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.

b0155/3 98 Section 2384m. 230.02 of the statutes is amended to read:

230.02 Liberal construction of statutes. Statutes applicable to the department office shall be construed liberally in aid of the purposes declared in s. 230.01.".

b0155/3.99 1108. Page 932, line 3: delete lines 3 to 5 and substitute:

b0155/3.99 "Section 2386e. 230.03 (9) of the statutes is repealed.

b0155/3.99 Section 2386m. 230.03 (9e) of the statutes is created to read:

230.03 (9e) "Director" means the director of the office.

* $\mathbf{b0155/3.99}$ * Section 2386s. 230.03 (10) of the statutes is amended to read:

230.03 (10) "Division" means the division of merit recruitment and selection in the department office.".

b0155/3.100 1109. Page 932, line 8: after that line insert:

b0155/3.100 "Section 2387e. 230.03 (10r) of the statutes is amended to read:

1	230.03 (10r) "Job group" means a set of classifications combined by the
2	department office on the basis of similarity in responsibility, pay range and nature
3	of work.
4	* b0155/3.100 * Section 2387m. 230.03 (10w) of the statutes is created to read:
5	230.03 (10w) "Office" means the office of state human resources management.
6	* b0155/3.100 * Section 2387s. 230.03 (13) of the statutes is repealed.
7	*b0155/3.100* Section 2387w. 230.04 (title) of the statutes is amended to
8	read:
9	230.04 (title) Powers and duties of the secretary director.".
10	*b0155/3.101* 1110. Page 932, line 10: on lines 10 and 13, delete "secretary"
11	and substitute "secretary director".
12	* b0155/3.102 * 1111. Page 932, line 15: on lines 15, 17, 19, 21 and 22, delete
13	"secretary" and substitute "secretary director".
14	*b0155/3.103**1112. Page 932, line 23: delete "department" and substitute
15	"department office".
16	* $\mathbf{b0155/3.104}$ * 1113 . Page 932, line 25: delete "department" and substitute
17	"department office".
18	*b0155/3.105* 1114. Page 933, line 4: delete "secretary" and substitute
19	"secretary director".
20	"secretary director". *b0155/3.106* 1115. Page 933, line 4: after that line insert:
21	*b0155/3.106* "Section 2389d. 230.04 (2) of the statutes is amended to read:
22	230.04 (2) The secretary director may utilize the services of technical or
23	specialized personnel to assist in implementing and maintaining a sound personnel

1	management program. These services may be obtained from persons inside or
2	outside of state service.
3	* b0155/3.106 * Section 2389h. 230.04 (3) of the statutes is amended to read:
4	230.04 (3) The secretary director may issue enforceable orders on all matters
5	relating to the administration, enforcement and effect of this chapter and the rules
6	prescribed thereunder except on matters relating to the provisions of subch. III or
7	to those provisions of subch. II for which responsibility is specifically charged to the
8	administrator.
9	* b0155/3.106 * Section 2389p. 230.04 (4) of the statutes is amended to read:
10	230.04 (4) The secretary director shall establish and maintain a collective
11	bargaining capability under s. 111.815 (2).
12	* b0155/3.106 * Section 2389s. 230.04 (5) of the statutes is amended to read:
13	230.04 (5) The secretary director shall promulgate rules on all matters relating
14	to the administration of the department office and the performance of the duties
15	assigned to the secretary director, except on matters relating to those provisions of
16	subch. II for which responsibility is specifically charged to the administrator.".
17	* b0155/3.107 * 1116. Page 933, line 5: after that line insert:
18	* b0155/3.107 * " Section 2390b. 230.04 (8) of the statutes is amended to read:
19	230.04 (8) The secretary director shall establish an employee performance
20	evaluation program under s. 230.37 (1).
21	*b0155/3.107* Section 2390c. 230.04 (9) (intro.) of the statutes is amended
22	to read:
23	230.04 (9) (intro.) The secretary director shall do all of the following:

1	* b0155/3.107 * SECTION 2390d. 230.04 (9) (f) of the statutes is renumbered
2	230.455 and amended to read:
3	230.455 Division of affirmative action. Establish an affirmative action
4	subunit reporting directly to the secretary. The division of affirmative action subunit
5	shall advise and assist the secretary director, the administrator and agency heads
6	on establishing policies and programs to ensure appropriate affirmative action. The
7	subunit division of affirmative action shall advise and assist the secretary director
8	in monitoring such programs and shall provide staff to the council on affirmative
9	action council .
10	*b0155/3.107* Section 2390e. 230.04 (9m) of the statutes is amended to read:
11	230.04 (9m) The secretary director shall conduct periodic reviews and
12	evaluations of the written records of hiring decisions made by appointing authorities
13	under ss. 230.21 (1m), 230.25 (1p) and 230.27 (2k).
14	*b0155/3.107* Section 2390f. 230.04 (9r) (b) (intro.) of the statutes is
15	amended to read:
16	230.04 (9r) (b) (intro.) The secretary director shall keep a record of all of the
17	following:
18	*b0155/3.107* Section 2390g. 230.04 (10) (a) of the statutes is amended to
19	read:
20	230.04 (10) (a) The secretary director may require all agencies and their
21	officers to comply with the secretary's director's request to furnish current
22	information pertaining to authorized positions, payroll and related items regarding
23	civil service and employment relations functions.
24	*b0155/3.107* Section 2390h. 230.04 (10) (b) of the statutes is amended to
25	read:

1	230.04 (10) (b) The secretary director shall request from each agency and each
2	agency shall furnish to the secretary director relevant racial, ethnic, gender and
3	disability information on every new employee hired by the agency including limited
4	term, project, seasonal and sessional employees. The secretary director shall
5	maintain the data to permit a periodic review of the agency's affirmative action plan
6	accomplishments.
7	*b0155/3.107* Section 2390i. 230.04 (10) (c) of the statutes is amended to
8	read:
9	230.04 (10) (c) The secretary director shall request from each agency and each
10	agency shall furnish to the secretary director relevant information regarding the
11	prior military service, if any, of every new employee hired by the agency including
12	limited term, project, seasonal and sessional employees. The secretary director shall
13	maintain the data to permit a periodic review of the progress being made to provide
14	employment opportunities in civil service for veterans and disabled veterans.
15	*b0155/3.107* Section 2390j. 230.04 (11) of the statutes is amended to read:
16	230.04 (11) The secretary director may provide by rule for an understudy
17	program to assure continuity in selected positions.
18	*b0155/3.107* Section 2390k. 230.04 (12) of the statutes is amended to read:
19	230.04 (12) The secretary director shall keep in the office an official roster of
20	all permanent classified employees which shall include classification titles, pay and
21	employment status changes and appropriate dates thereof.
22	*b0155/3.107* Section 2390L. 230.04 (13) (intro.) of the statutes is amended
23	to read:
24	230.04 (13) (intro.) The secretary director shall do all of the following:

b0155/3.107 Section 2390m. 230.04 (14) of the statutes is amended to read:

1	230.04 (14) The secretary director shall establish, by rule, the scope and
2	minimum requirements of a state employee grievance procedure relating to
3	conditions of employment.
4	*b0155/3.107* Section 2390n. 230.04 (15) of the statutes is amended to read:
5	230.04 (15) The secretary director shall review and either approve or
6	disapprove each determination by an agency head regarding the classification of a
7	state employee as a protective occupation participant for purposes of the Wisconsin
8	retirement system.
9	*b0155/3.107* Section 2390nm. 230.04 (16) of the statutes is created to read:
10	230.04 (16) The director may appoint an executive assistant outside the
11	classified service.
12	*b0155/3.107* Section 2390p. 230.046 (5) (c) of the statutes is amended to
13	read:
14	230.046 (5) (c) An agreement has been entered into by the trainee and the
15	appointing authority relative to employment with the state, together with such other
16	terms and conditions as may be necessary under the rules of the secretary director
17	whenever on-the-job trainees are employed; and
18	*b0155/3.107* Section 2390q. 230.046 (7) of the statutes is amended to read:
19	230.046 (7) ESTABLISH INTERNSHIPS. The secretary director shall establish in the
20	classified service in-service training internships designed to give rigorous training
21	in public service administration for periods not to exceed 3 years under the direct
22	supervision of experienced administrators.
23	*b0155/3.107* Section 2390r. 230.046 (8) of the statutes is amended to read:
24	230.046 (8) Cooperate for scholarship loans. To stimulate the interest of
20212223	classified service in—service training internships designed to give rigorous training in public service administration for periods not to exceed 3 years under the direction of experienced administrators. *b0155/3.107* Section 2390r. 230.046 (8) of the statutes is amended to re-

qualified students of exceptional merit in government career service, the secretary

1	director shall cooperate with the board of regents of the University of Wisconsin
2	System in providing opportunities for recipients of public service scholarship loans
3	to secure employment under the internship plan.
4	*b0155/3.107* Section 2390s. 230.046 (9) of the statutes is amended to read:
5	230.046 (9) Tuition refund program. The secretary director may establish by
6	rule in the classified service a tuition refund program to supplement departmental
7	training, to encourage employee job-related development and, upon satisfactory
8	completion of training under this program to refund to the employee, an amount not
9	to exceed the cost of tuition and necessary fees.
10	*b0155/3.107* Section 2390t. 230.046 (10) (intro.) of the statutes is amended
11	to read:
12	230.046 (10) Department functions Functions of the office. (intro.) The
13	department office may do all of the following:
14	*b0155/3.107* Section 2390w. 230.047 (8) of the statutes is amended to read:
15	230.047 (8) Administration. The secretary director shall promulgate rules for
16	the operation and implementation of this section. The rules shall prescribe the
17	duration, terms and conditions of such interchange.".
18	*b0155/3.108* 1117. Page 933, line 22: after that line insert:
19	*b0155/3.108* "Section 2391c. 230.06 (1) (c) of the statutes is amended to
20	read:
21	230.06 (1) (c) Provide the secretary director with current information relative
22	to the assignment of duties to permanent classified positions in his or her agency.
23	*b0155/3.108* Section 2391g. 230.06 (1) (d) of the statutes is amended to
24	read:

230.06 (1) (d) Report promptly to the secretary director or the administrator
any information the secretary director or the administrator requires in connection
with any delegated personnel function and with each appointment, promotion,
demotion, suspension or separation from the service or other change in employee
status.
b0155/3.108 Section 2391h. 230.06 (1) (e) of the statutes is amended to
read:
230.06 (1) (e) When requested by the secretary director or the administrator,
provide reports on employee work performance and any other records or information
the secretary director or administrator requires to carry out this subchapter.
* $\mathbf{b0155/3.108}$ * Section 2391r. 230.06 (1) (f) of the statutes is amended to read:
230.06 (1) (f) Provide the secretary director with the civil service information
required under s. 16.004 (7).
* $\mathbf{b0155/3.108}$ * Section 2391t. 230.06 (1) (g) of the statutes is amended to read:
230.06 (1) (g) Prepare an affirmative action plan which complies with the
standards established by the secretary $\underline{\text{director}}$ under s. 230.04 (9) (a) and which sets
goals and outlines steps for incorporating affirmative action and principles
supporting affirmative action into the procedures and policies of his or her agency.
b0155/3.108 Section 2391w. 230.06 (1) (L) of the statutes is amended to
read:
230.06 (1) (L) Provide information about the employment of each severely
disabled employee for the secretary's director's report under s. 230.04 (9r) within 30
days after the disabled employee is appointed, and at other times at the request of
the secretary director.
b0155/3.108 Section 2391x. 230.06 (3) of the statutes is amended to read:

1	230.06 (3) All reports and records submitted under sub. (1) shall be prepared
2	and presented at such times and in such manner as the secretary director or
3	administrator prescribes.".
4	*b0260/5.14* 1118. Page 933, line 25: delete the material beginning with
5	that line and ending with page 934, line 1.
6	* b0205/1.1 * 1119. Page 934, line 3: after that line insert:
7	*b0205/1.1* "Section 2394m. 230.08 (2) (e) 3e. of the statutes is amended to
8	read:
9	230.08 (2) (e) 3e. Corrections — $5 \pm$
10	* $\mathbf{b0389/1.4}$ * 1120 . Page 934, line 9: after that line insert:
11	* b0389/1.4 * " 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.".
16	* b0199/1.36 * 1121 . Page 934, line 10: delete that line.
17	* b0206/1.22 */ 1122. Page 934, line 11: delete lines 11 to 13.
18	* b0207/1.4 * 1123. Page 934, line 14: delete that line.
19	* $\mathbf{b0155/3.109}$ * 1124 . Page 934, line 15: delete lines 15 to 25 and substitute:
20	*b0155/3.109* "Section 2404m. 230.08 (2) (ya) of the statutes is created to
21	read:
22	230.08 (2) (ya) The director and executive assistant to the director of the office
23	of state human resources management in the department of administration.".

