February 9, 2005 – Introduced by JOINT COMMITTEE ON FINANCE, by request of Governor Jim Doyle. Referred to Joint Committee on Finance. Referred to Joint Survey Committee on Tax Exemptions.

- 1 AN ACT relating to: state finances and appropriations, constituting the
  - executive budget act of the 2005 legislature.

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# Analysis by the Legislative Reference Bureau INTRODUCTION

This bill is the "executive budget bill" under section 16.47 (1) of the statutes. It contains the governor's recommendations for appropriations for the 2005–07 fiscal biennium.

The bill repeals and recreates the appropriation schedule in chapter 20 of the statutes, thereby setting the appropriation levels for the 2005–07 fiscal biennium. The descriptions that follow relate to the most significant changes in the law that are proposed in the bill. In most cases, changes in the amounts of existing spending authority and changes in the amounts of bonding authority under existing bonding programs are not discussed.

For additional information concerning this bill, see the Department of Administration's publication *Budget in Brief* and the executive budget books, the Legislative Fiscal Bureau's summary document, and the Legislative Reference Bureau's drafting files, which contain separate drafts on each policy item. In most cases, the policy item drafts contain a more detailed analysis than is printed with this bill.

# **GUIDE TO THE BILL**

As is the case for all other bills, the sections of the budget bill that affect statutes are organized in ascending numerical order of the statutes affected.

Treatments of prior session laws (styled "laws of [year], chapter ...." from 1848 to 1981, and "[year] Wisconsin Act ...." beginning with 1983) are displayed next by year of original enactment and by act number.

The remaining sections of the budget bill are organized by type of provision and, within each type, alphabetically by state agency. The first two digits of the four-digit section number indicate the type of provision:

- 91XX Nonstatutory provisions.
- 92XX Appropriation changes.
- 93XX Initial applicability.
- 94XX Effective dates.

The remaining two digits indicate the state agency to which the provision relates:

- XX01 Administration.
- XX02 Aging and long-term care board.
- **XX03** Agriculture, trade and consumer protection.
- XX04 Arts board.
- XX05 Building commission.
- **XX06** Child abuse and neglect prevention board.
- XX07 Circuit courts.
- XX08 Commerce.
- **XX09** Corrections.
- XX10 Court of appeals.
- XX11 District attorneys.
- XX12 Educational communications board.
- XX13 Elections board.
- XX14 Employee trust funds.
- XX15 Employment relations commission.
- XX16 Ethics board.
- XX17 Financial institutions.
- XX18 Fox River Navigational System Authority.
- XX19 Governor.
- XX20 Health and Educational Facilities Authority.
- XX21 Health and family services.
- XX22 Higher educational aids board.
- XX23 Historical society.
- XX24 Housing and Economic Development Authority.
- XX25 Insurance.
- XX26 Investment board.
- XX27 Joint committee on finance.
- XX28 Judicial commission.
- XX29 Justice.
- XX30 Legislature.

- XX31 Lieutenant governor.
- XX32 Lower Wisconsin state riverway board.
- XX33 Medical College of Wisconsin.
- XX34 Military affairs.
- XX35 Natural resources.
- XX36 Public defender board.
- XX37 Public instruction.
- XX38 Public lands, board of commissioners of.
- XX39 Public service commission.
- XX40 Regulation and licensing.
- XX41 Revenue.
- XX42 Secretary of state.
- XX43 State employment relations, office of.
- XX44 State fair park board.
- XX45 Supreme Court.
- XX46 Technical college system.
- XX47 Tourism.
- XX48 Transportation.
- XX49 Treasurer.
- XX50 University of Wisconsin Hospitals and Clinics Authority.
- XX51 University of Wisconsin Hospitals and Clinics Board.
- XX52 University of Wisconsin System.
- XX53 Veterans affairs.
- XX54 Workforce development.
- XX55 Other.

For example, for general nonstatutory provisions relating to the historical society, see SECTION 9123. For any agency that is not assigned a two-digit identification number and that is attached to another agency, see the number of the latter agency. For any other agency not assigned a two-digit identification number or any provision that does not relate to the functions of a particular agency, see number "55" (**other**) within each type of provision.

To facilitate amendment drafting and the enrolling process, separate section numbers and headings appear for each type of provision and for each state agency, even if there are no provisions included in that section number and heading. Section numbers and headings for which there are no provisions will be deleted in enrolling and will not appear in the published act.

Following is a list of the most commonly used abbreviations appearing in the analysis.

DATCP	Department of Agriculture, Trade and Consumer Protection
DETF	Department of Employee Trust Funds
DFI	Department of Financial Institutions
DHFS	Department of Health and Family Services
DMA	Department of Military Affairs

DNR Department of Natural Res	sources
DOA Department of Administration	tion
DOC Department of Corrections	
DOJ Department of Justice	
DOR Department of Revenue	
DOT Department of Transportat	ion
DPI Department of Public Instr	uction
DRL Department of Regulation	and Licensing
DVA Department of Veterans Af	fairs
DWD Department of Workforce I	Development
JCF Joint Committee on Finance	ce -
OCI Office of the Commissioner	of Insurance
PSC Public Service Commission	
UW University of Wisconsin	
WHEDA Wisconsin Housing and Eco	onomic Development Authority
WHEFA Wisconsin Health and Edu	

# AGRICULTURE

Under current law, DATCP administers the Soil and Water Resource Management Program, which awards grants to counties for land and water resource management projects and for the construction of animal waste management systems. This bill increases the general obligation bonding authority for the Soil and Water Resource Management Program by \$7,000,000.

This bill authorizes DATCP to award grants to increase the use of agricultural products and wastes as energy sources, to reduce the generation or increase the beneficial use of agricultural wastes, and to encourage the development of biochemicals from agricultural products. A grant may not exceed \$300,000.

This bill authorizes DATCP to make loans for the development of rural business enterprises or for rural economic development using federal funds.

Under current law, DATCP generally pays partial reimbursement to owners for the value of their livestock, including farm-raised deer, that DATCP orders to be destroyed because of exposure to disease. Under this bill, if DATCP orders an animal to be destroyed because it is suspected to have a transmissible spongiform encephalopathy, such as chronic wasting disease, and the owner disposes of the animal as directed by DATCP, DATCP reimburses the owner also for the costs of destroying and disposing of the animal.

## **COMMERCE AND ECONOMIC DEVELOPMENT**

## **ECONOMIC DEVELOPMENT**

Current law authorizes the Department of Commerce (department) to award, from the Wisconsin development fund (WDF): 1) a grant to a person for capitalizing a revolving loan fund to promote local or regional economic development; 2) a "rapid response" loan to a person to purchase equipment or purchase, renovate, or construct a building; 3) a grant to a business group to investigate reorganizing or reincorporating an existing business as an employee–owned business; 4) a grant to a small business for preparing a proposal for a federal program; 5) a grant to fund

the preliminary stages of the expansion or start-up of a business located in an urban area; and 6) grants to the Wisconsin Procurement Institute to secure federal government contracts and create jobs.

Current law also authorizes the department, at the request of the Development Finance Board (board), to award, from the WDF, a grant or loan to any of the following: 1) a business or consortium for technical research related to technology development; 2) a business for customized labor training; 3) a major economic development project (defined as a project that is necessary to retain or create a significant number of jobs, that will lead to significant capital investment in the state, or that will make a significant contribution to the state's economy), if the project is not eligible for technology development or customized labor training grants or loans; and 4) a business, public entity, or nonprofit organization for researching, developing, and marketing products and processes related to certain types of pollution or waste.

This bill eliminates the technology development, customized labor training, major economic development, and technology and pollution control and abatement programs, as well as the programs for revolving loan fund capitalization, rapid response loans, employee ownership assistance, urban area early planning, and the Wisconsin Procurement Institute. The bill authorizes the department, at the request of the board, to award a grant or make a loan of WDF funds to an eligible governing body or person for any of the following: capital financing; worker training; entrepreneurial development; assisting technology–based businesses or businesses at a foreign trade show; promoting urban or regional economic development; establishing revolving loan funds; providing working capital; and promoting employee ownership.

Under the bill, in deciding whether to award a WDF grant or loan, the board must consider, among other factors, whether the project serves a public purpose and whether the project might not occur without the grant or loan. The bill eliminates certain factors from the board's consideration of whether a project will be located in a targeted area. The bill requires the department to establish procedures and conditions for WDF grants and loans, including a matching requirement of at least 25 percent.

This bill requires the department to designate certain areas as extremely depressed areas and authorizes the department to award a grant for up to five years to a business that locates in an extremely depressed area (which must be an area with an unemployment rate equal to or exceeding 150 percent of the statewide average unemployment rate) if the business will create at least 100 qualifying jobs in the area. Under the bill, the department may award a grant only if the business agrees to pay at least 90 percent of the new employees a family–supporting wage and to make every reasonable effort to fill at least 75 percent of the new jobs with individuals who reside in the extremely depressed area.

This bill authorizes the department to award a grant to an employer to provide a job training program for the employer's employees if the employer will create a significant number of high–paying jobs or will retain a significant number of jobs. The department may also award a grant to an employer for training employees who

do not earn a family-supporting wage if the employer agrees to pay a family-supporting wage to employees who complete the training program and there is significant potential for additional wage increases. Employers must develop training programs with a technical college or other training provider, and grant proceeds may be paid directly to the technical college or other training provider.

This bill appropriates to the Department of Tourism, from the transportation fund, an amount equal to 40 percent of the fees imposed on certain rental vehicles to pay for tourism marketing.

Currently, under the Enterprise Development Zone Program, the department may allocate tax credits to eligible businesses that conduct certain economic activities in areas designated as enterprise development zones. The department may not designate more than 79 enterprise development zones unless it obtains the approval of JCF. This bill eliminates the cap on the number of enterprise development zones the department may designate without JCF's approval and limits the total amount of tax benefits allocated under the program to \$243,000,000.

Currently, the department may award a gaming economic development grant to improve the profitability of a business that has been negatively affected by a casino, a gaming economic diversification grant to diversify the economy of a community or to remediate brownfields, and a business employees' skills training grant for training a business's current or prospective employees. Under current law, the department awards these grants directly to qualified businesses. This bill authorizes the department to contract with and pay the grant directly to persons who provide the qualified businesses the assistance for which the grants are made.

This bill prohibits Forward Wisconsin, Inc., from spending \$1,000,000 of appropriated money in the 2006–07 fiscal year unless DOA certifies that Forward Wisconsin, Inc., has raised \$2,000,000 in private donations.

#### COMMERCE

Under current law, the department awards grants to technology-based nonprofit organizations to support a manufacturing extension center. This bill transfers administration of this grant program to the Technical College System Board and prohibits the board from awarding a grant to a technical college district or to a corporation or foundation created for the benefit of a district.

Under current law, alcohol beverages are generally distributed to consumers under a three-tier distribution system (manufacturer, wholesaler, and retailer). DOR issues intoxicating liquor wholesalers' permits authorizing the sale of intoxicating liquor (wine and distilled spirits) at wholesale from the premises described in the permit to intoxicating liquor retailers and to other wholesalers. With limited exceptions, a manufacturer may not hold any direct or indirect interest in a wholesaler and a manufacturer or wholesaler may not hold any direct or indirect interest in a retailer.

Under this bill, any intoxicating liquor sold by a wholesaler must be physically unloaded at the wholesaler's premises prior to being delivered to a retailer or to another wholesaler, and the wholesaler's premises must be capable of warehousing intoxicating liquor. Also, a wholesaler must annually sell and deliver intoxicating liquor to at least ten retailers that do not have any direct or indirect interest in each

other or in the wholesaler. If a wholesaler violates these requirements, in addition to the current penalty of a fine or imprisonment or both, a court may order the forfeiture of profits gained from the violation and the wholesaler's permit revoked. A retailer that receives a benefit from a wholesaler violation, with knowledge of the circumstances giving rise to the violation, is subject to similar penalties.

Under current law, DOR may suspend or revoke any alcohol beverages permit if the permit holder violates any legal requirement. This bill allows DOR to suspend or revoke wholesalers' permits based upon written allegations, including allegations of third parties, without a hearing.

Under current law, upon request by the secretary of revenue, the attorney general may represent this state or assist a district attorney in prosecuting any alcohol beverages violation, but DOR may not prosecute such violations. This bill authorizes DOR to represent the state in prosecuting violations of the wholesaler requirements created by the bill. The bill also allows wholesalers, retailers, and trade associations to prosecute violations of the wholesaler requirements created by the bill if DOR fails to timely render a decision on a complaint made to DOR.

#### HOUSING

Currently, DOA may not allocate more than \$3.2 million of federal funds to pay for assistance to meet weather–related or fuel supply shortage emergencies. This bill eliminates this restriction.

Under current law, WHEDA maintains a surplus fund, which generally consists of assets that are not required to pay the cost of issuing bonds or notes, to make loans, or to honor agreements with bondholders and noteholders. This bill requires WHEDA to pay \$2,500,000 in each fiscal year of the 2005–07 biennium to the state from this surplus fund.

## **OTHER COMMERCE AND ECONOMIC DEVELOPMENT**

This bill increases the fees that DFI charges a foreign corporation when the corporation files its annual report or applies for a certificate of withdrawal (which withdraws authority for the corporation to transact business in this state).

This bill doubles the maximum fee that the department may charge for licenses and registrations issued to plumbers, utility contractors, pipelayers, and contractors installing or maintaining automatic fire sprinklers. The bill also doubles the maximum term for these licenses and registrations, as well as the term for plumbing supervisors that the department employs.

# **CORRECTIONAL SYSTEM**

#### **ADULT CORRECTIONAL SYSTEM**

Under current law, DOC and DHFS operate the Drug Abuse Correctional Center Program in Winnebago, which provides substance abuse treatment for prison inmates transferred there. If DOC determines that an inmate has successfully completed the program, the inmate is released early to parole or extended supervision. Inmates convicted of certain violent crimes or certain offenses against children are not eligible for early release under this program. Inmates who are sentenced under the "Truth in Sentencing" law are eligible only if the court

authorizes their participation. This bill authorizes DOC to establish similar treatment and release programs at any state prison.

Under current law, DOC may lease space within adult or juvenile correctional institutions to one or two private businesses to employ inmates or residents to manufacture products or provide services for sale on the open market. The earnings of an inmate or resident employed under this program must be used for compensating victims of crimes, supporting the person's dependents, and paying for room and board, among other things. This bill eliminates DOC's authority to operate the private business prison employment program.

Current law provides that, with certain exceptions, DOC must charge each person on probation, parole, or extended supervision a fee to cover some of the costs of supervising the person. This bill authorizes DOC to charge a person who is required to register as a sex offender and is on probation, parole, or extended supervision or otherwise in DOC's custody an annual fee of up to \$50. DOC may use the proceeds of the fee to cover some of its costs of supervising persons on probation, parole, or extended supervision.

## **JUVENILE CORRECTIONAL SYSTEM**

Under current law relating to community youth and family aids, generally referred to as "youth aids," DOC must allocate various state and federal moneys to counties to pay for state-provided juvenile correctional services and local delinquency-related and juvenile justice services. DOC charges counties for the costs of services provided by DOC according to per person daily cost assessments specified by law. This bill increases the assessments for care in a juvenile correctional facility, treatment facility, foster home, or group home, for corrective sanctions services, and for aftercare services and decreases the assessments for care in a residential care center for children and youth or treatment foster home.

Current law requires DOC, under the Community Intervention Program, to distribute \$3,750,000 each year to counties for early intervention services for juvenile first offenders and for intensive community–based intervention services for seriously chronic juvenile offenders. This bill transfers administration of the Community Intervention Program to the Office of Justice Assistance in DOA.

## **COURTS AND PROCEDURE**

## **CIRCUIT COURTS**

In all criminal proceedings, and in a limited number of civil proceedings, a circuit court must provide an interpreter for an indigent party or witness who has limited English proficiency. This bill requires the court, in all criminal and civil proceedings, to provide an interpreter for a party or witness who has limited English proficiency, regardless of indigence.

This bill creates a \$20 child abuse prevention and child mental health surcharge and requires a court to impose the surcharge on each misdemeanor offense or count and on each felony offense or count when it imposes a sentence or places a person on probation. Of the surcharge \$6 is used by the Child Abuse and Neglect Prevention Board for grants to organizations, and \$14 is used by DHFS for grants to certain counties and tribal governing bodies for programs for alcohol and other drug abuse problems. If an inmate in a state prison or a person sentenced to a state

prison has not paid the surcharge, DOC must assess the amount owed from the inmate's wages or other moneys.

Under current law, the clerk of circuit court must charge a justice information system surcharge of \$9 from persons who must pay certain specified fees. Under current law, two-ninths of the surcharge is used for the development and operation of automated justice information systems and six-ninths is issued for the operation of circuit court automated information systems. This bill increases the surcharge to \$12, five-twelfths of which is used for for the development and operation of automated justice information systems and one-half of which is used for the operation of circuit court automated information systems. One-twelfth is deposited into the general fund and is not earmarked for any particular program.

Under current law, if a court imposes a sentence or places a person on probation, the court must impose a crime victim and witness assistance surcharge. The surcharge is \$50 for each misdemeanor offense or count and \$70 for each felony offense or count. Of the surcharge \$30 for each misdemeanor and \$50 for each felony is used to reimburse counties for services to victims and witnesses of crimes. This bill increases the surcharge to \$60 for each misdemeanor and \$85 for each felony. Of the surcharge \$40 for each misdemeanor and \$65 for each felony is used to reimburse counties for the services to victims and witnesses of crimes.

Under current law, with some exceptions, if a court imposes a sentence, places a person on probation, or imposes a forfeiture for a violation of state law or a violation of a municipal or county ordinance, a court must impose a \$7 crime laboratories and drug law enforcement surcharge. This bill increases the surcharge to \$8.

This bill increases the penalty surcharge, which a court imposes whenever it imposes a fine or forfeiture for most violations of state laws or local ordinances, from 24 percent to 25 percent of the fine or forfeiture imposed. The bill also increases the percentage of the money collected from this surcharge that is used to train law enforcement, jail, and secure detention officers and for crime laboratory equipment from 48 percent to 49.5 percent.

#### **OTHER COURTS AND PROCEDURE**

This bill appropriates money to the Office of Justice Assistance in DOA and directs the office to pay the amounts appropriated to the Wisconsin Trust Account Foundation, Inc., to be awarded as grants to programs that provide civil legal services to indigent persons. The Wisconsin Trust Account Foundation, Inc., was created by the Supreme Court to allocate the money received from interest on lawyers' trust accounts to programs that provide civil legal services to indigents. The grants may be used only for assisting Wisconsin Works participants with medical claims, developing discharge plans for mentally ill inmates, coordinating insurance benefits for medical assistance recipients, providing ancillary services to juvenile offenders, obtaining child support, and acting as a guardian ad litem in cases with the Bureau of Milwaukee Child Welfare.

This bill authorizes DOJ to bring an action for injunctive or other equitable relief against a person who interferes with the exercise or enjoyment by an individual of a right secured by the constitution or laws of this state or of the United States.

Generally, under current law, a county elects its own district attorney, but the district attorney and deputy and assistant district attorneys are state employees. DOA provides administrative assistance to district attorney offices. This bill transfers the administrative assistance duties to DOJ.

### CRIMES

Under current law, the term of probation for a person convicted of a single misdemeanor is six months to two years. Under this bill, if a person is convicted of a Class A misdemeanor (for which the maximum term of imprisonment is generally nine months), the initial maximum term of probation is one year. If a person is convicted of any other type of misdemeanor, the initial maximum term of probation is six months, and there is no minimum term. Neither of these maximum terms of probation applies, however, if the person committed the misdemeanor while possessing a firearm or if the conviction is for an act of domestic abuse, for having nonconsensual sexual contact with another person, or for a misdemeanor under chapter 948 of the statutes (which covers certain crimes against children). In such a case, the initial maximum term of probation is two years.

This bill directs the Sentencing Commission to review sentences imposed on individuals who are convicted of nonviolent offenses, other than those relating to operating a vehicle while under the influence of an intoxicant, or with a restricted controlled substance or a prohibited level of alcohol in his or her blood, and to develop recommendations for alternative dispositions for these individuals that may be used by courts at or before sentencing.

#### **EDUCATION**

#### **PRIMARY AND SECONDARY EDUCATION**

Current law allows a school board to enter into a five-year renewable achievement guarantee (SAGE) contract with DPI to reduce class size and improve academic achievement in grades kindergarten to three in exchange for receiving \$2,000 for each low-income pupil enrolled in grades eligible for SAGE funding in the school district. The most recent set of SAGE contracts expires at the end of the 2005–06 school year.

This bill authorizes another set of SAGE contracts, starting in the 2006–07 school year, and increases the \$2,000 per pupil payment to \$2,250 in the 2005–06 fiscal year and \$2,500 in subsequent fiscal years for these new contracts and for renewals of existing contracts.

Beginning in the 2006–07 fiscal year, this bill authorizes DPI to award grants to school boards to implement four–year–old kindergarten programs. A school board is eligible for an initial grant of up to \$3,000 for each pupil enrolled in a four–year–old kindergarten program in the school district and a second grant of up to \$1,500 for each such pupil.

This bill directs DPI to award grants of up to \$100,000 to no more than 20 school districts for the design, development, and implementation of a differentiated compensation program for teachers in the 2005–07 fiscal biennium. To be eligible for a grant, a program must base all or part of teacher salary increases on one or more of the following factors:

1. An increase in a teacher's knowledge about teaching or about the subjects he or she teaches or an improvement in a teacher's teaching skills.

2. The assumption by a teacher of additional responsibilities, including mentoring other teachers.

3. The assignment of a teacher to a grade level or subject area in which there are teacher shortages.

4. The assignment of a teacher to a school that is difficult to staff or that is low in pupil performance.

The bill directs DPI to establish a competitive process for awarding grants, to give preference in awarding grants to school districts in which the teachers, the community, and the businesses in the community support the grant, and to make reasonable efforts in awarding grants to reflect the diversity of school districts on various factors.

Current law limits the amount of revenue that a school district may obtain from general school aids, computer aid, and the property tax levy. If a school district's revenue in any school year is less than its revenue limit for that school year, the revenue limit otherwise applicable in the subsequent school year is increased by an amount equal to 75 percent of the difference between the revenue limit in the preceding school year and the school district's actual revenue for that school year.

This bill increases that subsequent revenue limit for such a school district to the entire difference between the revenue limit in the preceding school year and the actual revenue for that school year.

Under current law, a school district's revenue limit is based on a three-year rolling average of its enrollment. This bill sets a school district's revenue limit at the amount calculated using a three-year or five-year rolling average of its enrollment, whichever yields the higher amount.

Currently, a school district with per pupil revenue below \$7,800 in any school year is exempt from school district revenue limits. This bill raises the amount to \$8,100 in the 2005–06 school year and to \$8,400 in subsequent school years.

Current law requires a school board annually to publish a summary of its proposed budget before it holds a public hearing on the budget. This bill requires the summary to include, for the proposed budget, the current budget, and the budget in the previous fiscal year, the school district's general fund balance at the end of the fiscal year divided by the school district's general fund expenditures in that fiscal year, expressed as a percentage. The budget summary must also include, for the current and previous fiscal years, the statewide average school district general fund balance at the end of the fiscal year divided by the statewide average school district general fund expenditures in that fiscal year, expressed as a percentage.

The bill also provides that if a school board adopts a proposed budget in which the school district's general fund balance at the end of the fiscal year divided by the school district's general fund expenditures in that fiscal year will exceed an amount equal to 90 percent of the statewide average school district general fund ratio of balance to expenditures in the previous fiscal year, the school board must approve the excess by a separate vote.

Under current law, the state reimburses school boards and private schools 10 cents for each breakfast served under the School Breakfast Program. This bill raises the reimbursement rate to 15 cents.

This bill increases the reimbursement rates for school district pupil transportation and changes the funding source for school transportation aid from the general fund to the transportation fund.

Under current law, a school board, board of control of a cooperative educational service agency, county children with disabilities education board, or an independent charter school established by the University of Wisconsin–Milwaukee, the University of Wisconsin–Parkside, Milwaukee Area Technical College, or the city of Milwaukee is eligible to receive state aid for certain special education costs, such as salaries for special education personnel and transporting children with disabilities. Other costs, such as providing nursing care or assistive technology for children with disabilities, are not reimbursable under state or federal law. Beginning in the 2006–07 school year, this bill provides state aid for these costs equal to 90 percent of the amount by which these costs exceeded \$30,000 per child in the previous school year.

Current law authorizes the employment of teachers, school social workers, school psychologists, and coordinators of special education, who are licensed by DPI, for a special education program. The salaries of these employees are eligible for state reimbursement through special education aid.

Beginning in the 2006–07 fiscal year, this bill allows the employment of licensed school counselors for special education programs and provides that the cost of their salaries is eligible for reimbursement through special education aid.

This bill directs DPI to award grants to persons who employ individuals licensed by DPI as initial educators in positions that require a DPI teaching license. The amount of the grant is equal to the amount that the employer is spending to provide a mentor for the initial educator, but not more than \$375 for each initial educator so employed. The employer must use the funds to provide a mentor for each initial educator.

Current law directs DPI to award a grant to any person who is certified by the National Board for Professional Teaching Standards, licensed by DPI as a teacher or employed as a teacher in a private school, and employed as a teacher in this state. This bill provides that a teacher who is licensed by DPI as a master educator is also eligible for the grant.

This bill creates a grant program, funded with Indian gaming revenue, under which a person may apply to DPI for a grant of up to \$30,000 to: (1) impart to pupils an appreciation of different value systems and cultures; (2) promote pupils' understanding of human relations, particularly with regard to American Indians; or (3) assist pupils, schools, and communities in appreciating racial and cultural diversity. The bill also appropriates Indian gaming revenue for the American Indian Language and Culture Eduction Program, which DPI administers.

This bill provides state aid to nonsectarian private or tribal schools in which at least 75 percent of the pupils enrolled are American Indian. The amount provided

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is \$200 for each pupil who completes the fall semester in the school's American Indian Language and Culture Eduction Program.

This bill requires DPI to award a grant to Beloit College to educate children and adults in southern Wisconsin about Native American cultures.

This bill directs DPI to award grants to school districts to partially reimburse them for the costs incurred in offering advanced placement courses in high schools that are not currently offering them. A grant may not exceed \$300 per pupil enrolled in advanced placement courses.

This bill directs DPI to award grants to cooperative educational service agencies and the Milwaukee Public Schools for the purpose of providing advanced curriculum and assessments for gifted and talented middle school pupils.

Current law directs DWD annually to allocate \$100,000 from federal Temporary Assistance for Needy Families (TANF) moneys to the Wausau school district for English training for three–, four–, and five–year–old Southeast Asian children. This bill shifts funding for this purpose to DPI and to general purpose revenue. The bill also eliminates the Head Start supplement from TANF funds.

This bill directs DPI to award grants to nonprofit organizations in the 2005–06 fiscal year to support programs that train community–based adult literacy staff and to establish new volunteer–based programs in areas of the state that need adult literacy services. A grant may not exceed \$25,000.

This bill authorizes DPI to assist in the establishment of, and to participate in, a consortium of state education agencies organized to obtain funds for the purchase of an English language proficiency assessment system.

## **HIGHER EDUCATION**

Generally, current law allows a UW System student who has been a bona fide Wisconsin resident for the 12 months preceding the beginning of a semester or session for which the student registers to pay resident, as opposed to nonresident, tuition.

This bill allows an alien who is not a legal permanent resident of the United States to pay resident, as opposed to nonresident, tuition if he or she: 1) graduated from a Wisconsin high school or received a high school graduation equivalency from Wisconsin; 2) was continuously present in Wisconsin for at least three years following the first day of attending a Wisconsin high school; and 3) enrolls in a UW System institution and provides the institution with an affidavit stating that he or she has filed or will file an application for permanent residency with U.S. Citizenship and Immigration Services as soon as he or she is eligible to do so. The bill also provides that such persons are to be considered residents of this state for purposes of admission to and payment of fees at a technical college.

Current law grants certain veterans an exemption from nonresident tuition at the UW System even if they were not Wisconsin residents at the time of entry or reentry into active duty. This bill grants the exemption only to a veteran who was a Wisconsin resident at the time of entry or reentry into active duty.

Current law authorizes the Board of Regents of the UW System to award nonresident tuition exemptions to different categories of students, but the number of remissions for each category is limited. This bill eliminates these limits.

Currently DHFS and the Department of Commerce, in conjunction with the UW System's State Laboratory of Hygiene (lab), conduct federal Occupational Safety and Health Administration (OSHA) testing, pursuant to a contract with OSHA. This bill transfers the entire responsibility for this testing, along with incumbent employees and positions, to the lab.

This bill requires the Board of Regents of the UW System to file a plan with DOA to eliminate 200 UW System administrative positions. Unless the secretary of administration approves the plan, the board loses the authority to create or abolish faculty and academic staff positions from general program operations funding during the 2006–07 fiscal year.

This bill requires the Board of Regents of the UW System to submit to the secretary of administration by August 1, 2006, a report that describes by position classification and campus the faculty and instructional staff positions that were created from July 1, 2004, to July 1, 2006, to promote access to the UW System.

This bill directs the Board of Regents of the UW System to allocate certain amounts of money from the UW System general program operations appropriation for implementing the recommendations of the UW System Committee on Baccalaureate Expansion and for the UW–Rock County Engineering Initiative.

This bill requires DOA annually to lapse from three UW System appropriations the amount of money equal to the amount spent from a DOJ appropriation for legal advice regarding UW's public broadcasting.

Current law authorizes a technical college district board to charge an additional fee for a short-term, professional development, vocational-adult seminar or workshop offered to individuals who are employed in a related field. The additional fee may not exceed an amount equal to the full cost of the seminar or workshop less the normal program fee. This bill eliminates this restriction on the amount of the additional fee but provides that the seminar or workshop may not consist of more than 24 hours of instruction.

# **O**THER EDUCATIONAL AND CULTURAL AGENCIES

Under current law, DOA administers an Educational Telecommunications Access Program under which DOA provides Internet access and two-way interactive video links to educational agencies. Under that program, an educational agency, subject to certain exceptions, may request access to either one data line for Internet access or one video link and is charged a monthly fee for that access. Any costs incurred by DOA that exceed that monthly fee are paid from the universal service fund, which is a separate trust fund that consists of contributions made by certain telecommunications providers and that is used to promote universal access to telecommunications services (universal service). In addition, DOA receives aid from a federal program that supports universal service, commonly referred to as the E-Rate Program, that DOA uses to pay administrative expenses and to reimburse the Building Commission for public debt incurred in providing educational technology infrastructure to school districts and public libraries.

This bill permits an elementary school, a secondary school, or a library to request data lines, video links, and bandwidth access in addition to what is provided under the Educational Telecommunications Access Program. The bill requires DOA to apply for aid under the E–Rate Program to cover the costs of the additional data lines and video links and the additional bandwidth access and, to the extent that the aid does not cover those costs, to require an elementary school, secondary school, or library to pay DOA a monthly fee that is sufficient to cover those costs.

Under current law, the Educational Approval Board (EAB) inspects and approves private trade, correspondence, business, and technical schools (EAB–approved schools) to protect the students, prevent fraud, and encourage accepted educational standards at those schools. Currently, the EAB is attached to DVA. This bill transfers the EAB to the Technical College System Board.

Under current law, the EAB may seek a court order to take possession of an EAB-approved school's records if the records are in danger of being destroyed, secreted, mislaid, or otherwise made unavailable. Current law, however, exempts from the oversight of the EAB tax-exempt schools that were incorporated in this state before January 1, 1992, or that had their headquarters and principal places of business in this state before 1970; schools that are licensed or approved, and supervised, by other state agencies; schools approved by DPI for the training of teachers; and schools accredited by accrediting agencies recognized by the EAB (schools not approved by the EAB).

This bill permits the EAB to take possession of the student records of an EAB-approved school or a school not approved by the EAB if the school discontinues its operations, proposes to discontinue its operations, or is in imminent danger of discontinuing its operations as determined by the EAB and if the EAB determines that those records are in danger of being destroyed, secreted, mislaid, or otherwise made unavailable to the persons who are the subjects of those records. The bill also permits the EAB to seek a court order authorizing the EAB to take possession of the student records of an EAB-approved school or a school not approved by the EAB if necessary to protect those records from being destroyed, secreted, mislaid, or otherwise made unavailable to the persons who are the subjects of those records.

Under current law, the Higher Educational Aids Board awards Wisconsin higher education grants (WHEG grants) to undergraduates enrolled at least half time at nonprofit public institutions of higher education or tribally controlled colleges in this state. Currently, a WHEG grant may not exceed \$2,500 for any academic year. WHEG grants for UW System students are funded in part from moneys received by the UW System for auxiliary enterprises, such as dining halls and parking facilities. This bill increases the maximum grant amount to \$3,000 for any academic year and eliminates the UW System's auxiliary enterprises as a funding source for WHEG grants.

Under current law, the Arts Board must provide grants to individuals or groups of exceptional talent engaged in the arts and may contract with individuals, organizations, units of government, and institutions for services furthering the development of the arts and humanities. This bill requires the Arts Board to provide grants to American Indian individuals or groups of exceptional talent engaged in the

arts and permits the Arts Board to contract with American Indian individuals, organizations, institutions, and tribal governments for services furthering the development of the arts and humanities.

Current law authorizes six unclassified division administrator positions for the State Historical Society of Wisconsin. This bill reduces that number to five.

## **EMPLOYMENT**

Under current law, in local government employment other than law enforcement and fire fighting employment, if a dispute relating to the terms of a proposed collective bargaining agreement has not been settled after a reasonable period of negotiation and after mediation by the Wisconsin Employment Relations Commission (WERC), either party, or the parties jointly, may petition WERC to initiate compulsory, final, and binding arbitration with respect to any dispute relating to wages, hours, and conditions of employment. If WERC determines, after investigation, that an impasse exists and that arbitration is required, WERC must submit to the parties a list of seven arbitrators, from which the parties alternately strike names until one arbitrator is left. As one alternative to a single arbitrator, WERC may provide for an arbitration panel that consists of one person selected by each party and one person selected by WERC. As another alternative, WERC may provide a process that allows for a random selection of a single arbitrator from a list of seven names submitted by WERC. Under current law, an arbitrator or arbitration panel must adopt the final offer of one of the parties on all disputed issues, which is then incorporated into the collective bargaining agreement.

Under current law, however, this process does not apply to a dispute over economic issues involving a collective bargaining unit consisting of school district professional employees if WERC determines, subsequent to an investigation, that the employer has submitted a qualified economic offer (QEO). Under current law, a QEO consists of a proposal to maintain the percentage contribution by the employer to the employees' existing fringe benefit costs and the employees' existing fringe benefits and to provide for an annual average salary increase having a cost to the employer at least equal to 2.1 percent of the existing total compensation and fringe benefit costs for the employees in the collective bargaining unit plus any fringe benefit savings. This bill eliminates the QEO exception from the compulsory, final, and binding arbitration process.

Under the current prevailing wage law, certain laborers, workers, mechanics, and truck drivers employed on a state or local project of public works must be paid at the rate paid for a majority of the hours worked in the person's trade or occupation in the county in which the project is located. Current law requires each contractor, subcontractor, and agent performing work on a project that is subject to the prevailing wage law to keep records indicating the name and trade or occupation of every person performing work that is subject to the prevailing wage law and an accurate record of the number of hours worked by each of those persons and the actual wages paid for those hours worked. This bill requires a contractor, subcontractor, or agent performing work on a project that is subject to the prevailing wage law, other than a state highway project, to submit on a weekly basis a certified

record of that information for the preceding week to the local governmental unit or state agency authorizing the work.

Under current law, DWD collects an annual assessment from each worker's compensation insurer and self-insured employer doing business in this state and uses the assessments to administer the worker's compensation program. This bill requires DWD to use a portion of the assessments to conduct a study of injuries to health care workers caused by lifting; to develop and distribute informational materials that promote a lift-free working environment for health care workers; and to distribute grants to health care facilities and providers to assist in implementing a lift-free working environment for health care workers.

Current law requires the Wisconsin Technical College System (WTCS) Board to provide a school-to-work program, including a school-to-work program for children-at-risk in Milwaukee County, and a work-based learning program under which the WTCS Board awards grants to tribal colleges for programs that provide occupational training and work-based learning experiences to youths and adults. This bill transfers administration of these programs to the Governor's Work-Based Learning Board.

## **ENVIRONMENT**

#### WATER QUALITY

Under the Clean Water Fund Program, Wisconsin makes loans at subsidized interest rates for projects for controlling water pollution, including sewage treatment plants. This bill sets the present value of the Clean Water Fund Program subsidies that may be provided during the 2005–07 biennium at \$136,600,000. The bill also increases the general obligation bonding authority for the Clean Water Fund Program by \$9,600,000.

Under the Safe Drinking Water Loan Program, Wisconsin makes loans at subsidized interest rates to local governmental units for projects for the construction or modification of public water systems. This bill sets the present value of the Safe Drinking Water Loan Program subsidies that may be provided during the 2005–07 biennium at \$13,500,000. The bill also increases the general obligation bonding authority for the Safe Drinking Water Loan Program by \$6,100,000.

Under current law, DNR provides financial assistance for measures to reduce water pollution from nonpoint (diffuse) sources. This bill increases the general obligation bonding authority for nonpoint source financial assistance by \$6,000,000.

Under current law, DNR also provides financial assistance for the management of urban storm water runoff and for flood control and riparian restoration projects. This bill increases the general obligation bonding authority for these projects by \$4,700,000.

Under current law, DNR compensates landowners or lessees of properties on which contaminated wells are located for the costs of treating the well water or of constructing a new well or obtaining clean water from another source. This bill authorizes DNR also to provide compensation for claims solely for the costs of abandoning a well that is unused or that poses a hazard to health or safety.

#### **AIR QUALITY**

The federal Clean Air Act requires certain stationary sources of air pollution, such as large factories, to obtain operation permits from DNR. State law requires additional stationary sources of air pollution to obtain operation permits. Under current law, DNR sets the fees to be paid by the operator of any stationary source for which an operation permit is required. The fees are based on the amount of pollutants that a stationary source emits.

This bill sets different fees for stationary sources of air pollution for which an operation permit is required under state law, but not under the Clean Air Act. The fees are \$1,500 per year or \$3,000 per year depending on the type of operation permit. The bill also sets fees of \$300 per year for stationary sources that are exempt from the requirement to obtain an operation permit but that annually emit more than three tons of a regulated pollutant.

#### **OTHER ENVIRONMENT**

This bill transfers \$10,860,600 in fiscal year 2005–06 and \$20,000,000 in fiscal year 2006–07 from the petroleum inspection fund to the general fund. The bill transfers \$5,842,100 in fiscal year 2005–06 and \$5,742,100 in fiscal year 2006–07 from the recycling fund to the general fund. The bill also transfers \$4,200,000 in fiscal year 2005–06 and \$800,000 in fiscal year 2006–07 from the environmental fund to the general fund.

Under the Land Recycling Loan Program, Wisconsin makes interest–free loans to political subdivisions for projects to remedy contamination at sites owned by the political subdivisions where the contamination has affected, or threatens to affect, groundwater or surface water. This bill sets the present value of the Land Recycling Loan Program subsidies that may be provided during the 2005–07 biennium at \$3,300,000.

Current law authorizes DNR to remedy environmental contamination in some situations. This bill increases the authorized general obligation bonding authority to finance that remedial action by \$3,000,000.

This bill authorizes DNR to contract with a nonprofit organization for services to assist businesses to reduce the amount of solid waste they generate or to reuse or recycle solid waste.

Current law imposes a recycling fee of \$3 per ton on most solid waste that is disposed of at a landfill. This bill exempts from the recycling fee waste material that is disposed of by companies that make paper or paperboard from wastepaper, that cannot be used to make paper or paperboard, and that was acquired in the normal course of recycling.

Current law authorizes persons, including government agencies, to use electronic means to conduct transactions. This bill authorizes DNR to charge fees to cover the costs of electronically conducting transactions under the environmental programs administered by DNR.

#### GAMBLING

Current law prohibits any employee in the Lottery Division of DOR (division) from being employed by a lottery vendor while an employee in the division and for two years following the person's termination of employment. This bill eliminates the

two-year provision if DOR has entered into a contract with the vendor to perform lottery functions that were previously performed by the employee while he or she was employed in the division. In addition, the bill provides that DOR may not enter into a contract for lottery services unless the contract requires the vendor to offer employment to those employees in the division who performed those services and whose positions were terminated.

Under current law, DOR may contract with retailers to sell lottery tickets. However, DOR may not contract with retailers who are delinquent in paying state taxes or in making contributions to the unemployment reserve fund. This bill prohibits DOR from contracting with retailers who owe payments to the work injury supplemental benefit fund as a result of the death or maiming of an employee or who owe payments to the uninsured employers fund (which is used to pay compensation to injured employees of employers who do not have worker's compensation insurance).

This bill authorizes DOR to use the procedures under current law for assessing, collecting, and reviewing delinquent income and franchise taxes to assess, collect, and review any unpaid amount owed by a retailer to DOR in connection with the state lottery.

# **HEALTH AND HUMAN SERVICES**

## **MEDICAL ASSISTANCE**

Under current law, DHFS must collect and analyze health care information from health care providers other than hospitals and ambulatory surgery centers and, from the data collected, prepare certain reports. The Board on Health Care Information, attached to DHFS, advises DHFS on the collection, analysis, and dissemination of health care information, oversees the reports issued by DHFS, and develops direction for health care information collection.

This bill eliminates the Board on Health Care Information on October 1, 2005, and replaces it with a nine-member Health Care Quality and Patient Safety Board (HCQPSB), attached to DOA, which assumes the duties and powers of the Board on Health Care Information. In addition, the bill directs the HCQPSB to study and make recommendations concerning the feasibility of creating a centralized physician information database; study and make recommendations regarding the rules required and authorized to be promulgated by DHFS concerning the collection, analysis, and dissemination of health care information; develop a plan to deploy health care information systems technology for health care quality, safety, and efficiency; annually assess the extent to which health care providers use automated information and decision support systems; develop a plan to automate all health care systems by 2010; and award grants or make loans to clinics, health maintenance organizations, hospitals, or physicians for various projects.

The bill prohibits DHFS from enforcing rules promulgated before the date this bill becomes law that relate to the collection from physicians of workforce and practice information, health care plan affiliations, and hospital privileges and from dentists, chiropractors, and podiatrists of workforce and practice information. Beginning July 1, 2007, the bill also prohibits DHFS from enforcing rules promulgated before that date that relate to physician claims data. DHFS may

promulgate rules that relate to the collection and dissemination of health care information only after HCQPSB approves them.

The bill creates the health care quality improvement fund, a segregated fund that consists of moneys transferred from the injured patients and families compensation fund, the net proceeds of certain revenue obligations, a portion of the annual assessments levied on health care providers other than hospitals and ambulatory surgery centers, the repayment of any loans made by the HCQPSB, and any moneys transferred by the secretary of administration. Moneys in the health care quality improvement fund are used for the general program operations of the HCQPSB, for grants awarded or loans made by the HCQPSB, and for benefits under the Medical Assistance (MA) program, including payments for direct graduate medical education, a major managed care supplement, a pediatric services supplement, rural hospital supplements, and an essential access city hospital.

Under current law, WHEFA provides financial assistance to health facilities and hospitals. This bill prohibits WHEFA from providing financial assistance unless the health facility or hospital demonstrates to the HCQPSB that the health facility or hospital is making progress to improve medical information systems technology.

Under current law, certain health care providers are required to carry health care liability insurance with specified liability limits. The injured patients and families compensation fund pays, on behalf of a health care provider who is subject to the health care liability insurance requirements, the portion of a medical malpractice claim that exceeds the limits of the health care provider's health care liability insurance. Moneys in the fund are derived from annual assessments paid by the health care providers who are subject to the health care liability insurance requirements.

This bill transfers \$169,703,400 in fiscal year 2005–06 and \$9,714,000 in fiscal year 2006–07 from the injured patients and families compensation fund to the health care quality improvement fund, as created in the bill.

This bill creates a program for the issuance of revenue obligations to fund MA costs. The amount of expenditures for the program that may be paid from these revenue obligations may not exceed \$130,000,000. The bill provides that the principal and interest costs on the revenue obligations are to be paid from excise taxes that are currently imposed on the sale of liquor, fermented malt beverages, cigarettes, and tobacco products.

Currently, DHFS administers several programs under waivers of federal Medicaid laws under which MA recipients who reside in certain institutions or who meet certain levels of care requirements are relocated into their communities and provided home and community-based services and long-term care support services.

This bill authorizes DHFS to request a waiver of federal Medicaid laws to provide home or community-based services to MA recipients who have serious mental illnesses and who meet certain level of care requirements for services in nursing homes. If DHFS receives the waiver, DHFS may use federal Medicaid funds to contract with a county or a private agency to administer the home or community-based services under the Community Opportunities and Recovery Program created in the bill.

This bill requires DHFS to collect assessments on health maintenance organizations (HMOs) that contract with DHFS to provide health care to recipients of MA or the Badger Care health care program (BadgerCare). The assessment is 6 percent of each HMO's annual gross revenues. The first assessment is due on March 31, 2006. The assessments are deposited into the MA trust fund, from which DHFS annually must distribute moneys to supplement MA payments and BadgerCare payments to HMOs, to assist in meeting increasing costs, and for other reimbursement needs that DHFS identifies.

Under current law, a family, or a child who does not reside with his or her parent, may be eligible for health care coverage under BadgerCare if the child's or family's income does not exceed 185 percent of the federal poverty line and the child or family meets certain nonfinancial criteria.

This bill expands BadgerCare to provide health care coverage to an unborn child whose mother is not eligible for BadgerCare or for MA, except for certain emergency services. Current income requirements apply. The unborn child and the unborn child's mother must also meet the current nonfinancial eligibility requirements, except that the unborn child is not required to have a social security number and the unborn child's mother need not be a U.S. citizen or a qualifying alien, may be an inmate of a public institution, and need not provide a social security number if she is not a U.S. citizen or qualifying alien.

Under current law, nursing homes and intermediate care facilities for the mentally retarded (ICFMRs) must pay to the state an assessment on each bed for which they are licensed. The assessments are \$75 per calendar month per licensed bed of a nursing home and \$445 per calendar month per licensed bed of an ICFMR. A portion of the bed assessment revenue is used to pay MA benefits.

This bill increases the amount of the assessment per licensed bed of a nursing home to up to \$125 per calendar month and the amount of the assessment per licensed bed of an ICFMR to up to \$523 per calendar month in fiscal year 2005–06 and up to \$587 per calendar month in fiscal year 2006–07.

Under current law, DHFS reimburses school districts, cooperative educational service agencies (CESAs), and DPI 60 percent of the amount that the state receives as federal Medicaid reimbursement for health care services that school districts, CESAs, and DPI provide in schools to pupils who are eligible for MA. DHFS may supplement MA payments for these services if the total of the reimbursement and the supplements does not exceed federal Medicaid payment limitations. This bill eliminates the authority for DHFS to supplement MA payments for school–based services provided to pupils who are eligible for MA.

Currently, DHFS administers a Community Integration Program (CIP II), under which MA is paid to counties to provide home and community–based services to elderly and physically disabled persons who meet the requirements for MA–reimbursed nursing home care or who are relocated from facilities to the community.

This bill authorizes DHFS to provide enhanced CIP II funding for home and community–based services to an MA–eligible person who relocates from a facility to

the community, if the number of people served does not exceed the number of nursing home beds delicensed by DHFS.

Under current law, DHFS provides MA payments to nursing homes and some community-based residential facilities under a detailed formula that assigns cost-based payment for certain items and flat-rate payment for others. Beginning July 1, 2006, this bill changes the payment formula from cost-based to flat-rate for nonbillable direct care costs for registered nurses, licensed practical nurses, and nurse's assistants.

Currently, in calculating amounts payable for direct care costs, DHFS must establish separate standards for facilities that primarily serve the developmentally disabled. Further, DHFS must establish the direct care component of the facility payment rate for each facility by comparing actual allowable direct care cost information for that facility, as adjusted for inflation, to the applicable standard. Beginning July 1, 2006, this bill eliminates differences in standards for payment of direct care costs between facilities that primarily serve the developmentally disabled and those that do not, and eliminates the requirement that DHFS compare a facility's actual allowable direct care costs to the standard.

Under current law, children who are in foster care and under the age of 18 are eligible to receive MA. This bill extends eligibility for MA on January 1, 2007, to an individual who is 18 or 19 years old, and on January 1, 2008, to an individual who is 20 years old, and who on his or her 18th birthday was in foster care or treatment foster care.

Current law authorizes DHFS to recover overpayments that DHFS made under MA that resulted from a misstatement or omission of fact by an applicant that would have affected an MA recipient's eligibility for MA benefits.

This bill provides that DHFS may also recover MA overpayments that resulted from the failure of a recipient to report changes in status that would have affected the recipient's eligibility for benefits or his or her cost–sharing requirements. The bill provides that DHFS may recover BadgerCare overpayments for the same reasons for which DHFS may recover MA overpayments.

The bill also provides that if an MA or BadgerCare recipient fails to repay the overpaid amount, DHFS may bring an action to enforce repayment or issue an order to compel repayment. This bill provides for the recovery of overpayments through a state income tax refund setoff process.

Under current law, the Community Aids Program (CAP) is funded from state general purpose revenues and federal block grant moneys; under it, DHFS distributes moneys to county departments of social services, human services, community programs, and developmental disabilities services for community social, mental health, developmental disabilities, and alcohol and other drug abuse services and certain other services. Until January 1, 2006, DHFS may, from general purpose revenues for CAP, pay for certain MA services provided by the county departments and by local health departments and pay providers of MA personal care, home health, and respiratory care services. This bill eliminates the January 1, 2006, sunset on these payments.

Under current law, during 2006, DHFS must make payments from the MA trust fund to hold county departments and local health departments harmless for the elimination, from July 26, 2003, to January 1, 2006, of the community services deficit reduction benefit (CSDRB), under which counties and local health departments could claim federal Medicaid matching funds to cover costs for MA services provided that were not fully reimbursed. This bill eliminates that requirement, authorizes payments from the general purpose revenues for CAP to city health departments for this purpose, and eliminates the recommencement of CSDRB.

Current law prohibits DHFS from reimbursing a provider for certain elective surgical procedures under MA unless the patient receives a second medical opinion regarding the appropriateness of the procedure. This bill eliminates the requirement for second medical opinions for elective surgical procedures under MA.

Under current law, as a benefit under MA, DHFS pays the charge for transportation by an emergency medical vehicle to obtain emergency medical care and transportation by a specialized medical vehicle or, if first approved by the county department of human services or social services (county department), by a common carrier or private motor vehicle to obtain nonemergency medical care. Under the bill, DHFS pays on behalf of an MA recipient the charge for transportation by an emergency medical vehicle to obtain emergency medical care and to obtain nonemergency medical care if transportation by other means is contraindicated. Otherwise, DHFS pays the charge for transportation to obtain nonemergency medical services only if it is provided through an entity with which DHFS has contracted to manage transportation services for MA.

Under BadgerCare, a child or family with an income of at least 150 percent of the federal poverty level is required to contribute up to 5 percent of income to the cost of the health care, including a copayment of \$1 for each prescription for a generic drug and a copayment of \$3 for each prescription for a brand name drug.

This bill directs DHFS to request one or more waivers from the federal Department of Health and Human Services to implement cost-saving measures under BadgerCare that may include: 1) a three-tiered prescription drug copayment requirement that does not exceed the maximum copayment amount established by the Group Insurance Board for state employees; 2) a benchmark plan, which is described in federal regulations as health care coverage that is substantially equal to the health care coverage offered to federal or state employees or to a health insurance plan offered by a health maintenance organization that has the largest commercial enrollment in the state of persons who do not have coverage under; and 3) mandatory copayments for benefits in addition to the copayments for prescription drugs.

Also under current law, when an MA recipient or a person with coverage under BadgerCare or SeniorCare, which provides prescription drug assistance for low-income elderly persons, purchases a prescription drug, he or she pays a copayment and then DHFS reimburses the pharmacy an amount that is based on a national average wholesale price, plus a percentage or amount for a dispensing fee. Under this bill, DHFS must investigate alternatives to using this methodology for reimbursement for brand name drugs purchased or dispensed under MA,

BadgerCare, and SeniorCare, and must report its findings, conclusions, and recommendations to DOA.

Currently under CIP, MA recipients who reside in state centers for the developmentally disabled or other institutions or who meet certain levels of care are relocated into their communities and provided home and community–based services by counties. DHFS reimburses the counties. Counties may not use the money to purchase land or construct buildings. This bill permits counties to use the moneys to purchase land or construct buildings if the purchase or construction is determined necessary by DHFS.

#### **PUBLIC ASSISTANCE**

Under current law, DHFS administers a number of public assistance programs under which eligible persons receive financial, health care, or other types of assistance. This bill authorizes DHFS to recover benefits incorrectly paid under any of these assistance programs, and provides that DHFS may recover overpayments by reducing the benefits of a family or individual who received the overpayments and who is still receiving benefits. The bill authorizes DHFS to specify by rule other methods for recovering incorrectly paid benefits, and provides for recovery of these incorrectly paid benefits through a state income tax refund setoff process.

Current law directs DWD to investigate suspected fraud on the part of participants in the Aid to Families with Dependent Children (AFDC) Program and participants in the Wisconsin Works (W–2) Program and to reduce payment errors in W–2. DHFS may contract with DWD for DWD to investigate suspected fraud and to conduct activities to reduce payment errors under MA and the food stamp program, both of which DHFS administers.

Under the bill, DHFS must investigate suspected fraud and reduce payment errors in the programs that it administers, and DWD may contract with DHFS for DHFS to investigate suspected fraud and conduct payment error reduction activities in the programs that DWD administers. In addition, the bill adds three DHFS–administered programs to the programs for which fraud must be investigated and payment error reduction activities must be conducted: BadgerCare, the program under which DHFS provides state supplemental payments to persons eligible to receive supplemental security income (SSI), and the program under which DHFS makes monthly payments for the support of dependent children to custodial parents who are receiving SSI or state supplemental payments.

Under current law, DHFS contracts with county departments, and may contract with American Indian tribal governing bodies, to administer MA, BadgerCare, the food stamp program, and the cemetery, funeral, and burial expenses program, known collectively as "income maintenance" programs, and reimburses the county departments and tribal governing bodies for their costs of administering those programs.

This bill provides that DHFS, a county department, or a tribal governing body may request from any person information that is appropriate and necessary for determining or verifying eligibility or benefits for a recipient under any of the income maintenance programs. A person who receives a request for information must provide the information. The bill also authorizes DHFS, a county department, or a

tribal governing body to compel production of evidence for determining or verifying eligibility or benefits for an income maintenance program recipient, and prohibits DHFS, a county department, or a tribal governing body from disclosing, for any purpose not connected with administration of the income maintenance program, information obtained as a result. In addition, the bill provides that no person is liable for allowing access to information in response to a request from DHFS, a county department, or a tribal governing body or for any other action taken in good faith to comply with such a request.

Under current law, DHFS reimburses pharmacists and pharmacies for prescription drugs purchased by persons enrolled in SeniorCare. The reimbursement rate is equal to 105 percent of the prescription drug reimbursement rate under MA, plus a dispensing fee, and minus a copayment paid by the SeniorCare enrollee. This bill reduces the reimbursement rate under SeniorCare to 100 percent of the prescription drug reimbursement rate under MA, plus the dispensing fee, and minus the copayment.

Under current law, for each fiscal year DWD allocates moneys, including federal Child Care Development Funds (CCDF) and federal moneys received under the federal Temporary Assistance for Needy Families (TANF) block grant program, for various public assistance programs and for child care–related purposes. This bill sets the amounts of these allocations for fiscal years 2005–06 and 2006–07 and adds an allocation to pay for a share of the costs of a mail–order lending library and information center operated by DPI's Division for Libraries, Technology, and Community Learning. The bill eliminates an allocation for grants for developing early childhood centers for providing outreach and training for parents and training for child care providers, and eliminates the program.

Under current law, county departments pay cemetery, funeral, and burial expenses for decedents who received certain public assistance benefits and whose estates are insufficient to pay those expenses. DHFS must reimburse the county departments for those payments. This bill provides that DHFS must reimburse the county departments for those payments only to the extent that funds are available for this purpose.

This bill appropriates moneys to DWD from recovered overpayments and incorrect or disallowed payments and voluntary repayments of federal CCDF block grant moneys, federal TANF block grant moneys, and state moneys paid to meet the maintenance–of–effort requirements under those two federal block grant programs. The federal block grant moneys and state maintenance–of–effort moneys are used for various public assistance programs. The appropriation may be used for the recovery costs, activities to reduce errors in W–2 and the child care subsidy program, and any of the other purposes for which CCDF and TANF moneys are used.

## WISCONSIN WORKS

Under current law, a person who is eligible for W-2 and who is the custodial parent of a child who is not more than 12 weeks old may receive a monthly grant of \$673 and may not be required to work in a W-2 employment position. Current law also provides generally that the period during which one receives a monthly grant as the custodial parent of an infant counts toward the limits that apply to the period

during which an individual may receive certain benefits only if the child was born more than ten months after the date on which the individual was first determined to be eligible for W-2.

Under the bill, a custodial parent of a child who is not more than 26 weeks old may receive the monthly grant. The custodial parent is not required to work in a W–2 employment position only if the child is not more than 12 weeks old. In addition, the bill provides that an unmarried woman who would be eligible for W–2 except that she is not a custodial parent, and who is in the third trimester of a medically verified pregnancy that is at risk and renders the woman unable to participate in the workforce, may also receive a monthly grant of \$673 and not be required to work in a W–2 employment position. Under the bill, the period during which one receives a monthly grant as the custodial parent of an infant counts toward the limits that apply to the period during which an individual may receive certain benefits regardless of when the child was born in relation to when the individual was first determined to be eligible for W–2. If a pregnant woman who is not a custodial parent receives a monthly grant, however, the period does not count.

Current law directs DWD to continue the creation and implementation of a subsidized work program under W-2. This bill eliminates this directive and instead requires DWD to conduct, from January 1, 2006, to June 30, 2007, a pilot project for a trial jobs plus program. The pilot project must be limited to 1,000 participants and must be conducted in at least one of the geographical areas established for administering the W-2 program that is located in Milwaukee County and in at least two of those geographical areas that are not in Milwaukee County. Under the project, a W-2 agency pays a wage subsidy, as well as a reimbursement of up to 100 percent of federal social security taxes, state and federal unemployment contributions, and worker's compensation insurance premiums, to an employer that employs a project participant and that agrees to make a good faith effort to retain the participant as an unsubsidized employee after the wage subsidy ends if the participant completes the trial job plus. The wage subsidy may not exceed the federal minimum wage for up to 30 hours of work per week, and any required training activities are counted toward the participant's work hours. An individual may participate in a trial job plus for up to six months, with a possible three-month extension.

Under current law, DWD makes job access loans to persons who are eligible for W–2 and who need such loans to obtain or continue employment. The loans are funded with federal TANF block grant moneys, general purpose revenue, and job access loan repayments. This bill eliminates the federal moneys and the general purpose revenue as funding for job access loans, and provides that job access loan repayments may be used for administrative costs associated with collecting delinquent job access loan repayments as well as for job access loans.

Under current law, a child care subsidy is available under W–2 to an individual who needs child care to maintain employment or pursue basic or technical college education. Under this subsidy program, DWD reimburses child care providers directly and distributes funds to county departments and American Indian tribal governing bodies for child care services. County departments are required to set maximum reimbursement rates for child care providers under the subsidy program.

