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

\*b0188/P1.3\* Section 1583dn. 71.42 (2) (m) of the statutes is amended to

\*b0188/P1.3\* Section 1583dn. 71.42 (2) (m) of the statutes is amended to read:

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, 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, 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. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 3 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 4 5 104-7, 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. 6 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 7 8 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-16, excluding 9 section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 10 406 of P.L. 107-147, P.L. 107-181, and P.L. 107-276, except that "Internal Revenue 11 Code" does not include section 847 of the federal Internal Revenue Code. The 12 Internal Revenue Code applies for Wisconsin purposes at the same time as for federal 13 Amendments to the federal Internal Revenue Code enacted after 14 December 31, 1998, do not apply to this paragraph with respect to taxable years 15 beginning after December 31, 1998, and before January 1, 2000, except that 16 changes to the Internal Revenue Code made by P.L. 106-36, P.L. 106-170, P.L. 17 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 18 107-16, 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 19 20 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 21 22 P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, 23 P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, and P.L. 24 <u>107–276</u>, apply for Wisconsin purposes at the same time as for federal purposes.

\*b0188/P1.3\* Section 1583do. 71.42 (2) (n) of the statutes is amended to read:

1 71.42 (2) (n) For taxable years that begin after December 31, 1999, and before 2 January 1, 2003, "Internal Revenue Code" means the federal Internal Revenue Code 3 as amended to December 31, 1999, 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. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 7 106-554, 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 8 9 P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, and as 10 indirectly affected by P.L. 99-514, P.L. 100-203, 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. 106-230, 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. 18 19 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of 20 P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, except 21 that "Internal Revenue Code" does not include section 847 of the federal Internal 22 Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the 23 same time as for federal purposes. Amendments to the federal Internal Revenue 24 Code enacted after December 31, 1999, do not apply to this paragraph with respect 25 to taxable years beginning after December 31, 1999, and before January 1, 2003,

1 except that changes to the Internal Revenue Code made by P.L. 106-230, P.L. 2 106-554, excluding sections 162 and 165 of P.L. 106-554, and P.L. 107-15, P.L. 3 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 4 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, 5 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, 6 7 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. 8 9 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, 10 P.L. 107-276, and P.L. 107-358, apply for Wisconsin purposes at the same time as 11 for federal purposes. 12 \*b0188/P1.3\* Section 1583dp. 71.42 (2) (o) of the statutes is created to read: 13 71.42 (2) (o) For taxable years that begin after December 31, 2002, "Internal 14 Revenue Code" means the federal Internal Revenue Code as amended to 15 December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102-227, sections 16 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 17 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 106-519, sections 162 and 18 165 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. 19 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 20 21 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 22 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 23 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 24 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 25 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L.

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- 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 1 2 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 3 107-16, 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 4 that "Internal Revenue Code" does not include section 847 of the federal Internal 5 Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the 6 7 same time as for federal purposes. Amendments to the federal Internal Revenue 8 Code enacted after December 31, 2002, do not apply to this paragraph with respect
  - \*b0196/1.1\* 871. Page 686, line 8: after that line insert:
- \*b0196/1.1\* "Section 1583g. 71.55 (10) of the statutes is repealed.".
- \*b0345/3.1\* 872. Page 686, line 8: after that line insert:

to taxable years beginning after December 31, 2002.".

- \*b0345/3.1\* "Section 1583p. 71.61 (6) of the statutes is created to read:
  - 71.61 (6) PROHIBITION OF NEW CLAIMS. For taxable years beginning after December 31, 2002, no new claims for a credit may be filed under this subchapter, but if an otherwise eligible claimant is subject to a farmland preservation agreement that is in effect on the effective date of this subsection .... [revisor inserts date], the claimant may continue to file a claim for the credit under this subchapter until the farmland preservation agreement expires.".
  - \*b0192/3.17\* 873. Page 689, line 6: delete the material beginning with that line and ending with page 693, line 2, and substitute:
- \*b0192/3.17\* "Section 1599b. 71.90 (2) of the statutes is amended to read:".
- \*b0192/3.18\* 874. Page 693, line 4: delete "office of the commissioner of".

1	*b0192/3.19* <b>875.</b>	Page 693,	line 5	: delete	"appeals	or"	and	substitute
2	"appeals commission or".							

\*b0192/3.20\* 876. Page 694, line 1: delete lines 1 to 22.

\*b0258/1.18\* 877. Page 695, line 22: delete the material beginning with that line and ending with page 696, line 2.

\*b0192/3.21\* 878. Page 696, line 11: delete the material beginning with that line and ending with page 707, line 18, and substitute:

\***b0192/3.21**\* "**Section 1614b.** 73.01 (4) (b) of the statutes is amended to read:

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.

\***b0192/3.21**\* **Section 1614d.** 73.01 (4) (em) of the statutes is created to read:

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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

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.".

\*b0033/24.26\* 879. Page 696, line 18: after that line insert:

\*b0033/24.26\* "SECTION 1610d. 73.01 (1) (b) of the statutes is amended to read:

73.01 (1) (b) "Small claims" is a matter in which the amount in controversy, including any penalty, after the department of revenue takes its final action on the petition for redetermination is less than \$2,500 unless the commission office of the commissioner of tax appeals on its own motion determines that the case not be heard as a small claims case or unless the department of revenue determines that the case has statewide significance."

\*\*\*\*Nove: This item inserts the correct cross-reference.

\*b0033/24.27\* 880. Page 699, line 6: after "to the" insert "commission".

\*\*\*\*NOTE: This item restores stricken material that was inadvertently deleted

\*b0242/3.12\*881. Page 707, line 19: delete the material beginning with that line and ending with page 709, line 6.

\***b0355/1.3**\* **882.** Page 708, line 23: delete "s. 70.32 (2) (c) 1." and substitute "s. 70.32 (2) (c) 1. 1g.,".

