is amended to read:
13	230.04 (3) The secretary director may issue enforceable orders on all matters
14	relating to the administration, enforcement and effect of this chapter and the rules
15	prescribed thereunder except on matters relating to the provisions of subch. III or
16	to those provisions of subch. II for which responsibility is specifically charged to the
17	administrator.
18	Section 2389p. 230.04 (4) of the statutes is amended to read:
19	230.04 (4) The secretary director shall establish and maintain a collective
20	bargaining capability under s. 111.815 (2).
21	Section 2389s. 230.04 (5) of the statutes is amended to read:
22	230.04 (5) The secretary director shall promulgate rules on all matters relating
23	to the administration of the department office and the performance of the duties

1	assigned to the secretary director, except on matters relating to those provisions of
2	subch. II for which responsibility is specifically charged to the administrator.".
3	1116. Page 933, line 5: after that line insert:
4	"Section 2390b. 230.04 (8) of the statutes is amended to read:
5	230.04 (8) The secretary director shall establish an employee performance
6	evaluation program under s. 230.37 (1).
7	Section 2390c. 230.04 (9) (intro.) of the statutes is amended to read:
8	230.04 (9) (intro.) The secretary director shall do all of the following:
9	Section 2390d. 230.04 (9) (f) of the statutes is renumbered 230.455 and
10	amended to read:
11	230.455 Division of affirmative action. Establish an affirmative action
12	subunit reporting directly to the secretary. The division of affirmative action subunit
13	shall advise and assist the secretary director, the administrator and agency heads
14	on establishing policies and programs to ensure appropriate affirmative action. The
15	subunit division of affirmative action shall advise and assist the secretary director
16	in monitoring such programs and shall provide staff to the council on affirmative
17	action council .
18	SECTION 2390e. 230.04 (9m) of the statutes is amended to read:
19	230.04 (9m) The secretary director shall conduct periodic reviews and
20	evaluations of the written records of hiring decisions made by appointing authorities
21	under ss. 230.21 (1m), 230.25 (1p) and 230.27 (2k).
22	SECTION 2390f. 230.04 (9r) (b) (intro.) of the statutes is amended to read:
23	230.04 (9r) (b) (intro.) The secretary director shall keep a record of all of the
24	following:

Section 2390g. 230.04 (10) (a) of the statutes is amended to read:

230.04 **(10)** (a) The secretary <u>director</u> may require all agencies and their officers to comply with the <u>secretary's director's</u> request to furnish current information pertaining to authorized positions, payroll and related items regarding civil service and employment relations functions.

Section 2390h. 230.04 (10) (b) of the statutes is amended to read:

230.04 (10) (b) The secretary <u>director</u> shall request from each agency and each agency shall furnish to the <u>secretary director</u> relevant racial, ethnic, gender and disability information on every new employee hired by the agency including limited term, project, seasonal and sessional employees. The <u>secretary director</u> shall maintain the data to permit a periodic review of the agency's affirmative action plan accomplishments.

SECTION 2390i. 230.04 (10) (c) of the statutes is amended to read:

230.04 **(10)** (c) The <u>secretary director</u> shall request from each agency and each agency shall furnish to the <u>secretary director</u> relevant information regarding the prior military service, if any, of every new employee hired by the agency including limited term, project, seasonal and sessional employees. The <u>secretary director</u> shall maintain the data to permit a periodic review of the progress being made to provide employment opportunities in civil service for veterans and disabled veterans.

SECTION 2390j. 230.04 (11) of the statutes is amended to read:

230.04 **(11)** The secretary <u>director</u> may provide by rule for an understudy program to assure continuity in selected positions.

SECTION 2390k. 230.04 (12) of the statutes is amended to read:

1	230.04 (12) The secretary director shall keep in the office an official roster of
2	all permanent classified employees which shall include classification titles, pay and
3	employment status changes and appropriate dates thereof.
4	SECTION 2390L. 230.04 (13) (intro.) of the statutes is amended to read:
5	230.04 (13) (intro.) The secretary director shall do all of the following:
6	Section 2390m. 230.04 (14) of the statutes is amended to read:
7	230.04 (14) The secretary director shall establish, by rule, the scope and
8	minimum requirements of a state employee grievance procedure relating to
9	conditions of employment.
10	SECTION 2390n. 230.04 (15) of the statutes is amended to read:
11	230.04 (15) The secretary director shall review and either approve or
12	disapprove each determination by an agency head regarding the classification of a
13	state employee as a protective occupation participant for purposes of the Wisconsin
14	retirement system.
15	Section 2390nm. 230.04 (16) of the statutes is created to read:
16	230.04 (16) The director may appoint an executive assistant outside the
17	classified service.
18	SECTION 2390p. 230.046 (5) (c) of the statutes is amended to read:
19	230.046 (5) (c) An agreement has been entered into by the trainee and the
20	appointing authority relative to employment with the state, together with such other
21	terms and conditions as may be necessary under the rules of the secretary director
22	whenever on-the-job trainees are employed; and
23	Section 2390q. 230.046 (7) of the statutes is amended to read:
24	230.046 (7) ESTABLISH INTERNSHIPS. The secretary director shall establish in the
25	classified service in-service training internships designed to give rigorous training

1	in public service administration for periods not to exceed 3 years under the direct
2	supervision of experienced administrators.
3	SECTION 2390r. 230.046 (8) of the statutes is amended to read:
4	230.046 (8) Cooperate for scholarship loans. To stimulate the interest of
5	qualified students of exceptional merit in government career service, the secretary
6	director shall cooperate with the board of regents of the University of Wisconsin
7	System in providing opportunities for recipients of public service scholarship loans
8	to secure employment under the internship plan.
9	SECTION 2390s. 230.046 (9) of the statutes is amended to read:
10	230.046 (9) Tuition refund program. The secretary director may establish by
11	rule in the classified service a tuition refund program to supplement departmental
12	training, to encourage employee job-related development and, upon satisfactory
13	completion of training under this program to refund to the employee, an amount not
14	to exceed the cost of tuition and necessary fees.
15	SECTION 2390t. 230.046 (10) (intro.) of the statutes is amended to read:
16	230.046 (10) Department functions Functions of the office. (intro.) The
17	department office may do all of the following:
18	SECTION 2390w. 230.047 (8) of the statutes is amended to read:
19	230.047 (8) Administration. The secretary director shall promulgate rules for
20	the operation and implementation of this section. The rules shall prescribe the
21	duration, terms and conditions of such interchange.".
22	1117. Page 933, line 22: after that line insert:

"Section 2391c. 230.06 (1) (c) of the statutes is amended to read:

1	230.06 (1) (c) Provide the secretary <u>director</u> with current information relative
2	to the assignment of duties to permanent classified positions in his or her agency.
3	SECTION 2391g. 230.06 (1) (d) of the statutes is amended to read:
4	230.06 (1) (d) Report promptly to the secretary director or the administrator
5	any information the secretary director or the administrator requires in connection
6	with any delegated personnel function and with each appointment, promotion,
7	demotion, suspension or separation from the service or other change in employee
8	status.
9	Section 2391h. 230.06 (1) (e) of the statutes is amended to read:
10	230.06 (1) (e) When requested by the secretary director or the administrator,
11	provide reports on employee work performance and any other records or information
12	the secretary <u>director</u> or administrator requires to carry out this subchapter.
13	Section 2391r. 230.06 (1) (f) of the statutes is amended to read:
14	230.06 (1) (f) Provide the secretary director with the civil service information
15	required under s. 16.004 (7).
16	Section 2391t. 230.06 (1) (g) of the statutes is amended to read:
17	230.06 (1) (g) Prepare an affirmative action plan which complies with the
18	standards established by the secretary director under s. 230.04 (9) (a) and which sets
19	goals and outlines steps for incorporating affirmative action and principles
20	supporting affirmative action into the procedures and policies of his or her agency.
21	Section 2391w. 230.06 (1) (L) of the statutes is amended to read:
22	230.06 (1) (L) Provide information about the employment of each severely
23	disabled employee for the secretary's director's report under s. 230.04 (9r) within 30
24	days after the disabled employee is appointed, and at other times at the request of
25	the secretary <u>director</u> .

Section 2391x. 230.06 (3) of the statutes is amended to read: 1 2 230.06 (3) All reports and records submitted under sub. (1) shall be prepared 3 and presented at such times and in such manner as the secretary director or 4 administrator prescribes.". **1118.** Page 933, line 25: delete the material beginning with that line and 5 6 ending with page 934, line 1. 7 **1119.** Page 934, line 3: after that line insert: **SECTION 2394m.** 230.08 (2) (e) 3e. of the statutes is amended to read: 8 9 230.08 **(2)** (e) 3e. Corrections — 5 4.". **1120.** Page 934, line 9: after that line insert: 10 11 **SECTION 2398r.** 230.08 (2) (g) of the statutes is amended to read: 12 230.08 (2) (g) One stenographer appointed by each elective executive officer, 13 and one deputy or assistant appointed by each elective executive officer except the 14 attorney general, the secretary of state, and the superintendent of public 15 instruction.". **1121.** Page 934, line 10: delete that line. 16 **1122.** Page 934, line 11: delete lines 11 to 13. 17 **1123.** Page 934, line 14: delete that line. 18 19 **1124.** Page 934, line 15: delete lines 15 to 25 and substitute: 20 **"Section 2404m.** 230.08 (2) (ya) of the statutes is created to read: 21 230.08 (2) (ya) The director and executive assistant to the director of the office 22 of state human resources management in the department of administration.".

1125. Page 935, line 1: delete lines 1 to 3 and substitute:

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"Section 2405d. 230.08 (2) (yr) of the statutes is repealed.".

1126. Page 935, line 5: delete lines 5 to 20 and substitute:

"230.08 (4) (c) Any proposal of a board, department or commission, as defined in par. (a) and s. 15.01 (5), or of the historical society, for a change in the number of positions enumerated in sub. (2) (e), before being submitted to the legislature, shall first be submitted by the board, department or commission or by the historical society for a separate review by the department secretary of administration and by the secretary director. The department secretary of administration's review shall include information on the appropriateness of the proposed change with regard to a board's, department's, commission's or society's current or proposed internal organizational structure under s. 15.02 (4). The secretary's director's review shall include information on whether the existing classified or existing or proposed unclassified division administrator position involved is or would be assigned to pay range 1–18 or above in schedule 1, or a comparable level, of the compensation plan under s. 230.12. The results of these reviews shall be provided by the department <u>secretary</u> of administration and by the <u>secretary</u> director to the joint committee on finance and the joint committee on employment relations at the same time that the board's, department's, commission's or society's proposal is presented to either committee.".

1127. Page 935, line 21: delete the material beginning with that line and ending with page 936, line 23, and substitute:

"Section 2407b. 230.08 (8) of the statutes is amended to read:

230.08 **(8)** Auditing of payrolls. The <u>secretary director</u> shall audit the payrolls of the classified and unclassified service, as necessary, to carry out this subchapter.

SECTION 2407d. 230.09 (1) (intro.) of the statutes is amended to read:

230.09 (1) (intro.) The secretary director shall ascertain and record the duties, responsibilities and authorities of, and establish grade levels and classifications for, all positions in the classified service. Each classification so established shall include all positions which are comparable with respect to authority, responsibility and nature of work required. Each classification shall be established to include as many positions as are reasonable and practicable. In addition, each class shall:

SECTION 2407f. 230.09 (2) (a) of the statutes is amended to read:

230.09 **(2)** (a) After consultation with the appointing authorities, the secretary director shall allocate each position in the classified service to an appropriate class on the basis of its duties, authority, responsibilities or other factors recognized in the job evaluation process. The secretary director may reclassify or reallocate positions on the same basis.

Section 2407h. 230.09 (2) (am) of the statutes is amended to read:

230.09 (2) (am) The secretary <u>director</u> shall maintain and improve the classification plan to meet the needs of the service, using methods and techniques which may include personnel management surveys, individual position reviews, occupational group classification surveys, or other appropriate methods of position review. Such reviews may be initiated by the secretary <u>director</u> after taking into consideration the recommendations of the appointing authority, or at his or her own discretion. The <u>secretary director</u> shall establish, modify or abolish classifications as the needs of the service require.

Section 2407j. 230.09 (2) (b) of the statutes is amended to read:

230.09 **(2)** (b) To accommodate and effectuate the continuing changes in the classification plan as a result of the classification survey program and otherwise, the

secretary <u>director</u> shall, upon initial establishment of a classification, assign that class to the appropriate pay rate or range, and may, upon subsequent review, reassign classes to different pay rates or ranges. The <u>secretary director</u> shall assign each class to a pay range according to the skill, effort, responsibility and working conditions required for the class, without regard to whether the class is occupied primarily by members of a certain gender or racial group. The <u>secretary director</u> shall give notice to appointing authorities to permit them to make recommendations before final action is taken on any such assignment or reassignment of classes.

SECTION 2407L. 230.09 (2) (c) of the statutes is amended to read:

230.09 **(2)** (c) If anticipated changes in program or organization will significantly affect the assignment of duties or responsibilities to positions, the appointing authority shall, whenever practicable, confer with the secretary director within a reasonable time prior to the reorganization or changes in program to formulate methods to fill positions which are newly established or modified to the extent that reclassification of the position is appropriate. In all cases, appointing authorities shall give written notice to the secretary director and employee of changes in the assignment of duties or responsibilities to a position when the changes in assignment may affect the classification of the position.

SECTION 2407n. 230.09 (2) (d) of the statutes is amended to read:

230.09 **(2)** (d) If after review of a filled position the secretary director reclassifies or reallocates the position, the secretary director shall determine whether the incumbent shall be regraded or whether the position shall be opened to other applicants.

SECTION 2408b. 230.09 (2) (g) of the statutes is amended to read:

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230.09 (2) (g) When filling a new or vacant position, if the secretary director determines that the classification for a position is different than that provided for by the legislature as established by law or in budget determinations, or as authorized by the joint committee on finance under s. 13.10, or as specified by the governor creating positions under s. 16.505 (1) (c) or (2), the University of Wisconsin Hospitals and Clinics Board creating positions under s. 16.505 (2n) or the board of regents of the University of Wisconsin System creating positions under s. 16.505 (2m), or is different than that of the previous incumbent, the secretary director shall notify the administrator and the secretary of administration. The administrator shall withhold action on the selection and certification process for filling the position. The secretary of administration shall review the position to determine that sufficient funds exist for the position and that the duties and responsibilities of the proposed position reflect the intent of the legislature as established by law or in budget determinations, the intent of the joint committee on finance acting under s. 13.10, the intent of the governor creating positions under s. 16.505 (1) (c) or (2), the University of Wisconsin Hospitals and Clinics Board creating positions under s. 16.505 (2n) or the intent of the board of regents of the University of Wisconsin System creating positions under s. 16.505 (2m). The administrator may not proceed with the selection and certification process until the secretary of administration has authorized the position to be filled.

SECTION 2408d. 230.09 (3) of the statutes is amended to read:

230.09 **(3)** The secretary <u>director</u> shall establish separate classifications for career executive positions under s. 230.24 and rules governing the salary administration of positions in such classifications.

Section 2408f. 230.12 (1) (a) 3. of the statutes is amended to read:

230.12 **(1)** (a) 3. Provisions for administration of the compensation plan and salary transactions shall be provided, as determined by the secretary director, in either the rules of the secretary director or the compensation plan.

Section 2408i. 230.12 (1) (c) 2. of the statutes is amended to read:

230.12 **(1)** (c) 2. The secretary director may establish a plan of extra compensation for work performed during selected hours at an hourly rate or rates subject to approval of the joint committee on employment relations. Eligibility for such extra compensation shall be as provided in the compensation plan.

SECTION 2408j. 230.12 (1) (d) of the statutes is amended to read:

230.12 **(1)** (d) *Uniforms and safety equipment.* The secretary director, with approval of the joint committee on employment relations, may establish a schedule of payments to employees for uniforms or protective clothing and equipment required to perform their duties.

SECTION 2408L. 230.12 (3) (a) of the statutes is amended to read:

230.12 (3) (a) Submission to the joint committee on employment relations. The secretary director shall submit to the joint committee on employment relations a proposal for any required changes in the compensation plan which may include across the board pay adjustments for positions in the classified service. The proposal shall include the amounts and methods for within range pay progression, for pay transactions, and for performance awards. The proposal shall be based upon experience in recruiting for the service, the principle of providing pay equity regardless of gender or race, data collected as to rates of pay for comparable work in other public services and in commercial and industrial establishments, recommendations of agencies and any special studies carried on as to the need for any changes in the compensation plan to cover each year of the biennium. The

proposal shall also take proper account of prevailing pay rates, costs and standards of living and the state's employment policies.

SECTION 2408n. 230.12 (3) (ad) of the statutes is amended to read:

230.12 **(3)** (ad) *Timing of proposed changes.* Notwithstanding any other statute, the secretary <u>director</u> may delay timing for announcement or implementation of any recommended changes in the compensation plan under this section until after some or all of the collective bargaining agreements under subch. V of ch. 111 for that biennium are negotiated. Any such action taken under this paragraph is not appealable under s. 230.44.

SECTION 2408p. 230.12 (3) (b) of the statutes is amended to read:

director shall submit the proposal for any required changes in the compensation plan to the joint committee on employment relations. The committee shall hold a public hearing on the proposal. The proposal, as may be modified by the joint committee on employment relations together with the unchanged provisions of the current compensation plan, shall, for the ensuing fiscal year or until a new or modified plan is adopted under this subsection, constitute the state's compensation plan for positions in the classified service. Any modification of the secretary's director's proposed changes in the compensation plan by the joint committee on employment relations may be disapproved by the governor within 10 calendar days. A vote of 6 members of the joint committee on employment relations is required to set aside any such disapproval of the governor.

Section 2408r. 230.12 (3) (c) of the statutes is amended to read:

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230.12 **(3)** (c) *Interim adjustments.* Subject to pars. (a) and (b), the secretary director may propose amendments to one or more parts of the compensation plan at such times as the needs of the service require.

SECTION 2408t. 230.12 (3) (e) 1. of the statutes is amended to read:

230.12 (3) (e) 1. The secretary director, after receiving recommendations from the board of regents, shall submit to the joint committee on employment relations a proposal for adjusting compensation and employee benefits for employees under ss. 20.923 (4g), (5) and (6) (m) and 230.08 (2) (d) who are not included in a collective bargaining unit under subch. V of ch. 111 for which a representative is certified. The proposal shall include the salary ranges and adjustments to the salary ranges for the university senior executive salary groups 1 and 2 established under s. 20.923 (4g). The proposal shall be based upon the competitive ability of the board of regents to recruit and retain qualified faculty and academic staff, data collected as to rates of pay for comparable work in other public services, universities and commercial and industrial establishments, recommendations of the board of regents and any special studies carried on as to the need for any changes in compensation and employee benefits to cover each year of the biennium. The proposal shall also take proper account of prevailing pay rates, costs and standards of living and the state's employment policies. The proposal for such pay adjustments may contain recommendations for across-the-board pay adjustments, merit or other adjustments and employee benefit improvements. Paragraph (b) and sub. (1) (bf) shall apply to the process for approval of all pay adjustments for such employees under ss. 20.923 (4g), (5) and (6) (m) and 230.08 (2) (d). The proposal as approved by the joint committee on employment relations and the governor shall be based upon a percentage of the budgeted salary base for such employees under ss. 20.923

(4g), (5) and (6) (m) and 230.08 (2) (d). The amount included in the proposal for merit and adjustments other than across—the—board pay adjustments is available for discretionary use by the board of regents.

Section 2408u. 230.12 (3) (e) 2. of the statutes is amended to read:

230.12 (3) (e) 2. The secretary director, after receiving recommendations from the board of the Technical College System, shall submit to the joint committee on employment relations a proposal for adjusting compensation and employee benefits for employees under s. 20.923 (7). The proposal shall include the salary ranges and adjustments to the salary ranges for the general senior executive salary groups established under s. 20.923 (7). Paragraph (b) and sub. (1) (bf) shall apply to the process for approval of all pay adjustments for such employees. The proposal as approved by the joint committee on employment relations and the governor shall be based upon a percentage of the budgeted salary base for such employees under s. 20.923 (7).

Section 2408v. 230.12 (4) (a) of the statutes is amended to read:

230.12 **(4)** (a) When an approved compensation plan or an amendment thereto becomes effective, required individual pay adjustments shall be made in accordance with determinations made by the <u>secretary director</u> to implement the approved plan.

SECTION 2408w. 230.12 (4) (b) of the statutes is amended to read:

230.12 **(4)** (b) The secretary <u>director</u> may, without prior approval of the joint committee on employment relations, determine the circumstances under which it is appropriate for an appointing authority to grant, and authorize an appointing authority to grant, a general wage or parity adjustment, or appropriate portion thereof, previously approved by the committee under this section to employees who did not receive the adjustment on the effective date of the adjustment set forth in the

plan. No general wage or parity adjustment may become effective for any employee prior to the effective date of the individual employee transaction, but the secretary director may authorize an appointing authority to grant a lump sum payment to an employee to reflect any wage or parity adjustment that the employee did not receive during the period between the effective date of the adjustment set forth in the plan and the effective date of the individual employee transaction.

SECTION 2408x. 230.12 (5) (c) of the statutes is amended to read:

230.12 **(5)** (c) *Increase limits.* Unless otherwise defined in the pay schedule the total amount for all such within range increases shall not exceed the amount for such increases specified and approved by the joint committee on employment relations in its action on the secretary's director's proposal for such increases.".

1128. Page 937, line 2: delete "secretary" and substitute "secretary director".

1129. Page 937, line 4: delete the material beginning with "secretary" and ending with "administration" on line 5 and substitute "secretary director and with the department secretary of administration".

SECTION 2409h. 230.13 (1) (intro.) of the statutes is amended to read:

230.13 **(1)** (intro.) Except as provided in sub. (3) and s. 103.13, the secretary director and the administrator may keep records of the following personnel matters closed to the public:

SECTION 2409p. 230.13 (2) of the statutes is amended to read:

230.13 **(2)** Unless the name of an applicant is certified under s. 230.25, the secretary director and the administrator shall keep records of the identity of an applicant for a position closed to the public, except as provided in sub. (3).

Section 2409t. 230.13 (3) of the statutes is amended to read:

230.13 (3) The secretary director and the administrator shall provide to the department of workforce development or a county child support agency under s. 59.53 (5) information requested under s. 49.22 (2m) that would otherwise be closed to the public under this section. Information provided under this subsection may only include an individual's name and address, an individual's employer and financial information related to an individual."

1130. Page 937, line 6: after that line insert:

"Section 2409g. 230.12 (9) of the statutes is amended to read:

230.12 **(9)** Health insurance premium credits. The secretary director may recommend to the joint committee on employment relations a program, administered by the department of employee trust funds, that provides health insurance premium credits to employees whose compensation is established under this section or s. 20.923 (2) or (3). The health insurance premium credits shall be used for the purchase of health insurance for a retired employee, or the retired employee's surviving insured dependents, and for an eligible employee under s. 40.02 (25) (b) 6e., or the eligible employee's surviving insured dependents, and shall be based on the employee's years of continuous service, accumulated unused sick leave and any other factor recommended by the secretary director. The approval process for the program is the same as that provided under sub. (3) (b) and the program shall be incorporated into the compensation plan under sub. (1)."

- **1131.** Page 937, line 11: delete "20.512 (1) (ka) 20.505 (1) (kp)" and substitute "20.512 20.545 (1) (ka)".
- **1132.** Page 937, line 18: delete "department of employment relations" and substitute "department of employment relations office".

1	1133. Page 937, line 19: after that line insert:
2	"Section 2412b. 230.15 (1m) (b) (intro.) of the statutes is amended to read:
3	230.15 (1m) (b) (intro.) Whenever a position is included in the classified service
4	under par. (a), the secretary director shall determine all of the following:
5	SECTION 2412e. 230.16 (7m) (b) (intro.) of the statutes is amended to read:
6	230.16 (7m) (b) (intro.) The department office shall accept an application after
7	its due date from a veteran if all of the following apply:
8	SECTION 2412m. 230.16 (7m) (c) of the statutes is amended to read:
9	230.16 (7m) (c) Within 30 days after acceptance of an application under par.
10	(b), the department office shall give the applicant an examination.
11	Section 2412s. 230.21 (1m) (b) of the statutes is amended to read:
12	230.21 (1m) (b) If the administrator uses the method of random certification
13	to determine which applicants for an unskilled labor or service position will receive
14	further consideration for the position and the appointing authority does not select
15	a veteran or a person the hiring of whom would serve affirmative action purposes,
16	the appointing authority shall make and retain a written record of the appointing
17	authority's reasons for selecting the person who was appointed. The appointing
18	authority shall make the written records available to the department office and
19	annually submit a report to the department office summarizing the reasons
20	contained in the written records.".
21	1134. Page 937, line 21: delete the material beginning with "secretary" and
22	ending with "16.50" on line 22 and substitute "secretary director and with the
23	approval of the secretary of administration under s. 16.50".

1135. Page 938, line 3: after that line insert:

"Section 2413b. 230.215 (3) (b) of the statutes is amended to read:

230.215 **(3)** (b) If the secretary <u>director</u>, upon review of the report submitted under sub. (4), determines that an agency's past or proposed actions relating to permanent part–time employment opportunities do not adequately reflect the policy under sub. (1) (e), the <u>secretary director</u> may recommend procedures designed to enable the agency to effect such policy.

SECTION 2413d. 230.215 (4) of the statutes is amended to read:

230.215 **(4)** Reports. Each agency, in complying with s. 15.04 (1) (d), shall include a report on the progress or failure of the plans of such agency in achieving the policies stated under sub. (1) and shall submit a copy of such report to the secretary director.

SECTION 2413f. 230.22 (1) of the statutes is amended to read:

230.22 **(1)** The secretary <u>director</u> may establish by rule an entry professional class program for use in a wide range of entry professional positions.

SECTION 2413h. 230.22 (2) of the statutes is amended to read:

230.22 **(2)** In connection with this program the <u>secretary director</u> may establish separate classifications and corresponding pay provisions to provide agencies an entry professional program, through which they can compete on campuses and in the labor market for the best available applicants.

Section 2413i. 230.24 (1) of the statutes is amended to read:

230.24 **(1)** The secretary <u>director</u> may by rule develop a career executive program that emphasizes excellence in administrative skills in order to provide agencies with a pool of highly qualified executive candidates, to provide outstanding administrative employees a broad opportunity for career advancement and to provide for the mobility of such employees among the agencies and units of state

government for the most advantageous use of their managerial and administrative skills. To accomplish the purpose of this program, the administrator may provide policies and standards for recruitment, examination, probation, employment register control, certification, transfer, promotion and reemployment, and the secretary director may provide policies and standards for classification and salary administration, separate from procedures established for other employment. The secretary director shall determine the positions which may be filled from career executive employment registers.

SECTION 2413k. 230.25 (1p) of the statutes is amended to read:

230.25 **(1p)** If an appointing authority appoints a person certified under this section and the person is not a veteran, the spouse of a veteran or a person the hiring of whom would serve affirmative action purposes, the appointing authority shall make and retain a written record of the appointing authority's reasons for selecting the person who was appointed. The appointing authority shall make the written records available to the department office and annually submit a report to the department office summarizing the reasons contained in the written records. The department office shall annually prepare a report summarizing, for each agency, the reasons contained in the records prepared by appointing authorities under this subsection.

Section 2413r. 230.27 (2k) of the statutes is amended to read:

230.27 **(2k)** If an appointing authority selects, for a project position, a person who is not a veteran or is not a person the hiring of whom would serve affirmative action purposes, the appointing authority shall make and retain a written record of the appointing authority's reasons for selecting the person who was appointed. The appointing authority shall make the written records available to the department

<u>office</u> and annually submit a report to the <u>department office</u> summarizing the reasons contained in the written records. The <u>department office</u> shall annually prepare a report summarizing, for each agency, the information submitted by appointing authorities under this subsection.

SECTION 2413s. 230.32 (3) of the statutes is amended to read:

- 230.32 (3) (a) Any classified employee who leaves state service and enters the armed forces of the United States shall, under this section, be granted written military leave of absence by the appointing authority. Notice of such leave from state service and the terms of any such leave shall be given in writing by the appointing authority to the secretary director for purposes of record.
- (b) Any classified employee who leaves state service for civilian employment in response to a specific request or order of the federal government or any of its agencies in connection with manpower redistribution and utilization shall, under this section, make written application to the appointing authority for civilian leave of absence presenting such specific request or order of the federal government as supporting evidence. Such civilian leave shall be allowed by the appointing authority and its terms, which shall conform to the rules of the secretary director, shall be in writing. Notice of such leave from state service shall be made in writing by the appointing authority to the secretary director for purposes of record.
- (c) All such military or civilian leaves of absence as heretofore may have been granted are validated and shall be deemed to be sufficient and effective hereunder. Such leaves shall be recorded with the secretary director.

Section 2413t. 230.33 (2) of the statutes is amended to read:

230.33 **(2)** A person appointed to an unclassified position by an appointing authority other than an appointing authority described under sub. (1), to a

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department other than the one in which the person was a classified employee may be granted a leave of absence without pay at the option of the person's former appointing authority in accordance with the leave of absence provisions in the rules of the secretary director. An employee granted a leave of absence shall have the same restoration rights and reinstatement privileges as under sub. (1m). If not granted a leave of absence, the employee shall be entitled only to the reinstatement privileges under sub. (1m)."

- **1136.** Page 938, line 4: delete lines 4 to 25.
- 9 **1137.** Page 938, line 25: after that line insert:
- 10 **"Section 2416b.** 230.34 (1) (c) of the statutes is amended to read:
- 11 230.34 **(1)** (c) The secretary <u>director</u> shall establish guidelines for uniform application of this authority among the various agencies.
- **SECTION 2416d.** 230.34 (4) of the statutes is amended to read:
- 14 230.34 (4) Resignations shall be regulated by the rules of the secretary director.
- **SECTION 2416f.** 230.35 (1) (d) of the statutes is amended to read:
 - 230.35 **(1)** (d) Annual leaves of absence shall not be cumulative except under sub. (1p) and except that unused annual leave shall, subject to the rules of the secretary director, be used in the year following the one in which it was earned, but no employee shall lose any unused annual leave because the employee's work responsibilities prevented the usage of the unused annual leave during the first 6 months of the year following the year in which it was earned.
- **SECTION 2416h.** 230.35 (2) of the statutes is amended to read:
 - 230.35 **(2)** Leave of absence with pay owing to sickness and leave of absence without pay, other than annual leave and leave under s. 103.10, shall be regulated

by rules of the secretary <u>director</u>, except that unused sick leave shall accumulate from year to year. After July 1, 1973, employees appointed to career executive positions under the program established under s. 230.24 or positions designated in s. 19.42 (10) (L) or 20.923 (4), (7), (8), and (9) or authorized under s. 230.08 (2) (e) shall have any unused sick leave credits restored if they are reemployed in a career executive position or in a position under s. 19.42 (10) (L) or 20.923 (4), (7), (8), and (9) or authorized under s. 230.08 (2) (e), regardless of the duration of their absence. Restoration of unused sick leave credits if reemployment is to a position other than those specified above shall be in accordance with rules of the secretary <u>director</u>.