This bill authorizes DWD to establish a tiered reimbursement system for the child care subsidy program, under which the amount that a child care provider would be reimbursed is based on a child care quality rating system established by DWD. The amount paid to a child care provider under the tiered reimbursement system may exceed the maximum reimbursement rate set by the county department.

This bill changes the procedure for collecting benefits that were overpaid under W-2. Under current law, DWD semiannually pays fees to the clerk of circuit court for filing warrants constituting liens on the real and personal property of overpaid persons but pays fees for filing satisfactions, releases, or withdrawals of warrants when those documents are filed. The bill makes the payment of filing fees for satisfactions, releases, and withdrawals of warrants semiannual also.

Under current law, DWD must issue and file a notice of withdrawal of a warrant if a person who received an overpayment complies with a payment schedule arranged with DWD. This bill makes the issuing and filing of a notice of withdrawal discretionary with DWD.

Under current law, a levy against the property of a person who received an overpayment is effective until it is satisfied or released, or until one year from the date the levy was served, whichever occurs first. Also, any third party in possession of property subject to levy, such as a financial institution at which an overpaid person has an account, is entitled to deduct a levy fee of \$5 from the proceeds of the levy. This bill eliminates the one-year time limit so that a levy is effective until satisfied or released, and provides that, if a third party retains a levy fee, the third party must increase the amount of the levy by the fee amount before deducting the fee from the proceeds.

#### CHILDREN

Under current law, the court assigned to exercise jurisdiction under the Children's Code (juvenile court) may appoint a relative of a child as his or her guardian if the juvenile court makes certain findings, including a finding that the child has been adjudged to be in need of protection or services and has been placed outside of his or her home under an order of the juvenile court for one year or longer.

This bill permits any person, not just a relative, to be appointed as the guardian of a child who has been adjudged to be in need of protection or services. The bill also eliminates the one-year waiting period and permits a child who has been adjudged to be in need of protection or services or whose parents' parental rights have been terminated to be placed directly in the home of a guardian without first having been placed in another out-of-home placement. In addition, the bill permits the parental rights of a parent of a child in need of protection or services for whom a guardian has been appointed to be terminated on the grounds of abandonment if, when the juvenile court appointed the guardian, the juvenile court provided the parent with notice of any grounds for termination of parental rights that may be applicable and of the conditions necessary for the child to be returned home and the parent has failed to communicate with the child for at least three months.

Currently, a relative who is appointed as the guardian of a child in need of protection or services and who meets certain other requirements is eligible to receive long-term kinship care payments of \$215 per month for providing care and

maintenance for the child. This bill permits a county department or, in Milwaukee County, DHFS to provide monthly subsidized guardianship payments to a person who is appointed as the guardian for a child in need of protection of services, was the licensed foster parent or treatment foster parent of the child before that appointment, has passed a home inspection and criminal background investigation, and has entered into a subsidized guardianship agreement with the county department or DHFS. The bill also permits a county department or DHFS, upon the death, incapacity, resignation, or removal of the subsidized guardian, to provide monthly subsidized guardianship payments for a period of up to 12 months to an interim caretaker who has passed a home inspection and criminal background investigation.

Under the bill, the amount of a monthly subsidized guardianship payment is equal to the amount of the monthly foster care or treatment foster care payment received by the guardian immediately before the guardianship order was granted. In addition, a subsidized guardian who meets the applicable eligibility requirements is eligible for adoption assistance and for a child care subsidy under W–2 and a child who is in the care of a subsidized guardian and who meets the applicable eligibility requirements is eligible for MA.

Under current law, DHFS administers a child abuse and neglect prevention program under which DHFS awards grants to counties and Indian tribes that offer voluntary home visitation services to first-time parents who are eligible for MA. Current law requires DHFS to determine the amount of a grant awarded to a county or an Indian tribe in excess of the statutory minimum grant amount of \$10,000 based on the number of births that are funded by MA in that county or the reservation of that Indian tribe in proportion to the number of those births in all of the counties and the reservations of all of the Indian tribes to which grants are awarded. Currently, no more than six rural counties, three urban counties, and two Indian tribes may participate in the program.

This bill requires DHFS to determine the amount of a grant in excess of the statutory minimum based on the number of births that are funded by MA in a county or a reservation of an Indian tribe without regard to the number of those births in other counties and reservations. The bill also eliminates the caps on the number of counties and Indian tribes that may participate in the program.

In addition, the bill directs DHFS to award grants to applying county departments, local health departments, Indian tribes, private nonprofit agencies, and local partnerships to provide voluntary, onetime home visits to all first-time parents in the community served by the organization. The purposes of the home visits are to provide the parents with basic information regarding infant health and nutrition, the care, safety, and development of infants, and emergency services for infants; to identify the needs of the parents; and to provide the parents with referrals to programs, services, and other resources that may meet those needs.

Under current federal law, the state receives payments under Title IV–B of the federal Social Security Act (Title IV–B) for child and family services and under Title IV–E of the federal Social Security Act (Title IV–E) for foster care and adoption assistance. The state is required to have state plans that meet the requirements of

the titles, and the programs administered by the state under these titles must be in substantial conformity with the state plan requirements. If the programs are not in substantial conformity, federal law requires a certain percentage of Title IV–B and Title IV–E funds to be withheld from the state. Federal law also requires the state to implement a corrective action plan to achieve substantial conformity and requires the federal Department of Health and Human Services to suspend the withholding of the funds while the corrective action plan is in effect.

This bill appropriates general purpose revenues to DHFS to achieve substantial conformity with the state plan requirements of Title IV–B and Title IV–E.

Under current law, information received by DHFS, DOC, a county department, or a licensed child welfare agency (collectively "agency") about an individual who is in the care or legal custody of the agency is confidential and may not be disclosed except under certain conditions. Similarly, treatment records concerning an individual who has received services for mental illness, developmental disabilities, alcoholism, or drug dependence that are maintained by DHFS, a county department, or a treatment facility are confidential and may be released without the informed consent of the subject of the record only under certain circumstances.

This bill permits an agency to enter information received about an individual in its care or legal custody, and a person maintaining treatment records to enter information concerning the subject of the record, into the statewide automated child welfare information system (WISACWIS). The bill also permits DHFS, DOC, a county department, or any other organization that has entered into an information sharing and access agreement with DHFS, DOC, or a county department and that has been approved for access to WISACWIS by DHFS to have access to information concerning a client that is maintained on WISACWIS if access is necessary to enable DHFS, DOC, the county department, or other organization to perform its duties or to delivery services to a client.

This bill transfers from DHFS to DWD the authority to license day care centers, to promulgate rules establishing minimum requirements for day care center licensure and minimum standards for day care center operation, to inspect and investigate day care centers, and to impose sanctions and penalties for operating a day care center without a license or for violating a provision of day care center licensure or a minimum standard for the operation of a day care center.

This bill requires DWD to provide a child care quality rating system for child care providers licensed by DWD, certified by a county department for reimbursement under W–2, or established or contracted for by a school board. The rating information must be made available, including on DWD's Internet site, to parents, guardians, and legal custodians of children who are recipients, or prospective recipients, of care and supervision from a child care provider.

This bill increases the age-related basic maintenance rates that are paid by the state or a county department to a foster parent for the care and maintenance of a child.

This bill permits DHFS or a county department to recover an overpayment of foster care, treatment foster care, kinship care, long-term kinship care, subsidized

guardianship, or adoption assistance payments by reducing future payments. The bill also permits DHFS to specify by rule other methods for recovering those payments.

Under current law, \$340,000 in federal TANF block grant moneys is transferred from DWD to the Child Abuse and Neglect Prevention Board (CANPB) in each fiscal year. This bill eliminates this transfer and instead appropriates general purpose revenues to the CANPB to award grants to organizations for the establishment of child abuse and neglect prevention programs, early childhood family education centers, and right from the start projects.

Under current law, the Office of Justice Assistance in DOA provides \$185,000 annually to DHFS for grants for children's community programs, including grants to the Career Youth Development Center in Milwaukee, the Milwaukee Police Athletic League, court–appointed special advocate programs, and the Children's Safe House Child Care Program in Kenosha County. This bill eliminates these grants.

#### HEALTH

Under current law, DHFS must establish minimum standards for, register, and otherwise regulate sanitarians, who apply environmental control measures under the public health laws to prevent and control preventable diseases. This bill transfers the duty to regulate sanitarians from DHFS to DRL.

Under current law if DHFS is notified that a child under six years of age has an elevated blood lead level, DHFS must ensure that an investigation is conducted of the dwelling where the child resides and any educational or child care facility the child attends. DHFS may investigate a dwelling or educational or child care facility if a child under six years of age who resides in the dwelling or attends the facility has blood lead poisoning or lead exposure. If DHFS determines that a lead hazard is present in the dwelling or educational or child care facility, DHFS may take a variety of actions, including, notifying the owner or ordering the owner to reduce or eliminate the hazard. If DHFS notifies an owner of a dwelling that a child under six years of age who resides in the dwelling has an elevated blood lead level, the owner must obtain either a certificate of lead–free status or a certificate of lead–safe status for the dwelling. DHFS may not authorize the issuance of successive certificates of lead–safe status valid for less than 12 months unless the applicant shows a special need for such a certificate. DHFS must maintain a statewide registry of all issued certificates of lead–free or lead–safe status.

This bill provides that if DHFS determines that a lead hazard is present in a child's dwelling or in an educational or child care facility, the local health department must issue, and DHFS may issue, an order requiring the owner of the premises to reduce or eliminate the lead hazard. The bill eliminates the requirement that the owner of a dwelling obtain a certificate of lead–free or lead–safe status if DHFS notifies the owner that a child under six years of age who resides in the dwelling has an elevated blood lead level.

Under current law, DHFS funds certain preventive health care services for low-income, underinsured, and uninsured women under the Well-Woman Program. Current law requires that DHFS charge women whose income exceeds 150 percent

of the federal poverty line a copayment for breast cancer screenings provided under the Well–Woman Program.

This bill eliminates the copayment for breast cancer screenings under the Well–Woman Program but provides that women whose income exceeds 250 percent of the federal poverty line are not eligible for breast cancer screenings under the program. The bill also allows DHFS to reimburse providers for case management services under the Well–Woman Program.

Under current law, DHFS makes grants to entities, including technical colleges, to provide training programs and administer examinations that fulfill the emergency medical technician — basic licensure and relicensure requirements. This bill directs DHFS to provide the emergency medical technician — basic training and examination funding directly to ambulance service providers rather than to the entities that provide the training and administer the examinations. The bill requires ambulance service providers to report to DHFS on expenditures of the funds as a condition of relicensure and requires the Emergency Medical Services Board to recommend a formula for disbursing the funds among ambulance service providers.

#### **MENTAL ILLNESS AND DEVELOPMENTAL DISABILITIES**

Under current law, annually DHFS may allocate funds to public or nonprofit private entities to provide mental health services to homeless individuals with chronic mental illness. This bill transfers to the Department of Commerce the program to provide mental health services to homeless individuals with chronic mental illness.

This bill requires DHFS to award grants to organizations in fiscal years 2005–06 and 2006–07 to provide screening, assessment, and treatment for female prisoners and offenders from Milwaukee County who have committed nonviolent crimes, to assist in community reintegration, and to provide at–risk assessments and support services for the dependent children of the prisoners and offenders.

The bill also requires DHFS, during the 2005–07 fiscal biennium, to award grants to counties with populations of less than 500,000 and to tribal governing bodies in the counties to promote collaboration among county departments and tribal agencies for the mental health and substance abuse screening, assessment, and treatment of abused and neglected children and their parents.

Under the current Guardianship Grant Program, DHFS annually awards grants to private, nonprofit agencies and county departments for the purposes of recruiting, training, monitoring, and assisting guardians for persons who are adjudicated incompetent. This bill eliminates the requirement that grant recipients recruit individuals or organizations to act as guardians and monitor their performance and eliminates community need for guardians as a basis for awarding grants.

Under current law, DHFS must distribute federal funds to phase in initial recovery–oriented mental health system changes, strategies for prevention and early intervention, and consumer and family involvement for individuals with mental illness. DHFS must eliminate funding for each grant recipient after three years and must require that community mental health services developed under a

grant are continued by use of savings made available from strategies developed under the grant. This bill eliminates the latter two requirements.

Under current law, DHFS annually must reduce by \$500,000 the amount by which accumulated expenses of providing care for patients of the state mental health institutes exceed the revenues received for providing that care until the expenses are in balance with the revenues. DHFS also must implement a plan to assure that revenues are sufficient to cover anticipated expenditures for providing care for mental health institute patients and report to DOA every three months concerning implementation of the plan. DHFS must report to JCF annually the amount of expenses that exceed revenues and the actions of DHFS to reduce those expenses. This bill eliminates all of these requirements.

#### **OTHER HEALTH AND HUMAN SERVICES**

Under the current Domestic Abuse Grants Program, DHFS awards grants to organizations that provide various types of domestic abuse services. This bill requires DHFS to award a grant of \$563,500 in each fiscal year to the Refugee Family Strengthening Project for providing domestic abuse services to the refugee population, including the cost of hiring bilingual staff persons, especially those who speak Hmong.

Currently, DHFS administers Family Care, a program that provides a flexible long-term care benefit called the family care benefit. A person must be at least 18 years of age, meet functional and financial eligibility requirements, and have a physical disability, a developmental disability, or infirmities of aging to qualify for the family care benefit. Currently, the family care benefit is an entitlement for certain persons who are eligible for MA. By January 1, 2006, DHFS must extend entitlement to certain persons who are not MA eligible. This bill delays this requirement until January 1, 2008.

The Health Insurance Risk–Sharing Plan (HIRSP) under current law provides major medical health insurance coverage for persons who are covered under Medicare because they are disabled; persons who have tested positive for human immunodeficiency virus (HIV); persons who have been refused coverage, or coverage at an affordable price, in the private health insurance market because of their mental or physical health condition; and persons who do not currently have health insurance coverage, but who were covered under certain types of health insurance coverage for at least 18 months in the past. Specifically excluded from coverage under HIRSP are persons who are eligible for coverage under MA.

This bill provides that persons who are eligible for only certain limited services provided under MA are not ineligible for HIRSP coverage solely because of their eligibility for those MA services.

The bill also specifically provides that persons who are eligible for the following programs or benefits are ineligible for HIRSP coverage: BadgerCare; a program providing long-term care for children with disabilities and their families, including in-home habilitation services for children with autism spectrum disorders; the community integration programs (known as "CIP IA," "CIP IB," and "CIP II"); the waiver program under the Long-Term Support Community Options Program (known as "COP-Waiver"); the Program for All-inclusive Care for the Elderly

(known as PACE); the Wisconsin Partnership Program (known as Partnership); and medical assistance provided under the Family Care Program.

Under current law, a person with coverage under HIRSP (called an "eligible person") who is not covered under Medicare pays a deductible under HIRSP that ranges from \$500 to \$2,500, an eligible person with Medicare coverage pays a deductible that is equal to the deductible under part A of Medicare. Current law also provides that HIRSP pays at least 80 percent of an eligible person's covered costs after those costs exceed the person's deductible, and pays 100 percent of covered costs after the aggregate of covered costs not paid by HIRSP and the deductible exceeds \$2,000 for an eligible person not covered under Medicare and \$500 for an eligible person covered under Medicare. Currently, however, the deductible under part A of Medicare exceeds \$500. Thus, under the law, HIRSP begins paying 100 percent of covered costs incurred by an eligible person covered under Medicare before the person has paid the deductible.

This bill corrects this inconsistency and provides that HIRSP pays 100 percent of covered costs for an eligible person covered under Medicare after the covered costs exceed the lesser of \$2,000 or the person's deductible, which is equal to the deductible under part A of Medicare.

Under current law, HIRSP payment rates for prescription drugs are the same as payment rates under MA. This bill allows DHFS, with the approval of the HIRSP Board of Governors, to set HIRSP prescription drug payment rates.

Current law authorizes DHFS to establish, for prescription drug coverage, copayment amounts, coinsurance rates, and copayment and coinsurance out–of–pocket limits over which HIRSP pays 100 percent of the covered costs incurred by the covered person during the remainder of the calendar year. This bill allows DHFS to establish a three–tiered copayment structure for prescription drug benefits. The bill allows DHFS to establish the out–of–pocket limit for prescription drug coverage at \$300 for persons who are also covered under Medicare and at \$300 or \$400 for other covered persons, depending on coverage selected. The bill allows DHFS to provide that only certain copayment amounts count toward the out–of–pocket limit.

Under current law, DHFS may request from health insurers information to enable DHFS to identify MA beneficiaries who are eligible, or who would be eligible as dependents, for health insurance coverage. An insurer that receives a request must provide the information. Under this bill, DHFS must provide any information that it receives from a health insurer to DWD for purposes of DWD's program related to child and spousal support, paternity establishment, and medical support liability. DWD may allow county and tribal child support agencies access to the information, subject to use and disclosure restrictions under current law, and must consult with DHFS regarding procedures to safeguard the confidentiality of the information.

Currently, DHFS and certain providers of direct care or treatment services must conduct background checks of caregivers. DHFS may charge a background check fee, which may not exceed the reasonable costs of conducting the background check. The revenue from these fees along with revenue from other licensing and regulatory fees are appropriated to DHFS for its licensing and regulatory activities.

This bill eliminates the reasonable cost restriction on the amount of background check fees. The bill also authorizes DHFS to use revenue from background check, licensing, and regulatory fees to investigate abuse, neglect, or misappropriation by caregivers.

Currently, direct care and treatment providers who are subject to the background check requirement may not employ or contract with a caregiver who has been convicted of a serious crime. If a caregiver is not a Wisconsin resident or resided outside Wisconsin before serving as a caregiver, the provider may request that the caregiver provide fingerprints for a search of criminal history records maintained by the Federal Bureau of Investigation (FBI). A provider may share criminal history information concerning a caregiver with other providers.

This bill provides that if a direct care and treatment provider obtains information from the FBI regarding a caregiver's arrest or conviction record, the provider may use the information only to determine whether the caregiver is disqualified from serving as a caregiver. (A provider may still share criminal history information concerning a caregiver with other providers.) The bill grants to a provider immunity from civil liability for using arrest and conviction information provided by the FBI to make an employment determination regarding the caregiver. The limitation on the use of arrest and conviction information and the civil liability immunity provision apply only to information that a provider requests from the FBI before September 30, 2007.

This bill authorizes DHFS, upon the request of a county board, to assist in recruiting and training people to provide personal care services. Personal care services are medically oriented activities that assist a person with activities of daily living, such as assistance with bathing, toileting, skin care, and meal preparation.

Under current law, the state registrar or a local registrar must charge \$12 for issuing a copy of a birth certificate. Of this sum, \$7 is appropriated to the Child Abuse and Neglect Prevention Board (CANPB) for CANPB expenses, for the Early Childhood Family Education Center Grant Program, for technical assistance, and for grants to organizations for services related to child abuse and neglect. This bill increases the fee for issuance of a copy of a birth certificate to \$15, and appropriates \$9 to CANPB.

Under current law, for the filing of a birth certificate more than 365 days after the birth, the state registrar must charge \$20 plus a fee of \$5 for issuance of the birth certificate. This bill increases the latter fee from \$5 to \$15, and appropriates \$9 to CANPB.

Under current law, DHFS makes two–year loans to establish programs to provide housing for groups of persons who are recovering from alcohol or other drug abuse. This bill eliminates this loan program.

## LOCAL GOVERNMENT

This bill creates levy limits that apply to cities, villages, towns, and counties (political subdivisions) for the property tax levies that are imposed in December 2005 and 2006. Generally, the bill prohibits a city, village, or town from increasing its levy by a percentage that exceeds the sum of 60 percent of the percentage change in the equalized assessed value of new construction located in the region in which the city,

village, or town is located plus the rate of inflation. The bill generally prohibits a county from increasing its levy by a percentage that exceeds the sum of 60 percent of the percentage change in the equalized assessed value of new construction located in the county plus the rate of inflation.

This bill provides adjustments to the levy limit for political subdivisions that transfer the provision of services, for cities or villages that annex town territory, and for a county levy that relates to a county Children with Disabilities Education Board. The levy limit may be exceeded if a political subdivision's governing body adopts a resolution to do so and the resolution is approved in a referendum. A town with a population of less than 2,000 may exceed the levy limit if a resolution to do so is approved by the electors at an annual or special town meeting.

Under the bill, a political subdivision's levy limit does not generally apply to any amount levied to pay debt service or to the amount that a first class city (presently only Milwaukee) levies for school purposes. Currently, a first class city school district is not authorized to levy a tax; the city in which the school district is located levies a tax for school purposes.

Under the current Expenditure Restraint Program, the state makes an annual payment to any municipality that has a property tax rate greater than five mills and that limits the growth of its municipal budget according to a formula based, generally, on the sum of 60 percent of the percentage change in the equalized assessed value of new construction located in the municipality plus the rate of inflation.

This bill eliminates the Expenditure Restraint Program and replaces it with the Municipal Levy Restraint Program, under which the state, beginning in 2007, makes an annual payment to any municipality that has a property tax rate greater than five mills and that limits its property tax levy to an amount that is no greater than the maximum allowable levy according to a formula that is based, generally, on the sum of 60 percent of the percentage change in the equalized assessed value of new construction located in the region in which the municipality is located plus the rate of inflation.

This bill creates the County Levy Restraint Program, under which the state makes an annual payment, beginning in 2007, to any county that limits its property tax levy to an amount that is no greater than the maximum allowable levy according to a formula that is based, generally, on the sum of 60 percent of the percentage change in the equalized assessed value of new construction located in the county plus the rate of inflation.

Under current law, municipalities may enter into agreements to share revenues from taxes and special charges with other municipalities and with federally recognized American Indian tribes or bands if the signatory to an agreement is contiguous to at least one other signatory. A municipal revenue sharing agreement must be for a minimum term of ten years, describe the boundaries within which the revenues are to be shared, and describe the method of determining the amount of revenues to be shared.

This bill authorizes a county, as well as municipalities, to enter into a revenue sharing agreement and expands the types of revenues that may be subject to a

revenue sharing agreement to include fee revenues and payments received from the state.

Under current law, the state, Indian tribes and bands, and local units of government may enter into intergovernmental cooperation agreements for the receipt or furnishing of services or joint exercise of powers and may create a commission to perform the service or exercise the joint power. This bill provides that if a commission is created under such an agreement, the employees of the commission are not employees of the units of government that created the commission unless the contract creating the commission specifies otherwise.

## NATURAL RESOURCES

#### FISH, GAME, AND WILDLIFE

This bill modifies a number of the fees for fish and game licenses and for fish and hunting licenses and stamps and for duplicates of certain licenses. The bill also increases the wildlife damage surcharge. The wildlife damage surcharge is generally used for the funding of the wildlife damage program that compensates farmers for damages caused by deer, geese, bear, and turkey.

Under current law, no person may hunt waterfowl or pheasant without a license authorizing the hunting of small game and a waterfowl or pheasant hunting stamp, which is attached to or imprinted on the license. DNR charges a fee for both the hunting license and the stamp. This bill creates a grouse and woodcock hunting stamp which, with certain exceptions, must be attached to, or imprinted on, the license in order for a person to hunt ruffed grouse or woodcock. The bill establishes a fee for this stamp. The fees are appropriated to DNR for the development and management of the ruffed grouse and woodcock populations.

This bill requires that lake sturgeon that are taken by hook and line, instead of by spearing, be tagged with a sturgeon hook and line tag issued by DNR. The bill establishes a fee for this tag. The fees are appropriated to DNR for managing the lake sturgeon fishery in inland lakes.

Under current law, DNR issues wild turkey hunting licenses and tags according to a cumulative preference system, which give priority to applicants based on residency, land ownership, and the receipt of licenses for earlier seasons. Applicants apply for a specific wild turkey hunting zone or specific time period and the preference system is used separately in each zone and for each time period. In a zone where, or for a time period when, the number of applicants is less than the number of tags available, the bill authorizes DNR to issue the surplus tags and establishes a fee for these tags.

Under current law, with certain exceptions, no person born on or after January 1, 1973, may obtain a hunting approval without a certificate of accomplishment, which DNR issues to persons who complete DNR's hunter education program or bow hunter education program. Current law prohibits DNR from charging a fee for the course of instruction under either program.

This bill requires DNR to charge a fee for its hunter education and bow hunter education courses, authorizes DNR to offer advanced courses, and allows DNR to charge an additional fee for the advanced courses.

This bill increases the fees for commercial fishing and fishing guide licenses and for wholesale fish dealer licenses. The bill also authorizes DNR to charge fees for certain permits that it issues in regulating the commercial harvesting of certain species of fish.

Under current law, DNR may issue, at a reduced fee, a conservation patron license to a resident or a nonresident who is under the age of 18. A conservation patron license gives the licensee the privileges of a combination of various fish and game licenses, admission to state parks and other recreational areas, and an annual subscription to the Wisconsin Natural Resources magazine. Under this bill, a conservation patron licensee who is under the age of 18 does not receive the privilege of admission to state parks or other recreational areas and does not receive the magazine subscription.

Under current law, DNR may issue a conservation patron license to any person who is at least 14 years old. Current law also specifies a reduced fee for a conservation patron license issued to a person who is at least 12 but less than 18 years old. This bill clarifies that DNR may issue a conservation patron license to any person who is at least 12 years old.

Under current law, no person may hunt pheasant without a license issued by DNR. With certain exceptions, the hunter must also have a pheasant hunting stamp, issued by DNR, attached to, or imprinted on, the person's license. DNR charges a fee for both the hunting license and the stamp.

This bill generally requires a person to obtain an additional permit from DNR to hunt pheasant on certain pheasant–stocked lands under DNR's management and control. Under the bill, DNR must issue the permit to any person who applies for the permit and who has a valid conservation patron license or a valid pheasant hunting stamp attached to or imprinted on the person's small game or sports license. The bill authorizes DNR to charge a fee for the permit.

Under current law, the Lac du Flambeau band of the Lake Superior Chippewa (band) agrees to limit its treaty-based, off-reservation rights to fish in exchange for being able to issue DNR fishing licenses and stamps as an agent of DNR. In addition, DNR agents may issue these licenses and stamps on the band's reservation. Current law authorizes DNR to pay the band the amount that the band would have received if the band issued those licenses and stamps. This bill requires DNR to make an annual payment of \$50,000 to the band, in addition to the payment under current law. The band must use the money for fishery management within the band's reservation.

#### **NAVIGABLE WATERS**

Under current law, a person may not place a boat, boat trailer, or boating equipment in the Lower St. Croix River if the person has reason to believe that the boat, trailer, or equipment has zebra mussels attached. Also under current law, a person must remove zebra mussels from a boat, boat trailer, or boating equipment before placing it in the St. Croix River if required to do so by a law enforcement officer.

This bill expands the scope of these two provisions to cover any navigable water. The bill also authorizes a law enforcement officer to require a person to remove any aquatic plants or zebra mussels from a boat, boat trailer, or boating equipment before

or while transporting the boat, trailer, or equipment on a highway or other thoroughfare open to the public.

Under current law, a variety of activities affecting navigable waters, dams, and wetlands are prohibited without a permit or other approval issued by DNR. Generally, DNR charges a fee for these permits and approvals. Current law specifies that, if more than one fee is applicable to a project, DNR may charge only the highest applicable fee rather than charging a separate fee for each permit or approval. Under this bill, an applicant must pay the permit or approval fee for each activity for which the applicant seeks a permit or other approval.

Current law directs DNR to make available in each fiscal year at least \$500,000 for cost-sharing grants to be awarded to local governmental units for the control of invasive species that are aquatic species. This bill specifies that nonprofit conservation organizations and qualified lake associations are also eligible to receive a portion of these grants.

#### RECREATION

Under current law, a person may not operate a vehicle in state parks or certain other state recreational lands unless DNR has issued a vehicle admission receipt for that vehicle. The base fee varies depending on whether the receipt is issued on an annual or a daily basis, on the kind of vehicle for which the receipt is issued and, for certain types of receipts, on whether the receipt is issued to a resident or to a nonresident. DNR charges a reduced fee for receipts issued to certain persons, including persons who share a household with a person who has been issued a current annual vehicle admission receipt (additional receipt).

This bill increases the base fee charged for annual resident and nonresident vehicle admission receipts, the base fee charged for a daily resident vehicle admission receipt, and the base fee charged for an additional receipt for residents and nonresidents.

Under current law, DNR operates state campgrounds, classifies these campgrounds by category, and charges a campsite fee that varies depending on how the campground is categorized. This bill increases the nightly campsite fees by \$2.

Current law authorizes DNR to appoint agents, who are not DNR employees, to issue all-terrain vehicle (ATV) and snowmobile registration certificates, and certificates of number and registration certificates for boats. Under current law, DNR may implement both a noncomputerized procedure and a computerized procedure for issuing original and duplicate registration documents and for transferring and renewing these documents. Under the noncomputerized procedure, agents collect a service fee of \$3 from the registrant; there is no service fee if the application is submitted directly to DNR. Under the computerized procedure, both agents and DNR collect the \$3 service fee; if the \$3 fee is collected by an agent, the agent sends \$1 of the fee to DNR.

For all three types of registrations, this bill eliminates the separate computerized and noncomputerized procedures. Instead, for ATV and snowmobile registrations, the bill allows DNR to implement two procedures, one under which the applicant is issued a validated receipt showing the registration of the vehicle at the time of application, and another procedure under which the applicant receives, in

addition to the receipt, a decal that can be immediately placed on the vehicle. For an application submitted directly to DNR, there is no fee for receiving only the receipt, and the fee for the receipt plus a decal is \$5. For an application submitted to an agent, the fee for just the receipt is \$3. The fee for a receipt and a decal is \$5 with the agent sending \$1 of the \$5 to DNR.

For boat registration, the bill allows DNR to implement the procedure under which the applicant receives a receipt and one decal that can be immediately placed on the boat. The fee for this type of registration is \$5, with the agent sending \$1 of the \$5 to DNR.

This bill increases the amount that the state pays per mile for the maintenance and grooming of state and county snowmobile trails.

Current law requires DNR to distribute funds to local units of government and federal agencies for the operation of off-the-road Type I motorcycle trails and facilities and for such trails at the Black River State Forest and the Bong State Recreation Area. This bill eliminates this payment.

#### **OTHER NATURAL RESOURCES**

This bill creates a five-member Managed Forest Land Board in DNR to award grants to cities, towns, counties, DNR, and nonprofit conservation organizations to acquire land for certain outdoor recreation activities such as fishing, hiking, sight-seeing, and cross-country skiing. The grants are funded from a portion of the payments made by certain land owners in lieu of property taxes.

#### **RETIREMENT AND GROUP INSURANCE**

Under current law, the Group Insurance Board offers health care coverage plans for state employees, local government employees, school district employees, and annuitants under the Wisconsin Retirement System (WRS). This bill provides that domestic partners of state employees and annuitants are eligible to receive coverage under the health care coverage plans offered by the Group Insurance Board and that state employees and state annuitants are able to purchase the policies for their domestic partners. Under the bill, a domestic partner is defined as any individual who is in a relationship with any other individual that satisfies all of the following:

1. Each individual is at least 18 years old and otherwise competent to enter into a contract.

2. Neither individual is married to, or in a domestic partnership with, another individual.

3. The two individuals are not related by blood in any way that would prohibit marriage under current law.

4. The two individuals consider themselves to be members of each other's immediate family.

5. The two individuals agree to be responsible for each other's basic living expenses.

Under current law, the Historical Society may contract with the Wisconsin Historical Foundation, Inc., for the purpose of administering certain Historical Society programs and functions. This bill provides that if the Historical Society enters into such a contract, any Wisconsin Historical Foundation, Inc., employee who

was previously employed by the Historical Society is eligible to receive health care coverage under a state employee health care plan.

#### STATE GOVERNMENT

#### **STATE FINANCE**

In the 2003–05 fiscal biennium, the state issued obligations to pay its unfunded liabilities under WRS. These liabilities had been incurred as a result of unfunded WRS benefit improvements and their cost had been allocated to each state agency as part of its required WRS contributions. This bill requires the secretary of administration, during the 2005–07 fiscal biennium, to lapse or transfer to the general fund from appropriations to each state agency, other than DETF and the State of Wisconsin Investment Board (SWIB), moneys that would otherwise have been expended by the state agency to pay the WRS unfunded liabilities had the obligations not been issued. In addition, the bill requires the secretary in each future fiscal biennium to lapse or transfer these moneys to the general fund based on each state agency's proportionate share of all state retirement contributions that are required to be paid in that fiscal biennium.

Current law authorizes the Building Commission to contract public debt to refund the whole or any part of any unpaid indebtedness used to finance tax-supported or self-amortizing facilities or for veterans' housing loans. Such indebtedness includes any premium and interest that is currently payable on the unpaid indebtedness. Current law also sets caps on the amount of public debt that may be contracted for these purposes. This bill eliminates these caps.

Current statutes contain several rules of procedure governing legislative action on certain bills. One rule provides that no bill directly or indirectly affecting general purpose revenues (GPR) may be adopted if the bill would cause the estimated general fund balance on June 30 of any fiscal year to be less than a certain amount of the total GPR appropriations for that fiscal year. For fiscal year 2005–06, the amount is \$75,000,000; for fiscal year 2006–07 and each fiscal year thereafter, the amount is 2 percent of total GPR appropriations for that fiscal year. This bill provides that for fiscal year 2005–06 through fiscal year 2008–09, the amount is \$65,000,000, and for fiscal year 2009–10 and each fiscal year thereafter, the amount is 2 percent of total GPR appropriations for that fiscal year thereafter, the amount is \$65,000,000, and for fiscal year 2009–10 and each fiscal year thereafter, the amount is 2 percent of total GPR appropriations for that fiscal year.

Another rule of procedure provides that, with certain exceptions, the amount appropriated from GPR may not exceed the amount appropriated from GPR in the prior fiscal year, increased by the percentage increase in the state's aggregate personal income. In the 2005–07 fiscal biennium, this bill excludes from this limitation a GPR appropriation for county and municipal aid payments. The bill also excludes from the limitation any amount appropriated to pay WRS unfunded liability obligations.

A third rule provides that in fiscal year 2005–06 and in fiscal year 2006–07, the amount appropriated from GPR for state operations generally may not exceed the amount appropriated from GPR for state operations in fiscal year 2004–05, less \$100,000,000. This bill eliminates this rule for fiscal year 2006–07 and excludes a number of appropriation expenditures from the calculation for fiscal year 2005–06.

Under current law, the Board of Commissioners of Public Lands (BCPL) may invest moneys deposited into the common school fund, the normal school fund, the university fund, and the agricultural college fund (the trust funds) only in certain specified investments. This bill authorizes BCPL to invest moneys derived from the future sale of public lands in the purchase of land in this state, subject to certain conditions. The bill also provides that, if the land sold was at the time of purchase subject to an assessment or property tax levy, BCPL must make annual payments in lieu of property taxes to the appropriate local governmental unit in an amount equal to 74 cents per acre.

This bill also authorizes BCPL to delegate to SWIB the authority to invest part or all of the moneys belonging to the trust funds. Under the bill, if BCPL delegates the authority, SWIB may invest the moneys belonging to the trust funds in any fixed income investment or fund that invests in fixed income instruments.

Current law requires the secretary of administration to prepare a statement of estimated GPR receipts and expenditures in the biennium following the succeeding biennium based on recommendations in the executive biennial budget bill or bills that is to accompany the biennial budget report. Current law also requires the Legislative Fiscal Bureau (LFB) to prepare the same statement but based on the recommendations in the executive biennial budget bill or bills as modified in the legislative process. Current law specifies the methodology to use to prepare these statements. This bill allows DOA and LFB to develop their own methodologies.

This bill requires the secretary of administration to lapse or transfer to the general fund, from the unencumbered balances of most state operations appropriations, an amount equal to \$35,500,000 during the 2005–07 fiscal biennium. The secretary of administration must lapse or transfer these moneys from allocations for human resources and payroll functions and server and network support, from moneys saved as a result of restructuring procurement contracts and changes to purchasing and procurement functions, and from efficiencies achieved as a result of space management improvements in that fiscal biennium under those appropriations.

In addition, the bill requires the secretary of administration to lapse or transfer to the general fund from the unencumbered balances of these state operations appropriations an amount equal to \$55,000,000 during each fiscal year of the 2007–09 fiscal biennium. The secretary of administration must lapse or transfer these moneys from allocations for human resources and payroll functions and server and network support, from moneys saved as a result of restructuring procurement contracts and changes to purchasing and procurement functions, and from efficiencies achieved as a result of space management improvements in that fiscal biennium under those appropriations.

This bill transfers \$36,000,000 from the general fund to the budget stabilization fund.

The bill also requires the secretary of administration to lapse moneys to the general fund from a number of program revenue appropriation accounts. The appropriations are made to the following state entities: the Office of State Employment Relations in DOA, DATCP, DHFS, DOJ, DPI, DOC, DORL, DOR, and

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#### **ASSEMBLY BILL 100**

DVA, the Department of Commerce, BCPL, the Child Abuse and Neglect Prevention Board, the Technical College System Board, and OCI.

#### **PUBLIC UTILITY REGULATION**

This bill establishes maximum late payment charges that telecommunications utilities are allowed to charge retail consumers. A telecommunications utility is an entity that provides local calling service to consumers, excluding entities that provide such service on a resale basis.

With two exceptions, the bill prohibits a telecommunications utility from imposing on retail consumers a late payment charge at a rate greater than 1.5 percent per month computed upon the declining principal balance of any amount that is not paid when due. The first exception applies to retail consumers that are not residential consumers. For these consumers, for any month in which the maximum late payment charge otherwise allowed under the bill is less than \$5, the bill allows the telecommunications utility to impose a late payment charge of \$5 for that month. Under the bill's second exception, the PSC may allow a telecommunications utility to impose a late payment charge that is greater than that otherwise allowed under the bill if the PSC determines that the greater charge is consistent with factors specified under current law for determining whether a charge is just and reasonable.

The bill also requires telecommunications utilities that impose late payment charges to pay to the PSC, on a semiannual basis, 5 percent of the charges they collect from consumers that are not residential consumers. The PSC must use the money for consumer education purposes.

This bill transfers \$18,185,300 in fiscal year 2005–06 and \$16,949,400 in fiscal year 2006–07 from the utility public benefits fund to the general fund.

#### **OTHER STATE GOVERNMENT**

Under current law, DATCP administers most laws regarding consumer protection and trade practices. Current law also authorizes DATCP to enforce some of these laws by initiating court actions. The district attorney enforces other laws. Where DATCP has enforcement authority, that authority may be exclusive, or DATCP may share enforcement authority with the district attorney or with DOJ.

This bill transfers the administration of certain of these laws from DATCP to DOJ, including laws relating to ticket refunds, dating service contracts, mail–order sales, fraud, methods of competition and trade practices, telecommunications services, cable television subscriber rights, hazardous substances, product safety, products containing or made with ozone–depleting substances, future services plans, landlord and tenant, and time–share ownership. The bill also transfers enforcement authority for these laws to DOJ or to DOJ jointly with the district attorney. The bill leaves intact DATCP's administration of certain other laws, but transfers their enforcement authority to DOJ or to DOJ jointly with the district attorney. These laws include laws regarding unfair trade practices in the dairy industry and in the procurement of vegetable crops, and laws regarding discrimination in the purchase of milk. The bill does not affect DATCP's authority to administer and enforce certain other laws, including laws relating to music royalty collection, energy savings or safety claims, and motor fuel dealerships.

trusts and monopolies.

Under current law, if a court imposes a fine or forfeiture for a violation of certain consumer protection laws or the laws regulating weights and measures, the court is required to impose also a consumer protection surcharge. These surcharges are, up to a certain limit, appropriated to DATCP to fund consumer protection, information, and education. Under the bill, these surcharges are, with certain exceptions, appropriated to DOJ, rather than DATCP. The bill also requires a court to impose the surcharge when it imposes a fine or forfeiture for certain violations involving

Under current law, DATCP is governed by the Board of Agriculture, Trade and Consumer Protection. The board currently consists of nine members, seven of whom must have an agricultural background and two of whom represent consumers. This bill requires that all nine members have agricultural backgrounds.

The bill also changes the name of DATCP to the Department of Agriculture, Trade, and Rural Resources and changes the board's name to the Board of Agriculture, Trade, and Rural Resources.

This bill creates a Division of Legal Services in DOA to provide legal services to executive branch agencies. With certain exceptions, the bill transfers all attorney positions in executive branch agencies to the Division of Legal Services effective on January 1, 2006. The bill also transfers all positions identified as hearing examiners, hearing officers, or administrative law judges, other than such positions in DWD, to the Division of Hearings and Appeals in DOA. Attorney positions in DOJ (except for two attorney positions with tax–litigating duties), the Office of the State Public Defender, the PSC, the UW System, the Employment Relations Commission, the State of Wisconsin Investment Board, the Elections Board, the Ethics Board, and the Office of the Governor are exempt, as are all state employees working in an office of a district attorney. In addition, the bill retains a general counsel or lead attorney position in each of 17 major state agencies and offices.

Under the bill, executive branch agencies that are authorized or required to employ or retain an attorney may do so only in the following ways: (1) employ an attorney in a position authorized by law, (2) contract with DOA for legal services, (3) allow DOJ to furnish legal services if DOJ is required by law to furnish the services, (4) allow or contract with the Division of Hearings and Appeals to furnish legal services if the Division of Hearings and Appeals is required or authorized by law to furnish the services, or (5) employ or retain any attorney who is not a state employee subject to the approval of the governor.

The bill also requires the secretary of administration to lapse or transfer to the general fund from the unencumbered balances of agency appropriations, other than sum sufficient appropriations and appropriations of federal revenues, an amount equal to \$724,900 during the 2005–07 fiscal biennium. The secretary of administration must lapse or transfer these moneys from allocations for agency legal services that would have been provided in that fiscal biennium with funding from those appropriations.

This bill directs the secretary of administration, no later than July 1, 2006, to review all holdings of state–owned real property for potential sale, except property under the jurisdiction of the Board of Regents of the UW System, property under the

jurisdiction of DNR (except central or district office facilities), and certain other specified property. Potential sales may include surplus or nonsurplus property, and may be evaluated with or without the approval of the state agency that administers the affected property.

Under the bill, if the Building Commission votes, on or before June 30, 2007, to approve the sale of any property reviewed by DOA, DOA may sell the property if DOA believes that the sale is in the best interests of the state, subject to certain exceptions. The bill does not authorize DOA to close or sell any facility or institution the operation of which is provided for by law.

With certain exceptions, all net proceeds of property sales, after retirement of any outstanding debt on the affected properties and after any required reimbursement of the federal government for any federal financial assistance used to acquire the properties, must be deposited into the general fund.

Currently, the Land Information Board, attached to DOA, serves as a state clearinghouse for access to land information and provides technical assistance to state agencies and local governmental units with land information responsibilities, reviews and approves county plans for land records modernization, and provides aids to counties, derived from recording fee revenues collected by counties, for land records modernization projects. Under current law, the board and most of its functions are abolished effective on July 1, 2005.

This bill assigns to DOA most of the functions of the Land Information Board. Currently, counties collect a fee for recording and filing most instruments that are recorded or filed with the register of deeds. Until July 1, 2005, counties must remit a portion of each fee collected to the Land Information Board, which the board uses to fund its operations and to make grants to counties for land records modernization projects. On July 1, 2005, the fee for recording or filing the first page of an instrument is reduced and no portion is remitted to the state. This bill reinstates the current fees but requires that the state's share be remitted to DOA instead of to the Land Information Board.

Current law directs the Wisconsin Land Council in DOA to do the following: 1) identify and recommend to the governor land use goals and priorities; 2) study the development of a computer-based land information system and make recommendations to the governor; and 3) establish a state agency resource working group that is composed of representatives of various state agencies. Current law directs this group to discuss, analyze, and address land use issues and related policy issues. Currently, the Wisconsin Land Council sunsets on September 1, 2005. This bill transfers almost all of the functions and responsibilities of the Wisconsin Land Council to DOA.

This bill provides that a person who knowingly presents or causes to be presented a false claim under any contract or order for materials, supplies, equipment, or contractual services to be provided to the state or a local government is subject to a forfeiture (civil penalty) of not less than \$5,000 nor more than \$10,000, plus three times the amount of the damages that were sustained by the state or would have been sustained by the state, whichever is greater, as a result of the false claim.

Under current law, a county that has a federally recognized Indian reservation within or partly within its boundaries may develop a cooperative county–tribal law enforcement program with a tribe located in the county. The county and the tribe may apply for aid from DOJ for the program. The Office of Justice Assistance (OJA) administers a separate grant program to fund county law enforcement services in counties that border Indian reservations. A county is eligible for a grant under the OJA program only if: 1) the county demonstrates a need for those services; 2) there is a neighboring tribe with which the county does not have a county–tribal law enforcement agreement; and 3) the county meets criteria established by rule by OJA. Both of these grant programs are funded from Indian gaming receipts.

This bill makes OJA responsible for administering the cooperative county-tribal grant program and extends its applicability to cases in which a county borders a reservation. The bill eliminates the existing OJA grant program for counties that border Indian reservations.

Currently, the Joint Committee on Legislative Organization must recommend to the legislature, in the form of a joint resolution, a Wisconsin newspaper to be the official state newspaper. This bill provides that the secretary of administration designates a Wisconsin newspaper to be the official state newspaper.

#### **TAXATION**

#### **INCOME TAXATION**

This bill adopts, for state income and franchise tax purposes, changes made to the Internal Revenue Code by the Jobs and Growth Tax Relief Reconciliation Act, not including changes related to bonus depreciation and expensing provisions and an increase in the alternative minimum tax exemption; the Military Family Tax Relief Act; the Medicare Prescription Drug, Improvement and Modernization Act, not including changes related to health savings accounts; the Social Security Protection Act; the Pension Funding Equity Act; the Working Families Tax Relief Act, not including changes related to deductions for charitable contributions of computer equipment and expensing provisions related to brownfields remediation costs; the American Jobs Creation Act, not including changes related to the expensing of film and television production costs; and the YMCA retirement fund.

Under current law, spouses that file a joint income tax return are both liable for the payment of any tax related to that return. However, DOR may relieve a person of that tax liability if the person's spouse did not notify the person of any tax liability or understatement of taxes related to the joint return. This bill requires a spouse to apply for relief from tax liability within two years from the date on which DOR begins collection activities on the spouse's tax liability or within two years from the effective date of the provision, whichever is later.

In general, current law provides a subtraction from federal adjusted gross income for up to \$3,000 paid per year per student for tuition to attend a university, college, technical college, or other school that is approved by the Educational Approval Board and that is located in this state or that is subject to the Minnesota–Wisconsin reciprocity agreement. This bill increases the amount of the allowable subtraction from \$3,000 per year per student to \$5,100 or twice the average amount charged by the UW System Board of Regents at four–year institutions for

resident undergraduate tuition for the most recent fall semester, whichever is greater.

This bill authorizes DOR to prepare a list of delinquent taxpayer accounts in excess of \$25,000 that are unpaid for more than 90 days after all appeal rights have expired. The list must include the name, address, and type and amount of tax due, including interest, penalties, fees, and costs for each person on the list. If the person listed is a corporation, the list must also include the name and address of each of the corporation's officers.

The bill also authorizes DOR to maintain the list on the Internet. However, DOR may not post on the Internet the name of any person who has reached an agreement with DOR or DOJ regarding the payment of delinquent taxes, and is in compliance with that agreement, or the name of any person who is protected by a stay in effect under the federal Bankruptcy Code. DOR must update these provisions on the Internet site each business day.

Under current law, an individual may on his or her income tax return designate any amount of additional payment or any amount of a refund due for the endangered resources program, a local professional football district, and a breast cancer research program. This bill creates a similar income tax checkoff for designations to the veterans trust fund. The bill also allows a corporation that files a state tax return to designate on its return any part of its refund, or any amount in addition to taxes owed, as a donation to the veterans trust fund.

This bill requires a partnership, a limited liability company, a tax-option corporation, an estate, or a trust that is treated as a pass-through entity for federal income tax purposes to withhold income taxes from income that the entity distributes to a nonresident partner, member, shareholder, or beneficiary.

Under current law, a taxpayer may claim an income or franchise tax credit based, generally, on the taxpayer's business activities in a location designated by the Department of Commerce as a development zone, opportunity zone, enterprise zone, or agricultural development zone. The taxpayer may claim the credit against the taxes imposed on the income derived from the taxpayer's business activities in a zone. In addition, the taxpayer may claim a credit, in part, based on the number of full-time jobs that the taxpayer creates in the development zone that are filled by a member of a targeted group, which includes an individual who resides in an area that the federal government designates as an empowerment zone or enterprise community.

Under this bill, generally, the taxpayer may claim a credit against the taxes imposed on all of the taxpayer's Wisconsin income. In addition, the targeted group includes an individual who resides in an area that the federal government designates as an economic revitalization area.

Under current law, a person may claim an income or franchise tax credit against the person's state income or franchise tax liability for 10 percent of the amount that the person paid in the taxable year to modernize or expand the person's dairy farm. Under the bill, a person may claim the credit for 10 percent of the amount that the person paid in the taxable year to modernize or expand the person's livestock farm.

Under current law, for purposes of computing corporate income taxes and franchise taxes, a formula is used to attribute a portion of a corporation's income to this state. The formula has three factors: a sales factor, a property factor, and a payroll factor. The sales factor represents 50 percent of the formula and the property and payroll factors each represent 25 percent of the formula. Under current law, beginning on January 1, 2008, the sales factor will be the only factor used to attribute a portion of a corporation's income to this state. This bill modifies the sales factor to provide for the apportionment of income derived from the lease, rental, or licensing of real property and moving property, the use of computer software, and the sale or use of intangible property and services.

This bill adopts the substantive provisions of the streamlined sales and use tax agreement for administering and collecting state, county, and stadium district sales and use taxes. States that wish to enter into the agreement must adopt uniform definitions related to the administration of sales and use taxes and uniform policies related to sourcing sales of goods and services, bad debt allowances, refunds, and, to some extent, exemptions.

Under current law, generally, a person needs a permit from DOR to sell cigarettes in this state as a distributor, jobber, vending machine operator, or multiple retailer. Also, a person needs a permit from DOR to sell tobacco products in this state as a distributor or subjobber. A "jobber" is any person who acquires cigarettes from manufacturers or distributors, stores the cigarettes, and sells the cigarettes to retailers for resale. A "subjobber" is any person, other than a manufacturer or distributor, who buys tobacco products from a distributor and who sells such products to any person other than the ultimate consumer.

This bill prohibits a direct marketer from selling cigarettes or tobacco products to consumers in this state without the appropriate permit from DOR. The fee for the permit is based on the number of cigarettes that the direct marketer sells annually to consumers in this state.

Under the bill, DOR may not issue a permit to a direct marketer unless the direct marketer certifies to DOR that all sales of cigarettes or tobacco products to consumers in this state will be credit card transactions; that the invoices for all shipments of cigarettes or tobacco products will bear the direct marketer's name, address, and permit number; and that the direct marketer will provide DOR any information that DOR considers necessary for cigarette and tobacco products tax and permit purposes. The direct marketer may not sell any cigarettes or tobacco products unless the sales tax, use tax, cigarette tax, or tobacco products tax, as appropriate, has been paid on the sale of the cigarettes or tobacco products. In addition, a direct marketer may not sell cigarettes are tobacco products in this state unless the direct marketer has a mechanism, approved by DOR, for verifying the age of the purchaser, and the direct marketer receives from the purchaser, at the time of purchase, a copy or facsimile of an identification card and the name specified on the identification matches the name of the purchaser.

Under the bill, cigarettes and tobacco products may not be shipped to a person who is under 18 years of age and may not be shipped to a post-office box.

Under current law, the state imposes a sales tax on all retailers at the rate of 5 percent of the gross receipts from the sale, lease, or rental of tangible personal property and the sale of certain services. For sales tax purposes, a retailer includes a seller who sells any tangible personal property or taxable service. A retailer who is subject to the sales tax must obtain a seller's permit, collect the sales tax, and remit the collected tax to DOR. The Wisconsin Supreme Court has held that a religious organization that sells tangible personal property is not a retailer subject to the sales tax if the sales are not mercantile in nature. This bill subjects a retailer to the sales tax regardless of whether the sale is mercantile in nature.

Under current law, a nonprofit organization that sells tangible personal property or services is required to have a seller's permit if it sells property or services on more than 20 days during the year and the gross receipts from such sales exceed \$15,000. This bill increases this amount to \$25,000.

Under current law, the sales of tangible personal property or taxable services made by a nonprofit organization at an event involving entertainment are subject to the sales tax and the use tax if the organization's payment for the entertainment exceeds \$300. This bill increases this amount to \$500.

This bill authorizes DOT, DRL, and DWD to provide information, such as names, addresses, and social security numbers, to DOR for the purpose of administering state taxes. The bill also authorizes other state agencies that issue occupational licenses to provide such information to DOR for the purpose of administering state taxes.

Under current law, generally, a license, credential, permit, or certificate (license) issued by the state may be denied or revoked if the person who holds the license is liable for delinquent state taxes. Under current law, DOR certifies to the Wisconsin Supreme Court and to the licensing entity that the license holder or license applicant owes delinquent taxes. The Supreme Court and the licensing entity deny or revoke the license based on DOR's certification. The license holder or applicant is then entitled to a hearing conducted by DOR. If, as a result of the hearing, DOR affirms the person's tax delinquency, the Supreme Court and the licensing entity affirm the license revocation or denial. Then the person may appeal the revocation or denial to the Dane County Circuit Court.

Under this bill, if as a result of a hearing DOR affirms the tax delinquency of a person who has applied for or who holds a license to practice law, the license holder or applicant may appeal DOR's determination to the Dane County Circuit Court. If the Dane County Circuit Court upholds DOR's determination, DOR affirms the person's tax delinquency, and the state Supreme Court decides whether to revoke or deny the license to practice law.

Under current law, a state agency may certify to DOR any debt owed to the agency so that DOR may collect the debt from any tax refund owed to the debtor, but only if the debt has been reduced to a judgment. Under current law, generally, a county or municipality may certify to DOR any debt owed to the county or municipality for a similar collection if the debt has been reduced to a judgment or if the county or municipality has provided the debtor reasonable notice and an opportunity to be heard with regard to the debt.

Under this bill, a state agency may certify to DOR any debt owed to the agency so that DOR may collect the debt from any tax refund owed to the debtor if the debt has been reduced to a judgment or if the state agency has provided the debtor reasonable notice and an opportunity to be heard with regard to the debt.

Under current law, the state imposes a rental vehicle fee of 3 percent of the gross receipts from the rental of automobiles, mobile homes, motor homes, and camping trailers if such vehicles are rented or leased without drivers. This bill increases this rental vehicle fee to 5 percent.

Under current law, a county retains 20 percent of all real estate transfer fees collected by the county and submits the balance to the state. Under this bill, the real estate transfer fees retained by the county that are collected in conjunction with the transfer of real estate in a first class city are transmitted to the first class city.

This bill imposes the sales tax and the use tax on audiovisual works, finished artwork, literary works, and audio works that are delivered electronically to a purchaser.

This bill increases the administrative fees that DOR imposes for the enforcement of intoxicating liquor taxes from three cents per gallon on each gallon of intoxicating liquor subject to taxation to 11 cents per gallon on each gallon of intoxicating liquor subject to taxation.

This bill increases the total amount of the school levy property tax credits in 2007 by \$150,000,000, from \$469,305,000 to \$619,305,000.

#### TRANSPORTATION

#### **HIGHWAYS**

Under current law, DOT, under specified circumstances, may contract up to \$565,480,400 in public debt for the purpose of funding major highway projects, southeast Wisconsin freeway rehabilitation projects, and state highway rehabilitation projects. Prior to July 1, 2005, debt service on this debt is paid from the transportation fund. Beginning on July 1, 2005, debt service on this debt is paid from the general fund.

This bill increases by \$250,000,000 this authorized general obligation bonding limit from \$565,480,400 to \$815,480,400. The bill also creates new general obligation bonding authority for DOT, allowing DOT to contract up to an additional \$213,100,000 in public debt for the purpose of funding southeast Wisconsin freeway rehabilitation projects. Debt service on this debt is paid from the transportation fund.

Under current law, the Building Commission may issue revenue bonds for major highway projects and transportation administrative facilities in a principal amount that may not exceed \$2,095,583,900. This bill increases the revenue bond limit to \$2,516,117,900.

#### **D**RIVERS AND MOTOR VEHICLES

Under current law, any person who obtains a vehicle must obtain a certificate of title. If a person obtains a vehicle from a motor vehicle dealer, the dealer must prepare the application for certificate of title, collect the application fees, and submit the application to DOT within seven business days of the sale.

Under this bill, all motor vehicle dealers must process applications for certificate of title electronically. A dealer who fails to do so may have its license revoked or suspended by DOT. In addition, this bill increases the fee for a new certificate of title or a certificate of title after transfer from \$18.50 to \$28.50 and increases the fee for a replacement certificate of title from \$8 to \$20.

Under current law, a person pays a \$55 annual fee to DOT to register his or her automobile. The fee for a motor truck or dual purpose motor home varies depending on the vehicle's weight. This bill increases the annual fee for registering an automobile from \$55 to \$65 and increases the annual fees for registering a motor truck or dual purpose motor home.

Under current law, DOT must revoke a person's motor vehicle operating privilege for five years if the person is a habitual traffic offender. A person is a habitual traffic offender if the person, within a five-year period, has accumulated at least four convictions of specified offenses of a more serious nature or at least 12 convictions of moving violations of traffic regulations or of specified crimes related to the operation of a motor vehicle.

Under this bill, a habitual traffic offender is a person who, within a five-year period, has accumulated at least four convictions of specified offenses of a more serious nature or at least 12 convictions of violations of those laws, punishable by either civil or criminal penalty, that relate to rules of the road.

This bill allows DOT to certify driver records electronically as public records qualifying for self–authentication in court if the electronic certification is made in a manner determined by DOT to satisfactorily support a finding that the document is what it purports to be. Accordingly, driver records may be self–authenticating by certification generated by a DOT computer system rather than a DOT employee.

Current law requires DOT to establish new designs for most vehicle registration plates every seven years and to issue the new plates on a rolling basis as vehicle registrations are renewed by the vehicle owners. This bill eliminates the requirement that DOT establish new designs for registration plates.

Under current law, a person may purchase a specialized registration plate for his or her motor vehicle by paying an additional fee. This bill creates a specialized registration plate for persons who are interested in supporting veterans. The bill requires DOT to deposit all of the additional fees collected for specialized registration plates that are related to veterans or the armed forces into the veterans trust fund. The bill specifies that the additional fee assessed for these specialized plates may be claimed as a tax-deductible charitable contribution.

Under current law, a registrant is required to pay an environmental impact fee of \$9 upon registering a new motor vehicle with DOT or upon applying for a new certificate of title following a transfer of a vehicle. The environmental impact fees are earmarked for environmental management activities. The fee expires on December 31, 2005. This bill eliminates the expiration date.

Current law prohibits a person from operating a motor vehicle on the highway during any period in which the person's motor vehicle operating privilege is revoked. A person convicted of violating this prohibition on or after May 1, 2002, is subject to

a criminal penalty and must be fined not more than \$2,500 or imprisoned for not more than one year or both.