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C	1	*b0192/3.22* 883. Page 709, line 23: delete the material beginning with that
	2	line and ending with page 710, line 22.
	3	line and ending with page 710, line 22.  *b0350/2.1* 884. Page 710, line 7: after that line insert:
	4	* <b>b0350/2.1</b> * " <b>Section 1623g.</b> 73.03 (59) of the statutes is created to read:
(	5	73.03 (59) To enforce ss. 945.03 (2m) and 945.04 (2m).
	6	*b0350/2.1* Section 1623m. 73.03 (60) of the statutes is created to read:
	7	73.03 (60) To enforce s. 945.05 (1m), in cases in which the department
	8	determines that the video gambling machine involved is likely to be used in
	9	connection with a violation of s. 945.03 (2m) or 945.04 (2m).

\*b0350/2.1\* 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 er, 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. 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.".

1	*b0155/3.84* 885. Page 711, line 2: delete "department of employment
2	relations administration" and substitute "department of employment relations office
3	of state human resources management".
4	*b0155/3.85* 886. Page 711, line 6: delete the material beginning with "the
5	department" and ending with "administration" on line 7 and substitute "the
6	department of employment relations office of state human resources management".
7	*b0155/3.86* 887. Page 711, line 12: delete "department of employment
8	relations administration" and substitute "department of employment relations office
9	of state human resources management".
10	*b0355/1.4* 888. Page 712, line 8: after that line insert:
11	* <b>b0355/1.4</b> * " <b>Section 1628d.</b> 74.09 (3) (b) 1. of the statutes is amended to read:
12	74.09 (3) (b) 1. For real property, the estimated fair market value of the land,
13	except agricultural land, as defined in s. 70.32 (2) (c) 1. 1g., and the assessed value
14	of the land and the estimated fair market value and assessed value of the
15	improvements.
16	* <b>b0355/1.4</b> * <b>Section 1628e.</b> 74.09 (3) (b) 2. of the statutes is amended to read:
17	74.09 (3) (b) 2. For all property, the total estimated fair market value, except
18	that the estimated fair market value of agricultural land, as defined in s. 70.32 (2)
19	(c) 1. 1g., shall be excluded, and the total assessed value.".
20	*b0355/1.5* 889. Page 713, line 3: after that line insert:
21	* <b>b0355/1.5</b> * " <b>Section 1632d.</b> 74.485 (1) of the statutes is amended to read:
22	74.485 (1) Definition. In this section, "agricultural land" has the meaning
23	given in s. 70.32 (2) (c) 1. 1g.
24	* <b>b0355/1.5</b> * <b>Section 1632e.</b> 74.485 (4) (a) of the statutes is amended to read:

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74.485 (4) (a) A person who owns land that has been assessed as agricultural
land under s. $70.32(2r)$ and who converts the land's use so that the land is not eligible
to be assessed as agricultural land under s. 70.32 (2r) is not subject to a penalty under
sub. (2) if the converted land may be assessed as swamp or waste <u>undeveloped</u> under
s. 70.32 (2) (a) 5., as agricultural forest under s. 70.32 (2) (a) 5m., as productive forest
land under s. 70.32 (2) (a) 6., or as other under s. 70.32 (2) (a) 7. or if the amount of
the penalty determined under sub. (2) represents less than \$25 for each acre of
converted land.".
*h0378/2 1* 890 Page 713 line 3: after that line ingert

- **b0378/2.1\* 890.** Page 713, line 3: after that line insert:
- \*b0378/2.1\* "Section 1632m. 74.57 (3) of the statutes is repealed. 10
- \*b0378/2.1\* Section 1632n. 74.57 (3m) of the statutes is created to read: 11
  - 74.57 (3m) CERTIFICATE TRANSFERABLE. The county may sell, assign, or otherwise transfer a tax certificate. If a tax certificate is redeemed after the certificate is sold, assigned, or otherwise transferred, the county shall submit the redemption proceeds to the person to whom the certificate was sold, assigned, or otherwise transferred.
- 17 \***b0378/2.1**\* **Section 1632p.** 74.63 (1) of the statutes is amended to read:
- 18 74.63 (1) The tax certificate, or, if the county has sold, assigned, or otherwise 19 transferred the tax certificate, a copy of the tax certificate.".
- \*b0182/1.4\* 891. Page 713, line 4: delete lines 4 to 8. 20
- \*b0192/3.23\* 892. Page 715, line 16: delete the material beginning with that 21 22 line and ending with page 716, line 8.
- \*b0192/3.24\* 893. Page 716, line 19: delete the material beginning with that 23 24 line and ending with page 717, line 2.

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\*b0192/3.25\* 894. Page 718, line 9: delete lines 9 to 16.

\*b0242/3.13\* 895. Page 718, line 16: delete lines 16 to 20.

\*b0355/1.6\* **896.** Page 718, line 20: after that line insert:

\***b0355/1.6**\* "**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, commercial, manufacturing, agricultural, swamp, or waste undeveloped. 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 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.".

\*b0369/1.1\* **897.** Page 719, line 4: after that line insert:

\*b0369/1.1\* "Section 1647m. 77.52 (2) (a) 1. of the statutes is amended to read:

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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.".

\*b0192/3.26\* 898. Page 719, line 5: delete lines 5 to 10.

\*b0192/3.27\* 899. Page 720, line 1: delete lines 1 to 6.

\*b0220/2.2\* 900. Page 720, line 6: after that line insert:

1	* <b>b0220/2.2</b> * " <b>Section 1650m.</b> 77.635 of the statutes is created to read:
2	77.635 Determination of tax receipts related to motor vehicles.
3	Beginning on July 1, 2005, and on each July 1 thereafter, the department of revenue
4	shall determine the total amount of the taxes imposed under ss. 77.52 and 77.53 that
5	is paid to the department of revenue and to the department of transportation in the
6	immediately preceding calendar year on the sale or use of new motor vehicles.
7	Annually on July 1, 20% of the total amount determined under this section shall be
8	transferred from s. 20.855 (4) (fn) to the transportation fund.".
9	*b0243/1.4* 901. Page 720, line 8: delete "Refusal to collect taxes;
10	certification." and substitute "Certification for collection of sales and use
11	tax.".
12	*b0243/1.5* 902. Page 720, line 10: delete the material beginning with
13	"refuse" and ending with "state" on line 12 and substitute "make sales of tangible
14	personal property and taxable services that are subject to the taxes imposed under
15	this subchapter but who are not registered to collect and remit such taxes to the
16	department or, if registered, do not collect and remit such taxes".
17	*b0372/5.5* 903. Page 720, line 24: after that line insert:
18	*b0372/5.5* "Section 1653d. 79.01 (2d) of the statutes is amended to read:
19	79.01 (2d) There is established an account in the general fund entitled the
20	"County and Municipal Aid Account."
21	*b0372/5.5* Section 1653e. 79.01 (2e) of the statutes is created to read:
22	79.01 (2e) There is established an account in the general fund entitled the
23	"Municipal Aid Account."
24	* <b>b0372/5.5</b> * <b>Section 1653f.</b> 79.01 (2f) of the statutes is created to read:

1	79.01 (2f) There is established an account in the general fund entitled the
2	"Municipal Aid Distribution Account."".
3	*b0372/5.6* 904. Page 721, line 4: after "79.04," insert "79.043, 79.044,
4	<u>79.045,</u> ".
5	*b0372/5.7* 905. Page 721, line 8: after "79.04," insert "79.043, 79.044,
6	<u>79.045,</u> ".
7	*b0372/5.8* 906. Page 721, line 12: delete "to shared" and substitute "te
8	shared".
9	*b0372/5.10* 907. Page 721, line 13: after "79.04," insert "79.043, 79.044,
L <b>O</b>	<u>79.045,</u> ".
l1	*b0372/5.9* 908. Page 721, line 13: delete "revenues" and substitute
12	"revenues".
13	*b0366/2.2* 909. Page 721, line 25: after that line insert:
l <b>4</b>	*b0366/2.2* "Section 1657d. 79.02 (3) (cm) of the statutes is created to read:
<b>L</b> 5	79.02 (3) (cm) In November 2003, the total amount of the payments under ss.
16	79.03, 79.04, and 79.06 to each county and municipality shall be reduced by an
L <b>7</b>	amount equal to the amount of supplements paid from the appropriation under s.
L8	20.435 (4) (b) that the county or municipality received for the fiscal year in which a
<u> </u>	payment is made under this section, as determined under s. 49.45 (51).
20	*b0377/4.5* 910. Page 721, line 25: after that line insert: (cm) 2.
21	*b0377/4.5* "Section 1657d. 79.02 (3) of the statutes is created to read:
22	79.02 (3) In November 2003, the total amount of the payments to each
23	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.".
- \*b0372/5.11\* 911. Page 722, line 3: delete "and county under s. 79.035" and substitute "under ss. 79.043, 79.044, and 79.045".

\*b0372/5.12\* 912. Page 722, line 7: delete "and county under s. 79.035" and substitute "under ss. 79.043, 79.044, and 79.045".

\*b0377/4.6\* 913. Page 722, line 14: delete "20.835 (1) (t)" and substitute "20.835 (1) (m), (t), and (u)".

\*b0033/24.28\* 914. Page 722, line 16: after that line insert:

\*b0033/24.28\* "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 this subsection from s. 20.835 (1) (b) in 2003 is \$11,221,100 less the reductions under s. 79.034.".

\*\*\*\*NOTE Pursuant to a recommendation from the LFB, although this change is not absolutely necessary, this item adds a cross-reference to a provision created in the bill that is consistent with similar cross-references in the bill.

\*b0352/2.1\* 915. Page 722, line 16: after that line insert:

, <b>1</b>	<b>500352/2.1</b> Section 1659d. 79.03 (3c) (b) 2. of the statutes is amended to
2	read:
3	79.03 (3c) (b) 2. For the year before the year in which the statement under s.
4	79.015 is provided, the municipality levies property taxes for municipal purposes at
5	a rate of at least one mill per dollar of full value under s. 70.57, or, with regard to
6	payments in 2003, if the full valuation of property in the municipality is less than
. 7	\$10,000,000, the municipality levies property taxes for municipal purposes at a rate
8	of at least 0.85 mill per dollar of full value under s. 70.57.".
9	* <b>b0377/4.7* 916.</b> Page 723, line 5: delete "and (t)" and substitute ", (m), (t),
10	and (u)".
11	*b0366/2.3* 917. Page 723, line 6: on lines 6 and 7, delete "79.034" and
12	substitute "1/9/03/5 (2/1/0". 79.02(3) (cm)
13	\*b0366/2.4* 918. Page 723, line 8: delete lines 8 to 17.
14	*b0372/5.13* 919. Page 723, line 18: delete the material beginning with that
15	line and ending with page 724, line 25, and substitute:
16	* <b>b0372/5.13</b> * " <b>Section 1662b.</b> 79.035 (title) of the statutes is amended to read:
17	79.035 (title) County and municipal aid.
18	*b0372/5.13* SECTION 1662d. 79.035 (1) of the statutes is amended to read: $(79.03(3)(2))$
19	79.035 (1) Subject to reductions under s. 79.036 (3) in 2004 and subsequent
20	years, each county and municipality shall receive a payment from the county and
21	municipal aid account in an amount determined under sub. (2).
22	* <b>b0372/5.13</b> * <b>SECTION 1663b.</b> 79.035 (2) (a) 1. of the statutes is amended to
23	read:

Except as provided under 5.79.02(3)(e), for

79.035 (2) (a) 1. 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) (cw) less the amount of the reduction under subd. 2.
for the reductions under s. What less the amount of the reduction under subd. 2.

\*b0372/5.13\* 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.

\*b0372/5.13\* SECTION 1666b. 79.035 (2) (b) of the statutes is amended to read:

79.035 (2) (b) 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.".

\*b0366/2.5\* 920. Page 723, line 24: delete "For" and substitute "For Except

as provided in par. (c), for".

\*b0366/2.6\* 921. Page 724, line 2: delete "s. 79.034" and substitute "par. (c)".

\*b0366/2.7\* 922. Page 724, line 4: delete lines 4 to 12.