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

b0174/6.17 1125. Page 935, line 1: delete lines 1 to 3 and substitute:

b0174/6.17 "Section 2405d. 230.08 (2) (yr) of the statutes is repealed.".

b0155/3.110 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 secretary of administration and by the secretary 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.".

b0155/3.111 1127. Page 935, line 21: delete the material beginning with that line and ending with page 936, line 23, and substitute:

* $\mathbf{b0155/3.111}$ * "Section 2407b. 230.08 (8) of the statutes is amended to read:

 $\mathbf{2}$

230.08 (8) Auditing of payrolls. The secretary director shall audit the payrolls of the classified and unclassified service, as necessary, to carry out this subchapter.

b0155/3.111 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:

b0155/3.111 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.

b0155/3.111 SECTION 2407h. 230.09 (2) (am) of the statutes is amended to read:

230.09 (2) (am) The secretary director 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 director after taking into consideration the recommendations of the appointing authority, or at his or her own

discretion. The secretary <u>director</u> shall establish, modify or abolish classifications as the needs of the service require.

b0155/3.111 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 director 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 secretary director 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 secretary director 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.

b0155/3.111 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.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

b0155/3.111 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.

b0155/3.111 SECTION 2408b. 230.09 (2) (g) of the statutes is amended to read:

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

1	creating positions under s. 16.505 (2m). The administrator may not proceed with the
2	selection and certification process until the secretary of administration has
3	authorized the position to be filled.
4	*b0155/3.111* Section 2408d. 230.09 (3) of the statutes is amended to read:
5	230.09 (3) The secretary director shall establish separate classifications for
6	career executive positions under s. 230.24 and rules governing the salary
7	administration of positions in such classifications.
8	*b0155/3.111* Section 2408f. 230.12 (1) (a) 3. of the statutes is amended to
9	read:
10	230.12 (1) (a) 3. Provisions for administration of the compensation plan and
11	salary transactions shall be provided, as determined by the secretary director, in
12	either the rules of the secretary director or the compensation plan.
13	* b0155/3.111 * Section 2408i. 230.12 (1) (c) 2. of the statutes is amended to
14	read:
15	230.12 (1) (c) 2. The secretary director may establish a plan of extra
16	compensation for work performed during selected hours at an hourly rate or rates
17	subject to approval of the joint committee on employment relations. Eligibility for
18	such extra compensation shall be as provided in the compensation plan.
19	* b0155/3.111 * Section 2408j. 230.12 (1) (d) of the statutes is amended to read:
20	230.12 (1) (d) Uniforms and safety equipment. The secretary director, with
21	approval of the joint committee on employment relations, may establish a schedule
22	of payments to employees for uniforms or protective clothing and equipment
23	required to perform their duties.
24	*b0155/3.111* Section 2408L. 230.12 (3) (a) of the statutes is amended to
25	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.

b0155/3.111 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 director 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.

b0155/3.111 SECTION 2408p. 230.12 (3) (b) of the statutes is amended to read:

230.12 (3) (b) Public hearing on the proposal; adoption of plan. The secretary 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.

b0155/3.111 Section 2408r. 230.12 (3) (c) of the statutes is amended to read: 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.

b0155/3.111 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

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

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 The proposal for such pay adjustments may contain employment policies. 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.

b0155/3.111 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).

b0155/3.111 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 secretary director to implement the approved plan.

b0155/3.111 SECTION 2408w. 230.12 (4) (b) of the statutes is amended to read:

230.12 (4) (b) The secretary director 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.

b0155/3.111 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.".

1	* $\mathbf{b0155/3.112}^{1}$ 1128. Page 937, line 2: delete "secretary" and substitute
2	"secretary director".
3	* $\mathbf{b0155/3.113}$ * 1129 . Page 937, line 4: delete the material beginning with
4	"secretary" and ending with "administration" on line 5 and substitute "secretary
5 4 6	director and with the department secretary of administration". This sing action phrase but it looks like material went in right place * *b0155/3.114* SECTION 2409h. 230.13 (1) (intro.) of the statutes is amended
7	to read:
8	230.13 (1) (intro.) Except as provided in sub. (3) and s. 103.13, the secretary
9	director and the administrator may keep records of the following personnel matters
10	closed to the public:
11	*b0155/3.114* Section 2409p. 230.13 (2) of the statutes is amended to read:
12	230.13 (2) Unless the name of an applicant is certified under s. 230.25, the
13	secretary director and the administrator shall keep records of the identity of an
14	applicant for a position closed to the public, except as provided in sub. (3).
15	*b0155/3.114* Section 2409t. 230.13 (3) of the statutes is amended to read:
16	230.13 (3) The secretary director and the administrator shall provide to the
17	department of workforce development or a county child support agency under s.
18	59.53 (5) information requested under s. 49.22 (2m) that would otherwise be closed
19	to the public under this section. Information provided under this subsection may
20	only include an individual's name and address, an individual's employer and
21	financial information related to an individual.".
22	* b0390/1.3 * 1130. Page 937, line 6: after that line insert:
23	*b0390/1.3* "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).".
* b0155/3.115 * 1131 . Page 937, line 11: delete "20.512 (1) (ka) 20.505 (1) (kp)"
and substitute "20.512 20.545 (1) (ka)".
* $\mathbf{b0155/3.116}$ * $132.$ Page 937, line 18: delete "department of employment
relations" and substitute "department of employment relations office".
b0155/3.117 1133. Page 937, line 19: after that line insert:
b0155/3.117 "Section 2412b. 230.15 (1m) (b) (intro.) of the statutes is
amended to read:

20 230.15 (1m) (b) (intro.) Whenever a position is included in the classified service 21 under par. (a), the secretary <u>director</u> shall determine all of the following:

b0155/3.117 Section 2412e. 230.16 (7m) (b) (intro.) of the statutes is amended to read:

1	230.16 (7m) (b) (intro.) The department office shall accept an application after
2	its due date from a veteran if all of the following apply:
3	* $b0155/3.117*$ Section 2412m. 230.16 (7m) (c) of the statutes is amended to
4	read:
5	230.16 (7m) (c) Within 30 days after acceptance of an application under par.
6	(b), the department office shall give the applicant an examination.
7	* $b0155/3.117*$ Section 2412s. 230.21 (1m) (b) of the statutes is amended to
8	read:
9	230.21 (1m) (b) If the administrator uses the method of random certification
10	to determine which applicants for an unskilled labor or service position will receive
11	further consideration for the position and the appointing authority does not select
12	a veteran or a person the hiring of whom would serve affirmative action purposes,
13	the appointing authority shall make and retain a written record of the appointing
14	authority's reasons for selecting the person who was appointed. The appointing
15	authority shall make the written records available to the department office and
16	annually submit a report to the department office summarizing the reasons
17	contained in the written records.".
18	*b0155/3.118* 1134. Page 937, line 21: delete the material beginning with
19	"secretary" and ending with "16.50" on line 22 and substitute "secretary director and
20	with the approval of the secretary of administration under s. 16.50".
21	* b0155/3.119 * 1135. Page 938, line 3: after that line insert:
22	* b0155/3.119 * " Section 2413b. 230.215 (3) (b) of the statutes is amended to
23	read:

230.215 (3) (b) If the secretary director, 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 secretary director may recommend procedures designed to
enable the agency to effect such policy.
b0155/3.119 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.

b0155/3.119 Section 2413f. 230.22 (1) of the statutes is amended to read: 230.22 (1) The secretary director may establish by rule an entry professional class program for use in a wide range of entry professional positions.

b0155/3.119 Section 2413h. 230.22 (2) of the statutes is amended to read: 230.22 (2) In connection with this program the secretary director 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.

b0155/3.119 Section 2413i. 230.24 (1) of the statutes is amended to read: 230.24 (1) The secretary director 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.

b0155/3.119 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.

b0155/3.119 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 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 information submitted by appointing authorities under this subsection.

b0155/3.119 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.

b0155/3.119 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 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).".

b0206/1.23 1 **136.** Page 938, line 4: delete lines 4 to 25.

b0155/3.120 Page 938, line 25: after that line insert:

b0155/3.120 "Section 2416b. 230.34 (1) (c) of the statutes is amended to read:

230.34 (1) (c) The secretary director shall establish guidelines for uniform application of this authority among the various agencies.

b0155/3.120 Section 2416d. 230.34 (4) of the statutes is amended to read: 230.34 (4) Resignations shall be regulated by the rules of the secretary director. *b0155/3.120* 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.

b0155/3.120 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 director, 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 director.
b0155/3.120 Section 2416j. 230.35 (2r) (b) of the statutes is amended to

b0155/3.120 Section 2416j. 230.35 (2r) (b) of the statutes is amended to read:

230.35 (2r) (b) The secretary director 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 director shall determine the types and amounts of leave credits that may be donated.

b0155/3.120 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.

b0155/3.120 Section 2416m. 230.35 (3) (e) 2. e. of the statutes is amended to read:

1	230.35 (3) (e) 2. e. The leave of absence conforms with any rules of the secretary
2	director regarding leaves of absence to provide specialized disaster relief services.
3	*b0155/3.120* Section 2416n. 230.35 (3) (e) 5. of the statutes is amended to
4	read:
5	230.35 (3) (e) 5. The secretary director may promulgate any rules necessary to
6	implement this paragraph.
7	*b0155/3.120* Section 2416p. 230.35 (5) (b) of the statutes is amended to
8	read:
9	230.35 (5) (b) The standard basis of employment shall be divided into 5 work
10	days of 8 hours each except as provided under s. 230.215 (5), and except that when
11	the conditions of employment cannot be satisfied by adhering to this division or when
12	the public would not be inconvenienced, deviations may be permitted upon
13	recommendation of the appointing authority and subsequent approval by the
14	secretary director.
15	*b0155/3.120* Section 2416r. 230.37 (1) of the statutes is amended to read:
16	230.37 (1) In cooperation with appointing authorities the secretary director
17	shall establish an employee performance evaluation program to provide a continuing
18	record of employee development and, when applicable, to serve as a basis for
19	pertinent personnel actions. Similar evaluations shall be conducted during the
20	probationary period but may not infringe upon the authority of the appointing
21	authority to retain or dismiss employees during the probationary period.
22	*b0155/3.120* Section 2416t. 230.43 (5) of the statutes is amended to read:
23	230.43 (5) TAXPAYERS' SUITS. The right of any taxpayer to bring any action to
24	restrain the payment of compensation to any person appointed to or holding any
25	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 director in force at the time of
such payments.
b0155/3.120 Section 2416v. 230.44 (1) (b) of the statutes is amended to
read:
230.44 (1) (b) Decision made or delegated by secretary director. Appeal of a
personnel decision under s. 230.09 (2) (a) or (d) or 230.13 (1) made by the secretary
director or by an appointing authority under authority delegated by the secretary
<u>director</u> under s. 230.04 (1m).".
/
* $b0155/3.121*\sqrt{1138}$. Page 938, line 25: after that line insert:
b0155/3.121 *\frac{1}{138}. Page 938, line 25: after that line insert: *b0155/3.121* "Section 2417m. 230.44 (1) (dm) of the statutes is amended to
b0155/3.121 "Section 2417m. 230.44 (1) (dm) of the statutes is amended to
b0155/3.121 "Section 2417m. 230.44 (1) (dm) of the statutes is amended to read:
b0155/3.121 "Section 2417m. 230.44 (1) (dm) of the statutes is amended to read: 230.44 (1) (dm) Noncompetitive appointment of certain disabled veterans. A
b0155/3.121 "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
b0155/3.121 "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
b0155/3.121 "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.
b0155/3.121 "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. *b0155/3.121* Section 2417s. 230.44 (4) (bm) of the statutes is amended to
b0155/3.121 "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. *b0155/3.121* Section 2417s. 230.44 (4) (bm) of the statutes is amended to read:

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 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).".

b0155/3.122 1139. Page 939, line 9: after that line insert:

b0155/3.122 "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.

b0155/3.122 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.".