SECTION 2416j. 230.35 (2r) (b) of the statutes is amended to read:

230.35 **(2r)** (b) The secretary <u>director</u> may establish, by rule, a catastrophic leave program that permits employees to donate certain types and amounts of leave credits to other employees who have been absent from pay status because of a catastrophic need for which there is no paid leave benefits or replacement income available. The secretary <u>director</u> shall determine the types and amounts of leave credits that may be donated.

Section 2416L. 230.35 (3) (d) of the statutes is amended to read:

230.35 (3) (d) Employees of the state are entitled to reasonable paid leaves of absence to compete in promotional examinations and interviews. The secretary director shall promulgate rules governing the lengths of time allowable for such leaves, their frequency and the provisions for their use.

Section 2416m. 230.35 (3) (e) 2. e. of the statutes is amended to read:

230.35 **(3)** (e) 2. e. The leave of absence conforms with any rules of the secretary director regarding leaves of absence to provide specialized disaster relief services.

SECTION 2416n. 230.35 (3) (e) 5. of the statutes is amended to read:

230.35 **(3)** (e) 5. The <u>secretary director</u> may promulgate any rules necessary to implement this paragraph.

Section 2416p. 230.35 (5) (b) of the statutes is amended to read:

230.35 **(5)** (b) The standard basis of employment shall be divided into 5 work days of 8 hours each except as provided under s. 230.215 (5), and except that when the conditions of employment cannot be satisfied by adhering to this division or when the public would not be inconvenienced, deviations may be permitted upon recommendation of the appointing authority and subsequent approval by the secretary director.

Section 2416r. 230.37 (1) of the statutes is amended to read:

230.37 **(1)** In cooperation with appointing authorities the secretary <u>director</u> shall establish an employee performance evaluation program to provide a continuing record of employee development and, when applicable, to serve as a basis for pertinent personnel actions. Similar evaluations shall be conducted during the probationary period but may not infringe upon the authority of the appointing authority to retain or dismiss employees during the probationary period.

SECTION 2416t. 230.43 (5) of the statutes is amended to read:

230.43 **(5)** Taxpayers' suits. The right of any taxpayer to bring any action to restrain the payment of compensation to any person appointed to or holding any office or place of employment in violation of this subchapter shall not be limited or denied by reason of the fact that the office or place of employment has been classified as, or determined to be, not subject to competitive examination; however, any judgment or injunction in any such action shall be prospective only, and shall not affect payments already made or due to such persons by the proper disbursing

officers, in accordance with the rules of the secretary <u>director</u> in force at the time of such payments.

SECTION 2416v. 230.44 (1) (b) of the statutes is amended to read:

230.44 **(1)** (b) *Decision made or delegated by secretary <u>director</u>*. Appeal of a personnel decision under s. 230.09 (2) (a) or (d) or 230.13 (1) made by the secretary <u>director</u> or by an appointing authority under authority delegated by the <u>secretary director</u> under s. 230.04 (1m).".

1138. Page 938, line 25: after that line insert:

"Section 2417m. 230.44 (1) (dm) of the statutes is amended to read:

230.44 **(1)** (dm) *Noncompetitive appointment of certain disabled veterans.* A personnel action under s. 230.275 by an appointing authority that is alleged to be illegal or an abuse of discretion. The administrator and the department office may not be a party to any such appeal.

Section 2417s. 230.44 (4) (bm) of the statutes is amended to read:

230.44 (4) (bm) Upon request of an employee who files an appeal of the decision of the secretary director made under s. 230.09 (2) (a) or (d), the appeal shall be heard by a commissioner or attorney employed by the commission serving as arbitrator under rules promulgated for this purpose by the commission. In such an arbitration, the arbitrator shall orally render a decision at the conclusion of the hearing affirming, modifying or rejecting the decision of the secretary director. The decision of the arbitrator is final and is not subject to review by the commission. An arbitrator's decision may not be cited as precedent in any other proceeding before the commission or before any court. The arbitrator shall promptly file his or her decision with the commission. The decision of the arbitrator shall stand as the decision of the

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commission. The decision of the commission is subject to review under ss. 227.53 to 227.57 only on the ground that the decision was procured by corruption, fraud or undue means or that the arbitrator or the commission exceeded the arbitrator's or the commission's power. The record of a proceeding under this paragraph shall be transcribed as provided in s. 227.44 (8).". **1139.** Page 939, line 9: after that line insert: **"Section 2422g.** 230.45 (1) (h) of the statutes is amended to read: 230.45 (1) (h) Keep minutes of its own proceedings and other official actions. All such records shall, subject to reasonable rules, be open to public inspection. Records of the secretary director or the administrator which are confidential shall be kept confidential by the division of equal rights or the commission. **Section 2422r.** 230.45 (1) (i) of the statutes is amended to read: 230.45 (1) (i) Adopt rules necessary to carry out this section. Notice of the contents of such rules and amendments thereto shall be given promptly to the secretary director, the administrator and appointing authorities affected thereby.". **1140.** Page 940, line 7: delete "secretary" and substitute "director". **1141.** Page 940, line 10: delete "secretary" and substitute "director". **1142.** Page 940, line 11: after that line insert: **"Section 2427g.** 230.46 of the statutes is amended to read:

230.46 Duties of council on affirmative action. The council on affirmative action in the department office shall serve in a direct advisory capacity to the secretary director and as part of that relationship shall evaluate the progress of affirmative action programs throughout the civil service system, seek compliance with state and federal regulations and recommend improvements in the state's

affirmative action efforts as an employer. In carrying out its responsibilities, the council may recommend legislation, consult with agency personnel and other interested persons, conduct hearings and take other appropriate action to promote affirmative action. The council shall report at least once per year to the governor and the legislature.

Section 2427r. 230.48 (2) of the statutes is amended to read:

- 230.48 (2) Personnel, facilities and equipment. The department office shall appoint, under the classified service, a secretary and such other employees as are necessary to carry out the duties of the state employees suggestion board, and shall provide such facilities and equipment as that board requires for the proper performance of its work. The state employees suggestion board may request and shall receive from any state department any assistance that it requires.".
- **1143.** Page 945, line 24: delete the material beginning with "department" and ending with "administration" on line 25 and substitute "department of employment relations office of state human resources management".
- **1144.** Page 946, line 8: delete "department of employment relations administration" and substitute "department of employment relations office of state human resources management".
- **1145.** Page 946, line 10: delete the material beginning with that line and ending with page 947, line 2.
- **1146.** Page 951, line 20: after that line insert:
- **SECTION 2455r.** 255.06 (2) (i) of the statutes is created to read:

1	255.06 (2) (i) Multiple sclerosis screening services. Allocate and expend at least
2	\$60,000 in each fiscal year as reimbursement for the provision of multiple sclerosis
3	screening services to women.".
4	1147. Page 951, line 20: after that line insert:
5	"Section 2455r. 255.10 (intro.) of the statutes is amended to read:
6	255.10 Thomas T. Melvin youth tobacco prevention and education
7	program. (intro.) From the moneys distributed under s. 255.15 (3) (a) 2. (b), the
8	department shall administer the Thomas T. Melvin youth tobacco prevention and
9	education program, with the primary purpose of reducing the use of cigarettes and
10	tobacco products by minors. The department shall award grants for the following
11	purposes:
12	SECTION 2455v. 255.15 (title) of the statutes is amended to read:
13	255.15 (title) Statewide tobacco <u>use</u> control program.".
14	1148. Page 952, line 4: after that line insert:
15	"Section 2459d. 255.15 (1m) (f) of the statutes is amended to read:
16	255.15 (1m) (f) Develop and prepare an annual plan regarding Continue
17	implementation of a strategic plan for a statewide tobacco use control program,
18	including the allocation of funding for a statewide tobacco control program, and
19	update the plan annually.".
20	1149. Page 952, line 5: delete lines 5 to 11 and substitute:
21	"Section 2459x. 255.15 (2m) of the statutes is created to read:
22	255.15 (2m) Tobacco control advisory committee. (a) The secretary shall,
23	under s. 15.04 (1) (c), create a tobacco control advisory committee. The committee

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- shall consist of not more than 17 members, appointed by the secretary for 3–year terms, and shall include all of the following:
 - 1. At least one representative of a local tobacco prevention coalition.
- 2. At least one youth who represents youth involved in tobacco prevention and control efforts.
- 3. At least one representative of a population that is disproportionately impacted by tobacco use.
 - 4. At least one representative of a statewide health care provider association or organization.
- 5. At least one representative of a statewide or regional hospital association ororganization.
- 6. At least one representative of a statewide or regional insurance association or organization.
 - 7. At least one representative of a state or local chamber of commerce or other business association or organization.
 - 8. One senator.
 - 9. One representative to the assembly who is of a different political party from the senator appointed under subd. 8.
 - 10. At least 3 representatives of organizations that have the reduction of the health and economic impacts of tobacco use as their primary organizational missions.
 - 11. The secretary.
 - 12. The superintendent of public instruction or his or her designee.
- 24 13. The attorney general or his or her designee.

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- 14. One or more members of organizations or associations specified by the
 department.
 - (b) The tobacco control advisory committee shall do all of the following:
- 1. Develop public-private partnerships on tobacco use control issues and initiatives.
 - 2. Ensure regular review and monitoring of the plan under sub. (1m) (f).
 - 3. Identify external resources and steps that the department could take to support implementation of the plan under sub. (1m) (f) or other local tobacco use prevention and control policy initiatives.
 - 4. Ensure coordination with other tobacco control efforts in this state.
 - 5. Provide advice and guidance on proposed tobacco use prevention and control plans and strategies, including those funded under sub. (3).
 - 6. Ensure that an external evaluator conducts regular outcome-based evaluations of tobacco use prevention and control projects and presents the evaluations to the joint legislative audit committee.
 - 7. Develop and distribute an annual report on the impacts of tobacco use in this state and the progress of tobacco use prevention and control efforts.
 - 8. For members specified in par. (a) 1., 4., 5., 6., 7., 10., and 14., commit the human and material resources of the associations or organizations represented by those members to efforts toward tobacco use prevention and control to the greatest extent possible.
 - 9. Address the issue of populations most adversely affected by tobacco use.
- **SECTION 2460d.** 255.15 (3) (a) of the statutes is repealed.
- **SECTION 2461d.** 255.15 (3) (b) (intro.) of the statutes is amended to read:

1 255.15 (3) (b) (intro.) From the appropriation under s. 20.436 (1) (tc) 20.435 (5) 2 (fm), the board department may distribute grants for any of the following: 3 **Section 2461r.** 255.15 (3) (b) 8. of the statutes is amended to read: 4 255.15 (3) (b) 8. Other tobacco use cessation or prevention programs, including 5 tobacco research and intervention.". **1150.** Page 953, line 3: delete lines 3 to 7 and substitute: 6 7 **SECTION 2464d.** 255.15 (6) of the statutes is repealed.". **1151.** Page 953, line 8: delete lines 8 to 10. 8 9 **1152.** Page 953, line 12: substitute "\$55,100,000" for "\$92,400,000". 10 **1153.** Page 953, line 16: substitute "\$4,000,000" for "\$12,000,000". 11 **1154.** Page 954, line 4: substitute "\$1,615,955,000" for "\$1,658,025,000". 12 **1155.** Page 954, line 25: after "inspection" insert "plus the fee under sub. (1) 13 <u>(c)</u>". 14 **1156.** Page 954, line 25: substitute "<u>\$400</u>" for "<u>\$450</u>". 15 **1157.** Page 955, line 2: after "inspection" insert "plus the fee under sub. (1) <u>(c)</u>". 16 17 **1158.** Page 955, line 15: after that line insert: 18 **"Section 2474kd.** 287.03 (1) (d) of the statutes is repealed. 19 **SECTION 2474kf.** 287.19 (2) of the statutes is amended to read: 20 287.19 (2) Powers. In providing assistance under sub. (1), the department may 21 provide assistance relating to the marketing of materials recovered from solid waste,

if the provision of that assistance is a responsibility assigned to the department in

1	a memorandum of understanding, contract or other agreement with the recycling
2	market development board.
3	SECTION 2474kq. 287.22 (2) (c) of the statutes is amended to read:
4	287.22 (2) (c) Advise state agencies concerning the promulgation of rules under
5	ss. 100.29, 100.295, and 101.126 and 560.031.
6	SECTION 2474L. 287.26 of the statutes is created to read:
7	287.26 Recycling market development grants. (1) The department shall
8	award a grant of \$50,000 in each fiscal year to a private, nonprofit,
9	industry-supported organization that is described in section 501 (c) (3) of the
10	Internal Revenue Code and that provides waste reduction and recycling assistance
11	through business-to-business peer exchange. An organization that is awarded a
12	grant must be instrumental in assisting and encouraging companies and institutions
13	to reduce their operating costs through improved production and solid waste
14	management practices and must be in existence on October 29, 1999.
15	(2) The department shall annually contract for the operation of a statewide
16	materials exchange program with a materials exchange program that received
17	funding from the recycling market development board in the 1997-99 fiscal
18	biennium.".
19	1159. Page 955, line 16: delete lines 16 to 19 and substitute:
20	"Section 2475g. 289.64 (6) of the statutes is amended to read:
21	289.64 (6) Use of solid waste facility siting board fees. The fees collected
22	under sub. (2) shall be credited to the appropriation under s. 20.370 (2) (eg) for
23	transfer to the appropriation under s. 20.505 (4) (k) (ei).".

1160. Page 955, line 19: after that line insert:

"Section 2475r. 292.11 (14) of the statutes is created to read:

292.11 (14) Funding from agrichemical management fund. If the department expends funds from the appropriation under s. 20.370 (2) (dv) to take action authorized under s. 94.73 (2m), the department may request the joint committee on finance to supplement the appropriation under s. 20.370 (2) (dx) in an amount equal to the amount expended. If the department proposes to take action authorized under s. 94.73 (2m), the department may request the joint committee on finance to supplement the appropriation under s. 20.370 (2) (dx) in an amount equal to the amount that the department expects to expend to take that action. The joint committee on finance may, from the appropriation under s. 20.865 (4) (u), supplement the appropriation under s. 20.370 (2) (dx) in an amount equal to the amount that the department expended or expects to expend to take action under s. 94.73 (2m). Notwithstanding s. 13.101 (3) (a), the committee is not required to find that an emergency exists.".

1161. Page 955, line 19: after that line insert:

"Section 2475e. 289.645 (4) (d) of the statutes is created to read:

289.645 **(4)** (d) The recycling fee does not apply to sediments that are contaminated with PCBs, as defined in s. 299.45 (1) (a), and that are removed from the bed of a navigable water of this state in connection with a phase of a project to remedy contamination of the bed of the navigable water if the quantity of the sediments removed, either in the phase or in combination with other planned phases of the project, will exceed 200,000 cubic yards.".

1162. Page 955, line 20: delete the material beginning with that line and ending with page 957, line 10.

- **1163.** Page 957, line 12: delete that line.
- **1164.** Page 957, line 21: after that line insert:
- 3 "Section 2481s. 299.41 of the statutes is renumbered 93.57 and amended to read:
 - **93.57 Household hazardous waste.** The department shall establish and administer a grant program to assist municipalities and regional planning commissions in creating and operating local programs for the collection and disposal of household hazardous waste.".
 - **1165.** Page 958, line 17: delete lines 17 to 23.
- **1166.** Page 958, line 23: after that line insert:
- **"Section 2485g.** 301.0465 of the statutes is created to read:
 - **301.0465 Halfway houses for nonviolent offenders. (1)** ESTABLISHMENT AND COST. The department shall request proposals and may contract for the establishment of 2 25-bed halfway houses for nonviolent offenders, with one to be located in an urban area and one in a rural area. The department, however, may not accept a proposal unless its daily cost per inmate under the proposal is less than or equal to its highest daily cost per inmate under contracts entered into under s. 301.21.
 - established under sub. (1) is a state prison under s. 302.01. Inmates confined in a halfway house under this section are under the care and control of the halfway house, subject to its rules and discipline, and subject to all laws pertaining to inmates of other state prisons. Officers and employees of a halfway house are subject to all laws pertaining to other state prisons.

- (3) ELIGIBILITY. The department shall determine which prisoners are to be confined in a halfway house established under sub. (1), but a prisoner is eligible for this confinement only if all of the following apply:
 - (a) The prisoner is a nonviolent offender to whom one of the following applies:
- 1. He or she is serving no more than the last 6 months of the term of confinement of a bifurcated sentence.
- 2. He or she was returned to prison under s. 302.113 (9) and there are no more than 6 months remaining of the time for which he or she is to be incarcerated.
- 3. He or she is serving an indeterminate sentence for a crime other than a serious felony, as defined in s. 302.11 (1g), and there are no more than 6 months remaining until his or her mandatory release date under s. 302.11.
- 4. He or she is serving an indeterminate sentence and the parole commission has authorized his or her release on parole within the next 6 months.
- 5. He or she is serving no more than the last 6 months of an indeterminate sentence.
- (b) Upon a petition by the department within the 3 months immediately preceding the person's placement in the halfway house, the sentencing court entered an order authorizing the placement.
- **(4)** No direct commitment by court. A court may not directly commit persons to a halfway house established under sub. (1).
- (5) Report. The department shall submit a report to the legislature under s. 13.172 (2) and to the governor by January 1, 2007, addressing all of the following:
- (a) The success of the halfway house program under this section in reintegrating offenders into the community as compared to other programs for incarcerated offenders.

1 (b) The cost effectiveness of the program. 2 (c) The administration of the program. 3 (d) The public's opinion of the program. **Section 2485r.** 301.0465 of the statutes, as created by 2003 Wisconsin Act 4 (this act), is repealed.". 5 **1167.** Page 959, line 6: delete lines 6 to 23. 6 7 **1168.** Page 960, line 4: delete the material beginning with "department" and 8 ending with "administration" on line 5 and substitute "department of employment 9 relations office of state human resources management". 10 **1169.** Page 960, line 21: after that line insert: 11 **"Section 2490d.** 301.16 (1v) of the statutes is amended to read: 12 301.16 (1v) In addition to the institutions under sub. (1), the department shall 13 establish a medium minimum security correctional institution in Chippewa Falls. 14 The department shall designate 50 beds at this correctional institution for 15 programming for offenders in prison as an alternative to the revocation of probation, 16 extended supervision, or parole.". 17 **1170.** Page 960, line 22: delete lines 22 to 25. 18 **1171.** Page 961, line 1: delete lines 1 and 2. **1172.** Page 961, line 2: after that line insert: 19 20 **"Section 2491g.** 301.215 of the statutes is created to read: 21 301.215 **Contracts with counties.** (1) During any period that the 22 department contracts with a private person under s. 301.21 (2m) for the transfer and 23 confinement in another state of prisoners who have been committed to the custody

of the department, the department shall do all of the following:

- (a) By July 1 annually, accept proposals submitted from county sheriffs to place prisoners who have been committed to the custody of the department in county jails.
- (a) and notify each county that submitted a proposal whether, based on criteria that the department establishes, prisoners who have been committed to the custody of the department may be placed in the county's jail under a contract with the department beginning on the following January 1.
- (2) If the department determines under sub. (1) (b) that prisoners may be placed in the county's jail, the department and county shall establish the daily cost to the department of placing the prisoner in the county's jail. Notwithstanding s. 302.27, the daily cost established under this subsection may not exceed the highest daily cost paid by the department to a private person under an existing contract under s. 301.21 (2m).
- (3) If the department and a county enter into a contract for the placement of prisoners who have been committed to the custody of the department in county jails, the department shall give priority to placing prisoners in the county jail before placing any prisoner with a private person outside the state under a contract under s. 301.21 (2m)."
 - **1173.** Page 961, line 3: delete lines 3 to 20 and substitute:
 - **SECTION 2492d.** 301.26 (4) (d) 2. of the statutes is amended to read:
- 301.26 **(4)** (d) 2. Beginning on July 1, 2001 2003, and ending on June 30, 2002 2004, the per person daily cost assessment to counties shall be \$167.57 \$183 for care in a Type 1 secured correctional facility, as defined in s. 938.02 (19), \$167.57 \$183 for care for juveniles transferred from a juvenile correctional institution under s. 51.35

(3), \$213 <u>\$225</u> for care in a residential care center for children and youth, \$129 <u>\$142</u> for care in a group home for children, \$41 <u>\$47</u> for care in a foster home, \$81 <u>\$88</u> for care in a treatment foster home, \$82.56 <u>\$86</u> for departmental corrective sanctions services, and \$21.96 <u>\$25</u> for departmental aftercare services.

Section 2493d. 301.26 (4) (d) 3. of the statutes is amended to read:

301.26 **(4)** (d) 3. Beginning on July 1, 2002 2004, and ending on June 30, 2003 2005, the per person daily cost assessment to counties shall be \$172.51 \$187 for care in a Type 1 secured correctional facility, as defined in s. 938.02 (19), \$172.51 \$187 for care for juveniles transferred from a juvenile correctional institution under s. 51.35 (3), \$226 \$239 for care in a residential care center for children and youth, \$135 \$149 for care in a group home for children, \$43 \$49 for care in a foster home, \$85 \$92 for care in a treatment foster home, \$84.50 \$87 for departmental corrective sanctions services, and \$22.66 \$26 for departmental aftercare services."

1174. Page 961, line 20: after that line insert:

"Section 2493m. 301.26 (5) of the statutes is created to read:

301.26 (5) Revenue sufficiency. (a) By September 15, December 15, March 15, and June 15 of each fiscal year, the department of corrections shall submit a report to the joint committee on finance, and by March 15 of each odd–numbered year, the department of corrections shall submit a report to the department of administration, detailing year–to–date revenues and expenditures under the appropriation account under s. 20.410 (3) (hm) and projecting the balance that will remain in that appropriation account on June 30 of that fiscal year. If a report submitted under this paragraph projects a deficit in that appropriation account on June 30 of a fiscal year, the department of corrections shall include in the report a

description of the efforts that it is making to reduce operating costs so as to minimize or eliminate that projected deficit.

- (b) 1. If based on a report submitted under par. (a) for March 15 of an odd–numbered year the joint committee on finance projects that there will be a deficit in the appropriation account under s. 20.410 (3) (hm) on June 30 of that year, the joint committee on finance shall ensure that the per person daily cost assessments under sub. (4) (d) 2. and 3. for care in a Type 1 secured correctional facility, as defined in s. 938.02 (19), for the next fiscal biennium are sufficient to recoup that projected deficit by adding 50% of that projected deficit to the cost basis used to determine the per person daily cost assessment under sub. (4) (d) 2. for care in a Type 1 secured correctional facility, as defined in s. 938.02 (19), for the first year of the next fiscal biennium and by adding 50% of that projected deficit to the cost basis used to determine the per person daily cost assessment under sub. (4) (d) 3. for care in a Type 1 secured correctional facility, as defined in s. 938.02 (19), for the 2nd year of the next fiscal biennium.
- 2. The secretary of administration shall place in unallotted reserve and use to recoup the projected deficit specified in subd. 1. all moneys generated by the increases in the per person daily cost assessments specified in subd. 1. that result from adding that projected deficit to the cost basis specified in subd. 1.
- (c) If on June 30 of the odd–numbered year of the next fiscal biennium the moneys placed in unallotted reserve under par. (b) 2. exceed the amount of the actual deficit on June 30 of the odd–numbered year of the fiscal biennium in which that deficit was incurred, all moneys in excess of that actual deficit shall be remitted to the counties or transferred to the appropriation account under s. 20.410 (3) (kx) by September 30 of that odd–numbered year. Each county and the department shall

receive a proportionate share of the remittance and transfer depending on the total number of days of placement at Type 1 secured correctional facilities, as defined in s. 938.02 (19), for each county and the state. Counties shall use any amounts remitted under this paragraph for the purposes specified in this section. The department shall deposit in the general fund the amounts transferred under this paragraph to the appropriation account under s. 20.410 (3) (kx)."

1175. Page 962, line 13: delete lines 13 to 20 and substitute:

"Section 2497d. 301.26 (7) (c) of the statutes is amended to read:

301.26 (7) (c) Of the amounts specified in par. (a), the department shall allocate \$523,300 \$1.053,200 for the last 6 months of 2001, \$1,576,600 for 2002 2003, \$2,106,500 for 2004, and \$1,053,300 for the first 6 months of 2003 2005 to counties based on each of the factors specified in par. (b) 1. to 3. weighted equally, except that no county may receive an allocation under this paragraph that is less than 93% nor more than 115% of the amount that the county would have received under this paragraph if the allocation had been distributed only on the basis of the factor specified in par. (b) 3.".

1176. Page 967, line 17: delete the material beginning with "of the" and ending with "106–159," on line 19 and substitute "of the federal commercial motor vehicle safety act of 1986, 49 USC 31301 to 31317".

1177. Page 967, line 21: after that line insert:

"Section 2512m. 340.01 (8) (d) of the statutes is amended to read:

340.01 (8) (d) The vehicle is transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 73.".

- 1 **1178.** Page 968, line 3: delete lines 3 to 7.
- 2 **1179.** Page 968, line 12: delete lines 12 to 19.
- 3 **1180.** Page 968, line 25: delete "\$9 \$10.50" and substitute "\$9".
- **1181.** Page 969, line 2: delete "This subsection does not apply after December 31, 2003." and substitute "This subsection does not apply after December 31, 2003.
- 6 <u>2005</u>.".
- 7 **1182.** Page 969, line 6: delete lines 6 to 12.
- 8 **1183.** Page 969, line 12: after that line insert:
- 9 **"Section 2521m.** 343.025 (2) of the statutes is amended to read:
- 10 343.025 **(2)** Beginning in 1991, the department shall annually submit a report
- 11 to the chief clerk of each house of the legislature for distribution to the legislature
- under s. 13.172 (2) concerning the numbers of individuals, by counties in this state,
- to whom the department distributed explanatory materials under ss. 343.14 (8),
- 14 343.20 (2m) and 343.50 (4).".
- 15 **1184.** Page 969, line 12: after that line insert:
- **"Section 2521w.** 343.03 (1) (a) of the statutes is amended to read:
- 17 343.03 (1) (a) The department shall institute a classified driver license system
- meeting all federal standards under 49 USC 31301 to 31317 and 49 CFR 383 and
- 19 <u>384</u>.".
- 20 **1185.** Page 969, line 13: after "statutes" insert ", as affected by 2003
- Wisconsin Act (this act),".
- 22 **1186.** Page 969, line 15: after "USC" insert "30304 (e) and".
- 23 **1187.** Page 969, line 15: delete "and any" and substitute "and 384.".

- 1 **1188.** Page 969, line 16: delete that line.
- 2 **1189.** Page 970, line 4: delete "No license may".
- 3 **1190.** Page 970, line 5: delete that line and substitute "issued under s. 343.10
- 4 authorizing the operation of "Class A", "Class B" or "Class".
- 5 **1191.** Page 970, line 6: delete that line and substitute "C" vehicles shall be
- 6 labeled "CDL Occupational". An occupational license may".
- 7 **1192.** Page 970, line 7: delete "be" and substitute "be".
- 8 **1193.** Page 970, line 8: delete "endorsed to" and substitute "endorsed to".
- 9 **1194.** Page 970, line 11: delete "Section 6m" and substitute "Section
- 10 **2524r**".
- 11 **1195.** Page 971, line 1: delete "state" and substitute "jurisdiction".
- 12 **1196.** Page 971, line 2: before the period insert "as required under 49 CFR
- 13 384.206 (a) (2) (ii)".
- **1197.** Page 971, line 2: delete "complete".
- 15 **1198.** Page 971, line 4: delete "a renewal of the" and substitute "or renewed
- 16 a".
- 17 **1199.** Page 971, line 6: after "previous" insert "issuance or".
- 18 **1200.** Page 971, line 12: delete "states the complete" and substitute
- "jurisdictions the".
- 20 **1201.** Page 971, line 13: after "department" insert ", as required under 49
- 21 CFR 384.206 (a) (2) (iii)".
- **1202.** Page 971, line 15: delete "1.".

- **1203.** Page 971, line 16: on lines 16 and 17, delete "343.23 (2) (am) 2. and 4."
- 2 and substitute "343.23 (2) (am) 1. b. and c.".
- 3 **1204.** Page 971, line 18: delete "a." and substitute "1.".
- **1205.** Page 971, line 19: delete "b." and substitute "2.".
- 5 **1206.** Page 971, line 20: delete "c." and substitute "3.".
- 6 **1207.** Page 971, line 22: delete "d." and substitute "4.".
- 7 **1208.** Page 971, line 22: delete "state" and substitute "jurisdiction".
- 8 **1209.** Page 971, line 23: delete "e." and substitute "5.".
- 9 **1210.** Page 971, line 25: delete "f." and substitute "6.".
- **1211.** Page 971, line 25: delete "subd. 1. a. to e." and substitute "subds. 1. to
- 5.".
- **1212.** Page 972, line 1: delete lines 1 to 3.
- **1213.** Page 972, line 13: on lines 13, 23 and 25, delete "state" and substitute
- "jurisdiction".
- 15 **1214.** Page 972, line 19: delete "state for" and substitute "jurisdiction for".
- 16 **1215.** Page 972, line 19: delete "state or local law" and substitute "state law or local ordinance".
- **1216.** Page 973, line 4: delete "state for" and substitute "jurisdiction for".
- 19 **1217.** Page 973, line 4: delete "state or local law" and substitute "state law or local ordinance".
- 21 **1218.** Page 973, line 8: on lines 8 and 10, delete "state" and substitute "jurisdiction".

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- **1219.** Page 973, line 10: after that line insert: 1 2 **SECTION 2534g.** 343.04 (1) (c) 2. of the statutes is amended to read: 3 343.04 (1) (c) 2. The vehicle is transporting hazardous materials requiring 4 placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 5 <u>73</u>. 6 **Section 2534i.** 343.04 (2) (a) of the statutes is amended to read: 7 343.04 **(2)** (a) Hazardous materials transporter. Hazardous materials 8 transporter vehicles are vehicles transporting hazardous materials requiring 9 placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 10 73. 11 **Section 2534k.** 343.055 (3) of the statutes is amended to read: 12
 - 343.055 (3) Vehicles transporting hazardous materials, carrying passengers or towing double or triple trailers not waived. Nothing in this section authorizes the operation of a combination vehicle with double or triple trailers, a vehicle transporting hazardous materials requiring placarding except as provided in sub. (1) (c), a vehicle transporting any quantity of a material listed as a select agent or toxin under 42 CFR 73, or a vehicle carrying or designed to transport the driver and 15 or more persons, by a person who does not hold a valid operator's license properly endorsed to permit such operation.".
- 20 **1220.** Page 973, line 13: delete ", occupational," and substitute ", occupational,".
- **1221.** Page 973, line 17: delete "operator's license or".
- 23 **1222.** Page 973, line 20: delete lines 20 to 25.
- **1223.** Page 974, line 1: delete lines 1 to 10.