This bill decriminalizes the first offense of operating a vehicle while revoked and requires a person to forfeit not more than \$600 if the underlying operating privilege revocation did not result from specified alcohol or controlled substance-related traffic violations.

#### **TRANSPORTATION AIDS**

Under current law, DOT makes a general transportation aid payment to a county based on a share–of–costs formula, and to a village, city, or town (municipality) based on the greater of a share–of–costs formula or an aid rate per mile, which is \$1,825. This bill increases the aid rate per mile to \$1,862 for 2006 and \$1,899 thereafter.

The bill also increases the maximum amount of general transportation aids that may be paid to counties from \$90,044,600 in any year to \$91,845,500 in 2006 and \$93,682,400 thereafter. The bill also increases the maximum amount of aid that may be paid to municipalities from \$283,291,100 in any year to \$286,124,000 in 2006 and \$297,736,000 thereafter.

Under current law, DOT provides state aid, for each of four classes of mass transit systems, to local public bodies in urban areas served by mass transit systems to assist with their costs. This bill increases in 2006 and 2007 the total amount of state aid to each class of mass transit system.

#### **OTHER TRANSPORTATION**

This bill transfers from the transportation fund to the general fund \$250,000,000 in fiscal year 2005–06 and \$18,058,100 in fiscal year 2006–07.

Under current law, DOT collects a supplemental vehicle title fee and the Department of Commerce collects a supplemental manufactured home title fee. These fees are deposited into the transportation fund. By October 1 of each year, DOT must certify to DOA the amount of these fees collected during the previous fiscal year and that amount, minus \$555,000, is transferred from the general fund to the environmental fund.

Under this bill, this transfer mechanism is eliminated and these fees are deposited directly into the environmental fund for nonpoint source water pollution abatement.

This bill allows DOT, through its Rail Passenger Route Development Program, to fund capital costs related to Amtrak service extension routes or other rail service routes between Chicago and Milwaukee and between Madison and La Crosse.

This bill provides transportation fund moneys for the federal Soo Locks project.

The bill also increases the authorized general obligation bonding limit for the acquisition and improvement of rail property from \$32,500,000 to \$39,000,000.

This bill increases the authorized general obligation bonding limit from \$28,000,000 to \$39,400,000 to provide grants for harbor improvements.

Under current law, DOT may award grants to partially reimburse eligible applicants for certain harbor improvements. This bill requires DOT to award a grant of \$6,000,000 to a city in northeastern Wisconsin that has a harbor facility for constructing or improving boatlift facilities, and to award a grant of \$2,100,000 for

a boat slip repair and reconstruction project in northeastern Wisconsin, if certain conditions are met.

#### **VETERANS AND MILITARY AFFAIRS**

Under current law, an eligible veteran may receive a home–improvement loan of up to \$25,000 from the Veterans Housing Loan Program. This bill removes the limit on the amount of the loan.

The bill also provides that a person who completes six continuous years under honorable conditions in the national guard or a reserve component of the U.S. armed forces is eligible to receive a housing loan.

Currently, a veteran may receive a housing loan to pay for balances due on a construction or bridge loan or for the payment of a loan if the loan's balance does not exceed the amount requested in the veteran's prior loan application and the debt was incurred after the veteran made an application for a loan that was denied by DVA. This bill allows the use of a housing loan to refinance the balance due on any indebtedness as long as the previous loan was obtained for the same purposes as the program.

Under current law, DVA may lend a veteran, a veteran's unremarried surviving spouse, or a deceased veteran's child up to \$25,000 for any use, but the loan must be repaid within ten years. This bill authorizes DVA to adjust the maximum term of the loan based upon financial market conditions, funds available, needs of the trust fund, and other relevant factors.

Under the current part-time classroom study program, DVA reimburses veterans for costs associated with correspondence courses and classroom study at proprietary schools, schools approved for the training of veterans, and institutions of higher education. Under the current tuition reimbursement program, DVA reimburses tuition to veterans who are enrolled as undergraduates for at least 12 credits during a semester. To be eligible for the tuition reimbursement program, the veteran must begin the course within ten years after leaving active service, and the annual income of the veteran and the spouse may not exceed \$50,000 plus \$1,000 for each dependent in excess of two dependents. Reimbursement is limited to 120 credits or eight full semesters at an institution of higher education or 60 credits or four semesters if the institution provides a degree after the completion of 60 credits.

Under the part-time classroom study program, reimbursement is limited to tuition paid for taking fewer than 12 credits if an undergraduate, or fewer than nine credits if a graduate student, for attending a summer session or for taking a correspondence class. The reimbursement amount and income eligibility are the same as for the full-time tuition reimbursement program. A veteran with a master's degree is not eligible for reimbursement.

This bill combines these two programs and makes the following changes in the new, combined program:

1. Eligibility is limited to a veteran whose annual income combined with his or her spouse's income is less than the median household income for the state.

2. Veterans with undergraduate degrees are not eligible.

3. If funds are insufficient to reimburse all of the veterans who apply, DVA may reduce the reimbursement percentage, except for courses taken by certain disabled veterans.

4. Reimbursement is limited to 30 credits if the veteran served on active duty for 90 to 180 days, 60 credits if the veteran served for 181 days to 730 days, and 120 credits if the veteran served more than 730 days.

5. The limit on reimbursement to courses taken within ten years after leaving service does not apply to up to 60 credits of part–time classroom study courses.

Under current law, DVA may grant aid to any incapacitated veteran or dependent of a veteran in an amount that DVA determines is necessary to prevent want or distress. The aid may be paid for no more than three months in any 12–month period. Currently, DVA may grant temporary health care aid to a veteran or dependent of a veteran to meet medical or hospital bills. The amount of aid is limited to \$5,000 in any 12–month period and may be used to provide for the treatment of alcoholism or other drug addiction.

Under this bill, the aid is limited to incapacitated veterans and the maximum amount is \$2,000 in a 12–month period. The bill limits the payment for health care assistance to dental, vision, and hearing care, with a limit in a 12–month period of \$2,500 for dental care, \$500 for vision care, and \$1,500 for hearing care. The bill places a lifetime limit of \$5,000 on the amount that a veteran may receive under the program.

Current law prohibits the admission of surviving spouses or parents of veterans to the southeastern facility for veterans at Union Grove, but permits the admission of these persons to the Wisconsin Veterans Home at King if the Board of Veterans Affairs determines that the home's overall occupancy level is below an optimal level.

This bill allows surviving spouses or parents of veterans to be admitted to the southeastern facility for veterans at Union Grove under the same standard that is used for admission to the Wisconsin Veterans Home at King.

This bill raises the maximum amount of grants that DVA may award to the governing bodies of federally recognized American Indian tribes and bands from \$2,500 to \$10,000 for the purpose of employing tribal veterans' service officers.

Under current law, DVA coordinates the provision of military honors funerals to deceased veterans by members of local veterans organizations and the national guard. As part of that program, DVA reimburses the local veterans organization an amount not to exceed \$50 for its costs in providing the military honors funeral. This bill eliminates reimbursement for such costs.

This bill will be referred to the Joint Survey Committee on Tax Exemptions for a detailed analysis, which will be printed as an appendix to this bill.

Because this bill creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report concerning the proposed penalty and the costs or savings that are likely to result if the bill is enacted.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

## *The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

# SECTION 1. 13.101 (6) (a) of the statutes, as affected by 2003 Wisconsin Act 64, is amended to read:

3 13.101 (6) (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the 4 5 committee may reduce any appropriation made to any board, commission, 6 department, or the University of Wisconsin System, or to any other state agency or 7 activity, by such amount as it deems feasible, not exceeding 25% of the 8 appropriations, except appropriations made by ss. 20.255 (2) (ac), (af), (bc), (bh), (cg), 9 (cr), and (r), and (gr), 20.395 (1), (2) (cq), (eq) to (ex) and (gq) to (gx), (3), (4) (aq) to 10 (ax), and (6) (af), (aq), and (ar), and (au), 20.435 (6) (a) and (7) (da), and 20.445 (3) 11 (a) and (dz) or for forestry purposes under s. 20.370 (1), or any other moneys 12 distributed to any county, city, village, town, or school district. Appropriations of 13 receipts and of a sum sufficient shall for the purposes of this section be regarded as 14 equivalent to the amounts expended under such appropriations in the prior fiscal 15 year which ended June 30. All functions of said state agencies shall be continued in 16 an efficient manner, but because of the uncertainties of the existing situation no 17 public funds should be expended or obligations incurred unless there shall be 18 adequate revenues to meet the expenditures therefor. For such reason the committee 19 may make reductions of such appropriations as in its judgment will secure sound 20 financial operations of the administration for said state agencies and at the same 21 time interfere least with their services and activities.

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1	<b>SECTION 2.</b> 13.101 (13) of the statutes is repealed.
2	<b>SECTION 3.</b> 13.121 (1) of the statutes is amended to read:
3	13.121 (1) CURRENT MEMBER. From the appropriation under s. 20.765 (1) (a) or
4	(b) $\frac{1}{2}$ or (5), each member of the legislature shall be paid, in equal installments, the
5	salary provided under s. 20.923.
6	SECTION 4. 13.123 (1) (c) of the statutes is amended to read:
7	13.123 (1) (c) Each member shall certify to the chief clerk of the house in which
8	the member serves, as promptly as may be following the 1st of each month, the
9	number of days during the previous calendar month on which the member was in
10	Madison on legislative business and for which the member seeks the allowance
11	provided by this subsection. Such allowances shall be paid from the appropriation
12	under s. 20.765 (1) (a) or (b) <del>or (5)</del> within one week after each calendar month; and
13	shall be paid, upon the filing with the department of administration, the chief clerk's
14	affidavit stating the number of days in Madison on legislative business for all
15	members of the chief clerk's house.
16	SECTION 5. 13.123 (2) (intro.) of the statutes is amended to read:
17	13.123 (2) INTERIM EXPENSES. (intro.) From the appropriation under s. 20.765
18	(1) (a) or (b) <del>or (5)</del> , each member of the legislature shall be entitled to an expense
19	allowance for postage and clerical assistance for each full calendar month during
20	which the legislature is in actual session 3 days or less. No allowance is payable to
21	a representative to the assembly unless the speaker of the assembly files with the
22	chief clerk of the assembly a written authorization for the allowance to be paid. No
23	allowance is payable to a senator unless the majority leader of the senate files with
24	the chief clerk of the senate a written authorization for the allowance to be paid. An
25	authorization filed under this subsection becomes effective for the month in which

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#### ASSEMBLY BILL 100

it is filed and continues in effect through the month in which the speaker of the
assembly or the majority leader of the senate files a written revocation of the
authorization with the chief clerk of the appropriate house. The rate of such
allowance shall be as follows:

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5

**SECTION 6.** 13.123 (3) (a) of the statutes is amended to read:

6 13.123 (3) (a) Any senator authorized by the committee on senate organization 7 to attend a meeting outside the state capital, any representative to the assembly 8 authorized by the committee on assembly organization to attend an out-of-state 9 meeting or authorized by the speaker to attend a meeting within this state outside 10 the state capital, and all members of the legislature required by law, legislative rule, 11 resolution or joint resolution to attend such meetings, shall be paid no additional 12 compensation for such services but shall be reimbursed for actual and necessary 13 expenses from the appropriation under s. 20.765 (1) (a) or (b) or (5), but no legislator 14 may be reimbursed under this subsection for expenses on any day for which the 15 legislator submits a claim under sub. (1).

16

**SECTION 7.** 13.125 of the statutes is amended to read:

17 13.125 Chaplains. The officiating chaplain of the senate and assembly shall
18 be paid such amount as may be established by each house for each day of service from
19 the appropriation under s. 20.765 (1) (a) or (b) or (5). Payment shall be made on
20 certification by the chief clerk of the senate or of the assembly, respectively, showing
21 the amount to which each chaplain is entitled.

22

**SECTION 8.** 13.14 (2) of the statutes is amended to read:

13.14 (2) FLORAL PIECES. The senate and assembly may procure floral pieces
for deceased or ill members of the legislature and state officers who, in the judgment
of the presiding officer and chief clerk, have been identified with the legislative

## **ASSEMBLY BILL 100**

1	process. Such expenses shall be by voucher, signed by the presiding officer or chief
2	clerk of the respective house, and shall be drawn on the appropriation under s. 20.765
3	(1) (a) or (b) <del>or (5)</del> .
4	<b>SECTION 9.</b> 13.14 (3) of the statutes is amended to read:
5	13.14 (3) TRAVEL; LEGISLATIVE PERSONNEL. The actual and necessary expenses
6	of legislative policy research personnel, assistants to legislators, and research staff
7	assigned to legislative committees incident to attending meetings outside the state
8	capital shall be reimbursed from the appropriation under s. 20.765 (1) (a) or (b) $_{ m or}$
9	<del>(5)</del> .
10	<b>SECTION 10.</b> 13.40 (3) (fm) of the statutes is amended to read:
11	13.40 (3) (fm) An appropriation for the 2003–05 2005–07 fiscal biennium to
12	make payments to counties, towns, villages, and cities under s. 79.035.
13	<b>SECTION 11.</b> 13.40 (3) (jm) of the statutes is created to read:
14	13.40 (3) (jm) An appropriation under s. 20.505 (1) (br).
15	SECTION 12. 13.40 (3m) (a) of the statutes is repealed.
16	<b>SECTION 13.</b> 13.40 (3m) (ae) of the statutes is created to read:
17	13.40 (3m) (ae) In this subsection, an "excluded appropriation" consists of all
18	of the following:
19	1. State operations appropriations for the Board of Regents of the University
20	of Wisconsin System.
21	2. Appropriations for fuel and utility costs.
22	3. An appropriation under s. 20.505 (1) (br).
23	4. An appropriation under s. 20.855 (4) (c) and (cm).
24	<b>SECTION 14.</b> 13.40 (3m) (am) of the statutes is amended to read:

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## **ASSEMBLY BILL 100**

1	13.40 <b>(3m)</b> (am) In addition to the limitations limitation under sub. (2) and par.
2	(a), the amount appropriated from general purpose revenue for state operations in
3	fiscal year 2005–06 <del>and in fiscal year 2006–07, less any excluded appropriation and</del>
4	excluding the estimated amount to be expended from general purpose revenue for
5	debt service for that fiscal year, may not exceed the amount appropriated from
6	general purpose revenue for state operations in fiscal year 2004–05, less any
7	excluded appropriation and excluding the estimated amount to be expended from
8	general purpose revenue for debt service for that fiscal year, as shown in the schedule
9	under s. 20.005 (3) published in the 2003–04 Wisconsin Statutes, less \$100,000,000.
10	<b>SECTION 15.</b> 13.40 (3m) (b) of the statutes is repealed.
11	<b>SECTION 16.</b> 13.45 (3) (a) of the statutes is amended to read:
12	13.45 (3) (a) For any day for which the legislator does not file a claim under s.
13	13.123 (1), any legislator appointed to serve on a legislative committee or a
14	committee to which the legislator was appointed by either house or the officers
15	thereof shall be reimbursed from the appropriations under s. 20.765 (1) (a) or (b) $\theta$ r
16	(5) for actual and necessary expenses incurred as a member of the committee.
17	<b>SECTION 17.</b> 13.48 (14) (a) of the statutes is amended to read:
18	13.48 (14) (a) In this subsection, "agency" has the meaning given for "state
19	agency" in s. 20.001 (1) <u>, except that prior to July 1, 2007, the term does not include</u>
20	the Board of Regents of the University of Wisconsin System.
21	<b>SECTION 18.</b> 13.48 (14) (d) 4. of the statutes is amended to read:
22	13.48 (14) (d) 4. If the commission proposes to sell or transfer a parcel of surplus
23	land having a fair market value of at least \$20,000, the commission shall notify the
24	joint committee on finance in writing of its proposed action. If the cochairpersons of

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1 meeting for the purpose of reviewing the proposed sale or transfer within 14 working 2 days after the date of the commission's notification, the parcel may be sold or 3 transferred by the commission. If, within 14 working days after the date of the 4 commission's notification, the cochairpersons of the committee notify the 5 commission that the committee has scheduled a meeting for the purpose of reviewing 6 the proposed sale or transfer, the parcel may be sold or transferred under this 7 subdivision only upon approval of the committee. This subdivision does not apply 8 to surplus land that is authorized to be sold under s. 16.848.

9

**SECTION 19.** 13.48 (22) of the statutes is amended to read:

10 13.48 (22) SALE OR LEASE OF CAPITOL AREA LANDS. The building commission may 11 lease or resell lands acquired in the capitol planning area for public or private 12 redevelopment and may set such conditions of sale or lease as it deems necessary to 13 ensure development compatible with the needs of the community and the state. <u>This</u> 14 <u>subsection does not apply to lands that are authorized to be sold under s. 16.848.</u>

15

**SECTION 20.** 13.50 (6) (am) of the statutes is amended to read:

16 13.50 (6) (am) The cochairpersons of the joint survey committee on retirement 17 systems or the cochairpersons of the joint committee on finance, with respect to any 18 bill or amendment specified in par. (a), or the presiding officer of either house of the 19 legislature, with respect to any bill or amendment specified in par. (a) that is pending 20 in his or her house, may make a determination, based on any available information, 21 that the bill or amendment may have a significant fiscal impact on the costs, 22 actuarial balance or goals of the Wisconsin Retirement System and order the 23 attachment of an independent actuarial opinion on such impact. The cochairpersons 24 or presiding officer ordering such an opinion shall direct the staff under sub. (4) to

#### ASSEMBLY BILL 100

1 The staff shall make payment for the opinion from the obtain the opinion. 2 appropriation under s. 20.765 (2) (ab) or (5). 3 **SECTION 21.** 13.56 (2) of the statutes is amended to read: 4 13.56 (2) PARTICIPATION IN CERTAIN PROCEEDINGS. The cochairpersons of the joint 5 committee for review of administrative rules or their designated agents shall accept 6 service made under ss. 227.40 (5) and 806.04 (11). If the committee determines that 7 the legislature should be represented in the proceeding, it shall request the joint 8 committee on legislative organization to designate the legislature's representative 9 for the proceeding. The costs of participation in the proceeding shall be paid equally 10 from the appropriations under s. 20.765 (1) (a) and (b) or shall be paid from the 11 appropriation under s. 20.765 (5), if applicable, except that such costs incurred by the 12 department of justice shall be paid from the appropriation under s. 20.455 (1) (d). 13 **SECTION 22.** 13.57 (3) of the statutes is amended to read: 14 13.57 **(3)** All expenses under sub. (1) shall be reimbursed from the 15 appropriation under s. 20.765(1)(a) or (b) or (5). 16 **SECTION 23.** 13.81 (6) of the statutes is amended to read:

17 13.81 (6) REIMBURSEMENT FOR SPECIAL STUDIES. At the end of each fiscal year,
18 the general fund shall be reimbursed, from any other state fund, the amounts
19 actually expended by the joint legislative council under s. 20.765 (3) (e) or (5) for the
20 cost of making and publishing surveys and analyses of activities and policies related
21 to such funds. The council shall bill such state funds at the end of each fiscal year
22 for the costs so incurred, in accordance with cost records maintained by the council.
23 SECTION 24. 13.81 (8) of the statutes is amended to read:

24 13.81 (8) CONFERENCE ON LEGISLATIVE PROCEDURES. Following each general
25 election, the joint legislative council shall sponsor a conference to acquaint new

### **ASSEMBLY BILL 100**

1	legislators or legislators-elect with legislative procedures. Expenses for the
2	conference shall be paid from the appropriation under s. 20.765 (3) (e) $\frac{1}{2}$ .
3	<b>SECTION 25.</b> 13.83 (3) (c) 1. of the statutes is amended to read:
4	13.83 (3) (c) 1. The joint legislative council shall pay the expenses incurred by
5	the members appointed under par. (b) 1., in performing their functions on the special
6	committee, from the appropriation under s. 20.765 (3) (e) <del>or (5)</del> .
7	SECTION 26. 13.90 (1) (j) of the statutes is repealed.
8	<b>SECTION 27.</b> 13.90 (2) of the statutes is amended to read:
9	13.90 (2) The cochairpersons of the joint committee on legislative organization
10	or their designated agent shall accept service made under s. 806.04 (11). If the
11	committee, the senate organization committee or the assembly organization
12	committee, determines that the legislature should be represented in the proceeding,
13	that committee shall designate the legislature's representative for the proceeding.
14	The costs of participation in the proceeding shall be paid equally from the
15	appropriations under s. 20.765 (1) (a) and (b) <del>or shall be paid from the appropriation</del>
16	under s. 20.765 (5), if applicable, except that such costs incurred by the department
17	of justice shall be paid from the appropriation under s. 20.455 (1) (d).
18	<b>SECTION 28.</b> 13.90 (4) of the statutes is amended to read:
19	13.90 (4) The cochairpersons of the joint committee on legislative organization
20	shall authorize payment of fees entitling the legislature to membership in national
21	organizations from the appropriation under s. 20.765 (3) (fa) $\frac{1}{2}$ or (5).
22	SECTION 29. 13.93 (2) (g) of the statutes is amended to read:
23	13.93 (2) (g) Attend the midwest and national legislative service conferences
24	of the council of state governments. <u>This paragraph does not apply if this state</u>

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discontinues membership in the council as a result of an expenditure reduction
 under s. 20.505 (4) (ba).

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**SECTION 30.** 13.93 (2) (k) of the statutes is amended to read:

4 13.93 (2) (k) Pay, from the appropriation under s. 20.765 (3) (a) or (5), the
5 expenses of attendance at meetings of members of the Commission on Uniform State
6 Laws who are appointed by the governor.

7

3

**SECTION 31.** 13.94 (1m) of the statutes is amended to read:

8 13.94 (1m) INDEPENDENT EXPERTS. The legislative audit bureau may contract 9 for the services of such independent professional or technical experts as deemed 10 necessary to carry out the statutory duties and functions of the bureau within the 11 limits of the amount provided under s. 20.765 (3) (c) or (5); and, in the case of 12 postaudits involving the performance and program accomplishments of a 13 department, shall contract for the services of such subject matter and program 14 specialists from any state or federal agency or public institution of higher learning 15 as deemed necessary by the joint committee on legislative organization.

16

**SECTION 32.** 13.95 (1m) of the statutes is repealed and recreated to read:

17 13.95 (1m) DUTIES OF THE BUREAU; BIENNIAL BUDGET BILL. (a) In this subsection,
"version of the biennial budget bill or bills" means the executive biennial budget bill
or bills, as modified by an amendment offered by the joint committee on finance, as
engrossed by the first house, as concurred in and amended by the 2nd house or as
nonconcurred in by the 2nd house, or as reported by any committee on conference.

(b) The legislative fiscal bureau shall prepare a statement of estimated general
purpose revenue receipts and expenditures in the biennium following the succeeding
biennium based on recommendations in each version of the biennial budget bill or
bills.

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1	<b>SECTION 33.</b> 14.38 (10) (c) of the statutes is amended to read:
2	14.38 (10) (c) Publish in the official state newspaper within 10 days after the
3	date of publication of an act a notice certifying the number of each act, the number
4	of the bill from which it originated, the date of publication and the relating clause.
5	Each certificate shall also contain a notice of where the full text of each act can be
6	obtained. Costs under this paragraph shall be charged to the appropriation under
7	s. 20.765 (1) (d) <del>or (5)</del> .
8	SECTION 34. 14.78 (1) of the statutes is amended to read:
9	14.78 (1) MEMBERS; TERMS. There is created a Great Lakes compact commission
10	consisting of 3 commissioners appointed by the governor. The commissioners shall
11	be persons having knowledge of and interest in problems of the Great Lakes basin.
12	One commissioner, appointed for an indefinite term, shall be a state officer or
13	employee and shall serve as secretary of the Great Lakes compact commission. The
14	other commissioners shall be appointed for terms of 4 years. The commissioners
15	shall receive no salaries but shall be reimbursed for actual and necessary expenses.
16	unless the secretary of administration reduces or eliminates reimbursement under
17	<u>s. 20.505 (4) (ba)</u> .
18	SECTION 35. 14.78 (2) (intro.) of the statutes is amended to read:
19	14.78 (2) DUTIES. (intro.) It Except as provided in sub. (2m), it is the duty of
20	the Wisconsin Great Lakes compact commission:
21	<b>SECTION 36.</b> 14.78 (2m) of the statutes is created to read:
22	14.78 (2m) Subsection (2) does not apply if the funding required for compliance
23	is eliminated under s. 20.505 (4) (ba).
24	<b>SECTION 37.</b> 14.90 (2) of the statutes is amended to read:

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1	14.90 (2) The members of the commission shall serve without compensation
2	but shall be reimbursed from the appropriation under s. 20.505 (4) (ba) for actual and
3	necessary expenses incurred in the performance of their duties <u>, except as provided</u>
4	in sub. (4). The commission has the powers granted and the duties imposed under
5	s. 39.80.
6	<b>SECTION 38.</b> 14.90 (3) of the statutes is amended to read:
7	14.90 (3) From the appropriation under s. 20.505 (4) ba), the Except as provided
8	in sub. (4), the department of administration shall pay the costs of membership in
9	and costs associated with the midwestern higher education compact from the
10	appropriation under s. 20.505 (4) (ba).
11	<b>SECTION 39.</b> 14.90 (4) of the statutes is created to read:
12	14.90 (4) Payments under subs. (2) and (3) may be reduced or eliminated if the
13	funding for the payments is reduced or eliminated under s. 20.505 (4) (ba).
14	<b>SECTION 40.</b> 15.01 (2) of the statutes is amended to read:
15	15.01 (2) "Commission" means a 3-member governing body in charge of a
16	department or independent agency or of a division or other subunit within a
17	department, except for the Wisconsin waterways commission which shall consist of
18	5 members <del>,</del> <u>and</u> the parole commission which shall consist of 8 members <del>, and the Fox</del>
19	River management commission which shall consist of 7 members. A Wisconsin group
20	created for participation in a continuing interstate body, or the interstate body itself,
21	shall be known as a "commission", but is not a commission for purposes of s. 15.06.
22	The parole commission created under s. 15.145 (1) shall be known as a "commission",
23	but is not a commission for purposes of s. 15.06. The sentencing commission created
24	under s. 15.105 (27) shall be known as a "commission" but is not a commission for
25	purposes of s. 15.06 (1) to (4m), (7), and (9).

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1	<b>SECTION 41.</b> 15.04 (4) of the statutes is created to read:
2	15.04 (4) LEGAL SERVICES. If a department or independent agency is authorized
3	or required to employ or retain an attorney, the department or independent agency
4	may do so only in the following ways:
5	(a) Employ an attorney in a position authorized under s. 16.505.
6	(b) Contract with the department of administration for legal services under s.
7	16.004 (15).
8	(c) Allow the department of justice to furnish legal services if the department
9	of justice is required by law to furnish the services.
10	(d) 1. Allow the division of hearings and appeals created under s. 15.103 (1) to
11	furnish legal services if the division of hearings and appeals is required or authorized
12	by law to furnish the services.
13	2. Contract under s. 227.43 (1m) for contested case hearing services with the
14	division of hearings and appeals if the department or independent agency is not
15	prohibited by law to do so.
16	(e) Employ or retain any attorney who is not a state employee subject to s.
17	20.930.
18	<b>SECTION 42.</b> 15.07 (2) (b) of the statutes is repealed.
19	SECTION 43. 15.07 (2) (m) of the statutes is created to read:
20	15.07 (2) (m) The member appointed under s. 15.345 (6) (a) shall serve as
21	chairperson of the managed forest land board.
22	<b>SECTION 44.</b> 15.07 (2) (n) of the statutes is created to read:
23	15.07 (2) (n) The chairperson of the health care quality and patient safety board
24	shall be designated biennially by the governor.
25	SECTION 45. 15.07 (3) (bm) 1. of the statutes is repealed.

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1	<b>SECTION 46.</b> 15.103 (1g) of the statutes is created to read:
2	15.103 (1g) DIVISION OF LEGAL SERVICES. There is created in the department of
3	administration a division of legal services. The administrator of the division shall
4	be appointed by the secretary of administration in the unclassified service.
5	SECTION 47. 15.105 (12) (e) of the statutes is amended to read:
6	15.105 (12) (e) <i>Executive director.</i> The board shall appoint an executive director
7	<u>under or</u> outside <u>of</u> the classified service <del>to serve at its pleasure</del> .
8	SECTION 48. 15.105 (12) (f) of the statutes is amended to read:
9	15.105 (12) (f) Assistance. The executive director board may request contract
10	with any state agency to provide assistance necessary for the board to fulfill its
11	duties.
12	<b>SECTION 49.</b> 15.105 (13) of the statutes is created to read:
13	15.105 (13) Health care quality and patient safety board. (a) Creation;
14	membership. There is created a health care quality and patient safety board,
15	attached to the department of administration under s. 15.03, consisting of the
16	following members:
17	1. The secretary of health and family services, the secretary of employee trust
18	funds, and the secretary of administration or their designees.
19	2. One physician, as defined in s. 448.01 (5).
20	3. One representative of hospitals.
21	4. One employer purchaser of health care.
22	5. One representative of the insurance industry.
23	6. One representative of health maintenance organizations, as defined in s.
24	609.01 (2).
25	7. One member who shall represent the public interest.

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#### **ASSEMBLY BILL 100**

3

- (b) *Terms.* The board members specified in par. (a) 2. to 7. shall be appointed
   for 4-year terms.
  - **SECTION 50.** 15.13 of the statutes is amended to read:
- 4 15.13 Department of agriculture, trade, and consumer protection 5 **rural resources**; creation. There is created a department of agriculture, trade, 6 and <del>consumer protection</del> rural resources under the direction and supervision of the 7 board of agriculture, trade, and consumer protection rural resources. The board 8 shall consist of 7 9 members with an agricultural background and 2 members who 9 are consumer representatives, appointed for staggered 6-year terms. Appointments 10 to the board shall be made without regard to party affiliation, residence or interest 11 in any special organized group.
- 12 **SECTION 51.** 15.137 (1) (a) (intro.) of the statutes is amended to read:
- 13 15.137 (1) (a) (intro.) There is created in the department of agriculture, trade.

14 and <del>consumer protection</del> <u>rural resources</u> an agricultural producer security council

- 15 consisting of the following members appointed by the secretary of agriculture<u>. trade.</u>
- 16 <u>and rural resources</u> for 3–year terms:
- 17 **SECTION 52.** 15.16 (2) of the statutes is repealed.

**SECTION 53.** 15.195 (6) of the statutes is repealed.

**SECTION 54.** 15.345 (5) of the statutes is repealed.

20 **SECTION 55.** 15.345 (6) of the statutes is created to read:

- 15.345 (6) MANAGED FOREST LAND BOARD. There is created in the department of
   natural resources a managed forest land board consisting of the chief state forester
   or his or her designee and the following members appointed for 3-year terms:
- 24 (a) One member appointed from a list of 5 nominees submitted by the Wisconsin25 Counties Association.

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(b) One member appointed from a list of 5 nominees submitted by the Wisconsin
 Towns Association.

3 (c) One member appointed from a list of 5 nominees submitted by an association
4 that represents the interests of counties that have county forests within their
5 boundaries.

6

7

(d) One member appointed from a list of 5 nominees submitted by the council on forestry.

8 SECTION 56. 15.495 of the statutes is renumbered 15.945 and amended to read: 9 15.945 Same; attached board. (1) EDUCATIONAL APPROVAL BOARD. There is 10 created an educational approval board which is attached to the department of 11 veterans affairs technical college system board under s. 15.03. The board shall 12 consist of not more than 7 members, who shall be representatives of state agencies 13 and other persons with a demonstrated interest in educational programs, appointed 14 to serve at the pleasure of the governor.

15 **SECTION 57.** 16.004 (13) of the statutes is repealed.

**SECTION 58.** 16.004 (15) of the statutes is created to read:

17 16.004 (15) LEGAL SERVICES. (a) In this subsection, "state agency" means an
18 office, commission, department, independent agency, or board in the executive
19 branch of state government, and includes the building commission.

(b) The department may provide legal services to state agencies. Annually, the
department shall assess each state agency for the cost of the legal services provided
to the state agency. The department shall credit all moneys received from state
agencies under this paragraph to the appropriation account under s. 20.505 (1) (kr).

(c) An attorney employed by the department may prosecute or defend anyaction brought by or against the state in any matter relating to tax litigation.

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1	<b>SECTION 59.</b> 16.03 (3) of the statutes is amended to read:
2	16.03 (3) REPORT. The interagency coordinating council shall report at least
3	twice annually to the <u>health care quality and patient safety</u> board <del>on health care</del>
4	information in the department of health and family services administration,
5	concerning the council's activities under this section.
6	<b>SECTION 60.</b> 16.27 (3) (e) 2. of the statutes is repealed.
7	SECTION 61. 16.27 (3) (e) 3. of the statutes is amended to read:
8	16.27 (3) (e) 3. Except as provided under subd. 6., allocate the balance of funds
9	received under 42 USC 8621 to 8629 in a federal fiscal year, after making the
10	allocations under pars. (c) and (d) and <del>subds. 1. and 2.</del> <u>subd. 1.</u> , for the payment of
11	heating assistance <u>or for the payment of crisis assistance</u> under sub. (6).
12	<b>SECTION 62.</b> 16.40 (14) of the statutes is amended to read:
13	16.40 (14) COMMITTEES. Perform administrative services required to properly
14	account for the finances of committees created by law or executive order. The
15	governor may authorize each committee to make expenditures from the
16	appropriation under s. 20.505 (4) (ba) not exceeding \$2,000 per fiscal year. The
17	governor shall report such authorized expenditures to the joint committee on finance
18	at the next quarterly meeting of the committee. If the governor desires to authorize
19	expenditures of more than \$2,000 per fiscal year by a committee, the governor shall
20	submit to the joint committee on finance for its approval a complete budget for all
21	expenditures made or to be made by the committee. The budget may cover a period
22	encompassing more than one fiscal year or biennium during the governor's term of
23	office. If the joint committee on finance approves a budget authorizing expenditures
24	of more than \$2,000 per fiscal year by such a committee, the governor may authorize
25	the expenditures to be made within the limits of the appropriation under s. 20.505

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1 (4) (ba) in accordance with the approved budget during the period covered by the 2 budget. If after the joint committee on finance approves a budget for such a 3 committee the governor desires to authorize expenditures in excess of the authorized 4 expenditures under the approved budget, the governor shall submit a modified 5 budget for the committee to the joint committee on finance. If the joint committee 6 on finance approves a modified budget, the governor may authorize additional 7 expenditures to be made within the limits of the appropriation under s. 20.505 (4) 8 (ba) in accordance with the modified budget during the period covered by the 9 modified budget. The secretary may reduce or eliminate proposed expenditures 10 under this subsection in any fiscal year if the amount appropriated under s. 20.505 11 (4) (ba) for that fiscal year is insufficient to fully fund the proposed expenditures.

12

**SECTION 63.** 16.43 of the statutes is amended to read:

13 **16.43 Budget compiled.** The secretary shall compile and submit to the 14 governor or the governor-elect and to each person elected to serve in the legislature 15 during the next biennium, not later than November 20 of each even–numbered year, 16 a compilation giving all of the data required by s. 16.46 to be included in the state 17 budget report, except the recommendations of the governor and the explanation 18 thereof. The secretary shall not include in the compilation any provision for the 19 development or implementation of an information technology development project 20 for an executive branch agency that is not consistent with the strategic plan of the 21 agency, as approved under s. 16.976. The secretary may distribute the budget 22 compilation in printed or optical disk format.

23 **SECTION 64.** 16.45 of the statutes is amended to read:

16.45 Budget message to legislature. In each regular session of the
legislature, the governor shall deliver the budget message to the 2 houses in joint

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1	session assembled. Unless a later date is requested by the governor and approved
2	by the legislature in the form of a joint resolution, the budget message shall be
3	delivered on or before the last Tuesday in January of the odd–numbered year. With
4	the message the governor shall transmit to the legislature, as provided in ss. 16.46
5	and 16.47, the biennial state budget report and the executive budget bill or bills
6	together with suggestions for the best methods for raising the needed revenues. <u>The</u>
7	governor may distribute the biennial state budget report in printed or optical disk
8	<u>format.</u>
9	<b>SECTION 65.</b> 16.46 (5m) of the statutes is repealed and recreated to read:
10	16.46 (5m) A statement of estimated general purpose revenue receipts and
11	expenditures in the biennium following the succeeding biennium based on
12	recommendations in the budget bill or bills.
13	<b>SECTION 66.</b> 16.50 (1) (b) of the statutes is amended to read:
14	16.50 <b>(1)</b> (b) This subsection does not apply to appropriations under ss. 20.255
15	(2) (ac) <del>and, (af), and</del> (r), 20.835, and 20.865 (4).
16	<b>SECTION 67.</b> 16.505 (3m) of the statutes is repealed.
17	<b>SECTION 68.</b> 16.518 (title) of the statutes is amended to read:
18	16.518 (title) Transfers to the budget stabilization fund and the cash
19	<del>building projects</del> <u>health care quality improvement</u> fund.
20	<b>SECTION 69.</b> 16.518 (3) (b) 3. of the statutes is created to read:
21	16.518 (3) (b) 3. In the 2006–07 fiscal year, the secretary shall reduce any
22	amount transferred to the budget stabilization fund under par. (a) by an amount
23	necessary to ensure that the distribution on June 15, 2007, under s. 79.10 (7m) (a)
24	1. b. is made.
25	<b>SECTION 70.</b> 16.518 (3) (b) 4. of the statutes is created to read:

1	16.518 (3) (b) 4. In the 2006–07 fiscal year, the secretary shall reduce any
2	amount transferred to the budget stabilization fund under par. (a) by an amount
3	necessary to fund the appropriation under s. 20.255 (2) (af).
4	<b>SECTION 71.</b> 16.518 (4) of the statutes is created to read:
5	16.518 (4) Notwithstanding sub. (3), if the amount of moneys projected to be
6	deposited in the general fund during the 2005–07 fiscal biennium that are
7	designated as "Taxes" in the summary is less than the amount of such moneys
8	estimated to be deposited in the general fund during that fiscal biennium, as
9	determined by the department under s. 79.10 (7m) (a) 1. b., the secretary may
10	transfer any of the excess to the health care quality improvement fund.
11	SECTION 72. 16.52 (10) of the statutes is amended to read:
12	16.52 (10) DEPARTMENT OF PUBLIC INSTRUCTION. The provisions of sub. (2) with
13	respect to refunds and sub. (5) (a) with respect to reimbursements for the prior fiscal
14	year shall not apply to the appropriations under s. 20.255 (2) (ac) and, (af), and (r).
15	<b>SECTION 73.</b> 16.526 (title) of the statutes is repealed and recreated to read:
16	16.526 (title) Revenue obligation program to fund costs of the Medical
17	Assistance program.
18	SECTION 74. 16.526 (1) of the statutes is amended to read:
19	16.526 (1) For purposes of subch. II of ch. 18, the purposes of obtaining proceeds
20	to pay the state's anticipated unfunded prior service liability under s. 40.05 (2) (b)
21	and of paying the state's unfunded prior service liability under s. 40.05 (2) (b) and the
22	state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40
23	fund costs of the Medical Assistance program is a special fund program, and the
24	excise tax fund is a special fund. The legislature finds and determines that the excise
25	tax fund is a segregated fund consisting of fees, penalties, or excise taxes and that

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financing the special Medical Assistance program to pay the state's unfunded prior service liability under s. 40.05 (2) (b) and the state's unfunded liability under s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40 fund costs from the net proceeds of revenue obligations issued under this section is appropriate and will serve a public purpose by improving the quality of, and access of citizens of this state to, health care services.

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7

**SECTION 75.** 16.526 (2) of the statutes is amended to read:

8 16.526 (2) The net proceeds of revenue obligations issued under subch. II of ch. 9 18, as authorized under this section, shall be deposited in a fund in the state treasury, 10 or an account maintained by a trustee, created under s. 18.57 (1). The moneys shall 11 be applied for ancillary payments and for the provision of reserves, as determined 12 by the building commission, and for the payment of part or all of the state's unfunded 13 prior service liability under s. 40.05 (2) (b) and the state's unfunded liability under 14 s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40, as determined by the 15 department, costs of the Medical Assistance program, and any remainder shall be 16 paid into <u>a retirement liability</u> an excise tax revenue obligation redemption fund 17 created under 18.562 (3).

18

**SECTION 76.** 16.526 (5) (b) of the statutes is amended to read:

19 16.526 (5) (b) Except as otherwise provided in this paragraph, the <u>secretary</u>
20 <u>shall determine the</u> requirements for funds <u>to be</u> obtained <u>from revenue obligations</u>
21 <u>issued under this section</u> to pay the <u>state's anticipated unfunded prior service</u>
22 liability under s. 40.05 (2) (b) and funds used for the payment of the state's unfunded
23 prior service liability under s. 40.05 (2) (b) and the state's unfunded liability under
24 s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40, that are to be paid from revenue
25 obligations issued under this section, shall be determined by the secretary <u>costs of</u>

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1	the Medical Assistance program. The sum amount of expenditures to be paid from
2	
2	revenue obligations issued under this section and appropriation obligations issued
3	under s. 16.527, if any, excluding any appropriation revenue obligations that have
4	been defeased under a cash optimization program administered by the building
5	commission and any appropriation obligations issued pursuant to s. 16.527 (3) (b) 3.,
6	shall not exceed <del>\$1,500,000,000</del> <u>\$130,000,000</u> .
7	<b>SECTION 77.</b> 16.526 (5) (c) of the statutes is created to read:
8	16.526 (5) (c) For the purpose of s. 18.58 (4), the department is carrying out
9	program responsibilities for which the revenue obligations are authorized under this
10	section.
11	SECTION 78. 16.527 (3) (b) 2. of the statutes is amended to read:
12	16.527 (3) (b) 2. The sum of appropriation obligations issued under this section,
13	excluding any obligations that have been defeased under a cash optimization
14	program administered by the building commission and any obligations issued
15	pursuant to subd. 3., <del>and revenue obligations issued under s. 16.526, if any,</del> may not
16	exceed \$1,500,000,000.
17	<b>SECTION 79.</b> 16.529 of the statutes is repealed and recreated to read:
18	16.529 Lapses and fund transfers relating to unfunded retirement
19	liability debt service. (1) The definitions in s. 20.001 are applicable in this section,
20	except that "state agency" does not include the department of employee trust funds
21	or the investment board.
22	(2) Beginning in the 2007–09 fiscal biennium, during each fiscal biennium the

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(2) Beginning in the 2007–09 fiscal biennium, during each fiscal biennium the
secretary shall lapse to the general fund or transfer to the general fund from each
state agency appropriation specified in sub. (3) an amount equal to that portion of
the total amount of principal and interest to be paid on obligations issued under s.

1 16.527 during the fiscal biennium that is allocable to the appropriation, as
 2 determined under sub. (3).

3 (3) The secretary shall determine the amounts of the allocations required
4 under sub. (2) as follows:

5 (a) The secretary shall first determine the total amount of Wisconsin
6 retirement system contributions that are to be paid by the state under s. 40.05 during
7 the fiscal biennium.

8 (b) The secretary shall then determine the percentage of the total amount 9 determined under par. (a) that is allocable to each state agency appropriation from 10 which Wisconsin retirement system contributions under s. 40.05 are paid. The 11 secretary shall exclude from this determination any appropriation from which a 12 lapse or transfer to pay any principal or interest amount on obligations issued under 13 s. 16.527 would violate a condition imposed by the federal government on the 14 expenditure of the moneys or if the lapse or transfer would violate the federal or state 15 constitution.

(c) For each appropriation identified under par. (b), the secretary shall then
apply the percentage calculated under par. (b) to the total amount of principal and
interest to be paid during the fiscal biennium on obligations issued under s. 16.527.
This amount is the portion of the total amount of principal and interest paid on the
obligations during that fiscal biennium that is allocable to each appropriation.

21

**SECTION 80.** 16.54 (2) (b) of the statutes is amended to read:

16.54 (2) (b) Upon presentation by the department to the joint committee on finance of alternatives to the provisions under s. 16.27, the joint committee on finance may revise the eligibility criteria under s. 16.27 (5), or benefit payments under s. 16.27 (6) or the amount allocated for crises under s. 16.27 (3) (e) 2., and the

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department shall implement those revisions. Benefits or eligibility criteria so
revised shall take into account and be consistent with the requirements of federal
regulations promulgated under 42 USC 8621 to 8629. If funds received under 42
USC 8621 to 8629 in a federal fiscal year total less than 90% of the amount received
in the previous federal fiscal year, the department shall submit to the joint committee
on finance a plan for expenditure of the funds. The department may not use the funds
unless the committee approves the plan.

8

**SECTION 81.** 16.56 of the statutes is created to read:

9 16.56 Grain inspection funding. On June 30 of each fiscal year, the 10 department shall determine whether the accumulated expenses for the inspection 11 and certification of grain under s. 93.06 (1m) have exceeded the accumulated 12 revenues from conducting that inspection and certification as of that date. If so, 13 immediately before the end of the fiscal year, the department shall transfer the 14 unencumbered balances in the appropriation accounts under s. 20.115 (1) (a), (2) (a), 15 (3) (a), (7) (a), and (8) (a), up to the amount of the excess, to the appropriation account 16 under s. 20.115 (1) (h).

17

**SECTION 82.** 16.75 (4) (d) of the statutes is amended to read:

18 16.75 (4) (d) In this subsection and s. 16.755, "veteran–owned business" means
a small business, as defined in par. (c), that is certified by the department of veterans
affairs as being at least 51% owned by one or more veterans, as defined in s. 45.35
(5) 45.001 (4).

22

**SECTION 83.** 16.771 of the statutes is created to read:

16.771 False claims. Whoever knowingly presents or causes to be presented
a false claim for payment under any contract or order for materials, supplies,
equipment, or contractual services to be provided to an agency shall forfeit not less

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1	than \$5,000 nor more than \$10,000, plus 3 times the amount of the damages that
2	were sustained by the state or would have been sustained by the state, whichever is
3	greater, as a result of the false claim. The attorney general may bring an action on
4	behalf of the state to recover any forfeiture incurred under this section.
5	<b>SECTION 84.</b> 16.841 (1) (b) of the statutes is amended to read:
6	16.841 <b>(1)</b> (b) "Child care provider" means a provider licensed under s. 48.65
7	<u>49.98</u> , certified under s. $48.651$ <u>49.156</u> , or established or contracted for under s.
8	120.13 (14).
9	<b>SECTION 85.</b> 16.848 of the statutes is created to read:
10	16.848 Sale of certain state property. (1) Except as provided in sub. (2) and
11	subject to sub. (3), the department may sell any state–owned real property, if the
12	department determines that the sale is in the best interest of the state. The sale may
13	be either on the basis of public bids, with the department reserving the right to reject
14	any bid in the interest of the state, or negotiated prices.
15	(2) (a) Subsection (1) does not authorize the closure or sale of any facility or
16	institution the operation of which is provided for by law.
17	(b) Subsection (1) does not apply to property under the jurisdiction of the board
18	of regents of the University of Wisconsin System.
19	(c) Subsection (1) does not apply to property sold by the department under s.
20	16.98 (3).
21	(d) Subsection (1) does not apply to lands under the jurisdiction of the board
22	of commissioners of public lands.
23	(e) Subsection (1) does not apply to property under the jurisdiction of the
24	department of natural resources, except central or district office facilities.

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1 (f) Subsection (1) does not apply to lands acquired with revenues collected 2 under s. 70.58.

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- 3 (g) Subsection (1) does not apply to property that is subject to sale by the 4 department of veterans affairs under s. 45.72 (7).
- 5 (h) The department shall not sell any property under this section that is leased 6 by the state until the lease expires or the lease is modified, renewed, or extended, 7 whichever first occurs, without consent of the lessee.
- 8

(3) The department shall not sell any state property under sub. (1) unless the 9 sale is approved by the building commission under 2005 Wisconsin Act .... (this act), 10 section 9101 (4) (b).

11 (4) Except as provided in s. 13.48 (14) (e), if there is any outstanding public debt 12 used to finance the acquisition, construction, or improvement of any property that 13 is sold under sub. (1), the department shall deposit a sufficient amount of the net 14 proceeds from the sale of the property in the bond security and redemption fund 15 under s. 18.09 to repay the principal and pay the interest on the debt, and any 16 premium due upon refunding any of the debt. If the property was acquired, 17 constructed, or improved with federal financial assistance, the department shall pay 18 to the federal government any of the net proceeds required by federal law. If the 19 property was acquired by gift or grant or acquired with gift or grant funds, the 20 department shall adhere to any restriction governing use of the proceeds. Except as 21 required under ss. 13.48 (14) (e), 20.395 (9) (qd), and 51.06 (6), if there is no such debt 22 outstanding, there are no moneys payable to the federal government, and there is no 23 restriction governing use of the proceeds, and if the net proceeds exceed the amount 24 required to be deposited, paid, or used for another purpose under this subsection, the

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department shall deposit the net proceeds or remaining net proceeds in the general
 fund.

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3 **SECTION 86.** 16.871 of the statutes is created to read: 4 **16.871 False claims.** (1) In this section: 5 (a) "Agency" has the meaning given in s. 16.70 (1e). 6 (b) "Construction work" has the meaning given in s. 16.87 (1) (a). 7 (c) "Limited trades work" has the meaning given in s. 16.70 (7). 8 (2) Whoever knowingly presents or causes to be presented a false claim under 9 any contract for construction work or limited trades work, or for engineering or 10 architectural services, to be provided to any agency shall forfeit not less than \$5,000 11 nor more than \$10,000, plus 3 times the amount of the damages that were sustained 12 by the state or would have been sustained by the state, whichever is greater, as a 13 result of the false claim. The attorney general may bring an action on behalf of the 14 state to recover any forfeiture incurred under this subsection. 15 **SECTION 87.** 16.891 of the statutes is created to read: 16 16.891 Reports on cost of occupancy of state facilities. (1) In this section: 17 (a) "Agency" has the meaning given in s. 16.70 (1e). (b) "Total cost of occupancy" means the cost to operate and maintain the 18

physical plant of a building, structure, or facility, including administrative costs of an agency attributable to operation and maintenance of a building, structure, or facility, together with any debt service costs associated with the building, structure, or facility, computed in the manner prescribed by the department.

(2) Except as provided in sub. (4), each agency shall report to the department
no later than October 1 of each year concerning the total cost of occupancy of each
state-owned building, structure, and facility, excluding public highways and

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bridges, under the jurisdiction of the agency for the preceding fiscal year. The report
shall be made in a format prescribed by the department. Beginning in 2009, if a
building, structure, or facility is a part of an institution, the agency having
jurisdiction of the institution shall also include in its report the total cost of
occupancy of all of the buildings, structures, and facilities within the institution.

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6 (3) No later than December 1 of each year, the department shall compile the 7 information received under sub. (2) and transmit a consolidated report to the 8 building commission on the total cost of occupancy of all buildings, structures, and 9 facilities included in the reports filed under sub. (2), itemized for each building, 10 structure, and facility. The report shall include, for each building, structure, or 11 facility, the recommendations of the department concerning the desired total cost of 12 occupancy for that building, structure, or facility.

(4) The department may exempt an agency from compliance with the reporting
requirement under sub. (2) with respect to any building, structure, or facility that
the department determines to have a minimal total cost of occupancy.

16 **SECTION 88.** 16.964 (7) of the statutes is repealed.

17 **SECTION 89.** 16.964 (9) of the statutes is repealed.

**SECTION 90.** 16.964 (10) of the statutes is created to read:

19 16.964 (10) Annually, the office shall pay the amount appropriated under s.
20 20.505 (6) (e) to the Wisconsin Trust Account Foundation, Inc., to provide civil legal
21 services to indigent persons. The Wisconsin Trust Account Foundation, Inc., shall
22 distribute the amount received as grants to programs that provide civil legal services
23 to indigent persons. The grants may be used only for the following civil legal services:
24 (a) Serving as guardian ad litem for cases with the bureau of Milwaukee child
25 welfare of the department of health and family services.

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(b) Coordinating insurance benefits for medical assistance recipients.
(c) Assisting Wisconsin Works participants in applying for supplemental
security income program benefits.
(d) Obtaining and enforcing child support, including legal services related to
domestic abuse.
(e) Developing discharge plans for mentally ill inmates and assisting those
inmates in their community integration planning.
(f) Providing ancillary services to juvenile offenders.
<b>SECTION 91.</b> 16.966 of the statutes is repealed and recreated to read:
16.966 Geographic information systems. The department may develop
and maintain geographic information systems relating to land in this state for the
use of governmental and nongovernmental units.
<b>SECTION 92.</b> 16.967 of the statutes is repealed and recreated to read:
16.967 Land information program. (1) DEFINITIONS. In this section:
(a) "Agency" has the meaning given in s. 16.70 (1e).
(b) "Land information" means any physical, legal, economic, or environmental
information or characteristics concerning land, water, groundwater, subsurface
resources, or air in this state. "Land information" includes information relating to
topography, soil, soil erosion, geology, minerals, vegetation, land cover, wildlife,
associated natural resources, land ownership, land use, land use controls and
restrictions, jurisdictional boundaries, tax assessment, land value, land survey
records and references, geodetic control networks, aerial photographs, maps,
planimetric data, remote sensing data, historic and prehistoric sites, and economic
projections.

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1 (c) "Land information system" means an orderly method of organizing and 2 managing land information and land records.

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(d) "Land records" means maps, documents, computer files, and any other 4 information storage medium in which land information is recorded.

5 (e) "Systems integration" means land information that is housed in one 6 jurisdiction or jurisdictional subunit and is available to other jurisdictions, 7 jurisdictional subunits, public utilities, and other private sector interests.

8 (3) DUTIES OF DEPARTMENT. The department shall direct and supervise the land 9 information program and serve as the state clearinghouse for access to land 10 information. In addition, the department shall:

11 Provide technical assistance and advice to state agencies and local (a) 12 governmental units with land information responsibilities.

13 (b) Maintain and distribute an inventory of land information available for this 14 state, land records available for this state, and land information systems.

15 (c) Prepare guidelines to coordinate the modernization of land records and land 16 information systems.

17 (d) Review project applications received under sub. (7) and determine which projects are approved. 18

19 (e) Review for approval a countywide plan for land records modernization 20 prepared under s. 59.72 (3) (b).

21 (4) FUNDING REPORT. The department shall identify and study possible program 22 revenue sources or other revenue sources for the purpose of funding the operations 23 of the land information program, including grants to counties under sub. (7).

24 (5) FEE REVENUE. The department shall credit all fee revenue received under 25 s. 59.72 (5) (a) to the appropriation account under s. 20.505 (1) (ij), except that the

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department shall credit the amounts appropriated under s. 20.505 (1) (ie) and (if) to
 those appropriation accounts.

- 3 (6) REPORTS. By March 31 of each year, the department of administration, the 4 department of agriculture, trade and consumer protection, the department of 5 commerce, the department of health and family services, the department of natural 6 resources, the department of tourism, the department of revenue, the department of 7 transportation, the board of regents of the University of Wisconsin System, the 8 public service commission, and the board of curators of the historical society shall 9 each submit to the department a plan to integrate land information to enable such 10 information to be readily translatable, retrievable, and geographically referenced for 11 use by any state, local governmental unit, or public utility. The plans shall include 12 the information that will be needed by local governmental units to prepare 13 comprehensive plans containing the planning elements required under s. 66.1001 14 (2). Upon receipt of this information, the department shall integrate the information 15 to enable the information to be used to meet land information data needs. The 16 integrated information shall be readily translatable, retrievable, and geographically 17 referenced to enable members of the public to use the information.
- (7) AID TO COUNTIES. (a) A county board that has established a county land
  information office under s. 59.72 (3) may apply to the department on behalf of any
  local governmental unit, as defined in s. 59.72 (1) (c), located wholly or partially
  within the county for a grant for any of the following projects:
- The design, development, and implementation of a land information system
   that contains and integrates, at a minimum, property and ownership records with
   boundary information, including a parcel identifier referenced to the U.S. public land
   survey; tax and assessment information; soil surveys, if available; wetlands

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1	identified by the department of natural resources; a modern geodetic reference
2	system; current zoning restrictions; and restrictive covenants.
3	2. The preparation of parcel property maps that refer boundaries to the public
4	land survey system and are suitable for use by local governmental units for accurate
5	land title boundary line or land survey line information.
6	3. The preparation of maps that include a statement documenting accuracy if
7	the maps do not refer boundaries to the public land survey system and that are
8	suitable for use by local governmental units for planning purposes.
9	4. Systems integration projects.
10	5. To support technological developments and improvements for the purpose
11	of providing Internet–accessible housing assessment and sales data.
12	(b) Grants shall be paid from the appropriation under s. 20.505 (1) (ij). A grant
13	under this subsection may not exceed \$100,000. The department may award more
14	than one grant to a county board.
15	(8) ADVICE; COOPERATION. In carrying out its duties under this section, the
16	department may seek advice and assistance from the board of regents of the
17	University of Wisconsin System and other agencies, local governmental units, and
18	other experts involved in collecting and managing land information. Agencies shall
19	cooperate with the department in the coordination of land information collection.
20	(9) TECHNICAL ASSISTANCE; EDUCATION. The department may provide technical
21	assistance to counties and conduct educational seminars, courses, or conferences
22	relating to land information. The department shall charge and collect fees sufficient

23 to recover the costs of activities authorized under this subsection.

24 **SECTION 93.** 16.9675 of the statutes is created to read:

25 **16.9675 Land activities.** The department shall do all of the following:

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1 (1) Identify state land use goals and recommend these goals to the governor. 2 (2) Identify state land use priorities to further the state's land use goals and 3 recommend to the governor legislation to implement these priorities. 4 (3) Study areas of cooperation and coordination in the state's land use statutes 5 and recommend to the governor legislation to harmonize these statutes to further the 6 state's land use goals. 7 (4) Study areas of the state's land use statutes that conflict with each other and 8 recommend to the governor legislation to resolve these conflicts to further the state's 9 land use goals. 10 (5) Identify areas of the state's land use statutes that conflict with county or 11 municipal land use ordinances, and areas of county or municipal land use ordinances 12 that conflict with each other, and recommend to the governor legislation to resolve 13 these conflicts. 14 (6) Establish a state agency resource working group that is composed of 15 representatives of the departments of administration; agriculture, trade and 16 consumer protection; commerce; natural resources; revenue; transportation; and 17 other appropriate agencies to discuss, analyze, and address land use issues and 18 related policy issues, including the following: 19 (a) Gathering information about the land use plans of state agencies. (b) Establishing procedures for the distribution of the information gathered

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under par. (a) to other state agencies, local units of government, and private persons. (c) Creating a system to facilitate, and to provide training and technical

23 assistance for the development of, local intergovernmental land use planning.

(7) Study the activities of local units of government in the land use area todetermine how these activities impact on state land use goals, and recommend to the

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governor legislation that fosters coordination between local land use activities and
 state land use goals.

3 (8) Identify procedures for facilitating local land use planning efforts,
4 including training and technical assistance for local units of government, and
5 recommend to the governor legislation to implement such procedures.

6 (9) Gather and analyze information about the land use activities in this state
7 of the federal government and American Indian governments and inform the
8 governor of the impact of these activities on state land use goals.

9 (10) Study any other issues that are reasonably related to the state's land use 10 goals, including methods for alternative dispute resolution for disputes involving 11 land use issues, and recommend to the governor legislation in the areas studied by 12 the department that would further the state's land use goals.

(11) Gather information about land use issues in any reasonable way, includingthe following:

(a) Establishing a state-local government-private sector working group to
study and advise the department on land use issues.