	· V
1	*b0155/3.123* 1140. Page 940, line 7: delete "secretary" and substitute
2	"director".
3	* b0155/3.124 * 1141. Page 940, line 10: delete "secretary" and substitute
4,	"director".
5	* b0155/3.125 * 1142. Page 940, line 11: after that line insert:
6	* b0155/3.125 * " Section 2427g. 230.46 of the statutes is amended to read:
7	230.46 Duties of council on affirmative action. The council on affirmative
8	action in the department office shall serve in a direct advisory capacity to the
9	secretary director and as part of that relationship shall evaluate the progress of
10	affirmative action programs throughout the civil service system, seek compliance
11	with state and federal regulations and recommend improvements in the state's
12	affirmative action efforts as an employer. In carrying out its responsibilities, the
13	council may recommend legislation, consult with agency personnel and other
14	interested persons, conduct hearings and take other appropriate action to promote
15	affirmative action. The council shall report at least once per year to the governor and
16	the legislature.
17	* b0155/3.125 * Section 2427r. 230.48 (2) of the statutes is amended to read:
18	230.48 (2) Personnel, facilities and equipment. The department office shall
19	appoint, under the classified service, a secretary and such other employees as are
20	necessary to carry out the duties of the state employees suggestion board, and shall
21	provide such facilities and equipment as that board requires for the proper
22	performance of its work. The state employees suggestion board may request and

shall receive from any state department any assistance that it requires.".

	*
1	*b0155/3.126* 1143. Page 945, line 24: delete the material beginning with
2	"department" and ending with "administration" on line 25 and substitute
3	"department of employment relations office of state human resources management".
4	*b0155/3.127* 1144. Page 946, line 8: delete "department of employment
5	$\underline{\text{relations}}\;\underline{\text{administration}}\text{"and substitute "}\underline{\text{department of employment relations}}\;\underline{\text{office}}$
6	of state human resources management".
7	* $b0075/1.1*$ Page 946, line 10: delete the material beginning with that
8	line and ending with page 947, line 2.
9	*b0144/1.1* 1146. Page 951, line 20: after that line insert:
10	* b0144/1.1 * " Section 2455r. 255.06 (2) (i) of the statutes is created to read:
11	255.06 (2) (i) Multiple sclerosis screening services. Allocate and expend at least
12	\$60,000 in each fiscal year as reimbursement for the provision of multiple sclerosis
13	screening services to women.".
14	* b0145/1.12 * 1147. Page 951, line 20: after that line insert:
15	*b0145/1.12* "Section 2455r. 255.10 (intro.) of the statutes is amended to
16	read:
17	255.10 Thomas T. Melvin youth tobacco prevention and education
18	program. (intro.) From the moneys distributed under s. 255.15 (3) (a) 2. (b), the
19	department shall administer the Thomas T. Melvin youth tobacco prevention and
20	education program, with the primary purpose of reducing the use of cigarettes and
21	tobacco products by minors. The department shall award grants for the following
22	purposes:
23	* b0145/1.12 * Section 2455v. 255.15 (title) of the statutes is amended to read:
24	255.15 (title) Statewide tobacco use control program.".

1	* b0145/1.13 * 1148 . Page 952, line 4: after that line insert:
2	*b0145/1.13* "Section 2459d. 255.15 (1m) (f) of the statutes is amended to
3	read:
4	255.15 (1m) (f) Develop and prepare an annual plan regarding Continue
5	implementation of a strategic plan for a statewide tobacco use control program,
6	including the allocation of funding for a statewide tobacco control program, and
7	update the plan annually.".
8	* $\mathbf{b0145/1.14*}$ 1149. Page 952, line 5: delete lines 5 to 11 and substitute:
9	*b0145/1.14* "Section 2459x. 255.15 (2m) of the statutes is created to read:
10	255.15 (2m) TOBACCO CONTROL ADVISORY COMMITTEE. (a) The secretary shall,
11	under s. 15.04 (1) (c), create a tobacco control advisory committee. The committee
12	shall consist of not more than 17 members, appointed by the secretary for 3-year
13	terms, and shall include all of the following:
14	1. At least one representative of a local tobacco prevention coalition.
15	2. At least one youth who represents youth involved in tobacco prevention and
16	control efforts.
17	3. At least one representative of a population that is disproportionately
18	impacted by tobacco use.
19	4. At least one representative of a statewide health care provider association
20	or organization.
21	5. At least one representative of a statewide or regional hospital association or
22	organization.
23	6. At least one representative of a statewide or regional insurance association
24	or organization.

1	7. At least one representative of a state or local chamber of commerce or other
2	business association or organization.
3	8. One senator.
4	9. One representative to the assembly who is of a different political party from
5	the senator appointed under subd. 8.
6	10. At least 3 representatives of organizations that have the reduction of the
7	health and economic impacts of tobacco use as their primary organizational
8	missions.
9	11. The secretary.
10	12. The superintendent of public instruction or his or her designee.
11	13. The attorney general or his or her designee.
12	14. One or more members of organizations or associations specified by the
13	department.
14	(b) The tobacco control advisory committee shall do all of the following:
15	1. Develop public-private partnerships on tobacco use control issues and
16	initiatives.
17	2. Ensure regular review and monitoring of the plan under sub. (1m) (f).
18	3. Identify external resources and steps that the department could take to
19	support implementation of the plan under sub. (1m) (f) or other local tobacco use
20	prevention and control policy initiatives.
21	4. Ensure coordination with other tobacco control efforts in this state.
22	5. Provide advice and guidance on proposed tobacco use prevention and control

plans and strategies, including those funded under sub. (3).

"\$92,400,000".

1	6. Ensure that an external evaluator conducts regular outcome-based
2	evaluations of tobacco use prevention and control projects and presents the
3	evaluations to the joint legislative audit committee.
4	7. Develop and distribute an annual report on the impacts of tobacco use in this
5	state and the progress of tobacco use prevention and control efforts.
6	8. For members specified in par. (a) 1., 4., 5., 6., 7., 10., and 14., commit the
7	human and material resources of the associations or organizations represented by
8	those members to efforts toward tobacco use prevention and control to the greatest
9	extent possible.
10	9. Address the issue of populations most adversely affected by tobacco use.
11	*b0145/1.14* Section 2460d. 255.15 (3) (a) of the statutes is repealed.
12	*b0145/1.14* Section 2461d. 255.15 (3) (b) (intro.) of the statutes is amended
13	to read:
14	255.15 (3) (b) (intro.) From the appropriation under s. 20.436 (1) (te) 20.435 (5)
15	(fm), the board department may distribute grants for any of the following:
16	*b0145/1.14* Section 2461r. 255.15 (3) (b) 8. of the statutes is amended to
17	read:
18	255.15 (3) (b) 8. Other tobacco use cessation or prevention programs, including
19	tobacco research and intervention.".
20	* $\mathbf{b0145/1.15}$ * 1150 . Page 953, line 3: delete lines 3 to 7 and substitute:
21	*b0145/1.15* "Section 2464d. 255.15 (6) of the statutes is repealed.".
22	*b0107/1.39* 1151. Page 953, line 8: delete lines 8 to 10.
23	* b0126/1.2 * $\sqrt{1152}$. Page 953, line 12: substitute " $\frac{$55,100,000}{}$ " for