- **1224.** Page 974, line 10: after that line insert:
- 2 "Section 2536g. 343.07 (1m) (d) of the statutes is created to read:
- 3 343.07 **(1m)** (d) No person holding an instruction permit issued under this subsection may operate a vehicle transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 73.".
- **1225.** Page 975, line 19: delete "The" and substitute "The Except as provided in sub. (2m), the".
- **1226.** Page 975, line 20: delete that line and substitute "person".
- **1227.** Page 976, line 3: delete "Holds" and substitute "Has been or is at the same time issued".
- **1228.** Page 976, line 9: delete "To the extent that" and substitute "If".
- **1229.** Page 976, line 11: after "required" insert "under this paragraph".
- **1230.** Page 976, line 13: after "endorsement" insert "<u>under sub. (2)</u>".
- **1231.** Page 976, line 13: delete "The" and substitute "The Notwithstanding sub. (2) (a) and (g), the".
 - **1232.** Page 976, line 14: delete the material beginning with "<u>authorizing</u>" and ending with "<u>vehicle</u>," on line 15.
 - 1233. Page 976, line 18: after "(g)." insert "Notwithstanding sub. (2) (a) and (g), the department may issue a school bus endorsement under sub. (2m) to a person who is more than 70 years of age if the person meets the requirements specified in subs. (2) (c) to (f) and (h) and (2m) (a) to (d) before issuance of the endorsement and annually takes and passes a physical examination prior to issuance or renewal of the

- 1 <u>endorsement to determine that the person meets the physical standards established</u>
- 2 <u>under sub. (2) (g).</u>".
- 3 **1234.** Page 976, line 19: delete lines 19 to 24.
- 4 **1235.** Page 977, line 1: delete lines 1 and 2.
- **1236.** Page 977, line 3: delete lines 3 to 9 and substitute:
- 6 "Section 2547t. 343.12 (4) (a) (intro.) and 1. of the statutes are consolidated,
- 7 renumbered 343.12 (4) (a) and amended to read:
- 8 343.12 **(4)** (a) Notwithstanding sub. (1), a person may operate a school bus in
- 9 this state if one or more of the following requirements are met: 1. The <u>the</u> person
- is a nonresident holding a valid commercial driver license with <u>a "P" passenger an</u>
- 11 <u>"S"</u> endorsement and <u>the school bus is a commercial motor vehicle or, if the school bus</u>
- is not a commercial motor vehicle, the person is a resident of Iowa, Illinois, Michigan,
- or Minnesota holding a valid operator's license and any additional endorsements
- required by the person's home jurisdiction for the operation of a school bus and the
- origin or destination of the trip is in another state.".
- **1237.** Page 977, line 11: delete lines 11 to 14 and substitute:
- 17 **"Section 2550d.** 343.12 (4) (a) 3. of the statutes is repealed.".
- **1238.** Page 977, line 17: delete "3." and substitute "3.".
- 19 **1239.** Page 977, line 19: delete "(3), or (3m)" and substitute "or (3)".
- 20 **1240.** Page 977, line 20: after that line insert:
- **SECTION 2551h.** 343.14 (8) of the statutes is repealed.".
- **1241.** Page 977, line 20: after that line insert:
- **"Section 2551c.** 343.125 of the statutes is created to read:

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343.125 Endorsements for transporting certain hazardous materials.

- 2 **(1)** In this section, ""H" endorsement" means an endorsement specified in s. 343.17 (3) (d) 1m.
 - **(2)** The department may not issue or renew an "H" endorsement to a commercial driver license unless all of the following apply:
 - (a) The applicant has submitted to the department documentary proof, in one or more of the following forms, that the applicant is a U.S. citizen or that the applicant's permanent presence in the United States is authorized under federal law:
 - 1. A U.S. passport.
 - 2. A birth certificate bearing an official seal or other mark of authentication and issued by a state, county, or municipality within the United States or by a territory or possession of the United States.
 - 3. A certification of birth abroad issued by the federal department of state.
 - 4. A certificate of naturalization.
 - 5. A certificate of U.S. citizenship.
 - 6. A permanent resident card or alien registration receipt card.
 - 7. Any other proof specified in 49 CFR 383.71 (a) (9).
 - (b) If the applicant submits proof described under par. (a) 6. or 7., the applicant submits his or her bureau of citizenship and immigration services alien registration number.
 - (c) The applicant has passed any knowledge test required by the department.
 - (d) The department of transportation has received notice from the federal transportation security administration of the federal department of homeland security that the applicant does not pose a security threat warranting denial of an "H" endorsement or that the applicant has received a waiver under 49 CFR 1572.143.

dates:

1	(3) (a) Except as provided in par. (b), an "H" endorsement shall expire 4 years
2	after the licensee's next birthday after the date of issuance or renewal.
3	(b) 1. The initial period for which an "H" endorsement is valid is the period from
4	the date on which the "H" endorsement is issued until the earlier of the following

- a. The date on which the licensee's commercial driver license expires. This subd. 1. a. does not apply if the licensee renews his or her commercial driver license at the same time that the "H" endorsement is issued.
- b. The date 4 years before the date on which the licensee's commercial driver license expires.
- 2. Notwithstanding subd. 1., if the period as determined under subd. 1. is less than 12 months, the initial period for which an "H" endorsement is valid is the period from the date on which the "H" endorsement is issued until the later of the dates specified in subd. 1. a. or b.
- **(4)** Within 15 days after receiving notice from the federal transportation security administration of the federal department of homeland security, the department of transportation shall do all of the following:
- (a) Update the department's records to reflect the notice received, the issuance, denial, or cancellation of an "H" endorsement, and, if applicable, the expiration date of the "H" endorsement.
- (b) Notify the commercial driver license information system of the notice received and the department's action.
- (c) Issue the "H" endorsement, if the department received notice described in sub. (2) (d) and the applicant is otherwise eligible for issuance of the "H" endorsement.

- (d) Cancel or deny the "H" endorsement, if the notice is of a final administrative determination that the applicant or licensee poses a security threat warranting denial of an "H" endorsement.
- **(5)** Notwithstanding s. 227.42, there is no right to a hearing on any cancellation or denial of an "H" endorsement under this section.
- (6) Notwithstanding sub. (3) and s. 343.20 (1) (a), the department may require any person who holds a valid "H" endorsement on November 1, 2003, to apply for renewal of that endorsement, if that endorsement expires after November 1, 2008. The department shall provide the notice required under s. 343.20 (2) (b). The department may cancel the "H" endorsement of any person who fails to renew within the period specified by the department under this subsection. This subsection does not apply to "H" endorsements that are issued or renewed after November 1, 2003.

SECTION 2551e. 343.14 (2g) of the statutes is created to read:

- 343.14 **(2g)** (a) Notwithstanding ss. 111.321, 111.322, and 111.335 and any other provision of law, in addition to the information required under sub. (2), the application form for an "H" endorsement specified in s. 343.17 (3) (d) 1m. shall include all of the information and statements required under 49 CFR 1572.5 (e), including all of the following:
- The list of disqualifying felony criminal offenses specified in 49 CFR
 1572.103 (b).
- 2. A statement that the individual signing the application meets all of the following requirements:
- a. The individual has not been convicted, or found not guilty by reason of insanity, of any disqualifying felony criminal offense described in subd. 1. in any jurisdiction during the 7-year period preceding the date of the application.

- b. The individual has not been released from incarceration in any jurisdiction for committing any disqualifying felony criminal offense described in subd. 1. within the 5-year period preceding the date of the application.
- c. The individual is not wanted or under indictment for any disqualifying felony criminal offense described in subd. 1.
- d. The individual is a U.S. citizen who has not renounced that citizenship, or is lawfully admitted for permanent residence to the United States. If the applicant is lawfully admitted for permanent residence to the United States, the applicant shall provide the applicant's alien registration number issued by the federal department of homeland security.
- 3. A statement that the individual signing the application has been informed that s. 343.245 (2) (a) 1. and federal regulations under 49 CFR 1572.5 impose an ongoing obligation to disclose to the department within 24 hours if the individual is convicted, or found not guilty by reason of insanity, of any disqualifying felony criminal offense described in subd. 1., or adjudicated as a mental defective or committed to a mental institution, while he or she holds an "H" endorsement specified in s. 343.17 (3) (d) 1m.
- 4. Notwithstanding sub. (2) (br) and the provisions of any memorandum of understanding entered into under s. 49.857 (2), the applicant's social security number.
- (b) Upon receiving a completed application form for an "H" endorsement specified in s. 343.17 (3) (d) 1m., the department of transportation shall immediately forward the application to the federal transportation security administration of the federal department of homeland security. The department of transportation shall also inform the applicant that the applicant has a right to obtain a copy of the

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applicant's criminal history record by submitting a written request for that record to the federal transportation security administration.

SECTION 2551g. 343.16 (1) (a) of the statutes is amended to read:

343.16 (1) (a) General. The department shall examine every applicant for an operator's license, including applicants for license renewal as provided in sub. (3), and every applicant for authorization to operate a vehicle class or type for which the applicant does not hold currently valid authorization, other than an instruction permit. Except as provided in sub. (2) (cm) and (e), the examinations of applicants for licenses authorizing operation of "Class A", "Class B", "Class C", "Class D" or "Class M" vehicles shall include both a knowledge test and an actual demonstration in the form of a driving skills test of the applicant's ability to exercise ordinary and reasonable control in the operation of a representative vehicle. The department shall not administer a driving skills test to a person applying for authorization to operate "Class M" vehicles who has failed 2 previous such skills tests unless the person has successfully completed a rider course approved by the department. The department may, by rule, exempt certain persons from the rider course requirement of this The driving skills of applicants for endorsements authorizing the operation of commercial motor vehicles equipped with air brakes, the transportation of passengers in commercial motor vehicles or the operation of school buses, as provided in s. 343.04 (2) (b), (d) or (e), shall also be tested by an actual demonstration of driving skills. The department may endorse an applicant's commercial driver license for transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 73, subject to s. 343.125, or <u>for</u> the operation of tank vehicles or vehicles towing double or triple trailers, as described in s. 343.04 (2) (a), (c) or (f), based on successful completion of a knowledge

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test. In administering the knowledge test, the department shall attempt to
accommodate any special needs of the applicant. Except as may be required by the
department for an "H" or "S" endorsement, the knowledge test is not intended to be
a test for literacy or English language proficiency. This paragraph does not prohibit
the department from requiring an applicant to correctly read and understand
highway signs.".

- 7 **1242.** Page 977, line 25: delete "Except for a commercial" and substitute 8 "Except for a commercial".
- 9 **1243.** Page 978, line 1: delete "driver license" and substitute "driver license".
- 10 **1244.** Page 978, line 2: delete "(e), a <u>A</u>" and substitute "(e), a".
- 11 **1245.** Page 978, line 4: after that line insert:
- **SECTION 2552g.** 343.17 (3) (d) 1m. of the statutes is amended to read:
- 343.17 **(3)** (d) 1m. "H" endorsement, which authorizes the driver to operate vehicles transporting hazardous materials requiring placarding <u>or any quantity of</u> a material listed as a select agent or toxin under 42 CFR 73.
- **Section 2552i.** 343.17 (3) (d) 6. of the statutes is amended to read:
- 343.17 **(3)** (d) 6. "X" endorsement, which is an optional endorsement that may be used to indicate that the licensee holds both "H" and "N" endorsements. <u>The department may not issue or renew an endorsement under this subdivision after the effective date of this subdivision …. [revisor inserts date].".</u>
 - **1246.** Page 978, line 11: after that line insert:
- **Section 253m.** 343.20 (1) (a) of the statutes is amended to read:
- 23 343.20 **(1)** (a) Except as otherwise expressly provided in this chapter, 24 reinstated licenses, probationary licenses issued under s. 343.085 and original

licenses other than instruction permits shall expire 2 years from the date of the applicant's next birthday. All <u>Subject to s. 343.125 (3)</u>, all other licenses and license endorsements shall expire 8 years after the date of issuance. The department may institute any system of initial license issuance which it deems advisable for the purpose of gaining a uniform rate of renewals. In order to put such a system into operation, the department may issue licenses which are valid for any period less than the ordinary effective period of such license. If the department issues a license that is valid for less than the ordinary effective period as authorized by this paragraph, the fees due under s. 343.21 (1) (a), (b) and (d) shall be prorated accordingly.".

- **1247.** Page 978, line 12: delete lines 12 to 18.
- **1248.** Page 978, line 18: after that line insert:
- "Section 2554h. 343.20 (2m) of the statutes is amended to read:

343.20 **(2m)** The department shall include with the notice that it mails under sub. (2) information regarding the requirements of s. 347.48 (4); <u>and</u> information, as developed by all organ procurement organizations in cooperation with the department, that promotes anatomical donations and which relates to the anatomical donation opportunity available under s. 343.175; <u>and</u>, <u>for licensees aged 65 years or older</u>, <u>material</u>, <u>as provided by the department</u>, <u>explaining the voluntary program that is specified in s. 71.55 (10) (b)</u>."

1249. Page 978, line 18: after that line insert:

"Section 2554g. 343.20 (2) of the statutes is renumbered 343.20 (2) (a) and amended to read:

suitable indexes containing:

343.20 (2) (a) The department shall mail to the last-known address of
licensee at least 30 days prior to the expiration of the license a notice of the date upo
which such the license must be renewed.
(c) Failure to receive notice to renew such a license or endorsement shall no
be a defense to a charge of operating a motor vehicle without a valid operator's licens
or endorsement.
SECTION 2554h. 343.20 (2) (b) of the statutes is created to read:
343.20 (2) (b) Notwithstanding par. (a), at least 180 days prior to the expiration
of an "H" endorsement specified in s. 343.17 (3) (d) 1m., the department of
transportation shall mail a notice to the last-known address of the licensee that th
licensee is required to pass a security threat assessment screening by the federa
transportation security administration of the federal department of homelan
security as part of the application to renew the endorsement. The notice shall inform
the licensee that the licensee may commence the federal security threat assessmen
screening at any time, but no later than 90 days before expiration of th
endorsement.".
1250. Page 978, line 23: after that line insert:
"Section 2555g. 343.23 (1) (intro.) of the statutes is amended to read:
343.23 (1) (intro.) The department shall maintain a record of every application
for license, permit, or endorsement received by it and of every suspension, revocation

and, cancellation, and disqualification by the department and shall maintain

Section 2555m. 343.23 (1) (c) of the statutes is amended to read:

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343.23 **(1)** (c) The name of every person whose license or operating privilege has been suspended, revoked, or canceled, or who is disqualified, by the department and note thereon the reason for such action.".

1251. Page 978, line 23: after that line insert:

"Section 2555m. 343.23 (2) (a) (intro.) of the statutes is amended to read:

343.23 (2) (a) (intro.) The department shall maintain a file for each licensee or other person containing the application for license, permit or endorsement, a record of reports or abstract of convictions, any notice received from the federal transportation security administration concerning the person's eligibility for an "H" endorsement specified in s. 343.17 (3) (d) 1m., the status of the person's authorization to operate different vehicle groups, a record of any out–of–service orders issued under s. 343.305 (7) (b) or (9) (am) and a record of any reportable accident in which the person has been involved, including specification of any type of license and endorsements issued under this chapter under which the person was operating at the time of the accident and an indication whether or not the accident occurred in the course of any of the following:".

- **1252.** Page 978, line 25: after "(am)" insert "1.".
- **1253.** Page 979, line 1: delete "1." and substitute "a.".
- **1254.** Page 979, line 2: on lines 2, 4 and 7, delete "state or".
- **1255.** Page 979, line 7: delete "in conformity with 49 USC 31311 (a) (8)".
- **1256.** Page 979, line 8: delete "2." and substitute "b.".
 - **1257.** Page 979, line 9: delete lines 9 to 25 and substitute "a record of any violation in another jurisdiction of any law of that jurisdiction, including any local law of that jurisdiction, or of any law of a federally recognized American Indian tribe

- or band in that jurisdiction, in conformity with any law of this state relating to motor vehicle traffic control, other than a parking violation, as specified in any notice received from that jurisdiction. The department shall record this information within 4 days after receipt of the notice.".
- 5 **1258.** Page 980, line 1: delete "4." and substitute "c.".
- **1259.** Page 980, line 1: delete "any state," and substitute "this state or another jurisdiction,".
- 8 **1260.** Page 980, line 2: delete "state or local law" and substitute "state law or local ordinance".
- 10 **1261.** Page 980, line 4: delete "state law" and substitute "law of this state".
- 11 **1262.** Page 980, line 6: after that line insert:

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- "2. In maintaining the department's file specified in subd. 1. and par. (a), the department may not conceal, withhold, or mask from the department's file, or otherwise allow in any way a person to avoid the department's recording in the department's file of, any information required to be recorded in the department's file under 49 CFR 384.225 and 384.226, regardless of whether the person has obtained deferral of imposition of judgment, been allowed to enter a diversion program, or otherwise obtained delayed or suspended judgment or alternative sentencing from a court."
- **1263.** Page 980, line 11: after "withheld" insert ", or the person disqualified,".
- 21 **1264.** Page 980, line 25: after that line insert:
- **SECTION 2557g.** 343.245 (2) (a) 1. of the statutes is amended to read:

343.245 (2) (a) 1. "To state.' A person, after applying for or receiving a commercial driver license issued by this state, who is convicted of violating in a motor vehicle any law of this state or local ordinance adopted in conformity therewith or a law enacted by a federally recognized American Indian tribe or band in this state which is in conformity with any law of this state, or the law of another jurisdiction, relating to motor vehicle traffic control, other than parking violations, shall notify the department of the conviction in the manner specified by the department within 30 days after the date of conviction. Notwithstanding any other provision of law, a person who holds an "H" endorsement specified in s. 343.17 (3) (d) 1m. shall notify the department within 24 hours if the person is convicted, or found not guilty by reason of insanity, of any disqualifying felony criminal offense described in s. 343.14 (2g) (a) 1., or adjudicated as a mental defective or committed to a mental institution.

Section 2557i. 343.265 (1r) of the statutes is created to read:

343.265 (1r) Notwithstanding sub. (1), the department shall accept the voluntary surrender of an "H" endorsement specified in s. 343.17 (3) (d) 1m. Upon accepting the surrender, the department shall immediately cancel the endorsement if the licensee is not eligible for the endorsement. Following cancellation under this subsection, the department shall take the actions required in s. 343.125 (4) (a) and (b). Upon accepting the surrender from a person to whom the department would not be prohibited from issuing an "H" endorsement, the department may remove that endorsement from the licensee's commercial driver license as a temporary surrender. The department may not issue an "H" endorsement to any person whose "H" endorsement is removed as a temporary surrender under this subsection unless the person applies for initial issuance of an "H" endorsement.

SECTION 2557k. 343.28 (1) of the statutes is amended to read:

343.28 **(1)** Whenever a person is convicted of a moving traffic violation under chs. 341 to 349 or under a local ordinance enacted under ch. 349, the clerk of the court in which the conviction occurred, or the justice, judge or magistrate of a court not having a clerk, shall, as provided in s. 345.48, forward to the department the record of such conviction. The record of conviction forwarded to the department shall state whether the offender was involved in an accident at the time of the offense, whether the offender was operating a commercial motor vehicle at the time of the offense and, if so, whether the offender was transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 73, or was operating a vehicle designed to carry, or actually carrying, 16 or more passengers, including the driver. Whenever a person is convicted of exceeding a posted speed limit, the record of conviction forwarded to the department shall include the number of miles per hour in excess of the posted speed limit.

Section 257m. 343.28 (2) of the statutes is amended to read:

343.28 (2) Whenever a person is convicted of any offense for which s. 343.31 makes mandatory the revocation by the secretary of such person's operating privilege, the court in which the conviction occurred shall require the surrender to it of any license then held by such person. The clerk of the court, or the justice, judge or magistrate if the court has no clerk, shall, as provided in s. 345.48, forward to the department the record of conviction and any surrendered licenses. The record of conviction forwarded to the department shall state whether the offender was involved in an accident at the time of the offense, whether the offender was operating a commercial motor vehicle at the time of the offense and, if so, whether the offender was transporting hazardous materials requiring placarding or any quantity of a

- 1 <u>material listed as a select agent or toxin under 42 CFR 73,</u> or <u>was</u> operating a vehicle
- designed to carry, or actually carrying, 16 or more passengers, including the driver.".
- 3 **1265.** Page 981, line 5: delete lines 5 to 8.
- 4 **1266.** Page 981, line 9: delete lines 9 to 24.
- 5 **1267.** Page 982, line 1: delete lines 1 to 12.
- **1268.** Page 982, line 16: delete "1987," and substitute "1987,".
- 1269. Page 982, line 17: delete that line and substitute "while driving or operating a commercial motor vehicle or committed on or after September 30, 2005, while driving or operating any motor vehicle:".
- 10 **1270.** Page 982, line 22: delete the material beginning with "based" and ending with "vehicle" on line 23.
- 12 **1271.** Page 983, line 2: after that line insert:
- 13 "**Section 2564m.** 343.315 (2) (b) of the statutes is amended to read:
- 343.315 **(2)** (b) If any of the violations listed in par. (a) occurred in the course of transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CFR 73 on or after July 1, 1987, the person shall be disqualified from operating a commercial motor vehicle for a 3-year period."
- 19 **1272.** Page 983, line 5: delete "<u>a commercial any</u>" and substitute "a commercial".
- 1273. Page 983, line 6: after "1987," insert ", or uses any motor vehicle on or
 after September 30, 2005,".

1	1274.	Page 983,	line	15:	delete	"a commercial	any"	and	substitute	"a
2	commercial".									

- **1275.** Page 983, line 16: after "vehicle" insert "or while driving or operating any motor vehicle if the person holds a commercial driver license".
- **1276.** Page 984, line 3: delete "to which par. (a) 7. applies" and substitute "described in par. (a) 8".
 - **1277.** Page 984, line 19: after that line insert:

"Section 2570m. 343.315 (2) (h) of the statutes is amended to read:

343.315 **(2)** (h) Except as provided in par. (i), a person is disqualified for a period of 90 days from operating a commercial motor vehicle if convicted of an out–of–service violation, or one year if convicted of 2 out–of–service violations, or 3 years if convicted of 3 or more out–of–service violations, arising from separate occurrences committed within a 10–year period while driving or operating a commercial motor vehicle. A disqualification under this paragraph shall be in addition to any penalty imposed under s. 343.44. In this paragraph, "out–of–service violation" means violating s. 343.44 (1) (c) by operating a commercial motor vehicle while the operator or vehicle is ordered out–of–service under state or federal law.".

1278. Page 984, line 19: after that line insert:

"Section 2570m. 343.315 (2) (i) of the statutes is amended to read:

343.315 **(2)** (i) If the violation listed in par. (h) occurred in the course of transporting hazardous materials requiring placarding or any quantity of a material listed as a select agent or toxin under 42 CR 73, or while operating a vehicle designed to carry, or actually carrying, 16 or more passengers, including the driver, the person shall be disqualified from operating a commercial motor vehicle for 180 days upon

a first conviction, or for a 3-year period for a 2nd or subsequent conviction, arising from separate occurrences committed within a 10-year period while driving or operating a commercial motor vehicle. A disqualification under this paragraph shall be in addition to any penalty imposed under s. 343.44.".

1279. Page 985, line 2: after that line insert:

SECTION 2571y. 343.44 (1) (c) of the statutes is amended to read:

343.44 **(1)** (c) *Operating while ordered out-of-service.* No person may operate a commercial motor vehicle while the person or the commercial motor vehicle is ordered out-of-service under state or federal law.".

1280. Page 985, line 21: after that line insert:

"Section 2574h. 343.50 (4) of the statutes is amended to read:

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

1281. Page 986, line 3: delete lines 3 to 16.

1282. Page 987, line 6: after that line insert:

"Section 2579m. 345.11 (2m) (b) of the statutes is amended to read:

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and distributed as follows:".

- 345.11 (2m) (b) Whether the vehicle was transporting hazardous materials 1 2 requiring placarding or any quantity of a material listed as a select agent or toxin 3 under 42 CFR 73.". **1283.** Page 987, line 22: delete lines 22 to 24. 4 **1284.** Page 988, line 1: delete lines 1 and 2. 5 6 **1285.** Page 988, line 18: delete the material beginning with that line and 7 ending with page 989, line 9. **1286.** Page 990, line 19: delete lines 19 to 21. 8 9 **1287.** Page 993, line 7: delete "of \$5" and substitute "of \$5 established by the 10 department by rule". 11 **1288.** Page 993, line 8: after "procedure" insert "or Internet procedure". 12 **1289.** Page 993, line 8: delete the material beginning with "If" and ending 13 with "transaction." on line 10. 14 **1290.** Page 994, line 15: after that line insert: 15 "Section **2608m.** 350.12 (4) (b) (intro.) of the statutes is amended to read: 16 350.12 (4) (b) *Trail aids and related costs.* (intro.) The moneys appropriated 17 under s. 20.370 (1) (mg) and (5) (cb), (ck), (cr), (cs), and (cw) shall be used for 18 development and maintenance, the cooperative snowmobile sign program, major 19 reconstruction or rehabilitation to improve bridges on existing approved trails, trail 20 rehabilitation, signing of snowmobile routes, and state snowmobile trails and areas
 - **1291.** Page 994, line 16: delete the material beginning with that line and ending with page 996, line 13.

- 1 **1292.** Page 996, line 21: delete lines 21 to 25.
- 2 **1293.** Page 997, line 6: delete "commission, or the department of
- 3 transportation or" and substitute "commission, the department of transportation.
- 4 or".
- 5 **1294.** Page 997, line 7: delete "the office of the commissioner of railroads,"
- and substitute "the office of the commissioner of railroads,".
- 7 **1295.** Page 997, line 12: after that line insert:
- 8 "Section **2618t.** 560.031 of the statutes is repealed.".
- 9 **1296.** Page 997, line 22: delete the material beginning with that line and
- ending with page 998, line 1.
- 11 **1297.** Page 998, line 2: delete that line.
- 12 **1298.** Page 998, line 3: delete lines 3 and 4 and substitute:
- 13 "Section 2624d. 560.25 (2) (intro.) of the statutes, as affected by 2001
- 14 Wisconsin Act 16, is amended to read:
- 15 560.25 (2) Grants. (intro.) Subject to sub. (4), the department may make a
- 16 grant from the appropriation under s. 20.143 (1) (ko) s. 20.143 (1) (fj) to a
- 17 technology-based nonprofit organization to provide support for a manufacturing
- extension center if all of the following apply:".
- 19 **1299.** Page 998, line 5: delete lines 5 and 6.
- 20 **1300.** Page 998, line 7: delete lines 7 to 9.
- 21 **1301.** Page 998, line 10: after that line insert:
- 22 "**Section 2628fd.** 560.80 (4) of the statutes is amended to read:

560.80 (4) "Eligible development project costs" means costs that, in accordance				
with sound business and financial practices, are appropriately incurred in				
connection with a development project or a recycling development project, but does				
not include entertainment expenses or expenses incurred more than 6 months before				
the board approves a grant or loan under s. 560.83 or 560.835.				
SECTION 2628ff. 560.80 (5) of the statutes is amended to read:				
560.80 (5) "Eligible recipient" means a person who is eligible to receive a grant				
under s. 560.82 (5) (a) or 560.837 or a grant or loan under s. 560.83 (5) (a) or (b) or				
560.835 .				
Section 2628fh. 560.80 (11) of the statutes is amended to read:				
560.80 (11) "Project" means a development project, a recycling development				
project, an early planning project, a finance project, an education and training				
project or a revolving fund project.				
Section 2628fj. 560.80 (12) of the statutes is repealed.				
SECTION 2628fL. 560.81 (2) of the statutes is amended to read:				
560.81 (2) The board awards a grant or loan to the eligible recipient or local				
development corporation under ss. 560.83 (1) and 560.84 or to the eligible recipient				
under ss. 560.835 and s. 560.84.				
Section 2628fn. 560.81 (3) of the statutes is amended to read:				
560.81 (3) The board awards a grant or loan to the local development				
corporation under s. 560.83 (2) or 560.835.				
Section 2628fp. 560.82 (2) (intro.) of the statutes is amended to read:				
560.82 (2) (intro.) The department may not award a grant under sub. (1) or s.				
560.835 (6) unless the eligible recipient submits an application, in a form required				
by the department, that contains or describes all of the following:				

1 **Section 2628fr.** 560.82 (3) (intro.) of the statutes is amended to read: 2 560.82 (3) (intro.) An eligible recipient who receives a grant under sub. (1) or 3 s. 560.835 (6), 2001 stats., may only use the proceeds of the grant for the following 4 purposes: 5 **Section 2628ft.** 560.82 (4) (b) of the statutes is amended to read: 6 560.82 (4) (b) Award, to any one eligible recipient or for any one early planning 7 project, grants under sub. (1) or s. 560.835 (6) that total more than \$15,000. 8 **Section 2628fv.** 560.82 (5) (a) of the statutes is amended to read: 9 560.82 (5) (a) The department may only award grants under sub. (1) or s. 10 560.835 (6) to individuals who are minority group members and residents of this 11 state. 12 **Section 2628gd.** 560.835 of the statutes is repealed. 13 **Section 2628gf.** 560.84 (1) (b) 1. of the statutes is amended to read: 14 560.84 **(1)** (b) 1. If an early planning project under s. 560.82 or 560.835 (6), that 15 the project will increase employment in this state. 16 **Section 2628gh.** 560.84 (1) (b) 2. of the statutes is amended to read: 17 560.84 (1) (b) 2. If a development project or recycling development project, that 18 the project will retain or increase employment in this state. 19 **Section 2628gj.** 560.84 (1) (e) 1. of the statutes is amended to read: 20 560.84 (1) (e) 1. For grants funding early planning projects under s. 560.82 or 21 560.835 (6), not less than 25% of the cost of the project. Up to 50% of the contribution 22 under this subdivision may be in the form of the in-kind services of a qualified 3rd 23 party or qualified 3rd parties. The department shall determine what services may 24 be used as in-kind contributions and whether a 3rd party is qualified, for purposes 25 of this subdivision.

1 **Section 2628gL.** 560.84 (1) (e) 2. of the statutes is amended to read: 2 560.84 (1) (e) 2. For grants and loans funding development projects or recycling 3 development projects, a cash contribution of not less than 25% of the cost of the 4 project. 5 **Section 2628gn.** 560.84 (1) (f) of the statutes is amended to read: 6 560.84 (1) (f) That the project meets all criteria set forth in s. 560.82, 560.83, 7 560.835 or 560.837, whichever is appropriate. 8 **Section 2628gp.** 560.84 (1) (j) of the statutes is amended to read: 9 560.84 (1) (j) If a development project, recycling development project, finance 10 project, or education and training project, that funds from the grant or loan will not 11 be used to refinance existing debt. 12 **Section 2628gr.** 560.84 (2) (a) 1. of the statutes is amended to read: 13 560.84 (2) (a) 1. If an early planning project under s. 560.82 or 560.835 (6), the 14 extent to which the project will increase employment in this state. 15 **Section 2628gt.** 560.84 (2) (a) 2. of the statutes is amended to read: 16 560.84 (2) (a) 2. If a development project or recycling development project, the 17 extent to which the project will retain or increase employment in this state. 18 **Section 2628gv.** 560.84 (2) (c) (intro.) of the statutes is amended to read: 19 560.84 (2) (c) (intro.) If a development project or recycling development project, 20 whether the project will be located in any or all of the following: 21 **Section 2628gx.** 560.84 (2) (f) of the statutes is amended to read: 22 560.84 (2) (f) If a development project or recycling development project, the 23 financial soundness of the minority business involved in the project and the 24 commitment of the eligible recipient to repay the loan or grant. 25 **Section 2628hd.** 560.85 (2) of the statutes is amended to read:

560.85 (2) The board shall develop a policy governing the repayment of grants
and loans made under s. 560.83 or 560.835. The board or department shall deposit
moneys received in repayment of grants and loans under s. 560.83 in the
appropriation under s. 20.143 (1) (im).