17 (b) Holding public hearings or information meetings on land use issues.

18 (c) Conducting surveys on land use issues.

19 (d) Consulting with any person who is interested in land use issues.

**SECTION 94.** 16.971 (17) of the statutes is created to read:

21 16.971 (17) Provide educational agencies that are eligible for a rate discount 22 telecommunications services under 47 USC 254 with additional on 23 telecommunications access under s. 16.998 and contract with telecommunications 24 providers to provide that access.

25 **SECTION 95.** 16.993 (9) of the statutes is repealed.

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1	<b>SECTION 96.</b> 16.995 (3m) of the statutes is amended to read:
2	16.995 (3m) PUBLIC DEBT REPAYMENT. To the extent that sufficient moneys for
3	the provision of educational telecommunications access under s. 16.997 are available
4	in the appropriation account under s. 20.505 (4) (mp) after payment of the
5	administrative expenses specified in s. 20.505 (4) (mp), the department shall use
6	those available moneys to reimburse s. 20.505 (4) (es) and (et) for the payment of
7	principal and interest costs incurred in financing educational technology
8	infrastructure financial assistance under this section and to make full payment of
9	the amounts determined by the building commission under s. 13.488 (1) (m).
10	<b>SECTION 97.</b> 16.997 (2) (a) of the statutes is renumbered 16.997 (2) (a) (intro.)
11	and amended to read:
12	16.997 (2) (a) (intro.) Allow an educational agency to make a request to the
13	department for access to either one data line or one video link, except <del>that any</del> <u>as</u>
14	<u>follows:</u>
15	1. Any educational agency may request access to additional data lines if the
16	agency shows to the satisfaction of the department that the additional data lines are
17	more cost–effective than a single data line <del>and except that a</del> .
18	<u>2. A</u> school district that operates more than one high school or a public library
19	board that operates more than one library facility may request access to both a data
20	line and a video link and access to more than one data line or video link.
21	SECTION 98. 16.997 (2) (a) 3. of the statutes is created to read:
22	16.997 (2) (a) 3. An educational agency that is eligible for a rate discount on
23	telecommunications services under 47 USC 254 may request access to additional
24	data lines and video links and to increased bandwidth access as provided in s. 16.998.
25	<b>SECTION 99.</b> 16.997 (2) (b) of the statutes is amended to read:

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1	16.997 (2) (b) Establish eligibility requirements for an educational agency to
2	participate in the program established under sub. (1) and to receive additional
3	telecommunications access under s. 16.998, including a requirement that a charter
4	school sponsor use data lines and video links to benefit pupils attending the charter
5	school and a requirement that Internet access to material that is harmful to children,
6	as defined in s. 948.11 (1) (b), is blocked on the computers of secured correctional
7	facilities that are served by data links and video links subsidized under this section.
8	SECTION 100. 16.997 (2) (c) of the statutes is amended to read:
9	16.997 (2) (c) Establish specifications for data lines and video links for which
10	access is provided to an educational agency under the program established under
11	sub. (1) or for which additional access is provided to an educational agency under s.
12	<u>16.998</u> .
13	SECTION 101. 16.997 (2) (f) of the statutes is amended to read:
14	16.997 (2) (f) Ensure that secured correctional facilities that receive access
15	under this section to data lines and video links <del>use them <u>or that receive</u> additional</del>
16	access under s. 16.998 to data lines, video links, and bandwidth use those data lines
17	and video links and that bandwidth only for educational purposes.
18	SECTION 102. 16.997 (2g) (intro.) of the statutes is amended to read:
19	16.997 (2g) (intro.) An educational agency that is provided access to a data line
20	under the program established under sub. (1) <u>or to an additional data line under s.</u>
21	<u>16.998</u> may not do any of the following:
22	<b>SECTION 103.</b> 16.997 (2r) (a) of the statutes is amended to read:
23	16.997 (2r) (a) A public library board that is provided access to a data line under
24	the program established under sub. (1) or to an additional data line under s. 16.998
25	may enter into a shared service agreement with a political subdivision that provides

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the political subdivision with access to any excess bandwidth on the data line that is not used by the public library board, except that a public library board may not sell, resell, or transfer in consideration for money or anything of value to a political subdivision access to any excess bandwidth. A shared service agreement under this paragraph is not valid unless the agreement allows the public library board to cancel the agreement at any time after providing notice to the political subdivision.

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**SECTION 104.** 16.998 of the statutes is created to read:

8 16.998 Educational telecommunications; additional access. An 9 educational agency that is eligible for a rate discount for telecommunications 10 services under 47 USC 254 may request data lines, video links, and bandwidth access 11 that is in addition to what is provided under the program under s. 16.997 (1). The 12 department shall apply for aid under 47 USC 254 to cover the costs of the data lines, 13 video links, and bandwidth access that are provided under this section and shall 14 credit any aid received to the appropriation account under s. 20.505 (4) (mp). To the 15 extent that the aid does not fully cover those costs, the department shall require an 16 educational agency to pay the department a monthly fee that is sufficient to cover 17 those costs and shall credit any monthly fee received to the appropriation account 18 under s. 20.505 (4) (Lm).

19

**SECTION 105.** 17.11 (4) (intro.) of the statutes is amended to read:

17.11 (4) (intro.) If it is determined in the action or proceeding or is found upon
the investigation that a district attorney or sheriff suspended under this section is
not guilty of an offense, or has not willfully neglected or refused to perform his or her
duties, as charged, that fact shall be certified by the governor to the department of
administration justice if a district attorney is involved or to the county clerk of the

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sheriff's county if a sheriff is involved. Upon the certification, the district attorney
 or sheriff shall be:

**SECTION 106.** 18.01 (4) (intro.) of the statutes is amended to read:

4 18.01 (4) (intro.) "Public debt" or "debt" means every voluntary, unconditional
5 undertaking by the state, other than an operating note or an interest exchange
6 agreement, to repay a sum certain:

# 7 SECTION 107. 18.06 (8) (a) of the statutes is renumbered 18.06 (8) (a) (intro.) 8 and amended to read:

9 18.06 (8) (a) (intro.) The <u>Subject to par. (am)</u>, at the time of, or in anticipation 10 of, contracting public debt and at any time thereafter while the public debt is 11 outstanding, the commission may enter into agreements and ancillary 12 arrangements for relating to the public debt, including liquidity facilities, 13 remarketing or dealer agreements, letter of credit agreements, insurance policies, 14 guaranty agreements, reimbursement agreements, indexing agreements, or interest 15 exchange agreements. At the time of contracting for any such agreement or ancillary

16 arrangement, the commission shall determine all of the following, if applicable:

17 **SECTION 108.** 18.06 (8) (a) 1. of the statutes is created to read:

18 18.06 (8) (a) 1. For any payment to be received with respect to the agreement
or ancillary arrangement, whether the payment will be deposited into the bond
security and redemption fund or the capital improvement fund.

21 SECTION 109. 18.06 (8) (a) 2. of the statutes is created to read:

18.06 (8) (a) 2. For any payment to be made with respect to the agreement or
ancillary arrangement, whether the payment will be made from the bond security
and redemption fund or the capital improvement fund and the timing of any transfer
of funds.

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SECTION 110. 18.08 (1) (a) of the statutes is renumbered 18.08 (1) (a) (intro.)
 and amended to read:

18.08 (1) (a) (intro.) All moneys resulting from the contracting of public debt
or any payment to be received with respect to any agreement or ancillary
arrangement entered into under s. 18.06 (8) (a) with respect to any such public debt
shall be credited to a separate and distinct fund, established in the state treasury,
designated as the capital improvement fund, except that such:

8 <u>1. Such</u> moneys which represent premium and accrued interest on bonds or
 9 notes issued, or are for purposes of funding or refunding bonds pursuant to s. 18.06
 10 (5), shall be credited to one or more of the sinking funds of the bond security and
 11 redemption fund or to the state building trust fund.; and

12 **SECTION 111.** 18.08 (1) (a) 2. of the statutes is created to read:

18.08 (1) (a) 2. Any such moneys that represent premium or any payments
received pursuant to any agreement or ancillary arrangement entered into under s.
18.06 (8) (a) with respect to any such public debt may be credited to one or more of
the sinking funds of the bond security and redemption fund or to the capital
improvement fund, as determined by the commission.

**SECTION 112.** 18.08 (2) of the statutes is amended to read:

19 18.08 (2) The capital improvement fund may be expended, pursuant to 20 appropriations, only for the purposes and in the amounts for which the <u>public</u> debts 21 have been contracted, for the payment of principal and interest on loans or on notes, 22 <u>for the payment due, if any, under an agreement or ancillary arrangement entered</u> 23 <u>into under s. 18.06 (8) (a) with respect to any such public debt</u>, for the purposes 24 identified under s. 20.867 (2) (v) and (4) (q), and for expenses incurred in contracting 25 <u>public</u> debt.

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1	<b>SECTION 113.</b> 18.08 (4) of the statutes is amended to read:
2	18.08 (4) If at any time it appears that there will not be on hand in the capital
3	improvement fund sufficient moneys for the payment of principal and interest on
4	loans or on notes <u>or for the payment due, if any, under an agreement or ancillary</u>
5	arrangement that has been entered into under s. 18.06 (8) (a) with respect to any
6	public debt and that has been determined to be payable from the capital
7	improvement fund under s. 18.06 (8) (a) 2., the department of administration shall
8	transfer to such fund, out of the appropriation made pursuant to s. 20.866, a sum
9	sufficient which, together with any available money on hand in such fund, is
10	sufficient to make such payment.
11	<b>SECTION 114.</b> 18.09 (2) of the statutes is amended to read:
12	18.09 (2) Each sinking fund shall be expended, and all moneys from time to
13	time on hand therein are irrevocably appropriated, in sums sufficient, only for the
14	payment of principal and interest on the bonds giving rise to it <del>and,</del> premium, if any,
15	due upon <del>refunding <u>redemption</u> of any such bonds<u>, and payment due, if any, under</u></del>
16	an agreement or ancillary arrangement that has been entered into under s. 18.06 (8)
17	(a) with respect to any such bonds and that has been determined to be payable from
18	the bond security and redemption fund under s. 18.06 (8) (a) 2.
19	<b>SECTION 115.</b> 18.55 (5) of the statutes is amended to read:
20	18.55 (5) EXERCISE OF AUTHORITY. Money may be borrowed and evidences of
21	revenue obligation issued therefor pursuant to one or more authorizing resolutions,
22	unless otherwise provided in the resolution or in this subchapter, at any time and
23	from time to time, for any combination of purposes, in any specific amounts, at any
24	rates of interest, for any term, payable at any intervals, at any place, in any manner
25	and having any other terms or conditions deemed necessary or useful. Revenue

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1 obligation bonds may bear interest at variable or fixed rates, bear no interest or bear 2 interest payable only at maturity or upon redemption prior to maturity. Unless 3 sooner exercised or unless a shorter different period is provided in the resolution, 4 every authorizing resolution, except as provided in s. 18.59 (1), shall expire one year 5 after the date of its adoption.

6

**SECTION 116.** 18.61 (5) of the statutes is amended to read:

7 18.61 (5) The legislature may provide, with respect to any specific issue of 8 revenue obligations, prior to their issuance, that if the special fund income or the enterprise or program income pledged to the payment of the principal and interest 9 10 of the issue is insufficient for that purpose, or is insufficient to replenish a reserve 11 fund, if applicable, it will consider supplying the deficiency by appropriation of funds, 12 from time to time, out of the treasury. If the legislature so provides, the commission 13 may make the necessary provisions therefor in the authorizing resolution and other 14 proceedings of the issue. Thereafter, if the contingency occurs, recognizing its moral obligation to do so, the legislature hereby expresses its expectation and aspiration 15 16 that it shall make such appropriation.

17

**SECTION 117.** 18.70 of the statutes is amended to read:

18 18.70 **Provisions applicable.** The following sections apply to this subchapter, except that all references to "public debt," "debt," or "revenue obligation" 19 20 are deemed to refer to "operating notes," all references to "evidence of indebtedness" 21 are deemed to refer to "evidence of operating note," and all references to "evidences 22 of indebtedness" are deemed to refer to "evidences of operating notes": ss. 18.03, 23 18.06 (8), 18.07, 18.10 (1), (2), (4) to (9), and (11), 18.17, 18.52 (1m), 18.61 (1), 18.62, 24 and 18.63.

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**SECTION 118.** 18.73 (5) of the statutes is created to read:

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1 18.73 (5) AGREEMENTS AND ARRANGEMENTS; DELEGATION; USE OF OPERATING NOTES. 2 (a) At the time of, or in anticipation of, contracting operating notes and at any time 3 thereafter while the operating notes are outstanding, the commission may enter into 4 agreements and ancillary arrangements relating to the operating notes, including 5 liquidity facilities, remarketing or dealer agreements, letter of credit agreements, 6 insurance policies, guaranty agreements, reimbursement agreements, indexing 7 agreements, or interest exchange agreements. Any payment received pursuant to 8 any such agreements or ancillary arrangements shall be deposited in, and any 9 payments made pursuant to any such agreements or ancillary arrangements will be 10 made from, the general fund or the operating note redemption fund, as determined 11 by the commission.

(b) The commission may delegate to other persons the authority and
responsibility to take actions necessary and appropriate to implement agreements
and ancillary arrangements under par. (a).

15 (c) Any operating notes may include operating notes contracted to fund16 interest, accrued or to accrue, on the operating notes.

17

**SECTION 119.** 18.74 of the statutes is amended to read:

**18 18.74 Application of operating note proceeds.** All moneys resulting from 19 the contracting of operating notes <u>or any payment to be received under an agreement</u> 20 <u>or ancillary arrangement entered into under s. 18.73 (5) with respect to any such</u> 21 <u>operating notes</u> shall be credited to the general fund, except that moneys which 22 represent premium and accrued interest on operating notes, or moneys for purposes 23 of funding or refunding operating notes pursuant to s. 18.72 (1) shall be credited to 24 the operating note redemption fund.

**SECTION 120.** 18.75 (2) of the statutes is amended to read:

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1	18.75 (2) The operating note redemption fund shall be expended and all					
2	moneys from time to time on hand therein are irrevocably appropriated, in sums					
3	sufficient, only for the payment of principal and interest on operating notes giving					
4	rise to it and premium, if any, due upon refunding or early redemption of such					
5	operating notes <u>, and for the payment due, if any, under an agreement or ancillary</u>					
6	arrangement entered into under s. 18.73 (5) with respect to such operating notes.					
7	<b>SECTION 121.</b> 18.75 (4) of the statutes is amended to read:					
8	18.75 (4) There shall be transferred, under s. 20.855 (1) (a), a sum sufficient					
9	for the payment of the principal, interest and premium due, if any, <del>on the</del> <u>and for the</u>					
10	payment due, if any, under an agreement or ancillary arrangement entered into					
11	pursuant to s. 18.73 (5) with respect to operating notes giving rise to it as the same					
12	falls due. Such transfers shall be so timed that there is at all times on hand in the					
13	fund an amount not less than the amount to be paid out of it during the ensuing 30					
14	days or such other period if so provided for in the authorizing resolution. The					
15	commission may pledge the deposit of additional amounts at periodic intervals and					
16	the secretary of the department may impound moneys of the general fund, including					
17	moneys temporarily reallocated from other funds under s. 20.002 (11), in accordance					
18	with the pledge of revenues in the authorizing resolution, and all such					
19	impoundments are deemed to be payments for purposes of s. 16.53 (10), but no such					
20	impoundment may be made until the amounts to be paid into the bond security and					
21	redemption fund under s. 18.09 during the ensuing 30 days have been deposited in					
22	the bond security and redemption fund.					

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**SECTION 122.** 19.01 (4) (bn) of the statutes is amended to read:

19.01 (4) (bn) Official oaths and bonds of all district attorneys shall be filed with
the secretary department of administration justice.

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1	<b>SECTION 123.</b> 19.42 (5) of the statutes is amended to read:
2	19.42 (5) "Department" means the legislature, the University of Wisconsin
3	System, any authority or public corporation created and regulated by an act of the
4	legislature and any office, department, independent agency or legislative service
5	agency created under ch. 13, 14 or 15, any technical college district or any
6	constitutional office other than a judicial office. In the case of a district attorney,
7	"department" means the department of <del>administration</del> justice unless the context
8	otherwise requires.
9	SECTION 124. 20.001 (2) (e) of the statutes is amended to read:
10	20.001 (2) (e) Federal revenues. Moneys "Federal revenues" consist of moneys
11	received from the federal government <u>, except that under s. 20.445 (3) (md) "federal</u>
12	revenues" also include moneys treated as refunds of expenditures, and under s.
13	20.445 (3) (me) "federal revenues" consist only of moneys treated as received from the
14	federal government. Federal revenues may be deposited as program revenues in the
15	general fund or as segregated revenues in a segregated fund. In either case they are
16	indicated in s. 20.005 by the addition of "–F" after the abbreviation assigned under
17	pars. (b) and (d).
18	SECTION 125. 20.001 (3) (e) of the statutes is amended to read:
19	20.001 (3) (e) <i>Capital improvement authorizations.</i> The appropriations in s.
20	20.866 (2) are authorizations to contract public debt in accordance with ch. 18. The
21	amount of debt repaid under each authorization shall not be construed to represent
22	new or additional authority even though the authority is not reduced by the amount
23	of repayment. The $\underline{Any}$ limiting dollar amount contained in the language of any
24	appropriation under s. 20.866 (2) is the cumulative total authorization carried over

25 from previous biennia plus any new authorization contained in the schedule.

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**SECTION 126.** 20.001 (5) of the statutes is amended to read:

2 20.001 (5) REFUNDS OF EXPENDITURES. Any amount not otherwise appropriated 3 under this chapter that is received by a state agency as a result of an adjustment 4 made to a previously recorded expenditure from a sum certain appropriation to that 5 agency due to activities that are of a temporary nature or activities that could not be 6 anticipated during budget development and which serves to reduce or eliminate the 7 previously recorded expenditure in the same fiscal year in which the previously 8 recorded expenditure was made, except as provided in s. 20.445 (3) (md), may, upon 9 request of the agency, be designated by the secretary of administration as a refund 10 of an expenditure. Except as otherwise provided in this subsection, the secretary of 11 administration may designate an amount received by a state agency as a refund of 12 an expenditure only if the agency submits to the secretary a written explanation of 13 the circumstances under which the amount was received that includes a specific 14 reference in a statutory or nonstatutory law to a function of the agency under which 15 the amount was received and the appropriation from which the previously recorded 16 expenditure was made. A refund of an expenditure shall be deposited by the 17 receiving state agency in the appropriation account from which the previously 18 recorded expenditure was made. Except as otherwise provided in this subsection, a 19 state agency which proposes to make an expenditure from moneys designated as a 20 refund of an expenditure shall submit to the secretary of administration a written 21 explanation of the purpose of the expenditure, including a specific reference in a 22 statutory or nonstatutory law to a function of the agency under which the 23 expenditure is to be made and the appropriation from which the expenditure is to be 24 made. After submission and approval of an estimate of the amount proposed to be 25 expended under s. 16.50 (2), a state agency may expend the moneys received from

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1 the refund of the expenditure. The secretary of administration may waive 2 submission of any explanation required by this subsection for categories of refunds 3 of expenditures or proposed refunds of expenditures. 4 **SECTION 127.** 20.003 (4) (intro.) of the statutes is amended to read: 5 20.003 (4) REQUIRED GENERAL FUND BALANCE. (intro.) No bill directly or 6 indirectly affecting general purpose revenues as defined in s. 20.001 (2) (a) may be 7 enacted by the legislature if the bill would cause the estimated general fund balance 8 on June 30 of any fiscal year specified in this subsection, as projected under s. 20.005 9 (1), to be an amount equal to less than the following amounts for that fiscal year or 10 percentage of the total general purpose revenue appropriations for that fiscal year 11 plus any amount from general purpose revenue designated as "Compensation 12 Reserves" for that fiscal year in the summary under s. 20.005 (1): 13 **SECTION 128.** 20.003 (4) (a) of the statutes is repealed. 14 **SECTION 129.** 20.003 (4) (b) of the statutes is repealed. 15 **SECTION 130.** 20.003 (4) (d) of the statutes is repealed. 16 **SECTION 131.** 20.003 (4) (e) of the statutes is repealed. 17 **SECTION 132.** 20.003 (4) (f) of the statutes is repealed. 18 **SECTION 133.** 20.003 (4) (fm) of the statutes is amended to read: 19 20.003 (4) (fm) For fiscal year 2005–06, <del>\$75,000,000</del> <u>\$65,000,000</u>. 20 **SECTION 134.** 20.003 (4) (fr) of the statutes is created to read: 21 20.003 (4) (fr) For fiscal year 2006–07, \$65,000,000. 22 **SECTION 135.** 20.003 (4) (ft) of the statutes is created to read: 23 20.003 (4) (ft) For fiscal year 2007–08, \$65,000,000. 24 **SECTION 136.** 20.003 (4) (fv) of the statutes is created to read:

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25 20.003 (4) (fv) For fiscal year 2008–09, \$65,000,000.

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#### **SECTION 137.** 20.003 (4) (g) of the statutes is amended to read: 1 20.003 (4) (g) For fiscal year 2006–07 2009–10 and each fiscal year thereafter, 2 2%. 3 4 **SECTION 138.** 20.005 (1) of the statutes is repealed and recreated to read: **20.005 (1)** SUMMARY OF ALL FUNDS. The budget governing fiscal operations for 5 6 the state of Wisconsin for all funds beginning on July 1, 2005, and ending on June 30, 2007, is summarized as follows: [See Figure 20.005 (1) following] 7 8 Figure: 20.005 (1) 9 10 **GENERAL FUND SUMMARY**

	2005-06	2006-07
<b>Opening Balance, July 1</b>	\$ 1,516,200	\$ 66,243,400
<b>Revenues and Transfers</b>		
Taxes	\$11,831,870,000	\$12,432,450,400
Departmental Revenues		
Tribal Gaming	102,269,200	120,809,400
Other	619,987,000	415,343,800
Total Available	\$12,555,642,400	\$13,034,847,000
Appropriations, Transfers and Reserves		
Gross Appropriations	\$12,728,137,200	\$12,993,153,500
Compensation Reserves	91,033,200	178,302,800
Transfer to Budget Stabilization Fund	-0-	36,000,000
Less Lapses	-329,771,400	-240,257,300
Total Expenditures	\$12,489,399,000	\$12,967,199,000
Balances		
Gross Balance	\$ 66,243,400	\$ 67,648,000
Less Required Statutory Balance	-65,000,000	-65,000,000

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		2005-06	2006-07
Net Balance, June 30		\$ 1,243,400	\$ 2,648,000
SUMMARY OF	APPROPRI	ATIONS – ALL	FUNDS
		2005-06	2006-07
General Purpose Revenue		\$12,728,137,200	\$12,993,153,500
Federal Revenue		6,630,256,400	6,745,955,100
Program		5,845,857,300	5,957,454,600
Segregated		784,399,100	788,500,500
		\$13,260,512,800	\$13,491,910,200
Program Revenue		3,674,304,400	3,763,764,400
Nonservice		2,831,947,500	2,913,860,500
Service		842,356,900	849,903,900
		\$ 7,348,608,800	\$ 7,527,528,800
Segregated Revenue		2,862,538,200	3,196,510,600
State nonservice		2,585,701,600	2,897,065,800
Local		103,973,400	107,115,900
Service		172,863,200	192,328,900
		\$ 5,725,076,400	\$ 6,393,021,200

**GRAND TOTAL** 

\$ 25,895,236,200 \$ 26,699,383,600

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# SUMMARY OF COMPENSATION RESERVES – ALL FUNDS

General Purpose Revenue	\$ 90,054,100	\$ 178,302,800
Federal Revenue	30,534,100	60,456,100
Program Revenue	91,033,200	180,241,400
Segregated Revenue	 16,075,400	 31,828,500
TOTAL	\$ 227,696,800	\$ 450,828,800

## LOTTERY FUND SUMMARY

	2005-06	2006-07
Gross Revenue	\$ 480,369,200	\$ 490,481,900
Expenses		
Prizes	\$ 280,519,800	\$ 286,941,100
Administrative Expenses	 65,588,500	 66,489,300
	\$ 346,108,300	\$ 353,430,400
Net Proceeds	\$ 134,260,900	\$ 137,051,500
Total Available for Property Tax Relief		
Opening Balance	\$ 9,447,600	\$ 9,607,400
Net Proceeds	134,260,900	137,051,500
Interest Earnings	1,265,900	1,438,800
Game-related Revenue	 844,300	 844,300
	\$ 145,818,700	\$ 148,942,000
Property Tax Relief	\$ 136,211,300	\$ 139,132,400

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		2	005-06	2006-07
Gross Closing Balance		\$	9,607,400	\$ 9,809,600
Reserve		\$	9,607,400	\$ 9,809,600
Net Closing Balance		\$	-0-	\$ -0-

- 4 forth the state borrowing program summary: [See Figures 20.005 (2) (a) and (b)
- 5 following]

1 2

3

#### SUMMARY OF BONDING AUTHORITY MODIFICATIONS 2005–07 FISCAL BIENNIUM

# **Source and Purpose** Amount **GENERAL OBLIGATIONS** Agriculture, Trade and Consumer Protection Soil and water \$ 7,000,000 Environmental Improvement Fund Clean water fund program 9,600,000 Safe drinking water loan program 6,100,000 Natural Resources Environmental repair 3,000,000 Nonpoint source grants 6,000,000 Urban nonpoint source cost-sharing 4,700,000 Transportation

Harbor improvements	11,400,000
Major highway and rehabilitation projects	250,000,000

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	e and Purpose					mount	
	ail acquisitions and improveme outheast Wisconsin freeway rel		ojects			500,000 100,000	
TOTA	L General Obligation Bonds	5		\$	517,	400,000	
	<b>REVENUE OBLIGATIONS</b>						
-	ortation ajor highway projects, transpo	rtation facilitie	s	<u>\$</u>	420.	534,000	
TOTA	<b>TOTAL Revenue Obligation Bonds</b> \$ 420,534,000						
GRAN	<b>GRAND TOTAL Bonding Authority Modifications</b> \$ 937,934,000						
Figur	e: 20.005 (2) (b) GENERAI BUILDING CORPO FISCAL YEARS		BT SERV	VICE			
STATUT	TISCAL TEARS	Source	2000-0		200	6-07	
20.115	Agriculture, trade and cons	sumer protect	ion, dep	oartmen	nt of		
(2) (d	) Principal repayment and interest	GPR	<b>\$</b> 1	16,000	\$	11,700	
(7) (b	) Principal repayment and interest; conservation reserve enhancement	GPR	1,62	26,600	2,	580,400	

(7) (f) Principal repayment and interest; soil and water GPR

# 20.190 State fair park board

	P P						
(1)	(c)	Housing facilities principal repayment, interest and					
		rebates	GPR	986,900	985,000		
(1)	(d)	Principal repayment and					
		interest	GPR	1,396,900	1,397,000		

271,400

620,300

1 2 3

200 AS	LRB-1877/1 ALL:all:all <b>Section 139</b>				
		AGENCY AND PURPOSE	SOURCE	2005-06	2006-07
20.2	225 E	ducational communication	s board		
(1)	(c)	Principal repayment and interest	GPR	2,143,700	2,234,000
20.2	245 H	listorical society			
(1)	(e)	Principal repayment, interest, and rebates	GPR	1,377,100	1,251,800
20.2	250 M	ledical College of Wisconsin			
(1)	(c)	Principal repayment, interest, and rebates; biomedical research and technology incubator	GPR	736,000	2,179,700
(1)	(e)	Principal repayment and interest	GPR	168,200	168,300
20.2	255 P	ublic instruction, departme	nt of		
(1)	(d)	Principal repayment and interest	GPR	1,318,600	1,174,200
20.2	2 <b>8</b> 5 L	Iniversity of Wisconsin Syste	m		
(1)	(d)	Principal repayment and interest	GPR	119,974,500	115,984,600
(1)	(db)	Self–amortizing facilities principal and interest	GPR	-0-	-0-
<i>20.</i> 3	320 E	nvironmental improvement	program		
(1)	(c)	Principal repayment and interest – clean water fund program	GPR	38,656,100	44,135,700
(2)	(c)	Principal repayment and interest – safe drinking water loan program	GPR	2,427,700	2,860,500
20.3	370 N	Natural resources, departme	ent of		
(7)	(aa)	Resource acquisition and development – principal repayment and interest	GPR	23,864,000	28,440,000
(7)	(ac)	Principal repayment and interest – recreational boating bonds	GPR	-0-	-0-

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Sta	TUTE,	AGENCY AND PURPOSE	Source	2005-06	2006-07
(7)	(ca)	Principal repayment and interest – nonpoint source grants	GPR	5,966,400	6,820,200
(7)	(cb)	Principal repayment and interest – pollution abatement bonds	GPR	51,839,100	50,465,500
(7)	(cc)	Principal repayment and interest – combined sewer overflow; pollution abatement bonds	GPR	16,517,900	16,246,700
(7)	(cd)	Principal repayment and interest – municipal clean drinking water grants	GPR	849,200	859,000
(7)	(ce)	Principal repayment and interest – nonpoint source	GPR	177,900	178,300
(7)	(cf)	Principal repayment and interest – urban nonpoint source cost–sharing	GPR	1,083,500	1,343,300
(7)	(ea)	Administrative facilities – principal repayment and interest	GPR	729,900	736,900
<i>20.</i> 3	395 T	ransportation, department of	of		
(6)	(af)	Principal repayment and interest, local roads for job preservation program and major highway and rehabilitation projects, state funds	GPR	64,032,800	78,948,500
<b>20.</b> 4	410 C	orrections, department of			
(1)	(e)	Principal repayment and interest	GPR	74,926,800	73,629,600
(1)	(ec)	Prison industries principal, interest and rebates	GPR	-0-	-0-
(3)	(e)	Principal repayment and interest	GPR	4,918,300	4,429,400
<b>20.</b> 4	135 H	lealth and family services, d	epartment o	f	
(2)	(ee)	Principal repayment and interest	GPR	13,236,100	12,825,400

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STA	TUTE,	AGENCY AND PURPOSE	Source	2005-06	2006-07		
(6)	(e)	Principal repayment and interest	GPR	62,700	62,400		
<b>20.</b> 4	165 M	lilitary affairs, department o	of				
(1)	(d)	Principal repayment and interest	GPR	3,771,300	3,659,800		
20.485 Veterans affairs, department of							
(1)	(f)	Principal repayment and interest	GPR	1,543,200	1,452,200		
20.505 Administration, department of							
(4)	(es)	Principal, interest, and rebates; general purpose revenue – schools	GPR	5,924,100	7,276,900		
(4)	(et)	Principal, interest, and rebates; general purpose revenue – public library boards	GPR	21,600	21,600		
(5)	(c)	Principal repayment and interest; Black Point Estate	GPR	-0-	-0-		
20.8	855 M	liscellaneous appropriations	5				
(8)	(a)	Dental clinic and education facility; principal repayment, interest and rebates	GPR	994,100	995,100		
20.8	867 B	uilding commission					
(1)	(a)	Principal repayment and interest; housing of state agencies	GPR	-0-	-0-		
(1)	(b)	Principal repayment and interest; capitol and executive residence	GPR	12,106,800	13,272,200		
(3)	(a)	Principal repayment and interest	GPR	11,214,100	22,104,100		
(3)	(b)	Principal repayment and interest	GPR	1,549,700	1,660,000		
(3)	(bm)	) Principal repayment, interest, and rebates; HR Academy, Inc.	GPR	115,500	116,100		

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STA	гите	Agency and Purpose	Source	2005-06	2006-07		
			DUCKCE	2005-00	2000-07		
(3)	(dd)	Principal repayment, interest and rebates	GPR	-0-	-0-		
(3)	(br)	Principal repayment, interest and rebates	GPR	84,400	84,500		
(3)	(bt)	Principal repayment, interest, and rebates; Discovery Place museum	GPR				
TO	ГАL ( Ser	General Purpose Revenue D vice	ebt	\$466,629,100	\$501,210,900		
<b>20</b> .1	190 S	tate Fair Park Board					
(1)	(i)	State fair capital expenses	PR	\$ 224,000	\$ 224,000		
(1)	(j)	State fair principal repayment, interest and rebates	PR	3,576,800	3,746,400		
20.2	20.225 Educational communications board						
(1)	(i)	Program revenue facilities; principal repayment, interest, and rebates	PR	13,100	13,100		
20.2	245 H	istorical society					
(1)	(j)	Self–amortizing facilities; principal repayment, interest, and rebates	PR	98,400	98,300		
20.2	285 U	niversity of Wisconsin System	m				
(1)	(je)	Veterinary diagnostic laboratory fees	PR	3,138,800	3,138,800		
(1)	(jq)	Steam and chilled–water plant; principal repayment, interest, and rebates; nonstate entities	PR	5,768,400	6,175,800		
(1)	(kd)	Principal repayment, interest and rebates	PR-S	47,064,300	56,035,500		
(1)	(km)	) Aquaculture demonstration facility; principal repayment and interest	PR-S	-0-	-0-		

		006 Legislature – 108 <b>BLY BILL 100</b>	8 –		LRB-1877/1 ALL:all:all <b>SECTION 139</b>		
STAT	ГUTE,	Agency and <b>Purpose</b>	Source	2005-06	2006-07		
(1)	(ko)	Steam and chilled–water plant; principal repayment, interest and rebates	PR-S	-0-	-0-		
(5)	(i)	Nonincome sports	PR	326,300	326,300		
20.370 Natural resources, department of							
(7)	(ag)	Land acquisition – principal repayment and interest	PR	-0-	-0-		
(7)	(cg)	Principal repayment and interest – nonpoint repayments	PR	50,000	50,000		
<b>20</b> .4	10 C	orrections, department of					
(1)	(ko)	Prison industries principal repayment, interest and rebates	PR-S	153,300	238,600		
<b>20</b> .4	185 V	eterans affairs, department	of				
(1)	(go)	Self–amortizing housing facilities; principal repayment and interest	PR	806,900	1,504,000		
<b>20</b> .5	505 A	dministration, department o	of				
(4)	(ha)	Principal, interest, and rebates; program revenue – schools	PR	2,995,800	3,001,300		
(4)	(hb)	Principal, interest, and rebates; program revenue – public library boards	PR	17,200	17,200		
(5)	(g)	Principal repayment, interest and rebates; parking	PR-S	1,642,000	1,783,200		
(5)	(kc)	Principal repayment, interest and rebates	PR-S	18,416,000	18,108,700		
20.8	867 B	uilding commission					
(3)	(g)	Principal repayment, interest and rebates; program revenues	PR	-0-	-0-		
(3)	(h)	Principal repayment, interest and rebates	PR	-0-	-0-		

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ASS	SECTION 139					
STAT	ГUTE,	Agency and Purpose	Source	2005-06	2006-07	
(3)	(i)	Principal repayment, interest and rebates; capital equipment	PR			
TO	FAL I	Program Revenue Debt Serv	vice	\$ 84,291,300	\$ 94,461,200	
20.1	115 A	griculture, trade and consu	mer protec	ction, departme	nt of	
(7)	(s)	Principal repayment and interest; soil and water, environmental fund	SEG	\$ 847,700	\$ 847,700	
20.3	320 E	nvironmental improvement		¢ 017,700	<i>ф</i> 017,700	
(1)	(t)	Principal repayment and interest – clean water fund program bonds	SEG	6,000,000	6,000,000	
<b>20.</b> 3	870 N	atural resources, departme	nt of			
(7)	(aq)	Resource acquisition and development – principal repayment and interest	SEG	237,500	237,000	
(7)	(ar)	Dam repair and removal – principal repayment and interest	SEG	515,100	514,600	
(7)	(at)	Recreation development – principal repayment and interest	SEG	-0-	-0-	
(7)	(au)	State forest acquisition and development – principal repayment and interest	SEG	20,000,000	19,500,000	
(7)	(bq)	Principal repayment and interest – remedial action	SEG	3,520,800	3,769,200	
(7)	(eq)	Administrative facilities – principal repayment and interest	SEG	2,091,100	2,574,300	
(7)	(er)	Administrative facilities – principal repayment and interest; environmental fund	SEG	283,800	371,400	
<b>20.</b> 3	895 T	ransportation, department o	of			
(6)	(aq)	Principal repayment and interest, transportation facilities, state funds	SEG	4,351,700	5,770,700	

200	5 - 20	006 Legislature – 110	0 –		LRB–1877/1 ALL:all:all
AS	SEM	BLY BILL 100			SECTION 139
STAT	ΓUTE,	Agency and Purpose	SOURCE	2005-06	2006-07
(6)	(ar)	Principal repayment and interest, buildings, state funds	SEG	29,300	21,000
(6)	(au)	Principal repayment and interest, southeast Wisconsin freeway rehabilitation projects, state funds	SEG	-0-	6,243,000
20.4	185 Ve	eterans affairs, department	of		
(3)	(t)	Debt service	SEG	28,315,000	30,094,600
(4)	(qm)	Repayment of principal and interest	SEG	99,200	98,800
20.8	867 B	uilding commission			
(3)	(q)	Principal repayment and interest; segregated revenues	SEG		
TO	FAL S	Segregated Revenue Debt Se	ervice	\$ 65,989,000	\$ 74,925,100

#### **GRAND TOTAL All Debt Service**

1

\$ 616,909,400 \$ 670,597,200

**SECTION 140.** 20.005 (3) of the statutes is repealed and recreated to read:

2 20.005 (3) APPROPRIATIONS. The following schedule sets forth all annual, 3 biennial, and sum certain continuing appropriations and anticipated expenditures 4 from other appropriations for the programs and other purposes indicated. All 5 appropriations are made from the general fund unless otherwise indicated. The 6 letter abbreviations shown designating the type of appropriation apply to both fiscal 7 years in the schedule unless otherwise indicated. [See Figure 20.005 (3) following]

STAT	TUTE,	AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
		Ce	ommer	ce		
20.1	15 A	griculture, trade, and rural res	ources, de	epartment	of	
(1)	Fo	OOD SAFETY AND CONSUMER PROTECTION	ON			
(a)	G	eneral program operations	GPR	А	-0-	-0-
	Fe	ood inspection	GPR	А	3,172,800	3,150,000
	Μ	leat and poultry inspection	GPR	А	3,064,500	3,064,500
	Ti	rade and consumer protection	GPR	А	935,900	484,300
		NET APPROPRIATION			7,173,200	6,698,800
(d)	Ра	ayments to ethanol producers	GPR	А	-0-	-0-
(g)	R	elated services	PR	А	50,500	50,500
(gb	) Fe	ood regulation	PR	А	4,409,200	4,409,200
(gf	) Fi	ruit and vegetable inspection	PR	С	1,006,400	-0-
(gł	n) Pu	ublic warehouse regulation	PR	А	91,400	100,400
(gr	n) D	airy trade regulation	PR	А	170,100	170,100
(h)	G	rain inspection and certification	PR	С	-0-	-0-
(hr	n) O	zone–depleting refrigerants and				
	pı	roducts regulation	PR	А	462,900	462,900
(i)	Sa	ale of supplies	PR	А	42,000	42,000
(j)	W	leights and measures inspection	PR	А	1,028,600	1,028,600
(jb		onsumer protection, information,				
	ar	nd education	PR	Α	175,000	175,000

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	STATU	re, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(k)	Payments to ethanol producers	PR-S	А	1,900,000	-0-
2	(m)	Federal funds	PR-F	С	3,697,800	3,697,800
3	(q)	Dairy, grain, and vegetable security	SEG	А	1,156,400	1,156,400
4	(r)	Unfair sales act	SEG	А	210,700	210,700
5	(s)	Weights and measures; petroleum				
6		inspection fund	SEG	А	547,600	547,600
7	(u)	Recyclable and nonrecyclable				
8		products regulation	SEG	А	-0-	-0-
9	(v)	Agricultural producer security;				
10		contingent financial backing	SEG	S	350,000	350,000
11	(w)	Agricultural producer security;				
12		payments	SEG	S	2,000,000	2,000,000
13	(wb)	Agricultural producer security;				
14		proceeds of contingent financial				
15		backing	SEG	С	-0-	-0-
16	(wc)	Agricultural producer security;				
17		repayment of contingent financial				
18		backing	SEG	S	-0-	-0-
	]	(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 7,173,200 13,033,900 (3,697,800) (7,436,100) (1,900,000) 4,264,700 (4,264,700) 24,471,800	$\begin{array}{c} 6,698,800\\ 10,136,500\\ (3,697,800)\\ (6,438,700)\\ (-0-)\\ 4,264,700\\ (4,264,700)\\ 21,100,000 \end{array}$

19 (2) Animal health services

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(a)	General program operations	GPR	Α	2,199,300	2,199,300
2	(b)	Animal disease indemnities	GPR	S	108,600	108,600
3	(c)	Financial assistance for				
4		paratuberculosis testing	GPR	Α	250,000	250,000
5	(d)	Principal repayment and interest	GPR	S	16,000	11,700
6	(g)	Related services	PR	С	-0-	-0-
7	(h)	Sale of supplies	PR	А	30,300	30,300
8	(ha)	Inspection, testing and enforcement	PR	С	591,000	591,000
9	(j)	Dog licenses, rabies control, and				
10		related services	PR	С	154,100	154,100
11	(m)	Federal funds	PR-F	С	499,200	499,200
		(2) P R (	O G R A M	TOTALS		
		GENERAL PURPOSE REVENUES			2,573,900	2,569,600
		PROGRAM REVENUE			1,274,600	1,274,600
		FEDERAL			(499,200)	(499,200)
		OTHER			(775,400)	(775,400)
		TOTAL-ALL SOURCES			3,848,500	3,844,200
12	(3)	MARKETING SERVICES				
13	(a)	General program operations	GPR	Α	1,974,900	2,014,000
14	(g)	Related services	PR	Α	-0-	-0-
15	(h)	Loans for rural development	PR	С	25,000	25,000
16	(i)	Marketing orders and agreements	PR	С	83,800	83,800
17	(j)	Stray voltage program	PR	А	353,000	353,000
18	(ja)	Marketing services and materials	PR	С	152,000	152,000

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	STAT	ute, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(jm)	) Stray voltage program; rural				
2		electric cooperatives	PR	А	22,500	22,500
3	(L)	Something special from Wisconsin				
4		promotion	PR	Α	30,500	30,500
5	(m)	Federal funds	PR-F	С	751,200	751,200
		(3) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	1,974,900 1,418,000 (751,200) (666,800) 3,392,900	2,014,000 1,418,000 (751,200) (666,800) 3,432,000
6	(4)	AGRICULTURAL ASSISTANCE				
7	(a)	Aid to Wisconsin livestock breeders				
8		association	GPR	А	-0-	-0-
9	(b)	Aids to county and district fairs	GPR	А	250,000	250,000
10	(c)	Agricultural investment aids	GPR	В	1,280,000	1,480,000
11	(d)	Farmers tuition assistance grants	GPR	В	-0-	-0-
12	(e)	Aids to World Dairy Expo, Inc.	GPR	А	23,700	23,700
13	(f)	Exposition center grants	GPR	А	240,000	240,000
14	(q)	Grants for agriculture in the				
15		classroom program	SEG	А	100,000	100,000
		GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		TOTALS	1,793,700 100,000 (100,000) 1,893,700	$1,993,700\\100,000\\(100,000)\\2,093,700$
16	(7)	AGRICULTURAL RESOURCE MANAGEMENT				
17	(a)	General program operations	GPR	Α	709,000	709,000

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(b)	Principal repayment and interest,				
2		conservation reserve enhancement	GPR	S	1,626,600	2,580,400
3	(c)	Soil and water resource				
4		management program	GPR	С	5,081,900	5,081,900
5	(d)	Drainage board grants	GPR	А	200,000	-0-
6	(e)	Agricultural chemical cleanup				
7		program; general fund	GPR	В	-0-	-0-
8	(f)	Principal repayment and interest,				
9		soil and water	GPR	S	271,400	620,300
10	(g)	Agricultural impact statements	PR	С	215,700	215,700
11	(ga)	Related services	PR	С	116,900	119,100
12	(gm)	Seed testing and labeling	PR	С	74,200	76,400
13	(h)	Fertilizer research assessments	PR	С	160,500	160,500
14	(ha)	Liming material research funds	PR	С	25,000	25,000
15	(ja)	Plant protection	PR	С	189,800	189,800
16	(k)	Agricultural resource management				
17		services	PR-S	С	597,300	601,200
18	(m)	Federal funds	PR-F	С	949,200	949,200
19	(qc)	Plant protection; conservation fund	SEG	А	1,374,000	1,382,100
20	(qd)	Soil and water management;				
21		environmental fund	SEG	А	6,715,600	6,718,800
22	(r)	General program operations;				
23		agrichemical management	SEG	А	5,529,600	5,529,600

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	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(s)	Principal repayment and interest;				
2		soil and water, environmental fund	SEG	А	847,700	847,700
3	(ue)	Pesticide sales and use reporting				
4		system development	SEG	С	-0-	-0-
5	(va)	Clean sweep grants	SEG	А	710,400	710,400
6	(wm)	Agricultural chemical cleanup				
7		reimbursement	SEG	С	3,000,000	3,000,000
		(7) P R (	O G R A M	ТОТА	LS	
		GENERAL PURPOSE REVENUES			7,888,900	8,991,600
		PROGRAM REVENUE			2,328,600	2,336,900
		FEDERAL			(949,200)	(949,200)
		OTHER			(782,100)	(786,500)
		SERVICE			(597,300)	(601,200)
		SEGREGATED FUNDS			18,177,300	18,188,600
		OTHER			(18,177,300)	
						(18,188,600)
		TOTAL-ALL SOURCES			28,394,800	29,517,100
8	(8)	CENTRAL ADMINISTRATIVE SERVICES				
9	(a)	General program operations	GPR	А	4,826,100	4,811,000
10	(g)	Gifts and grants	PR	С	764,200	764,200
11	(gm)	Enforcement cost recovery	PR	А	5,000	5,000
12	(h)	Sale of material and supplies	PR	С	11,400	11,400
13	(ha)	General laboratory related services	PR	С	432,400	432,400
14	(hm)	Restitution	PR	С	-0-	-0-
15	(i)	Related services	PR	А	100,000	100,000
16	(j)	Electronic processing	PR	С	-0-	-0-
17	(jm)	Telephone solicitation regulation	PR	С	166,700	-0-

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	Statu	JTE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1	(k)	Computer system equipment, staff				
2		and services	PR-S	А	2,054,400	2,054,400
3	(kL)	Central services	PR-S	С	752,100	752,100
4	(km	) General laboratory services	PR-S	В	2,655,200	2,634,400
5	(ks)	State services	PR-S	С	40,100	40,100
6	(m)	Federal funds	PR-F	С	96,000	96,000
7	(pz)	Indirect cost reimbursements	PR-F	С	1,391,000	1,383,300
		(8) P I	ROGRAM	1 ΤΟΤΑ	LS	
		GENERAL PURPOSE REVENUES			4,826,100	4,811,000
		PROGRAM REVENUE			8,468,500	8,273,300
		FEDERAL			(1,487,000)	(1,479,300)
		OTHER			(1,479,700)	(1,313,000)
		SERVICE			(5,501,800)	(5,481,000)
		TOTAL-ALL SOURCES			13,294,600	13,084,300
		20.115 D	EPARTM	MENT	ΤΟΤΑLS	
		GENERAL PURPOSE REVEN	NUES		26,230,700	27,078,700
		PROGRAM REVENUE			26,523,600	23,439,300
		FEDERAL			(7,384,400)	(7,376,700)
		OTHER			(11,140,100)	(9,980,400)
		SERVICE			(7,999,100)	(6,082,200)
		SEGREGATED FUNDS			22,542,000	22,553,300
		OTHER			(22,542,000)	(22,553,300)
		TOTAL-ALL SOURCES			75,296,300	73,071,300
		TOTAL-ALL SOURCES			75,250,500	75,071,500
8	20.14	3 Commerce, department of				
9	(1)	ECONOMIC AND COMMUNITY DEVELOPM	MENT			
10	(a)	General program operations	GPR	А	3,958,400	4,058,400
11	(b)	Economic development promotion,				
12		plans and studies	GPR	А	30,000	30,000
13	(bm	) Aid to Forward Wisconsin, Inc.	GPR	А	500,000	1,320,000

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(br)	Brownfields grant program; general				
2		purpose revenue	GPR	А	-0-	-0-
3	(c)	Wisconsin development fund;				
4		grants, loans and assistance	GPR	В	4,498,400	4,498,400
5	(cf)	Community-based nonprofit				
6		organization grant for educational				
7		project	GPR	А	-0-	-0-
8	(cm)	Super employment and economic				
9		development zone grants	GPR	В	-0-	5,000,000
10	(cs)	Training assistance grants	GPR	В	2,500,000	2,500,000
11	(d)	High-technology business				
12		development corporation	GPR	А	250,000	250,000
13	(dk)	Technology commercialization grant				
14		and loan program; assistance	GPR	В	2,600,000	2,600,000
15	(dr)	Main street program	GPR	A	369,900	369,900
16	(e)	Technology-based economic				
17		development	GPR	Α	-0-	-0-
18	(em)	Hazardous pollution prevention;				
19		contract	GPR	А	-0-	-0-
20	(er)	Rural economic development				
21		program	GPR	В	606,500	606,500
22	(ew)	International trade, business and				
23		economic development grants	GPR	В	-0-	-0-

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(fg)	Community-based economic				
2		development programs	GPR	А	712,100	712,100
3	(fm)	Minority business projects; grants				
4		and loans	GPR	В	254,200	254,200
5	(fy)	Women's business incubator grant	GPR	В	-0-	-0-
6	(g)	Gifts, grants and proceeds	PR	С	472,100	472,100
7	(gc)	Business development assistance				
8		center	PR	С	-0-	-0-
9	(gm)	Wisconsin development fund,				
10		administration of grants and loans	PR	С	51,900	51,900
11	(h)	Economic development operations	PR	А	-0-	-0-
12	(hm)	Certified capital companies	PR	С	-0-	-0-
13	(ie)	Wisconsin development fund,				
14		repayments	PR	С	4,050,000	4,050,000
15	(if)	Mining economic development				
16		grants and loans; repayments	PR	С	-0-	-0-
17	(ig)	Gaming economic development and				
18		diversification; repayments	PR	В	-0-	-0-
19	(ik)	Technology commercialization grant				
20		and loan program; repayments	PR	С	-0-	-0-
21	(im)	Minority business projects;				
22		repayments	PR	С	317,200	317,200
23	(ir)	Rural economic development loan				
24		repayments	PR	С	120,100	120,100

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	STATU	ie, Agency and Purpose	Source	Түре	2005-06	2006-07	
1	(jc)	Physician and dentist and health					
2		care prov loan assistance pgm;					
3		penalties	PR	С	-0-	-0-	
4	(jL)	Health care provider loan					
5		assistance program; local					
6		contributions	PR	С	-0-	-0-	
7	(jm)	Physician and dentist loan					
8		assistance program; local					
9		contributions	PR	С	-0-	-0-	
10	(k)	Sale of materials or services	PR-S	С	-0-	-0-	
11	(ka)	Sale of materials and services —					
12		local assistance	PR-S	С	-0-	-0-	
13	(kb)	Sale of materials and services —					
14		individuals and organizations	PR-S	С	-0-	-0-	
15	(kc)	Clean air act compliance assistance	PR-S	А	220,100	220,100	
16	(kf)	American Indian economic					
17		development; technical assistance	PR-S	А	94,000	94,000	
18	(kg)	American Indian economic liaison					
19		and gaming grants specialist and					
20		pgm mktg	PR-S	А	112,900	112,900	
21	(kh)	American Indian economic					
22		development; liaison–grants	PR-S	А	25,000	25,000	
23	(kj)	Gaming economic development and					
24		diversification; grants and loans	PR-S	В	3,238,700	3,238,700	

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	STATU	re, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(kr)	Physician and dental and health				
2		care prov loans	PR-S	В	488,700	488,700
3	(kt)	Funds transferred from other state				
4		agencies	PR-S	С	-0-	-0-
5	(m)	Federal aid, state operations	PR-F	С	1,078,300	1,078,300
6	(n)	Federal aid, local assistance	PR-F	С	34,400,000	34,400,000
7	(0)	Federal aid, individuals and				
8		organizations	PR-F	С	-0-	-0-
9	(qa)	Brownfields redevelopment				
10		activities; administration	SEG	А	200,200	200,200
11	(qm)	Brownfields grant program;				
12		environmental fund	SEG	А	7,000,000	7,000,000
13	(r)	Mining economic development				
14		grants and loans	SEG	С	-0-	-0-
15	(t)	Forestry education grant program	SEG	С	-0-	-0-
16	(x)	Industrial building construction				
17		loan fund	SEG	С	-0-	-0-
18	]	(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES HOUSING ASSISTANCE	O G R A M	ΤΟΤΑ	A L S 16,279,500 44,669,000 (35,478,300) (5,011,300) (4,179,400) 7,200,200 (7,200,200) 68,148,700	22,199,500 44,669,000 (35,478,300) (5,011,300) (4,179,400) 7,200,200 (7,200,200) 74,068,700
19	(a)	General program operations	GPR	A	595,300	595,300

# **ASSEMBLY BILL 100**

	STATU	TE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(b)	Housing grants and loans; general				
2		purpose revenue	GPR	В	3,300,300	3,300,300
3	(c)	Payments to designated agents	GPR	A	-0-	-0-
4	(fm)	Shelter for homeless and				
5		transitional housing grants	GPR	А	1,506,000	1,506,000
6	(fr)	Mental health for homeless				
7		individuals	GPR	А	45,000	45,000
8	(h)	Funding for the homeless	PR	С	-0-	-0-
9	(k)	Sale of materials or services	PR-S	С	-0-	-0-
10	(kg)	Housing program services	PR-S	С	6,884,000	6,884,000
11	(m)	Federal aid; state operations	PR-F	С	834,000	744,300
12	(n)	Federal aid; local assistance	PR-F	С	-0-	-0-
13	(0)	Federal aid; individuals and				
14		organizations	PR-F	С	35,565,600	35,565,600
		(2) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 5,446,600 43,283,600 (36,399,600) (-0-) (6,884,000) 48,730,200	5,446,600 43,193,900 (36,309,900) (-0-) (6,884,000) 48,640,500
15	(3)	REGULATION OF INDUSTRY, SAFETY AND F	BUILDINGS			
16	(a)	General program operations	GPR	A	-0-	-0-
17	(de)	Private sewage system replacement				
18		and rehabilitation	GPR	С	2,999,000	2,999,000
19	(dm)	Storage tank inventory	GPR	А	-0-	-0-

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	STATUTE, AGENCY AND PURPOSE		SOURCE	Түре	2005-06	2006-07
1	(g)	Gifts and grants	PR	С	18,000	18,000
2	(ga)	Auxiliary services	PR	С	25,000	25,000
3	(gb)	Local agreements	PR	С	-0-	-0-
4	(h)	Local energy resource system fees	PR	A	-0-	-0-
5	(j)	Safety and buildings operations	PR	А	15,355,300	15,280,200
6	(ka)	Interagency agreements	PR-S	С	111,500	111,500
7	(ks)	Data processing	PR-S	С	-0-	-0-
8	(L)	Fire dues distribution	PR	С	8,600,000	8,600,000
9	(La)	Fire prevention and fire dues				
10		administration	PR	А	639,100	639,100
11	(Lm)	Petroleum storage remedial action				
12		fees	PR	А	-0-	-0-
13	(m)	Federal funds	PR-F	С	1,609,800	1,609,800
14	(ma)	Federal aid program administration	PR-F	С	-0-	-0-
15	(pz)	Indirect cost reimbursements	PR-F	С	-0-	-0-
16	(q)	Groundwater standards;				
17		implementation	SEG	А	-0-	-0-
18	(r)	Safety and buildings operations;				
19		petroleum inspection fund	SEG	А	4,994,500	4,994,500
20	(sa)	Administration of mobile homes	SEG	А	100,800	100,800
21	(t)	Petroleum inspection fund –				
22		revenue obligation repayment	SEG	S	-0-	-0-

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(v)	Petroleum storage environmental				
2		remedial action; awards	SEG	В	68,000,000	68,000,000
3	(w)	Petroleum storage environmental				
4		remedial action; administration	SEG	А	2,678,300	2,627,600
		(3) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 2,999,000 26,358,700 (1,609,800) (24,637,400) (111,500) 75,773,600 (75,773,600) 105,131,300	2,999,000 26,283,600 (1,609,800) (24,562,300) (111,500) 75,722,900 (75,722,900) 105,005,500
5	(4)	EXECUTIVE AND ADMINISTRATIVE SERVICE	CES			
6	(a)	General program operations	GPR	А	1,393,000	1,393,000
7	(g)	Gifts, grants and proceeds	PR	С	12,000	12,000
8	(k)	Sale of materials or services	PR-S	С	42,200	42,200
9	(ka)	Sale of materials and services —				
10		local assistance	PR-S	С	-0-	-0-
11	(kb)	Sale of materials and services —				
12		individuals and organizations	PR-S	С	-0-	-0-
13	(kd)	Administrative services	PR-S	Α	3,450,800	3,409,200
14	(ke)	Transfer of unappropriated				
15		balances	PR-S	С	-0-	-0-
16	(m)	Federal aid, state operations	PR-F	С	-0-	-0-
17	(n)	Federal aid, local assistance	PR-F	С	-0-	-0-

		– 2006 Legislature EMBLY BILL 100	- 125 –			LRB-1877/1 ALL:all:all SECTION 140
	Statu	JTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(0)	Federal aid, individuals and				
2		organizations	PR-F	С	-0-	-0-
3	(pz)	Indirect cost reimbursements	PR-F	С	391,700	391,700
		(4) P R	O G R A M	ΤΟΤΑ	ALS	
		GENERAL PURPOSE REVENUES			1,393,000	1,393,000
		PROGRAM REVENUE			3,896,700	3,855,100
		FEDERAL			(391,700)	(391,700)
		OTHER			(12,000)	(12,000)
		SERVICE			(3,493,000)	(3,451,400)
		TOTAL-ALL SOURCES			5,289,700	5,248,100
		20.143 DH	EPARTM	1 E N T	TOTALS	
		GENERAL PURPOSE REVEN	UES		26,118,100	32,038,100
		PROGRAM REVENUE			118,208,000	118,001,600
		FEDERAL			(73,879,400)	(73,789,700)
		OTHER			(29, 660, 700)	(29,585,600)
		SERVICE			(14, 667, 900)	(14,626,300)
		SEGREGATED FUNDS			82,973,800	82,923,100
		OTHER			(82,973,800)	(82,923,100)
		TOTAL-ALL SOURCES			227,299,900	232,962,800
4	20.14	4 Financial institutions, departme	ent of			
5	(1)	SUPERVISION OF FINANCIAL INSTITUTION	NS, SECURITI	ES REG. AN	ND OTHER FUNCTION	S
6	(a)	Losses on public deposits	GPR	S	-0-	-0-
7	(g)	General program operations	PR	А	14,014,400	14,014,400
8	(h)	Gifts, grants, settlements and				
9		publications	PR	С	65,000	65,000
10	(i)	Investor education fund	PR	А	100,000	100,000
11	(u)	State deposit fund	SEG	S	-0-	-0-
		(1) P R	OGRAM	ΤΟΤΑ	ALS	
		GENERAL PURPOSE REVENUES		•	-0-	-0-
		PROGRAM REVENUE			14,179,400	14,179,400
		OTHER			(14,179,400)	(14,179,400)
		SEGREGATED FUNDS			-0-	-0-