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\*b0366/2.8\* 923. Page 724, line 22: delete "For" and substitute "For Exce

as provided in par. (c) for"

\*b0366/2.9\* 924. Page 724, line 25: after that line insert:

79.02(3)(e)

b0366/2.9\* "Section Moded. 79.035/2) (2) of the statutes is created to read: (the total amount of)

For the distribution in 2004 and subsequent years, the November under 55. 79.035, 79.043, 79.044, and 79.045) payment under this section to each county and municipality 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).".

\*b0372/5.14\* 925. Page 727, line 11: after that line insert:

\***b0372/5.14**\* "**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.
- "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

- 1 municipalities that are eligible to receive a payment under this section and that 2 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.

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1	(m) "Secondary per capita conservation, development, and library cost" means
2	a municipality's actual per capita conservation, development, and library cost in
3	excess of an amount equal to one-half of the average per capita conservation,
4	development, and library cost, but not to exceed an amount equal to the average per
5	capita conservation, development, and library cost, multiplied by 0.5.
6	(n) "Secondary per capita public safety cost" means a municipality's actual per
7	capita public safety cost in excess of an amount equal to one-half of the average per
8	capita public safety cost, but not to exceed an amount equal to the average per capita
9	public safety cost, multiplied by 0.5.
10	(o) "Sharing factor" means 1.0, minus the quotient of a municipality's per capita
11	full value divided by the standard value, except that if the quotient of a
12	municipality's per capita full value divided by the standard value is greater than 1.0,
13	the sharing factor is zero.
14	(p) "Standard value" means the per capita value that results in the distribution
15	of the entire funding level.
16	(2) ELIGIBILITY. Except as provided in sub. (3), in 2004 and in 2005, a
17	municipality is eligible for a payment under this section if the municipality is
18	incorporated and had a population in 2002 of at least 2,500 or the municipality is
19	unincorporated and had a population in 2002 of at least 5,000.
20	(3) EXCEPTIONS. A municipality shall not receive a payment under this section
21	if the sum of the municipality's actual per capita public safety cost for 2001 and the

is less than \$50.

(4) PAYMENTS. Park 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

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(revoluting any reduction under so79.02 (3)(e)

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) 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) 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 of the excess of payments under sub. (4) over the payments as limited by the maximum allowable increase, is equal to the sum of the aids deficiency under sub. (5) in that year.
- (b) If the payment to any municipality under sub. (4) in any year exceeds 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. (5) (b).
- (7) DISTRIBUTIONS. (a) In 2004, the total amount to be distributed to municipalities under sub. (4) from the municipal aid account and s. 20.835 (1) (t) and (u) is \$567,957,200.
- (b) In 2005, the total amount to be distributed to municipalities under sub. (4) from the municipal aid account is \$567,957,200.

1	(c) Beginning in 2006, no municipality may receive a payment under this		
2	section.		
3	*b0372/5.14* Section 1669e. 79.044 of the statutes is created to read:		
4	79.044 Expenditure restraint supplemental aid. (1) DEFINITIONS. In this		
5	section:		
6	(a) "Full value" has the meaning given in s. $79.05(1)(a)$ .		
7	(b) "Inflation factor" has the meaning given in s. 79.05 (1) (am).		
8	(c) "Municipal budget" has the meaning given in s. 79.05 (1) (b).		
9	(d) "Property tax levy rate" has the meaning given in s. 79.05 (1) (c).		
10	(e) "Valuation factor" has the meaning given in s. 79.05 (1) (d).		
11	(2) ELIGIBILITY. A municipality is eligible for a payment under sub. (3) if it		
12	fulfills all of the following requirements:		
13	(a) It is eligible for a payment under s. 79.043.		
14	(b) Its property tax levy rate for 2002 is greater than 8 mills.		
15	(c) Its municipal budget, exclusive of principal and interest on long-term debt		
16	and exclusive of revenue sharing payments under s. 66.0305 and recycling fee		
17	payments under s. 289.645, for 2002 increased over its municipal budget, exclusive		
18	of principal and interest on long-term debt and exclusive of revenue sharing		
19	payments under s. 66.0305 and recycling fee payments under s. 289.645, for 2001 by		
20	less than the sum of the inflation factor and the valuation factor, both as used to		
21	determine eligibility for a payment under s. 79.05 in 2003, rounded to the nearest		
22	0.10%. Except as provided under s. 79.02 (3)(2)5in  (3) PAYMENTS. 2004 and in 2005, each municipality that qualifies under sub.		
23	(3) PAYMENTS. 2004 and in 2005, each municipality that qualifies under sub.		
24	(2) shall receive a payment calculated as follows:		
25	(a) Subtract 8 mills from the municipality's property tax levy rate for 2002.		

rexcluding any reduction under 1079.02 (3)(e),

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- (b) Multiply the amount under par. (a) by the municipality's 2001 full value.
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- (c) Divide the amount under par. (b) by the total of the amounts under par. (b) for all municipalities that qualify.
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(d) Multiply the amount under par. (c) by \$10,000,000.

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(4) MINIMUM PAYMENT. (a) If the combined payments to any municipality under sub. (3) and s. 79.043 in any year is less than 90% of the combined payments to the

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municipality under ss. 79.03 and 79.06 in 2003, excluding payments under s. 79.04.

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the municipality has an aids deficiency. The amount of the aids deficiency is the

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amount by which 90% of the combined payments to the municipality under ss. 79.03

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and 79.06 in 2003, excluding payments under s. 79.04, exceeds the combined

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payments under sub. (3) and s. 79.043 to the municipality in the current year.

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(b) A municipality that has an aids deficiency shall receive a payment from the

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amounts withheld under sub. (5) equal to its aids deficiency for that year.

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in any year means a percentage such that the sum for all municipalities in the year

(5) MAXIMUM PAYMENT. (a) In this subsection, "maximum allowable increase"

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of the excess of the combined payments under sub. (3) and s. 79.043, over the

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payments as limited by the maximum allowable increase, is equal to the sum of the

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aids deficiencies under sub. (4) in that year.

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(b) If the combined payments to any municipality under sub. (3) and s. 79.043

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in any year exceed the combined payments to the municipality under ss. 79.03 and

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79.06 in 2003, excluding payments under s. 79.04, by more than the maximum

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allowable increase, the excess shall be withheld to fund the minimum payments in

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that year under sub. (4) (b).

entire funding level.