Section 2628hf. 560.85 (3) (a) of the statutes is amended to read:

560.85 (3) (a) Develop procedures to evaluate applications and monitor project performance for grants awarded for early planning projects under s. 560.82 or <u>s.</u> 560.835 (6), 2001 stats.

Section 2628hh. 560.85 (3) (b) of the statutes is amended to read:

560.85 **(3)** (b) Develop procedures, with the approval of the board, to evaluate applications, monitor project performance and audit grants and loans awarded for development projects under s. 560.83, recycling development projects under s. 560.835, 2001 stats., and finance projects and education and training projects under s. 560.837.".

1302. Page 998, line 10: after that line insert:

"Section 2628m. 560.87 (6) of the statutes is repealed.".

1303. Page 998, line 10: after that line insert:

"Section 2628m. 560.795 (3) (a) 4. and 5. of the statutes are consolidated, renumbered 560.795 (3) (a) 4. and amended to read:

560.795 **(3)** (a) 4. Any person that is conducting or that intends to conduct economic activity in a development opportunity zone under sub. (1) (e) and that, in conjunction with the local governing body of the city in which the development opportunity zone is located, submits a project plan as described in par. (b) to the department shall be entitled to claim tax benefits while the area is designated as a

development opportunity zone. 5. Any corporation that is conducting or that intends
to conduct economic activity in a development opportunity zone under sub. (1) or (f)
and that, in conjunction with the local governing body of the city in which the
development opportunity zone is located, submits a project plan as described in par.
(b) to the department shall be entitled to claim tax benefits while the area is
designated as a development opportunity zone.".

1304. Page 998, line 17: after that line insert:

"Section 2629d. 562.057 (4m) (b) of the statutes is repealed.

Section 2629e. 562.057 (4m) (bm) of the statutes is created to read:

562.057 **(4m)** (bm) Wagering on simulcast races will be conducted at the racetrack only as an adjunct to, and not in a manner that will supplant, wagering on live on–track racing at that racetrack, and wagering on simulcast races will not be the primary source of wagering revenue at that racetrack.".

1305. Page 998, line 18: delete the material beginning with that line and ending with page 999, line 12, and substitute:

"Section 2630g. 565.25 (1m) of the statutes is renumbered 565.25 (1m) (a) and amended to read:

565.25 **(1m)** (a) Subject to approval by the secretary of revenue, the administrator may determine whether lottery functions shall be performed by department of revenue employees or by one or more persons under contract with the department of administration, except that no a contract may provide for the entire management of the lottery or for the entire operation of the lottery, other than services described in par. (c), by any a private person only if the joint committee on finance approves the contract, subject to par. (b), under s. 13.10. The department of

administration may contract for management consultation services to assist in the management or operation of the lottery.

(c) The department of administration may not contract for financial auditing or security monitoring services, except that, if the department of administration delegates under s. 16.71 (1) to the department of revenue the authority to make a major procurement, the department of revenue may contract with the department of administration for warehouse and building protection services relating to the state lottery.

(d) If the department of administration delegates under s. 16.71 (1) to the department of revenue the authority to make a major procurement, the department of revenue shall assume the powers and duties of the department of administration and the administrator shall assume the powers and duties of the secretary of administration under this section and ss. 16.70 to 16.77, except under ss. 16.72 (4) (a), 16.76 (1) and 16.77 (1).

Section 2630h. 565.25 (1m) (b) of the statutes is created to read:

565.25 **(1m)** (b) The joint committee on finance may not approve a contract providing for the entire management of the lottery or for the entire operation of the lottery by any private person unless the departments of administration and revenue first jointly submit to the joint committee on finance a lottery privatization plan describing all of the following:

- 1. What functions the private person would perform under the contract.
- 2. What management authority the private person would have with respect to lottery advertising, prize payout levels, and any lottery function that the state would perform if the contract were approved.
 - ${\bf 3. \ \, How \,\, the \,\, private \,\, person \,\, would \,\, interact \,\, with \,\, other \,\, lottery \,\, vendors.}$

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4.	Whether t	he contract	t would re	equire som	e form	of profit	sharing	and,	if so,
a descri	iption of the	e profit–sha	aring med	hanism.					

- 5. A transition plan to ensure the successful conversion of the lottery to new management, including a schedule for phasing out state positions and a rationale for the number and classification of state positions that would be needed after the conversion.".
- 7 **1306.** Page 999, line 19: on lines 19 and 20, after "department" insert "of administration".
- 9 **1307.** Page 999, line 22: after "(1m)" insert "(a)".
- **1308.** Page 1000, line 4: delete lines 4 to 24 and substitute:
- **"Section 2633m.** 569.06 of the statutes is amended to read:
 - 569.06 Indian gaming receipts. Indian gaming receipts shall be credited to the appropriation accounts under ss. 20.455 (2) (gc) and 20.505 (8) (h) and (hm) as specified under ss. 20.455 (2) (gc) and 20.505 (8) (h) and (hm). Indian gaming receipts shall be credited to the appropriation account under s. 20.505 (8) (hm) in the amount necessary to make the transfers specified under s. 20.505 (8) (hm). Indian gaming receipts not otherwise credited to appropriation accounts under this section shall be paid into the general fund.".
- 19 **1309.** Page 1002, line 17: after that line insert:
- **Section 2642m.** 601.41 (12) of the statutes is created to read:
- 21 601.41 (12) Substantially similar health care coverage plan. The 22 commissioner shall promulgate rules that set out a standardized summary of 23 benefits provided under health care coverage plans, including plans offered under

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- s. 40.51 (7), for use in determining whether a health care coverage plan is substantially similar to a plan offered under s. 40.51 (7).".
- 1310. Page 1005, line 20: delete the material beginning with that line and ending with page 1008, line 5.
 - **1311.** Page 1008, line 21: delete the material beginning with that line and ending with page 1010, line 12.
- 7 **1312.** Page 1012, line 21: after that line insert:
- 8 **"Section 2671g.** 757.05 (2) (a) of the statutes is amended to read:
 - 757.05 **(2)** (a) Law enforcement training fund. Eleven twenty–fourths Forty–eight percent of all moneys collected from penalty assessments under sub. (1) shall be credited to the appropriation account under s. 20.455 (2) (i) and utilized in accordance with ss. 20.455 (2) and 165.85 (5). The moneys credited to the appropriation account under s. 20.455 (2) (i), except for the moneys transferred to s. 20.455 (2) (jb), constitute the law enforcement training fund.".
 - **1313.** Page 1013, line 10: delete lines 10 to 14.
- 16 **1314.** Page 1013, line 15: delete lines 15 to 24.
- 1315. Page 1014, line 1: delete the material beginning with that line and ending with page 1015, line 2.
- 19 **1316.** Page 1015, line 3: delete lines 3 to 18.
- 20 **1317.** Page 1015, line 19: delete the material beginning with that line and ending with page 1016, line 10.
- 1318. Page 1017, line 15: delete the material beginning with that line and ending with page 1018, line 7,

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- 1 **1319.** Page 1021, line 19: delete lines 19 to 25.
- 2 **1320.** Page 1023, line 3: delete "<u>\$67.60</u>" and substitute "<u>\$68</u>".
- 3 **1321.** Page 1023, line 14: delete "<u>\$50.70</u>" and substitute "<u>\$51</u>".
- 4 **1322.** Page 1025, line 1: delete lines 1 to 18.
- 5 **1323.** Page 1026, line 1: delete lines 1 to 7.
- 6 **1324.** Page 1026, line 8: delete lines 8 to 15.
- 7 **1325.** Page 1027, line 3: after that line insert:

or omissions if all of the following conditions are met:".

- 8 "Section 2725k. 895.55 (2) (intro.) of the statutes is amended to read:
- 895.55 **(2)** (intro.) Notwithstanding any provision of s. <u>93.57</u>, 299.11, 299.13, 299.31, 299.41, 299.43, 299.45, 299.51, 299.53 or 299.55, subchs. II and IV of ch. 30, ch. 29, 166, 281, 283, 289, 291 or 292 or subch. II of ch. 295, or any other provision of this chapter, a person is immune from liability for damages resulting from the person's acts or omissions and for the removal costs resulting from the person's acts
 - **1326.** Page 1027, line 13: delete the material beginning with "department" and ending with "administration" on line 14 and substitute "department of employment relations office of state human resources management".
 - **1327.** Page 1029, line 9: delete the material beginning with "department" and ending with "administration" on line 10 and substitute "department of employment relations office of state human resources management".
- 1328. Page 1029, line 13: delete the material beginning with "department" and ending with "administration" on line 14 and substitute "department of employment relations office of state human resources management".

- **1329.** Page 1029, line 16: delete the material beginning with that line and 1 2 ending with page 1030, line 7. **1330.** Page 1030, line 7: after that line insert: 3 4 **"Section 2737d.** 943.13 (1e) (f) (intro.) of the statutes is amended to read: 5 943.13 (1e) (f) (intro.) "Undeveloped "Open land" means land that meets all of 6 the following criteria: **SECTION 2737e.** 943.13 (1m) (a) of the statutes is amended to read: 7 8 943.13 (1m) (a) Enters any enclosed, cultivated or undeveloped land of another, 9 other than undeveloped open land specified in par. (e) or (f), without the express or
- **SECTION 2737f.** 943.13 (1m) (e) of the statutes is amended to read:
- 943.13 **(1m)** (e) Enters or remains on <u>undeveloped open</u> land that is an inholding of another after having been notified by the owner or occupant not to enter or remain on the land.".
- 15 **1331.** Page 1030, line 8: delete lines 8 to 23.

implied consent of the owner or occupant.

- **1332.** Page 1031, line 7: delete lines 7 to 14.
- 1333. Page 1031, line 15: delete the material beginning with that line and ending with page 1032, line 2.
- 19 **1334.** Page 1032, line 15: delete that line.
- 20 **1335.** Page 1032, line 16: delete the material beginning with that line and ending with page 1033, line 6.
- 1336. Page 1034, line 17: delete the material beginning with that line and ending with page 1036, line 13.

- **1337.** Page 1039, line 17: delete the material beginning with that line and ending with page 1040, line 4.
- **1338.** Page 1040, line 5: delete lines 5 to 25.
- **1339.** Page 1041, line 1: delete lines 1 to 21.
- **1340.** Page 1042, line 15: delete the material beginning with that line and ending with page 1049, line 8.
- **1341.** Page 1049, line 9: delete ", as affected by 2003 Wisconsin Act".
- **1342.** Page 1049, line 10: delete " (this act),".
- **1343.** Page 1049, line 11: delete "and assignable prosecutors".
- **1344.** Page 1049, line 12: delete "and assignable prosecutors".
- 1345. Page 1049, line 13: delete the material beginning with "secretary" and ending with "administration" on line 14 and substitute "secretary of employment relations director of the office of state human resources management".
- **1346.** Page 1049, line 15: delete "and assignable prosecutors".
- **1347.** Page 1049, line 17: delete "and assignable".
- **1348.** Page 1049, line 18: delete "prosecutors".
- 1349. Page 1049, line 20: delete the material beginning with "secretary" and ending with "administration" on line 21 and substitute "secretary of employment relations director of the office of state human resources management".
- **1350.** Page 1049, line 22: delete lines 22 to 25.
- **1351.** Page 1050, line 1: delete lines 1 to 3.
- **1352.** Page 1050, line 12: delete lines 12 to 14.

1	1353. Page 1051, line 16: after "(f)" insert "or (i)".						
2	1354. Page 1051, line 17: after that line insert:						
3	"Section 2804d. 978.13 (1m) of the statutes, as created by 2001 Wisconsin Act						
4	109, is amended to read:						
5	978.13 (1m) The amount paid under sub. (1) (b) and, (c), and (d) combined may						
6	not exceed the amount appropriated under s. 20.475 (1) (i). The amount paid under						
7	sub. (1) (d) may not exceed the amount appropriated under s. 20.475 (1) (f) and (i)						
8	<u>combined</u> .".						
9	1355. Page 1051, line 18: delete lines 18 to 23.						
10	1356. Page 1052, line 1: delete lines 1 to 10.						
11	1357. Page 1054, line 2: after that line insert:						
12	"Section 2813e. 2001 Wisconsin Act 16, section 9107 (1) (m) 1. and 3. are						
13	amended to read:						
14	[2001 Wisconsin Act 16] Section 9107 (1)						
15	(m) University of Wisconsin System						
16	1. Projects financed by general fund supported						
17	borrowing:						
18	Wisconsin agricultural stewardship initiative						
19	facility — Platteville and Madison \$ 3,234,000						
20	(Total project all funding sources \$7,504,700)						
21	Meat/muscle science laboratory — Madison 20,000,000						
22	Veterinary diagnostic laboratory — Madison 20,000,000 22,400,000						

23	(Total project all funding sources \$23,600,000 <u>\$28,500,000</u>)	
1	Chamberlin Hall renovation — Madison	20,795,000
2	Laboratory science building remodeling —	
3	Green Bay	17,915,000
4	Fine Arts Center addition and remodeling —	
5	Stevens Point	25,120,000
6	(Total project all funding sources \$26,120,000)	
7	Upham Hall science building	
8	addition/renovation — Whitewater	10,100,000
9	Klotsche Center physical education addition	
10	— Milwaukee	16,290,000
11	(Total project all funding sources \$42,117,000)	
12	Gates physical education building addition	
13	and remodeling — Superior	13,350,000
14	(Total project all funding sources \$15,700,000)	
15	Computer science classrooms administration	
16	— Platteville	6,956,000
17	Aquatic Science and Technology Education	
18	Center – Phase I — System	450,000
19	(Total project all funding sources \$3,292,000)	
20	Camp Randall Stadium renovation —	
21	Madison	10,000,000

22	(Total project all funding sources \$99,800,000)	
1	Classroom renovation/instructional	
2	technology — System	10,000,000
3	Lapham Hall north wing remodeling —	
4	Milwaukee	9,858,000
5	Mechanical engineering building renovation	
6	and addition — Madison	23,000,000
7	(Total project all funding sources \$33,000,000)	
8	Utility distribution systems upgrade —	
9	Madison	5,000,000
10	3. Projects financed by program revenue	
11	supported borrowing:	
12	Veterinary diagnostic laboratory — Madison	3,600,000 6,100,000
13	(Total project all funding sources \$23,600,000 <u>\$28,500,0</u>	<u>00</u>)
14	Fine Arts Center addition and remodeling —	
15	Stevens Point	1,000,000
16	(Total project all funding sources \$26,120,000)	
17	Klotsche Center physical education addition	
18	— Milwaukee	25,327,000
19	(Total project all funding sources \$42,117,000)	
20	Gates physical education building addition	
21	and remodeling — Superior	2,350,000

22	(Total project all funding sources \$15,700,000)	
1	Camp Randall Stadium renovation —	
2	Madison	72,800,000
3	(Total project all funding sources \$99,800,000)	
4	Davies Center addition and remodeling — Eau	
5	Claire	8,510,400
6	University Ridge Golf Course – Phase III —	
7	Madison	10,134,000
8	(Total project all funding sources \$15,560,000)	
9	Animal facilities — Madison	1,200,000
10	Student Union — River Falls	20,451,800 24,135,800
11	(Total project all funding sources \$28,786,000)	
12	North campus master plan implementation –	
13	Phase I — Stout	10,000,000 16,694,000
14	Wisconsin agricultural stewardship initiative	
15	facility — Platteville and Madison – Phase I	1,605,700
16	(Total project all funding sources \$7,504,700)	
17	SECTION 2813g. 2001 Wisconsin Act 16, section 9	9107 (1) (m) 3m. is created to
18	read:	
19	[2001 Wisconsin Act 16] Section 9107 (1)	
20	(m) University of Wisconsin System	
21	3m. Projects financed by program revenue:	

1	Student Union — River Falls	4,650,200
2	(Total project all funding sources \$28,786,000)	
3	SECTION 2813j. 2001 Wisconsin Act 16, section 9107	(1) (m) 4. is amended to
4	read:	
5	[2001 Wisconsin Act 16] Section 9107 (1)	
6	(m) University of Wisconsin System	
7	4. Projects financed by gifts, grants and other	
8	receipts:	
9	Klotsche Center physical education addition	
10	— Milwaukee	500,000
11	(Total project all funding sources \$42,117,000)	
12	Aquatic Science and Technology Education	
13	Center – Phase I — System	2,842,000
14	(Total project all funding sources \$3,292,000)	
15	Camp Randall Stadium renovation —	
16	Madison	17,000,000
17	(Total project all funding sources \$99,800,000)	
18	Mechanical engineering building renovation	
19	and addition — Madison	10,000,000
20	(Total project all funding sources \$33,000,000)	
21	University Ridge Golf Course – Phase III —	
22	Madison	5,426,000

23	(Total project all funding sources \$15,560,000)
1	Weeks Hall addition — Madison 5,000,000
2	Athletic administration building annex —
3	Whitewater 1,432,800
4	Wisconsin agricultural stewardship initiative
5	facility — Platteville and Madison 900,000
6	(Total project all funding sources \$7,504,700)
7	Fine Arts Center addition and remodeling —
8	Stevens Point 4,000,000
9	(Total project all funding sources \$30,120,000)".
10	1358. Page 1055, line 1: delete lines 1 to 4.
11	1359. Page 1057, line 4: after that line insert:
12	"(4k) Development of state government management systems and Web site.
13	(a) Definitions. In this subsection:
14	1. "Department" means the department of administration.
15	2. "Secretary" means the secretary of administration.
16	3. "State agency" means an office, department, agency, institution of higher
17	education, association, society, or other body in state government created or
18	authorized to be created by the constitution or any law, which is entitled to expend
19	moneys appropriated by law, except that "state agency" does not include the
20	legislative and judicial branches of state government or an authority.
21	(b) Competitive sealed proposals. During the 2003-05 fiscal biennium, the
22	department shall solicit competitive sealed proposals under section 16.75 (2m) of the

statutes for systems described in this paragraph. Each system shall be applicable to all state agencies and open to the participation of the legislative and judicial branches of state government and shall permit authorized persons to access the system via an Internet browser or device designed to access the World Wide Web. The systems are as follows:

- 1. A budgeting system that facilitates consideration in the budgeting process of information on the performance of programs, so that state funding decisions may be based on whether state agencies are accomplishing expected results.
 - 2. An accounting system.
- 3. A system for the procurement of all laundry services for state-provided uniforms; cleaning, custodial, and laundry supplies; consumable janitorial supplies; all other necessary materials, supplies, and equipment; all other permanent personal property and miscellaneous capital; all contractual services; and all other expenses of a consumable nature for all state agencies and, if participating, for the legislative and judicial branches of state government.
- 4. A human resources system for the processing of all employment information and payroll transactions and for providing information to state employees concerning their pay and benefits.
- 5. An Internet portal for access to the state agency Web sites and, if participating, Web sites of the legislative and judicial branches of state government.
- (c) Additional requirements for procurement system. A competitive sealed proposal for the system described in paragraph (b) 3. shall satisfy all of the following:
- 1. The proposal shall provide for a system that is designed specifically for the needs of the state but shall provide no initial software customization cost to the state.

- 23 2. The proposal shall provide for a system that will utilize centralized processing of procurement orders.
 - 3. The proposal shall provide for a system that will aggregate invoices for each state agency and, if participating, for the legislative and judicial branches of state government.
 - 4. The proposal shall provide for a system that will be integrated with the budgetary information of each state agency and, if participating, with the budgetary information of the legislative and judicial branches of state government and shall facilitate the monthly identification of expenditures in excess of budgeted amounts.
 - 5. The proposal shall provide for a system that will allow authorized persons to enter procurement orders via an Internet browser, a device designed to access the World Wide Web, a facsimile transmission, a telephone, or another method of inputting data electronically into the system.
 - 6. The proposal shall provide for training via the Internet and shall provide for on–site, in–person training at all major state facilities.
 - (d) *Status and informational report.* No later than July 1, 2004, the department shall submit a report to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, indicating all of the following:
 - 1. The status of the solicitations under paragraph (b).
 - 2. The current estimated cost for implementing proposals that comply with paragraph (b).
 - 3. The manner in which the secretary will measure the cost savings and efficiencies achieved through implementation of proposals that comply with paragraph (b) and an estimate of any expected cost savings and efficiencies.

- 4. The feasibility of consolidating all state agency employees performing duties primarily related to state agency procurement into the department's bureau of procurement.
- (e) *Implementation*. During the 2003–05 fiscal biennium, the department shall implement any portion of a lowest, acceptable competitive sealed proposal solicited under paragraph (b) that may be implemented without statutory changes or additional funding. The department shall include, in the program and financial information required to be forwarded under section 16.42 (1) of the statutes by September 15, 2004, a plan for the implementation, during the 2005–07 fiscal biennium, of the remaining portions of the lowest, acceptable competitive sealed proposals solicited under paragraph (b). The plan shall include all of the following:
 - 1. The estimated resources needed to implement the plan.
- 2. Statutory changes that, in the opinion of the department, are needed to implement the plan, including statutory changes requiring all state agencies to utilize the system described under paragraph (b) 3. for all applicable state agency procurements.
- 3. Within 6 months after implementation of the system described under paragraph (b) 3., the deletion of 88.0 authorized FTE positions that perform duties primarily related to state agency procurement and that are funded with nonfederal moneys.
- 4. The lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under subdivision 3. of an amount equal to the salary and fringe benefits budgeted for the position for the balance of each applicable fiscal year; and the transfer to the general fund from the appropriate appropriation account of any state

- agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under subdivision 3. of an amount equal to the salary and fringe benefits budgeted for the position for the balance of each applicable fiscal year.".
- **1360.** Page 1057, line 5: delete lines 5 to 10.
- **1361.** Page 1057, line 11: delete lines 11 to 16.
- **1362.** Page 1057, line 25: delete that line.
- **1363.** Page 1058, line 1: delete lines 1 to 8.
- **1364.** Page 1058, line 8: after that line insert:
- 10 "(8c) Transfer of Waste Facility Siting Board.
 - (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, shall become the assets and liabilities of the department of natural resources.
 - (b) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property of the department of administration that is primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, is transferred to the department of natural resources.
 - (c) *Contracts.* All contracts entered into by the department of administration in effect on the effective date of this paragraph that are primarily related to the functions of the waste facility siting board, as determined by the secretary of administration, remain in effect and are transferred to the department of natural resources. The department of natural resources shall carry out any obligations

under such a contract until the contract is modified or rescinded by the department of natural resources to the extent allowed under the contract.".

1365. Page 1058, line 8: after that line insert:

- "(8f) Employer contributions for health insurance premiums for state employees.
- (a) The definitions in section 20.001 of the statutes are applicable in this subsection.
- (b) The secretary of administration shall determine for each state agency the amount that the agency would have been required to expend under section 40.05 (4) (ag) 1., 2001 stats., during the period that begins on January 1, 2004, and ends on June 30, 2005, and from each appropriation from which the moneys would have been expended, other than appropriations of federal revenues.
- (c) From each sum certain appropriation of general purpose revenue identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain appropriations is decreased by the amount specified in paragraph (b) for that appropriation.
- (d) For each sum sufficient appropriation of general purpose revenue identified in paragraph (b), the expenditure estimate for the appropriation during the 2003–05 fiscal biennium is reestimated to subtract the amount specified in paragraph (b) for that appropriation.

- (e) From each appropriation of program revenues or program revenues—service identified in paragraph (b), the secretary of administration shall lapse to the general fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain program revenues or program revenues—service appropriations is decreased by the amount specified in paragraph (b) for that appropriation.
- (f) From each appropriation of segregated fund revenues or segregated fund revenues service identified in paragraph (b), the secretary of administration shall lapse to the underlying fund the amount specified in paragraph (b) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain segregated revenues or segregated revenues service appropriations is decreased by the amount specified in paragraph (b) for that appropriation and the expenditure estimate for each of the appropriations that are not sum certain appropriations is reestimated to subtract the amount specified in paragraph (b) for that appropriation. The secretary shall then transfer the lapsed amounts and an amount equal to the amount subtracted from the estimates to the general fund.".
- **1366.** Page 1058, line 9: delete "PRIOR SERVICE LIABILITY" and substitute "LIABILITIES".
- **1367.** Page 1058, line 17: after "(b)" insert "and 40.05 (4) (b), (bc), and (bw) and subchapter IX of chapter 40".

- **1368.** Page 1058, line 17: delete "section" and substitute "sections".
- **1369.** Page 1060, line 8: after that line insert:
- 3 "(9q) Appropriation account lapses and fund transfers resulting from
 4 Wisconsin retirement system contributions savings.
 - (a) *Definitions*. The definitions in section 20.001 of the statutes are applicable in this subsection, except that "state agency" does not include the department of employee trust funds or the investment board.
 - (b) *Determination of credit amounts.* If obligations are issued under section 16.526 or 16.527 of the statutes, or both, during the 2003–04 fiscal year, the secretary of administration shall determine for each state agency any amount credited by the department of employee trust funds to the state agency's appropriations from program revenues, program revenues—service, segregated fund revenues, and segregated fund revenues service during the 2003–04 fiscal year, other than amounts described in Section 9101 (9) (b) of this act, that represents an overpayment of a liability due to the issuance of the obligations.
 - (c) Lapses and transfers.
 - 1. During the 2003–04 fiscal year, the secretary of administration shall lapse from each state agency's appropriations from program revenues and program revenues—service to the general fund the amounts calculated by the secretary under paragraph (b) for those appropriations.
 - 2. During the 2003–04 fiscal year, the secretary of administration shall lapse from each state agency's appropriations from segregated fund revenues and segregated fund revenues service to the appropriate segregated fund the amount calculated by the secretary under paragraph (b) for those appropriations. After

making this lapse, the secretary shall transfer from the appropriate segregated fund to the general fund an amount equal to the lapse.".

1370. Page 1060, line 8: after that line insert:

- "(9x) Attorney positions.
- (a) In this subsection, "state agency" means an office, commission, department, independent agency, or board in the executive branch of state government, excluding the Board of Regents of the University of Wisconsin System.
- (b) On January 2, 2004, all attorney positions in all state agencies that are vacant on that date are eliminated. If fewer than 31.0 FTE attorney positions in all state agencies are vacant on January 2, 2004, there are eliminated the requisite number of FTE attorney positions, as identified by the secretary of administration, so that a total of 31.0 FTE attorney positions are eliminated.
- (c) 1. On January 2, 2004, the secretary of administration shall lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the balance of the 2003–04 fiscal year; and shall transfer to the general fund from the appropriate appropriation account of any state agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the balance of the 2003–04 fiscal year.
- 2. On July 1, 2004, the secretary of administration shall lapse to the general fund from the appropriate appropriation account of any state agency in which a position funded from general purpose revenue is eliminated under paragraph (b) an

amount equal to the salary and fringe benefits budgeted for the position for the 2004–05 fiscal year; and shall transfer to the general fund from the appropriate appropriation account of any state agency in which a position funded from a source other than general purpose revenue or federal revenue is eliminated under paragraph (b) an amount equal to the salary and fringe benefits budgeted for the position for the 2004–05 fiscal year.".

1371. Page 1060, line 24: after that line insert:

- "(11p) YOUTH DIVERSION GRANT REDUCTIONS.
- (a) Notwithstanding the amount specified under section 16.964 (8) (a) of the statutes, the office of justice assistance shall reduce the amount of money allocated under section 16.964 (8) (a) of the statutes by \$21,200 in fiscal year 2003–04 and by \$1,600 in fiscal year 2004–05.
- (b) Notwithstanding the amounts specified under section 16.964 (8) (c) of the statutes, the office of justice assistance shall reduce the amount of money allocated for each of the 4 contracts specified under section 16.964 (8) (c) of the statutes by \$6,400 in fiscal year 2003–04 and by \$500 in fiscal year 2004–05.".

1372. Page 1060, line 24: after that line insert:

"(10z) Encumbrance of certain moneys for construction of a veterinary diagnostic laboratory. The secretary of administration, on a continuing basis, shall encumber moneys from the appropriation account under section 20.285 (1) (je) of the statutes, as affected by this act, to reimburse section 20.866 (1) (u) of the statutes for the payment of principal and interest costs incurred in financing the construction of the veterinary diagnostic laboratory enumerated in 2001 Wisconsin Act 16, section 9107 (1) (m) 1. The secretary of administration shall encumber these moneys as soon

as practicable after ensuring that the general program operations of the veterinary diagnostic laboratory are adequately funded.".

1373. Page 1060, line 24: after that line insert:

"(12p) Application for federal reimbursement for certain election-related expenditures. The department of administration shall ensure that this state does not seek reimbursement from the federal government under Title II of P.L. 107–252 for expenditures made by this state to implement a statewide computerized registration system from moneys that were allocated for this purpose by the joint committee on finance at its meeting under section 13.10 of the statutes in December 2002.".

1374. Page 1060, line 24: after that line insert:

"(11q) Review of State office space utilization and consolidation plan. The department of administration shall review the occupancy of all state—owned office buildings and office space leased by the state and, based upon that review, develop a plan for greater centralization of the offices of state agencies or subunits thereof into state—owned office buildings and reduction of the amount of office space leased by the state. The department of administration shall submit the plan to the cochairpersons of the joint committee on finance no later than January 1, 2004.".

1375. Page 1060, line 24: after that line insert:

- "(13p) Assistant district attorneys; Byrne grant and penalty assessment expenditures.
- (a) The department of administration shall allocate \$165,000 from the appropriation account under section 20.505 (6) (kp) of the statutes, as affected by the acts of 2003, and \$495,000 from the appropriation account under section 20.505 (6)

- (p) of the statutes, as affected by the acts of 2003, in each year of the 2003–05 fiscal biennium to fund 11.0 FTE assistant district attorney positions.
 - (b) From the appropriation account under section 20.505 (6) (kp) of the statutes, as affected by the acts of 2003, the department of administration shall allocate the following amounts for the following programs in each year of the 2003–05 fiscal biennium:
 - 1. For the children's community programs under section 16.964 (9) of the statutes, as affected by the acts of 2003, \$46,300.
 - 2. For mentoring, truancy, and supervision programs, \$165,000.
 - 3. For local anti–drug task forces grants, \$800,000.
 - 4. For special projects under the governor's commission on law enforcement and crime, \$71,700.
 - 5. For grants to local law enforcement agencies for the Wisconsin incident based reporting system, \$63,900.
 - (c) Notwithstanding the amounts in paragraph (b) and section 16.964 (9) of the statutes, as affected by the acts of 2003, the department of administration shall reduce the total amount of money allocated from the appropriation account under section 20.505 (6) (kp) of the statutes, as affected by the acts of 2003, for programs under paragraph (b) by \$22,300 in each year of the 2003–05 fiscal biennium to fund the assistant district attorney positions under paragraph (a).".
 - **1376.** Page 1060, line 24: after that line insert:
- "(10d) Transfer of Educational Technology Programs.
 - (a) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (hc) of the statutes are increased by

- 0.5 PR position on the effective date of this subsection for the administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.
- (b) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (mp) of the statutes, as affected by this act, are increased by 0.5 FED position on the effective date of this subsection for the administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.
- (c) The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (s) of the statutes, as affected by this act, are increased by 1.0 SEG position on the effective date of this subsection for the administration of technology for educational achievement programs under subchapter IX of chapter 16 of the statutes, as created by this act.".