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	Statu	te, Agency and Purpose	S	OURCE	Түре	2005-06	2006-07
		OTHER TOTAL–ALL SOURCES				(-0-) 14,179,400	(-0-) 14,179,400
1	(2)	OFFICE OF CREDIT UNIONS					
2	(g)	General program operations	Р	R	А	1,792,400	1,807,300
3	(m)	Credit union examinations, f	federal				
4		funds	Р	R-F	С	-0-	-0-
			(2) P R O C	<b>RAM</b>	ΤΟΤΔ	IS	
		PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES				$1,792,400 \\ (-0-) \\ (1,792,400) \\ 1,792,400$	1,807,300 (-0-) (1,807,300) 1,807,300
					ENT	ΓΟΤΑLS	
		GENERAL PURPOSE I PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	5	S		$\begin{array}{r} -0-\\ 15,971,800\\ (-0-)\\ (15,971,800)\\ -0-\\ (-0-)\\ 15,971,800\end{array}$	$\begin{array}{r} -0-\\ 15,986,700\\ (-0-)\\ (15,986,700)\\ -0-\\ (-0-)\\ 15,986,700\end{array}$
5	20.14	5 Insurance, office of the co	ommissior	ner of			
6	(1)	SUPERVISION OF THE INSURANC	E INDUSTRY				
7	(g)	General program operations	Р	R	А	13,347,100	13,459,900
8	(gm)	Gifts and grants	Р	R	С	-0-	-0-
9	(h)	Holding company restructur	ing				
10		expenses	Р	R	С	-0-	-0-
11	(k)	Administrative and support					
12		services	Р	PR-S	Α	4,272,200	4,401,600
13	(m)	Federal funds	Р	PR-F	С	-0-	-0-
		PROGRAM REVENUE FEDERAL	(1) P R O C	GRAM	ΤΟΤΑ	L S 17,619,300 (-0-)	17,861,500 (-0-)

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	STATU	ute, Agency and Purpose	Source	Туре	2005-06	2006-07
		OTHER SERVICE TOTAL-ALL SOURCES			(13,347,100) (4,272,200) 17,619,300	(13,459,900) (4,401,600) 17,861,500
1	(2)	Injured patients and famili	ES COMPENSATION FUI	ND		
2	(q)	Interest earned on future n	nedical			
3		expenses	SEG	S	-0-	-0-
4	(u)	Administration	SEG	А	1,048,900	973,900
5	(um	) Peer review council	SEG	А	136,000	136,000
6	(v)	Specified responsibilities, in	nv. board			
7		payments and future medic	cal			
8		expenses	SEG	С	54,697,400	54,697,400
		SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	(2) P R O G R A M	ΤΟΤΑ	L S 55,882,300 (55,882,300) 55,882,300	55,807,300 (55,807,300) 55,807,300
9	(3)	Local government propert	Y INSURANCE FUND			
10	(u)	Administration	SEG	A	858,200	881,200
11	(v)	Specified payments, fire du	es and			
12		reinsurance	SEG	С	26,926,600	26,926,600
		SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	(3) P R O G R A M	ΤΟΤΑ	L S 27,784,800 (27,784,800) 27,784,800	27,807,800 (27,807,800) 27,807,800
13	(4)	STATE LIFE INSURANCE FUND				
14	(u)	Administration	SEG	А	618,600	618,600
15	(v)	Specified payments and los	ses SEG	С	3,421,000	3,564,000
		SEGREGATED FUNDS	(4) P R O G R A M	ΤΟΤΑ	L S 4,039,600	4,182,600

		– 2006 Legislature – <b>EMBLY BILL 100</b>	- 128 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
	ŗ	OTHER FOTAL-ALL SOURCES			(4,039,600) 4,039,600	(4,182,600) 4,182,600
		20.145 DE PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	P A R T M	ΈΝΤ	T O T A L S 17,619,300 (-0-) (13,347,100) (4,272,200) 87,706,700 (87,706,700) 105,326,000	$\begin{array}{r} 17,861,500 \\ (-0-) \\ (13,459,900) \\ (4,401,600) \\ 87,797,700 \\ (87,797,700) \\ 105,659,200 \end{array}$
1	20.155	Public service commission				
2	(1)	REGULATION OF PUBLIC UTILITIES				
3	(g)	Utility regulation	PR	А	14,270,200	14,261,300
4	(h)	Holding company and nonutility				
5		affiliate regulation	PR	С	654,100	654,100
6	(j)	Intervenor financing	PR	A	750,000	750,000
7	(L)	Stray voltage program	PR	А	213,200	213,200
8	(Lb)	Gifts for stray voltage program	PR	С	-0-	-0-
9	(Lm)	Consumer education and awareness	PR	С	-0-	-0-
10	(Ls)	Late payment charges	PR	С	-0-	-0-
11	(m)	Federal funds	PR-F	С	150,500	150,500
12	(n)	Indirect costs reimbursement	PR-F	С	50,000	50,000
13	(q)	Universal telecommunications				
14		service	SEG	Α	6,000,000	6,000,000
15	(r)	Nuclear waste escrow fund	SEG	S	-0-	-0-
	]	(1) P R ( PROGRAM REVENUE FEDERAL OTHER	O G R A M	ΤΟΤ	A L S 16,088,000 (200,500) (15,887,500)	16,079,100 (200,500) (15,878,600)

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	Statu	JTE, AGENCY AND PURPOSE		SOURCE	Түре	2005-06	2006-07
		SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES				6,000,000 (6,000,000) 22,088,000	6,000,000 (6,000,000) 22,079,100
l	(2)	OFFICE OF THE COMMISSIONER	OF RAILR	OADS			
2	(g)	Railroad regulation and gen	eral				
8		program operations		PR	А	578,800	485,000
ł	(m)	Railroad regulation; federal	funds	PR-F	С	-0-	-0-
		PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES	(2) P R (	O G R A M	TOTAL	S 578,800 (-0-) (578,800) 578,800	$\begin{array}{c} 485,000 \\ (-0-) \\ (485,000) \\ 485,000 \end{array}$
5	(3)	WIRELESS 911 GRANTS					
6	(q)	General program operations	s and				
7		grants		SEG	С	3,026,400	3,026,400
		SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			TOTAL	3,026,400 (3,026,400) 3,026,400	3,026,400 (3,026,400) 3,026,400
		2 0 . 1 PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUND: OTHER TOTAL-ALL SOURCE	S	PARTM	ENT TO	) T A L S 16,666,800 (200,500) (16,466,300) 9,026,400 (9,026,400) 25,693,200	$16,564,100 \\ (200,500) \\ (16,363,600) \\ 9,026,400 \\ (9,026,400) \\ 25,590,500$
3	20.16	5 Regulation and licensing	g, depart	tment of			
)	(1)	PROFESSIONAL REGULATION					
)	(g)	General program operations	5	PR	Α	9,296,000	9,376,900
•	(gm)	) Applicant investigation reimbursement		PR	С	133,800	133,800
						·	

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(h)	Technical assistance; nonstate				
2		agencies and organizations	PR	С	-0-	-0-
3	(i)	Examinations; general program				
4		operations	PR	С	1,668,100	1,668,100
5	(k)	Technical assistance; state agencies	PR-S	С	-0-	-0-
6	(km)	Transitional certifications of				
7		massage therapists and				
8		bodyworkers	PR	С	-0-	-0-
9	(m)	Federal funds	PR-F	С	-0-	-0-
		PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES			11,097,900 (-0-) (11,097,900) (-0-) 11,097,900	11,178,800 (-0-) (11,178,800) (-0-) 11,178,800
10	20.190	State fair park board				
11	(1)	STATE FAIR PARK				
12	(c)	Housing facilities principal				
13		repayment, interest and rebates	GPR	S	986,900	985,000
14	(d)	Principal repayment and interest	GPR	S	1,396,900	1,397,000
15	(h)	State fair operations	PR	С	17,923,200	17,953,600
16	(i)	State fair capital expenses	PR	С	224,000	224,000
17	(j)	State fair principal repayment,				
18		interest and rebates	PR	S	3,576,800	3,746,400
19	(jm)	Gifts and grants	PR	С	-0-	-0-
20	(m)	Federal funds	PR-F	С	-0-	-0-

## **ASSEMBLY BILL 100**

STATUTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
20.190	DEPARTM	IENT T	TOTALS	
GENERAL PURPOSE REV	ENUES		2,383,800	2,382,000
PROGRAM REVENUE			21,724,000	21,924,000
FEDERAL			(-0-)	(-0-)
OTHER			(21,724,000)	(21,924,000)
TOTAL-ALL SOURCES			24,107,800	24,306,000
	Comme	rce		
FUI	NCTIONAL AI	REA TOTA	LS	
GENERAL PURPOSE REVENUE	S		54,732,600	61,498,800
PROGRAM REVENUE			227,811,400	224,956,000
FEDEDVI			(81 464 300)	(81 366 000)

	· / - /	, ,
FEDERAL	(81,464,300)	(81,366,900)
OTHER	(119,407,900)	(118,479,000)
SERVICE	(26,939,200)	(25, 110, 100)
SEGREGATED FUNDS	202,248,900	202,300,500
FEDERAL	(-0-)	(-0-)
OTHER	(202,248,900)	(202, 300, 500)
SERVICE	(-0-)	(-0-)
LOCAL	(-0-)	(-0-)
TOTAL-ALL SOURCES	484,792,900	488,755,300

## Education

#### 1 **20.215** Arts board

2	(1)	SUPPORT OF ARTS PROJECTS
	· · ·	

3	(a)	General program operations	GPR	А	320,300	320,300
4	(b)	State aid for the arts	GPR	А	1,196,700	1,196,700
5	(c)	Portraits of governors	GPR	А	-0-	-0-
6	(d)	Challenge grant program	GPR	А	778,800	778,800
7	(e)	High point fund	GPR	А	-0-	-0-
8	(f)	Wisconsin regranting program	GPR	А	124,300	124,300
9	(g)	Gifts and grants; state operations	PR	С	20,000	20,000
10	(h)	Gifts and grants; aids to individuals				
11		and organizations	PR	С	-0-	-0-

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## **ASSEMBLY BILL 100**

	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(j)	Support of arts programs	PR	С	-0-	-0-
2	(k)	Funds received from other state				
3		agencies	PR-S	С	437,200	437,200
4	(ka)	Percent-for-art administration	PR-S	А	-0-	-0-
5	(km)	State aid for the arts; Indian				
6		gaming receipts	PR-S	А	25,200	25,200
7	(m)	Federal grants; state operations	PR-F	С	423,700	423,700
8	(0)	Federal grants; aids to individuals				
9		and organizations	PR-F	С	236,000	236,000
		20.215 D GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES		MENT	T O T A L S 2,420,100 1,142,100 (659,700) (20,000) (462,400) 3,562,200	2,420,100 1,142,100 (659,700) (20,000) (462,400) 3,562,200
10	20.22(	) Wisconsin artistic endowment f	coundation	n		
11	(1)	WISCONSIN ARTISTIC ENDOWMENT FOUL	NDATION			
12	(a)	Education and marketing	GPR	С	-0-	-0-
13	(q)	General program operations	SEG	А	-0-	-0-
14	(r)	Support of the arts	SEG	С	-0-	-0-
		20.220 D GENERAL PURPOSE REVEN SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		MENT	T O T A L S -0- (-0-) -0-	-0- -0- (-0-) -0-

#### 15 **20.225 Educational communications board**

16 (1) INSTRUCTIONAL TECHNOLOGY

OTHER

SERVICE

TOTAL-ALL SOURCES

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(8,640,600)

17,549,200

(154,400)

(8,640,600)

17,422,400

(149,800)

	<b>Statu</b>	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(a)	General program operations	GPR	А	3,210,400	3,210,400
2	(b)	Energy costs	GPR	А	642,100	674,000
3	(c)	Principal repayment and interest	GPR	S	2,143,700	2,234,000
4	(d)	Milwaukee area technical college	GPR	А	250,800	250,800
5	(eg)	Transmitter construction	GPR	С	-0-	-0-
6	(er)	Transmitter operation	GPR	А	19,000	19,000
7	(f)	Programming	GPR	А	1,194,200	1,194,200
8	(g)	Gifts, grants, contracts, leases,				
9		instructional material, and				
10		copyrights	PR	С	8,627,500	8,627,500
11	(i)	Program revenue facilities;				
12		principal repayment, interest, and				
13		rebates	PR	S	13,100	13,100
14	(k)	Funds received from other state				
15		agencies	PR-S	С	-0-	-0-
16	(kb)	Emergency weather warning				
17		system operation	PR-S	А	149,800	154,400
18	(m)	Federal grants	PR-F	С	1,171,800	1,171,800
		20.225 DF GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL		IENT T	O T A L S 7,460,200 9,962,200 (1,171,800)	7,582,400 9,966,800 (1,171,800)

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	20.235	i Higher educational aids board				
2	(1)	STUDENT SUPPORT ACTIVITIES				
3	(b)	Tuition grants	GPR	В	22,607,800	22,964,600
4	(cg)	Nursing student loans	GPR	А	-0-	-0-
5	(cm)	Nursing student loan program	GPR	А	450,000	450,000
6	(cr)	Minority teacher loans	GPR	A	262,100	262,100
7	(cu)	Teacher education loan program	GPR	А	275,000	275,000
8	(cx)	Loan pgm for teachers & orient &				
9		mobility instructors of vis imp				
10		pupils	GPR	А	100,000	100,000
11	(d)	Dental education contract	GPR	A	1,400,400	1,400,400
12	(e)	Minnesota–Wisconsin student				
13		reciprocity agreement	GPR	S	6,100,000	6,100,000
14	(fc)	Independent student grants				
15		program	GPR	В	-0-	-0-
16	(fd)	Talent incentive grants	GPR	В	4,503,800	4,503,800
17	(fe)	Wisconsin higher education grants;				
18		University of Wisconsin system				
19		students	GPR	S	40,483,200	46,871,700
20	(ff)	Wisconsin higher education grants;				
21		technical college students	GPR	В	15,124,000	15,369,000
22	(fg)	Minority undergraduate retention				
23		grants program	GPR	В	756,900	756,900
24	(fj)	Handicapped student grants	GPR	В	123,800	123,800

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(fy)	Academic excellence higher				
2		education scholarship program	GPR	S	3,146,500	3,146,500
3	(g)	Student loans	PR	А	-0-	-0-
4	(gg)	Nursing student loan repayments	PR	С	-0-	-0-
5	(gm)	Indian student assistance;				
6		contributions	PR	С	-0-	-0-
7	(i)	Gifts and grants	PR	С	-0-	-0-
8	(k)	Indian student assistance	PR-S	В	787,600	787,600
9	(km)	Wisconsin higher education grants;				
10		tribal college students	PR-S	В	404,000	404,000
11	(no)	Federal aid; aids to individuals and				
12		organizations	PR-F	С	1,707,900	1,707,900
	]	(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 95,333,500 2,899,500 (1,707,900) (-0-) (1,191,600) 98,233,000	$102,323,800 \\ 2,899,500 \\ (1,707,900) \\ (-0-) \\ (1,191,600) \\ 105,223,300$
13	(2)	Administration				
14	(aa)	General program operations	GPR	А	747,600	750,300
15	(bb)	Student loan interest, loans sold or				
16		conveyed	GPR	S	-0-	-0-
17	(bc)	Write-off of uncollectible student				
18		loans	GPR	А	-0-	-0-
19	(bd)	Purchase of defective student loans	GPR	S	-0-	-0-

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	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(ga)	Student interest payments	PR	С	1,000	1,000
2	(gb)	Student interest payments, loans				
3		sold or conveyed	PR	С	-0-	-0-
4	(ia)	Student loans; collection and				
5		administration	PR	С	-0-	-0-
6	(ja)	Write-off of defaulted student loans	PR	А	-0-	-0-
7	(n)	Federal aid; state operations	PR-F	С	-0-	-0-
8	(qa)	Student loan revenue obligation				
9		repayment	SEG	С	-0-	-0-
10	(qb)	Wisconsin health education loan				
11		revenue obligation repayment	SEG	С	76,600	76,600
		(2) P R (	O G R A M	ΤΟΤΑ	LS	
		GENERAL PURPOSE REVENUES		10111	747,600	750,300
		PROGRAM REVENUE			1,000	1,000
		FEDERAL			(-0-)	(-0-)
		OTHER			(1,000)	(1,000)
		SEGREGATED FUNDS			76,600	76,600
		OTHER			(76,600)	(76,600)
		TOTAL-ALL SOURCES			825,200	827,900
		20.235 DE	ΡΔΡΤΜ	(FNT T	ΟΤΔΙς	
		GENERAL PURPOSE REVEN			96,081,100	103,074,100
		PROGRAM REVENUE			2,900,500	2,900,500
		FEDERAL			(1,707,900)	(1,707,900)
		OTHER			(1,000)	(1,000)
		SERVICE			(1,191,600)	(1,191,600)
		SEGREGATED FUNDS			76,600	76,600
		OTHER			(76,600)	(76,600)
		TOTAL-ALL SOURCES			99,058,200	106,051,200
12	<b>20.24</b> 5	6 Historical society				
13	(1)	HISTORY SERVICES				
14	(a)	General program operations	GPR	А	9,644,600	9,646,600

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	STATU	ie, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(c)	Energy costs	GPR	А	587,500	612,000
2	(e)	Principal repayment, interest, and				
3		rebates	GPR	S	1,377,100	1,251,800
4	(h)	Gifts, grants, and membership				
5		sales	PR	С	338,700	338,700
6	(j)	Self-amortizing facilities; principal				
7		repayment, interest and rebates	PR	S	98,400	98,300
8	(km)	Northern great lakes center	PR-S	А	207,600	207,600
9	(ks)	General program operations –				
10		service funds	PR-S	С	1,697,700	1,697,700
11	(m)	General program operations;				
12		federal funds	PR-F	С	1,034,900	1,034,900
13	(n)	Federal aids	PR-F	С	-0-	-0-
14	(pz)	Indirect cost reimbursements	PR-F	С	95,000	95,000
15	(q)	Endowment principal	SEG	С	586,200	586,200
16	(r)	History preservation partnership				
17		trust fund	SEG	С	3,248,500	3,248,500
18	(y)	Northern great lakes center;				
19		interpretive programming	SEG	А	38,700	38,700
		20.245 DE GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		IENT 7	$\begin{array}{c} 11,609,200\\ 3,472,300\\ (1,129,900)\\ (437,100)\\ (1,905,300)\\ 3,873,400\\ (3,873,400)\end{array}$	$11,510,400 \\ 3,472,200 \\ (1,129,900) \\ (437,000) \\ (1,905,300) \\ 3,873,400 \\ (3,873,400) \\ 18,856,000$

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	STATU	JTE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1	20.25	0 Medical college of Wisconsin				
2	(1)	TRAINING OF HEALTH PERSONNEL				
3	(a)	General program operations	GPR	А	2,052,500	2,052,500
4	(b)	Family medicine and practice	GPR	А	3,371,900	3,371,900
5	(c)	Principal repay, int & rebates;				
6		biomedical research & technology				
7		incubator	GPR	S	736,000	2,179,700
8	(e)	Principal repayment and interest	GPR	S	168,200	168,300
9	(k)	Tobacco-related illnesses	PR-S	С	-0-	-0-
		(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE SERVICE TOTAL-ALL SOURCES	O G R A M	TOTALS	6,328,600 -0- (-0-) 6,328,600	7,772,400 -0- (-0-) 7,772,400
10	(2)	RESEARCH				
11	(g)	Breast cancer research	PR	С	250,000	250,000
		(2) P R	O G R A M	TOTALS		
		PROGRAM REVENUE			250,000	250,000
		OTHER TOTAL–ALL SOURCES			(250,000) 250,000	(250,000) 250,000
		20.250 DE GENERAL PURPOSE REVEN PROGRAM REVENUE OTHER SERVICE TOTAL-ALL SOURCES		IENT TO	T A L S 6,328,600 250,000 (250,000) (-0-) 6,578,600	7,772,400 $250,000$ $(250,000)$ $(-0-)$ $8,022,400$
12	20.25	5 Public instruction, department	of			
13	(1)	Educational leadership				
14	(a)	General program operations	GPR	А	10,573,200	10,593,600

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1	(b)	Gen pgm ops: program for the deaf				
2		and center for the blind	GPR	А	10,397,900	10,397,900
3	(c)	Energy costs: program for the deaf				
4		and center for the blind	GPR	А	501,900	519,800
5	(d)	Principal repayment and interest	GPR	S	1,318,600	1,174,200
6	(dw)	Pupil assessment	GPR	Α	3,110,700	3,110,700
7	(g)	Student activity therapy	PR	А	1,000	1,000
8	(gb)	Program for the deaf and center for				
9		the blind; nonresident fees	PR	С	50,000	50,000
10	(gh)	Program for the deaf and center for				
11		the blind; hospitalization	PR	С	-0-	-0-
12	(gL)	Program for the deaf and center for				
13		the blind; leasing of space	PR	С	10,000	10,000
14	(gs)	Program for the deaf and center for				
15		the blind; services	PR	С	50,000	50,000
16	(gt)	Program for the deaf and center for				
17		the blind; pupil transportation	PR	Α	850,000	875,000
18	(hf)	Administrative leadership academy	PR	А	-0-	-0-
19	(hg)	Personnel certific., teacher supply,				
20		info. and analysis and teacher				
21		improv.	PR	Α	3,380,000	3,188,200
22	(hj)	General educational development				
23		and high school graduation				
24		equivalency	PR	Α	125,000	125,000

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	STATUTE, AGENCY AND PURPOSE		SOURCE	Түре	2005-06	2006-07
1	(hm)	Services for drivers	PR-S	А	249,700	249,700
2	(i)	Publications	PR	А	525,000	550,000
3	(im)	Library products and services	PR	С	250,000	250,000
4	(jg)	School lunch handling charges	PR	A	14,990,400	14,990,400
5	(jm)	Professional services center charges	PR	A	175,000	175,000
6	(jr)	Gifts, grants and trust funds	PR	С	1,450,000	1,650,000
7	(js)	State-owned housing maintenance	PR	А	4,400	-0-
8	(jz)	School district boundary appeal				
9		proceedings	PR	С	10,500	10,500
10	(kd)	Alcohol and other drug abuse				
11		program	PR-S	Α	579,100	579,100
12	(ke)	Funds transferred from other state				
13		agencies; program operations	PR-S	С	2,156,500	2,141,400
14	(km)	State agency library processing				
15		center	PR-S	А	63,300	63,300
16	(ks)	Data processing	PR-S	С	2,517,100	2,517,100
17	(kt)	American Indian language and				
18		culture education program;				
19		program operations	PR-S	А	80,600	263,800
20	(me)	Federal aids; program operations	PR-F	С	38,692,600	38,343,600
21	(pz)	Indirect cost reimbursements	PR-F	С	2,600,000	2,654,200
		(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER	O G R A M	ΤΟΤΑ	L S 25,902,300 68,810,200 (41,292,600) (21,871,300)	25,796,200 68,737,300 (40,997,800) (21,925,100)

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	STATUTE, AGENCY AND PURPOSE		Source Type		2005-06	2006-07
	-	SERVICE TOTAL–ALL SOURCES			(5,646,300) 94,712,500	(5,814,400) 94,533,500
1	(2)	AIDS FOR LOCAL EDUCATIONAL PROGRAM	MING			
2	(ac)	General equalization aids	GPR	А	4,542,545,900	4,672,545,900
3	(ad)	Supplemental aid	GPR	А	125,000	125,000
4	(af)	General equalization aids;				
5		supplement	GPR	S	-0-	-0-
6	(b)	Aids for special education and				
7		school age parents programs	GPR	А	320,771,600	332,771,600
8	(bc)	Aid for children-at-risk programs	GPR	А	3,500,000	3,500,000
9	(bd)	Additional special education aid	GPR	А	-0-	3,500,000
10	(bh)	Aid to county children with				
11		disabilities education boards	GPR	А	4,214,800	4,214,800
12	(cc)	Bilingual-bicultural education aids	GPR	А	9,073,800	9,890,400
13	(ce)	English for Southeast Asian				
14		children	GPR	А	100,000	100,000
15	(cf)	Alternative education grants	GPR	Α	5,000,000	5,000,000
16	(cg)	Tuition payments; full-time open				
17		enrollment transfer payments	GPR	А	9,741,000	9,741,000
18	(cm)	Grants for school breakfast				
19		programs	GPR	С	1,555,500	1,885,500
20	(cn)	Aids for school lunches and				
21		nutritional improvement	GPR	А	4,371,100	4,371,100
22	(cp)	Wisconsin school day milk program	GPR	А	710,600	710,600

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	STATU	TE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(cs)	Aid for debt service	GPR	А	200,000	200,000
2	(cu)	Achievement guarantee contracts	GPR	А	109,784,500	124,347,500
3	(cw)	Aid for transportation; youth				
4		options program	GPR	А	20,000	20,000
5	(cy)	Aid for transportation; open				
6		enrollment	GPR	А	500,000	500,000
7	(dc)	Grants for differentiated				
8		compensation programs	GPR	А	600,000	1,200,000
9	(dm)	Grants for alcohol & other drug				
10		abuse prevention & intervention				
11		programs	GPR	Α	4,520,000	4,520,000
12	(do)	Grants for preschool to grade 5				
13		programs	GPR	А	7,353,700	7,353,700
14	(dp)	Four-year-old kindergarten grants	GPR	А	-0-	3,000,000
15	(eh)	Head start supplement	GPR	А	7,212,500	7,212,500
16	(em)	Driver education; local assistance	GPR	А	-0-	-0-
17	(fg)	Aid for cooperative educational				
18		service agencies	GPR	А	300,000	300,000
19	(fh)	Mentoring grants for initial				
20		educators	GPR	А	1,312,500	1,312,500
21	(fk)	Grant program for peer review and				
22		mentoring	GPR	А	500,000	500,000
23	(fm)	Charter schools	GPR	S	35,248,100	39,168,300
24	(fu)	Milwaukee parental choice program	GPR	S	93,758,000	96,407,200

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	STATU	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(fw)	Grants for advanced placement				
2		courses	GPR	А	100,000	100,000
3	(fy)	Grants to support gifted and				
4		talented pupils	GPR	А	91,000	91,000
5	(k)	Funds transferred from other state				
6		agencies; local aids	PR-S	С	9,643,000	9,643,000
7	(kd)	Aid for alcohol and other drug				
8		abuse programs	PR-S	A	1,518,600	1,518,600
9	(kj)	Grants for diversity education				
10		programs	PR-S	А	-0-	150,000
11	(km)	Alternative school American Indian				
12		language and culture education aid	PR-S	А	260,000	260,000
13	(kn)	Grant to Beloit College	PR-S	A	50,000	50,000
14	(m)	Federal aids; local aid	PR-F	С	513,963,300	517,101,400
15	(qr)	Aid for pupil transportation	SEG	А	20,942,500	30,942,500
16	(r)	General equalization aids;				
17		transportation fund	SEG	А	60,000,000	60,000,000
18	(s)	School library aids	SEG	С	29,000,000	29,000,000
		(2) P R	O G R A M	ΤΟΤΑ	LS	

	IOIMLD	
GENERAL PURPOSE REVENUES	5,163,209,600	5,334,588,600
PROGRAM REVENUE	525,434,900	528,723,000
FEDERAL	(513,963,300)	(517,101,400)
SERVICE	(11,471,600)	(11,621,600)
SEGREGATED FUNDS	109,942,500	119,942,500
OTHER	(109,942,500)	(119,942,500)
TOTAL-ALL SOURCES	5,798,587,000	5,983,254,100

19 (3) AIDS TO LIBRARIES, INDIVIDUALS AND ORGANIZATIONS

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	STATU	fe, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(b)	Adult literacy grants	GPR	А	100,000	-0-
2	(c)	Grants for national teacher				
3		certification or master educator				
4		licensure	GPR	S	810,000	1,060,000
5	(d)	Elks and Easter Seals center for				
6		respite and recreation	GPR	А	75,000	75,000
7	(e)	Aid to public library systems	GPR	А	10,684,800	11,297,400
8	(ea)	Library service contracts	GPR	А	876,900	876,900
9	(eg)	Milwaukee public museum	GPR	А	50,000	50,000
10	(fa)	Very special arts	GPR	А	75,000	75,000
11	(fg)	Special olympics	GPR	А	75,000	75,000
12	(fz)	Minority group pupil scholarships	GPR	А	2,177,500	2,177,500
13	(mm)	Federal funds; local assistance	PR-F	С	1,200,000	1,200,000
14	(ms)	Federal funds; individuals and				
15		organizations	PR-F	С	47,060,800	47,060,800
16	(q)	Periodical and reference				
17		information databases	SEG	А	1,992,500	2,030,500
18	(qm)	Supplemental aid to public library				
19		systems	SEG	А	4,223,800	4,223,800
		(3) P R	O G R A M	ΤΟΤΑ	ALS	
		GENERAL PURPOSE REVENUES			14,924,200	15,686,800
	]	PROGRAM REVENUE			48,260,800	48,260,800
		FEDERAL			(48,260,800)	(48,260,800)
		SEGREGATED FUNDS			6,216,300	6,254,300
	,	OTHER			(6,216,300)	(6,254,300)
		TOTAL-ALL SOURCES			69,401,300	70,201,900

	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		20.255 D H GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		IENT	T O T A L S 5,204,036,100 642,505,900 (603,516,700) (21,871,300) (17,117,900) 116,158,800 (116,158,800) 5,962,700,800	5,376,071,600 645,721,100 (606,360,000) (21,925,100) (17,436,000) 126,196,800 (126,196,800) 6,147,989,500
1	20.285	University of Wisconsin system				
2	(1)	UNIVERSITY EDUCATION, RESEARCH AND	PUBLIC SER	VICE		
3	(a)	General program operations	GPR	А	705,831,400	729,974,100
4	(ab)	Student aid	GPR	А	1,347,400	1,347,400
5	(am)	Distinguished professorships	GPR	А	826,800	826,800
6	(as)	Industrial and economic				
7		development research	GPR	А	1,729,200	1,729,200
8	(b)	Area health education centers	GPR	А	1,141,700	1,141,700
9	(bm)	Fee remissions	GPR	А	30,000	30,000
10	(c)	Energy costs	GPR	А	93,113,000	72,693,000
11	(cm)	Educational technology	GPR	А	6,509,900	6,509,900
12	(d)	Principal repayment and interest	GPR	S	124,132,000	121,077,200
13	(da)	Lease rental payments	GPR	S	-0-	-0-
14	(db)	Self–amortizing facilities principal				
15		and interest	GPR	S	-0-	-0-
16	(em)	Schools of business	GPR	А	1,579,400	1,579,400
17	(eo)	Extension outreach	GPR	А	351,200	351,200
18	(ep)	Extension local planning program	GPR	А	86,700	86,700

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	STATU	TE, AGENCY AND PURPOSE	Source	Туре	2005-06	2006-07
1	(er)	Grants for study abroad	GPR	А	1,000,000	1,000,000
2	(fc)	Department of family medicine and				
3		practice	GPR	А	8,571,200	8,571,200
4	(fd)	State laboratory of hygiene; general				
5		program operations	GPR	А	8,396,800	8,396,800
6	(fj)	Veterinary diagnostic laboratory	GPR	А	4,196,400	4,196,400
7	(fm)	Laboratories	GPR	А	3,930,200	3,930,200
8	(fs)	Farm safety program grants	GPR	А	19,400	19,400
9	(ft)	Wisconsin humanities council	GPR	А	72,600	72,600
10	(fx)	Alcohol and other drug abuse				
11		prevention and intervention	GPR	А	68,000	68,000
12	(g)	Physical plant service departments	PR	С	2,091,300	2,091,300
13	(gm)	Breast cancer research	PR	С	250,000	250,000
14	(gr)	Center for urban land economics				
15		research	PR	А	176,700	176,700
16	(gs)	Charter school operator payments	PR	С	-0-	-0-
17	(h)	Auxiliary enterprises	PR	С	421,135,800	439,163,300
18	(ha)	Stores	PR	С	3,633,900	3,633,900
19	(hm)	Extension outreach	PR	С	129,900	129,900
20	(i)	State laboratory of hygiene	PR	С	19,697,000	19,701,000
21	(ia)	State laboratory of hygiene, drivers	PR-S	С	1,411,300	1,411,300
22	(im)	Academic student fees	PR	С	787,413,100	818,775,100
23	(ip)	Extension student fees	PR	С	23,010,400	23,010,400

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(iz)	General operations receipts	PR	С	186,789,900	192,355,900
2	(j)	Gifts and donations	PR	С	429,337,800	441,562,200
3	(ja)	Gifts; student loans	PR	С	3,797,700	3,797,700
4	(je)	Veterinary diagnostic laboratory;				
5		fees	PR	С	3,138,800	3,138,800
6	(jm)	Distinguished professorships	PR	С	768,500	768,500
7	(jp)	License plate scholarship programs	PR	С	175,500	175,500
8	(jq)	Steam and chilled-water plant;				
9		prin repaymt, int, and rebates;				
10		nonstate ent	PR	С	865,200	926,300
11	(k)	Funds transferred from other state				
12		agencies	PR-S	С	126,100	126,100
13	(ka)	Sale of real property	PR	С	-0-	-0-
14	(kb)	Great Lakes studies	PR-S	А	45,500	45,500
15	(kc)	Charter school	PR-S	С	-0-	-0-
16	(kd)	Principal repayment, interest and				
17		rebates	PR-S	S	47,349,500	57,394,600
18	(ke)	Lease rental payments	PR-S	S	-0-	-0-
19	(kf)	Outdoors skills training	PR-S	А	46,500	46,500
20	(kg)	Veterinary diagnostic laboratory;				
21		state agencies	PR-S	С	635,100	635,100
22	(km)	Aquaculture demonstration facility;				
23		principal repayment and interest	PR-S	А	-0-	-0-

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(kn)	Aquaculture demonstration facility;				
2		operational costs	PR-S	А	388,900	492,700
3	(ko)	Steam and chilled-water plant;				
4		principal repayment, interest, and				
5		rebates	PR-S	С	4,903,200	5,249,500
6	(kp)	Student-related activities	PR-S	С	-0-	-0-
7	(kr)	University of Wisconsin center for				
8		tobacco research and intervention	PR-S	С	-0-	-0-
9	(Lm)	Laboratories	PR	А	4,405,400	4,405,400
10	(Ls)	Schools of business	PR	А	608,100	608,100
11	(m)	Federal aid	PR-F	С	493,631,900	493,631,900
12	(ma)	Federal aid; loans and grants	PR-F	С	280,179,100	280,179,100
13	(mc)	Veterinary diagnostic lab–federal				
14		aid	PR-F	С	1,675,900	1,675,900
15	(n)	Federal indirect cost				
16		reimbursement	PR-F	С	119,620,200	119,620,200
17	(q)	Telecommunications services	SEG	А	1,054,800	1,054,800
18	(qm)	Grants to forestry cooperatives	SEG	А	50,000	50,000
19	(r)	Environmental education;				
20		environmental assessments	SEG	С	30,000	30,000
21	(rc)	Environmental education; forestry	SEG	A	400,000	400,000

SEG

SEG

Α

Α

339,600

155,100

339,600

155,100

22

23

24

(tb)

Extension recycling education

(tm) Solid waste research and

experiments

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	STATU	TTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(u)	Trust fund income	SEG	С	21,928,200	21,928,200
2	(w)	Trust fund operations	SEG	С	-0-	-0-
		(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤ	A L S 962,933,300 2,837,438,200 (895,107,100) (1,887,425,000) (54,906,100) 23,957,700 (23,957,700) 3,824,329,200	$\begin{array}{c} 963,601,200\\ 2,915,178,400\\ (895,107,100)\\ (1,954,670,000)\\ (65,401,300)\\ 23,957,700\\ (23,957,700)\\ 3,902,737,300\end{array}$
3	(3)	UNIVERSITY SYSTEM ADMINISTRATION				
4	(a)	General program operations	GPR	А	10,171,900	10,171,900
5	(iz)	General operations receipts	PR	С	152,400	152,400
6	(n)	Federal indirect cost				
7		reimbursement	PR-F	С	2,004,300	2,004,300
		(3) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤ	A L S 10,171,900 2,156,700 (2,004,300) (152,400) 12,328,600	$\begin{array}{c} 10,171,900\\ 2,156,700\\ (2,004,300)\\ (152,400)\\ 12,328,600 \end{array}$
8	(4)	MINORITY AND DISADVANTAGED PROGRA	MS			
9	(a)	Minority and disadvantaged				
10		programs	GPR	А	10,370,200	10,370,200
11	(b)	Graduate student financial aid	GPR	А	7,211,500	7,637,000
12	(dd)	Lawton minority undergraduate				
13		grants program	GPR	S	5,700,700	6,037,000
		(4) P R GENERAL PURPOSE REVENUES TOTAL–ALL SOURCES	O G R A M	ΤΟΤ	A L S 23,282,400 23,282,400	24,044,200 24,044,200

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07	
1	(5)	UNIVERSITY OF WISCONSIN-MADISON I	NTERCOLLEG	IATE ATH	ILETICS		
2	(h)	Auxiliary enterprises	PR	A	50,586,400	52,124,200	
3	(i)	Nonincome sports	PR	С	251,200	251,200	
4	(j)	Gifts and grants	PR	С	8,513,400	10,429,100	
		(5) P R	OGRAM	ТОТ	ALS		
		PROGRAM REVENUE			59,351,000	62,804,500	
		OTHER			(59,351,000)	(62,804,500)	
	1	TOTAL-ALL SOURCES			59,351,000	62,804,500	
5	(6)	UNIVERSITY OF WISCONSIN HOSPITALS	AND CLINICS	AUTHOR	ITY		
6	(a)	Services received from authority	GPR	A	4,306,700	4,306,700	
7	(g)	Services provided to authority	PR	С	36,000,000	36,000,000	
		(6) P R	OGRAM	ТОТ	ALS		
		GENERAL PURPOSE REVENUES			4,306,700	4,306,700	
		PROGRAM REVENUE			36,000,000	36,000,000	
		OTHER			(36,000,000)	(36,000,000)	
	1	TOTAL-ALL SOURCES			40,306,700	40,306,700	
		20.285 DI	ΞΡΑΡΤΜ	IENT	ΤΟΤΑΙ.		
		GENERAL PURPOSE REVEN			1,000,694,300	1,002,124,000	
		PROGRAM REVENUE	020		2,934,945,900	3,016,139,600	
		FEDERAL			(897,111,400)	(897,111,400)	
		OTHER			(1,982,928,400)	(2,053,626,900)	
		SERVICE			(54,906,100)	(65,401,300)	
		SEGREGATED FUNDS			23,957,700	23,957,700	
		OTHER			(23,957,700)	(23,957,700)	
		TOTAL-ALL SOURCES			3,959,597,900	4,042,221,300	
8	20.292	2 Technical college system, board	of				
9	(1)	TECHNICAL COLLEGE SYSTEM					
10	(a)	General program operations	GPR	A	3,221,700	3,221,700	
11	(am)	Fee remissions	GPR	А	14,300	14,300	
12	(b)	Displaced homemakers' program	GPR	А	813,400	813,400	

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(c)	Minority student participation and				
2		retention grants	GPR	А	589,200	589,200
3	(ce)	Basic skills grants	GPR	А	-0-	-0-
4	(ch)	Health care education programs	GPR	А	5,450,000	5,450,000
5	(d)	State aid for technical colleges;				
6		statewide guide	GPR	Α	118,415,000	118,415,000
7	(dc)	Incentive grants	GPR	С	6,533,100	6,533,100
8	(dd)	Farm training program tuition				
9		grants	GPR	А	143,200	143,200
10	(de)	Services for handicapped students;				
11		local assistance	GPR	А	382,000	382,000
12	(dm)	Aid for special collegiate transfer				
13		programs	GPR	А	1,073,700	1,073,700
14	(e)	Technical college instructor				
15		occupational competency program	GPR	А	68,100	68,100
16	(eg)	Faculty development grants	GPR	А	794,600	794,600
17	(em)	Apprenticeship curriculum				
18		development	GPR	А	71,600	71,600
19	(f)	Alcohol and other drug abuse				
20		prevention and intervention	GPR	А	501,400	501,400
21	(fj)	Manufacturing extension center				
22		grants	GPR	Α	1,500,000	1,500,000
23	(fm)	Supplemental aid	GPR	А	1,432,500	1,432,500
24	(g)	Text materials	PR	A	123,000	123,000

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	STATU	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(gm)	Fire schools; state operations	PR	А	434,200	434,200
2	(gr)	Fire schools; local assistance	PR	A	600,000	600,000
3	(h)	Gifts and grants	PR	С	20,600	20,600
4	(hm)	Truck driver training	PR-S	С	616,000	616,000
5	(i)	Conferences	PR	С	85,900	85,900
6	(j)	Personnel certification	PR	А	222,700	222,700
7	(k)	Gifts and grants	PR	С	30,200	30,200
8	(ka)	Interagency projects; local				
9		assistance	PR-S	А	3,414,700	3,414,700
10	(kb)	Interagency projects; state				
11		operations	PR-S	А	692,100	692,100
12	(L)	Services for district boards	PR	А	132,300	132,300
13	(m)	Federal aid, state operations	PR-F	С	3,422,100	3,422,100
14	(n)	Federal aid, local assistance	PR-F	С	28,424,300	28,424,300
15	(0)	Federal aid, aids to individuals and				
16		organizations	PR-F	С	800,000	800,000
17	(pz)	Indirect cost reimbursements	PR-F	С	196,000	196,000
18	(q)	Agricultural education consultant	GPR	А	62,800	62,800
19	(r)	Emergency medical technician —				
20		basic training; state operations	SEG	А	-0-	-0-
21	(u)	Driver education, local assistance	SEG	А	307,500	307,500
22	(v)	Chauffeur training grants	SEG	А	191,000	191,000
		(1) P R (	O G R A M	ΤΟΤΑ	LS	

GENERAL PURPOSE REVENUES

141,066,600 141,066,600

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#### **ASSEMBLY BILL 100**

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STATUTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			39,214,100 (32,842,400) (1,648,900) (4,722,800) 498,500 (498,500) 180,779,200	39,214,100 (32,842,400) (1,648,900) (4,722,800) 498,500 (498,500) 180,779,200
(2) EDUCATIONAL APPROVAL BOARD			100,000,000	100,000,000
(g) Prorietary school programs	PR-S	А	484,900	484,900
(gm) Student protection	PR-S	С	60,300	60,300
(i) Closed schools; preservaton of				
student records	PR-S	А	12,900	12,900
(2) P	ROGRAM	Ι ΤΟΤΑ	LS	
PROGRAM REVENUE SERVICE TOTAL-ALL SOURCES			558,100 (558,100) 558,100	558,100 (558,100) 558,100
20 292 1	DEPARTM	MENT '	ΓΟΤΑΙ.	
GENERAL PURPOSE REVE PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			$141,066,600\\39,772,200\\(32,842,400)\\(1,648,900)\\(5,280,900)\\498,500\\(498,500)\\181,337,300$	$141,066,600\\39,772,200\\(32,842,400)\\(1,648,900)\\(5,280,900)\\498,500\\(498,500)\\181,337,300$
	Educat			
FUN GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS	CTIONAL A	KEA TOT	ALS 6,469,696,200 3,634,951,100 (1,538,139,800) (2,015,797,300) (81,014,000) 144,565,000	6,651,621,600 3,719,364,500 (1,540,983,100) (2,086,549,500) (91,831,900) 154,603,000

SERVICE	(81,014,000)	(91,831,900)
SEGREGATED FUNDS	144,565,000	154,603,000
FEDERAL	(-0-)	(-0-)
OTHER	(144,565,000)	(154,603,000)
SERVICE	(-0-)	(-0-)
LOCAL	(-0-)	(-0-)
TOTAL-ALL SOURCES	10,249,212,300	10,525,589,100

		– 2006 Legislature – SEMBLY BILL 100	- 154 –			LRB-1877/1 ALL:all:all SECTION 140
	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
		Environm	ental F	Resou	rces	
1	20.320	) Environmental improvement pro	ogram			
2	(1)	CLEAN WATER FUND PROGRAM OPERATIO	NS			
3	(a)	Environmental aids — clean water				
4		fund program	GPR	А	-0-	-0-
5	(c)	Principal repayment and				
6		interest — clean water fund				
7		program	GPR	S	38,656,100	44,135,700
8	(r)	Clean water fund program				
9		repayment of revenue obligations	SEG	S	-0-	-0-
10	(s)	Clean water fund program financial				
11		assistance	SEG	S	-0-	-0-
12	(sm)	Land recycling loan program				
13		financial assistance	SEG	S	-0-	-0-
14	(t)	Principal repayment and				
15		interest — clean water fund				
16		program bonds	SEG	А	6,000,000	6,000,000
17	(u)	Principal repay. & interest – clean				
18		water fd. prog. rev. obligation repay.	SEG	С	-0-	-0-
19	(x)	Clean water fund program financial				
20		assistance; federal	SEG-F	С	-0-	-0-
21	(y)	Clean water fund program federal				
22		financial hardship assistance	SEG-F	С	-0-	-0-
		(1) P R ( GENERAL PURPOSE REVENUES SEGREGATED FUNDS	O G R A M	ΤΟΤΑ	A L S 38,656,100 6,000,000	44,135,700 6,000,000

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**ASSEMBLY BILL 100** 

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STAT	ute, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
	FEDERAL OTHER TOTAL-ALL SOURCES			(-0-) (6,000,000) 44,656,100	(-0-) (6,000,000) 50,135,700
(2)	SAFE DRINKING WATER LOAN PROGRAM	OPERATIONS			
(c)	Principal repayment and				
	interest — safe drinking water loan	l			
	program	GPR	S	2,427,700	2,860,500
(s)	Safe drinking water loan programs				
	financial assistance	SEG	S	-0-	-0-
(x)	Safe drinking water loan programs				
	financial assistance; federal	SEG-F	С	-0-	-0-
	(2) P R GENERAL PURPOSE REVENUES SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 2,427,700 -0- (-0-) (-0-) 2,427,700	2,860,500 -0- (-0-) (-0-) 2,860,500
(3)	PRIVATE SEWAGE SYSTEM PROGRAM				
(q)	Private sewage system loans	SEG	С	-0-	-0-
	(3) P R	OGRAM	ТОТА	LS	
	SEGREGATED FUNDS			-0-	-0-
	OTHER TOTAL–ALL SOURCES			(-0-) -0-	(-0-) -0-
	20.320 DI				-0-
	GENERAL PURPOSE REVEN			41,083,800	46,996,200
	SEGREGATED FUNDS			6,000,000	6,000,000
	FEDERAL			(-0-)	(-0-)
	OTHER TOTAL–ALL SOURCES			(6,000,000) 47,083,800	(6,000,000) 52,996,200
				.,,	. ,

#### 11 20.360 Lower Wisconsin state riverway board

12 (1) Control of land development and use in the lower Wisconsin state riverway

		– 2006 Legislature SEMBLY BILL 100	- 156 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	TTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(g)	Gifts and grants	PR	С	-0-	-0-
2	(q)	General program operations —				
3		conservation fund	SEG	А	166,400	166,400
		20.360 DE PROGRAM REVENUE OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	E P A R T M	I E N T	T O T A L S -0- (-0-) 166,400 (166,400) 166,400	-0- (-0-) 166,400 (166,400) 166,400
4	20.37	0 Natural resources, department o	of			
5	(1)	Land				
6	(cq)	Forestry — reforestation	SEG	С	100,000	100,000
7	(cr)	Forestry — recording fees	SEG	С	90,000	90,000
8	(cs)	Forestry — forest fire emergencies	SEG	С	-0-	-0-
9	(ct)	Timber sales contracts – repair and				
10		reimbursement costs	SEG	С	-0-	-0-
11	(cu)	Forestry – forestry education				
12		curriculum	SEG	А	318,700	318,700
13	(cv)	Forestry – public education	SEG	С	318,700	318,700
14	(cx)	Forestry-management plans	SEG	С	1,120,000	1,120,000
15	(ea)	Parks — general program				
16		operations	GPR	А	5,011,000	5,011,000
17	(eq)	Parks and forests – operation and				
18		maintenance	SEG	S	-0-	-0-
19 20	(er)	Parks and forests – campground reservation fees	SEG	С	-0-	-0-

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1		Parks and recreation	SEG	С	-0-	-0-
		NET APPROPRIATION			-0-	-0-
2	(fa)	Wolf damage payments	GPR	S	-0-	-0-
3	(fb)	Endangered resources — general				
4		program operations	GPR	А	-0-	-0-
5	(fc)	Endangered resources — Wisconsin				
6		stewardship program	GPR	А	-0-	-0-
7	(fd)	Endangered resources — natural				
8		heritage inventory program	GPR	А	220,300	220,300
9	(fe)	Endangered resources — general				
10		fund	GPR	S	364,000	364,000
11	(fg)	Aquatic and terrestrial resources				
12		inventory	SEG-S	А	-0-	-0-
13	(fs)	Endangered resources — voluntary				
14		payments; sales, leases and fees	SEG	С	1,605,400	1,605,400
15	(ft)	Endangered resources —				
16		application fees	SEG	С	-0-	-0-
17	(gr)	Endangered resources program —				
18		gifts and grants	SEG	С	-0-	-0-
19	(hk)	Elk management	PR-S	А	98,000	98,000
20	(hq)	Elk hunting fees	SEG	С	-0-	-0-
21	(hr)	Pheasant restoration	SEG	С	389,700	389,700
22	(hs)	Chronic wasting disease				
23		management	SEG	А	1,476,600	1,476,600

# **ASSEMBLY BILL 100**

	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(ht)	Wild turkey restoration	SEG	С	746,600	746,600
2	(hu)	Wetlands habitat improvement	SEG	С	338,400	338,400
3	(hv)	Aquatic and terrestrial resource				
4		inventory	SEG	А	129,800	129,800
5	(hw)	Pheasant hunting fees	SEG	С	-0-	-0-
6		Wildlife management	SEG	С	-0-	-0-
		NET APPROPRIATION			-0-	-0-
7	(hx)	Grouse and woodcock restoration	SEG	С	-0-	-0-
8		Wildlife management	SEG	С	-0-	-0-
		NET APPROPRIATION			-0-	-0-
9	(it)	Atlas revenues	SEG	С	-0-	-0-
10	(iu)	Gravel pit reclamation	SEG	С	-0-	-0-
11	(jr)	Rental property and equipment —				
12		maintenance and replacement	SEG	С	-0-	-0-
13	(kq)	Taxes and assessments —				
14		conservation fund	SEG	А	300,000	300,000
15	(Lk)	Reintroduction of whooping cranes	PR-S	А	56,000	56,000
16	(Lq)	Trapper education program	SEG	С	49,100	49,100
17	(Lr)	Beaver control; fish and wildlife				
18		account	SEG	С	36,600	36,600
19	(Ls)	Control of wild animals	SEG	С	228,000	228,000
20	(Lt)	Wildlife management	SEG	А	-0-	-0-
21	(Lu)	Fish and wildlife habitat	SEG	S	-0-	-0-

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(ma)	General program operations $-$				
2		state funds	GPR	А	5,900	5,900
3	(mg)	General program operations —				
4		endangered resources	PR	С	-0-	-0-
5	(mi)	General program operations —				
6		private and public sources	PR	С	627,000	627,000
7	(mk)	General program operations $-$				
8		service funds	PR-S	С	773,900	773,900
9	(mq)	General program operations $-$				
10		state snowmobile trails and areas	SEG	А	208,700	208,700
11	(ms)	General program operations $-$				
12		state all-terrain vehicle projects	SEG	А	225,000	225,000
13	(mt)	Land preservation and				
14		management – endowment fund	SEG	S	-0-	-0-
15	(mu)	General program operations $-$				
16		state funds	SEG	А	-0-	-0-
17		Land program management	SEG	А	905,000	905,000
18		Wildlife management	SEG	A	11,138,300	11,138,300
19		Southern forests	SEG	A	4,877,300	4,882,800
20		Parks and recreation	SEG	А	9,752,000	9,841,100
21		Endangered resources	SEG	А	605,700	605,700
22		Facilities and lands	SEG	А	6,722,500	6,722,500
		NET APPROPRIATION			34,000,800	34,095,400

	2005 – 2006 Le <b>ASSEMBLY I</b>	0	- 160 -			LRB-1877/1 ALL:all:all <b>SECTION 140</b>
	Statute, Agency	AND <b>P</b> URPOSE	Source	Туре	2005-06	2006-07
1	(mv) General p	rogram operations – st	ate			
2	funds; fore		SEG	A	44,427,600	44,771,900
3	(my) General p	rogram operations —				
4	federal fur	<u> </u>	SEG-F	С	-0-	-0-
5	Wildlife m	anagement	SEG-F	С	3,720,600	3,694,300
		anagement				
6	Forestry		SEG-F	С	805,300	805,300
7	Southern f	forests	SEG-F	С	92,700	92,700
8	Parks and	recreation	SEG-F	С	615,600	615,600
9	Endangere	ed resources	SEG-F	С	549,700	549,700
10	Facilities a	and lands	SEG-F	С	1,706,300	1,706,300
	NET	T APPROPRIATION			7,490,200	7,463,900
11	(mz) Forest fire	emergencies — federa	al			
12	funds		SEG-F	С	-0-	-0-
	PROGRAM OTHI SERV SEGREGAT FEDE OTHI SERV	PURPOSE REVENUE REVENUE ER TICE TED FUNDS ERAL ER	PROGRAM ES	ΤΟΤ	A L S 5,601,200 1,554,900 (627,000) (927,900) 93,599,900 (7,490,200) (86,109,700) (-0-) 100,756,000	5,601,200 1,554,900 (627,000) (927,900) 94,012,500 (7,463,900) (86,548,600) (-0-) 101,168,600
13	(2) AIR AND WA	STE				
14	(bg) Air manag	gement — stationary				
15	sources		PR	A	9,186,800	7,560,100
16	(bh) Air manag	gement — state permit				
17	sources		PR	А	-0-	1,626,700

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SECTION 140

	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(bi)	Air management — asbestos				
2		management	PR	С	450,400	450,400
3	(bq)	Air management — vapor recovery				
4		administration	SEG	А	78,400	78,400
5	(br)	Air management — mobile sources	SEG	Α	1,263,800	1,263,800
6	(cg)	Air management — recovery of				
7		ozone-depleting refrigerants	PR	А	128,200	128,200
8	(ch)	Air management — emission				
9		analysis	PR	С	-0-	-0-
10	(ci)	Air management — permit review				
11		and enforcement	PR	А	2,608,100	2,767,900
12	(cL)	Air management – air waste				
13		management-incinerator operator				
14		certification	PR	С	-0-	-0-
15	(cq)	Air management — motor vehicle				
16		emission inspection and				
17		maintenance program	SEG	А	44,900	44,900
18	(dg)	Solid waste management — solid				
19		and hazardous waste disposal				
20		administration	PR	С	3,208,800	3,176,600
21	(dh)	Solid waste				
22		management-remediated property	PR	С	758,400	758,400
23	(di)	Solid waste management —				
24		operator certification	PR	С	-0-	-0-

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(dq)	Solid waste management — waste				
2		management fund	SEG	С	-0-	-0-
3	(dt)	Solid waste management — closure				
4		and long-term care	SEG	С	-0-	-0-
5	(du)	Solid waste management – site				
6		specific remediation	SEG	С	-0-	-0-
7	(dv)	Solid waste management —				
8		environmental repair; spills;				
9		abandoned containers	SEG	С	2,440,800	2,440,800
10	(dw)	Solid waste management —				
11		environmental repair; petroleum				
12		spills; admin.	SEG	А	488,900	488,900
13	(dy)	Solid waste mgt. — corrective				
14		action; proofs of financial				
15		responsibility	SEG	С	-0-	-0-
16	(dz)	Solid waste management –				
17		assessments and legal action	SEG	С	-0-	-0-
18	(eg)	Solid waste facility siting board fee	PR	А	-0-	-0-
19	(eh)	Solid waste management — source				
20		reduction review	PR	С	-0-	-0-
21	(eq)	Solid waste management – dry				
22		cleaner environmental response	SEG	А	138,700	138,700
23	(fq)	Indemnification agreements	SEG	S	-0-	-0-
24	(gh)	Mining — mining regulation and				
25		administration	PR	А	295,400	258,500

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	STATUT	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(gr)	Solid waste management — mining				
2		programs	SEG	С	-0-	-0-
3	(hq)	Recycling; administration	SEG	А	1,174,200	1,174,200
4	(ma)	General program operations —				
5		state funds	GPR	Α	1,653,800	1,619,100
6	(mi)	General program operations —				
7		private and public sources	PR	С	-0-	-0-
8	(mk)	General program operations —				
9		service funds	PR-S	С	100,000	100,000
10	(mm)	General program operations —				
11		federal funds	PR-F	С	7,926,000	7,867,100
12	(mq)	General program operations –				
13		environmental fund	SEG	А	3,235,500	3,218,200
14	(mr)	General program operations –				
15		brownfields	SEG	А	252,700	252,700
16	(mu)	Petroleum inspection fd. suppl. to				
17		env. fd.; env. repair and well comp.	SEG	А	1,049,400	1,049,400
18	(my)	General program operations —				
19		environmental fund; federal funds	SEG-F	С	861,200	861,200
	]	(2) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 1,653,800 24,662,100 (7,926,000) (16,636,100) (100,000) 11,028,500 (861,200) (10,167,300) 37,344,400	$\begin{array}{c} 1,619,100\\ 24,693,900\\ (7,867,100)\\ (16,726,800)\\ (100,000)\\ 11,011,200\\ (861,200)\\ (10,150,000)\\ 37,324,200\end{array}$

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		– 2006 Legislature – <b>EMBLY BILL 100</b>	- 164 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(3)	ENFORCEMENT AND SCIENCE				
2	(ak)	Law enforcement – snowmobile				
3		enforcement and safety training;				
4		service funds	PR-S	А	1,082,700	1,082,700
5	(aq)	Law enforcement — snowmobile				
6		enforcement and safety training	SEG	А	-0-	-0-
7	(ar)	Law enforcement — boat				
8		enforcement and safety training	SEG	А	2,423,900	2,454,400
9	(as)	Law enforcement — all-terrain				
10		vehicle enforcement	SEG	А	1,088,200	1,102,300
11	(at)	Education and safety programs	SEG	С	570,900	570,900
12	(aw)	Law enforcement — car kill deer	SEG	A	502,100	514,600
13	(ax)	Law enforcement – water resources				
14		enforcement	SEG	А	241,900	525,300
15	(ay)	Law enforcement – car kill deer;				
16		transportation fund	SEG	А	502,100	514,600
17	(bg)	Enforcement — stationary sources	PR	A	80,900	80,900
18	(bL)	Operator certification — fees	PR	A	102,800	102,800
19	(dg)	Environmental impact —				
20		consultant services; printing and				
21		postage costs	PR	С	-0-	-0-
22	(dh)	Environmental impact — power				
23		projects	PR	С	28,100	28,100