1	* b0126/1.3 * 1153 . Page 953, line 16: substitute " $$4,000,000$ " for
2	" <u>\$12,000,000</u> ".
3	"\\$12,000,000". *b0126/1.4* 1154. Page 954, line 4: substitute "\\$1,615,955,000" for
4	" <u>\$1,658,025,000</u> ".
5	"\$1,658,025,000".\\\ *b0186/2.1* 1155. Page 954, line 25: after "inspection" insert "plus the fee
6	<u>under sub. (1) (c)</u> ".
7	* b0186/2.2 * 1156. Page 954, line 25: substitute " <u>\$400</u> " for " <u>\$450</u> ".
8	*b0186/2.3* 1157. Page 955, line 2: after "inspection" insert "plus the fee
9	<u>under sub. (1) (c)</u> ".
10	*b0105/3.6* 1158. Page 955, line 15: after that line insert:
11	*b0105/3.6* "Section 2474kd. 287.03 (1) (d) of the statutes is repealed.
12	*b0105/3.6* Section 2474kf. 287.19 (2) of the statutes is amended to read:
13	287.19 (2) Powers. In providing assistance under sub. (1), the department may
14	provide assistance relating to the marketing of materials recovered from solid waste,
15	if the provision of that assistance is a responsibility assigned to the department in
16	a memorandum of understanding, contract or other agreement with the recycling
17	market development board.
18	* b0105/3.6 * Section 2474kq. 287.22 (2) (c) of the statutes is amended to read:
19	287.22 (2) (c) Advise state agencies concerning the promulgation of rules under
20	ss. 100.29, 100.295, <u>and</u> 101.126 and 560.031 .
21	*b0105/3.6* Section 2474L. 287.26 of the statutes is created to read:
22	287.26 Recycling market development grants. (1) The department shall
23	award a grant of \$50,000 in each fiscal year to a private, nonprofit,
24	industry-supported organization that is described in section 501 (c) (3) of the

- Internal Revenue Code and that provides waste reduction and recycling assistance through business—to—business peer exchange. An organization that is awarded a grant must be instrumental in assisting and encouraging companies and institutions to reduce their operating costs through improved production and solid waste management practices and must be in existence on October 29, 1999.
- (2) The department shall annually contract for the operation of a statewide materials exchange program with a materials exchange program that received funding from the recycling market development board in the 1997–99 fiscal biennium."
 - *b0207/1.5* 159. Page 955, line 16: delete lines 16 to 19 and substitute:
- *b0207/1.5* "Section 2475g. 289.64 (6) of the statutes is amended to read:
 - 289.64 (6) Use of solid waste facility siting board fees. The fees collected under sub. (2) shall be credited to the appropriation under s. 20.370 (2) (eg) for transfer to the appropriation under s. 20.505 (4) (k) (ei).".
 - *b0183/5.10* 1160. Page 955, line 19: after that line insert:
 - *b0183/5.10* "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.". *b0187/1.1*1161. Page 955, line 19: after that line insert:

b0187/1.1 "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.".

b0182/1.6 **T162.** Page 955, line 20: delete the material beginning with that line and ending with page 957, line 10.

b0182/1.7 1163. Page 957, line 12: delete that line.

*b0183/5.11**1164. Page 957, line 21: after that line insert:

b0183/5.11 "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."

b0213/3.17 **1165.** Page 958, line 17: delete lines 17 to 23.

1	*b0244/1.3* 1166. Page 958, line 23: after that line insert:
2	* b0244/1.3 * " 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.

1	3. He or she is serving an indeterminate sentence for a crime other than a
2	serious felony, as defined in s. 302.11 (1g), and there are no more than 6 months
3	remaining until his or her mandatory release date under s. 302.11.
4	4. He or she is serving an indeterminate sentence and the parole commission
5	has authorized his or her release on parole within the next 6 months.
6	5. He or she is serving no more than the last 6 months of an indeterminate
7	sentence.
8	(b) Upon a petition by the department within the 3 months immediately
9	preceding the person's placement in the halfway house, the sentencing court entered
10	an order authorizing the placement.
11	(4) NO DIRECT COMMITMENT BY COURT. A court may not directly commit persons
12	to a halfway house established under sub. (1).
13	(5) Report. The department shall submit a report to the legislature under s.
14	13.172 (2) and to the governor by January 1, 2007, addressing all of the following:
15	(a) The success of the halfway house program under this section in
16	reintegrating offenders into the community as compared to other programs for
17	incarcerated offenders.
18	(b) The cost effectiveness of the program.
19	(c) The administration of the program.
20	(d) The public's opinion of the program.
21	*b0244/1.3* Section 2485r. 301.0465 of the statutes, as created by 2003

b0213/3.18 **1167.** Page 959, line 6: delete lines 6 to 23.

Wisconsin Act (this act), is repealed.".

22

23

\downarrow
b0155/3.128 1168. Page 960, line 4: delete the material beginning with
"department" and ending with "administration" on line 5 and substitute
"department of employment relations office of state human resources management".
* b0212/2.1 * 1169. Page 960, line 21: after that line insert:
* b0212/2.1 * " Section 2490d. 301.16 (1v) of the statutes is amended to read:
301.16 (1v) In addition to the institutions under sub. (1), the department shall
establish a medium minimum security correctional institution in Chippewa Falls.
The department shall designate 50 beds at this correctional institution for
programming for offenders in prison as an alternative to the revocation of probation,
extended supervision, or parole.".
* b0080/1.1 * 1170. Page 960, line 22: delete lines 22 to 25.
* b0080/1.2 * 1171. Page 961, line 1: delete lines 1 and 2.
b0211/3.1 1172. Page 961, line 2: after that line insert:
b0211/3.1 "Section 2491g. 301.215 of the statutes is created to read:
301.215 Contracts with counties. (1) During any period that the
department contracts with a private person under s. 301.21 (2m) for the transfer and
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.
(b) By the following October 1, evaluate every proposal submitted under par.
(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).".

b0201/3.1 173. Page 961, line 3: delete lines 3 to 20 and substitute:

b0201/3.1 "**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 \$225 for care in a residential care center for children and youth, \$129 \$142 for care in a group home for children, \$41 \$47 for care in a foster home, \$81 \$88 for care in a treatment foster home, \$82.56 \$86 for departmental corrective sanctions services, and \$21.96 \$25 for departmental aftercare services.