1377. Page 1060, line 24: after that line insert:

"(12d) Report regarding expenditures relating to gaming compact amendments. No later than September 1, 2004, the department of administration shall submit a report to the joint committee on finance regarding the department's supplies and services expenditures in fiscal year 2003–04 relating to the expanded responsibilities of the office of Indian gaming under the 2003 state–tribal gaming compact amendments."

1378. Page 1060, line 24: after that line insert:

- 22 "(14p) Printed publications.
- 23 (a) In this subsection:

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- 1 1. "Department" has the meaning given for "executive branch agency" in section 16.70 (4) of the statutes.
- 2. "Federal revenues" has the meaning given in section 20.001 (2) (e) of the statutes.
 - 3. "General purpose revenues" has the meaning given in section 20.001 (2) (a) of the statutes.
- 4. "Program revenues" has the meaning given in section 20.001 (2) (b) or (c) of the statutes.
 - 5. "Program revenues–service" has the meaning given in section 20.001 (2) (c) of the statutes.
- 6. "Segregated fund revenues" has the meaning given in section 20.001 (2) (d) or (da) of the statutes.
 - 7. "Segregated fund revenues service" has the meaning given in section 20.001 (2) (da) of the statutes.
 - (b) Notwithstanding section 16.50 (1) of the statutes, the secretary of administration shall require submission of an expenditure estimate under section 16.50 (2) of the statutes for each department that proposes to expend moneys that are not encumbered on the effective date of this paragraph from any revenue source other than federal revenues for printing of any publication during the 2003–05 fiscal biennium that is not required to be printed by the constitution or by law. Notwithstanding section 16.50 (2) of the statutes, the secretary shall disapprove any such estimate for printing of a publication unless the secretary finds that printing of the publication is essential.
 - (c) Except as provided in paragraph (d), the secretary of administration shall, during the fiscal year for which an expenditure estimate is submitted under

paragraph (b), lapse to the general fund the amount of any estimate disapproved under paragraph (b) for expenditure of moneys that are appropriated from any appropriation, other than a sum sufficient appropriation, made from general purpose revenues. Except as provided in paragraph (d), the secretary shall, during the fiscal year for which an expenditure estimate is submitted under paragraph (b), transfer to the general fund the amount of any estimate disapproved under paragraph (b) for the expenditure of moneys that are appropriated from any appropriation, other than a sum sufficient appropriation, made from program revenues, program revenues—service, segregated fund revenues, or segregated fund revenues — service. The secretary shall reestimate to subtract from the expenditure estimate published in the acts of 2003 under section 20.005 (3) of the statutes the amount of any estimate disapproved under paragraph (b) for expenditure of moneys that are appropriated from any sum sufficient appropriation. The secretary shall include any reestimate under this paragraph in his or her submission under section 20.004 (2) of the statutes.

- (d) No lapse or transfer shall be made under this subsection from any appropriation if the lapse or transfer would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate state law or the federal or state constitution.
- (e) If the secretary of administration disapproves an expenditure estimate for the printing of any publication under paragraph (b), the department submitting the estimate shall post the content of the publication that would have been printed on the Internet.".

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1379. Page 1061, line 7: delete the material beginning with that line and ending with page 1065, line 9, and substitute:

"(3x) Consumer protection reduction plan. On or before November 1, 2003, the department of agriculture, trade and consumer protection shall submit a plan to the joint committee on finance detailing how the department proposes to implement the reduction in positions required by this act relating to the department's consumer protection activities. The plan shall identify the titles of all of the positions that the department proposes to eliminate and the location of those positions. The plan shall also specify how the department plans to reduce costs and shall identify the fringe benefits, supplies, and property that the department proposes to reduce or eliminate. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's submittal of the plan that the committee has scheduled a meeting for the purpose of reviewing the plan, the plan may be implemented as proposed by the department. If, within 14 working days after the date of the department's submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the plan may be implemented only upon approval of the committee.".

1380. Page 1065, line 9: after that line insert:

"(3z) Household hazardous wasterules. The department of agriculture, trade and consumer protection shall administer the household hazardous waste program under section 93.57 of the statutes, as affected by this act, using the rules promulgated by the department of natural resources under section 299.41, 2001

1	stats., until the department of agriculture, trade and consumer protection
2	promulgates rules for the program.".
3	1381. Page 1065, line 10: delete lines 10 to 13.
4	1382. Page 1065, line 15: after that line insert:
5	"(1) 2003-05 Authorized State Building Program. For the fiscal years
6	beginning on July 1, 2003, and ending on June 30, 2005, the Authorized State
7	Building Program is as follows:
8	(a) DEPARTMENT OF ADMINISTRATION
9	1. Projects financed by program revenue supported
10	borrowing:
11	Hill Farms State Office Building remodeling —
12	Phase 1 — Madison \$ 7,745,400
13	(Total project all funding sources \$9,950,000)
14	2. Projects financed by segregated fund supported revenue
15	borrowing:
16	Hill Farms State Office Building remodeling —
17	Phase 1 — Madison 2,204,600
18	(Total project all funding sources \$9,950,000)
19	3. Agency totals:
20	Program revenue supported borrowing 7,745,400
21	Segregated fund supported revenue borrowing 2,204,600
22	Total — All sources of funds \$ 9,950,000

1	(b) Department of corrections	
2	1. Projects financed by general fund supported borrowing:	
3	Wisconsin Secure Program Facility — Indoor/outdoor	
4	recreation facilities remodeling and addition	\$ 3,400,000
5	Green Bay Correctional Institution — Secure	
6	workstations	1,419,800
7	800 Megahertz radio systems — Statewide	1,800,000
8	2. Agency totals:	
9	General fund supported borrowing	 6,619,800
10	Total — All sources of funds	\$ 6,619,800
11	(c) Department of military affairs	
12	1. Projects financed by general fund supported borrowing:	
13	Armory — Camp Douglas	\$ 1,746,900
14	(Total project all funding sources \$6,600,000)	
15	Repair and expansion of helicopter parking and	
16	taxiways — Madison	600,000
17	(Total project all funding sources \$5,892,000)	
18	2. Projects financed by federal funds:	
19	Armory — Camp Douglas	4,853,100
20	(Total project all funding sources \$6,600,000)	
21	Repair and expansion of helicopter parking and	
22	taxiways — Madison	5,292,000

1	(Total project all funding sources \$5,892,000)	
2	Motor vehicle storage buildings — Antigo, Hayward	
3	and Medford	2,250,000
4	3. Agency totals:	
5	General fund supported borrowing	2,346,900
6	Federal funds	 12,395,100
7	Total — All sources of funds	\$ 14,742,000
8	(d) Department of Natural Resources	
9	1. Projects financed by existing general fund supported	
10	borrowing authority — stewardship property	
11	development and local assistance funds:	
12	Horicon Marsh State Wildlife Area — International	
13	Education Center	\$ 250,000
14	(Total project all funding sources \$2,864,000)	
15	Rib Mountain State Park water supply system	
16	replacement	1,093,000
17	Badger State Trail surfacing	1,056,000
18	2. Projects financed by segregated fund supported	
19	borrowing:	
20	Wild Rose Fish Hatchery renovation — Phase 1	12,710,500
21	Horicon Marsh State Wildlife Area — International	
22	Education Center	1,231,000

1	(Total project all funding sources \$2,864,000)	
2	3. Projects financed by segregated funds:	
3	Ranger stations — Pembine and Winter	1,586,000
4	Wilson State Nursery expansion	1,351,000
5	4. Projects financed by gifts, grants and other receipts:	
6	Horicon Marsh State Wildlife Area — International	
7	Education Center	1,383,000
8	(Total project all funding sources \$2,864,000)	
9	5. Agency totals:	
10	Existing general fund supported borrowing authority	
11	— stewardship property development and local	
12	assistance funds	2,399,000
13	Segregated fund supported borrowing	13,941,500
14	Segregated funds	2,937,000
15	Gifts, grants and other receipts	 1,383,000
16	Total — All sources of funds	\$ 20,660,500
17	(e) State fair park board	
18	1. Projects financed by program revenue supported	
19	borrowing:	
20	Land acquisition, parking lot development, racetrack	
21	infield improvements and site lighting	\$ 6,000,000
22	2. Agency totals:	

1	Program revenue supported borrowing	 6,000,000
2	Total — All sources of funds	\$ 6,000,000
3	(f) DEPARTMENT OF TRANSPORTATION	
4	1. Projects financed by segregated fund supported	
5	borrowing:	
6	Radio towers — Statewide	\$ 250,000
7	(Total project all funding sources \$4,428,800)	
8	2. Projects financed by segregated fund supported revenue	
9	borrowing:	
10	Radio towers — Statewide	4,178,800
11	(Total project all funding sources \$4,428,800)	
12	3. Agency totals:	
13	Segregated fund supported borrowing	250,000
14	Segregated fund supported revenue borrowing	 4,178,800
15	Total — All sources of funds	\$ 4,428,800
16	(g) University of Wisconsin System	
17	1. Projects financed by general fund supported borrowing:	
18	Extension — WHA television and radio equipment	
19	replacement	\$ 1,200,000
20	(Total project all funding sources \$1,405,000)	
21	Green Bay — Phoenix Sports Center addition	7,500,000
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1	Madison — Integrated dairy program facilities	4,834,000
2	(Total project all funding sources \$8,268,000)	
3	River Falls — Dairy Learning Center — Phase 2	3,782,000
4	Superior — Wessman Arena locker room addition	449,600
5	(Total project all funding sources \$1,124,000)	
6	System — Classroom renovation/instructional	
7	technology	5,000,000
8	— Movable and special equipment	1,500,000
9	— Utilities improvements	15,651,000
10	(Total project all funding sources \$19,585,000)	
11	Whitewater — Upham Hall science building	
12	renovation and addition — Phase 2	16,743,000
13	2. Projects financed by program revenue supported	
14	borrowing:	
15	Eau Claire — Children's Center	1,842,000
16	Extension — Lowell Hall improvements	1,144,000
17	Green Bay — University Union expansion	1,400,000
18	(Total project all funding sources \$6,000,000)	
19	La Crosse — Residence hall	22,344,000
20	Madison — Distribution services facility purchase	5,300,000
21	— Parking ramps	20,000,000

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1	— Walnut Street steam and chilled-water	
2	plant purchase	90,000,000
3	Oshkosh — Recreation and Wellness Center	20,206,000
4	— Titan Stadium expansion	1,000,000
5	(Total project all funding sources \$6,500,000)	
6	Parkside — Student Union expansion and admissions	
7	office	22,164,000
8	Platteville — Glenview Commons improvements	2,946,000
9	Stevens Point — University Center remodeling and	
10	addition	16,000,000
11	(Total project all funding sources \$16,720,000)	
12	Stout — Holvid Hall remodeling and addition	8,570,000
13	— Price Commons addition completion	514,000
14	Superior — Wessman Arena locker room addition	674,400
15	(Total project all funding sources \$1,124,000)	
16	— Student Center renovation — Phase 1	7,500,000
17	System — Utilities improvements	3,523,000
18	(Total project all funding sources \$19,585,000)	
19	Whitewater — Conner University Center addition	
20	and remodeling — Phase 1	7,430,000
21	— Moraine Hall remodeling	1,797,000
22	(Total project all funding sources \$2,397,000)	

1	3. Projects financed by program revenue:	
2	Green Bay — University Union expansion	4,100,000
3	(Total project all funding sources \$6,000,000)	
4	Stevens Point — University Center remodeling and	
5	addition	720,000
6	(Total project all funding sources \$16,720,000)	
7	System — Utilities improvements	411,000
8	(Total project all funding sources \$19,585,000)	
9	Whitewater — Moraine Hall remodeling	600,000
10	(Total project all funding sources \$2,397,000)	
11	4. Projects financed by gifts, grants and other receipts:	
12	Green Bay — Phoenix Sports Center addition	7,500,000
13	(Total project all funding sources \$30,000,000)	
14	— University Union expansion	500,000
15	(Total project all funding sources \$6,000,000)	
16	Madison — Integrated dairy program facilities	3,434,000
17	(Total project all funding sources \$8,268,000)	
18	— Kemp Station housing	556,000
19	(Total project all funding sources \$696,000)	
20	— Observatory preservation and remodel-	
21	ing	3,000,000

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1	— Hancock Agricultural Research Sta-	
2	tion — Potato research building	1,500,000
3	Oshkosh — Reeve Union development and plaza	1,000,000
4	— Titan Stadium expansion	5,500,000
5	(Total project all funding sources \$6,500,000)	
6	5. Projects financed by moneys appropriated to the agency	
7	from any revenue source:	
8	Green Bay — Phoenix Sports Center addition	15,000,000
9	(Total project all funding sources \$30,000,000)	
10	6. Projects financed by federal funds:	
11	Extension — WHA television and radio equipment	
12	replacement	205,000
13	(Total project all funding sources \$1,405,000)	
14	Madison — Kemp Station housing	140,000
15	(Total project all funding sources \$696,000)	
16	7. Agency totals:	
17	General fund supported borrowing	56,659,600
18	Program revenue supported borrowing	234,354,400
19	Program revenue	5,831,000
20	Gifts, grants and other receipts	22,990,000
21	Moneys appropriated to the agency from any revenue	
22	source	15,000,000

1	Federal funds	_	345,000
2	Total — All sources of funds	\$	335,180,000
3	(h) Department of Veterans Affairs		
4	1. Projects financed by general fund supported borrowing:		
5	Southern Wisconsin Veterans Retirement Center —		
6	Central chilled water plant	\$	822,000
7	(Total project all funding sources \$2,363,700)		
8	2. Projects financed by program revenue supported		
9	borrowing:		
10	Southern Wisconsin Veterans Retirement Center —		
11	Housing unit remodeling		2,350,000
12	Southern Wisconsin Veterans Retirement Center —		
13	Central chilled water plant		1,541,700
14	(Total project all funding sources \$2,363,700)		
15	3. Projects financed by segregated funds:		
16	Transitional housing unit — Madison		246,100
17	(Total project all funding sources \$700,000)		
18	4. Projects financed by federal funds:		
19	Transitional housing unit — Madison		453,900
20	(Total project all funding sources \$700,000)		
21	5. Agency totals:		
22	General fund supported borrowing		822,000

1	Program revenue supported borrowing		3,891,700
2	Segregated funds		246,100
3	Federal funds	_	453,900
4	Total — All sources of funds	\$	5,413,700
5	(i) All agency project funding		
6	1. Projects financed by general fund supported borrowing:		
7	Facility maintenance and repair	\$	101,543,000
8	(Total program all funding sources \$118,848,000)		
9	Utilities repair and renovation		41,379,000
10	(Total program all funding sources \$54,124,000)		
11	Health, safety and environmental protection		22,153,000
12	(Total program all funding sources \$24,020,000)		
13	Preventive maintenance		6,000,000
14	Programmatic remodeling and renovation		6,775,000
15	(Total program all funding sources \$7,000,000)		
16	Land and property acquisition		2,950,000
17	(Total program all funding sources \$5,450,000)		
18	2. Projects financed by existing general fund supported		
19	borrowing authority — stewardship property		
20	development and local assistance funds:		
21	Facilities maintenance and repair		303,000
22	(Total program all funding sources \$118,848,000)		

1	3. Projects financed by program revenue supported	
2	borrowing:	
3	Facility maintenance and repair	9,642,000
4	(Total program all funding sources \$118,848,000)	
5	Utilities repair and renovation	10,150,000
6	(Total program all funding sources \$54,124,000)	
7	Health, safety and environmental protection	827,000
8	(Total program all funding sources \$24,020,000)	
9	Land and property acquisition	2,500,000
10	(Total program all funding sources \$5,450,000)	
11	4. Projects financed by segregated fund supported	
12	borrowing:	
13	Facility maintenance and repair	
14	(Total program all funding sources \$118,848,000)	529,000
15	5. Projects financed by segregated fund supported revenue	
16	borrowing:	
17	Facility maintenance and repair	4,307,000
18	(Total program all funding sources \$118,848,000)	
19	6. Projects financed by program revenue:	
20	Utilities repair and renovation	1,500,000
21	(Total program all funding sources \$51,124,000)	
22	7. Projects financed by segregated funds:	

1	Facility maintenance and repair	1,294,000
2	(Total program all funding sources \$118,848,000)	
3	8. Projects financed by gifts, grants and other receipts:	
4	Facility maintenance and repair	296,000
5	(Total program all funding sources \$118,848,000)	
6	Health, safety and environmental protection	1,040,000
7	(Total program all funding sources \$24,020,000)	
8	9. Projects financed by moneys appropriated to state	
9	agencies from any revenue source:	
10	Utilities repair and renovation	530,000
11	(Total program all funding sources \$54,124,000)	
12	10. Projects financed by federal funds:	
13	Facility maintenance and repair	934,000
14	(Total program all funding sources \$118,848,000)	
15	Utilities repair and renovation	565,000
16	(Total program all funding sources \$54,124,000)	
17	Programmatic remodeling and renovation	225,000
18	(Total program all funding sources \$7,000,000)	
19	11. All agency totals:	
20	General fund supported borrowing	180,800,000

1	Existing general fund supported borrowing authority		
2	 stewardship property development and local 		
3	assistance funds		303,000
4	Program revenue supported borrowing		23,119,000
5	Segregated fund supported borrowing		529,000
6	Segregated fund supported revenue borrowing		4,307,000
7	Program revenue		1,500,000
8	Segregated funds		1,294,000
9	Gifts, grants and other receipts		1,336,000
10	Moneys appropriated to state agencies from any		
11	revenue service		530,000
12	Federal funds	_	1,724,000
13	Total — All sources of funds	\$	215,442,000
14	(q) Summary		
15	Total general fund supported borrowing	\$	247,248,300
16	Total existing general fund supported borrowing		
17	authority — stewardship property development and		
18	local assistance funds		2,702,000
19	Total program revenue supported borrowing		275,110,500
20	Total segregated fund supported borrowing		14,720,500
21	Total segregated fund supported revenue borrowing		10,690,400
22	Total program revenue		7,331,000

1	Total segregated funds 4,477,100
2	Total gifts, grants and other receipts 25,709,000
3	Total moneys appropriated to state agencies from any
4	revenue source 15,530,000
5	Total federal funds 14,918,000
6	Total — All sources of funds \$ 618,436,800
7	(2) PROGRAMS PREVIOUSLY AUTHORIZED. In addition to the projects and financing
8	authority enumerated under subsection (1), the building and financing authority
9	enumerated under the previous Authorized State Building Program is continued in
10	the 2003–05 fiscal biennium.
11	(3) LOANS. During the 2003–05 fiscal biennium, the building commission may
12	make loans from general fund supported borrowing or the building trust fund to state
13	agencies, as defined in section 20.001 (1) of the statutes, for projects which are to be
14	utilized for programs not funded by general purpose revenue and which are
15	authorized under subsection (1).
16	(4) Project contingency funding reserve.
17	(a) During the 2003-05 fiscal biennium, the building commission may allocate
18	moneys from the appropriation under section 20.866 (2) (yg) of the statutes, as
19	affected by this act, for contingency expenses in connection with any project in the
20	Authorized State Building Program.
21	(b) During the 2003–2005 fiscal biennium, the building commission may
22	allocate moneys from the appropriation under section 20.866 (2) (ym) of the statutes,
23	as affected by this act, for capital equipment acquisition in connection with any
24	project in the Authorized State Building Program.

(5) PHOENIX SPORTS CENTER ADDITION. Notwithstanding section 18.04 (1) and
(2) of the statutes, the building commission shall not authorize public debt to be
contracted for the purpose of financing construction of the Phoenix Sports Center
addition at the University of Wisconsin-Green Bay, as enumerated under subsection
(1) (g), prior to July 1, 2005.

- (6) Adjustment of totals. In the 2001–03 Authorized State Building Program, the appropriate totals are adjusted to reflect the changes made by Sections 2813e, 2813g, and 2813j of this act.
- (7) 2001–2003 Authorized State Building Program deletion. In 2001 Wisconsin Act 16, section 9107 (1) (j) 2., under projects financed by program revenue supported borrowing, the 2001–03 state building project identified as Exposition hall is deleted and the appropriate totals are decreased accordingly.".
 - **1383.** Page 1065, line 19: after that line insert:
 - "(1d) WISCONSIN DEVELOPMENT FUND GRANTS; PLANT CLOSINGS.
 - (a) *Definitions.* In this subsection:
 - 1. "Department" means the department of commerce.
- 2. "Secretary" means the secretary of commerce.
- (b) *Generally.* During the period beginning on the effective date of this paragraph and ending on June 30, 2004, the department shall make grants from the appropriations under section 20.143 (1) (c) and (ie) of the statutes, as affected by this act, to persons to whom any of the following applies:
- 1. The person resides, is located, or, if a municipality, has territory in a county where, during any 12–month period beginning on or after February 1, 2001, a plant closing has eliminated 500 jobs or multiple plant closings have eliminated 1,000 jobs.

2. The person resides, is located, or, if a municipality, has territory in a county
where a plant closed on or after February 1, 2001, and that had an average
unemployment rate of at least 7.5% during any 12-month period beginning on or
after February 1, 2001.

- (b) *Requirements.* The department shall make a grant to a person under paragraph (b) only if all of the following apply:
- 1. The person submits a plan to the department detailing the proposed use of the grant and the secretary approves the plan.
- 2. The person enters into a written agreement with the department that specifies the conditions for the use of the proceeds of the grant, including reporting and auditing requirements.
- 3. The person agrees in writing to submit to the department the reports required under paragraph (d) by the time required under paragraph (d).
- (d) *Reporting.* If a person receives a grant under this subsection, the person shall submit to the department, within 6 months after spending the full amount of the grant, a report detailing how the grant proceeds were used.
- (e) *Limit on grants.* The aggregate total of grants made under paragraph (b) may not exceed \$1,000,000.".

1384. Page 1065, line 19: after that line insert:

"(1z) Brownfields grants. During fiscal year 2003–04, the department of commerce may review applications submitted to the department by October 25, 2002, for grants under section 560.13 of the statutes and may use the criteria under that section and rules promulgated by the department under that section to make grants of up to a total of \$6,250,000 from the appropriation under section 20.143 (1)

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1	(qm) of the statutes to applicants that would have been eligible for grants in fiscal
2	year 2002–03.".

1385. Page 1065, line 19: after that line insert:

- 4 "(2q) Wisconsin development fund grants; minority business opportunity 5 committee.
 - (a) In this subsection:
 - 1. "Department" means the department of commerce.
 - 2. "Secretary" means the secretary of commerce.
 - (b) The department shall make a grant of \$100,000 in fiscal year 2003–04 and a grant of \$100,000 in fiscal year 2004–05 to the Wisconsin minority business opportunity committee. The grants shall be made from the appropriations under section 20.143 (1) (c) and (ie) of the statutes, as affected by this act. The grants shall be made only if all of the following apply:
 - 1. The Wisconsin minority business opportunity committee submits a plan to the department detailing the proposed use of the grants and the secretary approves the plan.
 - 2. The Wisconsin minority business opportunity committee submits a statement to the department indicating that the grants will match federal funding that has or will be provided to the Wisconsin minority business opportunity committee for the proposed use indicated in the plan submitted under subdivision 1.
 - 3. The Wisconsin minority business opportunity committee enters into a written agreement with the department that specifies the conditions for the use of the proceeds of the grants, including reporting and auditing requirements.

- 4. The Wisconsin minority business opportunity committee agrees in writing to submit to the department the reports required under paragraph (c) by the time required under paragraph (c).
- (c) If the Wisconsin minority business opportunity committee receives the grants under this subsection, it shall submit to the department, within 6 months after spending the full amount of each grant, a report detailing how the grant proceeds were used.".
- **1386.** Page 1065, line 21: delete lines 21 to 24.
- **1387.** Page 1066, line 1: delete lines 1 and 2.
- 1388. Page 1068, line 18: delete the material beginning with that line and ending with page 1070, line 2, and substitute:
- 12 "(1b) Office of State Human resources management.
 - (a) Assets and liabilities. On the effective date of this paragraph, all assets and liabilities of the department of employment relations shall become the assets and liabilities of the office of state human resources management.
 - (b) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the department of employment relations is transferred to the office of state human resources management.
 - (c) *Contracts.* All contracts entered into by the department of employment relations that are in effect on the effective date of this paragraph remain in effect and are transferred to the office of state human resources management. The office of state human resources management shall carry out any obligations under such a contract until the contract is modified or rescinded by the office of state human resources management to the extent allowed under the contract.

- (d) Employee transfers and status; position conversion. On the effective date of this paragraph, all incumbent employees holding classified positions in the department of employment relations are transferred to the office of state human resources management. Employees transferred under this paragraph have all of the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the office of state human resources management that they enjoyed in the department of employment relations immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class may be required to serve a probationary period. Notwithstanding section 16.505 (1) of the statutes, the director of the office of state human resources management may, during the 2003–05 fiscal biennium, delete one vacant classified position authorized for the office and thereafter create one unclassified position in the office for the purpose of employing the executive assistant authorized under section 230.08 (2) (ya) of the statutes, as created by this act.
- (e) Rules and orders. All rules promulgated by the department of employment relations that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the office of state human resources management. All orders issued by the department of employment relations that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the office of state human resources management.
- (f) *Pending matters.* Any matter pending with the department of employment relations on the effective date of this paragraph is transferred to the office of state human resources management and all materials submitted to or actions taken by the

department of employment relations with respect to the pending matter are considered as having been submitted to or taken by the office of state human resources management.".

- **1389.** Page 1070, line 20: delete "the first calendar quarter of 2004" and substitute "the calendar quarter occurring in 2004 during which the anniversary of the effective date of the limited liability company's articles of organization under section 183.0111 of the statutes occurs".
- **1390.** Page 1072, line 9: delete the material beginning with that line and ending with page 1073, line 8.
 - **1391.** Page 1073, line 8: after that line insert:
 - "(1f) Dental clinic start-up costs. From the appropriation under section 20.435 (5) (dm) of the statutes, the department of health and family services shall distribute \$50,000 in state fiscal year 2003–04 for payment to support one–time start–up costs for the tri–county dental clinic in the city of Appleton that will serve low–income persons in the counties of Winnebago, Calumet, and Outagamie.".
 - **1392.** Page 1076, line 12: after that line insert:
 - "(5x) Tobacco control advisory committee; initial appointments. Notwithstanding the length of terms specified in section 255.15 (2m) (a) (intro.) of the statutes, as created by this act, the initial members of the tobacco control advisory committee shall be appointed by the first day of the 4th month beginning after the effective date of this subsection for the following terms:
 - (a) The members specified in section 255.15 (2m) (a) 1. to 3. of the statutes, as created by this act, for terms expiring on July 1, 2008.

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- (b) The members specified in section 255.15 (2m) (a) 4. to 7. of the statutes, as created by this act, for terms expiring on July 1, 2007.
- (c) The members specified in section 255.15 (2m) (a) 8. to 10. and 14. of the statutes, as created by this act, for terms expiring on July 1, 2006.".
- **1393.** Page 1076, line 13: delete lines 13 to 16.
- **1394.** Page 1076, line 17: delete lines 17 to 24.
- **1395.** Page 1076, line 24: after that line insert:

"(7c) Payment increases for health maintenance organizations. If before July 1, 2005, the department of health and family services determines that supplemental rebate agreements entered into, or prior authorization requirements imposed, in accordance with section 49.45 (49m) of the statutes, as created by this act, generate more rebate earnings or more savings in spending on prescription drugs under the Medical Assistance program or the Badger Care health care program or under the program under section 49.688 of the statutes, than are allocated for expenditure under the 2003–05 biennial budget act, as determined by the department of health and family services, the department of health and family services shall submit a plan, including any proposed appropriation transfers that are necessary to implement the plan, to the secretary of administration to use the additional earnings or savings to fund increases in rates paid to health care maintenance organizations under the Medical Assistance program and the Badger Care health care program. If the secretary approves the plan, the secretary shall submit the plan to the joint committee on finance. If the cochairpersons of the committee do not notify the secretary within 14 working days after the date of the secretary's submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the

department of health and family services may implement the plan as proposed by the secretary. If, within 14 working days after the date of the secretary's submittal, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department of health and family services may implement the plan only upon approval of the committee.".

1396. Page 1077, line 14: after that line insert:

"(8c) Autism spectrum disorder waiver. As part of waivers requested under 2001 Wisconsin Act 16, section 9123 (16rs) (b), the department of health and family services may, by January 1, 2004, seek a waiver under 42 USC 1396n (c) permitting Medical Assistance reimbursement on a statewide basis for certain in–home habilitation services specified in the waiver request for children who are diagnosed with an autism spectrum disorder.".

1397. Page 1077, line 14: after that line insert:

- "(8w) Prescription drug prior authorization report. By January 1, 2004, the department of health and family services shall report to the governor, the members of the joint committee on finance, and, in the manner provided under section 13.172 (3) of the statutes, the appropriate standing committees of the legislature on all of the following:
- (a) The name and therapeutic class of each prescription drug for which the department requires prior authorization under the Medical Assistance program or the program under section 49.665 or 49.668 of the statutes.
- (b) The criteria for approving prior authorization requests for each prescription drug identified under paragraph (a).".

1	1398. Page 1077, line 15: delete the material beginning with that line and
2	ending with page 1078, line 17.

- **1399.** Page 1078, line 17: after that line insert:
- 4 "(9c) Use of income augmentation revenue.
 - (a) Subject to paragraph (b), from the appropriation account under section 20.435 (8) (mb) of the statutes, the department of health and family services shall support the costs of all of the following:
 - 1. Compliance with the federal Health Insurance Portability and Accountability Act, 42 USC 300gg to 300gg-92.
 - 2. Implementation and operation of the statewide automated child welfare information system established under section 46.03 (7) (g) of the statutes.
 - 3. Activities to reduce errors in the payment of benefits under the federal Food Stamp Program under 7 USC 2011 to 2036.
 - (b) In supporting the costs specified in paragraph (a), the department of health and family services shall expend revenues received under 42 USC 670 to 679a, 42 USC 1395 to 1395dd, and 42 USC 1396 to 1396v received before July 1, 2002, before expending revenues received from those sources after June 30, 2002.".