1	(6) DISTRIBUTIONS. (a) Beginning in 2004 and ending with the distribution in			
2	2005, the total amount to be distributed each year to municipalities under sub. (4)			
3	from the municipal aid account is \$10,000,000.			
4	(b) Beginning in 2006, no municipality may receive a payment under this			
5	section.			
6	*b0372/5.14* Section 1669f. 79.045 of the statutes is created to read:			
7	79.045 Small municipalities state aid. (1) Definitions. In this section:			
8	(a) "Actual per capita conservation, development, and library cost" has the			
9	meaning given in s. 79.043 (1) (a).			
LO	(b) "Actual per capita public safety cost" has the meaning given in s. 79.043 (1)			
11	(b).			
<b>l2</b>	(c) Notwithstanding s. 79.005 (2), "population" means the number of persons			
l3	residing in a municipality, as determined by the department of administration under			
<b>l</b> 4	s. 16.96.			
15	(2) ELIGIBILITY. In 2004 and in 2005, a municipality is eligible for a payment			
<b>l</b> 6	under this section if the municipality is incorporated and had a population in 2002			
L7	of less than 2,500; the municipality is unincorporated and had a population in 2002			
18	of less than 5,000; or the sum of the municipality's actual per capita public safety cost			
<b>L9</b>	for 2001 and the municipality's actual per capita conservation, development, and			
20	library cost for 2001 is less than \$50. (Except as provided under 5.79.02(3)(e), each			
21	(3) PAYMENTS. Wach municipality that is eligible to receive a payment under			
22	this section shall receive a payment in 2004 and in 2005 that is equal to the combined			
23	payments to the municipality under ss. 79.03 and 79.06 in 2003, excluding payments			
24	under s. 79.04, multiplied by a percentage that results in the distribution of the			

(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.
  - \*b0372/5.14\* 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.".
  - \*b0189/3.3\* 926. Page 727, line 13: after that line insert:
- \*b0189/3.3\* "Section 1670b. 79.10 (7r) of the statutes is repealed.
  - \*b0189/3.3\* 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).

\*b0189/3.3\* 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).

\*b0189/3.3\* 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).

\***b0189/3.3**\* **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).

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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.

\*b0189/3.3\* 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.

\*b0189/3.3\* 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 year.".

\*b0241/3.4\* 927. Page 727, line 13: after that line insert:

\***b0241/3.4**\* "**S**ECTION **1670m.** 84.013 (2) (a) of the statutes is amended to read:

84.013 (2) (a) Subject to ss. 84.555 and 86.255, major highway projects shall be funded from the appropriations under ss. 20.395 (3) (bq) to (bx) and (4) (jq) and

20.866 (2) (ur) to <del>(uum)</del> <u>(uur)</u>.".

\*b0366/2.10\* 928. Page 727, line 13: delete "79.034" and substitute "79.035"

\***b0240/1.4**\* **929.** Page 727, line 4: delete lines 4 to 24.

\*b0226/2.1\* 930. Page 727, line 17: after that line insert:

\***b0226/2.1**\* "**Section 1671d.** 84.013 (3) (zd) of the statutes is created to read:

Т	84.013 (3) (2d) USH 14 from approximately 2 miles west of Westby to 1.5 miles
2	south of Viroqua in Vernon County.
3	*b0226/2.1* Section 1671h. 84.013 (3) (zh) of the statutes is created to read:
4	84.013 (3) (zh) USH 18 from Main Street in the city of Prairie du Chien to STH
5	60 in the town of Bridgeport in Crawford County.
6	*b0226/2.1* Section 1671p. 84.013 (3) (zp) of the statutes is created to read:
7	84.013 (3) (zp) USH 41 from 0.5 miles south of STH 26 to 0.5 miles north of
8	Breezewood Lane in the city of Neenah in Winnebago County.
9	* <b>b0226/2.1</b> * <b>Section 1671t.</b> 84.013 (3) (zt) of the statutes is created to read:
10	84.013 (3) (zt) USH 41 from Orange Lane in the town of Lawrence, one mile
11	south of CTH "F" to CTH "M" in Brown County.".
12	south of CTH "F" to CTH "M" in Brown County.".    delete   delete   substitute   left   left
<u> </u>	Tix nonent   1
14	*b0251/4.2* 933. Page 729, line 23: after that line insert:
15	*b0251/4.2* "Section 1672g. 84.014 (4) of the statutes is renumbered 84.014
16	(4) (a).
17	* <b>b0251/4.2</b> * <b>Section 1672h.</b> 84.014 (4) (b) of the statutes is created to read:
18	84.014 (4) (b) If the Marquette interchange reconstruction project is funded
19	under s. 84.555 (1m) with the proceeds of general obligation bonds issued under s.
20	20.866 (2) (uum), in each fiscal year in which bond obligations are outstanding, the
21	department shall, to the maximum extent possible, transfer funds allocated for the
22	Marquette interchange reconstruction project under s. 20.395 (3) (cr) to the
23	appropriation account under s. 20.395 (6) (at) for the payment, in that fiscal year, of

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principal and interest costs incurred in financing the project with bonds issued under s. 20.866 (2) (uum).

\***b0251/4.2**\* **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 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.".

1) \*b0252/3.1\* 934. Page 72%, line 23: after that line insert:

\***b0252/3.1**\* "**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 submitted or as modified."

\***b0240/1.5**\* **935.** Page 728, line 1: delete lines 1 to 5.

\*b0033/24.29\* 936. Page 728, line 3: delete "(jr)" and substitute "(jq)".

\*\*\*\*Note: This item corrects a cross-reference.