b0201/3.1 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."

b0164/7.3 1174. Page 961, line 20: after that line insert:

b0164/7.3 "**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

1	s. 938.02 (19), for each county and the state. Counties shall use any amounts
2	remitted under this paragraph for the purposes specified in this section. The
3	department shall deposit in the general fund the amounts transferred under this
4	paragraph to the appropriation account under s. 20.410 (3) (kx).".
5	* b0203/1.1 * 1175. Page 962, line 13: delete lines 13 to 20 and substitute:
6	* b0203/1.1 * " Section 2497d. 301.26 (7) (c) of the statutes is amended to read:
7	301.26 (7) (c) Of the amounts specified in par. (a), the department shall allocate
8	\$523,300 \$1,053,200 for the last 6 months of $2001, $1,576,600$ for $2002 2003$,
9	\$2,106,500 for 2004, and $$1,053,300$ for the first 6 months of 2003 2005 to counties
10	based on each of the factors specified in par. (b) 1. to 3. weighted equally, except that
11	no county may receive an allocation under this paragraph that is less than 93% nor
12	more than 115% of the amount that the county would have received under this
13	paragraph if the allocation had been distributed only on the basis of the factor
14	specified in par. (b) 3.".
15	specified in par. (b) 3.". *b0062/1.1* 1176. Page 967, line 17: delete the material beginning with "of
16	the" and ending with "106–159," on line 19 and substitute "of the federal commercial
17	motor vehicle safety act of 1986, 49 USC 31301 to 31317".
18	* b0272/2.1 * 1177. Page 967, line 21: after that line insert:
19	* b0272/2.1 * " Section 2512m. 340.01 (8) (d) of the statutes is amended to read:
20	340.01 (8) (d) The vehicle is transporting hazardous materials requiring
21	placarding or any quantity of a material listed as a select agent or toxin under 42 CFR
22	<u>73</u> .".
23	* b0371/1.1 * 1178. Page 968, line 3: delete lines 3 to 7.
24	* b0192/3.34 * 1179. Page 968, line 12: delete lines 12 to 19.

	\star
1	* b0181/1.1 *1180. Page 968, line 25: delete "\$9 <u>\$10.50</u> " and substitute "\$9".
2	*b0181/1.2* 181. Page 969, line 2: delete "This subsection does not apply
3	after December 31, 2003." and substitute "This subsection does not apply after
4	December 31, $\frac{2003}{3}$ $\frac{2005}{3}$.".
5	* b0062/1.2 * Page 969, line 6: delete lines 6 to 12.
6	* b0196/1.3 * \183. Page 969, line 12: after that line insert:
7	*b0196/1.3* "Section 2521m. 343.025 (2) of the statutes is amended to read:
8	343.025 (2) Beginning in 1991, the department shall annually submit a report
9	to the chief clerk of each house of the legislature for distribution to the legislature
10	under s. 13.172 (2) concerning the numbers of individuals, by counties in this state,
11	to whom the department distributed explanatory materials under ss. 343.14 (8),
12	343.20 (2m) and 343.50 (4).".
13	* b0272/2.2 * 1184. Page 969, line 12: after that line insert:
14	* b0272/2.2 * " Section 2521w. 343.03 (1) (a) of the statutes is amended to read:
15	343.03 (1) (a) The department shall institute a classified driver license system
16	meeting all federal standards under 49 USC 31301 to 31317 and 49 CFR 383 $\underline{\text{and}}$
17	<u>384</u> .".
18	* b0272/2.3 * 1185. Page 969, line 13: after "statutes" insert ", as affected by
19	2003 Wisconsin Act (this act),".
20	* b0062/1.3 ** 186. Page 969, line 15: after "USC" insert " <u>30304 (e) and</u> ".
21	*b0062/1.4* 1187. Page 969, line 15: delete "and any" and substitute "and
22	*b0062/1.5* 1188. Page 969, line 16: delete that line.
23	* b0062/1.5 * 1188. Page 969, line 16: delete that line.

	\checkmark
1	* b0062/1.6 * Page 970, line 4: delete "No license may".
2	* $\mathbf{b0062/1.7}$ * 190 . Page 970, line 5: delete that line and substitute "issued"
3	under s. 343.10 authorizing the operation of "Class A", "Class B" or "Class".
4	* $\mathbf{b0062/1.8}$ * 191 . Page 970, line 6: delete that line and substitute "C"
5	vehicles shall be labeled "CDL Occupational". An occupational license may".
6	* b0062/1.10 * 192. Page 970, line 7: delete "be" and substitute "be".
7	*b0062/1.11* 193. Page 970, line 8: delete "endorsed to" and substitute
8	"endorsed to".
9	* b0033/24.31 ** 1194. Page 970, line 11: delete " Section 6m " and substitute
10	"Section 2524r". \bigvee
11	* b0062/1.12 * 1195. Page 971, line 1: delete "state" and substitute
12	"jurisdiction".
13	*b0062/1.14* 196. Page 971, line 2: before the period insert "as required
14	under 49 CFR 384.206 (a) (2) (ii)".
15	*b0062/1.13* 197. Page 971, line 2: delete "complete".
16	*b0062/1.15* 1198. Page 971, line 4: delete "a renewal of the" and substitute
17	"or renewed a".
18	* b0062/1.16 * 199. Page 971, line 6: after "previous" insert "issuance or".
19	* $\mathbf{b0062/1.17}$ * 1200 . Page 971, line 12: delete "states the complete" and
20	substitute "jurisdictions the".
21	*b0062/1.18* 1201. Page 971, line 13: after "department" insert ", as
22	required under 49 CFR 384.206 (a) (2) (iii)".