1400. Page 1078, line 17: after that line insert:

"(10h) Request for Proposals for Plan administrator. Not later than the first day of the 7th month beginning after the effective date of this subsection, the department of health and family services shall have prepared, and shall submit to the cochairpersons of the joint committee on finance, a request for proposals for administration of the Health Insurance Risk–Sharing Plan. If the cochairpersons of the joint committee on finance do not notify the secretary of health and family

services within 14 working days after receiving the request for proposals that the cochairpersons have scheduled a meeting for the purpose of reviewing the request for proposals, the department of health and family services may issue the request for proposals. If within 14 working days after receiving the request for proposals the cochairpersons notify the secretary of health and family services that the cochairpersons have scheduled a meeting for the purpose of reviewing the request for proposals, the department of health and family services may issue the request for proposals only upon approval of the committee.".

1401. Page 1078, line 17: after that line insert:

- "(10k) Transfer of Health Care information to entity; transition assistance.
- (a) Before 12 months have elapsed after a contract is agreed upon under section 153.05 (2m) of the statutes, as created by this act, the department of health and family services shall provide to the entity under that contract all health care information databases and computer software related to hospitals and ambulatory surgery centers, including manuals, documentation, and program codes, that the department possesses under chapter 153 of the statutes, as affected by this act.
- (b) The department of health and family services shall provide the entity under contract under section 153.05 (2m) (a) of the statutes, as created by this act, with transition assistance concerning health care data collection and dissemination to assist the entity in ensuring that the entity's program under the contract is functioning by January 1, 2004.".

1402. Page 1078, line 17: after that line insert:

"(10m) Emergency rules for coverage of psychosocial services. Using the procedure under section 227.24 of the statutes, the department of health and family

services may promulgate the rules required under section 49.45 (30e) (b) 1. to 3. of the statutes and under section 49.45 (30e) (b) 4. of the statutes, as created by this act, for the period before the effective date of the permanent rules promulgated under section 49.45 (30e) (b) 1. to 3. of the statutes and under section 49.45 (30e) (b) 4. of the statutes, as created by this act, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection."

1403. Page 1078, line 17: after that line insert:

"(11k) Medical Assistance nursing home bed assessment waiver request. By the date that is 60 days after the effective date of this subsection, the department of health and family services shall submit to the joint committee on finance, for review and approval, a request to the secretary of the federal department of health and human services, under 42 USC 1396n (c), for any waivers of federal Medical Assistance program laws necessary to permit exemption of certain facilities with a high proportion of private—pay residents or residents who are recipients of Medical Assistance from the assessment under section 50.14 (2) of the statutes, as affected by this act.

(11p) Report on exempting private-pay nursing home residents from bed assessments. By the date that is 60 days after the effective date of this subsection, the department of health and family services shall submit to the joint committee on

finance a report on the feasibility of exempting private–pay residents of facilities from the assessment under section 50.14 (2) of the statutes, as affected by this act.

(11pd) Assessment of facility licensed beds. If any facility assessments required under section 50.14 (2) (intro.) of the statutes, as affected by this act, that are due on July 1, 2003, and thereafter are paid under the rates specified in section 50.14 (2) (intro.), 2001 statutes, the department of health and family services shall calculate the amounts owing under section 50.14 (2) (intro.) of the statutes, as affected by this act, and require payment by facilities, for deposit in the general fund, or the Medical Assistance trust fund, as applicable, of the increased amounts.".

1404. Page 1078, line 17: after that line insert:

"(10c) Primary Health Care program claims. Before July 1, 2004, from the appropriation account under section 20.435 (4) (gp) of the statutes, as affected by this act, the department of health and family services may pay outstanding claims for services provided under section 146.93, 2001 stats.".

1405. Page 1078, line 17: after that line insert:

- "(10f) REPORT ON MEDICAL ASSISTANCE BENEFITS AND FINANCING.
- (a) In this subsection, "Medical Assistance" means services or items provided as a benefit under subchapter IV of chapter 49 of the statutes.
- (b) By December 1, 2003, the department of administration shall submit to the joint committee on finance a report that includes all of the following:
- 1. A comparison of the amount of state funding that is budgeted for Medical Assistance under 2003 Wisconsin Act (this act) with projected expenditures for Medical Assistance in the 2003–05 state fiscal biennium.

- 2. Identification of all federal funding that is available to support Medical Assistance in the 2003–05 state fiscal biennium, including any supplemental funding that this state may receive as the result of federal legislation, any approval by the federal department of health and human services of waivers of federal Medical Assistance Program laws, and any creation or expansion of claims for federal Medical Assistance Program moneys under 42 CFR 433.51.
- 3. Proposals and recommendations, including proposed statutory changes, to reduce Medical Assistance costs if projected expenditures exceed projected revenues.".

1406. Page 1078, line 17: after that line insert:

- "(11f) Medical Assistance Federal funding report. If, before July 1, 2005, sufficient federal Medical Assistance Program moneys are available to support any of the following state Medical Assistance programs or services at the level of funding recommended by the governor in 2003 Senate Bill 44, the department of health and family services shall so report to the legislature in the manner provided under section 13.172 (2) of the statutes and include in the report any proposed legislation necessary for implementation:
- (a) Administrative costs for implementing created or expanded claims for federal Medical Assistance Program moneys under 42 CFR 433.51.
 - (b) Noninstitutional Medical Assistance service provider rates.
 - (c) Reduction in the use of nursing homes for the provision of long-term care.
- (d) Expanded services and increased rates for services under sections 46.27(11), 46.277, and 46.278 of the statutes.
 - (e) Community support programs under section 51.421 (3) (e) of the statutes.

- (f) Expansion of the family care benefit, as defined in section 46.2805 (4) of the statutes, in Kenosha County.".
- **1407.** Page 1078, line 20: delete lines 20 to 24.
- **1408.** Page 1079, line 1: delete lines 1 to 25.
- **1409.** Page 1080, line 1: delete lines 1 to 22.
 - **1410.** Page 1080, line 25: after that line insert:
 - "(1f) Transfer of surplus. Notwithstanding section 234.165 (2) (c) of the statutes, the Wisconsin Housing and Economic Development Authority shall pay to the state in fiscal year 2003–04 \$2,375,000 of its actual surplus under section 234.165 of the statutes and in fiscal year 2004–05 \$2,125,000 of its actual surplus under section 234.165 of the statutes."

1411. Page 1081, line 3: after that line insert:

"(1c) Private employer health care coverage program. Of the moneys appropriated to the joint committee on finance under section 20.865 (4) (a) of the statutes for the 2003–05 fiscal biennium, \$105,500 for the 2003–04 fiscal year and \$210,900 for the 2004–05 fiscal year is allocated to the department of employee trust funds for funding operating costs relating to the private employer health care coverage program under subchapter X of chapter 40 of the statutes. Notwithstanding section 13.101 (3) (a) 1. of the statutes, no finding of an emergency is required for the joint committee on finance to use the moneys allocated under this subsection. The joint committee on finance may not use the moneys unless the department of employee trust funds requests the use and statutory changes substantially similar to any changes recommended by the task force created under Section 9133 (4c) of this act have been enacted into law."

1412. Page 1081, line 3: after that line insert:

"(2f) Juvenile correctional services revenue sufficiency. The joint committee on finance shall add \$284,700 to the cost basis used to determine the per person daily cost assessment under section 301.26 (4) (d) 2. of the statutes, as affected by this act, for care in a Type I secured correctional facility, as defined in section 938.02 (19) of the statutes, for fiscal year 2003–04 and \$284,600 to the cost basis used to determine the per person daily cost assessment under section 301.26 (4) (d) 3. of the statutes, as affected by this act, for care in a Type I secured correctional facility, as defined in section 938.02 (19) of the statutes, for fiscal year 2004–05. The secretary of administration shall place in unallotted reserve and use to recoup any actual deficit in the appropriation account under section 20.410 (3) (hm), 2001 stats., as of June 30, 2003, all moneys generated by the increases in those per person daily cost assessments that result from adding those amounts to those cost bases."

1413. Page 1081, line 3: after that line insert:

"(1q) State lease, rental and space management cost supplementation. Of the moneys appropriated to the joint committee on finance under section 20.865 (4) (a) of the statutes for the 2003–05 fiscal biennium, \$5,303,800 is allocated to supplement the appropriations under section 20.865 (2) (a), (ag), and (am) of the statutes. The committee may supplement those appropriations upon request of the department of administration only after the report required under Section 9101 (11q) of this act is received by the cochairpersons of the committee.".

- **1414.** Page 1081, line 6: delete lines 6 to 24.
- **1415.** Page 1082, line 1: delete lines 1 to 25.
 - **1416.** Page 1083, line 1: delete lines 1 to 4.

1417. Page 1083, line 4: after that line insert:

- "(3f) REALLOCATION PROPOSAL.
- (a) No later than 90 days after the effective date of this paragraph, the department of justice may submit a proposal to the secretary of administration to increase the funding or position authority of any appropriation listed in the following table by an amount not more than that identified for the appropriation in that table for the specified fiscal year, and to decrease the funding or position authority of one or more department sum certain, general purpose revenue state operations appropriations by a total equal to the amount of any proposed increase:

		2003–04 Fiscal Year		2004–05 Fiscal Year	
10 11	Appropriation	Amount	FTE Positions	Amount	FTE Positions
12	20.455 (1) (a)	\$1,662,600	19	\$1,662,600	19
13	20.455 (1) (d)	418,400	0	418,400	0
14	20.455 (2) (a)	2,415,300	19	2,415,300	19
15	20.455 (3) (a)	503,700	2	503,700	2

(b) If the secretary of administration approves the reallocation proposal, the secretary shall submit the proposal to the joint committee on finance. If the cochairpersons of the committee do not notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposal within 14 working days after the date of the secretary's submittal, the proposal shall be implemented. If, within 14 working days after the date of the secretary's submittal of the proposal, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposal, the proposal may be implemented under this subsection only upon approval of the committee.".

- **1418.** Page 1083, line 13: after "biennium" insert "until such time as the joint committee on legislative organization acts under subsection (2)".
 - **1419.** Page 1083, line 13: after that line insert:
- "(1z) Appropriation lapses and reestimates. The cochairpersons of the joint committee on legislative organization shall take actions during the 2003–05 fiscal biennium to ensure that from general purpose revenue appropriations for state operations to the legislature under section 20.765 of the statutes an amount equal to \$11,840,000 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both."
 - **1420.** Page 1083, line 14: after "ALLOCATION" insert "AND TRANSFER".
- **1421.** Page 1083, line 17: after "moneys" insert "that have not been expended or encumbered".
- **1422.** Page 1083, line 19: after "act." insert "The amounts so allocated shall be reflected by increasing the appropriations under section 20.765 (1), (2), (3) (a) to (fa), and (4) of the statutes, as affected by this act, in the case of sum certain appropriations, or modifying the expenditure estimates for the appropriations under section 20.765 (1), (2), (3) (a) to (fa), and (4) of the statutes, as affected by this act, in the case of any other types of appropriations, and by reducing the expenditure estimate for the appropriation under section 20.765 (5) (a) of the statutes, as created by this act, to the amount already expended or encumbered.".
- **1423.** Page 1084, line 2: delete lines 2 to 11 and substitute "the day before the effective date of this subsection may, during the period before the effective date of the 2005–07 biennial budget act, continue to authorize expenditures to be made for the same purposes and in the same amounts for which they were previously authorized

at the end of the 2001–03 fiscal biennium from the appropriation under section 20.765 (5) (a) of the statutes, as created by this act, until such time as the joint committee on legislative organization acts under subsection (2).".

1424. Page 1084, line 11: after that line insert:

"(4c) Creation of task force to study the private employer health care coverage program. The majority leader of the senate and the speaker of the assembly shall jointly create, and appoint members to, a task force to study and recommend statutory language changes to the private employer health care coverage program established under subchapter X of chapter 40 of the statutes. The task force shall submit any recommended statutory language changes to the chief clerk of each house of the legislature no later than January 1, 2004, for distribution to the legislature in the manner specified under section 13.172 (3) of the statutes.".

1425. Page 1084, line 11: after that line insert:

"(3f) EVALUATION OF CREDENTIALING FEES. The joint legislative audit committee is requested to, and may, direct the legislative audit bureau to evaluate the methodologies used by the department of regulation and licensing for recalculating administrative and enforcement costs under section 440.03 (9) (a) of the statutes and recommending changes to fees for issuing and renewing credentials under section 440.03 (9) (b) of the statutes. An evaluation under this subsection shall determine whether the methodologies are adequately documented and administered in a straightforward manner, whether they represent the actual costs associated with the department's regulation of credential holders, and whether they provide sufficient revenues to support the department's operations. If the committee directs the legislative audit bureau to perform an evaluation under this subsection, the bureau

shall, no later than June 30, 2004, file its report as described in section 13.94 (1) (b) of the statutes.".

1426. Page 1084, line 11: after that line insert:

- "(3m) Committee to Study distribution of State aid to municipalities. The joint committee on legislative organization may create a joint committee to study the distribution of state aid to municipalities and to make a recommendation for the distribution of \$703,102,200 to municipalities, beginning in 2006. The committee shall report its findings, conclusions, and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes no later than December 31, 2004. The legislative fiscal bureau shall assist the committee."
- **1427.** Page 1084, line 18: delete the material beginning with that line and ending with page 1085, line 6, and substitute:
- "(2z) Brownfields green space grants. During the 2003–05 fiscal biennium, the department of natural resources may review applications submitted to the department by January 17, 2003, for grants under section 292.79 of the statutes and may use the criteria under that section and rules promulgated by the department under that section to make grants of up to a total of \$1,000,000 from the appropriation under section 20.370 (6) (eu) of the statutes to applicants that would have been eligible for grants under section 292.79 of the statutes in fiscal year 2002–03.".

1428. Page 1085, line 6: after that line insert:

"(2z) Environmental management appropriation reduction. The department of natural resources may submit a plan to the secretary of administration to increase the appropriation to the department of natural resources under section 20.370 (2)

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(mg) of the statutes by not more than \$1,120,000 in fiscal year 2003-04 and \$1,120,000 in fiscal year 2004–05 and to decrease one or more other sum certain appropriations made to the department from the environmental fund for environmental management by a total equal to the amount of the proposed increase. The department may not include in the plan a decrease in the appropriation under section 20.370 (2) (mr) of the statutes, as created by this act. The department shall include in the plan a description of the number and types of positions that would be eliminated under the plan. If the secretary does not approve the plan, the department may not implement the plan. If the secretary approves the plan, he or she shall submit the plan to the joint committee on finance. If the cochairpersons of the committee do not notify the secretary within 14 working days after the date of the secretary's submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the department shall implement the plan. cochairpersons of the committee notify the secretary within 14 working days after the date of the secretary's submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the department may not implement the plan until it is approved by the committee, as submitted or as modified.".

1429. Page 1085, line 13: after that line insert:

"(5g) Reductions of administrative appropriations. By January 1, 2004, the department of natural resources shall submit to the secretary of administration a plan to implement the reductions from fiscal year 2003–04 to fiscal year 2004–05 in the department of natural resource's appropriation accounts under sections 20.370 (8) (ma) and (9) (ma), including proposed position reductions. The secretary of administration may approve or may modify and then approve the plan submitted by

the department of natural resources. By March 1, 2004, the secretary shall submit the approved plan to the joint committee on finance. If the cochairpersons of the committee do not notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed plan within 14 working days after the date of the secretary's submittal, the plan may be implemented. If, within 14 working days after the date of the secretary's submittal of the plan, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the plan may be implemented under this subsection only upon approval of the committee.".

1430. Page 1085, line 13: after that line insert:

"(3x) Sale of property. Notwithstanding section 23.15 (1) of the statutes, during fiscal year 2003–04 and fiscal year 2004–05, the department of natural resources shall make a good faith effort to sell enough real property that is owned by the state under the jurisdiction of the department and that is currently used for one of the purposes specified in section 23.09 (2) (d) of the statutes to receive \$20,000,000 annually from those sales after any payment to the bond security and redemption fund and to the federal government. The department shall attempt to first sell real property that is isolated from other publicly owned real property, then to sell real property that is suitable for agricultural use, and finally to sell other real property under its jurisdiction. If there is any outstanding public debt used to finance the acquisition, construction, or improvement of any real property that is sold under this subsection, the department shall deposit a sufficient amount of the net proceeds from the sale of the real property in the bond security and redemption fund under section 18.09 of the statutes to repay the principal and pay the interest

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on the debt, and any premium due upon refunding any of the debt. If the real property was purchased with federal financial assistance, the department shall pay to the federal government any of the net proceeds required by federal law. Before entering into an agreement to sell real property under this subsection, the secretary of natural resources shall submit the proposal to sell the real property to the joint committee on finance. If the cochairpersons of the committee do not notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed sale within 14 working days after the date of the secretary's submittal, the sale may be completed. If, within 14 working days after the date of the secretary's submittal of the proposed sale, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed sale, the sale may be implemented under this subsection only upon approval of the committee. Any moneys received from the sale of real property under this subsection shall be deposited in the budget stabilization fund. If the department is unable to sell annually sufficient real property to net \$20,000,000 from those sales in either fiscal year, the department shall submit a report to the members of the joint committee on finance detailing the department's plan for selling real property under this subsection and explaining why the department was unable to sell enough real property during the fiscal year to net \$20,000,000.".

1431. Page 1085, line 13: after that line insert:

"(3d) Chronic Wasting disease. Of the amounts appropriated to the department of natural resources under section 20.370 (8) (mz) of the statutes, the department of natural resources shall expend \$360,000 in fiscal year 2003–04 for

efforts to manage wildlife diseases, with a primary focus on managing and testing for chronic wasting disease.".

1432. Page 1085, line 13: after that line insert:

"(4f) Recreational boating aids; Memory Lake. From the appropriation under section 20.370 (5) (cq) of the statutes, the department of natural resources shall provide \$400,000 in fiscal year 2003–04 to the village of Grantsburg in Burnett County for a project to dredge weeds in Memory Lake. The village of Grantsburg shall contribute funding for the project equal to 25% of the project's cost. The village of Grantsburg's contribution may be in matching funds or may be in–kind contributions or both. Notwithstanding section 30.92 (4) (b) 7. and 8. of the statutes, the project specified under this subsection qualifies as a recreational boating project for the purpose of providing moneys under this subsection. This project need not be placed on the priority list under section 30.92 (3) (a) of the statutes."

1433. Page 1085, line 13: after that line insert:

"(4k) Southeastern Wisconsin Fox River commission. The department of natural resources shall provide in fiscal year 2003–04, from the appropriation under section 20.370 (5) (cq) of the statutes, as affected by this act, \$200,000 to the Southeastern Wisconsin Fox River commission. The commission may use this funding for activities that are required or authorized under subchapter VI of chapter 33 of the statutes and that are consistent with the commission's implementation plan. The activities for which this funding is utilized may include the activities required under section 33.56 (1), (2), and (3) of the statutes.".

1434. Page 1085, line 13: after that line insert:

"(3f) Grant for mitigation of bluff erosion. During the 2003–05 fiscal biennium, the department of natural resources shall make a grant of \$250,000 from the appropriation under section 20.866 (2) (te) of the statutes to Sheboygan County for a project to mitigate bluff erosion along County Highway LS if Sheboygan County provides an amount equal to at least 30% of the total project costs from nonstate revenue sources."

1435. Page 1085, line 13: after that line insert:

- "(4g) LITTLE MUSKEGO LAKE.
- (a) From the appropriation under section 20.370 (5) (cq) of the statutes, the department of natural resources shall provide financial assistance in fiscal year 2003–04 to the Little Muskego Lake protection and rehabilitation district for a dredging project in Little Muskego Lake. The department of natural resources shall provide as financial assistance under this paragraph \$25,000 or an amount equal to the amount contributed by the lake district, whichever is less. The contribution by the lake district may be in the form of money or in–kind contributions or both. Notwithstanding section 30.92 (4) (b) 7. and 8. of the statutes, the project specified under this subsection qualifies as a recreational boating project for the purpose of providing moneys under this subsection. This project need not be placed on the priority list under section 30.92 (3) (a) of the statutes.
- (b) The financial assistance provided under paragraph (a) shall be used in Island Drive Bay to clean out muck from shore to shore to the hard bottom of the bay or to a depth of 8 feet, whichever is less. Sections 23.24, 30.20, and 283.31 of the statutes do not apply to the dredging project specified under paragraph (a).".

1436. Page 1088, line 5: after that line insert:

- "(1z) Monthly report on private bar appropriation. In each month of the 2003–05 fiscal biennium, the office of the state public defender shall submit to the joint committee on finance a report on the expenditures from, encumbrances against, and unencumbered balance in the appropriation account of the public defender board under section 20.550 (1) (d) of the statutes, as affected by the acts of 2003.".
 - **1437.** Page 1088, line 7: delete lines 7 to 22.
 - **1438.** Page 1088, line 22: after that line insert:
 - "(2c) SCHOOL FINANCE COMMISSION.
- (a) There is created a committee called the school finance commission. The commission shall consist of 3 members appointed by the governor, one member appointed by the state superintendent of public instruction, 3 members appointed by the senate majority leader, 3 members appointed by the speaker of the assembly, one member appointed by the senate minority leader, and one member appointed by the assembly minority leader. The governor shall appoint the chairperson of the commission from among its members.
- (b) The commission shall study the system for funding elementary and secondary education in this state, including the equalization aid formula, school finance equity, revenue limits, the qualified economic offer, health insurance costs, and any other issues the governor, the senate majority leader, the speaker of the assembly, the senate minority leader, or the assembly minority leader requests the commission to consider.
- (c) The commission shall submit its report, including its recommendations for modifying the school funding system, to the governor and the state superintendent of public instruction, and to the legislature in the manner provided under section

- 1 13.172 (1) of the statutes, by January 1, 2004. The commission terminates upon submission of its report.".
- 3 **1439.** Page 1088, line 22: after that line insert:
- 4 "(2q) Revenue limits.

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- (a) In this subsection:
- 1. "Base" means the sum of the amount of state aid received in the 2002–03 school year and property taxes levied for the 2002–03 school year, excluding property taxes levied for the purpose of section 120.13 (19) of the statutes, funds described under section 121.91 (4) (c) of the statutes, and revenues that are excluded under section 121.91 (4) (f) 2. and (7) of the statutes.
 - 2. "Number of pupils enrolled" has the meaning given in section 121.90 (1) of the statutes, as affected by this act.
 - (b) For the purpose of determining a school district's revenue limit in the 2003–04 school year, the department of public instruction shall reduce the base in proportion to the change in the average of the number of pupils enrolled in 2000, 2001, and 2002 resulting from counting 4–year–old kindergarten pupils under section 121.004 (7) (c) and (cm) of the statutes, as affected by this act, instead of under section 121.004 (7) (c) and (cm), 2001 stats.".
 - **1440.** Page 1089, line 1: delete the material beginning with that line and ending with page 1091, line 2.
- 21 **1441.** Page 1091, line 5: delete the material beginning with that line and ending with page 1092, line 16, and substitute:

"(1f) Tax appeals commission. Notwithstanding section 15.105 (1) of the statutes, the governor may not appoint a tax appeals commissioner to fill a vacancy for the term ending on March 1, 2009, until after June 30, 2005.".

1442. Page 1092, line 16: after that line insert:

"(1x) Adoption of Federal Income Tax Law Changes. Changes to the Internal Revenue Code made by P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181 apply to the definitions of "Internal Revenue Code" in chapter 71 of the statutes at the time that those changes apply for federal income tax purposes.".

1443. Page 1092, line 17: after that line insert:

"(1x) ELIMINATION OF DEPUTY SECRETARY OF STATE. The authorized FTE positions for the office of the secretary of state, funded from the appropriation under section 20.575 (1) (g) of the statutes, are decreased by 1.0 PR position on the effective date of this subsection for the purpose of eliminating the position of deputy secretary of state.".

1444. Page 1092, line 20: after that line insert:

- "(1x) TECHNICAL PREPARATION, SCHOOL-TO-WORK, AND WORK-BASED LEARNING PROGRAMS.
- (a) The authorized FTE positions for the technical college system board, funded from the appropriation under section 20.292 (1) (kx) of the statutes, as affected by this act, are increased by 2.2 PR positions on the effective date of this paragraph for the purpose of administering the technical preparation, school–to–work, and work–based learning programs under section 38.40 of the statutes, as affected by this act.

- (b) The authorized FTE positions for the technical college system board, funded from the appropriation under section 20.292 (1) (m) of the statutes are increased by 7.85 FED positions on the effective date of this paragraph for the purpose of administering the technical preparation, school—to—work, and work—based learning programs under section 38.40 of the statutes, as affected by this act.".
- **1445.** Page 1092, line 23: delete lines 23 and 24.
- **1446.** Page 1093, line 1: delete lines 1 to 23.
- **1447.** Page 1094, line 1: delete lines 1 to 25.
- **1448.** Page 1095, line 1: delete lines 1 to 15 and substitute:
- 10 "(1d) Transfer of duties from the technology for educational achievement 11 In Wisconsin board.
 - (a) *Outstanding loans*. On the effective date of this paragraph, all loans made under section 44.72 (4) (b), 2001 stats., shall be assigned to the department of administration. The department of administration shall take all actions that are necessary for the effective assignment of those loans, including providing notification of that assignment to all persons liable for repayment of those loans.
 - (b) Positions and employees.
 - 1. The authorized FTE positions for the technology for educational achievement in Wisconsin board, funded from the appropriation under section 20.275 (1) (a), 2001 stats., are decreased by 1.0 GPR position on the effective date of this subdivision for the purpose of eliminating that board.
 - 2. The authorized FTE positions for the technology for educational achievement in Wisconsin board, funded from the appropriation under section

- 20.275 (1) (g), 2001 stats., are decreased by 0.5 PR position on the effective date of this subdivision for the purpose of eliminating that board.
- 3. The authorized FTE positions for the technology for educational achievement in Wisconsin board, funded from the appropriation under section 20.275 (1) (m), 2001 stats., are decreased by 0.5 FED position on the effective date of this subdivision for the purpose of eliminating that board.
- 4. On the effective date of this subdivision, all incumbent employees holding the positions specified in subdivisions 1., 2., and 3. are transferred to the department of administration.
- (c) *Employee status*. Employees transferred under paragraph (b) 4. have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of administration that they enjoyed in the technology for educational achievement in Wisconsin board immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no transferred employee who has attained permanent status in class is required to serve a probationary period.
- (d) *Contracts.* All contracts entered into by the technology for educational achievement in Wisconsin board in effect on the effective date of this paragraph remain in effect and are transferred to the department of administration. The department of administration shall carry out any obligations under a transferred contract until the department of administration modifies or rescinds the contract.
- (e) Rules and orders. All rules promulgated by the technology for educational achievement in Wisconsin board that are in effect on the effective date of this paragraph remain in effect until their specified expiration date or until the department of administration amends or repeals them. All orders issued by the technology for educational achievement in Wisconsin board that are in effect on the

effective date of this paragraph remain in effect until their specified expiration date or until the department of administration modifies or rescinds them.

(f) *Pending matters.* Any matter pending with the technology for educational achievement in Wisconsin board on the effective date of this paragraph is transferred to the department of administration, and all materials submitted to or actions taken by the technology for educational achievement in Wisconsin board concerning the pending matter are considered to have been submitted to or taken by the department of administration.".

1449. Page 1096, line 17: after that line insert:

- "(1y) Positions reduction; submission of Plan for each fiscal year.
- (a) By the date specified by the cochairpersons of the joint committee on finance for submission of requests for consideration at the 3rd quarterly meeting of the committee under section 13.10 of the statutes in the 2003–04 fiscal year, the department of transportation may submit a plan to the committee that contains the department's proposal for reallocating position reductions in the department, and associated funding adjustments, for fiscal year 2003–04. For each proposed position reduction, the plan shall identify, by division, the position type and the appropriation account from which the position is currently funded. The plan may include the transfer of funds between appropriation accounts, or the reallocation of funds between expenditure categories within an appropriation account, or both, if the funds to be transferred or reallocated are to be used for salary expenses and are available as a result of cost savings realized from implementation by the department of increased operational efficiencies.

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- (b) By the date specified by the cochairpersons of the joint committee on finance for submission of requests for consideration at the 3rd quarterly meeting of the committee under section 13.10 of the statutes in the 2004-05 fiscal year, the department of transportation may submit a plan to the committee that contains the department's proposal for reallocating position reductions in the department, and associated funding adjustments, for fiscal year 2004–05. For each proposed position reduction, the plan shall identify, by division, the position type and the appropriation account from which the position is currently funded. The plan may include the transfer of funds between appropriation accounts, or the reallocation of funds between expenditure categories within an appropriation account, or both, if the funds to be transferred or reallocated are to be used for salary expenses and are available as a result of cost savings realized from implementation by the department of increased operational efficiencies. The plan shall include a total reduction, for the 2004–05 fiscal year, of 300.5 authorized FTE positions in the department by June 30, 2005.
- (c) If the department of transportation submits any plan under this subsection and the cochairpersons of the joint committee on finance do not notify the department within 14 working days after the date of the submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the department may implement the plan. If, within 14 working days after the date of the submittal, the cochairpersons of the committee notify the department that the committee has scheduled a meeting for the purpose of reviewing the plan, the department may not implement the plan until it is approved by the committee, as submitted or as modified.".

1450. Page 1096, line 17: after that line insert:

- "(4q) Traffic marking enhancement grant program.
- (a) The department of transportation shall administer a grant program under section 85.027 of the statutes, as created by this act, in fiscal year 2003–04 only if the state receives federal incentive grant funding in federal fiscal year 2003 under 23 USC 163. The department shall credit the lesser of an amount equal to the amount of the federal incentive grant funding or \$2,200,000 to the appropriation account under section 20.395 (3) (cx) of the statutes. The department shall also transfer from the appropriation account under section 20.395 (3) (cq) of the statutes, as affected by this act, to the appropriation account under section 20.395 (2) (fg) of the statutes, as created by this act, an amount equal to the amount credited under this paragraph to the appropriation account under section 20.395 (3) (cx) of the statutes.
- (b) The department of transportation shall administer a grant program under section 85.027 of the statutes, as created by this act, in fiscal year 2004–05 only if the state receives more federal formula highway aid than is included in the schedule under section 20.005 (3) of the statutes for appropriations under section 20.395 of the statutes for fiscal year 2004–05. The department shall credit the lesser of all moneys in excess of the sum of the amounts of federal formula highway aid included in the schedule under section 20.005 (3) of the statutes for appropriations under section 20.395 of the statutes for fiscal year 2004–05 or \$3,800,000 to the appropriation account under section 20.395 (3) (cx) of the statutes. The department shall also transfer from the appropriation account under section 20.395 (3) (cq) of the statutes, as affected by this act, to the appropriation account under section 20.395 (2) (fg) of the statutes, as created by this act, an amount equal to the amount credited under

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this paragraph to the appropriation account under section 20.395 (3) (cx) of the statutes.".