- \*b0107/1.16\* 937. Page 728, line 21: delete lines 21 to 25.
- \*b0107/1.17\* 938. Page 729, line 1: delete lines 1 to 22.
- 3 \*b0237/2.6\* 939. Page 729, line 23: delete lines 23 to 25.
- \*b0237/2.7\* 940. Page 730, line 1: delete lines 1 to 24.
- \*b0237/2.8\* 941. Page 731, line 1: delete lines 1 to 25.
- \*b0237/2.9\* 942. Page 732, line 1: delete lines 1 to 7.
- 7 \*b0237/2.10\* 943. Page 732, line 9: delete lines 9 to 25.
- 8 \*b0236/1.1\* 944. Page 736, line 10: delete lines 10 to 25.
- 9 \*b0236/1.2\* 945. Page 737, line 1: delete lines 1 to 24.
- \*b0236/1.3\* 946. Page 738, line 1: delete lines 1 and 2.
- \*b0241/3.7\* **947.** Page 738, line 2: after that line insert:
- \*b0241/3.7\* "Section 1694m. 84.557 of the statutes is created to read:
- 13 84.557 General obligation bonding for major highway and 14 rehabilitation projects. (1) Notwithstanding ss. 84.51, 84.53, 84.555, and 84.59, 15 major highway projects, as defined under s. 84.013 (1) (a), for the purposes of ss. 84.06 16 and 84.09, may be funded with the proceeds of general obligation bonds issued under 17 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).".
- 21 \*b0251/4.3\* 948. Page 738, line 2: after that line insert:

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\*b0251/4.3\* "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 expenditure obligations for the project in that fiscal year by means other than the issuance of bonds under s. 20.866 (2) (uum).".
  - \*b0240/1.6\* 949. Page 738, line 3: delete lines 3 to 10.
- \*b0223/3.5\* 950. Page 738, line 17: after "and (2m)," insert "341.17 (8), 341.19 (1) (a),".

- \*b0223/3.6\* 951. Page 738, line 17: after "(b), and (c)," insert "(4),".
- \*b0223/3.7\* 952. Page 738, line 17: after "(2m) (am)" insert "and (b)".
- 3 \*b0223/3.8\* 953. Page 738, line 19: after "341.308 (3)," insert "341.36 (1) and
- 4 (1m), 341.51 (2),".
- \*b0223/3.9\* 954. Page 738, line 23: after "sub. (1) and" insert "for the repayment of which revenues are".
- \*b0240/1.7\* 955. Page 739, line 16: delete "\$2,916,403,000" and substitute "\$2,095,583,900".
- 9 \*b0240/1.8\* 956. Page 739, line 18: delete "and," and substitute "and".
- \*b0240/1.9\* 957. Page 739, line 19: delete the material beginning with ", state" and ending with "84.09" on line 22.
- \*b0192/3.28\* 958. Page 740, line 3: delete lines 3 to 6.
- \*b0107/1.18\* 959. Page 740, line 7: delete lines 7 to 16.
- \*b0221/4.4\* 960. Page 740, line 16: after that line insert:
- \*b0221/4.4\* "Section 1701m. 85.027 of the statutes is created to read:
- 16 85.027 Traffic marking enhancement grants. (1) ADMINISTRATION. Subject 17 to 2003 Wisconsin Act .... (this act), section 9153 (4q), the department shall 18 administer a program to provide grants to local units of government for the installation of traffic marking enhancements with the intent of improving visibility 19 20 for elderly drivers and pedestrians. The enhancements may include pavement 21 markings for center lines, lane lines, edge lines, lane-use arrows, and cross walks 22 that are brighter or more reflective than the markings that are typically used, traffic 23signs 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.
- 3. A rural area.

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- 11 (c) The department shall consider the following in awarding a grant for a proposed project:
  - 1. The crash history of the proposed project area.
- 14 2. The prevalence of older drivers and pedestrians in the area of the proposedproject.
- 16 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.
- 23 (d) The department shall award grants under this section from the appropriation under s. 20.395 (2) (fg).".

1	*b0216/2.1* 961. Page 741, line 3: after "system." insert ""Commuter rail"
2	does not include rail passenger service provided by a light rail transit system.".
3	*b0230/2.2* 962. Page 741, line 10: delete "engineering," and substitute
4	"engineering".
5	*b0230/2.3* 963. Page 741, line 10: delete the material beginning with
6	"property" and ending with "projects" on line 11.
7	*b0230/2.4* 964. Page 741, line 14: delete "any purpose" and substitute "the
8	purpose".
9	* <b>b0230/2.5</b> * <b>965.</b> Page 741, line 19: delete the material beginning with "No"
10	and ending with "cost." on line 22.
11	* <b>b0216/2.2</b> * <b>966.</b> Page 742, line 2: after that line insert:
12	"(4) No grant may be awarded under this section for any project related to the
13	planning, initial construction, or expansion of a light rail transit system.".
14	*b0218/2.1* 967. Page 744, line 20: delete "and for each calendar year
15	thereafter" and substitute "and for each calendar year thereafter".
16	*b0218/2.2* 968. Page 744, line 24: delete "For aid payable for calendar year
17	2004, from the appropriation under".
18	* <b>b0218/2.3</b> * <b>969.</b> Page 744, line 25: delete that line.
19	* <b>b0218/2.4</b> * <b>970.</b> Page 745, line 1: delete lines 1 to 6.
20	* <b>b0218/2.5</b> * <b>971.</b> Page 745, line 7: delete " <u>\$80,000,000.</u> ".
21	*b0218/2.6* 972. Page 745, line 21: delete "and for each calendar year
22	thereafter" and substitute "and for each calendar year thereafter".

- \*b0218/2.7\* 973. Page 745, line 25: delete "For aid payable for calendar year
- 2 <u>2004, from the appropriation under</u>".
- 3 \*b0218/2.8\* 974. Page 746, line 1: delete lines 1 to 7.
- \*b0218/2.9\* 975. Page 746, line 8: delete "annual operating expenses in excess of \$20,000,000 but less than \$80,000,000.".
- \*b0218/2.10\* 976. Page 747, line 3: delete "2003, \$21,555,300" and substitute "2003, and \$21,757,600".
- \*b0218/2.11\* 977. Page 747, line 4: delete ", and \$22,133,700 in calendar year 2005".
- \*b0218/2.12\* 978. Page 747, line 21: delete "2003, \$5,844,100 in" and substitute "2003, and \$4,925,100 in".
- \*b0218/2.13\* 979. Page 747, line 22: delete ", and \$6,041,400 in calendar year 2005".
- \*b0107/1.19\* 980. Page 748, line 11: delete lines 11 to 25.
- \*b0107/1.20\* 981. Page 749, line 1: delete lines 1 to 4.
- \*b0218/2.14\* 982. Page 749, line 15: delete "and" and substitute "and".
- \*b0218/2.15\* 983. Page 749, line 16: delete ", \$1,871 in calendar year 2004,
- 18 <u>and \$1,917 in calendar year 2005</u>".
- \*b0218/2.16\* 984. Page 749, line 20: delete "and" and substitute "and".
- \*b0218/2.17\* 985. Page 749, line 20: delete "2003," and substitute "2003".
- \*b0218/2.18\* **986.** Page 749, line 21: delete "\$92,295,700 in calendar year
- 22 <u>2004, and \$94,603,100 in calendar year 2005</u>".