1	* b0062/1.19 * 1202. Page 971, line 15: delete "1.".
2	* b0062/1.20 * 1203 . Page 971, line 16: on lines 16 and 17, delete "343.23 (2)
3	(am) 2. and 4." and substitute "343.23 (2) (am) 1. b. and c.".
4	* b0062/1.21 * 1204. Page 971, line 18: delete "a." and substitute "1.".
5	* b0062/1.22 * 1205. Page 971, line 19: delete "b." and substitute "2.".
6	*b0062/1.23* 206. Page 971, line 20: delete "c." and substitute "3.".
7	*b0062/1.24* 1207. Page 971, line 22: delete "d." and substitute "4.".
8	* $\mathbf{b0062/1.25}$ * 1208 . Page 971, line 22: delete "state" and substitute
9	"jurisdiction".
10	* b0062/1.26 ** 209. Page 971, line 23: delete "e." and substitute "5.".
11	*b0062/1.27* 1210. Page 971, line 25: delete "f." and substitute "6.".
12	*b0062/1.28* 1211. Page 971, line 25: delete "subd. 1. a. to e." and substitute
13	"subds. 1. to 5.".
14	*b0062/1.29*1212. Page 972, line 1: delete lines 1 to 3.
15	*b0062/1.30*1213. Page 972, line 13: on lines 13, 23 and 25, delete "state"
16	and substitute "jurisdiction".
17	* b0062/1.31 * Page 972, line 19: delete "state for" and substitute
18	"jurisdiction for".
19	*b0062/1.32* 1215. Page 972, line 19: delete "state or local law" and
20	substitute "state law or local ordinance".
21	*b0062/1.33* 1216. Page 973, line 4: delete "state for" and substitute
22	"jurisdiction for".

-	* $\mathbf{b0062/1.34*}$ <math>1217.</math> Page 973, line 4: delete "state or local law" and
1	*b0062/1.34* 1217. Page 973, line 4: delete state or local law and
2	substitute "state law or local ordinance".
3	* $\mathbf{b0062/1.35}$ * 1218 . Page 973, line 8: on lines 8 and 10, delete "state" and
4	substitute "jurisdiction".
5	* $\mathbf{b0272/2.5}$ * 1219 . Page 973, line 10: after that line insert:
6	*b0272/2.5* "Section 2534g. 343.04 (1) (c) 2. of the statutes is amended to
7	read:
8	343.04 (1) (c) 2. The vehicle is transporting hazardous materials requiring
9	placarding or any quantity of a material listed as a select agent or toxin under 42 CFR
10	<u>73</u> .
11	* b0272/2.5 * Section 2534i. 343.04 (2) (a) of the statutes is amended to read:
12	343.04 (2) (a) Hazardous materials transporter. Hazardous materials
13	transporter vehicles are vehicles transporting hazardous materials requiring
14	placarding or any quantity of a material listed as a select agent or toxin under 42 CFR
15	<u>73</u> .
16	* b0272/2.5 * Section 2534k. 343.055 (3) of the statutes is amended to read:
17	343.055 (3) Vehicles transporting hazardous materials, carrying passengers
18	OR TOWING DOUBLE OR TRIPLE TRAILERS NOT WAIVED. Nothing in this section authorizes
19	the operation of a combination vehicle with double or triple trailers, a vehicle
20	transporting hazardous materials requiring placarding except as provided in sub. (1)
21	(c), a vehicle transporting any quantity of a material listed as a select agent or toxin
22	under 42 CFR 73, or a vehicle carrying or designed to transport the driver and 15 or
23	more persons, by a person who does not hold a valid operator's license properly
24	endorsed to permit such operation.".

	χ
1	* $\mathbf{b0033/24.32}^*$ 1220. Page 973, line 13: delete ", occupational," and
2	substitute " , occupational, ".
3	* b0062/1.36 * 221. Page 973, line 17: delete " <u>operator's license or</u> ".
4	* b0062/1.37 * 222. Page 973, line 20: delete lines 20 to 25.
5	* b0062/1.38 * 1223. Page 974, line 1: delete lines 1 to 10.
6	* $\mathbf{b0272/2.6}$ * 1224 . Page 974, line 10: after that line insert:
7	* $b0272/2.6$ * "Section 2536g. 343.07 (1m) (d) of the statutes is created to read:
8	343.07 (1m) (d) No person holding an instruction permit issued under this
9	subsection may operate a vehicle transporting hazardous materials requiring
10	placarding or any quantity of a material listed as a select agent or toxin under 42 CFR
11	73.".
12	* $\mathbf{b0062/1.39}$ * 1225 . Page 975, line 19: delete "The" and substitute "The
13	Except as provided in sub. (2m), the".
14	*b0062/1.40* 1226. Page 975, line 20: delete that line and substitute
15	"person".
16	* $\mathbf{b0062/1.41}$ * 1227 . Page 976, line 3: delete "Holds" and substitute "Has been
17	or is at the same time issued".
18	*b0062/1.42* 1228. Page 976, line 9: delete "To the extent that" and
19	substitute "If".
20	*b0062/1.43* 1229. Page 976, line 11: after "required" insert "under this
21	paragraph".
22	*b0062/1.45* 1230. Page 976, line 13: after "endorsement" insert " <u>under</u>
23	sub. (2)".

24

1	* $\mathbf{b0062/1.44}$ * 1231. Page 976, line 13: delete "The" and substitute "The
2	Notwithstanding sub. (2) (a) and (g), the".
3	* $\mathbf{b0062/1.46*1232}$. Page 976, line 14: delete the material beginning with ",
4	authorizing" and ending with "vehicle," on line 15.
5	* b0062/1.47 * 1233. Page 976, line 18: after "(g)." insert "Notwithstanding
6	sub. (2) (a) and (g), the department may issue a school bus endorsement under sub.
7	(2m) to a person who is more than 70 years of age if the person meets the
8	requirements specified in subs. (2) (c) to (f) and (h) and (2m) (a) to (d) before issuance
9	of the endorsement and annually takes and passes a physical examination prior to
10	issuance or renewal of the endorsement to determine that the person meets the
11	physical standards established under sub. (2) (g).".
12	* b0062/1.48 * 234. Page 976, line 19: delete lines 19 to 24.
13	* b0062/1.49 * 235. Page 977, line 1: delete lines 1 and 2.
14	* $\mathbf{b0062/1.50*1236}$. Page 977, line 3: delete lines 3 to 9 and substitute:
15	* $b0062/1.50$ * "Section 2547t. 343.12 (4) (a) (intro.) and 1. of the statutes are
16	consolidated, renumbered 343.12 (4) (a) and amended to read:
17	343.12 (4) (a) Notwithstanding sub. (1), a person may operate a school bus in
18	this state if one or more of the following requirements are met: 1. The the person
19	is a nonresident holding a valid commercial driver license with <u>a "P" passenger an</u>
20	"S" endorsement and the school bus is a commercial motor vehicle or, if the school bus
21	is not a commercial motor vehicle, the person is a resident of Iowa, Illinois, Michigan,
22	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.".