1451. Page 1096, line 17: after that line insert:

- "(2x) State highway rehabilitation and major highway development supplement.
 - (a) No later than January 1, 2004, the department of transportation shall submit a report to the joint committee on finance that includes the following information:
 - 1. The department's response to any recommendations included in the legislative audit bureau's performance audit of the state highway program.
 - 2. The department's recommendations of steps that may be taken or legislation that could be considered that could reduce costs in the state highway program.
 - 3. Information on current environmental requirements, highway improvements standards, and the degree of competitiveness in the construction industry, and how these factors contribute to the cost of highway projects.
 - 4. The department's recommendation on whether additional positions should be provided in the division of transportation districts to replace the work done by engineering consultants to reduce project design costs.
 - 5. The department's recommendation on how to allocate any cost savings produced by either process modifications or the addition of department of transportation staff back to the department's appropriations.
 - (b) If the cochairs of the joint committee on finance do not notify, within 14 working days after the date on which a report is submitted under paragraph (a), the department of transportation that the committee has scheduled a meeting to review

the report, the appropriation account under section 20.395 (3) (bq) of the statutes is supplemented by the amount recommended by the department in its report, not to exceed \$4,833,000 for fiscal year 2004–05 from the appropriation account under section 20.865 (4) (u) of the statutes, the appropriation account under section 20.395 (3) (cq) of the statutes is supplemented by the amount recommended by the department in its report, not to exceed \$11,120,500 for fiscal year 2004–05 from the appropriation account under section 20.865 (4) (u) of the statutes, and, subject to paragraph (d), other appropriation accounts under section 20.395 of the statutes are supplemented as recommended by the department in its report under paragraph (a) 5.

(c) If the cochairs of the joint committee on finance notify the department of transportation not more than 14 working days after the date on which a report is submitted under paragraph (a) that the committee has scheduled a meeting to review the report, the committee may supplement the appropriation account under section 20.395 (3) (bq) of the statutes by an amount not to exceed \$4,833,000 for fiscal year 2004–05 from the appropriation account under section 20.865 (4) (u) of the statutes, the committee may supplement the appropriation account under section 20.395 (3) (cq) of the statutes by an amount not to exceed \$11,120,500 for fiscal year 2004–05 from the appropriation account under section 20.865 (4) (u) of the statutes, and, subject to paragraph (d), the committee may allocate saved moneys identified in paragraph (a) 5. as it considers necessary. The committee may take action on the report as it considers necessary, including releasing a portion of the appropriation account under section 20.865 (4) (u) of the statutes and asking the department of transportation to submit additional information before the committee releases additional funds.

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1	(d) The sum of the supplements for fiscal year 2004–05 under this subsection
2	may not exceed \$15,953,500.".
3	1452. Page 1096, line 17: after that line insert:
4	"(1r) Request for state highway programs. Notwithstanding section 16.42 (1)
5	of the statutes, the department of transportation shall add to its 2005-07 biennial
6	budget request to the department of administration the following amounts to
7	establish its 2004–05 fiscal year appropriation base for state highway programs:
8	(a) In the appropriation under section 20.395 (3) (bq) of the statutes,
9	\$64,210,200.
10	(b) In the appropriation under section 20.395 (3) (br) of the statutes,
11	\$28,871,900.
12	(c) In the appropriation under section 20.395 (3) (cq) of the statutes,
13	\$128,135,700.
14	(d) In the appropriation under section 20.395 (3) (cr) of the statutes,
15	\$52,654,100.".
16	1453. Page 1096, line 17: after that line insert:
17	"(1z) Surplus land sale. The department of transportation shall sell sufficient
18	surplus land, as defined in section 84.09 (8) (a) of the statutes, to deposit not less than
19	\$4,000,000 in each fiscal year of the 2003–05 biennium in the transportation fund
20	from such sales.".
21	1454. Page 1096, line 17: after that line insert:
22	"(1j) Traffic control signals in the town of Beloit. Not later than June 30,

2004, the department of transportation shall install traffic control signals at the

intersection of Inman Parkway and USH 51 in the town of Beloit in Rock County.".

1455. Page 1096, line 17: after that line insert:

"(2p) AGENCY REQUEST RELATING TO DEBT SERVICE FOR HIGHWAY PROJECTS BONDING. Notwithstanding section 16.42 (1) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the biennial budget act for the 2005–07 fiscal biennium, the department of transportation shall include a recommendation for statutory changes to section 20.395 (6) (aq) of the statutes to pay debt service on general obligation bonds authorized under sections 20.866 (2) (uur) and (uut) and 84.557 of the statutes, as created by this act."

1456. Page 1096, line 17: after that line insert:

"(3r) AGENCY REQUEST RELATING TO THE MARQUETTE INTERCHANGE RECONSTRUCTION PROJECT. Notwithstanding section 16.42 (1) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2005–07 biennial budget act, the department of transportation shall include a funding plan for the remainder of the Marquette interchange reconstruction project, including specification of all expenditure amounts anticipated to be necessary from the appropriations under section 20.395 (3) (cr) and (cy) of the statutes, as affected by this act, and the amount of bonding authorization anticipated to be necessary. The plan shall maximize the use of segregated revenue and federal funds, and minimize the use of bonds proceeds, to the extent possible, in meeting expenditure obligations for the project, and shall not include issuance of bonds, requiring debt service payments after June 30, 2009."

1457. Page 1096, line 17: after that line insert:

"(2z) Commercial driver license hazardous materials endorsements.

- (a) Notwithstanding section 343.20 (2) (b) of the statutes, as created by this act, the department of transportation shall provide the holder of an "H" endorsement specified in section 343.17 (3) (d) 1m. of the statutes, as affected by this act, that expires before May 1, 2004, with as much advance written notice as practicable of the renewal requirements for the endorsement.
- (b) Notwithstanding section 343.125 (2) and (3) of the statutes, as created by this act, the department of transportation may extend a commercial driver license with an "H" endorsement until such time as the department of transportation receives from the federal transportation security administration of the federal department of homeland security a final notice of threat assessment or a notice of no security threat concerning the applicant, or until April 29, 2004, whichever is earlier.".

1458. Page 1098, line 6: after that line insert:

"(2q) Reporting of Certain unclaimed property. Notwithstanding section 177.17 (4) (a) 1. of the statutes, a holder of property presumed abandoned under section 177.075 (1) of the statutes, as created by this act, shall file the report required under section 177.17 of the statutes concerning that property covering the 2003 calendar year by May 1, 2004.".

1459. Page 1098, line 25: after that line insert:

"(1q) DIFFERENTIAL TUITION. The tuition limits in subsection (1) do not apply to differential tuition initiatives that the Board of Regents and students enrolled in the University of Wisconsin System either have approved before the effective date of this subsection or approve on or after the effective date of this subsection."

1460. Page 1098, line 25: after that line insert:

"(1x) Auxiliary reserves transfer. By September 15 of each year of the 2003–05 biennium, the Board of Regents of the University of Wisconsin System shall submit the proposed allocation, by campus and auxiliary reserve account, of the moneys transferred under sections 20.235 (1) (ke) and 20.285 (4) (g) and (gm) of the statutes, as created by this act, to the department of administration for the department's approval. The board may not include segregated fee accounts in the proposed allocation. Once the department approves the proposed allocation, the department shall submit it to the joint committee on finance. If the cochairpersons of the committee do not notify the department within 14 days after the date of the department's submission that the committee has scheduled a meeting to review the proposed allocation, the proposed allocation may be implemented. If, within 14 working days after the date of the department's submission, the cochairpersons of the committee notify the department that the committee has scheduled a meeting to review the proposed allocation, the proposed allocation may be implemented only as approved or modified by the committee.".

1461. Page 1099, line 1: delete lines 1 to 11.

1462. Page 1099, line 24: after that line insert:

"(1v) Nursing home staffing report. No later than January 1, 2005, the department of veterans affairs shall submit a plan to the members of the joint committee on finance indicating the staffing and funding necessary to fully support the new skilled nursing facility located at the Southern Wisconsin Veterans Retirement Center."

1463. Page 1100, line 10: after "December 31, 2001" insert ", except for the amounts allocated under section 49.175 (1) (d), 2001 stats".

- **1464.** Page 1100, line 11: delete the material beginning with that line and ending with page 1101, line 3, and substitute:
- "(4f) Transitional jobs task force. The task force on transitional jobs appointed by the secretary of workforce development is directed to continue its work reviewing and researching the creation and implementation of a subsidized work program under the Wisconsin Works program and to propose legislation that effects its findings and recommendations."
- **1465.** Page 1101, line 14: delete lines 14 to 25.
 - **1466.** Page 1102, line 1: delete lines 1 to 8 and substitute:
 - "(6x) Elimination of Governor's work-based learning board.
- (a) Assets and liabilities. On the effective date of this paragraph, all assets and liabilities of the governor's work-based learning board that are primarily related to the technical preparation, school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, shall become the assets and liabilities of the technical college system board.
- (b) *Tangible personal property.* On the effective date of this paragraph, all tangible personal property, including records, of the governor's work-based learning board that is primarily related to the technical preparation, school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, is transferred to the technical college system board.
 - (c) Contracts.

- 1. All contracts entered into by the governor's work-based learning board that are primarily related to the technical preparation, school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, and that are in effect on the effective date of this subdivision remain in effect and are transferred to the technical college system board. The technical college system board shall carry out any obligations under such a contract until the contract is modified or rescinded by the technical college system board to the extent allowed under the contract.
- 2. All contracts entered into by the governor's work-based learning board that are primarily related to the youth apprenticeship program that is being transferred to the department of workforce development under this act, as determined by the secretary of administration, and that are in effect on the effective date of this subdivision, remain in effect and are transferred to the department of workforce development. The department of workforce development shall carry out any obligations under such a contract until the contract is modified or rescinded by the department of workforce development to the extent allowed under the contract.

(d) Rules and orders.

1. All rules promulgated by the governor's work-based learning board that are in effect on the effective date of this subdivision and that are primarily related to the technical preparation, school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, remain in effect until their specified expiration date or until amended or repealed by the technical college system board. All orders issued by the governor's work-based learning board that are in effect on the effective date of this subdivision and that are primarily related to the technical preparation,

school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, remain in effect until their specified expiration date or until modified or rescinded by the technical college system board.

2. All rules promulgated by the governor's work-based learning board that are in effect on the effective date of this subdivision and that are primarily related to the youth apprenticeship program that is being transferred to the department of workforce development under this act, as determined by the secretary of administration, remain in effect until their specified expiration date or until amended or repealed by the department of workforce development. All orders issued by the governor's work-based learning board that are in effect on the effective date of this subdivision and that are primarily related to the youth apprenticeship program that is being transferred to the department of workforce development under this act, as determined by the secretary of administration, remain in effect until their specified expiration date or until modified or rescinded by the department of workforce development.

(e) Pending matters.

1. Any matter pending with the governor's work-based learning board on the effective date of this subdivision and that is primarily related to the technical preparation, school-to-work, and work-based learning programs that are being transferred to the technical college system board under this act, as determined by the secretary of administration, is transferred to the technical college system board, and all materials submitted to or actions taken by the governor's work-based learning board with respect to the pending matter are considered as having been submitted to or taken by the technical college system board.

- 2. Any matter pending with the governor's work-based learning board on the effective date of this subdivision that is primarily related to the youth apprenticeship program that is being transferred to the department of workforce development under this act, as determined by the secretary of administration, is transferred to the department of workforce development, and all materials submitted to or actions taken by the governor's work-based learning board with respect to the pending matter are considered as having been submitted to or taken by the department of workforce development.
 - (f) Positions and employees.
- 1. The authorized FTE positions for the governor's work–based learning board, funded from the appropriation under section 20.445 (7) (a), 2001 stats., are decreased by 2.7 GPR positions on the effective date of this subdivision for the purpose of eliminating that board.
- 2. The authorized FTE positions for the governor's work–based learning board, funded from the appropriation under section 20.445 (7) (kb), 2001 stats., are decreased by 2.4 PR positions on the effective date of this subdivision for the purpose of eliminating that board.
- 3. The authorized FTE positions for the governor's work–based learning board, funded from the appropriation under section 20.445 (7) (kx), 2001 stats., are decreased by 2.2 PR positions on the effective date of this subdivision for the purpose of eliminating that board.
- 4. The authorized FTE positions for the governor's work-based learning board, funded from the appropriation under section 20.445 (7) (m), 2001 stats., are decreased by 5.45 FED positions on the effective date of this subdivision for the purpose of eliminating that board.

- 5. On the effective date of this subdivision, all incumbent employees holding the positions specified in subdivisions 2., 3., and 4. are transferred to the technical college system board, unless there is insufficient funding in the appropriation account under section 20.292 (1) (kx) of the statutes, as affected by this act, and insufficient funding transferred to section 20.292 (1) (m) of the statutes under Section 9259 (3) (b) of this act, to support that transfer. An incumbent employee holding a position specified in subdivision 2., 3., or 4. who is not transferred to the technical college system board under this subdivision shall enjoy the same rights and status in the department of workforce development that the employee enjoyed in the governor's work–based learning board immediately before the elimination of that board.
- (g) *Employee status*. Employees transferred under paragraph (f) 5. shall have the same rights and status under subchapter V of chapter 111 and chapter 230 of the statutes in the technical college system board that they enjoyed in the governor's work–based learning board immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.".
- **1467.** Page 1102, line 14: after "corps" insert "board".
- **1468.** Page 1102, line 16: after "corps" insert "board".
- **1469.** Page 1102, line 21: after "corps" insert "board".
- **1470.** Page 1102, line 23: after "corps" insert "board".
- **1471.** Page 1103, line 1: delete lines 1 to 14.
- **1472.** Page 1103, line 20: delete lines 20 to 25.
- **1473.** Page 1104, line 1: delete lines 1 to 25.

- **1474.** Page 1105, line 1: delete lines 1 to 15.
- **1475.** Page 1105, line 19: after that line insert:
- 3 "(2x) Lapse or transfer of certain appropriation balances to the general fund.
 - (a) In this subsection:
- 1. "Executive branch agency" has the meaning given in section 16.70 (4) of the statutes.
 - 2. "Information technology" has the meaning given in section 16.97 (6) of the statutes.
 - (b) Notwithstanding section 20.001 (3) (a) to (c) of the statutes, except as provided in paragraph (c), the secretary of administration shall lapse to the general fund or transfer to the general fund from the unencumbered balances of the appropriations, other than sum sufficient appropriations, made to executive branch agencies amounts equal to \$20,000,000 in fiscal year 2003–04 and \$20,000,000 in fiscal year 2004–05. The secretary of administration shall lapse or transfer these moneys from allocations for information technology projects that would have been undertaken in those fiscal years with funding from those appropriations. Notwithstanding section 16.50 (1) of the statutes, the secretary of administration shall not waive submission of expenditure estimates for information technology projects during the 2003–05 fiscal biennium and shall disapprove estimates of expenditures for information technology projects in the 2003–05 fiscal biennium in an amount equivalent to the amounts required to be lapsed or transferred under this paragraph.

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(c) The secretary of administration shall not lapse or transfer moneys to the general fund from any appropriation under paragraph (b) if the lapse or transfer would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate the federal or state constitution.".

1476. Page 1105, line 19: after that line insert:

- "(2f) Lapse or transfer of certain appropriation balances to the general fund.
 - (a) In this subsection:
 - 1. "Discretionary compensation adjustment" means a discretionary compensation adjustment authorized in section J of the 2001–03 compensation plan under section 230.12 of the statutes.
- 12 2. "Program revenues" has the meaning given in section 20.001 (2) (b) of the statutes.
 - 3. "Program revenues–service" has the meaning given in section 20.001 (2) (c) of the statutes.
 - 4. "Segregated fund revenues" has the meaning given in section 20.001 (2) (d) of the statutes.
 - 5. "Segregated fund revenues service" has the meaning given in section 20.001 (2) (da) of the statutes.
 - 6. "State agency" has the meaning given in section 20.001 (1) of the statutes.
 - (b) Notwithstanding the amounts in the schedule under section 20.005 (3) of the statutes, as affected by this act, the amount shown in the schedule for each sum certain appropriation for fiscal year 2003–04 and fiscal year 2004–05 that is made to each state agency is decreased by, and the amount shown in the schedule for each

other appropriation for fiscal year 2003–04 and fiscal year 2004–05 that is made to each state agency is reestimated to subtract, an amount equal to 27% of the annualized cost of any discretionary compensation adjustments provided to nonrepresented employees in the classified service from that appropriation in fiscal year 2001–02, including the annualized fringe benefit cost increases resulting from those adjustments.

- (c) Notwithstanding section 20.001 (3) (a) to (c) of the statutes, except as provided in paragraph (d), the secretary of administration shall lapse to the general fund from the unencumbered balance of each appropriation account of each state agency in fiscal year 2003–04 and in fiscal year 2004–05 for each appropriation made from program revenues or program revenues—service, and shall transfer from the appropriate segregated fund to the general fund for each appropriation of each state agency in fiscal year 2003–04 and in fiscal year 2004–05 made from segregated fund revenues or segregated fund revenues service or from the appropriation account for each such appropriation made from segregated fund revenues or segregated fund revenues service in which the balance in the appropriation account is nonlapsing, an amount equal to the amount by which authorized expenditures from that appropriation are decreased or reestimated under paragraph (b).
- (d) The secretary of administration shall not lapse or transfer moneys to the general fund under paragraph (c) if the lapse or transfer would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate state law or the federal or state constitution.".

1477. Page 1105, line 19: after that line insert:

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1	"(3f)	Lapse or	TRANSFER	OF	CERTAIN	APPROPRIATIO	N ACCOUNT	AND	SEGREGA	TED
2	FUND BALA	NCES.								

- (a) In this subsection:
- 1. "Federal revenues" has the meaning given in section 20.001 (2) (e) of the statutes.
- 6 2. "Program revenues" has the meaning given in section 20.001 (2) (b) of the statutes.
- 3. "Program revenues–service" has the meaning given in section 20.001 (2) (c) of the statutes.
 - 4. "Secretary" means the secretary of administration.
- 5. "Segregated fund revenues" has the meaning given in section 20.001 (2) (d) of the statutes.
 - 6. "Segregated fund revenues service" has the meaning given in section 20.001 (2) (da) of the statutes.
 - 7. "State agency" has the meaning given in section 20.001 (1) of the statutes.
 - (b) During the 2003–04 and 2004–05 fiscal years, the secretary shall determine the amount from each appropriation to a state agency made from program revenues, program revenues—service, segregated fund revenues, or segregated fund revenues—service that was allocated by the governor for the purpose of funding a budget category designated as "Standard budget adjustment for fifth week of vacation as cash," but which amount was removed from that appropriation during legislative consideration of the 2003–05 executive budget bill.
 - (c) Except as provided in paragraph (e), during the 2003–04 and 2004–05 fiscal years, the secretary shall ensure that each state agency lapses from any appropriation made to the agency from program revenues or program

- revenues—service an amount equal to the amount determined for that appropriation under paragraph (b).
- (d) Except as provided in paragraph (e), during the 2003–04 and 2004–05 fiscal years, the secretary shall transfer from the segregated fund from which any appropriation from segregated fund revenues or segregated fund revenues service identified under paragraph (b) is made to the general fund the amount determined for that appropriation under paragraph (b).
- (e) No lapse or transfer shall be made under this subsection from any appropriation account or segregated fund if the lapse or transfer would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate state law or the federal or state constitution.".

1478. Page 1105, line 20: after that line insert:

- "(1p) Penalty assessment receipts transferrs. There is transferred from each of the appropriation accounts under section 20.505 (6) (k), (kj), (kp), and (kt) of the statutes, as affected by this act, an amount equal to the unencumbered balance in that appropriation account on June 30, 2003, to the following appropriation accounts in the following proportions:
- (a) Seventy–five percent to the appropriation account under section 20.505 (6)(j) of the statutes, as affected by this act.
- (b) Twenty-five percent to the appropriation account under section 20.455 (2)(i) of the statutes, as affected by this act.".

1479. Page 1105, line 20: after that line insert:

"(1q) Lapse of land recording fee revenue. Notwithstanding section 20.001
(3) (c) of the statutes, the department of administration shall lapse to the general

1	fund from the appropriation account under section 20.505 (1) (ij) of the statutes
2	\$1,101,600 in fiscal year 2003–04 and \$524,400 in fiscal year 2004–05.".

1480. Page 1106, line 2: after that line insert:

- "(3x) Telephone solicitation appropriation. Notwithstanding section 20.001 (3) (a) of the statutes, on the effective date of this subsection, there is lapsed to the general fund \$600,000 from the appropriation account of the department of agriculture, trade and consumer protection under section 20.115 (8) (jm) of the statutes, as affected by the acts of 2003."
 - **1481.** Page 1106, line 3: after that line insert:
- "(1x) Arts board appropriation lapses.
 - (a) *State aid for the arts.* From the appropriation account under section 20.215 (1) (b) of the statutes, as affected by the acts of 2003, there is lapsed to the general fund \$119,700 in each of fiscal years 2003–04 and 2004–05.
 - (b) *Challenge grant program.* From the appropriation account under section 20.215 (1) (d) of the statutes, as affected by the acts of 2003, there is lapsed to the general fund \$77,900 in each of fiscal years 2003–04 and 2004–05.
 - (c) *Wisconsin regranting program*. From the appropriation account under section 20.215 (1) (f) of the statutes, as affected by the acts of 2003, there is lapsed to the general fund \$12,400 in each of fiscal years 2003–04 and 2004–05.".
- **1482.** Page 1106, line 10: substitute "\$7,657,400" for "\$1,657,400".
- **1483.** Page 1106, line 11: substitute "\$7,657,400" for "\$1,657,400".
- **1484.** Page 1106, line 12: after that line insert:
 - "(1p) Penalty assessment receipts transferrs. There is transferred from each of the appropriation accounts under section 20.410 (1) (kh) and (kp) of the statutes,

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1	as affected by this act, an amount equal to the unencumbered balance in that
2	appropriation account on June 30, 2003, to the following appropriation accounts in
3	the following proportions:
4	(a) Seventy–five percent to the appropriation account under section 20.505 (6)
5	(j) of the statutes, as affected by this act.
6	(b) Twenty–five percent to the appropriation account under section 20.455 (2)
7	(i) of the statutes, as affected by this act.".
8	1485. Page 1106, line 12: after that line insert:
9	"(2d) Juvenile correctional services transfer.
10	(a) There is transferred from the appropriation account under section 20.410
11	(3) (ho) of the statutes, as affected by the acts of 2003, to the appropriation account
12	under section 20.410 (3) (hm) of the statutes, as affected by the acts of 2003, \$439,200
13	in fiscal year 2003–04.
14	(b) There is transferred from the appropriation account under section 20.410
15	(3) (hr) of the statutes, as affected by the acts of 2003, to the appropriation account
16	under section 20.410 (3) (hm) of the statutes, as affected by the acts of 2003,
17	\$2,437,100 in fiscal year 2003–04.".
18	1486. Page 1106, line 14: after that line insert:
19	"(1x) Special prosecution clerks fee lapse. Notwithstanding section 20.001

(3) (a) of the statutes, the secretary of administration shall lapse to the general fund, from the appropriation account of the department of administration under section 20.475 (1) (i) of the statutes, as affected by the acts of 2003, \$110,100 in fiscal year 2003–04 and \$146,800 in fiscal year 2004–05.".

1487. Page 1107, line 9: delete "115.9995" and substitute "16.997".

1	1488. Page 1108, line 17: delete lines 17 to 20.
2	1489. Page 1108, line 20: after that line insert:
3	"(gp) There is transferred from the appropriation account under section 20.530
4	(1) (kq) of the statutes, as affected by this act, an amount equal to the unencumbered
5	balance in that appropriation account on June 30, 2003, to the following
6	appropriation accounts in the following proportions:
7	1. Seventy–five percent to the appropriation account under section 20.505 (6)
8	(j) of the statutes, as affected by this act.
9	2. Twenty–five percent to the appropriation account under section 20.455 (2)
10	(i) of the statutes, as affected by this act.".
11	1490. Page 1109, line 2: after that line insert:
12	"(1q) Appropriation account balance transfers.
13	(a) The unencumbered balance in the appropriation account under section
14	20.425 (1) (g), 2001 stats., is transferred to the appropriation account under section
15	20.425 (1) (i) of the statutes, as affected by this act.
16	(b) The unencumbered balance in the appropriation account under section
17	20.425 (1) (h), 2001 stats., is transferred to the appropriation account under section
18	20.425 (1) (i) of the statutes, as affected by this act.".
19	1491. Page 1109, line 4: after that line insert:
20	"(1q) Appropriation account balance transfers.
21	(a) The unencumbered balance in the appropriation account under section
22	20.512 (2) (j) of the statutes, as affected by this act, is transferred to the appropriating
23	account under section 20.545 (1) (j) of the statutes, as affected by this act.

(b) The unencumbered balance in the appropriation account under section 20.512 (2) (m) of the statutes, as affected by this act, is transferred to the appropriation account under section 20.545 (1) (j) of the statutes, as affected by this act.".

1492. Page 1109, line 4: after that line insert:

"(2d) Employee development and training services revenue lapse. Notwithstanding section 20.001 (3) (a) of the statutes, there is lapsed to the general fund \$175,000 on the effective date of this subsection from the appropriation account of the department of employment relations under section 20.512 (1) (jm) of the statutes."

1493. Page 1109, line 6: after that line insert:

"(1k) Delayed Lapse. Notwithstanding section 20.144 (1) (g) of the statutes, as affected by the acts of 2003, from the amounts required to be lapsed to the general fund under section 20.144 (1) (g) of the statutes, as affected by the acts of 2003, at the close of the 2003–04 fiscal year, the department of financial institutions shall retain \$20,000,000 in that appropriation account and shall lapse \$20,000,000 from that appropriation account to the general fund on July 31, 2004.".

1494. Page 1109, line 9: after that line insert:

"(1f) Appropriation lapses and reestimates. The governor shall take actions during the 2003–05 fiscal biennium to ensure that from general purpose revenue appropriations for state operations to the office of the governor under section 20.525 of the statutes an amount equal to \$1,333,600 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both."

1495. Page 1109, line 12: after that line insert:

- "(1x) Tobacco control fund elimination. On the effective date of this subsection, the unencumbered balance in the tobacco control fund immediately before the effective date of this subsection is transferred to the general fund.".
 - **1496.** Page 1109, line 13: delete lines 13 to 25.
 - **1497.** Page 1109, line 25: after that line insert:
 - "(2c) Lapse of income augmentation receipts.
- (a) Notwithstanding section 20.001 (3) (c) of the statutes, from the appropriation account under section 20.435 (8) (mb) of the statutes, as affected by the acts of 2003, the secretary of administration shall lapse to the general fund \$14,949,900 no later than June 30, 2004, and \$9,672,400 no later than June 30, 2005.
- (b) Notwithstanding section 20.001 (3) (c) of the statutes, if on June 30, 2004, there remain any moneys in the appropriation account under section 20.435 (8) (mb) of the statutes, as affected by the acts of 2003, after supporting the costs specified in section 46.46 (1), (1g), and (1m) of the statutes, as affected by this act, and after lapsing the amount that is required under paragraph (a) to be lapsed by that date, the secretary of administration shall lapse those remaining moneys to the general fund.".

1498. Page 1109, line 25: after that line insert:

"(3k) Hospital and ambulatory surgery center data collection. There is transferred from the appropriation to the department of health and family services under section 20.435 (4) (hg) of the statutes, as affected by the acts of 2003, to the appropriation to the department of administration under section 20.505 (1) (im) of the statutes, as affected by the acts of 2003, \$750,000 in fiscal year 2003–04.".

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1 **1499.** Page 1110, line 2: delete lines 2 to 5. 2 **1500.** Page 1110, line 10: delete lines 10 to 12. 3 **1501.** Page 1110, line 13: delete lines 13 to 22. 4 **1502.** Page 1111, line 1: after that line insert: 5 "(1p) Penalty assessment receipts transfers. There is transferred from each 6 of the appropriation accounts under section 20.455 (2) (j), (ja), (jb), and (ke) and (5) 7 (kp) of the statutes, as affected by this act, an amount equal to the unencumbered 8 balance in that appropriation account on June 30, 2003, to the following 9 appropriation accounts in the following proportions: 10 (a) Seventy–five percent to the appropriation account under section 20.505 (6) 11 (j) of the statutes, as affected by this act. 12 (b) Twenty–five percent to the appropriation account under section 20.455 (2) 13 (i) of the statutes, as affected by this act.". 14 **1503.** Page 1111, line 1: after that line insert: 15 "(1r) Criminal History Search Fee Lapse. Notwithstanding section 20.001 (3) 16 (a) of the statutes, no later than June 30, 2004, the secretary of administration shall 17 lapse to the general fund \$968,800 from the appropriation account of the department 18 of justice under section 20.455 (2) (gm) of the statutes, as affected by the acts of 19 2003.". 20 **1504.** Page 1111, line 1: after that line insert: 21 CRIME LABORATORIES AND DRUG LAW ENFORCEMENT ASSESSMENT LAPSE.

"(2r) Crime Laboratories and drug law enforcement assessment lapse. Notwithstanding section 20.001 (3) (c) of the statutes, the secretary of administration shall lapse to the general fund, from the appropriation account of the department of justice under section 20.455 (2) (Lm) of the statutes, as affected by the

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1	acts of 2003,	\$1,567,000	in	fiscal	year	2003-04	and	\$1,208,000	in	fiscal	year
2	2004-05.".										

- 3 **1505.** Page 1111, line 13: delete "\$158,100" and substitute "\$6,836,600".
- **1506.** Page 1111, line 13: delete "\$3,158,000" and substitute "\$7,236,500".
- **1507.** Page 1111, line 17: delete "\$1,300,000" and substitute "\$650,000".
- 6 **1508.** Page 1111, line 18: delete "\$1,300,000" and substitute "\$650,000".
 - **1509.** Page 1111, line 20: after that line insert:
 - "(1p) Penalty assessment receipts transferrs. There is transferred from the appropriation account under section 20.550 (1) (kj) of the statutes, as affected by this act, an amount equal to the unencumbered balance in that appropriation account on June 30, 2003, to the following appropriation accounts in the following proportions:
 - (a) Seventy–five percent to the appropriation account under section 20.505 (6)(j) of the statutes, as affected by this act.
 - (b) Twenty-five percent to the appropriation account under section 20.455 (2)(i) of the statutes, as affected by this act.".

1510. Page 1111, line 21: after that line insert:

- "(1p) Penalty assessment receipts transferrs. There is transferred from each of the appropriation accounts under section 20.255 (1) (kd) and (2) (kd) of the statutes, as affected by this act, an amount equal to the unencumbered balance in that appropriation account on June 30, 2003, to the following appropriation accounts in the following proportions:
- (a) Seventy–five percent to the appropriation account under section 20.505 (6)(j) of the statutes, as affected by this act.