- \*b0218/2.19\* 987. Page 750, line 3: delete "and" and substitute "and".
- 2 \*b0218/2.20\* 988. Page 750, line 3: delete "2003," and substitute "2003".
- 3 \*b0218/2.21\* 989. Page 750, line 4: delete "\$290,373,400 in calendar year
- 4 <u>2004, and \$297,632,700 in calendar year 2005</u>".
- 5 \*b0222/1.1\* 990. Page 750, line 8: after that line insert:
- 6 \*b0222/1.1\* "Section 1723m. 86.31 (2) (e) of the statutes is amended to read:
- 7 86.31 (2) (e) The department of transportation may not require as a condition
- 8 of reimbursement that the design and construction of any improvement with eligible
- 9 costs totaling \$50,000 \$65,000 or less be certified by a registered professional
- engineer.".
- \*b0107/1.21\* **991.** Page 752, line 22: delete lines 22 to 25.
- \*b0107/1.22\* **992.** Page 753, line 1: delete lines 1 to 25.
- \*b0107/1.23\* **993.** Page 754, line 1: delete lines 1 and 2.
- \*b0033/24.30\* **994.** Page 754, line 6: after "government" insert "a school
- 15 <u>board or</u>".

\*\*\*\*Note: This item inserts a reference to "a school board" so that no change in current law is made by substituting "municipality, as defined in s. 281.59 (1) (c)," for "local unit of government, as defined in s. 106.215 (1) (e)," which is repealed by the bill. The definition of "municipality" tracks the definition of "local unit of government" word–for–word except that it does not include a reference to a school board.

- \***b0345/3.2**\* **995.** Page 754, line 8: after that line insert:
- \*b0345/3.2\* "Section 1731ec. 91.19 (7) of the statutes is amended to read:
- 18 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.

\*b0345/3.2\* 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.

\*b0345/3.2\* Section 1731ek. 91.19 (14) of the statutes is created to read:

1	91.19 (14) No lien under this section may be recorded after the effective date
2	of this subsection [revisor inserts date].
3	*b0345/3.2* Section 1731em. 91.25 of the statutes is created to read:
4	91.25 Phaseout of agreements. The department may not enter into, or
5	extend, an agreement under this subchapter after the effective date of this section
6	[revisor inserts date].
7	*b0345/3.2* Section 1731g. 91.37 (1) to (5) of the statutes are amended to
8	read:
9	91.37 (1) If Subject to sub. (7), if the owner withdraws during the term of an
10	agreement under this subchapter, the lien shall apply to the amount of all credit
11	under subch. IX of ch. 71 received for the period the land was subject to the
12	agreement plus 6% interest per year compounded annually from the time the credit
13	was received until it is paid.
14	(2) If Subject to sub. (7), if at the end of an agreement under this subchapter,
15	the owner does not apply for a renewal under s. 91.39 or an agreement under subch.
16	II, the lien shall apply, without interest, to the credit received under subch. IX of ch.
17	71 for the last 2 years the land was eligible for such credit if the land is not subject
18	to a certified exclusive agricultural use zoning ordinance under subch. V and either
19	the county in which the land is located has not adopted a certified agricultural
20	preservation plan, or, if such a plan is adopted, the farmland would not be eligible
21	for an agreement under the terms of the plan.
22	(3) If Subject to sub. (7), if at the end of an agreement under this subchapter,
23	the owner does not apply for a renewal under s. 91.39 or an agreement under subch.
24	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

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- 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 Subject to sub. (7), if 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 Subject to sub. (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.
  - \*b0345/3.2\* 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].
  - \*b0345/3.2\* 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.

\*b0345/3.2\* 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.

\*b0345/3.2\* 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].".

\*b0260/5.6\* 996. Page 754, line 9: delete the material beginning with that line and ending with page 756, line 20.

\*b0131/1.1\* 997. Page 756, line 20: after that line insert:

\*b0131/1.1\* "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

1	exhibits, agricultural implements and tools, domestic manufactures, mechanical
2	implements, and productions, but not more than \$10,000 per fair, subject to all of the
3	following:".
4	*b0183/5.6* 998. Page 758, line 7: delete lines 7 to 11.
5	*b0129/1.1* 999. Page 758, line 13: substitute "63" for "88".
6	*b0183/5.7* 1000. Page 758, line 15: after that line insert:
7,	* <b>b0183/5.7</b> * " <b>SECTION 1745d.</b> 94.64 (4) (c) 4. of the statutes is amended to read:
8	94.64 (4) (c) 4. The department shall deposit the fee under par. (a) 4. in the
9	environmental agrichemical management fund for environmental management.
10	*b0183/5.7* Section 1745i. 94.65 (6) (a) 4. of the statutes is amended to read:
11	94.65 (6) (a) 4. Annually by March 31, pay to the department a groundwater
12	fee of 10 cents for each ton of soil or plant additive distributed, as described in the
13	tonnage report filed under subd. 1. The minimum groundwater fee is \$1 for 10 tons
14	or less. All groundwater fees shall be credited to the environmental fund for
15	environmental management.
16	* <b>b0183/5.7</b> * <b>SECTION 1745L.</b> 94.65 (6) (c) of the statutes is amended to read:
17	94.65 (6) (c) The department shall deposit fees collected under pars. (a) 1. and
18	4. and (b) and subs. (2) (a) and (3) (b) in the agrichemical management fund.".
19	*b0183/5.8* 1001. Page 762, line 18: after that line insert:
20	* <b>b0183/5.8</b> * " <b>S</b> ECTION <b>1750c.</b> 94.681 (4) of the statutes is amended to read:
21	94.681 (4) Primary producers; Well compensation fee. A primary producer
22	applying for a license under s. 94.68 shall pay a well compensation primary producer
23	fee of \$150.