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(di)	Environmental consulting costs —				
2		federal power projects	PR	А	-0-	-0-
3	(fj)	Environmental quality – laboratory				
4		certification	PR	А	660,800	660,800
5	(ig)	Processing electronic information	PR	С	20,000	45,300
6	(is)	Lake research; voluntary				
7		contributions	SEG	С	69,600	69,600
8	(ma)	General program operations —				
9		state funds	GPR	А	2,996,700	2,996,700
10	(mi)	General program operations —				
11		private and public sources	PR	С	400,700	400,700
12	(mk)	General program operations —				
13		service funds	PR-S	С	1,068,500	1,068,500
14	(mm)	General program operations —				
15		federal funds	PR-F	С	461,900	461,900
16	(mq)	General program operations —				
17		environmental fund	SEG	А	941,800	954,400
18	(mr)	Recycling; enforcement and				
19		research	SEG	А	243,900	247,800
20	(ms)	General program operations –				
21		pollution prevention	SEG	А	84,800	84,800
22	(mt)	General program operations,				
23		nonpoint source — environmental				
24		fund	SEG	А	356,800	356,800

		– 2006 Legislature – EMBLY BILL 100	- 166 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(mu)	General program operations —				
2		state funds	SEG	Α	17,530,200	17,702,300
3	(mw)	Water resources – public health	SEG	А	25,000	25,000
4	(my)	General program operations —				
5		federal funds	SEG-F	С	6,161,100	6,161,100
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M		$\begin{array}{c} 2,996,700\\ 3,906,400\\ (461,900)\\ (1,293,300)\\ (2,151,200)\\ 30,742,300\\ (6,161,100)\\ (24,581,200)\\ 37,645,400\end{array}$	2,996,700 3,931,700 (461,900) (1,318,600) (2,151,200) 31,283,900 (6,161,100) (25,122,800) 38,212,300
6	(4)	WATER				
7	(af)	Water resources – remedial action	GPR	С	142,500	142,500
8	(ag)	Water resources – pollution credits	PR	С	-0-	-0-
9	(ah)	Water resources – Great Lakes				
10		protection fund	PR	С	229,000	229,000
11	(aq)	Water resources management – management activities	SEG	A	3,145,200	3,270,200
12 13	(ar)	Water resources – groundwater	SEG		0,110,200	0,210,200
14	(ar)	management	SEG	В	863,000	863,000
15 16	(as)	Water resources — trading water pollution credits	SEG	С	-0-	-0-
17 18	(at)	Watershed — nonpoint source contracts	SEG	В	997,600	997,600

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(au)	Cooperative remedial action;				
2		contributions	SEG	С	-0-	-0-
3	(av)	Cooperative remedial action;				
4		interest on contributions	SEG	S	-0-	-0-
5	(bg)	Water regulation and zoning –				
6		computer access fees	PR	С	-0-	-0-
7	(bh)	Water regulation and zoning – dam				
8		inspect. and safety administ.; gen.				
9		fund	PR	А	-0-	-0-
10	(bi)	Water regulation and zoning – fees	PR	С	837,100	777,800
11	(bj)	Storm water management – fees	PR	А	1,569,500	1,611,800
12	(bL)	Wastewater management – fees	PR	С	141,700	141,700
13	(br)	Water reg. & zoning — dam safety				
14		& wetland mapping; conservation				
15		fund	SEG	А	580,700	580,700
16	(cg)	Groundwater quantity				
17		administration	PR	А	339,000	431,600
18	(ch)	Groundwater quantity research	PR	В	-0-	-0-
19	(kk)	Fishery resources for ceded				
20		territories	PR-S	А	146,000	146,000
21	(ku)	Great Lakes trout and salmon	SEG	С	1,222,700	1,222,700
22	(kv)	Trout habitat improvement	SEG	С	1,160,000	1,160,000
23	(kw)	Sturgeon stock and habitat	SEG	С	134,400	134,400
24	(ky)	Sturgeon stock and habitat	SEG	С	-0-	-0-

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1		Fisheries management and habitat				
2		protection	SEG	С	-0-	-0-
		NET APPROPRIATION			-0-	-0-
3	(ma)	General program operations – state				
4		funds	GPR	А	-0-	-0-
5		Watershed management	GPR	А	6,974,200	6,954,200
6		Fisheries management and habitat				
7		protection	GPR	А	3,092,500	3,092,500
8		Drinking water and groundwater	GPR	А	2,070,600	2,070,600
9		Water program management	GPR	А	2,755,100	2,755,100
		NET APPROPRIATION			14,892,400	14,872,400
10	(mi)	General program operations –				
11		private and public sources	PR	С	160,000	160,000
12	(mk)	General program operations —				
13		service funds	PR-S	С	537,600	537,600
14	(mm)	General program operations –				
15		federal funds	PR-F	С	-0-	-0-
16		Watershed management	PR-F	С	5,561,000	5,561,000
17		Fisheries management and habitat				
18		protection	PR-F	С	1,314,500	1,314,500
19		Drinking water and groundwater	PR-F	С	4,237,200	4,237,200
		NET APPROPRIATION			11,112,700	11,112,700
20	(mq)	General program operations –				
21		environmental fund	SEG	А	-0-	-0-

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	STATUT	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1		Watershed management	SEG	А	1,556,400	1,556,400
2		Drinking water and groundwater	SEG	А	1,236,100	1,236,100
3		Water program management	SEG	А	47,100	47,100
		NET APPROPRIATION			2,839,600	2,839,600
4	(mr)	General program operations,				
5		nonpoint source	SEG	А	486,600	486,600
6	(mt)	General program				
7		operations-environmental				
8		improvement programs; state funds	SEG	А	631,400	631,400
9	(mu)	General program operations – state				
10		funds	SEG	А	15,018,400	15,018,400
11	(mw)	Petroleum inspection fund				
12		supplement to env. fund;				
13		groundwater management	SEG	А	766,900	766,900
14	(mx)	General program operations – clean				
15		water fund program; federal funds	SEG-F	С	881,600	832,100
16	(my)	General program operations –				
17		environmental fund – federal funds	SEG-F	С	-0-	-0-
18	(mz)	General program operations –				
19		federal funds	SEG-F	С	4,097,200	4,195,000
20	(nz)	General program operations-safe				
21		drinking water loan programs;				
22		federal funds	SEG-F	С	638,800	612,300
		(4) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE	O G R A M	ΤΟΤΑ	L S 15,034,900 15,072,600	15,014,900 15,148,200

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	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
		FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES			$(11,112,700) \\ (3,276,300) \\ (683,600) \\ 33,464,100 \\ (5,617,600) \\ (27,846,500) \\ 63,571,600$	$(11,112,700)\\(3,351,900)\\(683,600)\\33,610,900\\(5,639,400)\\(27,971,500)\\63,774,000$
1	(5)	CONSERVATION AIDS				
2	(ac)	Resource aids – Milwaukee public				
3		museum	GPR	А	-0-	-0-
4	(aq)	Resource aids – Canadian agencies				
5		migratory waterfowl aids	SEG	С	169,200	169,200
6	(ar)	Resource aids – county				
7		conservation aids	SEG	С	150,000	150,000
8	(as)	Recreation aids – fish, wildlife, and				
9		forestry recreation aids	SEG	С	234,500	234,500
10	(at)	Ice age trail area grants	SEG	А	75,000	75,000
11	(au)	Resource aids – Ducks Unlimited,				
12		Inc. payments	SEG	С	-0-	-0-
13	(av)	Resource aids – private forest				
14		grants	SEG	В	1,250,000	1,250,000
15	(aw)	Resource aids – nonprofit				
16		conservation organizations	SEG	С	235,000	235,000
17	(ay)	Resource aids – urban land				
18		conservation	SEG	Α	75,000	75,000
19	(bq)	Resource aids - county forest loans;				
20		severance share payments	SEG	С	-0-	-0-

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	STATU	re, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(br)	Resource aids – forest croplands				
2		and managed forest land aids	SEG	А	1,250,000	1,250,000
3	(bs)	Resource aids – county forest loans	SEG	А	622,400	622,400
4	(bt)	Resource aids – county forest				
5		project loans	SEG	С	400,000	400,000
6	(bu)	Resource aids – county forest				
7		project loans; severance share				
8		payments	SEG	С	-0-	-0-
9	(bv)	Res. aids – county forests, forest				
10		croplands and managed forest land				
11		aids	SEG	S	1,379,400	1,416,400
12	(bw)	Resource aids – urban forestry and				
13		county forest administrator grants	SEG	Α	2,018,100	2,128,100
14	(bx)	Resource aids – national forest				
15		income aids	PR-F	С	782,200	782,200
16	(by)	Resource aids — fire suppression				
17		grants	SEG	А	448,000	448,000
18	(bz)	Resource aids – forestry outdoor				
19		activity grants	SEG	С	2,000,000	2,000,000
20	(cb)	Recreation aids – snowmobile trail				
21		and area aids; general fund	GPR	А	-0-	-0-
22	(cq)	Recreation aids – recreational				
23		boating and other projects	SEG	С	4,027,000	3,122,000

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(cr)	Recreation aids – county				
2		snowmobile trail and area aids	SEG	С	2,500,400	2,500,400
3	(cs)	Recreation aids – snowmobile trail				
4		areas	SEG	С	4,600,500	4,788,500
5	(ct)	Recreation aids – all-terrain				
6		vehicle project aids; gas tax				
7		payment	SEG	С	1,672,700	1,961,000
8	(cu)	Recreation aids — all-terrain				
9		vehicle project aids	SEG	С	1,600,000	1,600,000
10	(cw)	Recreation aids – supplemental				
11		snowmobile trail aids	SEG	С	548,600	569,600
12	(cx)	Recreation aids — all-terrain				
13		vehicle safety program	SEG	А	250,000	250,000
14	(cy)	Recreation and resource aids,				
15		federal funds	SEG-F	С	510,900	510,900
16	(da)	Aids in lieu of taxes – general fund	GPR	S	3,152,000	4,323,000
17	(dq)	Aids in lieu of taxes – sum				
18		sufficient	SEG	S	780,000	780,000
19	(dr)	Aids in lieu of taxes – sum certain	SEG	A	4,000,000	4,000,000
20	(dx)	Resource aids — payment in lieu of				
21		taxes; federal	PR-F	С	440,000	440,000
22	(ea)	Enforcement aids — spearfishing				
23		enforcement	GPR	С	-0-	-0-

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(eq)	Enforcement aids — boating				
2		enforcement	SEG	А	1,400,000	1,400,000
3	(er)	Enforcement aids — all-terrain				
4		vehicle enforcement	SEG	А	200,000	200,000
5	(es)	Enforcement aids — snowmobiling				
6		enforcement	SEG	А	400,000	400,000
7	(ex)	Enforcement aids — federal funds	SEG-F	С	-0-	-0-
8	(fq)	Wildlife damage claims and				
9		abatement	SEG	С	2,187,700	2,787,700
10	(fr)	Wildlife abatement and control				
11		grants	SEG	В	25,000	25,000
12	(ft)	Venison processing; voluntary				
13		contributions	SEG	С	-0-	-0-
		(5) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 3,152,000 1,222,200 (1,222,200) 35,009,400 (510,900) (34,498,500) 39,383,600	$\begin{array}{c} 4,323,000\\ 1,222,200\\ (1,222,200)\\ 35,348,700\\ (510,900)\\ (34,837,800)\\ 40,893,900\end{array}$
14	(6)	ENVIRONMENTAL AIDS				
15	(aa)	Environmental aids – non–point				
16		source	GPR	В	839,400	839,400
17	(ar)	Environmental aids – lake				
18		protection	SEG	С	3,675,400	4,175,400

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(au)	Environmental aids — river				
2		protection; environmental fund	SEG	А	-0-	-0-
3	(av)	Environmental aids – river				
4		protection; conservation fund	SEG	А	292,400	292,400
5	(aw)	Environmental aids – river				
6		protection; nonprofit organization				
7		contracts	SEG	С	75,000	75,000
8	(bj)	Environmental aids — waste				
9		reduction and recycling grants and				
10		gifts	PR	С	-0-	-0-
11	(bk)	Environmental aids — wastewater				
12		and drinking water grant	PR-S	А	250,000	250,000
13	(br)	Environmental aids – waste				
14		reduction and recycling	SEG	С	500,000	500,000
15	(bu)	Financial assistance for responsible				
16		units	SEG	А	24,500,000	24,500,000
17	(bv)	Recycling efficiency incentive				
18		grants	SEG	А	1,900,000	1,900,000
19	(ca)	Environmental aids – scenic urban				
20		waterways	GPR	С	-0-	-0-
21	(cm)	Environmental aids – federal funds	PR-F	С	-0-	-0-
22	(cr)	Environmental aids – compensation				
23		for well contamination and				
24		abandonment	SEG	C	294,000	294,000

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g aids – ming GPR A $269,200$ $269,200$ g aids – PR–F C $150,000$ $150,000$ urban SEG B $1,399,000$ $1,399,000$ oan PR C $-0 -0^{-1}$	0
g aids – PR–F C 150,000 150,000 urban SEG B 1,399,000 1,399,000	0
PR-F C 150,000 150,000 urban SEG B 1,399,000 1,399,000 oan	
urban SEG B 1,399,000 1,399,000	
SEG B 1,399,000 1,399,000	0
oan	0
	_
n and local	
PR C 1,000,000 1,000,000	0
oan funds	
entity PR C -00-	_
volving loan	
PR-F C 1,000,000 1,000,000	0
lry cleaner	
e SEG B 2,050,000 1,050,000	0
prownfield	
SEG B 1,700,000 1,700,000	0
rownfields	
SEG B 500,000 500,000	0
(6) P R O G R A M T O T A L S	
EVENUES 1,108,600 1,108,600	
36,885,800 36,385,800	
n and local PR C 1,000,000 1,000, oan funds entity PR C $-0-$ volving loan PR-F C 1,000,000 1,000, rry cleaner e SEG B 2,050,000 1,050, rownfield SEG B 1,700,000 1,700, rownfields SEG B 500,000 500, (6) PR O G R A M T O T A L S EVENUES 1,108,600 1,108,1 2,400,000 2,400,0 (1,150,000) (1,150,0 (1,000,000) (1,000,0 (250,000) (250,0)	-0 ,000 ,000 ,000 ,000 000 000

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	ASSEMBLY BILL 100 SECTION 140						
	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07	
		OTHER TOTAL-ALL SOURCES			(36,885,800) 40,394,400	(36,385,800) 39,894,400	
1	(7)	DEBT SERVICE AND DEVELOPMENT					
2	(aa)	Resource acquisition and					
3		development – principal repayment					
4		and interest	GPR	S	23,864,000	28,440,000	
5	(ac)	Principal repayment and interest –					
6		recreational boating bonds	GPR	S	-0-	-0-	
7	(ag)	Land acquisition; principal					
8		repayment and interest	PR	С	-0-	-0-	
9	(aq)	Resource acquisition and					
10		development – principal repayment					
11		and interest	SEG	S	237,500	237,000	
12	(ar)	Dam repair and removal – principal					
13		repayment and interest	SEG	S	515,100	514,600	
14	(at)	Recreation development – principal					
15		repayment and interest	SEG	S	-0-	-0-	
16	(au)	State forest acquisition and					
17		development — principal					
18		repayment and interest	SEG	А	20,000,000	19,500,000	
19	(bq)	Principal repayment and interest –					
20		remedial action	SEG	S	3,520,800	3,769,200	
21	(ca)	Principal repayment and interest –					
22		nonpoint source grants	GPR	S	5,966,400	6,820,200	

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	STATU	FE, AGENCY AND PURPOSE	Source	Туре	2005-06	2006-07
1	(cb)	Principal repayment and interest –				
2		pollution abatement bonds	GPR	S	51,839,100	50,465,500
3	(cc)	Principal repay. and int. – combined				
4		sewer overflow; pollution abat.				
5		bonds	GPR	S	16,517,900	16,246,700
6	(cd)	Principal repayment and interest –				
7		municipal clean drinking water				
8		grants	GPR	S	849,200	859,000
9	(ce)	Principal repayment and interest –				
10		nonpoint source compliance	GPR	S	177,900	178,300
11	(cf)	Principal repayment and interest –				
12		urban nonpoint source cost-sharing	GPR	S	1,083,500	1,343,300
13	(cg)	Principal repayment and interest –				
14		nonpoint repayments	PR	С	50,000	50,000
15	(ea)	Administrative facilities – principal				
16		repayment and interest	GPR	S	729,900	736,900
17	(eq)	Administrative facilities – principal				
18		repayment and interest	SEG	S	2,091,100	2,574,300
19	(er)	Administrative facilities – principal				
20		repayment & interest; env. fund	SEG	S	283,800	371,400
21	(fa)	Resource maintenance and				
22		development – state funds	GPR	С	894,400	894,400
23	(fk)	Resource acquisition and				
24		development – service funds;				
25		transportation moneys	PR-S	С	1,000,000	1,000,000

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	STATU	ee, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(fq)	Resource maintenance and				
2		development — state park, forest,				
3		and river	SEG-S	С	-0-	-0-
4	(fr)	Resource acq. and dev. – boating				
5		access to southeastern lakes	SEG	С	100,000	100,000
6	(fs)	Resource acquisition and				
7		development – state funds	SEG	С	798,100	798,100
8	(ft)	Resource acquisition and				
9		development – boating access	SEG	С	200,000	200,000
10	(fu)	Resource acquisition and				
11		development — nonmotorized				
12		boating improvements	SEG	С	-0-	-0-
13	(fw)	Resource acq. and dev. – Mississippi				
14		and St. Croix rivers management	SEG	С	62,500	62,500
15	(fy)	Resource acquisition and				
16		development — federal funds	SEG-F	С	2,120,000	2,120,000
17	(gg)	Ice Age trail – gifts and grants	PR	С	-0-	-0-
18	(gq)	State trails – gifts and grants	SEG	С	-0-	-0-
19	(ha)	Facilities acquisition, development				
20		and maintenance	GPR	С	170,900	170,900
21	(hq)	Facilities acquisition, development				
22		and maintenance – conservation				
23		fund	SEG	С	376,800	376,800
24	(jr)	Rental property and equipment –				
25		maintenance and replacement	SEG	С	-0-	-0-

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(mi)	General program operations –				
2		private and public sources	PR	С	-0-	-0-
3	(mk)	General program operations –				
4		service funds	PR-S	С	-0-	-0-
5	(mr)	Resource maintenance and				
6		development – state park, forest &				
7		riverway roads	SEG	С	321,400	321,400
	:	GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER SERVICE FOTAL-ALL SOURCES	O G R A M	IUIA	$\begin{array}{c} 102,093,200\\ 1,050,000\\ (50,000)\\ (1,000,000)\\ 30,627,100\\ (2,120,000)\\ (28,507,100)\\ (-0-)\\ 133,770,300 \end{array}$	$\begin{array}{c} 106,155,200\\ 1,050,000\\ (50,000)\\ (1,000,000)\\ 30,945,300\\ (2,120,000)\\ (28,825,300)\\ (-0-)\\ 138,150,500 \end{array}$
8	(8)	Administration and technology				
9	(ir)	Promotional activities and				
10		publications	SEG	С	83,000	83,000
11	(iw)	Statewide recycling administration	SEG	А	205,700	205,700
12	(ma)	General program operations —				
13		state funds	GPR	Α	2,981,700	2,981,700
14	(mg)	General program operations —				
15		stationary sources	PR	Α	-0-	-0-
16	(mi)	General program operations —				
17		private and public sources	PR	С	-0-	-0-
18	(mk)	General program operations —				
19		service funds	PR-S	С	5,058,500	5,058,500

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## **ASSEMBLY BILL 100**

	STATU	fe, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(mq)	General program operations —				
2		mobile sources	SEG	А	586,100	586,100
3	(mr)	General program operations –				
4		environmental improvement fund	SEG	А	349,900	349,900
5	(mt)	Equipment pool operations	SEG-S	С	-0-	-0-
6	(mu)	General program operations —				
7		state funds	SEG	А	13,755,100	13,755,100
8	(mv)	General program operations —				
9		environmental fund	SEG	А	1,306,800	1,306,800
10	(mz)	Indirect cost reimbursements	SEG-F	С	6,438,800	6,438,800
11	(ni)	Geographic information systems,				
12		general program operations – other				
13		funds	PR	С	38,700	38,700
14	(nk)	Geographic information systems,				
15		general program operations —				
16		service fds.	PR-S	С	1,503,600	1,503,600
17	(zq)	Gifts and donations	SEG	С	-0-	-0-
		(8) P R (	O G R A M	ΤΟΤΑ	A L S	
	(	GENERAL PURPOSE REVENUES			2,981,700	2,981,700
	]	PROGRAM REVENUE			6,600,800	6,600,800
		OTHER			(38,700)	(38,700)
		SERVICE			(6,562,100)	(6,562,100)
		SEGREGATED FUNDS			22,725,400	22,725,400
		FEDERAL OTHER			(6,438,800) (16,286,600)	(6,438,800) (16,286,600)
		SERVICE			(10,280,000) (-0-)	(10,280,000) (-0-)
	r	TOTAL-ALL SOURCES			32,307,900	32,307,900

18 (9) CUSTOMER ASSISTANCE AND EXTERNAL RELATIONS

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	STATUT	TE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(eg)	Gifts and grants; environmental				
2		management systems	PR	С	-0-	-0-
3	(gb)	Education programs – program fees	PR	В	54,300	54,300
4	(hk)	Approval fees to Lac du Flambeau				
5		band-service funds	PR-S	А	100,000	100,000
6	(hs)	Approval fees from Lac du				
7		Flambeau band	SEG	С	-0-	-0-
8	(ht)	Approval fees to Lac du Flambeau				
9		band	SEG	S	-0-	-0-
10	(hu)	Handling, issuing and approval list				
11		fees	SEG	С	154,000	154,000
12	(iq)	Natural resources magazine	SEG	С	924,900	924,900
13	(is)	Statewide recycling administration	SEG	А	428,600	428,600
14	(ma)	General program operations – state				
15		funds	GPR	А	1,261,200	1,261,200
16	(mh)	General programs operations –				
17		stationary sources	PR	А	420,700	420,700
18	(mi)	General program operations —				
19		private and public sources	PR	С	40,000	40,000
20	(mj)	General program operations —				
21		solid and hazardous waste	PR	Α	-0-	-0-
22	(mk)	General program operations —				
23		service funds	PR-S	С	1,726,600	1,726,600

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	STATUI	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(mm)	General program operations –				
2		federal funds	PR-F	С	1,039,700	1,039,700
3	(mq)	General program operations –				
4		mobile sources	SEG	А	180,900	180,900
5	(ms)	General program operations —				
6		cooperative environmental				
7		assistance	SEG	А	-0-	-0-
8	(mt)	Aids administration —				
9		environmental improvement				
10		programs; state funds	SEG	А	1,207,400	1,207,400
11	(mu)	General program operations – state				
12		funds	SEG	А	14,084,400	14,086,400
13	(mv)	General program operations —				
14		environmental fund	SEG	А	1,061,400	1,061,400
15	(mw)	Aids administration – snowmobile				
16		recreation	SEG	А	156,700	156,700
17	(mx)	Aids administration – clean water				
18		fund program; federal funds	SEG-F	С	1,094,700	1,094,700
19	(my)	General program operations –				
20		federal funds	SEG-F	С	257,100	257,100
21	(mz)	Indirect cost reimbursements	SEG-F	С	1,196,600	1,196,600
22	(nq)	Aids administration – dry cleaner				
23		environmental response	SEG	A	68,500	68,500

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	STATUTE	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(ny)	Aids administration – safe drinking				
2		water loan programs; federal funds	SEG-F	С	168,200	168,200
		(9) P R.	O G R A M	тоти	ALS	
	G	ENERAL PURPOSE REVENUES		1011	1,261,200	1,261,200
		ROGRAM REVENUE			3,381,300	3,381,300
		FEDERAL			(1,039,700)	(1,039,700)
		OTHER			(515,000)	(515,000)
		SERVICE			(1,826,600)	(1,826,600)
	SI	EGREGATED FUNDS			20,983,400	20,985,400
		FEDERAL			(2,716,600)	(2,716,600)
		OTHER			(18,266,800)	(18,268,800)
	Т	OTAL-ALL SOURCES			25,625,900	25,627,900
		20.370 DE	ΓΟΛΟΤΝ	IFNT	ΤΟΤΛΙς	
		GENERAL PURPOSE REVEN			135,883,300	141,061,600
		PROGRAM REVENUE	OLD		59,850,300	59,983,000
		FEDERAL			(22,912,500)	(22,853,600)
		OTHER			(23,436,400)	(23,628,000)
		SERVICE			(13,501,400)	(13,501,400)
		SEGREGATED FUNDS			315,065,900	316,309,100
		FEDERAL			(31,916,400)	(31,911,900)
		OTHER			(283,149,500)	(284,397,200)
		SERVICE			(283,149,500)	(204,397,200)
		TOTAL-ALL SOURCES			510,799,500	517,353,700
3	90 373	Fox river navigational system a	uthority			
0	20.070	rox river navigational system a	utiloiity			
4	(1) I	NITIAL COSTS				
5	(r) ]	Establishment and operation	SEG	С	30,700	30,700
		20.373 DE	<b>PARTN</b>	IENT	TOTALS	
		SEGREGATED FUNDS			30,700	30,700
		OTHER			(30,700)	(30,700)
		TOTAL-ALL SOURCES			30,700	30,700
ß	90 900	Tourism department of				
6	LU.38U	Tourism, department of				
7	(1) T	OURISM DEVELOPMENT PROMOTION				
8	(a)	General program operations	GPR	А	3,433,000	3,330,300

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(b)	Tourism marketing; general				
2		purpose revenue	GPR	А	-0-	-0-
3	(g)	Gifts, grants and proceeds	PR	С	6,200	6,200
4	(h)	Tourism promotion; sale of surplus				
5		property	PR	С	-0-	-0-
6	(j)	Tourism promotion – private and				
7		public sources	PR	С	100,000	100,000
8	(k)	Sale of materials or services	PR-S	С	-0-	-0-
9	(ka)	Sales of materials or services-local				
10		assistance	PR-S	С	-0-	-0-
11	(kb)	Sales of materials or				
12		services-individuals and				
13		organizations	PR-S	С	-0-	-0-
14	(kc)	Marketing clearinghouse charges	PR-S	А	-0-	-0-
15	(kg)	Tourism marketing; gaming				
16		revenue	PR-S	В	9,115,700	9,149,400
17	(km)	Tourist information assistant	PR-S	А	189,500	189,500
18	(m)	Federal aid-state operations	PR-F	С	-0-	-0-
19	(n)	Federal aid-local assistance	PR-F	С	-0-	-0-
20	(0)	Federal aid-individuals and				
21		organizations	PR-F	С	-0-	-0-
22	(q)	Administrative				
23		services-conservation fund	SEG	А	12,200	12,200

		– 2006 Legislature E <b>MBLY BILL 100</b>	- 185 -			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(v)	Tourism marketing; transportatio	n			
2		fund	SEG	С	1,600,000	2,200,000
		(1) P	ROGRAM	TOTALS	5	
	:	GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			$\begin{array}{c} 3,433,000\\ 9,411,400\\ (-0-)\\ (106,200)\\ (9,305,200)\\ 1,612,200\\ (1,612,200)\\ 14,456,600 \end{array}$	3,330,300 9,445,100 (-0-) (106,200) (9,338,900) 2,212,200 (2,212,200) 14,987,600
3	(2)	KICKAPOO VALLEY RESERVE				
4	(ip)	Kickapoo reserve management				
5	(1)	board; program services	PR	С	35,000	35,000
6	(ir)	Kickapoo reserve management				
7	(11)	board; gifts and grants	PR	С	-0-	-0-
8	(ko)	Kiekanee vallev recorner law				
	(kc)	Kickapoo valley reserve; law enforcement services	PR-S	А	32,300	32,300
9			F K-5	A	32,300	52,300
10	(ms)	Kickapoo reserve management				
11		board; federal aid	PR-F	С	-0-	-0-
12	(q)	Kickapoo reserve management				
13		board; general program operation	s SEG	А	375,700	375,700
14	(r)	Kickapoo valley reserve; aids in li	eu			
15		of taxes	SEG	S	284,700	310,300
		(2) P PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS	R O G R A M	TOTALS	5 67,300 (-0-) (35,000) (32,300) 660,400	67,300 (-0-) (35,000) (32,300) 686,000

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	Statu	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
		OTHER TOTAL–ALL SOURCES			(660,400) 727,700	(686,000) 753,300
		20.380 D E GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		1 E N T	T O T A L S 3,433,000 9,478,700 (-0-) (141,200) (9,337,500) 2,272,600 (2,272,600) 15,184,300	3,330,300 9,512,400 (-0-) (141,200) (9,371,200) 2,898,200 (2,898,200) 15,740,900
1	20.39	5 Transportation, department of				
2	(1)	Aids				
3	(ar)	Corrections of transportation aid				
4		payments	SEG	S	-0-	-0-
5	(as)	Transportation aids to counties,				
6		state funds	SEG	А	90,945,100	92,764,000
7	(at)	Transportation aids to				
8		municipalities, state funds	SEG	A	286,124,000	291,846,500
9	(br)	Milwaukee urban area rail transit	050			<u>,</u>
10		system planning study, state funds	SEG	A	-0-	-0-
11	(bs)	Transportation employment and	CEC	C		
12		mobility, state funds	SEG	С	336,000	336,000
13	(bt)	Urban rail transit system grants	SEG	С	-0-	-0-
14	(bv)	Transit and transportation				
15		employment and mobility aids, local		C	110.000	110.000
16		funds	SEG-L	С	110,000	110,000

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	STATU	FE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(bx)	Transit and transportation				
2		employment and mobility aids,				
3		federal funds	SEG-F	С	38,000,000	38,000,000
4	(cq)	Elderly and disabled capital aids,				
5		state funds	SEG	С	921,900	921,900
6	(cr)	Elderly and disabled county aids,				
7		state funds	SEG	А	10,373,000	12,373,000
8	(cv)	Elderly and disabled aids, local				
9		funds	SEG-L	С	605,500	605,500
10	(cx)	Elderly and disabled aids, federal				
11		funds	SEG-F	С	1,500,000	1,500,000
12	(ex)	Highway safety, local assistance,				
13		federal funds	SEG-F	С	1,700,000	1,700,000
14	(fq)	Connecting highways aids, state				
15		funds	SEG	А	12,851,900	12,851,900
16	(fs)	Flood damage aids, state funds	SEG	S	600,000	600,000
17	(ft)	Lift bridge aids, state funds	SEG	В	1,736,800	1,780,200
18	(fu)	County forest road aids, state funds	SEG	А	303,300	303,300
19	(gq)	Expressway policing aids, state				
20		funds	SEG	А	1,040,800	1,040,800
21	(gt)	Soo locks improvements, state				
22		funds	SEG	А	117,800	117,800
23	(hr)	Tier B transit operating aids, state				
24		funds	SEG	А	21,866,400	22,303,800

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	STATU	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(hs)	Tier C transit operating aids, sta	nte			
2		funds	SEG	Α	4,949,700	5,048,700
3	(ht)	Tier A-1 transit operating aids,				
4		state funds	SEG	Α	57,095,900	58,237,800
5	(hu)	Tier A-2 transit operating aids,				
6		state funds	SEG	Α	15,242,700	15,547,600
7	(ig)	Professional football stadium				
8		maintenance and operating costs	5,			
9		state funds	PR	С	-0-	-0-
		(I) PROGRAM REVENUE OTHER SEGREGATED FUNDS FEDERAL OTHER LOCAL TOTAL-ALL SOURCES	P R O G R A M	1011	$\begin{array}{r} -0-\\ (-0-)\\ 546,420,800\\ (41,200,000)\\ (504,505,300)\\ (715,500)\\ 546,420,800\end{array}$	-0- (-0-) 557,988,800 (41,200,000) (516,073,300) (715,500) 557,988,800
10	(2)	LOCAL TRANSPORTATION ASSISTANCE	Ξ			
11	(aq)	Accelerated local bridge				
12		improvement assistance, state				
13		funds	SEG	С	-0-	-0-
14	(av)	Accelerated local bridge				
15		improvement assistance, local				
16		funds	SEG-L	С	-0-	-0-
17	(ax)	Accelerated local bridge				
18		improvement assistance, federal		G	<u>^</u>	^
19		funds	SEG-F	С	-0-	-0-
20	(bq)	Rail service assistance, state fun	nds SEG	С	765,600	765,600

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	STATUT	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(bu)	Freight rail infrastructure				
2		improvements, state funds	SEG	С	-0-	-0-
3	(bv)	Rail service assistance, local funds	SEG-L	С	500,000	500,000
4	(bw)	Freight rail assistance loan				
5		repayments, local funds	SEG-L	С	4,000,000	4,000,000
6	(bx)	Rail service assistance, federal				
7		funds	SEG-F	С	50,000	50,000
8	(cq)	Harbor assistance, state funds	SEG	С	952,000	952,000
9	(cr)	Rail passenger service, state funds	SEG	С	1,509,000	1,810,800
10	(cs)	Harbor assistance, federal funds	SEG-F	С	-0-	-0-
11	(ct)	Pass. railroad station imprvmt. &				
12		comm. rail trans. sys. grants, state				
13		fds.	SEG	В	800,000	-0-
14	(cu)	Pass. railroad station imprvmt. &				
15		comm. rail trans. sys. grants, local				
16		fds.	SEG-L	С	-0-	-0-
17	(cv)	Rail passenger service, local funds	SEG-L	С	-0-	-0-
18	(cx)	Rail passenger service, federal				
19		funds	SEG-F	С	6,035,900	7,243,100
20	(dq)	Aeronautics assistance, state funds	SEG	С	12,363,100	12,612,300
21	(ds)	Aviation career education, state				
22		funds	SEG	А	144,500	144,500
23	(dv)	Aeronautics assistance, local funds	SEG-L	С	40,000,000	42,000,000

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STATUTE, AGENCY AND PURPOSE SOURCE TYPE 2005-06	2006-07
1 (dx) Aeronautics assistance, federal	
2 funds SEG-F C 74,000,000	74,000,000
3 (eq) Highway and local bridge	
4 improvement assistance, state	
5 funds SEG C 8,513,500	8,513,500
6 (ev) Loc. brdg. imprvmt. & trfc. marking	
7 enhncmnt. asst., loc. & transfrd.	
8 fnds. SEG–L C 8,780,400	8,780,400
9 (ex) Local bridge improvement	
10 assistance, federal funds SEG-F C 24,438,300	24,438,300
11 (fb) Local roads for job preservation,	
12 state funds GPR C –0–	-0-
13 (fr) Local roads improvement program,	
14         state funds         SEG         C         23,123,200	23,585,700
15 (fv) Local transportation facility	
16 improvement assistance, local	
funds SEG-L C 37,480,200	37,942,700
18 (fx) Local transportation facility	
19 improvement assistance, federal	
funds SEG-F C 70,391,300	70,391,300
20 21 (fz) Local roads for job preservation,	
22 federal funds SEG–F C –0–	-0-
23 (gj) Railroad crossing protection	
24 installation and maintenance, state	
24 funds SEG C -0-	-0-

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(gq)	Railroad crossing improvement and				
2		protection maintenance, state funds	SEG	А	2,250,000	2,250,000
3	(gr)	Railroad crossing improvement and				
4		protection installation, state funds	SEG	С	1,700,000	1,700,000
5	(gs)	Railroad crossing repair assistance,				
6		state funds	SEG	С	250,000	250,000
7	(gv)	Railroad crossing improvement,				
8		local funds	SEG-L	С	-0-	-0-
9	(gx)	Railroad crossing improvement,				
10		federal funds	SEG-F	С	3,299,600	3,299,600
11	(hq)	Multimodal transportation studies,				
12		state funds	SEG	С	-0-	-0-
13	(hx)	Multimodal transportation studies,				
14		federal funds	SEG-F	С	-0-	-0-
15	(iq)	Transportation facilities economic				
16		assistance and development, state				
17		funds	SEG	С	4,825,000	4,825,000
18	(iv)	Transportation facilities economic				
19		assistance and development, local				
20		funds	SEG-L	С	4,825,000	4,825,000
21	(iw)	Transportation facility				
22		improvement loans, local funds	SEG-L	С	-0-	-0-
23	(ix)	Transportation facilities economic				
24		assistance & development, federal				
25		funds	SEG-F	С	-0-	-0-

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(jq)	Surface transportation grants, state				
2		funds	SEG	С	-0-	-0-
3	(jv)	Surface transportation grants, local				
4		funds	SEG-L	С	-0-	680,000
5	(jx)	Surface transportation grants,				
6		federal funds	SEG-F	С	-0-	2,720,000
7	(kv)	Congestion mitigation and air				
8		quality improvement, local funds	SEG-L	С	3,124,700	3,124,700
9	(kx)	Congestion mitigation and air				
10		quality improvement, federal funds	SEG-F	С	11,619,000	11,619,000
11	(nv)	Transportation enhancement				
12		activities, local funds	SEG-L	С	1,682,600	1,682,600
13	(nx)	Transportation enhancement				
14		activities, federal funds	SEG-F	С	6,256,600	6,256,600
15	(ny)	Milwaukee lakeshore walkway	SEG-F	В	-0-	-0-
16	(ph)	Transportation infrastructure				
17		loans, gifts and grants	SEG	С	-0-	-0-
18	(pq)	Transportation infrastructure				
19		loans, state funds	SEG	С	5,000	5,000
20	(pu)	Transportation infrastructure				
21		loans, service funds	SEG-S	С	-0-	-0-
22	(pv)	Transportation infrastructure				
23		loans, local funds	SEG-L	С	-0-	-0-

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	ASS	EMBLY BILL 100				SECTION 140
	Statu	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(px)	Transportation infrastructure				
2		loans, federal funds	SEG-F	С	-0-	-0-
		(2) P R GENERAL PURPOSE REVENUES SEGREGATED FUNDS FEDERAL OTHER SERVICE LOCAL TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	-0- 353,684,500 (196,090,700) (57,200,900) (-0-) (100,392,900) 353,684,500	-0- 360,967,700 (200,017,900) (57,414,400) (-0-) (103,535,400) 360,967,700
3	(3)	STATE HIGHWAY FACILITIES				
4	(bq)	Major highway development, state				
5		funds	SEG	С	30,802,500	65,844,400
6	(br)	Major highway development,				
7		service funds	SEG-S	С	134,172,600	153,971,100
8	(bv)	Major highway development, local				
9		funds	SEG-L	С	-0-	-0-
10	(bx)	Major highway development,				
11		federal funds	SEG-F	С	78,975,000	78,975,000
12	(ck)	West canal street reconstruction				
13		and extension, service funds	PR–S	С	-0-	-0-
14	(cq)	State highway rehabilitation, state				
15		funds	SEG	С	46,581,600	264,401,000
16	(cr)	Southeast Wisconsin freeway				
17		rehabilitation, state funds	SEG	С	51,186,000	34,541,600
18	(cv)	State highway rehabilitation, local				
19		funds	SEG-L	С	2,000,000	2,000,000

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(cw)	Southeast Wisconsin freeway				
2		rehabilitation, local funds	SEG-L	С	-0-	-0-
3	(cx)	State highway rehabilitation,				
4		federal funds	SEG-F	С	296,867,400	347,963,200
5	(cy)	Southeast Wisconsin freeway				
6		rehabilitation, federal funds	SEG-F	С	110,000,000	59,444,800
7	(eq)	Highway maintenance, repair, and				
8		traffic operations, state funds	SEG	С	172,752,200	178,995,600
9	(ev)	Highway maintenance, repair, and		~		
10		traffic operations, local funds	SEG-L	С	496,000	496,000
11	(ex)	Highway maintenance, repair, and	SEC E	C	1 109 000	1 102 000
12		traffic operations, federal funds	SEG-F	С	1,102,900	1,102,900
13	(iq)	Administration and planning, state funds	SEG	А	16,970,600	16,451,000
14			SEG	A	10,370,000	10,431,000
15	(ir)	Disadvantaged business mobilization assistance, state funds	SEG	С	-0-	-0-
16	(• )		blu	U	Ŭ	0
17 18	(iv)	Administration and planning, local funds	SEG-L	С	-0-	-0-
19	(ix)	Administration and planning,				
20	(1X)	federal funds	SEG-F	С	4,463,800	4,300,200
20 21	(jh)	Utility facilities within highway				
22	UII	rights–of–way, state funds	PR	С	-0-	-0-
23	(jj)	Damage claims	PR	С	1,850,000	1,850,000
~~	Ŵ	2	1 10	÷	1,000,000	1,000,000

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	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(js)	Telecommunications services,				
2		service funds	SEG-S	С	-0-	-0-
		(3) P PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER SERVICE LOCAL TOTAL-ALL SOURCES	R O G R A M	ΤΟΤΑ	A L S 1,850,000 (1,850,000) (-0-) 946,370,600 (491,409,100) (318,292,900) (134,172,600) (2,496,000) 948,220,600	$\begin{array}{c} 1,850,000\\(1,850,000)\\(-0-)\\1,208,486,800\\(491,786,100)\\(560,233,600)\\(153,971,100)\\(2,496,000)\\1,210,336,800\end{array}$
3	(4)	GENERAL TRANSPORTATION OPERATIO	NS			
4	(aq)	Departmental management and				
5		operations, state funds	SEG	А	48,908,400	50,698,000
6	(ar)	Minor construction projects, state				
7		funds	SEG	С	-0-	-0-
8	(at)	Capital building projects, service				
9		funds	SEG-S	С	6,000,000	6,000,000
10	(av)	Departmental management and				
11		operations, local funds	SEG-L	С	369,000	369,000
12	(ax)	Departmental management and				
13		operations, federal funds	SEG-F	С	10,808,900	10,566,000
14	(ch)	Gifts and grants	SEG	С	-0-	-0-
15	(dq)	Demand management	SEG	А	337,500	337,500
16	(eq)	Data processing services, service				
17		funds	SEG-S	С	14,979,900	14,979,900
18	(er)	Fleet operations, service funds	SEG-S	С	12,073,600	12,031,900

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	STATU	ie, Agency and Purpose	Source	Туре	2005-06	2006-07	
1	(es)	Other department services,					
2		operations, service funds	SEG-S	С	5,637,100	5,346,000	
3	(et)	Equipment acquisition	SEG	Α	-0-	-0-	
4	(ew)	Operating budget supplements	5,				
5		state funds	SEG	С	-0-	-0-	
C		SEGREGATED FUNDS FEDERAL OTHER SERVICE LOCAL TOTAL-ALL SOURCES	) P R O G R A I	vi 101	99,114,400 (10,808,900) (49,245,900) (38,690,600) (369,000) 99,114,400	$100,328,300 \\ (10,566,000) \\ (51,035,500) \\ (38,357,800) \\ (369,000) \\ 100,328,300$	
6 7	(5)	MOTOR VEHICLE SERVICES AND EN	IFORCEMENT				
7	(cg)	Internet and telephone transactions, state funds	PR	С	-0-	-0-	
8			I K	C	-0-	-0-	
9 10	(ch)	Repaired salvage vehicle examinations, state funds	PR	С	-0-	-0-	
10	(ci)	Breath screening instruments,					
12	(01)	state funds	PR	С	149,600	299,200	
13	(cj)	Vehicle registration, special gr	-	6	Â		
14		plates, state funds	PR	С	-0-	-0-	
15	(cL)	Licensing fees, state funds	PR	С	-0-	-0-	
16	(cq)	Veh. reg., insp. & maint., drive	er				
17		licensing & aircraft reg., state	<u>eec</u>	٨	60 590 000	60 709 000	
18		funds	SEG	A	69,580,900	69,793,900	
19	(cx)	Vehicle registration and driver		C			
20		licensing, federal funds	SEG-F	С	200,000	200,000	

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(dg)	Escort, security and traffic				
2		enforcement services, state funds	PR	С	165,000	165,000
3	(dh)	Traffic academy tuition payments,				
4		state funds	PR	С	474,800	474,800
5	(di)	Chemical testing training and				
6		services, state funds	PR	А	1,298,200	1,305,200
7	(dk)	Public safety radio management,				
8		service funds	PR-S	С	245,100	245,100
9	(dL)	Public safety radio management,				
10		state funds	PR	С	22,000	22,000
11	(dq)	Vehicle inspection, traffic				
12		enforcement and radio				
13		management, state funds	SEG	А	50,756,900	53,985,100
14	(dr)	Transportation safety, state funds	SEG	А	1,472,300	1,472,300
15	(dx)	Vehicle inspection and traffic				
16		enforcement, federal funds	SEG-F	С	7,891,000	7,891,000
17	(dy)	Transportation safety, federal funds	SEG-F	С	3,856,700	3,856,700
18	(ek)	Safe-ride grant program; state				
19		funds	PR-S	С	-0-	-0-
20	(hq)	Mtr. veh. emission inspec. & maint.				
21		prog.; contractor costs & equip.				
22		grants	SEG	А	13,274,400	13,274,400
23	(hx)	Motor vehicle emission inspection				
24		and maintenance programs, federal				
25		funds	SEG-F	С	-0-	-0-

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	Statu	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(iv)	Municipal and county registration				
2		fee, local funds	SEG-L	С	-0-	-0-
3	(jr)	Pretrial intoxicated driver				
4		intervention grants, state funds	SEG	А	779,400	779,400
		(5) P R ( PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER LOCAL TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 2,354,700 (2,109,600) (245,100) 147,811,600 (11,947,700) (135,863,900) (-0-) 150,166,300	$\begin{array}{c} 2,511,300 \\ (2,266,200) \\ (245,100) \\ 151,252,800 \\ (11,947,700) \\ (139,305,100) \\ (-0-) \\ 153,764,100 \end{array}$
5	(6)	DEBT SERVICES				
6	(af)	Prin. rpmt. & int., local rds. job				
7		psrv. & maj. hwy & rehab., state				
8		funds	GPR	S	64,032,800	78,948,500
9	(aq)	Principal repayment and interest,				
10		transportation facilities, state funds	SEG	S	4,351,700	5,770,700
11	(ar)	Principal repayment and interest,				
12		buildings, state funds	SEG	S	29,300	21,000
13	(au)	Principal repayment & interest, SE				
14		WI freeway rehab. projects, state				
15		funds	SEG	S	-0-	6,243,000
10		(6) P R ( GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 64,032,800 4,381,000 (4,381,000) 68,413,800	78,948,500 12,034,700 (12,034,700) 90,983,200

16 (9) GENERAL PROVISIONS

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	Statu	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(gg)	Credit card use charges	SEG	С	-0-	-0-
2	(qd)	Freeway land disposal				
3		reimbursement clearing account	SEG	С	-0-	-0-
4	(qh)	Highways, bridges and local				
5		transportation assistance clearing				
6		account	SEG	С	-0-	-0-
7	(qj)	Hwys., bridges & local transp.				
8		assist. clearing acct., fed. funded				
9		pos.	SEG-F	С	-0-	-0-
10	(qn)	Motor vehicle financial				
11		responsibility	SEG	С	-0-	-0-
12	(th)	Temporary funding of projects				
13		financed by revenue bonds	SEG	S	-0-	-0-
		(9) P R	O G R A M	ΤΟΤΑ	ALS	
		SEGREGATED FUNDS			-0-	-0-
		FEDERAL OTHER			(-0-) (-0-)	(-0-) (-0-)
	,	TOTAL-ALL SOURCES			(=0=) _0-	(-0-)
						Ŭ
		20.395 DE		1 E N T		
		GENERAL PURPOSE REVEN PROGRAM REVENUE	UES		$64,032,800 \\ 4,204,700$	78,948,500 4,361,300
		OTHER			(3,959,600)	(4,116,200)
		SERVICE			(245,100)	(245,100)
		SEGREGATED FUNDS			2,097,782,900	2,391,059,100
		FEDERAL			(751,456,400)	(755,517,700)
		OTHER			(1,069,489,900)	(1,336,096,600)
		SERVICE LOCAL			(172,863,200) (103,973,400)	(192,328,900) (107,115,900)
		TOTAL-ALL SOURCES			2,166,020,400	2,474,368,900
			ironmental			
			FIONAL AI	REA TOT		070 000 000
		GENERAL PURPOSE REVENUES PROGRAM REVENUE			$244,432,900\73,533,700$	270,336,600 73,856,700
		FEDERAL			(22,912,500)	(22,853,600)
					( -,- =-,000)	(

STATUTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
OTHER			(27,537,200)	(27,885,400)
SERVICE			(23,084,000)	(23,117,700)
SEGREGATED FUNDS			2,421,318,500	2,716,463,500
FEDERAL			(783,372,800)	(787, 429, 600)
OTHER			(1, 361, 109, 100)	(1,629,589,100)
SERVICE			(172, 863, 200)	(192, 328, 900)
LOCAL			(103, 973, 400)	(107,115,900)
TOTAL-ALL SOURCES			2,739,285,100	3,060,656,800

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## **Human Relations and Resources**

1	20.410	Corrections, department of				
2	(1)	Adult correctional services				
3	(a)	General program operations	GPR	А	568,738,100	572,061,100
4	(aa)	Institutional repair and				
5		maintenance	GPR	А	4,201,300	4,201,300
6	(ab)	Corrections contracts and				
7		agreements	GPR	А	10,839,600	2,428,300
8	(b)	Services for community corrections	GPR	А	108,532,000	108,081,500
9	(bm)	Pharmacological treatment for				
10		certain child sex offenders	GPR	А	229,700	229,700
11	(bn)	Reimbursing counties for probation,				
12		extended supervision and parole				
13		holds	GPR	А	4,935,100	4,935,100
14	(c)	Reimbursement claims of counties				
15		containing state prisons	GPR	S	245,700	245,700
16	(cw)	Mother-young child care program	GPR	А	200,000	200,000
17	(d)	Purchased services for offenders	GPR	А	27,192,900	29,847,500
18	(e)	Principal repayment and interest	GPR	S	74,926,800	73,629,600

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(ec)	Prison industries principal, interest				
2		and rebates	GPR	S	-0-	-0-
3	(ed)	Correctional facilities rental	GPR	Α	-0-	-0-
4	(ef)	Lease rental payments	GPR	S	-0-	-0-
5	(f)	Energy costs	GPR	А	23,930,600	24,791,300
6	(g)	Loan fund for persons on probation,				
7		extended supervision or parole	PR	Α	6,000	6,000
8	(gb)	Drug testing	PR	С	38,900	38,900
9	(gc)	Sex offender honesty testing	PR	С	90,000	90,000
10	(gd)	Sex offender management	PR	С	-0-	-0-
11	(ge)	Administrative and minimum				
12		supervision	PR	А	-0-	-0-
13	(gf)	Probation, parole and extended				
14		supervision	PR	А	11,009,800	11,175,700
15	(gg)	Supervision of defendants and				
16		offenders	PR	Α	-0-	-0-
17	(gh)	Supervision of persons on lifetime				
18		supervision	PR	Α	-0-	-0-
19	(gi)	General operations	PR	А	4,059,400	4,059,400
20	(gm)	Sale of fuel and utility service	PR	А	-0-	-0-
21	(gr)	Home detention services	PR	А	598,300	595,700
22	(gt)	Telephone company commissions	PR	А	1,116,300	1,116,300
23	(h)	Administration of restitution	PR	A	874,500	875,400

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(i)	Gifts and grants	PR	С	33,400	33,400
2	(jz)	Operations and maintenance	PR	С	337,500	360,000
3	(kc)	Correctional institution enterprises;				
4		inmate activities and employment	PR-S	С	3,151,400	3,151,500
5	(ke)	Jackson correctional institution				
6		wastewater treatment facility	PR-S	А	327,400	-0-
7	(kf)	Correctional farms	PR-S	А	4,140,500	4,141,200
8	(kh)	Victim services and programs	PR-S	А	243,800	243,800
9	(kk)	Institutional operations and				
10		charges	PR-S	А	13,775,800	13,776,500
11	(km)	Prison industries	PR-S	А	17,874,300	19,662,400
12	(ko)	Prison industries principal				
13		repayment, interest and rebates	PR-S	S	153,300	238,600
14	(kp)	Correctional officer training	PR-S	А	2,324,300	2,332,800
15	(kx)	Interagency and intra-agency				
16		programs	PR-S	С	2,018,000	1,422,200
17	(ky)	Interagency and intra-agency aids	PR-S	С	1,442,100	1,442,100
18	(kz)	Interagency and intra-agency local				
19		assistance	PR-S	С	-0-	-0-
20	(m)	Federal project operations	PR-F	С	2,473,100	2,473,100
21	(n)	Federal program operations	PR-F	С	86,800	86,800
22	(qm)	Computer recycling	SEG	А	289,300	289,300
		(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE	O G R A M	ΤΟΤΑ	L S 823,971,800 66,174,900	820,651,100 67,321,800

2005 – 2006 Legislature	
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	Statu	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			(2,559,900) (18,164,100) (45,450,900) 289,300 (289,300) 890,436,000	(2,559,900) (18,350,800) (46,411,100) 289,300 (289,300) 888,262,200
1	(2)	PAROLE PROGRAM				
2	(a)	General program operations	GPR	А	1,154,300	1,154,300
3	(kx)	Interagency and intra-agency				
4		programs	PR-S	С	-0-	-0-
		(2) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑΙ	L S 1,154,300 -0- (-0-) 1,154,300	1,154,300 -0- (-0-) 1,154,300
5	(3)	JUVENILE CORRECTIONAL SERVICES				
6	(a)	General program operations	GPR	А	1,658,500	1,660,700
7	(ba)	Mendota juvenile treatment center	GPR	A	1,379,300	1,379,300
8	(c)	Reimbursement claims of counties				
9		containing secured correctional				
10		facilities	GPR	А	200,000	200,000
11	(cd)	Community youth and family aids	GPR	А	85,841,000	85,841,000
12	(cg)	Serious juvenile offenders	GPR	В	15,117,500	15,275,400
13	(e)	Principal repayment and interest	GPR	S	4,918,300	4,429,400
14	(g)	Legal service collections	PR	С	-0-	-0-
15	(gg)	Collection remittances to local units				
16		of government	PR	С	-0-	-0-
17	(hm)	Juvenile correctional services	PR	А	50,998,600	51,311,500

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## **ASSEMBLY BILL 100**

TOTAL-ALL SOURCES

	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(ho)	Juvenile residential aftercare	PR	А	6,476,400	6,717,300
2	(hr)	Juvenile corrective sanctions				
3		program	PR	А	4,326,800	4,335,600
4	(i)	Gifts and grants	PR	С	7,700	7,700
5	(j)	State-owned housing maintenance	PR	А	35,000	35,000
6	(jr)	Institutional operations and				
7		charges	PR	А	213,700	213,700
8	(jv)	Secure detention services	PR	С	-0-	-0-
9	(ko)	Interagency programs; community				
10		youth and family aids	PR-S	С	2,449,200	2,449,200
11	(kx)	Interagency and intra-agency				
12		programs	PR-S	С	1,520,000	1,469,100
13	(ky)	Interagency and intra-agency aids	PR-S	С	-0-	-0-
14	(kz)	Interagency and intra–agency local				
15		assistance	PR-S	С	-0-	-0-
16	(m)	Federal project operations	PR-F	С	24,400	-0-
17	(n)	Federal program operations	PR-F	С	30,000	30,000
18	(q)	Girls school benevolent trust fund	SEG	С	-0-	-0-
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS	O G R A M	ΤΟΤΑ	109,114,60066,081,800(54,400)(62,058,200)(3,969,200) $-0-$	108,785,800 $66,569,100$ $(30,000)$ $(62,620,800)$ $(3,918,300)$ $-0-$ $(0,0)$
		OTHER			(-0-)	(-0-)

175,196,400

175,354,900

	STATU	TTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
		20.410 D E GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		I E N T	T O T A L S 934,240,700 132,256,700 (2,614,300) (80,222,300) (49,420,100) 289,300 (289,300) 1,066,786,700	$\begin{array}{c} 930,591,200\\ 133,890,900\\ (2,589,900)\\ (80,971,600)\\ (50,329,400)\\ 289,300\\ (289,300)\\ 1,064,771,400 \end{array}$
1	20.42	5 Employment relations commissi	on			
2	(1)	LABOR RELATIONS				
3	(a)	General program operations	GPR	А	2,595,500	2,595,500
4	(i)	Fees, collective bargaining training,				
5		publications, and appeals	PR	А	533,800	533,800
		20.425 D E GENERAL PURPOSE REVENU PROGRAM REVENUE OTHER TOTAL-ALL SOURCES		IENT	T O T A L S 2,595,500 533,800 (533,800) 3,129,300	2,595,500 533,800 (533,800) 3,129,300
6	20.43	2 Board on aging and long-term ca	are			
7	(1)	IDENTIFICATION OF THE NEEDS OF THE A	GED AND DI	SABLED		
8	(a)	General program operations	GPR	А	867,100	867,100
9	(i)	Gifts and grants	PR	С	-0-	-0-
10	(k)	Contracts with other state agencies	PR-S	С	730,500	730,500
11	(kb)	Insurance and other information,				
12		counseling and assistance	PR-S	А	344,500	345,500
13	(m)	Federal aid	PR-F	С	-0-	-0-
		20.432 DE GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER		I E N T	T O T A L S 867,100 1,075,000 (-0-) (-0-)	867,100 1,076,000 (-0-) (-0-)

	2005	– 2006 Legislature	- 206 -			LRB–1877/1 ALL:all:all
	ASS	EMBLY BILL 100				SECTION 140
	G		~	-		
	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006–07
		SERVICE TOTAL-ALL SOURCES			(1,075,000) 1,942,100	(1,076,000) 1,943,100
1	20.433	3 Child abuse and neglect preve	ntion board	I		
2	(1)	PREVENTION OF CHILD ABUSE AND NEO	GLECT			
3	(b)	Grants to organizations	GPR	С	340,000	340,000
4	(g)	General program operations	PR	А	369,300	369,300
5	(h)	Grants to organizations; program				
6		revenues	PR	С	1,941,400	2,330,300
7	(i)	Gifts and grants	PR	С	-0-	-0-
8	(k)	Interagency programs	PR-S	С	-0-	-0-
9	(m)	Federal project operations	PR-F	С	90,000	90,000
10	(ma)	Federal project aids	PR-F	С	450,000	450,000
11	(q)	Children's trust fund; gifts and				
12		grants	SEG	С	23,100	23,100
		20.433 D GENERAL PURPOSE REVE PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		1ENT 7	T O T A L S 340,000 2,850,700 (540,000) (2,310,700) (-0-) 23,100 (23,100) 3,213,800	$\begin{array}{c} 340,000\\ 3,239,600\\ (540,000)\\ (2,699,600)\\ (-0-)\\ 23,100\\ (23,100)\\ 3,602,700\end{array}$
13	20.435	<b>5</b> Health and family services, de	partment o	f		
14	(1)	PUBLIC HEALTH SERVICES PLANNING, F	REGULATION A	ND DELIVE	RY; STATE OPERATIO	NS
15	(a)	General program operations	GPR	А	4,807,600	4,799,800

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**ASSEMBLY BILL 100** 

#### LRB-1877/1 ALL:all:all SECTION 140

	STATUT	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(ac)	Child abuse and neglect prevention				
2		technical assistance	GPR	А	-0-	155,000
3	(c)	Public health emergency				
4		quarantine costs	GPR	S	-0-	-0-
5	(gm)	Licensing, review and certifying				
6		activities fees; supplies and services	PR	А	8,742,200	9,067,200
7	(gr)	Supplemental food program for				
8		women, infants and children				
9		adminstration	PR	С	200	200
10	(hg)	General program operations: health				
11		care information	PR	А	891,300	893,500
12	(hi)	Compilations and special reports	PR	С	429,100	429,100
13	(i)	Gifts and grants	PR	С	210,900	210,200
14	(jb)	Congenital disorders; operations	PR	А	85,000	85,000
15	(kx)	Interagency and intra-agency				
16		programs	PR-S	С	2,347,500	2,341,500
17	(m)	Federal project operations	PR-F	С	18,868,900	18,279,700
18	(mc)	Block grant operations	PR-F	С	5,938,200	5,916,600
19	(n)	Federal program operations	PR-F	С	5,005,400	5,441,600
20	(q)	Groundwater and air quality				
21		standards	SEG	А	287,500	287,300
		(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE	O G R A M	ΤΟΤΑ	L S 4,807,600 42,518,700 (29,812,500) (10,358,700) (2,347,500)	4,954,800 42,664,600 (29,637,900) (10,685,200) (2,341,500)