- (b) Twenty-five percent to the appropriation account under section 20.455 (2)
 (i) of the statutes, as affected by this act.".
 1511. Page 1112, line 20: delete ", \$15,000,000 in fiscal year 2003-04 and".
- **1512.** Page 1112, line 21: delete "\$15,000,000" and substitute "\$30,000,000".
- **1513.** Page 1112, line 21: after that line insert:
 - "(1x) Lapses to the transportation fund of a total amount of at least \$175,000 in fiscal year 2003–04, and a total amount of at least \$175,000 in fiscal year 2004–05, from one or more of the appropriation accounts under section 20.395 (4) (aq) of the statutes, as affected by this act, and section 20.395 (5) (cq) and (dq) of the statutes.".
- **1514.** Page 1113, line 6: delete lines 6 to 8.
- **1515.** Page 1113, line 18: after that line insert:
 - "(2x) Wisconsin service corps appropriation lapse. Notwithstanding section 20.001 (3) (c) of the statutes, on the effective date of this subsection, the unencumbered balance in the appropriation account under section 20.445 (1) (cm) of the statutes, as affected by the acts of 2003, on July 1, 2003, is lapsed to the general fund as general purpose revenue earned, as defined in section 20.001 (4) of the statutes.".
- **1516.** Page 1113, line 20: delete lines 20 to 22.
- **1517.** Page 1113, line 25: delete "20.445" and substitute "20.292".
- **1518.** Page 1113, line 25: after that line insert:
- "(3x) Federal workforce investment funds.

- (a) The unencumbered balance in the appropriation account under section 20.445 (1) (m) of the statutes, as affected by this act, that is attributable to federal moneys received for the administration of employment assistance and unemployment insurance programs of the department of workforce development, as determined by the secretary of administration, is transferred to the appropriation account under section 20.445 (1) (n) of the statutes, as affected by this act.
- (b) The unencumbered balance in the appropriation account under section 20.445 (1) (m) of the statutes, as affected by this act, that is attributable to federal moneys received for the activities of the division of equal rights in the department of workforce development, as determined by the secretary of administration, is transferred to the appropriation account under section 20.445 (1) (o) of the statutes, as created by this act.
- (c) The unencumbered balance in the appropriation account under section 20.445 (1) (m) of the statutes, as affected by this act, that is attributable to federal moneys received for the worker's compensation activities of the department of workforce development, as determined by the secretary of administration, is transferred to the appropriation account under section 20.445 (1) (p) of the statutes, as created by this act.".
- **1519.** Page 1114, line 3: before ", in" insert "and except as provided in paragraph (ct)".
- **1520.** Page 1114, line 17: decrease the dollar amount for fiscal year 2003–04 by \$124,700 and decrease the dollar amount for fiscal year 2004–05 by \$124,700.
 - **1521.** Page 1114, line 22: delete that line.

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1522. Page 1115, line 5: increase the dollar amount for fiscal year 2003–04 by \$218,200 and increase the dollar amount for fiscal year 2004–05 by \$218,200.

1523. Page 1115, line 15: after that line insert:

"(ct) Submission of alternative plan to secretary of administration. department of commerce may submit alternative plans to the secretary of administration concerning the department's preference for reallocating the lapse under paragraph (a) from the appropriation account under section 20.143 (4) (kd) of the statutes. If the plan relates to a lapse in the 2003–04 fiscal year, the plan shall be submitted no later than May 1, 2004. If the plan relates to the 2004–05 fiscal year, the plan shall be submitted no later than May 1, 2005. If the secretary does not approve the plan, the secretary shall make the lapse as provided in paragraph (a). If the secretary approves the plan, he or she shall submit the plan to the joint committee on finance no later than 7 days after receipt of the plan. If the cochairpersons of the committee do not notify the secretary within 14 working days after the date of the secretary's submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the secretary shall make the lapse specified in the plan. If the cochairpersons of the committee notify the secretary within 14 working days after the date of the secretary's submittal that the committee has scheduled a meeting for the purpose of reviewing the plan, the secretary may not implement the plan until it is approved by the committee, as submitted or as modified.".

1524. Page 1115, line 15: after that line insert:

"(cs) *Additional lapse; department of commerce.* Subject to paragraph (b), on June 30, 2005, the secretary of administration shall lapse to the general fund the

amount determined under this paragraph from any combination of the appropriation accounts under section 20.143 (1) (fg), (ie), and (ir) of the statutes. To determine the amount required to be lapsed under this paragraph, the secretary shall first determine the sum of all moneys received during fiscal years 2003–04 and 2004–05 in repayment of loans awarded under section 287.46 (1), 1997 stats., and section 560.031, 2001 stats., received under section 287.46 (3), 1997 stats., in repayment of loans made by recipients of financial assistance awarded under section 287.46 (1), 1997 stats., and received in repayment of loans under section 560.835 of the statutes. The amount required to be lapsed under this paragraph is the amount by which that sum is less than \$2,400,000."

1525. Page 1115, line 16: after that line insert:

- "(1f) Employer contributions for health insurance premiums for state Employees. The treatment of sections 40.05 (4) (ag) (intro.) and 1. and 111.91 (2) (im) of the statutes first applies to employees who are affected by a collective bargaining agreement that contains provisions inconsistent with that treatment on the day on which the collective bargaining agreement expires or is extended, modified, or renewed, whichever first occurs."
- **1526.** Page 1116, line 1: delete lines 1 to 4.
- **1527.** Page 1116, line 10: delete lines 10 to 12.
- **1528.** Page 1117, line 16: delete lines 16 to 20.
- **1529.** Page 1117, line 22: delete the material beginning with that line and ending with page 1118, line 2.
- **1530.** Page 1118, line 4: delete "and (4) (cm) 7r. hm. and (p)".
- **1531.** Page 1118, line 6: after that line insert:

- "(3q) Local government employee health care plans. The treatment of section 111.70 (1) (a) and (4) (n) and (o) of the statutes first applies to collective bargaining agreements entered into, extended, modified, or renewed, whichever occurs first, on the effective date of this subsection.".
- 5 **1532.** Page 1118, line 22: delete "49.68, 49.683, or 49.685" and substitute "49.68 or 49.683".
- 7 **1533.** Page 1119, line 7: delete lines 7 and 8 and substitute "statutes first apply to assessments that are due on July 1, 2003.".
- 9 **1534.** Page 1119, line 11: on lines 11 and 14, delete "April 1, 2004" and substitute "May 1, 2005".
- 11 **1535.** Page 1119, line 16: delete "(b) and".

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- 12 **1536.** Page 1119, line 17: on lines 17 and 20, delete "April 1, 2004" and substitute "May 1, 2005".
- **1537.** Page 1119, line 21: delete "Temporary" and substitute "Extensions of Temporary".
- **1538.** Page 1119, line 23: delete "2004" and substitute "2005".
- 17 **1539.** Page 1119, line 24: delete the material beginning with that line and ending with page 1120, line 6.
- 19 **1540.** Page 1120, line 9: delete "April 1, 2004" and substitute "May 1, 2005".
- 20 **1541.** Page 1120, line 16: delete lines 16 to 21 and substitute:
 - "(13q) Prescription drug assistance; enrollment fee, and deductible. The treatment of section 49.688 (3) (a) and (b) 2. b. of the statutes, the renumbering and amendment of section 49.688 (3) (b) 1. of the statutes, and the creation of section

49.688 (3) (b) 1. a., b., and c. of the statutes first apply to a person whose 12–month benefit period for the prescription drug assistance program under section 49.688 of the statutes begins on September 1, 2003, or on the first day of the first month beginning after the effective date of this subsection, whichever is later.".

1542. Page 1120, line 21: after that line insert:

- "(13d) Prescription drug assistance; eligibility. The treatment of section 49.688 (2) (b), (3) (b) 2. a., and (4m) of the statutes first applies to a person whose 12–month benefit period for the prescription drug assistance program under section 49.688 of the statutes begins on September 1, 2003, or on the first day of the first month beginning after the effective date of this subsection, whichever is later.".
 - **1543.** Page 1120, line 22: delete lines 22 to 24.
- **1544.** Page 1121, line 3: after that line insert:
 - "(15x) Statewide automated child welfare information system. The treatment of section 46.22 (1) (c) 8. f. of the statutes first applies to costs incurred by the department of health and family services in operating the statewide automated child welfare information system established under section 46.03 (7) (g) of the statutes on the effective date of this subsection."

1545. Page 1121, line 21: after that line insert:

- "(1x) Tuition reimbursement grants. The treatment of section 21.49 (1) (b) 1g., 1m., and 2. of the statutes first applies to applications for tuition grants made by persons who enlist in the Wisconsin National Guard on the effective date of this subsection."
- **1546.** Page 1122, line 1: delete lines 1 and 2.
- **1547.** Page 1122, line 5: after that line insert:

1	"(4m) MILWAUKEE PARENTAL CHOICE PROGRAM. The treatment of section 119.23
2	(2) (a) (intro.) and 2., (b), and (e) of the statutes first applies to pupils who and private
3	schools that intend to participate in the Milwaukee Parental Choice Program in the
4	2004–05 school year.".
5	1548. Page 1122, line 5: after that line insert:
6	"(5f) Teacher license fee. The treatment of section 115.28 (7) (d) 2. of the
7	statutes first applies to licenses issued or renewed on July 1, 2004.".
8	1549. Page 1122, line 5: after that line insert:
9	"(3q) Four-year-old kindergarten. The treatment of section 121.004 (7) (c) 1.
10	c. and (cm) of the statutes first applies to state aid distributed in the 2004-05 school
11	year, and first applies to school districts' revenue limit for the 2003-04 school year.".
12	1550. Page 1122, line 10: delete lines 10 to 12.
13	1551. Page 1122, line 13: delete lines 13 to 21.
14	1552. Page 1122, line 21: after that line insert:
15	"(1q) Lottery and gaming certification. The treatment of sections 20.835 (3)
16	(r), 25.75 (3) (f), and 79.10 (7r), (10) (a), (b), (bm), (bn), and (f), and (11) (b) of the
17	statutes first applies to the property tax assessments as of January 1, 2003.".
18	1553. Page 1122, line 21: after that line insert:
19	"(2d) Assessment of undeveloped land and agricultural forest land. The
20	treatment of sections 70.05 (5) (a) 1m., 70.32 (2) (a) (intro.), 5., and 5m. and (c) 1., 1d.,
21	and 4. and (4), 73.03 (2a) (as it applies to classifying agricultural land), 74.09 (3) (b)
22	1. and 2., 74.485 (1) and (4) (a), and 77.04 (2) of the statutes, the renumbering of
23	section 70.57 (3) of the statutes, and the creation of section 70.57 (3) (b) of the statutes

- 1 **1554.** Page 1122, line 21: after that line insert:
- 2 "(3x) Sales tax on short-term lodging. The treatment of section 77.52 (2) (a)
- 3 1. of the statutes first applies retroactively to sales made after November 30, 1999,
- 4 regardless of whether the sales occurred before the effective date of this subsection.".
- 5 **1555.** Page 1122, line 21: after that line insert:
- 6 "(2f) DEVELOPMENT OPPORTUNITY ZONE. The treatment of section 560.795 (3) (a)
- 4. and 5. of the statutes first applies to taxable years beginning on January 1, 2003.".
- 8 **1556.** Page 1123, line 10: delete lines 10 to 18.
- 9 **1557.** Page 1123, line 20: after "343.03 (1) (a)" insert "(by Section 2522)".
- 10 **1558.** Page 1123, line 20: delete "343.02 (1),".
- 11 **1559.** Page 1123, line 21: delete "343.07 (1m) (intro.),".
- 12 **1560.** Page 1123, line 22: delete "(3m),".
- 13 **1561.** Page 1123, line 23: delete "(a) 1.," and substitute "(a) (intro.), 1.,".
- **1562.** Page 1123, line 23: delete "343.20 (1) (d),".
- 15 **1563.** Page 1123, line 24: delete "343.23 (2) (am) and (b)," and substitute
- 16 "343.23 (1) (intro.) and (c) and (2) (am) and (b),".
- 17 **1564.** Page 1123, line 24: delete "343.31 (2) and (2m),".
- 18 **1565.** Page 1123, line 25: before "and (k)" insert "(h),".
- 19 **1566.** Page 1124, line 6: delete "(4) (a) 2.," and substitute "(4) (a) (intro.), 1.,
- 20 2., and 3., ".
- 21 **1567.** Page 1124, line 6: delete "343.23 (2) (am) and (b)," and substitute
- 22 "343.23 (1) (intro.) and (c) and (2) (am) and (b),".

- 1 **1568.** Page 1124, line 6: delete ", (3m),".
- 2 **1569.** Page 1124, line 6: delete "343.31".
- 3 **1570.** Page 1124, line 7: after "6., 7., and 8.," insert "(h),".
- 4 **1571.** Page 1124, line 7: delete "(2) and (2m),".
- 5 **1572.** Page 1124, line 8: delete "343.44 (1) (d)," and substitute "343.44 (1) (c) and (d) and".
- 7 **1573.** Page 1124, line 9: delete "the repeal of section 343.03 (7) (c) of the statutes,".
- 9 **1574.** Page 1124, line 19: delete lines 19 to 21.
- 10 **1575.** Page 1124, line 21: after that line insert:
- "(4q) MOTOR VEHICLE REGISTRATION FEES. The treatment of section 341.25 (1) (a)
 of the statutes first applies to applications that are submitted for a registration
 period that begins on October 1, 2003.
 - (4r) MOTOR VEHICLE TITLE FEES. The treatment of section 342.14 (1) and (3) of the statutes first applies to applications that are submitted on October 1, 2003.".
- 16 **1576.** Page 1125, line 4: delete lines 4 to 6.
- 17 **1577.** Page 1125, line 7: after that line insert:
- 18 "(1f) Tuition reimbursement. The treatment of sections 20.485 (2) (tf), 45.25
- 19 (title), (1), (1g), (2) (intro.), (c), and (d), and (3) (a), (am), and (b) (intro.), and 45.396
- 20 (1) (c), (4), and (9) of the statutes; the renumbering and amendment of section 45.396
- 21 (5) of the statutes; and the creation of section 45.396 (5) (b) of the statutes first apply
- to courses completed after September 1, 2003, or the effective date of this subsection,
- whichever is later.".

- 1 **1578.** Page 1125, line 9: delete lines 9 to 11.
- 2 **1579.** Page 1125, line 12: delete lines 12 to 16.
- 3 **1580.** Page 1125, line 17: delete lines 17 to 24.
- 4 **1581.** Page 1126, line 1: delete lines 1 to 8.
- 5 **1582.** Page 1126, line 9: delete lines 9 to 14 and substitute:
- "(5f) Educational needs assessment. The creation of section 49.147 (1m) (a) of the statutes first applies to individuals who apply for a Wisconsin Works employment position on January 1, 2004."
- 9 **1583.** Page 1126, line 23: delete "15.105 (26), 16.25,".
- **1584.** Page 1126, line 24: delete "20.505 (4) (ec), 20.505 (4) (er),".
- 11 **1585.** Page 1127, line 2: delete "13.0999 (2) (a), 13.0999 (3) (a) 5." and substitute "13.099 (2) (a), 13.099 (3) (a) 5.".
- 13 **1586.** Page 1127, line 2: delete the material beginning with "13.94" and ending with "(q)," on line 3.
- **1587.** Page 1127, line 3: delete "16.705 (1m), 16.71 (5),".
- 16 **1588.** Page 1127, line 9: after that line insert:
- "(2x) Wagering on simulcast races. The treatment of section 562.057 (4m)
 (bm) of the statutes takes effect on January 1, 2007.".
- 19 **1589.** Page 1127, line 9: after that line insert:
- 20 "(2k) Land information system expenditures. The treatment of section 16.966
- 21 (3) (by Section 230h) of the statutes takes effect on September 1, 2005.".
- 22 **1590.** Page 1127, line 20: delete the material beginning with that line and ending with page 1128, line 19.

- **1591.** Page 1128, line 20: delete "sections 20.115 (2) (j) and 173.40" and substitute "section 173.40 (1) (c), (e), (f), and (fm), (2) (a), (b), (c), (d), and (e), (4) (a) and (b), and (5) (a)".
- 4 **1592.** Page 1129, line 3: after that line insert:
- "(1q) Sunset of Halfway House Program. The treatment of sections 20.410 (1)
 (b) (by Section 439r) and 48.981 (1) (b) (by Section 1189r) of the statutes and the
 repeal of section 301.0465 the statutes take effect on July 1, 2008.".
- 8 **1593.** Page 1129, line 17: after "22.09 (1)," insert "22.09 (5),".
- 9 **1594.** Page 1129, line 20: delete "16.78 (1),".
- 10 **1595.** Page 1129, line 22: delete "22.09 (5),".
- 11 **1596.** Page 1130, line 2: after "16.78 (title)," insert "16.78 (1),".
- **1597.** Page 1130, line 3: delete lines 3 to 5 and substitute "[precedes s. 16.97],
- 13 16.99 (4), 16.997 (6) (a), 19.36 (4), 20.225 (1) (kb), 20.505 (1) (im), 20.505 (4) (s), (t),
- 14 (tm), (tu), and (tw), 20.505 (6) (j) 12., 29.038 (1) (a), 36.25 (38) (b) 6., 85.12 (3), 196.218
- 15 (5) (a)".

- **16 1598.** Page 1130, line 6: delete "2314" and substitute "2314d".
- 17 **1599.** Page 1130, line 13: delete the material beginning with that line and ending with page 1131, line 4, and substitute:
- "(1b) Creation of office of State Human relations management. The treatment of sections 13.121 (4), 13.123 (1) (a) 1., 13.20 (2), 13.48 (2) (j), 13.51 (2) (b), 15.105 (title) and (28), 15.16 (1) (intro.), 15.165 (2), 15.17, 15.173, 15.175, 15.177, 16.004 (7) (a) and (16), 16.40 (18), 16.415 (1) (by Section 169), 16.415 (3), 16.50 (3),

16.705 (3) (intro.), 19.45 (11) (a), 20.512 (intro.), (1) (title), (a), (j), (jm), (k), (ka), (km),

- 1 (m), and (pz), and (2), 20.545, 20.901 (1) (b), 20.916 (2), (4) (a), (4m) (b), (5) (a), (8) (a), 2 and (9) (f) 1., 20.917 (1) (c), (2) (a), (3) (a) 1. and 2., (5) (b), and (6), 20.923 (4) (intro.), 3 (f) 1., and (g) 1m., (4g) (intro.), (7) (intro.), and (9), 36.09 (1) (i) and (j), 36.27 (1) (am) 4 2., 40.05 (1) (b), (4) (ar), and (4g) (a) 4., 40.06 (1) (dm), 45.43 (7) (b), 46.29 (3) (d), 49.78 5 (5), as renumbered, 59.26 (8) (a), 70.99 (3) (a), 73.09 (2) and (5), 111.81 (5) and (14), 6 111.815, 111.83 (3), 111.86 (2), 111.89 (1), 111.91 (4), 111.915, 111.92 (1) (a), 146.59 (3) 7 (b), 227.10 (3) (e), 227.47 (2), 230.01 (2), 230.02, 230.03 (9), (9e), (10), (10r), (10w), and 8 (13), 230.04 (title), (1), (1m), (2), (3), (4), (5), (7), (8), (9) (intro.) and (f), (9m), (9r), (b) 9 (intro.), (10) (a), (b), and (c), (11), (12), (13) (intro.), (14), (15), and (16), 230.046 (5) (c), 10 (7), (8), (9) and (10) (intro.), 230.047 (8), 230.06 (1) (c), (d), (e), (f), (g), and (L) and (3), 11 230.08 (2) (e) 1. and 4. and (ya), (4) (c), and (8), 230.09 (1) (intro.), (2) (a), (am), (b), 12 (c), (d), and (g), and (3), 230.12 (1) (a) 3., (c) 2., and (d), (3) (a), (ad), (b), (c), and (e) 1. 13 and 2., (4) (a) and (b), (5) (c), (7m), and (9), 230.13 (1) (intro.), (2), and (3), 230.14 (4), 14 230.147 (3), 230.15 (1m) (b) (intro.), 230.16 (7m) (b) (intro.) and (c), 230.21 (1m) (b), 15 230.215 (3) (a) and (b) and (4), 230.22 (1) and (2), 230.24 (1), 230.25 (1p), 230.27 (2k), 16 230.32 (3), 230.33 (2), 230.34 (1) (c) and (4), 230.35 (1) (d), (2), (2r) (b), (3) (d) and (e) 17 2. e. and 5., and (5) (b), 230.37 (1), 230.43 (5), 230.44 (1) (b) and (dm) and (4) (bm), 18 230.45 (1) (h) and (i), 230.46, 230.48 (2), 233.10 (3) (c) 4. and (4), 301.16 (10) (b), 895.65 19 (2), 938.538 (6m) (b), and 978.12 (1) (c) of the statutes, the renumbering of section 20 20.512 (1) (i) of the statutes, and Section 9118 (1b) of this act take effect on the 30th 21 day beginning after publication.".
- 22 **1600.** Page 1131, line 19: delete lines 19 to 25.
- **1601.** Page 1132, line 2: after "46.279" insert "(title), (1) to (4), and (5)".
- **1602.** Page 1132, line 2: after "sections" insert "46.278 (6) (f),".

- 1 **1603.** Page 1132, line 6: after "3.," insert "(am),".
- 2 **1604.** Page 1132, line 7: delete "2004" and substitute "2005".
- 3 **1605.** Page 1132, line 10: delete "(by Section 1346)".
- **1606.** Page 1132, line 14: after "(6m)" insert "(ag) 8. and".
- **1607.** Page 1132, line 14: delete "(ar) 1. a. (by Section 1345) and".
- 6 **1608.** Page 1132, line 16: delete lines 16 and 17.
- 7 **1609.** Page 1132, line 17: after that line insert:
- 8 "(8w) Prescription drug prior authorization report. The treatment of section
- 9 49.45 (49) (i) of the statutes takes effect on January 1, 2005.".
- 10 **1610.** Page 1132, line 20: delete lines 20 to 22.
- 11 **1611.** Page 1132, line 22: after that line insert:
- 12 "(10c) Use of income augmentation revenues. The repeal of section 46.46 (2)
- of the statutes and the amendment of section 46.46 (1) (by Section 1154e) of the
- statutes take effect on July 1, 2005.".
- 15 **1612.** Page 1132, line 22: after that line insert:
- 16 "(11k) Assessments on hospitals and ambulatory surgery centers. The
- treatment of section 153.60 (1) of the statutes takes effect on July 1, 2004.".
- **1613.** Page 1132, line 22: after that line insert:
- 19 "(11f) Dental clinic start-up costs. The treatment of section 20.435 (5) (dm)
- 20 (by Section 470e) of the statutes takes effect on July 1, 2004.".
- 21 **1614.** Page 1132, line 22: after that line insert:
- 22 "(11pd) Assessment of facility licensed beds. The treatment of sections 25.77
- 23 (3) and 50.14 (title), (1) (a), (3), and (4) of the statutes, the renumbering and

- amendment of section 50.14 (2) of the statutes, and the creation of section 50.14 (2)
- 2 (b) of the statutes take effect on July 1, 2003.".
- 3 **1615.** Page 1132, line 22: after that line insert:
- 4 "(11d) Primary Health Care Program Claims. The treatment of section 20.435
- 5 (4) (gp) (by Section 458b) of the statutes takes effect on July 1, 2004.".
- 6 **1616.** Page 1132, line 22: after that line insert:
- 7 "(11g) Prescription drug assistance; copayment. The treatment of section
- 8 49.688 (3) (c) 2. of the statutes takes effect on September 1, 2003, or on the first day
- 9 of the first month beginning after publication, whichever is later.".
- 10 **1617.** Page 1132, line 24: delete lines 24 and 25.
- 11 **1618.** Page 1133, line 1: delete lines 1 to 13.
- 12 **1619.** Page 1133, line 13: after that line insert:
- 13 "(2x) Wisconsin higher education grant funding. The repeal and recreation
- of section 39.435 (8) of the statutes takes effect on July 1, 2005.".
- **1620.** Page 1133, line 19: after that line insert:
- 16 "(2f) Juvenile correctional services revenue sufficiency. Section 9130 (2f)
- of this act takes effect retroactively to March 15, 2003.".
- **1621.** Page 1134, line 2: after that line insert:
- 19 "(1q) Approval fee increases. The treatment of sections 29.563 (2) (a) 1., 2., 4.,
- 5m., 6., 7., and 9. and (b) 1., 2., 3., 3m., 4., 5., 6., 7., and 8., (3) (a) 1., 3., and 5., (b) 1.
- 21 to 5., and (c) 2., (4) (a) 1. and 2. and (b) 1. and 2., (6) (a) 1., and (12) (a) 1. to 3. and
- (b) of the statutes takes effect on April 1, 2004.".
- 23 **1622.** Page 1134, line 2: after that line insert:

- "(1k) SOUTHERN WISCONSIN FOX RIVER COMMISSION. The repeal and recreation
 of section 20.370 (5) (cq) of the statutes takes effect on July 1, 2004.".
 - **1623.** Page 1134, line 5: after that line insert:
- "(1f) General equalization aids; transportation fund. The treatment of sections 13.101 (6) (a) (by Section 8m), 16.50 (1) (b) (by Section 173m), 16.52 (10) (by Section 179m), 118.153 (4) (b) (by Section 2007m), 121.007 (by Section 2033m), 121.07 (7) (b) (by Section 2034m), and 121.08 (4) (a) (intro.) (by Section 2036m), 2. (by Section 2037m), and 3. (by Section 2038m) and (b) (by Section 2039m) of the statutes and the repeal of sections 20.255 (2) (r) and 25.40 (2) (b) 19r. of the statutes take effect on July 1, 2005.".
- 11 **1624.** Page 1134, line 5: after that line insert:
- "(1m) Driver Education AID. The treatment of sections 20.255 (2) (em), 20.292 (1) (fc), 115.28 (11) (intro.), 115.817 (10) (a), and 121.41 (1) of the statutes, the repeal of section 121.41 (2) (title) of the statutes, and the renumbering of section 121.41 (2) of the statutes take effect on July 1, 2004."
 - **1625.** Page 1134, line 5: after that line insert:
- "(1z) Special education supplemental appropriation. The treatment of sections 20.255 (2) (bb), 115.88 (1m) (a) and (am), (2), (2m), (3), (4), (6), and (8), 115.882 (by Section 1999c), 115.93, and 118.255 (4) of the statutes takes effect on July 1, 2004."
- 21 **1626.** Page 1134, line 9: delete lines 9 and 10.
- **1627.** Page 1134, line 16: delete "(db)" and substitute "(dd)".
- 23 **1628.** Page 1134, line 17: after that line insert:

- 1 "(1b) Bad debt deductions. The treatment of sections 139.362 and 139.801 of 2 the statutes takes effect on the first day of the 2nd month beginning after
- 3 publication.".
- 4 **1629.** Page 1134, line 17: after that line insert:
- 5 "(1m) MUNICIPAL AID DISTRIBUTION ACCOUNT. The treatment of sections 20.835
- 6 (1) (de) and 79.01 (2f) of the statutes takes effect on July 1, 2006.".
- 7 **1630.** Page 1134, line 17: after that line insert:
- 8 "(2f) Shared revenue; Federal grant. The repeal of section 20.835 (1) (m) of the 9 statutes takes effect on July 1, 2004.".
- 10 **1631.** Page 1135, line 2: delete lines 2 to 6.
- 11 **1632.** Page 1135, line 9: delete "and 343.12 (4) (a) 2." and substitute "343.12
- 12 (4) (a) 2., and 343.12 (4) (a) 3.".
- 13 **1633.** Page 1135, line 11: after "statutes;" insert "the consolidation,
- renumbering, and amendment of section 343.12 (4) (a) (intro.) and 1. of the statutes;".
- 15 **1634.** Page 1135, line 11: delete "343.02 (1),".
- **1635.** Page 1135, line 12: after "343.03 (1) (a)" insert "(by Section 2522)".
- **1636.** Page 1135, line 13: delete "343.07 (1m) (intro.),".
- **1637.** Page 1135, line 14: delete "343.12 (4) (a) 1., 343.12 (4) (a) 3.,".
- **1638.** Page 1135, line 15: before "343.23" insert "343.23 (1) (intro.), 343.23 (1)
- 20 (c),".
- 21 **1639.** Page 1135, line 15: delete ", 343.20 (1) (d),".
- **1640.** Page 1135, line 15: delete "343.31 (2), 343.31".

- **1641.** Page 1135, line 16: after "343.315 (2) (f) 2.," insert "343.315 (2) (h),
- 2 343.44 (1) (c),".
- 3 **1642.** Page 1135, line 16: delete "(2m),".
- 4 **1643.** Page 1135, line 19: delete "343.12 (3m),".
- 5 **1644.** Page 1135, line 24: after that line insert:
- 6 "(2z) Commercial driver license hazardous materials endorsements. The
- 7 treatment of sections 340.01 (8) (d), 343.03 (1) (a) (by Section 2521w), 343.04 (1) (c)
- 8 2. and (2) (a), 343.055 (3), 343.07 (1m) (d), 343.125, 343.14 (2g), 343.16 (1) (a), 343.17
- 9 (3) (d) 1m. and 6., 343.20 (1) (a) and (2) (b), 343.23 (2) (a) (intro.), 343.245 (2) (a) 1.,
- 10 343.265 (1r), 343.28 (1) and (2), 343.315 (2) (b) and (i), and 345.11 (2m) (b) of the
- statutes, the renumbering and amendment of section 343.20 (2) of the statutes, and
- 12 Section 9153 (2z) of this act take effect on November 1, 2003, or on the day after
- publication, whichever is later.".
- **1645.** Page 1136, line 9: delete "(by Section 817)".
- **1646.** Page 1136, line 15: delete "(by Section 1472)".
- **1647.** Page 1136, line 19: delete "(by Section 1599)".
- 17 **1648.** Page 1137, line 2: delete "(by Section 2274)".
- 18 **1649.** Page 1137, line 3: delete that line and substitute "195.60 (3), (4) (d), and (5),".
- 20 **1650.** Page 1137, line 22: after that line insert:
- 21 "(2x) Auxiliary enterprises grant funding. The treatment of sections 36.25
- (14) (by Section 933g) and 36.34 (1) (b) (by Section 939g) of the statutes and the

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1	repeal and recreation of section 20.285 (1) (h) of the statutes take effect on July 1,
2	2005.".
3	1651. Page 1138, line 1: delete lines 1 to 17 and substitute:
4	"(1f) EDUCATIONAL NEEDS ASSESSMENT. The renumbering and amendment of
5	section 49.147 (1m) of the statutes and the creation of section 49.147 (1m) (a) of the
6	statutes take effect on January 1, 2004.".
7	1652. Page 1138, line 21: delete lines 21 to 23 and substitute:
8	"(2z) Elimination of Wisconsin Conservation Corps. The repeal of sections
9	20.445 (1) (u) and 106.217 of the statutes takes effect on the first day of the 48th
10	month beginning after publication.".
11	1653. Page 1138, line 23: after that line insert:
12	"(4c) Appropriation for child support order reconciliation. The repeal of
13	section 20.445 (3) (bm) of the statutes takes effect on June 30, 2005.".
14	1654. Page 1139, line 1: delete lines 1 to 7.
15	1655. Page 1139, line 7: after that line insert:
16	"(2b) OPEN LAND. The treatment of section 943.13 (1e) (f) (intro.) and (1m) (a)

(END)

and (e) of the statutes takes effect on January 1, 2004.".