1	*b0183/5.8* Section 1750e. 94.681 (7) (a) (intro.) of the statutes is
2	renumbered 94.681 (7) (a) and amended to read:
3	94.681 (7) (a) License fees. The department shall deposit all license fees
4	collected under subs. (2), (5) and (6) (a) 3. in the agrichemical management fund
5	except as follows:
6	*b0183/5.8* Section 1750f. 94.681 (7) (a) 1. of the statutes is repealed.
7	*b0183/5.8* Section 1750g. 94.681 (7) (a) 2. of the statutes is repealed.
8	* <b>b0183/5.8</b> * <b>Section 1750j.</b> 94.681 (7) (bm) of the statutes is amended to read:
9	94.681 (7) (bm) Wood preservatives; cleanups surcharge. The department shall
10	deposit the surcharges collected under subs. (3m) and (6) (a) 5. in the environmental
11	agrichemical management fund for environmental management.
12	* <b>b0183/5.8</b> * <b>Section 1750L.</b> 94.681 (7) (c) of the statutes is amended to read:
13	94.681 (7) (c) Well compensation Primary producer fee. The department shall
14	deposit the well-compensation primary producer fees collected under sub. (4) in the
15	environmental agrichemical management fund for environmental management.".
16	*b0183/5.9* 1002. Page 762, line 19: delete lines 19 to 25.
17	*b0129/1.2* 1003. Page 763, line 10: after that line insert:
18	*b0129/1.2* "Section 1755q. 94.73 (12m) of the statutes is amended to read:
19	94.73 (12m) SAMPLE COLLECTION AND ANALYSIS. For the purpose of investigating
20	a discharge or exercising its authority under this section, the department may collect
21	and analyze samples of plants, soil, surface water, groundwater and other material
22	at a site if the department determines that probable cause exists to believe that a
23	discharge has occurred at the site and determines that sufficient funds are available
24	in the agricultural chemical cleanup fund to pay a claim that may result from the

1	discharge or that there is reason to believe that the discharge poses a significant risk
2	to human health.".
3	*b0129/1.3* 1004. Page 763, line 17: delete "\$5,000,000" and substitute
4	" <del>\$5,000,000</del> <u>\$2,500,000</u> ".
5	*b0260/5.7*1005. Page 764, line 23: delete the material beginning with that
6	line and ending with page 778, line 2.
7	* $\mathbf{b0260/5.8*1006.}$ Page 778, line 15: delete the material beginning with that
8	line and ending with page 779, line 2, and substitute:
9	* <b>b0260/5.8</b> * " <b>Section 1815.</b> 100.261 (3) (b) of the statutes is amended to read:
10	100.261 (3) (b) The state treasurer secretary of administration shall deposit the
11	consumer protection assessment amounts in the general fund and shall credit them
12	to the appropriation account under s. $20.115(1)(jb)$ , subject to the limit under par.
13	(c).".
14	* $\mathbf{b0260/5.9*}$ <b>1007.</b> Page 779, line 3: delete the material beginning with that
15	line and ending with page 782, line 21, and substitute:
16	* <b>b0260/5.9</b> * " <b>Section 1815d.</b> 100.261 (3) (c) of the statutes is amended to read:
17	100.261 (3) (c) The amount credited to the appropriation account under s.
18	20.115(1)(jb) may not exceed $$185,000 $375,000$ in each fiscal year.
19	* <b>b0260/5.9</b> * <b>Section 1817d.</b> 100.261 (4) of the statutes is created to read:
20	100.261 (4) (a) For each fiscal year, beginning with fiscal year 2003-04, the
21	department of agriculture, trade and consumer protection shall determine the total
22	amount of all assessments that were not imposed by a court as required under sub.
23	(1) during that fiscal year in court actions that were commenced on or after the
24	effective date of this paragraph [revisor inserts date], by the department of justice

1	under ch. 100. The department of agriculture, trade and consumer protection shall
2	make this determination before the August 1 immediately following the fiscal year.
3	(b) 1. Before the September 1 immediately following the August 1 deadline
4	under par. (a), the secretary of administration shall transfer from any of the
5	department of justice's sum certain, general purpose revenue state operations
6	appropriations, or from any combination of those appropriations, to the
7	appropriation account under s. 20.115 (1) (km) a total amount equal to the amount
8	determined by the department of agriculture, trade and consumer protection under
9	par. (a), subject to subd. 2.
10	2. If the sum of the amounts credited to the appropriation accounts under s.
11	20.115 (1) (jb) and (km) exceeds \$375,000 in any fiscal year, the secretary of
12	administration shall lapse the amount exceeding \$375,000 in that fiscal year from
13	the appropriation account under s. 20.115 (1) (km) to the general fund.".
14	*b0182/1.5* 1008. Page 784, line 3: delete lines 3 to 7.
<b>1</b> 5	*b0099/1.1* 1009. Page 784, line 10: substitute "\$436,000,000" for
16	" <u>\$457,000,000</u> ".
17	*b0260/5.10* 1010. Page 784, line 17: delete lines 17 to 21.
18	*b0258/1.19* 1011. Page 788, line 23: delete the material beginning with
19	that line and ending with page 789, line 2.
20	*b0213/3.12* 1012. Page 790, line 3: delete lines 3 to 15.
21	*b0076/1.1* 1013. Page 791, line 7: delete lines 7 to 24.
22	*b0076/1.2* 1014. Page 792, line 1: delete lines 1 to 10.

**174/6.10\* 1015.** Page 792, line 18: delete lines 18 to 25.

STATE OF WISCONSIN - LEGISLATIVE REFERENCE BUREAU - LEGAL SECTION (608-266-3561) situations & @ manual shall state that