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	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
		SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			287,500 (287,500) 47,613,800	287,300 (287,300) 47,906,700
1	(2)	DISABILITY AND ELDER SERVICES; INSTIT	<b>TUTIONS</b>			
2	(a)	General program operations	GPR	А	52,681,000	52,837,900
3	(aa)	Institutional repair and				
4		maintenance	GPR	А	659,300	659,300
5	(b)	Wisconsin resource center	GPR	А	28,936,700	29,193,700
6	(bj)	Competency examinations and				
7		conditional and supervised release				
8		services	GPR	В	5,988,900	6,541,300
9	(bm)	Secure mental health units or				
10		facilities	GPR	А	33,367,000	35,133,900
11	(ee)	Principal repayment and interest	GPR	S	13,236,100	12,825,400
12	(ef)	Lease rental payments	GPR	S	-0-	-0-
13	(f)	Energy costs	GPR	А	3,343,400	3,459,300
14	(g)	Alternative services of institutes				
15		and centers	PR	С	9,080,900	8,937,400
16	(gk)	Institutional operations and				
17		charges	PR	А	148,179,300	149,870,200
18	(gL)	Extended intensive treatment				
19		surcharge	PR	С	-0-	-0-
20	(gs)	Sex offender honesty testing	PR	С	-0-	-0-
21	(i)	Gifts and grants	PR	С	388,600	388,600

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	STATU	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(kx)	Interagency and intra-agency				
2		programs	PR-S	С	6,952,300	6,940,800
3	(ky)	Interagency and intra–agency aids	PR-S	С	-0-	-0-
4	(kz)	Interagency and intra–agency local				
5		assistance	PR-S	С	-0-	-0-
6	(m)	Federal project operations	PR-F	С	-0-	-0-
		(2) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 138,212,400 164,601,100 (-0-) (157,648,800) (6,952,300) 302,813,500	$\begin{array}{c} 140,650,800\\ 166,137,000\\ (-0-)\\ (159,196,200)\\ (6,940,800)\\ 306,787,800 \end{array}$
7	(3)	CHILDREN AND FAMILY SERVICES				
8	(a)	General program operations	GPR	А	5,956,500	5,376,700
9	(bc)	Grants for children's community				
10		programs	GPR	А	547,200	547,200
11	(cd)	Domestic abuse grants	GPR	А	6,383,700	6,383,700
12	(cf)	Foster, trtmt foster &				
13		family-operated group home parent				
14		ins & liability	GPR	A	60,000	60,000
15	(cw)	Milwaukee child welfare services;				
16		general program operations	GPR	А	10,752,200	10,789,500
17	(cx)	Milwaukee child welfare services;				
18		aids	GPR	А	35,645,800	37,317,800
19	(da)	Child welfare program				
20		enhancement plan; aids	GPR	А	1,337,600	1,117,200

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(dd)	State foster care and adoption				
2		services	GPR	А	45,015,000	49,600,800
3	(dg)	State adoption information				
4		exchange and state adoption center	GPR	А	171,300	171,300
5	(eg)	Brighter futures initiative and				
6		tribal adolescent services	GPR	А	1,959,500	1,959,500
7	(f)	Second-chance homes	GPR	А	-0-	-0-
8	(fp)	Food pantry grants	GPR	А	-0-	-0-
9	(gb)	Child abuse prevention and child				
10		mental health	PR	А	192,700	634,700
11	(gx)	Milwaukee child welfare services;				
12		collections	PR	С	2,589,700	2,589,700
13	(hh)	Domestic abuse surcharge grants	PR	С	589,700	598,100
14	(i)	Gifts and grants	PR	С	-0-	-0-
15	(j)	Statewide automated child welfare				
16		information system receipts	PR	С	1,397,100	1,122,100
17	(jb)	Fees for administrative services	PR	С	78,400	78,400
18	(jj)	Searches for birth parents and				
19		adoption record information;				
20		foreign adopt	PR	А	81,200	81,200
21	(jm)	Licensing activities	PR	Α	33,500	33,500
22	(kc)	Interagency and intra-agency aids;				
23		kinship care and long-term kinship				
24		care	PR-S	А	21,893,900	21,893,900

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	STATU	e, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(kd)	Kinship care and long-term kinship				
2		care assessments	PR-S	А	1,619,500	1,619,500
3	(kw)	Interagency and intra-agency aids;				
4		Milwaukee child welfare services	PR-S	А	21,991,100	21,991,100
5	(kx)	Interagency and intra-agency				
6		programs	PR-S	С	11,967,700	12,190,700
7	(ky)	Interagency and intra-agency aids	PR-S	С	157,200	157,200
8	(kz)	Interagency and intra-agency local				
9		assistance	PR-S	С	-0-	-0-
10	(m)	Federal project operations	PR-F	С	1,080,700	1,080,900
11	(ma)	Federal project aids	PR-F	С	3,780,700	3,780,700
12	(mb)	Federal project local assistance	PR-F	С	-0-	-0-
13	(mc)	Federal block grant operations	PR-F	С	1,682,100	1,636,900
14	(md)	Federal block grant aids	PR-F	С	9,041,000	9,041,000
15	(me)	Federal block grant local assistance	PR-F	С	-0-	-0-
16	(mw)	Federal aid; Milwaukee child				
17		welfare services general program				
18		operations	PR-F	С	5,776,600	5,786,600
19	(mx)	Federal aid; Milwaukee child				
20		welfare services aids	PR-F	С	15,685,200	15,782,800
21	(n)	Federal program operations	PR-F	С	6,566,100	6,542,100
22	(na)	Federal program aids	PR-F	С	3,398,500	3,398,500
23	(nL)	Federal program local assistance	PR-F	С	10,796,800	10,796,800

		– 2006 Legislature EMBLY BILL 100	- 212 -			LRB-1877/1 ALL:all:all SECTION 140	
	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07	
1	(pd)	Federal aid; state foster care and					
2		adoption services	PR-F	С	40,978,300	45,228,300	
3	(pm)	Federal aid; adoption incentive					
4		payments	PR-F	С	-0-	-0-	
	]	(3) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤ	A L S 107,828,800 161,377,700 (98,786,000) (4,962,300) (57,629,400) 269,206,500	$\begin{array}{c} 113,323,700\\ 166,064,700\\ (103,074,600)\\ (5,137,700)\\ (57,852,400)\\ 279,388,400\end{array}$	
5	(4)	HEALTH SERVICES PLANNING, REG & DEL	JVERY; HLTH	CARE F	IN; OTHER SUPPORT PG	MS	
6	(a)	General program operations	GPR	А	9,732,900	9,611,900	
7	(b)	Medical assistance program					
8		benefits	GPR	В	1,450,883,500	1,534,098,100	
9	(bc)	Badger care health care program;					
10		general purpose revenue	GPR	С	62,368,000	77,416,900	
11	(bm)	MA, food stamps & BadgerCare					
12		admin; contracts costs; ins reports					
13		& res ctrs	GPR	В	37,906,000	36,197,400	
14	(bn)	Income maintenance	GPR	В	36,733,100	36,899,500	
15	(bt)	Relief block grants to counties	GPR	А	400,000	400,000	
16	(bv)	Prescription drug assistance for					
17		elderly; aids	GPR	В	51,746,700	56,758,400	
18	(cj)	Funeral, cemetery and burial aids	GPR	А	-0-	-0-	
19	(d)	Facility appeals mechanism	GPR	A	546,800	546,800	
20	(e)	Disease aids	GPR	В	4,588,700	4,956,200	

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	STATU	re, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(g)	Family care benefit; cost sharing	PR	С	-0-	-0-
2	(gm)	Health services regulation	PR	А	15,700	15,700
3	(gp)	Medical assistance; hospital				
4		assessments	PR	С	1,500,000	1,500,000
5	(h)	General assistance medical				
6		program; intergovernmental				
7		transfer	PR	A	6,799,400	6,799,400
8	(i)	Gifts and grants; health care				
9		financing	PR	С	115,800	115,800
10	(iL)	Medical assistance provider				
11		assessments	PR	С	-0-	-0-
12	(im)	Medical assistance; recovery of				
13		correct payments	PR	С	16,742,800	16,633,300
14	(in)	Community options program;				
15		family care; recovery of costs				
16		administration	PR	А	89,500	89,600
17	(j)	Prescription drug assistance for				
18		elderly; manufacturer rebates	PR	С	41,107,300	45,305,500
19	(jb)	Prescription drug assistance for				
20		elderly; enrollment fees	PR	С	3,814,900	3,814,900
21	(je)	Disease aids; drug manufacturer				
22		rebates	PR	С	229,200	256,700
23	(jz)	Badger Care cost sharing	PR	С	7,011,000	7,439,500

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	STATU	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(kb)	Relief block grants to tribal				
2		governing bodies	PR-S	А	800,000	800,000
3	(kt)	Medical assistance outreach and				
4		reimbursements for tribes	PR-S	В	1,070,000	1,070,000
5	(kx)	Interagency and intra-agency				
6		programs	PR-S	С	2,648,900	2,649,200
7	(ky)	Interagency and intra-agency aids	PR-S	С	948,300	995,600
8	(kz)	Interagency and intra-agency local				
9		assistance	PR-S	С	400,500	428,300
10	(L)	Fraud and error reduction	PR	С	1,947,100	2,017,800
11	(m)	Federal project operations	PR-F	С	261,400	197,500
12	(ma)	Federal project aids	PR-F	С	-0-	-0-
13	(md)	Federal block grant aids	PR-F	С	-0-	-0-
14	(n)	Federal program operations	PR-F	С	41,589,400	41,482,500
15	(na)	Federal program aids	PR-F	С	9,244,100	9,244,100
16	(nn)	Federal aid; income maintenance	PR-F	С	54,386,200	55,524,300
17	(0)	Federal aid; medical assistance	PR-F	С	2,508,965,200	2,609,143,400
18	(p)	Federal aid; Badger care health				
19		care program	PR-F	С	123,737,500	136,010,900
20	(pa)	Federal aid; medical assistance and				
21		food stamps contracts				
22		administration	PR-F	С	80,449,300	90,336,800
23	(pg)	Federal aid; prescription drug				
24		assistance for elderly	PR-F	С	49,231,400	51,644,000

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(pv)	Food stamps; electronic benefits				
2		transfer	PR-F	С	-0-	-0-
3	(r)	Health care quality improvement				
4		fund; medical assistance	SEG	С	150,000,000	130,000,000
5	(rg)	Health care quality improvement				
6		fund; medical assistance payments	SEG	S	-0-	-0-
7	(rm)	Health care quality improvement				
8		fund; hospital supplemental				
9		payments	SEG	А	9,703,400	9,714,000
10	(u)	HIRSP; administration	SEG	В	6,821,900	7,076,600
11	(v)	HIRSP; program benefits	SEG	С	146,321,300	175,169,700
12	(vt)	Veterans trust fund; nurse stipends	SEG	А	43,700	43,700
13	(w)	Medical assistance trust fund	SEG	В	153,847,400	180,534,600
14	(wm)	Medical assistance trust fund;				
15		nursing homes	SEG	А	-0-	-0-
16	(wp)	Medical assistance trust fund;				
17		county reimbursement	SEG	S	-0-	-0-
18	(x)	Badger care health care program;				
19		medical assistance trust fund	SEG	С	988,900	1,794,200
	]	(4) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 1,654,905,700 2,953,104,900 (2,867,864,500) (79,372,700) (5,867,700) 467,726,600 (467,726,600) 5,075,737,200	$\begin{array}{c} 1,756,885,200\\ 3,083,514,800\\ (2,993,583,500)\\ (83,988,200)\\ (5,943,100)\\ 504,332,800\\ (504,332,800)\\ 5,344,732,800\end{array}$

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#### **ASSEMBLY BILL 100**

	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(5)	PUBLIC HEALTH SERVICES PLANNING, RE	GULATION &	DELIVERY	; AIDS & LOCAL ASSIST	
2	(ab)	Child abuse and neglect prevention				
3		and universal home visitation				
4		grants	GPR	А	995,700	2,091,800
5	(am)	Services, reimbursement and				
6		payment related to human				
7		immunodeficiency virus	GPR	А	4,708,800	4,708,800
8	(cb)	Well woman program	GPR	А	2,188,200	2,188,200
9	(cc)	Cancer control and prevention	GPR	А	394,600	394,600
10	(ce)	Primary health for homeless				
11		individuals	GPR	С	125,000	125,000
12	(cm)	Immunization	GPR	S	-0-	-0-
13	(de)	Dental and oral health services	GPR	А	3,157,600	3,157,600
14	(dm)	Rural health dental clinics	GPR	А	587,600	587,600
15	(dn)	Food distribution costs	GPR	А	320,000	320,000
16	(ds)	Statewide poison control program	GPR	А	375,000	375,000
17	(e)	Public health dispensaries and				
18		drugs	GPR	В	391,900	391,900
19	(ed)	Radon aids	GPR	А	30,000	30,000
20	(ef)	Lead poisoning or lead exposure				
21		services	GPR	А	1,004,100	1,004,100
22	(eg)	Pregnancy counseling	GPR	А	77,600	77,600

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(em)	Supplemental food program for				
2		women, infants and children				
3		benefits	GPR	С	179,300	179,300
4	(ev)	Pregnancy outreach and infant				
5		health	GPR	А	211,200	211,200
6	(f)	Family planning	GPR	A	1,955,200	1,955,200
7	(fh)	Community health services	GPR	А	3,075,000	3,075,000
8	(fm)	Tobacco use control grants	GPR	С	10,000,000	10,000,000
9	(i)	Gifts and grants; aids	PR	С	2,939,000	2,863,400
10	(ja)	Congenital disorders; diagnosis,				
11		special dietary treatment and				
12		counseling	PR	А	2,094,300	2,094,300
13	(kb)	Minority health	PR-S	А	150,000	150,000
14	(ke)	Cooperative American Indian				
15		health projects	PR-S	А	120,000	120,000
16	(ky)	Interagency and intra-agency aids	PR-S	С	206,600	192,700
17	(ma)	Federal project aids	PR-F	С	38,669,200	37,852,700
18	(md)	Block grant aids	PR-F	С	7,899,200	8,159,000
19	(na)	Federal program aids	PR-F	С	61,772,600	62,328,300
20	(rb)	Emergency medical services; aids	SEG	А	2,200,000	2,200,000
	]	(5) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS	O G R A M	ΤΟΤΑ	A L S 29,776,800 113,850,900 (108,341,000) (5,033,300) (476,600) 2,200,000	30,872,900 113,760,400 (108,340,000) (4,957,700) (462,700) 2,200,000

		– 2006 Legislature – <b>EMBLY BILL 100</b>	- 218 –			LRB-1877/1 ALL:all:all Section 140
	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		OTHER TOTAL-ALL SOURCES			(2,200,000) 145,827,700	(2,200,000) 146,833,300
1	(6)	DISABILITY AND ELDER SERVICES; STATE	OPERATIONS	S NON-IN	ISTITUTION	
2	(a)	General program operations;				
3		physical disabilities	GPR	Α	15,183,300	14,222,800
4	(dm)	Nursing home monitoring and				
5		receivership supplement	GPR	S	-0-	-0-
6	(e)	Principal repayment and interest	GPR	S	62,700	62,400
7	(ee)	Admin. exp. for state suppl to				
8		federal supplemental security				
9		income program	GPR	Α	611,800	611,800
10	(g)	Nursing facility resident protection	PR	С	151,000	151,000
11	(ga)	Community-based residential				
12		facility monitoring and receivership				
13		ops	PR	С	-0-	-0-
14	(gb)	Alcohol and drug abuse initiatives	PR	С	1,032,200	1,037,600
15	(gc)	Disabled children long-term				
16		support waiver; state operations	PR	А	-0-	-0-
17	(gd)	Group home revolving loan fund	PR	А	100,000	100,000
18	(hs)	Interpreter services for hearing				
19		impaired	PR	A	40,000	40,000
20	(hx)	Services related to drivers, receipts	PR	A	-0-	-0-
21	(i)	Gifts and grants	PR	С	300,000	300,100
22	(jb)	Fees for administrative services	PR	С	101,000	103,100

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	STATU	ie, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(jm)	Licensing and support services	PR	А	3,949,400	3,846,100
2	(k)	Nursing home monitoring and				
3		receivership operations	PR-S	С	-0-	-0-
4	(kx)	Interagency and intra-agency				
5		programs	PR-S	С	1,631,500	1,614,600
6	(m)	Federal project operations	PR-F	С	5,873,300	5,874,400
7	(mc)	Federal block grant operations	PR-F	С	3,365,900	3,365,000
8	(n)	Federal program operations	PR-F	С	21,382,200	21,376,900
		(6) P R (	OGRAM	ТОТА	LS	
		GENERAL PURPOSE REVENUES			15,857,800	14,897,000
	]	PROGRAM REVENUE			37,926,500	37,808,800
		FEDERAL			(30,621,400)	(30,616,300)
		OTHER			(5,673,600)	(5,577,900)
		SERVICE			(1,631,500)	(1,614,600)
	,	TOTAL-ALL SOURCES			53,784,300	52,705,800
9	(7)	DISABILITY AND ELDER SERVICES; AIDS A	ND LOCAL AS	SSISTANCE		
10	(b)	Community aids and medical				
11		assistance payments	GPR	А	180,756,900	178,231,200
12	(bc)	Grants for community programs	GPR	А	6,343,600	6,344,500
13	(bd)	Community options program; pilot				
14		projects; family care benefit	GPR	А	93,812,200	93,812,200
15	(be)	Mental health treatment services	GPR	Α	10,583,800	10,583,800
16	(bg)	Alzheimer's disease; training and				
17		information grants	GPR	А	132,700	132,700
18	(bL)	Community support programs	GPR	А	1,186,900	1,186,900
19	(bm)	Purchased services for clients	GPR	А	94,800	94,800

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	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(br)	Respite care	GPR	А	225,000	225,000
2	(bt)	Early intervention services for				
3		infants and toddlers with				
4		disabilities	GPR	А	6,878,700	6,878,700
5	(c)	Independent living centers	GPR	А	983,500	983,500
6	(cg)	Guardianship grant program	GPR	А	100,000	100,000
7	(co)	Integrated service programs for				
8		children with severe disabilities	GPR	А	133,300	133,300
9	(d)	Interpreter services and				
10		telecommunication aid for the				
11		hearing impaired	GPR	А	180,000	180,000
12	(da)	Reimbursements to local units of				
13		government	GPR	S	400,000	400,000
14	(dh)	Programs for senior citizens; elder				
15		abuse services; benefit specialist				
16		pgm	GPR	А	11,909,800	12,809,800
17	(ed)	State supplement to federal				
18		supplemental security income				
19		program	GPR	S	128,281,600	128,281,600
20	(gg)	Collection remittances to local units				
21		of government	PR	С	5,000	5,000
22	(h)	Disabled children long-term				
23		support waiver	PR	С	-0-	-0-
24	(hy)	Services for drivers, local assistance	PR	А	1,450,000	1,450,000

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	STATU	e, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(i)	Gifts and grants; local assistance	PR	С	-0-	-0-
2	(im)	Community options program;				
3		family care benefit; recovery of				
4		costs	PR	С	375,000	375,000
5	(kb)	Severely emotionally disturbed				
6		children	PR-S	С	586,100	586,100
7	(kc)	Independent living center grants	PR-S	А	600,000	600,000
8	(kg)	Compulsive gambling awareness				
9		campaigns	PR-S	А	250,000	250,000
10	(kh)	Compulsive gambling awareness				
11		grants	PR-S	А	50,000	50,000
12	(kL)	Indian aids	PR-S	А	271,600	271,600
13	(km)	Indian drug abuse prevention and				
14		education	PR-S	А	500,000	500,000
15	(kn)	Elderly nutrition; home-delivered				
16		and congregate meals	PR-S	А	500,000	500,000
17	(ky)	Interagency and intra–agency aids	PR-S	С	29,649,300	28,493,300
18	(kz)	Interagency and intra-agency local				
19		assistance	PR-S	С	100,000	100,000
20	(ma)	Federal project aids	PR-F	С	11,913,900	11,913,900
21	(mb)	Federal project local assistance	PR-F	С	-0-	-0-
22	(md)	Federal block grant aids	PR-F	С	8,711,700	8,711,700
23	(me)	Federal block grant local assistance	PR-F	С	7,451,400	7,451,400
24	(na)	Federal program aids	PR-F	С	27,875,700	27,875,700

		– 2006 Legislature – <b>EMBLY BILL 100</b>	- 222 –			LRB-1877/1 ALL:all:all <b>Section 140</b>
	Statu	te, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(nL)	Federal program local assistance	PR-F	С	7,029,300	7,029,300
2	(0)	Federal aid; community aids	PR-F	С	84,604,600	84,730,100
		(7) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 442,002,800 181,923,600 (147,586,600) (1,830,000) (32,507,000) 623,926,400	$\begin{array}{c} 440,378,000\\ 180,893,100\\ (147,712,100)\\ (1,830,000)\\ (31,351,000)\\ 621,271,100\end{array}$
3	(8)	GENERAL ADMINISTRATION				
4	(a)	General program operations	GPR	Α	12,980,600	12,977,300
5	(i)	Gifts and grants	PR	С	500	500
6	(k)	Administrative and support				
7		services	PR-S	А	31,882,000	33,146,600
8	(kx)	Interagency and intra-agency				
9		programs	PR-S	С	235,600	235,600
10	(ky)	Interagency and intra-agency aids	PR-S	С	-0-	-0-
11	(kz)	Interagency and intra–agency local				
12		assistance	PR-S	С	-0-	-0-
13	(ma)	Federal project aids	PR-F	С	-0-	-0-
14	(mb)	Income augmentation services				
15		receipts	PR-F	С	8,583,900	6,055,100
16	(mc)	Federal block grant operations	PR-F	С	986,800	985,000
17	(mm)	) Reimbursements from federal				
18		government	PR-F	С	-0-	-0-
19	(n)	Federal program operations	PR-F	С	2,005,300	2,005,400

LRB-1877/1 2005 – 2006 Legislature - 223 -ALL:all:all SECTION 140 **ASSEMBLY BILL 100** 2005-06 2006-07 STATUTE, AGENCY AND PURPOSE SOURCE Туре 1 Indirect cost reimbursements С (pz)PR-F 2,782,900 2,783,000 (8) P R O G R A M T O T A L S GENERAL PURPOSE REVENUES 12,980,600 12,977,300 PROGRAM REVENUE 46,477,000 45,211,200 FEDERAL (14, 358, 900)(11, 828, 500)OTHER (500)(500)SERVICE (32, 117, 600)(33, 382, 200)TOTAL-ALL SOURCES 59,457,600 58,188,500 20.435 DEPARTMENT TOTALS GENERAL PURPOSE REVENUES 2,406,372,500 2,514,939,700 PROGRAM REVENUE 3,701,780,400 3,836,054,600 FEDERAL (3,297,370,900)(3, 424, 792, 900)OTHER (264, 879, 900)(271, 373, 400)SERVICE (139, 529, 600)(139,888,300)SEGREGATED FUNDS 470,214,100 506,820,100 OTHER (470, 214, 100)(506, 820, 100)TOTAL-ALL SOURCES 6,578,367,000 6,857,814,400 2 20.440 Health and educational facilities authority 3 (1) CONSTRUCTION OF HEALTH AND EDUCATIONAL FACILITIES 4 С General program operations GPR -0--0-(a) (1) PROGRAM TOTALS GENERAL PURPOSE REVENUES -0--0-TOTAL-ALL SOURCES -0--0-5 (2) RURAL HOSPITAL LOAN GUARANTEE 6 (a) Rural assistance loan fund GPR С -0--0-(2) P R O G R A M T O T A L S GENERAL PURPOSE REVENUES -0--0-**TOTAL-ALL SOURCES** -0--0-20.440 DEPARTMENT TOTALS GENERAL PURPOSE REVENUES -0--0-TOTAL-ALL SOURCES -0--0-

- 7 **20.445** Workforce development, department of
- 8 (1) WORKFORCE DEVELOPMENT

	STATU	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(a)	General program operations	GPR	А	5,964,500	5,964,500
2	(aa)	Special death benefit	GPR	S	479,100	479,100
3	(bc)	Assistance for dislocated workers	GPR	А	-0-	-0-
4	(cm)	Wisconsin service corps member				
5		education vouchers	GPR	С	-0-	-0-
6	(f)	Death and disability benefit				
7		payments; public insurrections	GPR	S	-0-	-0-
8	(g)	Gifts and grants	PR	С	-0-	-0-
9	(ga)	Auxiliary services	PR	С	449,800	449,800
10	(gb)	Local agreements	PR	С	4,484,000	4,484,000
11	(gc)	Unemployment administration	PR	С	-0-	-0-
12	(gd)	Unemployment interest and				
13		penalty payments	PR	С	300,500	300,500
14	(ge)	Unemployment reserve fund				
15		research	PR	А	199,900	199,900
16	(gf)	Unemployment insurance				
17		administration	PR	Α	1,538,100	1,538,100
18	(gg)	Unemployment information				
19		technology systems; interest and				
20		penalties	PR	С	-0-	-0-
21	(gh)	Unemployment tax and accounting				
22		system; assessments	PR	С	2,243,100	2,243,100
23	(ha)	Worker's compensation operations	PR	А	10,749,300	10,650,200
24	(hb)	Worker's compensation contracts	PR	С	100,000	100,000

**ASSEMBLY BILL 100** 

#### LRB-1877/1 ALL:all:all SECTION 140

	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(hp)	Uninsured employers program;				
2		administration	PR	А	955,100	955,100
3	(hr)	Health care worker injury				
4		prevention	PR	А	500,000	500,000
5	(jm)	Dislocated worker program grants	PR	С	-0-	-0-
6	(ka)	Interagency and intra-agency				
7		agreements	PR-S	С	4,379,200	4,379,200
8	(kc)	Administrative services	PR-S	А	47,626,000	47,626,000
9	(m)	Workforce investment and				
10		assistance; federal moneys	PR-F	С	84,656,900	84,573,400
11	(n)	Employment assistance and				
12		unemployment ins. administration;				
13		federal moneys	PR-F	С	54,975,300	54,975,300
14	(na)	Employment security buildings and				
15		equipment	PR-F	С	-0-	-0-
16	(nb)	Unemployment tax and accounting				
17		system; federal moneys	PR-F	С	-0-	-0-
18	(nc)	Unemployment insurance				
19		administration; special federal				
20		monies	PR-F	С	-0-	-0-
21	(nd)	Employment services	PR-F	С	2,588,400	2,598,400
22	(ne)	Unemployment administration;				
23		bank service costs	PR-F	С	1,020,000	1,020,000
24	(0)	Equal rights; federal moneys	PR-F	С	973,700	973,700

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	STATU	e, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(p)	Worker's compensation; federal				
2		moneys	PR-F	С	-0-	-0-
3	(pz)	Indirect cost reimbursements	PR-F	С	277,100	234,000
4	(s)	Self-insured employers liability				
5		fund	SEG	С	-0-	-0-
6	(sm)	Uninsured employers fund;				
7		payments	SEG	S	2,650,000	2,650,000
8	(t)	Work injury supplemental benefit				
9		fund	SEG	С	3,000,000	3,000,000
10	(uz)	Employment transit aids, state				
11		funds	SEG	А	550,100	550,100
	1	(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M		L S 6,443,600 218,016,400 (144,491,400) (21,519,800) (52,005,200) 6,200,100 (6,200,100) 230,660,100	6,443,600 217,800,700 (144,374,800) (21,420,700) (52,005,200) 6,200,100 (6,200,100) 230,444,400
12	(2)	REVIEW COMMISSION				
13	(a)	General program operations, review				
14		commission	GPR	А	184,700	184,700
15	(ha)	Worker's compensation operations	PR	А	695,600	695,600
16	(m)	Federal moneys	PR-F	С	172,300	172,300
17	(n)	Unemployment administration;				
18		federal moneys	PR-F	С	2,068,500	2,068,500
	(	(2) P R ( GENERAL PURPOSE REVENUES	O G R A M	TOTA	L S 184,700	184,700

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES			2,936,400 (2,240,800) (695,600) 3,121,100	2,936,400 (2,240,800) (695,600) 3,121,100
1	(3)	Economic support				
2	(a)	General program operations	GPR	А	4,910,200	4,910,200
3	(cm)	Wisconsin works child care and day				
4		care licensing	GPR	А	26,708,400	26,708,400
5	(cr)	State supplement to employment				
6		opportunity demonstration projects	GPR	А	237,500	237,500
7	(dz)	Temporary assistance for needy				
8		families; maintenance of effort	GPR	С	137,998,700	131,000,900
9	(i)	Gifts and grants	PR	С	2,500	2,500
10	(ja)	Child support state operations-fees				
11		and reimbursements	PR	С	8,500,000	8,414,000
12	(jb)	Fees for administrative services	PR	С	731,800	731,800
13	(jL)	Job access loan repayments	PR	С	618,700	616,400
14	(jm)	Day care center licensing	PR	С	1,292,500	1,292,500
15	(k)	Child support transfers	PR-S	С	27,272,300	26,629,900
16	(kp)	Delinquent support, maintenance,				
17		and fee payments	PR-S	С	-0-	-0-
18	(kx)	Interagency and intra-agency				
19		programs	PR-S	С	41,815,000	42,014,400

		– 2006 Legislature – EMBLY BILL 100	- 228 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(L)	Public assistance overpayment				
2		recovery and fraud and error				
3		reduction	PR	С	427,400	547,700
4	(ma)	Federal project activities	PR-F	С	511,400	511,400
5	(mc)	Federal block grant operations	PR-F	А	22,426,600	22,426,600
6	(md)	Federal block grant aids	PR-F	А	378,824,900	360,484,600
7	(me)	Child care and temporary				
8		assistance overpayment recovery	PR-F	С	1,509,900	2,194,900
9	(mm)	Reimbursements from federal				
10		government	PR-F	С	-0-	-0-
11	(n)	Child support state operations;				
12		federal funds	PR-F	С	20,203,600	19,821,200
13	(na)	Refugee assistance; federal funds	PR-F	С	6,005,400	6,005,400
14	(nL)	Child support local assistance;				
15		federal funds	PR-F	С	64,119,700	63,880,300
16	(pv)	Electronic benefits transfer	PR-F	С	-0-	-0-
17	(pz)	Income augmentation services				
18		receipts	PR-F	С	-0-	-0-
19	(q)	Centralized support receipt and				
20		disbursement; interest	SEG	S	176,300	121,600
21	(qm)	Child support state ops and reimb				
22		for claims and expenses; unclaimed				
23		pymts	SEG	S	725,000	500,000

		– 2006 Legislature – E <b>MBLY BILL 100</b>	- 229 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(r)	Support receipt and disbursement				
2		program; payments	SEG	С	-0-	-0-
3	(s)	Economic support – public benefits	SEG	А	9,232,000	9,232,000
4	(t)	Economic support; transportation				
5		fund	SEG	А	2,881,400	2,638,500
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			$169,854,800 \\ 574,261,700 \\ (493,601,500) \\ (11,572,900) \\ (69,087,300) \\ 13,014,700 \\ (13,014,700) \\ 757,131,200$	$162,857,000 \\ 555,573,600 \\ (475,324,400) \\ (11,604,900) \\ (68,644,300) \\ 12,492,100 \\ (12,492,100) \\ 730,922,700$
6	(5)	VOCATIONAL REHABILITATION SERVICES				
7	(a)	General program operations;	CDD	C	10.005.000	14 100 000
8		purchased services for clients	GPR	С	13,925,000	14,102,000
9	(gg)	Contractual services	PR	С	-0-	-0-
10	(gp)	Contractual services aids	PR	С	-0-	-0-
11	(h)	Enterprises and services for blind				
12		and visually impaired	PR	С	213,000	213,000
13	(he)	Supervised business enterprise	PR	С	175,000	175,000
14	(i)	Gifts and grants	PR	С	-0-	-0-
15 16	(kg)	Vocational rehabilitation services for tribes	PR-S	А	350,000	350,000
17 18	(kx)	Interagency and intra-agency programs	PR-S	С	-0-	-0-

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(ky)	Interagency and intra–agency aids	PR-S	С	487,000	487,000
2	(kz)	Interagency and intra-agency local				
3		assistance	PR-S	С	-0-	-0-
4	(m)	Federal project operations	PR-F	С	104,000	104,000
5	(ma)	Federal project aids	PR-F	С	-0-	-0-
6	(n)	Federal program aids and				
7		operations	PR-F	С	57,705,300	58,359,300
8	(nL)	Federal program local assistance	PR-F	С	-0-	-0-
		(5) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	ALS 13,925,000 59,034,300 (57,809,300) (388,000) (837,000) 72,959,300	$14,102,000 \\59,688,300 \\(58,463,300) \\(388,000) \\(837,000) \\73,790,300$
9	(7)	GOVERNOR'S WORK-BASED LEARNING BO	ARD			
10	(a)	General program operations	GPR	А	597,300	597,300
11	(b)	Local youth apprenticeship grants	GPR	В	1,100,000	1,100,000
12	(ef)	School-to-work programs for				
13		children at risk	GPR	А	285,000	285,000
14	(em)	On-the-job training grants for				
15		employers	GPR	А	-0-	-0-
16	(ga)	Auxiliary services	PR	С	18,000	18,000
17	(kb)	Funds transferred from the				
18		technical college system board;				
19		school-to-work	PR–S	С	2,249,100	2,249,100

		– 2006 Legislature – E <b>MBLY BILL 100</b>	- 231 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(kd)	Transfer of Indian gaming receipts;				
2		work-based learning programs	PR-S	А	600,000	600,000
3	(kx)	Interagency and intra-agency				
4		programs	PR-S	С	139,500	139,500
5	(m)	Federal funds	PR-F	С	290,700	290,700
			O G R A M	ТОТА		
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES 20.445 D E GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		IENT 7	$\begin{array}{c} 1,982,300\\ 3,297,300\\ (290,700)\\ (18,000)\\ (2,988,600)\\ 5,279,600\\ \end{array}$	1,982,300 $3,297,300$ $(290,700)$ $(18,000)$ $(2,988,600)$ $5,279,600$ $185,569,600$ $839,296,300$ $(680,694,000)$ $(34,127,200)$ $(124,475,100)$ $18,692,200$ $(18,692,200)$ $1,043,558,100$
6		j Justice, department of				
7	(1)	LEGAL AND REGULATORY SERVICES				
8	(a)	General program operations	GPR	А	13,662,700	13,988,100
9	(b)	Special counsel	GPR	S	805,700	805,700
10	(d)	Legal expenses	GPR	В	778,600	778,600
11	(g)	Consumer protection, information,				
12		and education	PR	А	175,000	175,000
13	(gh)	Investigation and prosecution	PR	С	-0-	-0-
14	(gs)	Delinquent obligation collection	PR	А	-0-	-0-

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	STATU	TE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(hm)	Restitution	PR	С	-0-	-0-
2	(i)	Consumer protection operations	PR	С	-0-	-0-
3	(j)	Telephone solicitation regulation	PR	С	500,200	666,900
4	(k)	Environment litigation project	PR-S	С	494,000	494,000
5	(km)	Interagency and intra-agency				
6		assistance	PR-S	А	1,000,600	1,000,600
7	(kt)	Telecommunications positions	PR-S	С	-0-	-0-
8	(m)	Federal aid	PR-F	С	894,600	894,600
		(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤ	A L S 15,247,000 3,064,400 (894,600) (675,200) (1,494,600) 18,311,400	$15,572,400 \\ 3,231,100 \\ (894,600) \\ (841,900) \\ (1,494,600) \\ 18,803,500$
9	(2)	LAW ENFORCEMENT SERVICES				
10	(a)	General program operations	GPR	А	11,120,300	11,120,300
11	(am)	Officer training reimbursement	GPR	S	134,000	134,000
12	(b)	Investigations and operations	GPR	А	-0-	-0-
13	(c)	Crime laboratory equipment	GPR	В	-0-	-0-
14	(dg)	Weed and seed and law				
15		enforcement technology	GPR	А	-0-	-0-
16	(dq)	Law enforcement community				
17		policing grants	GPR	В	-0-	-0-
18	(e)	Drug enforcement	GPR	А	-0-	-0-

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	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(g)	Gaming law enforcement; racing				
2		revenues	PR	А	139,800	140,100
3	(gc)	Gaming law enforcement; Indian				
4		gaming	PR	А	120,700	121,100
5	(gm)	Criminal history searches;				
6		fingerprint identification	PR	С	4,139,700	4,248,300
7	(gr)	Handgun purchaser record check	PR	С	404,100	404,100
8	(h)	Terminal charges	PR	А	2,726,600	2,839,200
9	(i)	Penalty surcharge, receipts	PR	А	-0-	-0-
10	(j)	Law enforcement training fund,				
11		local assistance	PR	А	5,159,400	5,159,400
12	(ja)	Law enforcement training fund,				
13		state operations	PR	А	3,409,900	3,409,900
14	(jb)	Crime laboratory equipment and				
15		supplies	PR	А	364,100	364,100
16	(k)	Interagency and intra-agency				
17		assistance	PR-S	С	194,300	194,300
18	(kd)	Drug law enforcement, crime				
19		laboratories, and genetic evidence				
20		activities	PR-S	Α	7,551,700	7,393,400
21	(ke)	Drug enforcement intelligence				
22		operations	PR-S	А	1,561,900	1,567,200

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	STATU	ie, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(kg)	Interagency and intra-agency				
2		assistance; fingerprint				
3		identification	PR-S	А	-0-	-0-
4	(km)	Lottery background investigations	PR-S	А	-0-	-0-
5	(Lm)	Crime laboratories;				
6		deoxyribonucleic acid analysis	PR	С	674,400	674,400
7	(m)	Federal aid, state operations	PR-F	С	2,108,300	2,108,300
8	(ma)	Federal aid, drug enforcement	PR-F	С	-0-	-0-
9	(n)	Federal aid, local assistance	PR-F	С	-0-	-0-
10	(r)	Gaming law enforcement; lottery				
11		revenues	SEG	А	324,500	325,200
12	(s)	Computers for transaction				
13		information for management of				
14		enforcement system	SEG	Α	1,009,900	1,009,900
	:	(2) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 11,254,300 28,554,900 (2,108,300) (17,138,700) (9,307,900) 1,334,400 (1,334,400) 41,143,600	$\begin{array}{c} 11,254,300\\ 28,623,800\\ (2,108,300)\\ (17,360,600)\\ (9,154,900)\\ 1,335,100\\ (1,335,100)\\ 41,213,200\end{array}$
15	(3)	Administrative services				
16	(a)	General program operations	GPR	А	4,395,400	4,395,400
17	(g)	Gifts, grants and proceeds	PR	С	-0-	-0-
18	(k)	Interagency and intra-agency				

19 assistance PR–S A –0– –0–

	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(m)	Federal aid, state operations	PR-F	С	-0-	-0-
2	(pz)	Indirect cost reimbursements	PR-F	С	81,500	81,500
		(3) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	TOTALS	$\begin{array}{c} 4,395,400\\ 81,500\\ (81,500)\\ (-0-)\\ (-0-)\\ 4,476,900 \end{array}$	$\begin{array}{c} 4,395,400\\ 81,500\\ (81,500)\\ (-0-)\\ (-0-)\\ 4,476,900\end{array}$
3	(5)	VICTIMS AND WITNESSES				
4	(a)	General program operations	GPR	А	996,900	996,900
5	(b)	Awards for victims of crimes	GPR	А	1,258,000	1,258,000
6	(c)	Reimbursement for victim and				
7		witness services	GPR	А	1,422,200	1,422,200
8	(g)	Crime victim and witness				
9 10 11	(gc)	assistance surcharge, general services Crime victim and witness	PR	А	2,566,600	3,206,600
12	_	surcharge, sexual assault victim				
13		services	PR	С	2,000,000	2,000,000
14	(h)	Crime victim compensation services	PR	А	44,100	44,100
15	(i)	Victim compensation, inmate				
16		payments	PR	С	10,900	10,900
17 18	(k)	Interagency and intra-agency assistance; reimbursement to				
19		counties	PR-S	А	564,400	564,400
20	(kj)	Victim payments, victim surcharge	PR-S	А	488,800	488,800

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1	(kk)	Reimbursement to counties for				
2		providing victim and witness				
~		services	PR-S	С	-0-	-0-
3		Services	110 0	U	0	Ū
4	(kp)	Reimbursement to counties for				
5		victim–witness services	PR-S	А	746,000	746,000
6	(m)	Federal aid; victim compensation	PR-F	С	643,900	643,900
7	(ma)	Federal aid, state operations				
8		relating to crime victim services	PR-F	С	81,000	81,000
9	(mh)	Federal aid; victim assistance	PR-F	С	4,139,000	4,139,000
		(5) P R	OGRAM	ТОТ	ALS	
	(	GENERAL PURPOSE REVENUES			3,677,100	3,677,100
	]	PROGRAM REVENUE			11,284,700	11,924,700
		FEDERAL			(4,863,900)	(4,863,900)
		OTHER			(4,621,600)	(5,261,600)
		SERVICE			(1,799,200)	(1,799,200)
	r	FOTAL-ALL SOURCES			14,961,800	15,601,800
		20.455 DI	EPARTM	I E N T	TOTALS	
		GENERAL PURPOSE REVEN	UES		34,573,800	34,899,200
		PROGRAM REVENUE			42,985,500	43,861,100
		FEDERAL			(7,948,300)	(7,948,300)
		OTHER			(22, 435, 500)	(23,464,100)
		SERVICE			(12,601,700)	(12,448,700)
		SEGREGATED FUNDS			1,334,400	1,335,100
		OTHER			(1,334,400)	(1,335,100)
		TOTAL-ALL SOURCES			78,893,700	80,095,400
10	20.465	Military affairs, department of				
11	(1)	NATIONAL GUARD OPERATIONS				
12	(a)	General program operations	GPR	А	4,861,600	4,773,300
13	(b)	Repair and maintenance	GPR	А	815,100	815,100
14	(c)	Public emergencies	GPR	S	48,500	48,500

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	STATU	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(d)	Principal repayment and interest	GPR	S	3,771,300	3,659,800
2	(e)	State service flags	GPR	А	400	400
3	(f)	Energy costs	GPR	А	2,435,500	2,523,300
4	(g)	Military property	PR	А	534,600	534,600
5	(h)	Intergovernmental services	PR	А	255,700	255,700
6	(i)	Distance learning centers	PR	С	-0-	-0-
7	(k)	Armory store operations	PR-S	А	243,400	243,400
8	(km)	Agency services	PR-S	А	68,300	68,300
9	(Li)	Gifts and grants	PR	С	-0-	-0-
10	(m)	Federal aid	PR-F	С	24,844,700	24,797,900
11	(pz)	Indirect cost reimbursements	PR-F	С	480,700	451,800
		(1) P R	OGRAM	ТОТА	LS	
		GENERAL PURPOSE REVENUES			11,932,400	11,820,400
		PROGRAM REVENUE			26,427,400	26,351,700
		FEDERAL			(25, 325, 400)	(25,249,700)
		OTHER			(790,300)	(790,300)
		SERVICE			(311,700)	(311,700)
	·	TOTAL-ALL SOURCES			38,359,800	38,172,100
12	(2)	GUARD MEMBERS' BENEFITS				
13	(a)	Tuition grants	GPR	В	5,459,800	5,459,800
		(2) P R (	OGRAM	ΤΟΤΛ	IS	
		GENERAL PURPOSE REVENUES		IUIA	5,459,800	5,459,800
		TOTAL-ALL SOURCES			5,459,800	5,459,800
					.,,	-, 5,000
14	(3)	Emergency management services				
15	(a)	General program operations	GPR	А	772,500	772,500
16	(e)	Disaster recovery aid; public health				
17		emergency quarantine costs	GPR	S	1,347,000	1,347,000

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	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(g)	Program services	PR	А	1,161,900	1,161,900
2	(i)	Emergency planning and reporting;				
3		administration	PR	А	855,100	855,100
4	(j)	Division of emergency				
5		management; gifts and grants	PR	С	-0-	-0-
6	(jm)	Division of emergency				
7		management; emergency planning				
8		grants	PR	С	834,700	834,700
9	(jt)	Regional emergency response				
10		reimbursement	PR	С	-0-	-0-
11	(m)	Federal aid, state operations	PR-F	С	3,590,900	3,590,900
12	(n)	Federal aid, local assistance	PR-F	С	12,800,000	12,800,000
13	(0)	Federal aid, individuals and				
14		organizations	PR-F	С	1,926,400	1,926,400
15	(r)	Division of emergency				
16		management; petroleum inspection				
17		fund	SEG	А	466,800	466,800
18	(t)	Emergency response training –				
19		environmental fund	SEG	В	7,700	7,700
20	(u)	Regional emergency response				
21		teams	SEG	А	1,400,000	1,400,000
22	(v)	Emergency response equipment	SEG	А	468,000	468,000
23	(w)	Emergency response training	SEG	В	64,900	64,900
24	(x)	Emergency response supplement	SEG	С	-0-	-0-

	Statu	TTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(y)	Civil air patrol aids	SEG	А	19,000	19,000
		(3) P R	2 O G R A M	1 ТОТ	ALS	
		GENERAL PURPOSE REVENUES			2,119,500	2,119,500
		PROGRAM REVENUE			21,169,000	21,169,000
		FEDERAL			(18,317,300)	(18,317,300)
		OTHER			(2,851,700)	(2,851,700)
		SEGREGATED FUNDS			2,426,400	2,426,400
		OTHER			(2,426,400)	(2,426,400)
		TOTAL-ALL SOURCES			25,714,900	25,714,900
2	(4)	NATIONAL GUARD YOUTH PROGRAMS				
3	(g)	Program fees	PR	С	-0-	-0-
4	(h)	Gifts, grants and contributions	PR	С	-0-	-0-
5	(ka)	Youth challenge program; public				
6		instruction funds	PR-S	С	1,423,800	1,423,800
7	(m)	Federal aid – youth programs	PR-F	С	2,156,500	2,156,500
		(4) P R	OGRAM	1 TOT	ALS	
		PROGRAM REVENUE			3,580,300	3,580,300
		FEDERAL			(2,156,500)	(2, 156, 500)
		OTHER			(-0-)	(-0-)
		SERVICE			(1,423,800)	(1,423,800)
		TOTAL-ALL SOURCES			3,580,300	3,580,300
		20.465 D	EPARTM	MENT	TOTALS	
		GENERAL PURPOSE REVEN	IUES		19,511,700	19,399,700
		PROGRAM REVENUE			51,176,700	51,101,000
		FEDERAL			(45,799,200)	(45,723,500)
		OTHER			(3,642,000)	(3,642,000)
		SERVICE			(1,735,500)	(1,735,500)
		SEGREGATED FUNDS OTHER			2,426,400 (2,426,400)	2,426,400
		TOTAL-ALL SOURCES			(2,420,400) 73,114,800	(2,426,400) 72,927,100
		IUIAL-ALL SUDICES			73,114,000	72,527,100
8	20.47	5 District attorneys				
9	(1)	DISTRICT ATTORNEYS				
10	(d)	Salaries and fringe benefits	GPR	А	39,304,500	39,304,500

		– 2006 Legislature – EMBLY BILL 100	- 240 -			LRB-1877/1 ALL:all:all SECTION 140
	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(h)	Gifts and grants	PR	С	1,332,300	1,332,300
2	(i)	Other employees	PR	А	284,700	293,200
3	(k)	Interagency and intra-agency				
4		assistance	PR-S	С	-0-	-0-
5	(km)	Deoxyribonucleic acid evidence				
6		activities	PR-S	А	144,700	144,700
7	(m)	Federal aid	PR-F	С	-0-	-0-
		20.475 DE GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES		IENI	39,304,500 1,761,700 (-0-) (1,617,000) (144,700) 41,066,200	$\begin{array}{c} 39,304,500\\ 1,770,200\\ (-0-)\\ (1,625,500)\\ (144,700)\\ 41,074,700\end{array}$
8	20.485	Veterans affairs, department of				
9	(1)	Homes and facilities for veterans				
10	(a)	Assistance to indigent residents	GPR	Α	93,600	93,600
11	(b)	General fund supplement to				
12		institutional operations	GPR	В	-0-	-0-
13	(d)	Cemetery maintenance and				
14		beautification	GPR	Α	24,900	24,900
15	(e)	Lease rental payments	GPR	S	-0-	-0-
16	(f)	Principal repayment and interest	GPR	S	1,543,200	1,452,200
17	(g)	Home exchange	PR	А	275,900	461,200
18	(gd)	Veterans home cemetery operations	PR	С	5,000	5,000

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55,399,800

63,151,200

19

(gk) Institutional operations

2005 – 2006 Legislature – 241 –

	STATU	te, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(go)	Self-amortizing housing facilities;				
2		principal repayment and interest	PR	S	806,900	1,504,000
3	(h)	Gifts and bequests	PR	С	214,700	214,700
4	(hm)	Gifts and grants	PR	С	-0-	-0-
5	(i)	State-owned housing maintenance	PR	А	65,700	65,700
6	(j)	Geriatric program receipts	PR	С	166,400	166,400
7	(m)	Federal aid; care at veterans home	PR-F	С	-0-	-0-
8	(mj)	Federal aid; geriatric unit	PR-F	С	-0-	-0-
9	(mn)	Federal projects	PR-F	С	12,500	12,500
10	(t)	Veterans home member accounts	SEG	С	-0-	-0-
11	(u)	Rentals; improvements; equipment;				
12		land acquisition	SEG	А	-0-	-0-
		(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ТОТ	A L S 1,661,700 56,946,900 (12,500) (56,934,400) -0- (-0-) 58,608,600	$\begin{array}{c} 1,570,700\\ 65,580,700\\ (12,500)\\ (65,568,200)\\ -0-\\ (-0-)\\ 67,151,400 \end{array}$
13	(2)	LOANS AND AIDS TO VETERANS				
14	(c)	Operation of Wisconsin veterans				
15		museum	GPR	А	300,000	300,000
16	(d)	Veterans memorials at The				
17		Highground	GPR	С	-0-	-0-
18	(db)	General fund supplement to				
19		veterans trust fund	GPR	Α	-0-	-0-

# **ASSEMBLY BILL 100**

	STATU	re, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(e)	Veterans memorial grants	GPR	С	-0-	-0-
2	(eg)	Victorious charge monument grant	GPR	А	-0-	-0-
3	(em)	Payments related to The				
4		Highground	GPR	С	-0-	-0-
5	(g)	Consumer reporting agency fees	PR	С	-0-	-0-
6	(kg)	American Indian services				
7		coordinator	PR-S	А	71,500	71,500
8	(km)	American Indian grants	PR-S	А	40,000	40,000
9	(kt)	Operation of Wisconsin veterans				
10		museum; Indian gaming receipts	PR-S	А	-0-	-0-
11	(m)	Federal aid; veterans training	PR-F	С	479,100	479,100
12	(mn)	Federal projects; museum				
13		acquisitions and operations	PR-F	С	-0-	-0-
14	(rm)	Veterans assistance program	SEG	В	704,400	704,400
15	(rp)	Veterans assistance program				
16		receipts	SEG	А	80,000	80,000
17	(s)	Transportation grant	SEG	А	200,000	200,000
18	(tf)	Veterans' tuition reimbursement				
19		program	SEG	В	2,600,000	2,600,000
20	(tj)	Retraining grant program	SEG	А	192,000	192,000
21	(tm)	Facilities	SEG	С	-0-	-0-
22	(u)	Administration of loans and aids to				
23		veterans	SEG	А	3,924,500	3,894,200

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STATUTE, AGENCY AND PURPOSE		SOURCE	Түре	2005-06	2006-07	
1	(v)	Wisconsin veterans museum sales				
2		receipts	SEG	С	133,400	133,400
3	(vg)	Health care aids grants	SEG	А	650,000	650,000
4	(vm)	Assistance to needy veterans	SEG	А	172,000	172,000
5	(vo)	Veterans of World War I	SEG	А	2,500	2,500
6	(vw)	Payments to veterans organizations				
7		for claims service	SEG	А	177,500	177,500
8	(vx)	County grants	SEG	А	297,500	297,500
9	(vy)	American Indian services				
10		coordinator	SEG	А	-0-	-0-
11	(w)	Home for needy veterans	SEG	С	10,000	10,000
12	(wd)	Operation of Wisconsin veterans				
13		museum	SEG	А	1,494,600	1,494,600
14	(x)	Federal per diem payments	SEG-F	А	897,100	941,700
15	(yg)	Acquisition of 1981 revenue bond				
16		mortgages	SEG	S	-0-	-0-
17	(yn)	Veterans trust fund loans and				
18		expenses	SEG	В	10,000,000	10,000,000
19	(yo)	Debt payment	SEG	S	-0-	-0-
20	(yp)	Veteran home equity loans	SEG	С	-0-	-0-
21	(yu)	Loan loss reserve	SEG	С	-0-	-0-
22	(z)	Gifts	SEG	С	-0-	-0-
23	(zm)	Museum gifts and bequests	SEG	С	-0-	-0-

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Statui	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
	(2) P I	ROGRAM	ТОТА	LS	
(	GENERAL PURPOSE REVENUES			300,000	300,000
	PROGRAM REVENUE			590,600	590,600
	FEDERAL			(479,100)	(479,100)
	OTHER			(-0-)	(-0-)
	SERVICE			(111,500)	(111,500)
S	SEGREGATED FUNDS			21,535,500	21,549,800
	FEDERAL			(897,100)	(941,700)
	OTHER			(20,638,400)	(20,608,100)
]	FOTAL-ALL SOURCES			22,426,100	22,440,400
3)	Self-amortizing mortgage loans f	OR VETERANS			
(b)	Self insurance	GPR	S	-0-	-0-
(e)	General program deficiency	GPR	S	-0-	-0-
(q)	Foreclosure loss payments	SEG	С	801,000	801,000
(r)	Funded reserves	SEG	С	50,000	50,000
(rm)	Other reserves	SEG	С	-0-	-0-
(s)	General program operations	SEG	А	5,320,200	5,219,900
(sm)	County grants	SEG	А	444,000	444,000
(t)	Debt service	SEG	С	28,315,000	30,094,600
(v)	Revenue obligation repayment	SEG	С	-0-	-0-
(w)	Revenue obligation funding	SEG	С	-0-	-0-
(wd)	Loan-servicing administration	SEG	А	-0-	-0-
(wg)	Escrow payments, recoveries, and				
	refunds	SEG	С	-0-	-0-
(wp)	Loan-servicing rights	SEG	В	-0-	-0-
	(3) P I	ROGRAM	ΤΟΤΑ	LS	
(	GENERAL PURPOSE REVENUES			-0-	-0-

GENERAL PURPOSE REVENUES SEGREGATED FUNDS

-0-36,609,500 34,930,200

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#### **ASSEMBLY BILL 100**

STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
,	OTHER TOTAL-ALL SOURCES			(34,930,200) 34,930,200	(36,609,500) 36,609,500
(4)	VETERANS MEMORIAL CEMETERIES				
(g)	Cemetery operations	PR	А	68,600	84,700
(h)	Gifts, grants and bequests	PR	С	-0-	-0-
(m)	Federal aid; cemetery operations				
	and burials	PR-F	С	286,400	286,400
(q)	Cemetery administration and				
	maintenance	SEG	А	624,900	624,900
(qm)	Repayment of principal and				
	interest	SEG	S	99,200	98,800
(r)	Cemetery energy costs	SEG	А	21,800	21,800
	(4) P R	OGRAM	ΤΟΤΑΙ	LS	
]	PROGRAM REVENUE			355,000	371,100
	FEDERAL			(286,400)	(286,400)
	OTHER			(68,600)	(84,700)
	SEGREGATED FUNDS			745,900	745,500
	OTHER			(745,900)	(745,500)
r	TOTAL-ALL SOURCES			1,100,900	1,116,600
	IOTAL-ALL SOURCES			1,100,900	1,110,000
	20.485 DE	E P A R T M	ΙΕΝΤ Τ	OTALS	
	GENERAL PURPOSE REVEN	UES		1,961,700	1,870,700
	PROGRAM REVENUE			57,892,500	66,542,400
	FEDERAL			(778,000)	(778,000)
	OTHER			(57,003,000)	(65,652,900)
	SERVICE			(111,500)	(111,500)
	SEGREGATED FUNDS			57,211,600	58,904,800
	FEDERAL			(897,100)	(941,700)
	OTHER			(56,314,500)	(57,963,100)
	TOTAL-ALL SOURCES			(30,314,300) 117,065,800	(37,903,100) 127,317,900
	I U IAL-ALL SUURCES			117,003,000	161,011,000

#### **20.490** Wisconsin housing and economic development authority

12 (1) FACILITATION OF CONSTRUCTION

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	STAT	ute, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(a)	Capital reserve fund deficiency	GPR	С	-0-	-0-
		(1) P R GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0-	-0- -0-
2	(2)	HOUSING REHABILITATION LOAN PROGRA	М			
3	(a)	General program operations	GPR	С	-0-	-0-
4	(q)	Loan loss reserve fund	SEG	С	-0-	-0-
		(2) P R GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0- (-0-) -0-	-0- -0- (-0-) -0-
5	(4)	DISADVANTAGED BUSINESS MOBILIZATION	N ASSISTANC	Ε		
6	(g)	Disadvantaged business				
7		mobilization loan guarantee	PR	С	-0-	-0-
		(4) P R PROGRAM REVENUE OTHER TOTAL–ALL SOURCES	O G R A M	TOTALS	-0- (-0-) -0-	-0- (-0-) -0-
8	(5)	WISCONSIN DEVELOPMENT LOAN GUARAI	NTEES			
9	(a)	Wisconsin development reserve				
10		fund	GPR	С	-0-	-0-
11	(q)	Recycling fund transfer to				
12		Wisconsin development reserve	~~~~			
13		fund	SEG	C	-0-	-0-
14	(r)	Agrichemical management fund				
15		transfer to Wisconsin development	SEC	C	0	0
16		reserve fd.	SEG	С	-0-	-0-

		– 2006 Legislature – EMBLY BILL 100	247 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	ute, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(s)	Petroleum inspection fund transfer				
2		to WDRF	SEG	Α	-0-	-0-
		(5) P R ( GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0- (-0-) -0-	-0- -0- (-0-) -0-
3	(6)	WISCONSIN JOB TRAINING LOAN GUARAN	TEES			
4	(a)	Wisconsin job training reserve fund	GPR	S	-0-	-0-
5	(k)	Department of commerce				
6		appropriation transfer to Wisconsin				
7		job training	PR-S	С	-0-	-0-
		(6) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE SERVICE TOTAL-ALL SOURCES 20.490 D E GENERAL PURPOSE REVENU PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	P A R T M	TOTALS	-0- -0- (-0-) -0-	$\begin{array}{c} -0-\\ -0-\\ (-0-)\\ -0-\\ \end{array}$
8	20.49	5 University of Wisconsin hospital	s and clin	ics board		
9	(1)	CONTRACTUAL SERVICES				
10	(g)	General program operations	PR	С	113,494,400	113,495,700
		20.495 DE PROGRAM REVENUE OTHER TOTAL-ALL SOURCES	PARTM	1 (1	Γ A L S 113,494,400 113,494,400) 113,494,400	113,495,700 (113,495,700) 113,495,700

Human Relations and Resources

#### **ASSEMBLY BILL 100**

STATUTE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
FUNCT	TIONAL AF	EA TOT	TALS	
GENERAL PURPOSE REVENUES			3,632,157,900	3,730,377,200
PROGRAM REVENUE			4,963,353,500	5,090,861,600
FEDERAL			(4,053,484,400)	(4,163,066,600)
OTHER			(580, 332, 900)	(597, 585, 800)
SERVICE			(329, 536, 200)	(330,209,200)
SEGREGATED FUNDS			550,713,700	588,491,000
FEDERAL			(897,100)	(941,700)
OTHER			(549,816,600)	(587,549,300)
SERVICE			(-0-)	(-0-)
LOCAL			(-0-)	(-0-)
TOTAL-ALL SOURCES			9,146,225,100	9,409,729,800

## **General Executive Functions**

#### 1 20.505 Administration, department of

3	(a)	General program operations	GPR	А	6,609,900	6,569,400
4	(b)	Midwest interstate low-level				
5		radioactive waste compact; loan				
6		from gen. fund	GPR	С	-0-	-0-
7	(br)	Appropriation obligations				
8		repayment	GPR	А	190,833,100	190,833,100
9	(cm)	Comprehensive planning grants;				
10		general purpose revenue	GPR	А	-0-	-0-
11	(cn)	Comprehensive planning;				
12		administrative support	GPR	А	-0-	-0-
13	(fo)	Federal resource acquisition				
14		support grants	GPR	А	-0-	-0-

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(g)	Midwest interstate low-level				
2		radioactive waste compact;				
3		membership & costs	PR	А	5,000	5,000
4	(ge)	High-voltage transmission line				
5		annual impact fee distributions	PR	С	-0-	-0-
6	(gs)	High-voltage transmission line				
7		environmental impact fee				
8		distributions	PR	С	-0-	-0-
9	(ie)	Land information; incorporations				
10		and annexations	PR	А	332,100	271,400
11	(if)	Comprehensive planning grants;				
12		program revenue	PR	А	2,000,000	2,000,000
13	(ig)	Land information; technical				
14		assistance and education	PR	С	-0-	-0-
15	(ij)	Land information; aids to counties	PR	С	269,000	269,000
16	(im)	Services to nonstate governmental				
17		units; entity contract	PR	А	1,365,400	1,365,400
18	(iq)	Appropriation obligation proceeds	PR	С	-0-	-0-
19	(ir)	Relay service	PR-S	А	5,025,100	4,725,100
20	(is)	Information technology and				
21		communication services; nonstate				
22		entities	PR	А	18,664,300	18,466,700
23	(it)	Appropriation obligations;				
24		agreements and ancillary				
25		arrangements	PR	C	-0-	-0-

## **ASSEMBLY BILL 100**

	STATUTE, AGENCY AND PURPOSE		SOURCE	Түре	2005-06	2006-07
1	(iu)	Plat and proposed incorporation				
2		and annexation review	PR	С	577,400	555,700
3	(ja)	Justice information systems	PR	А	1,917,200	1,702,400
4	(ka)	Materials and services to state				
5		agencies and certain districts	PR-S	А	6,434,600	6,527,800
6	(kb)	Transportation, records, and				
7		document services	PR-S	А	20,703,400	20,215,500
8	(kc)	Capital planning and building				
9		construction services	PR-S	А	11,168,100	11,077,500
10	(ke)	Telecommunications services; state				
11		agencies; veterans services	PR-S	А	24,190,700	22,468,200
12	(kf)	Procurement services	PR-S	С	3,960,300	4,207,800
13	(kj)	Financial services	PR-S	Α	9,308,300	9,308,300
14	(kL)	Printing, mail, communication and				
15		information technology services;				
16		agencies	PR-S	С	114,384,200	112,754,500
17	(km)	University of Wisconsin-Green Bay				
18		programming	PR-S	А	250,000	250,000
19	(kn)	Weatherization assistance	PR-S	С	10,000,000	10,000,000
20	(kp)	Interagency assistance; justice				
21		information systems	PR-S	А	976,600	976,600
22	(kq)	Justice information systems				
23		development, operation and				
24		maintenance	PR-S	Α	-0-	-0-

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ASSEMBLY BILL 1	00
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	STATUTE, AGENCY AND PURPOSE		SOURCE	Туре	2005-06	2006-07
1	(kr)	Legal services	PR-S	С	8,086,000	12,842,800
2	(ku)	Management assistance grants to				
3		counties	PR-S	А	500,000	500,000
4	(mb)	Federal aid	PR-F	С	8,318,200	8,318,200
5	(md)	Oil overcharge restitution funds	PR-F	С	262,300	262,300
6	(n)	Federal aid; local assistance	PR-F	С	73,800,000	73,800,000
7	(ng)	Sale of forest products; funds for				
8		public schools and public roads	PR	С	-0-	-0-
9	(pz)	Indirect cost reimbursements	PR-F	С	292,200	157,900
10	(r)	VendorNet fund administration	SEG	Α	90,200	90,200
11	(sm)	Excise tax fund – provision of				
12		reserves and pymt. of costs – rev.				
13		oblig.	SEG	S	-0-	-0-
14	(v)	General program operations —				
15		environmental improvement				
16		programs; state funds	SEG	А	929,100	913,200
17	(x)	General program operations —				
18		clean water fund program; federal				
19		funds	SEG-F	С	-0-	-0-
20	(y)	General program operations — safe				
21		drinking water loan program;				
22		federal funds	SEG-F	С	-0-	-0-
23	(z)	Transportation planning grants to				
24		local governmental units	SEG-S	В	-0-	-0-

**ASSEMBLY BILL 100** 

	Statu	JTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
		(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 197,443,000 322,790,400 (82,672,700) (25,130,400) (214,987,300) 1,019,300 (-0-) (1,019,300) (-0-) 521,252,700	$\begin{array}{c} 197,402,500\\ 323,028,100\\ (82,538,400)\\ (24,635,600)\\ (215,854,100)\\ 1,003,400\\ (-0-)\\ (1,003,400)\\ (-0-)\\ 521,434,000\end{array}$
1	(2)	RISK MANAGEMENT				
2	(a)	General fund supplement — risk				
3		management claims	GPR	S	-0-	-0-
4	(k)	Risk management costs	PR-S	С	26,994,000	28,489,000
5	(ki)	Risk management administration	PR-S	А	7,200,000	7,200,000
		(2) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE SERVICE TOTAL–ALL SOURCES	O G R A M	ΤΟΤΑ	L S -0- 34,194,000 (34,194,000) 34,194,000	-0- 35,689,000 (35,689,000) 35,689,000
6	(3)	UTILITY PUBLIC BENEFITS AND AIR QUAL	ITY IMPROVE	EMENT		
7	(q)	General program operations	SEG	A	12,755,000	12,755,000
8	(r)	Low-income assistance grants	SEG	S	20,500,000	20,500,000
9	(rr)	Air quality improvement grants	SEG	S	-0-	-0-
10	(s)	Energy conservation and efficiency				
11		and renewable resource grants	SEG	S	16,500,000	16,500,000
		(3) P R SEGREGATED FUNDS OTHER TOTAL–ALL SOURCES	O G R A M	ТОТА	L S 49,755,000 (49,755,000) 49,755,000	49,755,000 (49,755,000) 49,755,000

12 (4) Attached divisions and other bodies

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<b>ASSEMBLY BILL 100</b>	
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	STATU	ie, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(a)	Adjudication of tax appeals	GPR	А	534,100	535,300
2	(b)	Adjudication of equalization				
3		appeals	GPR	S	-0-	-0-
4	(ba)	General program operations	GPR	А	169,800	169,800
5	(d)	Claims awards	GPR	S	23,700	23,700
6	(dr)	Sentencing commission	GPR	А	308,700	308,700
7	(ea)	Women's council operations	GPR	А	136,600	136,600
8	(ec)	Volunteer firefighter & EMT service				
9		award pgm; general program				
10		operations	GPR	А	20,300	20,300
11	(er)	Volunteer firefighter & EMT service				
12		award pgm; state matching awards	GPR	S	964,900	964,900
13	(es)	Principal, interest & rebates;				
14		general purpose revenue-schools	GPR	S	5,924,100	7,276,900
15	(et)	Principal, interest & rebates;				
16		general purpose revpublic library				
17		boards	GPR	S	21,600	21,600
18	(f)	Hearings and appeals operations	GPR	А	2,206,500	2,206,500
19	(h)	Program services	PR	А	32,100	32,100
20	(ha)	Principal, interest & rebates;				
21		program revenue-schools	PR	С	2,995,800	3,001,300
22	(hb)	Principal, interest & rebates;				
23		program revenue–public library				
24		boards	PR	С	17,200	17,200

		– 2006 Legislature – EMBLY BILL 100	- 254 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	re, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(hc)	Administration of Governor's				
2		Wisconsin Educational Technology				
3		Conference	PR	А	216,800	180,000
4	(i)	Health care quality and patient				
5		safety board; gifts and grants	PR	С	-0-	-0-
6	(j)	National and community service				
7		board; gifts and grants	PR	С	-0-	-0-
8	(js)	Educ. tech. block grants; Wisc.				
9		advncd. telecomm. foundation				
10		assessments	PR	С	-0-	-0-
11	(k)	Waste facility siting board; general				
12		program operations	PR-S	А	53,900	53,900
13	(ka)	State use board — general program				
14		operations	PR-S	А	112,800	112,800
15	(kb)	National and community service				
16		board; administrative support;				
17		service funds	PR-S	А	58,100	58,100
18	(kp)	Hearings and appeals fees	PR-S	А	2,671,300	2,628,900
19	(L)	Equipment purchases and leases	PR	С	-0-	-0-
20	(Lm)	Educational telecommunications;				
21		additional services	PR	С	-0-	-0-
22	(mp)	Federal e-rate aid	PR-F	С	5,401,800	5,401,800
23	(mr)	Sentencing Commission; federal				
24		aids	PR-F	С	-0-	-0-

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**ASSEMBLY BILL 100** 

# LRB-1877/1 ALL:all:all **SECTION 140**

	STATU	re, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(0)	National and community service				
2		board; federal aid for				
3		administration	PR-F	А	462,100	462,100
4	(p)	National and community service				
	(P)	board; federal aid for grants	PR-F	С	3,354,300	3,354,300
5		bourd, reactar and for grants		U	5,001,000	0,001,000
6	(q)	Health care quality and patient				
7		safety board; general program				
8		operations	SEG	В	250,000	250,000
9	(qb)	Health care quality and patient				
	(1-)	safety board; grants or loans	SEG	С	10,000,000	-0-
10		Surery Bourd, grands of Touris	SEG	U	10,000,000	0
11	(s)	Telecommunications access; school				
12		districts	SEG	В	11,330,100	11,330,100
13	(t)	Telecommunications access; private				
14		and technical colleges and libraries	SEG	В	5,066,000	5,066,000
15	(tm)	Telecommunications access; private				
16		schools	SEG	В	701,300	701,300
17	(tu)	Telecommunications access; state				
18		schools	SEG	В	68,200	68,200
19	(tw)	Telecommunications access; secured				
20		correctional facilities	SEG	В	102,300	102,300
		(4) P R	OGRAM	ΤΟΤΑ	ALS	
	(	GENERAL PURPOSE REVENUES			10,310,300	11,664,300
	]	PROGRAM REVENUE			15,376,200	15,302,500
		FEDERAL			(9,218,200)	(9,218,200)
		OTHER			(3,261,900)	(3,230,600) (2,853,700)
		SERVICE SEGREGATED FUNDS			(2,896,100) 27,517,900	(2,853,700) 17,517,900
	k				<i>w1,011,000</i>	17,017,000

		– 2006 Legislature SEMBLY BILL 100	- 256 -			LRB-1877/1 ALL:all:all SECTION 140
	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
		OTHER TOTAL-ALL SOURCES			(27,517,900) 53,204,400	(17,517,900) 44,484,700
1	(5)	FACILITIES MANAGEMENT				
2	(c)	Principal repayment and interest;				
3		Black Point Estate	GPR	S	-0-	-0-
4	(g)	Principal repayment, interest and				
5		rebates; parking	PR-S	S	1,642,000	1,783,200
6	(ka)	Facility operations and				
7		maintenance; police and protection				
8		functions	PR-S	А	38,730,300	34,476,700
9	(kb)	Parking	PR	А	1,116,800	816,800
10	(kc)	Principal repayment, interest and				
11		rebates	PR-S	С	18,416,000	18,108,700
		(5) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S -0- 59,905,100 (1,116,800) (58,788,300) 59,905,100	-0- 55,185,400 (816,800) (54,368,600) 55,185,400
12	(6)	OFFICE OF JUSTICE ASSISTANCE				
13	(a)	General program operations	GPR	А	219,600	219,600
14	(c)	Law enforcement officer				
15		supplement grants	GPR	Α	1,000,000	1,000,000
16	(d)	Youth diversion	GPR	А	380,000	380,000
17	(e)	Indigent civil legal services	GPR	А	-0-	500,000
18	(f)	Community intervention program	GPR	А	3,750,000	3,750,000

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	STATU	re, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(i)	Gifts and grants	PR	С	-0-	-0-
2	(j)	Penalty surcharge receipts	PR	С	-0-	-0-
3	(k)	Law enforcement programs and				
4		youth diversion – administration	PR-S	А	181,500	181,500
5	(kj)	Youth diversion program	PR-S	А	694,900	694,900
6	(km)	Interagency and intra-agency aids	PR-S	С	300,000	300,000
7	(kp)	Anti–drug enforcement program,				
8		penalty surcharge – local	PR-S	А	907,100	907,100
9	(ks)	Tribal law enforcement assistance	PR-S	А	1,050,000	1,050,000
10	(kt)	Anti–drug enforcement program,				
11		penalty surcharge – state	PR-S	А	359,500	359,500
12	(kv)	County-tribal programs; local				
13		assistance	PR-S	А	958,400	958,400
14	(kw)	County-tribal programs; state				
15		operations	PR-S	А	79,200	79,200
16	(m)	Federal aid, justice assistance,				
17		state operations	PR-F	С	38,518,000	37,980,400
18	(p)	Federal aid, local assistance and				
19		aids	PR-F	С	18,904,900	18,904,900
00	]	(6) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE FOTAL-ALL SOURCES	O G R A M	TOTA	A L S 5,349,600 61,953,500 (57,422,900) (-0-) (4,530,600) 67,303,100	5,849,600 61,415,900 (56,885,300) (-0-) (4,530,600) 67,265,500

20 (8) **DIVISION OF GAMING** 

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
1	(am)	Interest on racing and bingo				
2		moneys	GPR	S	12,300	12,300
3	(g)	General program operations; racing	PR	А	1,719,600	1,654,400
4	(h)	General program operations; Indian				
5		gaming	PR	А	1,725,600	1,668,900
6	(hm)	Indian gaming receipts	PR	С	-0-	-0-
7	(j)	General program operations; raffles				
8		and crane games	PR	А	191,500	191,500
9	(jm)	General program operations; bingo	PR	А	248,400	251,500
	]	(8) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER TOTAL-ALL SOURCES 20.505 D E GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER SERVICE TOTAL-ALL SOURCES			12,300 3,885,100 (3,885,100) 3,897,400	$\begin{array}{c} 12,300\\ 3,766,300\\ (3,766,300)\\ 3,778,600\\ \end{array}$
10	20.507	Board of commissioners of publi	c lands			
11	(1)	TRUST LANDS AND INVESTMENTS				
12	(h)	Trust lands and investments –				
13		general program operations	PR-S	Α	1,385,700	1,385,700

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### **ASSEMBLY BILL 100**

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(h)

Materials and services

	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(j)	Payments to American Indian				
2		tribes or bands for raised sunken				
3		logs	PR	С	-0-	-0-
4	(k)	Trust lands and investments –				
5		interagency and intra-agency				
6		assistance	PR-S	А	-0-	-0-
7	(kd)	Payments in lieu of property taxes	PR-S	С	-0-	-0-
8	(mg)	Federal aid — flood control	PR-F	С	52,700	52,700
		20.507 DE	EPARTM	I E N T	TOTALS	
		PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES			$1,438,400 \\ (52,700) \\ (-0-) \\ (1,385,700) \\ 1,438,400$	$1,438,400 \\ (52,700) \\ (-0-) \\ (1,385,700) \\ 1,438,400$
9	20.510	Elections board				
10	(1)	Administration of election and cam	PAIGN LAWS			
11	(a)	General program operations;				
12		general purpose revenue	GPR	В	1,278,200	1,280,500
13	(bm)	Training of chief inspectors	GPR	В	-0-	-0-
14	(c)	Voting system transitional				
15		assistance	GPR	В	-0-	-0-
16	(d)	Election administration transfer	GPR	А	-0-	-0-
17	(g)	Recount fees	PR	С	-0-	-0-
18	(gm)	Gifts and grants	PR	С	-0-	-0-

PR

Α

20,200

20,200

		– 2006 Legislature EMBLY BILL 100	- 260 -			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(i)	General program operations;				
2		program revenue	PR	Α	37,500	37,500
3	(j)	Electronic filing software	PR	С	-0-	-0-
4	(q)	Wisconsin election campaign fund	SEG	С	100,000	750,000
5	(t)	Election administration	SEG	Α	100	100
6	(x)	Federal aid	SEG-F	С	129,200	129,200
		2 0 . 5 1 0 D E GENERAL PURPOSE REVENT PROGRAM REVENUE OTHER SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES		1 E N T	T O T A L S 1,278,200 57,700 (57,700) 229,300 (129,200) (100,100) 1,565,200	$\begin{array}{c} 1,280,500\\ 57,700\\ (57,700)\\ 879,300\\ (129,200)\\ (750,100)\\ 2,217,500\end{array}$
7	<b>20.51</b> 5	õ Employee trust funds, departme	ent of			
8	(1)	Employee benefit plans				
9	(a)	Annuity supplements and				
10		payments	GPR	S	1,908,800	1,549,000
11	(c)	Contingencies	GPR	S	-0-	-0-
12	(g)	Health care coverage for employees				
13		of the Wisconsin historical				
14		foundation	PR	С	-0-	-0-
15	(gm)	Gifts and grants	PR	С	-0-	-0-
16	(m)	Federal aid	PR-F	С	-0-	-0-
17	(sr)	Gifts and grants; public employee				
18		trust fund	PR-F	С	-0-	-0-
19	(t)	Automated operating system	SEG	С	272,000	272,000

		– 2006 Legislature – E <b>MBLY BILL 100</b>	- 261 –			LRB-1877/1 ALL:all:all Section 140
	Statu	te, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(u)	Employee-funded reimbursement				
2		account plan	SEG	С	-0-	-0-
3	(um)	Benefit administration	SEG	В	5,000	5,000
4	(ut)	Insurance administrative costs	SEG	А	377,500	377,500
5	(w)	Administration	SEG	А	19,783,300	19,754,500
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M		L S 1,908,800 -0- (-0-) (-0-) 20,437,800 (20,437,800) 22,346,600	$\begin{array}{r} 1,549,000\\ -0-\\ (-0-)\\ (-0-)\\ 20,409,000\\ (20,409,000)\\ 21,958,000\end{array}$
6	(2)	PRIVATE EMPLOYER HEALTH CARE COVER	AGE PROGRA	AM		
7	(a)	Private employer health care		_		
8		coverage program; operating costs	GPR	В	200	200
9	(b)	Grants for program administration	GPR	В	-0-	-0-
10	(g)	Private employer health care				
11		coverage plan	PR	С	-0-	-0-
		(2) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER TOTAL-ALL SOURCES 20.515 D E	O G R A M C P A R T M		200 -0- (-0-) 200	200 -0- (-0-) 200
		GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	UES		$\begin{array}{r} 1,909,000\\ -0-\\ (-0-)\\ (-0-)\\ 20,437,800\\ (20,437,800)\\ 22,346,800\end{array}$	$\begin{array}{r} 1,549,200\\ -0-\\ (-0-)\\ (-0-)\\ 20,409,000\\ (20,409,000)\\ 21,958,200\end{array}$

		– 2006 Legislature SEMBLY BILL 100	- 262 -			LRB-1877/1 ALL:all:all Section 140
	Statu	TTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	<b>20.52</b>	1 Ethics board				
2	(1)	ETHICS AND LOBBYING REGULATION				
3	(a)	General program operations;				
4		general purpose revenue	GPR	А	245,300	245,300
5	(b)	Code of ethics investigations	GPR	В	50,000	50,000
6	(g)	General program operations;				
7		program revenue	PR	А	382,700	382,700
8	(h)	Gifts and grants	PR	С	-0-	-0-
9	(i)	Materials and services	PR	А	15,000	15,000
		20.521 D GENERAL PURPOSE REVEN PROGRAM REVENUE OTHER TOTAL-ALL SOURCES		1 E N T '	F O T A L S 295,300 397,700 (397,700) 693,000	295,300 397,700 (397,700) 693,000
10	20.52	5 Office of the governor				
11	(1)	EXECUTIVE ADMINISTRATION				
12	(a)	General program operations	GPR	S	3,390,000	3,390,000
13	(b)	Contingent fund	GPR	S	21,700	21,700
14	(c)	Membership in national				
15		associations	GPR	S	125,900	125,900
16	(d)	Disability board	GPR	S	-0-	-0-
17	(f)	Literacy improvement aids	GPR	А	25,200	25,200
18	(i)	Gifts and grants	PR	С	-0-	-0-
19	(m)	Federal aid	PR-F	С	-0-	-0-
		(1) P I CENERAL PURPOSE REVENUES	ROGRAM	ΤΟΤΑ	LS 3 562 800	3 562 800

GENERAL PURPOSE REVENUES

3,562,800

3,562,800

		– 2006 Legislature -	- 263 -			LRB-1877/1 ALL:all:all SECTION 140
	1100					
	Statu	ITE, AGENCY AND PURPOSE	SOURCE	Туре	2005-06	2006-07
		PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES			-0- (-0-) (-0-) 3,562,800	-0- (-0-) (-0-) 3,562,800
1	(2)	EXECUTIVE RESIDENCE				
2	(a)	General program operations	GPR	S	217,500	217,500
			OGRAM	ТОТА	LS	
		GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES			217,500 217,500	217,500 217,500
		20.525 DI	E P A R T M	1 E N T	TOTALS	
		GENERAL PURPOSE REVEN PROGRAM REVENUE	UES		3,780,300 -0-	3,780,300 -0-
		FEDERAL			(-0-)	_0_ (-0-)
		OTHER			(-0-)	(-0-)
		TOTAL-ALL SOURCES			3,780,300	3,780,300
3	20.53	6 Investment board				
4	(1)	INVESTMENT OF FUNDS				
5	(k)	General program operations	PR	С	19,390,300	19,390,300
6	(ka)	General program operations;				
7		environmental improvement fund	PR-S	С	-0-	-0-
		20.536 DI	EPARTM	1 E N T	TOTALS	
		PROGRAM REVENUE OTHER SERVICE TOTAL-ALL SOURCES			19,390,300 (19,390,300) (-0-) 19,390,300	19,390,300 (19,390,300) (-0-) 19,390,300
8	20.54	0 Office of the lieutenant governo	or			
9	(1)	Executive coordination				
10	(a)	General program operations	GPR	А	390,900	390,900
11	(g)	Gifts, grants and proceeds	PR	С	-0-	-0-
12	(k)	Grants from state agencies	PR-S	С	-0-	-0-

		– 2006 Legislature EMBLY BILL 100	- 264 -			LRB-1877/1 ALL:all:all SECTION 140
	STATU	FE, AGENCY AND PURPOSE	Source	Туре	2005-06	2006-07
1	(m)	Federal aid	PR-F	С	-0-	-0-
		20.540 DF GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES		IENT 7	T O T A L S 390,900 -0- (-0-) (-0-) (-0-) 390,900	390,900 -0- (-0-) (-0-) (-0-) 390,900
2	20.545	State employment relations, off	ice of			
3	(1)	STATE EMPLOYMENT RELATIONS				
4	(a)	General program operations	GPR	А	4,707,000	4,707,000
5	(i)	Services to non-state governmental				
6		units	PR	А	260,000	267,300
7	(j)	Gifts and donations	PR	С	-0-	-0-
8	(jm)	Employee development and				
9		training services	PR	А	462,100	269,400
10	(k)	Funds received from other state				
11		agencies	PR	С	325,000	325,000
12	(ka)	Publications	PR	А	167,600	167,600
13	(km)	Collective bargaining grievance				
14		arbitrations	PR	А	85,200	85,200
15	(m)	Federal grants and contracts	PR-F	С	-0-	-0-
16	(pz)	Indirect cost reimbursements	PR-F	С	-0-	-0-
		20.545 DH GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER TOTAL-ALL SOURCES		1ENT 7	T O T A L S 4,707,000 1,299,900 (-0-) (1,299,900) 6,006,900	$\begin{array}{c} 4,707,000\\ 1,114,500\\ (-0-)\\ (1,114,500)\\ 5,821,500\end{array}$

		– 2006 Legislature EMBLY BILL 100	- 265 -			LRB-1877/1 ALL:all:all SECTION 140
	Statu	TTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	20.55	0 Public defender board				
2	(1)	LEGAL ASSISTANCE				
3	(a)	Program administration	GPR	А	2,321,500	2,321,500
4	(b)	Appellate representation	GPR	А	4,505,700	4,505,700
5	(c)	Trial representation	GPR	А	40,633,400	40,633,400
6	(d)	Private bar and investigator				
7		reimbursement	GPR	В	24,294,400	24,092,400
8	(e)	Private bar and investigator				
9		payments; administration costs	GPR	А	671,800	673,000
10	(f)	Transcripts, discovery and				
11		interpreters	GPR	А	1,339,100	1,339,100
12	(fb)	Payments from clients;				
13		administrative costs	PR	А	158,900	158,900
14	(g)	Gifts, grants and proceeds	PR	С	-0-	-0-
15	(h)	Contractual agreements	PR-S	А	-0-	-0-
16	(i)	Tuition payments	PR	С	-0-	-0-
17	(kj)	Conferences and training	PR-S	А	133,900	133,900
18	(L)	Private bar and inv.				
19		reimbursement; payments for legal	I			
20		representation	PR	С	1,024,700	1,024,700
21	(m)	Federal aid	PR-F	С	-0-	-0-
		20.550 D GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER		IENT	T O T A L S 73,765,900 1,317,500 (-0-) (1,183,600)	73,565,100 1,317,500 (-0-) (1,183,600)

	2005	– 2006 Legislature –	- 266 –			LRB-1877/1 ALL:all:all
	ASS	EMBLY BILL 100				SECTION 140
	STATU	re, Agency and Purpose	Source	Түре	2005-06	2006-07
		SERVICE TOTAL-ALL SOURCES			(133,900) 75,083,400	(133,900) 74,882,600
1	20.566	Revenue, department of				
2	(1)	COLLECTION OF TAXES				
3	(a)	General program operations	GPR	А	43,487,900	43,395,100
4	(g)	Administration of county sales and				
5		use taxes	PR	А	3,288,900	3,283,900
6	(ga)	Cigarette tax stamps	PR	А	179,100	179,100
7	(gb)	Business tax registration	PR	А	1,484,600	1,479,600
8	(gd)	Administration of special district				
9		taxes	PR	Α	352,600	352,600
10	(ge)	Administration of local professional				
11		football stadium districts	PR	А	134,700	134,700
12	(gf)	Administration of resort tax	PR	Α	21,500	21,500
13	(gg)	Administration of local taxes	PR	А	238,300	170,400
14	(gm)	Administration of tax on controlled				
15		substances dealers	PR	А	-0-	-0-
16	(go)	Administration of tax incremental				
17		financing program	PR	С	102,700	102,700
18	(h)	Debt collection	PR	А	450,800	450,800
19	(ha)	Administration of liquor tax	PR	А	952,000	952,000
20	(hm)	Collections under contracts	PR	S	354,200	354,200
21	(hn)	Collections under the multi-state				
22		tax commission audit program	PR-S	S	57,400	57,400

	STATUT	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(hp)	Admin of endang res; prof football				
2		distr; breast cancer res; vet trst				
3		pymts	PR	А	30,000	30,000
4	(i)	Gifts and grants	PR	С	-0-	-0-
5	(m)	Federal funds; state operations	PR-F	С	-0-	-0-
6	(q)	Recycling surcharge administration	SEG	А	218,200	218,200
7	(qm)	Administration of rental vehicle fee	SEG	А	34,900	34,900
8	(r)	Administration of dry cleaner fees	SEG	А	55,900	55,900
9	(s)	Petroleum inspection fee collection	SEG	А	161,800	161,800
10	(u)	Motor fuel tax administration	SEG	А	1,373,900	1,373,900
	]	(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 43,487,900 7,646,800 (-0-) (7,589,400) (57,400) 1,844,700 (1,844,700) 52,979,400	$\begin{array}{c} 43,395,100\\7,568,900\\(-0-)\\(7,511,500)\\(57,400)\\1,844,700\\(1,844,700)\\52,808,700\end{array}$
11	(2)	STATE AND LOCAL FINANCE				
12	(a)	General program operations	GPR	А	7,826,600	7,479,200
13	(am)	Lottery and gaming credit				
14		administration	GPR	А	-0-	-0-
15	(g)	County assessment studies	PR	С	-0-	-0-
16	(gb)	Manufacturing property				
17		assessment	PR	А	1,151,400	1,151,400

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(gi)	Municipal finance report				
2		compliance	PR	А	40,300	40,300
3	(h)	Reassessments	PR	А	635,500	635,500
4	(hi)	Wisconsin property assessment				
5		manual	PR	А	97,700	97,700
6	(i)	Gifts and grants	PR	С	-0-	-0-
7	(m)	Federal funds; state operations	PR-F	С	-0-	-0-
8	(q)	Railroad and air carrier tax				
9		administration	SEG	А	204,600	204,600
10	(r)	Lottery credit administration	SEG	А	268,100	268,100
		(2) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	1012	$\begin{array}{c} 7,826,600\\ 1,924,900\\ (-0-)\\ (1,924,900)\\ 472,700\\ (472,700)\\ 10,224,200\end{array}$	$7,479,200 \\ 1,924,900 \\ (-0-) \\ (1,924,900) \\ 472,700 \\ (472,700) \\ 9,876,800$
11	(3)	Administrative services and space r	ENTAL			
12	(a)	General program operations	GPR	А	26,440,000	25,549,500
13	(b)	Integrated tax system technology	GPR	А	4,259,700	4,259,700
14	(c)	Expert professional services	GPR	В	75,000	75,000
15	(g)	Services	PR	А	98,200	98,200
16	(gm)	Reciprocity agreement and				
17		publications	PR	Α	201,100	201,100
18	(go)	Reciprocity agreement; Illinois	PR	А	-0-	-0-
19	(i)	Gifts and grants	PR	С	-0-	-0-

		– 2006 Legislature <b>EMBLY BILL 100</b>	- 269 -			LRB-1877/1 ALL:all:all SECTION 140
	STAT	ute, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(k)	Internal services	PR-S	А	3,272,700	3,272,700
2	(m)	Federal funds; state operations	PR-F	С	-0-	-0-
		(3) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	TOTAL	S 30,774,700 3,572,000 (-0-) (299,300) (3,272,700) 34,346,700	$\begin{array}{c} 29,884,200\\ 3,572,000\\ (-0-)\\ (299,300)\\ (3,272,700)\\ 33,456,200\end{array}$
3	(7)	INVESTMENT AND LOCAL IMPACT FUND				
4	(e)	Investment and local impact fund				
5		supplement	GPR	Α	-0-	-0-
6	(g)	Investment and local impact fund				
7		administrative expenses	PR	A	-0-	-0-
8	(n)	Federal mining revenue	PR-F	С	-0-	-0-
9	(v)	Investment and local impact fund	SEG	С	-0-	-0-
		(7) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTAL	S -0- (-0-) (-0-) (-0-) -0- (-0-) -0-	$\begin{array}{c} -0-\\ -0-\\ (-0-)\\ (-0-)\\ -0-\\ (-0-)\\ -0-\end{array}$
10	(8)	Lottery				
11	(q)	General program operations	SEG	А	18,797,500	18,622,300
12	(r)	Retailer compensation	SEG	S	33,773,900	34,504,200
13	(s)	Prizes	SEG	S	-0-	-0-
14	(v)	Vendor fees	SEG	S	12,215,200	12,471,000

		5 – 2006 Legislature SEMBLY BILL 100	- 270 -			LRB-1877/1 ALL:all:all SECTION 140
	Statu	ITE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
			(8) P R O G R A M	тот	ALS	
		SEGREGATED FUNDS			64,786,600	65,597,500
		OTHER			(64,786,600)	(65,597,500)
		TOTAL-ALL SOURCES			64,786,600	65,597,500
		20 5	66 DEPARTM	ENT	ΤΟΤΑΙ.	
		GENERAL PURPOSE		1111	82,089,200	80,758,500
		PROGRAM REVENUE			13,143,700	13,065,800
		FEDERAL			(-0-)	(-0-)
		OTHER			(9,813,600)	(9,735,700)
		SERVICE			(3,330,100)	(3,330,100)
		SEGREGATED FUND	S		67,104,000	67,914,900
		OTHER			(67,104,000)	(67,914,900)
		TOTAL-ALL SOURCE	S		162,336,900	161,739,200
1	20.57	5 Secretary of state				
2	(1)	Managing and operating pro	OGRAM RESPONSIBILIT	IES		
3	(g)	Program fees	PR	А	772,200	772,200
4	(ka)	Agency collections	PR-S	A	4,000	4,000
		20.5 PROGRAM REVENUE OTHER SERVICE TOTAL-ALL SOURCE		ENT	T O T A L S 776,200 (772,200) (4,000) 776,200	776,200 (772,200) (4,000) 776,200
5	20.58	5 Treasurer, state				
6	(1)	CUSTODIAN OF STATE FUNDS				
7	(b)	Insurance	GPR	А	-0-	-0-
8	(e)	Unclaimed property; conting	gency			
9		appropriation	GPR	S	-0-	-0-
10	(g)	Processing services	PR	А	325,800	250,800
11	(h)	Training conferences	PR	С	-0-	-0-
12	(i)	Gifts and grants	PR	С	-0-	-0-

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2005 -	· 2000 Legislature	- 2/1 -

	STATU	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(j)	Unclaimed property; claims	PR	С	-0-	-0-
2	(k)	Unclaimed property; administrative				
3		expenses	PR	А	10,125,100	5,878,200
4	(kb)	General program operations	PR-S	А	-0-	-0-
		(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SERVICE TOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S -0- 10,450,900 (10,450,900) (-0-) 10,450,900	$\begin{array}{r} -0-\\ 6,129,000\\ (6,129,000)\\ (-0-)\\ 6,129,000\end{array}$
5	(2)	COLLEGE TUITION PREPAYMENT PROGRAM	Л			
6	(q)	Pymt of qualified higher ed				
7		expenses & refunds; college tuition				
8		& exp pgm	SEG	S	-0-	-0-
9	(s)	Administrative expenses; college				
10		tuition and expenses program	SEG	А	67,000	67,000
11	(t)	Payment of qualified higher ed				
12		expenses & refunds; college savings				
13		program	SEG	S	-0-	-0-
14	(tm)	Administrative expenses; college				
15		savings program	SEG	А	827,000	782,000
		(2) P R ( SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	ТОТА	L S 894,000 (894,000) 894,000	849,000 (849,000) 849,000
		20.585 D E GENERAL PURPOSE REVENU PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS		IENT 7	F O T A L S -0- 10,450,900 (10,450,900) (-0-) 894,000	$\begin{array}{r} -0-\\ 6,129,000\\ (6,129,000)\\ (-0-)\\ 849,000\end{array}$

2005 -	2006	Legislature
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SOURCE TYPE

2006-07

2005-06

**ASSEMBLY BILL 100** 

STATUTE, AGENCY AND PURPOSE

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	OTHER TOTAL–ALL SOURCES			(894,000) 11,344,900	(849,000) 6,978,000
	Gene	eral Executi	ve Fun	ctions	
		TIONAL A			
	GENERAL PURPOSE REVENUES			381,331,000	381,255,500
	PROGRAM REVENUE			546,376,600	538,074,300
	FEDERAL			(149,366,500)	(148,694,600)
	OTHER			(76,760,100)	(71,230,000)
	SERVICE			(320,250,000)	(318,149,700)
	SEGREGATED FUNDS			166,957,300	158,328,500
	FEDERAL			(129,200)	(129,200)
	OTHER			(166,828,100)	(129,200)
	SERVICE			(-0-)	(-0-)
	LOCAL TOTAL ALL SOURCES			(-0-)	(-0-)
	TOTAL-ALL SOURCES			1,094,664,900	1,077,658,300
		Judicia	l		
20.62	5 Circuit courts				
(1)	COURT OPERATIONS				
(a)	Circuit courts	GPR	S	56,902,900	56,902,900
(as)	Violent crime court costs	GPR	А	-0-	-0-
(b)	Permanent reserve judges	GPR	А	-0-	-0-
(c)	Court interpreter fees	GPR	А	1,091,800	1,225,100
(d)	Circuit court support payments	GPR	В	18,739,600	18,739,600
(e)	Guardian ad litem costs	GPR	А	4,738,500	4,738,500
(m)	Federal aid	PR-F	С	-0-	-0-
	(1) P R	2 O G R A N	<b>и</b> то	TALS	
	GENERAL PURPOSE REVENUES		1 10	81,472,800	81,606,100
	PROGRAM REVENUE			-0-	-0-
	FEDERAL			(-0-)	(-0-)
	TOTAL-ALL SOURCES			81,472,800	81,606,100
	IOTAL-ALL SOURCES			01,472,000	81,000,100
(3)	CHILD CUSTODY HEARINGS AND STUDIE	S IN OTHER	STATES		

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ALL:all:all

2006-07

11,800

-0-

1	(a)	General program operations	GPR	S	-0-	-0-
		T A L S -0- -0-	-0- -0-			
		20.625 GENERAL PURPOSE REVI PROGRAM REVENUE FEDERAL TOTAL-ALL SOURCES		MENT	T O T A L S 81,472,800 -0- (-0-) 81,472,800	81,606,100 -0- (-0-) 81,606,100
2	20.660	) Court of appeals				
3	(1)	Appellate proceedings				
4	(a)	General program operations	GPR	S	8,524,300	8,524,300
5	(m)	Federal aid	PR-F	С	-0-	-0-
		20.660 GENERAL PURPOSE REVI PROGRAM REVENUE FEDERAL TOTAL-ALL SOURCES		ΜΕΝΤ	T O T A L S 8,524,300 -0- (-0-) 8,524,300	8,524,300 -0- (-0-) 8,524,300
6	20.665	5 Judicial commission				
7	(1)	JUDICIAL CONDUCT				
8	(a)	General program operations	GPR	А	208,100	208,100
9	(cm)	Contractual agreements	GPR	В	18,200	18,200
10	(d)	General program operations;				

11	judicial council	GPR	А	11,800
12	(mm) Federal aid	PR-F	С	-0-

20.665 DEPARTMENT	TOTALS	
GENERAL PURPOSE REVENUES	238,100	238,100
PROGRAM REVENUE	-0-	-0-
FEDERAL	(-0-)	(-0-)
TOTAL-ALL SOURCES	238,100	238,100
IUIAL-ALL SUURCES	230,100	230,100

		– 2006 Legislature EMBLY BILL 100	- 274 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	ie, Agency and Purpose	Source	Түре	2005-06	2006-07
1	20.680	Supreme court				
2	(1)	SUPREME COURT PROCEEDINGS				
3	(a)	General program operations	GPR	S	4,361,900	4,361,900
4	(m)	Federal aid	PR-F	С	-0-	-0-
	]	(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL FOTAL-ALL SOURCES	O G R A M	TOTALS	4,361,900 -0- (-0-) 4,361,900	4,361,900 -0- (-0-) 4,361,900
5	(2)	DIRECTOR OF STATE COURTS				
6	(a)	General program operations	GPR	А	5,981,300	6,019,400
7	(b)	Judicial planning and research	GPR	А	-0-	-0-
8	(g)	Gifts and grants	PR	С	-0-	-0-
9	(ga)	Court commissioner training	PR	С	60,300	60,300
10	(gc)	Court interpreter training and				
11		certification	PR	С	26,900	45,600
12	(h)	Materials and services	PR	С	60,900	60,900
13	(i)	Municipal judge training	PR	С	135,900	135,900
14	(j)	Court information systems	PR	С	8,344,300	8,344,300
15	(kc)	Central services	PR-S	А	199,900	199,900
16	(ke)	Interagency and intra-agency				
17		automation assistance	PR-S	С	-0-	-0-
18	(m)	Federal aid	PR-F	С	489,800	489,800
19	(qm)	Mediation fund	SEG	С	728,400	728,400
		(2) P R GENERAL PURPOSE REVENUES	O G R A M	TOTALS	5,981,300	6,019,400

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#### **ASSEMBLY BILL 100**

	STAT	ute, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES			$\begin{array}{c} 9,318,000\\(489,800)\\(8,628,300)\\(199,900)\\728,400\\(728,400)\\16,027,700\end{array}$	$\begin{array}{c} 9,336,700\\(489,800)\\(8,647,000)\\(199,900)\\728,400\\(728,400)\\16,084,500\end{array}$
1	(3)	BAR EXAMINERS AND RESPONSIBILITY				
2	(g)	Board of bar examiners	PR	С	646,400	646,400
3	(h)	Office of lawyer regulation	PR	С	2,162,100	2,162,100
		(3) P R	OGRAM	ΤΟΤΑΙ	LS	
		PROGRAM REVENUE			2,808,500	2,808,500
		OTHER			(2,808,500)	(2,808,500)
		TOTAL-ALL SOURCES			2,808,500	2,808,500
4	(4)	LAW LIBRARY				
5	(a)	General program operations	GPR	А	1,949,000	1,949,000
6	(g)	Library collections and services	PR	С	130,600	130,600
7	(h)	Gifts and grants	PR	С	544,700	544,700
		(4) P R	OGRAM	ТОТАІ	S	
		GENERAL PURPOSE REVENUES			1,949,000	1,949,000
		PROGRAM REVENUE			675,300	675,300
		OTHER			(675,300)	(675,300)
		TOTAL-ALL SOURCES			2,624,300	2,624,300
		20.680 D		ובאי יי	ΟΤΛΙς	
		GENERAL PURPOSE REVEN			12,292,200	12,330,300
		PROGRAM REVENUE			12,801,800	12,820,500
		FEDERAL			(489,800)	(489,800)
		OTHER			(12,112,100)	(12,130,800)
		SERVICE			(199,900)	(199,900)
		SEGREGATED FUNDS			728,400	728,400
		OTHER			(728,400)	(728,400)
		TOTAL-ALL SOURCES			25,822,400	25,879,200
			Judici	al		
		FUNC	TIONAL AI	REA TOTAL	LS	

GENERAL PURPOSE REVENUES

102,527,400

102,698,800

2005 – 2006 Legislature	
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#### **ASSEMBLY BILL 100**

STATUTE, AGENCY AND PURPOSE	SOURCE TYPE	2005-06	2006-07
PROGRAM REVENUE		12,801,800	12,820,500
FEDERAL		(489,800)	(489,800)
OTHER		(12,112,100)	(12,130,800)
SERVICE		(199,900)	(199,900)
SEGREGATED FUNDS		728,400	728,400
FEDERAL		(-0-)	(-0-)
OTHER		(728,400)	(728,400)
SERVICE		(-0-)	(-0-)
LOCAL		(-0-)	(-0-)
TOTAL-ALL SOURCES		116,057,600	116,247,700

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# Legislative

#### 1 20.765 Legislature

2	(1)	ENACTMENT OF STATE LAWS				
3	(a)	General program operations —				
4		assembly	GPR	S	21,906,000	21,906,000
5	(b)	General program operations —				
6		senate	GPR	S	15,249,700	15,249,700
7	(d)	Legislative documents	GPR	S	4,126,500	4,126,500
		(1) P R GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES	O G R A M	TOTALS	5 41,282,200 41,282,200	41,282,200 41,282,200
8	(2)	SPECIAL STUDY GROUPS				
9	(a)	Retirement committees	GPR	А	61,100	61,100
10	(ab)	Retirement actuarial studies	GPR	А	14,200	14,200
		(2) P R GENERAL PURPOSE REVENUES TOTAL–ALL SOURCES	O G R A M	TOTALS	5 75,300 75,300	75,300 75,300
11	(3)	SERVICE AGENCIES AND NATIONAL ASSOC	CIATIONS			
12	(a)	Revisor of statutes bureau	GPR	В	865,800	865,800

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ASSEMBLY BILL 100
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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(b)	Legislative reference bureau	GPR	В	5,364,600	5,364,600
2	(c)	Legislative audit bureau	GPR	В	5,166,700	5,166,700
3	(d)	Legislative fiscal bureau	GPR	В	3,502,300	3,502,300
4	(e)	Legislative council	GPR	В	3,532,600	3,532,600
5	(em)	Legislative technology services				
6		bureau	GPR	В	3,423,400	3,424,300
7	(f)	Joint committee on legislative				
8		organization	GPR	В	-0-	-0-
9	(fa)	Membership in national				
10		associations	GPR	S	148,900	148,900
11	(g)	Gifts and grants to service agencies	PR	С	-0-	-0-
12	(ka)	Audit bureau reimbursable audits	PR-S	А	1,801,600	1,753,400
13	(m)	Federal aid	PR-F	С	-0-	-0-
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE	O G R A M	ΤΟΤΑ	$22,004,300 \\ 1,801,600 \\ (-0-) \\ (-0-) \\ (1,801,600)$	$22,005,200 \\ 1,753,400 \\ (-0-) \\ (-0-) \\ (1,753,400) \\ 22,752,400 \\ (-0-) \\ $
		TOTAL-ALL SOURCES			23,805,900	23,758,600
		20.765 D E GENERAL PURPOSE REVENU PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES		IENT T	O T A L S 63,361,800 1,801,600 (-0-) (-0-) (1,801,600) 65,163,400	$\begin{array}{c} 63,362,700\\ 1,753,400\\ (-0-)\\ (-0-)\\ (1,753,400)\\ 65,116,100\end{array}$
		FUNCT	Legislat TONAL AF		LS	
		GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL			63,361,800 1,801,600 (-0-)	63,362,700 1,753,400 (-0-)

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#### **ASSEMBLY BILL 100**

STATUTE, AGENCY AND PURPOSE	Source Type	2005-06	2006-07
OTHER		(-0-)	(-0-)
SERVICE		(1,801,600)	(1,753,400)
SEGREGATED FUNDS		-0-	-0-
FEDERAL		(-0-)	(-0-)
OTHER		(-0-)	(-0-)
SERVICE		(-0-)	(-0-)
LOCAL		(-0-)	(-0-)
TOTAL-ALL SOURCES		65,163,400	65,116,100

# **General Appropriations**

1	<b>20.83</b> 5	Shared revenue and tax relief				
2	(1)	SHARED REVENUE PAYMENTS				
3	(b)	Small municipalities shared				
4		revenue	GPR	S	-0-	-0-
5	(c)	Expenditure restraint program				
6		account	GPR	S	58,145,700	58,145,700
7	(cb)	Municipal levy restraint payment				
8		account	GPR	S	-0-	-0-
9	(cd)	Municipal levy restraint bonus				
10		payment account	GPR	S	-0-	-0-
11	(cf)	County levy restraint payment				
12		account	GPR	S	-0-	-0-
13	(cg)	County levy restraint bonus				
14		payment account	GPR	S	-0-	-0-
15	(d)	Shared revenue account	GPR	S	32,412,000	32,500,000
16	(db)	County and municipal aid account	GPR	S	854,703,100	854,703,100
17	(dm)	Public utility distribution account	GPR	S	2,086,400	8,214,400
18	(e)	State aid; tax exempt property	GPR	S	67,900,000	-0-

	STATU	fe, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(f)	County mandate relief account	GPR	S	-0-	-0-
		(1) P R ( GENERAL PURPOSE REVENUES FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 1,015,247,200 1,015,247,200	953,563,200 953,563,200
2	(2)	TAX RELIEF				
3	(b)	Claim of right credit	GPR	S	-0-	-0-
4	(c)	Homestead tax credit	GPR	S	109,800,000	104,600,000
5	(ci)	Development zones investment				
6		credit	GPR	S	-0-	-0-
7	(cL)	Development zones location credit	GPR	S	-0-	-0-
8	(cm)	Development zones jobs credit	GPR	S	-0-	-0-
9	(cn)	Development zones sales tax credit	GPR	S	-0-	-0-
10	(d)	Farmers' drought property tax				
11		credit	GPR	S	-0-	-0-
12	(dm)	Farmland preservation credit	GPR	S	13,600,000	13,600,000
13	(dn)	Farmland tax relief credit	GPR	S	-0-	-0-
14	(ep)	Cigarette and tobacco product tax				
15		refunds	GPR	S	13,200,000	13,200,000
16	(f)	Earned income tax credit	GPR	S	14,168,000	14,768,000
17	(ka)	Farmland tax relief credit; Indian				
18		gaming receipts	PR-S	С	-0-	-0-
19	(kf)	Earned income tax credit;				
20		temporary assistance for needy				
21		families	PR-S	A	59,532,000	59,532,000

		– 2006 Legislature SEMBLY BILL 100	- 280 -			LRB-1877/1 ALL:all:all SECTION 140
	Statu	TTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(q)	Farmland tax relief credit	SEG	S	15,000,000	15,000,000
			(2) P R O G R A M	ΤΟΤΑ	ALS	
		GENERAL PURPOSE REVE	ENUES		150,768,000	146,168,000
		PROGRAM REVENUE			59,532,000	59,532,000
		SERVICE			(59,532,000)	(59,532,000)
		SEGREGATED FUNDS			15,000,000	15,000,000
		OTHER			(15,000,000)	(15,000,000)
		TOTAL-ALL SOURCES			225,300,000	220,700,000
2	(3)	STATE PROPERTY TAX CREDITS				
3	(b)	School levy tax credit	GPR	S	469,305,000	469,305,000
4	(q)	Lottery and gaming credit	SEG	S	117,142,500	119,909,400
5	(s)	Lottery and gaming credit;	late			
6		applications	SEG	S	200,000	200,000
			(3) P R O G R A M	тот	ALS	
		GENERAL PURPOSE REVE		1011	469,305,000	469,305,000
		SEGREGATED FUNDS			117,342,500	120,109,400
		OTHER			(117,342,500)	(120, 109, 400)
		TOTAL-ALL SOURCES			586,647,500	589,414,400
7	(4)	COUNTY AND LOCAL TAXES				
8	(g)	County taxes	PR	С	-0-	-0-
9	(gb)	Special district taxes	PR	С	-0-	-0-
10	(gd)	Premier resort area tax	PR	С	-0-	-0-
11	(ge)	Local professional football s	stadium			
12		district taxes	PR	С	-0-	-0-
13	(gg)	Local taxes	PR	С	-0-	-0-
			(4) P R O G R A M	ΤΟΤΑ	ALS	
		PROGRAM REVENUE	·		-0-	-0-
		OTHER			(-0-)	(-0-)
		TOTAL-ALL SOURCES			-0-	-0-

		8	- 281 -			LRB-1877/1 ALL:all:all <b>Section 140</b>
	ASS	EMBLY BILL 100				SECTION 140
	STATU	TTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(5)	PAYMENTS IN LIEU OF TAXES				
2	(a)	Payments for municipal services	GPR	А	21,998,800	21,998,800
		(5) P R GENERAL PURPOSE REVENUES TOTAL–ALL SOURCES	O G R A M	ΤΟΤΑ	A L S 21,998,800 21,998,800	21,998,800 21,998,800
		20.835 DI GENERAL PURPOSE REVEN PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES		IENT	T O T A L S 1,657,319,000 59,532,000 (-0-) (59,532,000) 132,342,500 (132,342,500) 1,849,193,500	$\begin{array}{c} 1,591,035,000\\ 59,532,000\\ (-0-)\\ (59,532,000)\\ 135,109,400\\ (135,109,400)\\ 1,785,676,400\end{array}$
3	20.85	5 Miscellaneous appropriations				
4	(1)	CASH MANAGEMENT EXPENSES; INTERES	ST AND PRINC	IPAL REPA	YMENT	
5	(a)	Obligation on operating notes	GPR	S	-0-	-0-
6	(b)	Operating note expenses	GPR	S	-0-	-0-
7	(bm)	Payment of cancelled drafts	GPR	S	850,000	850,000
8	(c)	Interest payments to program				
9		revenue accounts	GPR	S	-0-	-0-
10	(d)	Interest payments to segregated				
11		funds	GPR	S	-0-	-0-
12	(dm)	Interest reimbursements to federal				
13		government	GPR	S	-0-	-0-
14	(e)	Interest on prorated local				
15		government payments	GPR	S	-0-	-0-
16 17	(gm)	Payment of cancelled drafts; program revenues	PR	S	-0-	-0-

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	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(q)	Redemption of operating notes	SEG	S	-0-	-0-
2	(r)	Interest payments to general fund	SEG	S	-0-	-0-
3	(rm)	Payment of cancelled drafts;				
4		segregated revenues	SEG	S	-0-	-0-
	]	(1) P R ( GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M	TOTALS	850,000 -0- (-0-) -0- (-0-) 850,000	850,000 -0- (-0-) -0- (-0-) 850,000
5	(3)	CAPITOL RENOVATION EXPENSES				
6	(b)	Capitol restoration and relocation				
7		planning	GPR	В	-0-	-0-
8	(c)	Historically significant furnishings	GPR	В	-0-	-0-
9	ŗ	(3) P R ( GENERAL PURPOSE REVENUES FOTAL–ALL SOURCES Tax, assistance and transfer payment		TOTALS	-0- -0-	-0- -0-
10	(a)	Interest on overpayment of taxes	GPR	S	2,250,000	2,250,000
11 12	(am)	Great Lakes protection fund contribution	GPR	С	-0-	-0-
13	(b)	Election campaign payments	GPR	S	300,000	325,000
14	(bm)					
15		distribution	GPR	S	-0-	652,100
16	(c)	Minnesota income tax reciprocity	GPR	S	53,700,000	57,300,000

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	STATU	fe, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(ca)	Minnesota income tax reciprocity				
2		bench mark	GPR	А	-0-	-0-
3	(cm)	Illinois income tax reciprocity	GPR	S	29,800,000	31,500,000
4	(cn)	Illinois income tax reciprocity				
5		bench mark	GPR	А	-0-	-0-
6	(co)	Illinois income tax reciprocity, 1998				
7		and 1999	GPR	А	-0-	-0-
8	(e)	Transfer to conservation fund; land				
9		acquisition reimbursement	GPR	S	233,500	237,500
10	(fm)	Transfer to the transportation fund;				
11		hub facility exemptions	GPR	S	2,530,400	2,530,400
12	(q)	Terminal tax distribution	SEG	S	1,276,500	1,338,100
13	(r)	Petroleum allowance	SEG	S	420,000	360,000
14	(s)	Transfer to conservation fund;				
15		motorboat formula	SEG	S	12,747,400	13,193,300
16	(t)	Transfer to conservation fund;				
17		snowmobile formula	SEG	S	4,600,500	4,788,500
18	(u)	Transfer to conservation fund;				
19		all-terrain vehicle formula	SEG	S	1,672,700	1,961,000
20	(w)	Transfer to transportation fund;				
21		petroleum inspection fund	SEG	А	6,321,700	6,321,700
		(4) P R ( GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER FOTAL-ALL SOURCES	O G R A M	ΤΟΤΑ	L S 88,813,900 27,038,800 (27,038,800) 115,852,700	94,795,000 27,962,600 (27,962,600) 122,757,600

		– 2006 Legislature FEMBLY BILL 100	- 284 –			LRB-1877/1 ALL:all:all SECTION 140
	STATU	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(5)	STATE HOUSING AUTHORITY RESERVE FU	ND			
2	(a)	Enhancement of credit of authority				
3		debt	GPR	А	-0-	-0-
		(5) P R GENERAL PURPOSE REVENUES TOTAL–ALL SOURCES	O G R A M	TOTALS	-0- -0-	-0- -0-
4	(6)	MISCELLANEOUS RECEIPTS				
5	(g)	Gifts and grants	PR	С	-0-	-0-
6	(h)	Vehicle and aircraft receipts	PR	А	-0-	-0-
7	(i)	Miscellaneous program revenue	PR	А	-0-	-0-
8	(j)	Custody accounts	PR	С	-0-	-0-
9	(k)	Aids to individuals and				
10		organizations	PR-S	С	-0-	-0-
11	(ka)	Local assistance	PR-S	С	-0-	-0-
12	(m)	Federal aid	PR-F	С	-0-	-0-
13	(pz)	Indirect cost reimbursements	PR-F	С	-0-	-0-
14		(6) P R PROGRAM REVENUE FEDERAL OTHER SERVICE TOTAL-ALL SOURCES MARQUETTE UNIVERSITY	O G R A M	TOTALS	-0- (-0-) (-0-) (-0-) -0-	-0- (-0-) (-0-) (-0-) -0-
15	(a)	Dental clinic and educ facility;				
16	. ,	principal repayment, interest &				
17		rebates	GPR	S	994,100	995,100

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	ASS	EMBLY BILL 100				SECTION 140
	STATU	ute, Agency and Purpose	Source	Туре	2005-06	2006-07
		(8) P R GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES	O G R A M	TOTALS	5 994,100 994,100	995,100 995,100
1	(9)	STATE CAPITOL RENOVATION AND RESTOR	RATION			
2	(a)	South wing renovation and				
3		restoration	GPR	С	-0-	-0-
		(9) P R GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES 20.855 D B		TOTALS	-0- -0-	-0- -0-
		GENERAL PURPOSE REVEN PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	UES		$\begin{array}{r} 90,658,000\\ -0-\\ (-0-)\\ (-0-)\\ (-0-)\\ 27,038,800\\ (27,038,800)\\ 117,696,800\end{array}$	$\begin{array}{r} 96,640,100\\ -0-\\ (-0-)\\ (-0-)\\ (-0-)\\ 27,962,600\\ (27,962,600)\\ 124,602,700 \end{array}$
4	20.86	5 Program supplements				
5	(1)	EMPLOYEE COMPENSATION AND SUPPOR	Г			
6	(a)	Judgments, legal expenses and				
7		worker's compensation benefits	GPR	S	46,700	46,700
8	(c)	Compensation and related				
9		adjustments	GPR	S	-0-	-0-
10	(ci)	Nonrepresented university system				
11		faculty and academic pay				
12		adjustments	GPR	S	-0-	-0-
13	(cj)	Pay adjustments for certain				
14		university employees	GPR	А	-0-	-0-
15	(d)	Employer fringe benefit costs	GPR	S	-0-	-0-

### **ASSEMBLY BILL 100**

	STATU	TE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(e)	Additional biweekly payroll	GPR	А	-0-	-0-
2	(em)	Financial and procurement services	GPR	A	161,100	161,100
3	(fm)	Risk management	GPR	А	-0-	-0-
4	(fn)	Physically handicapped				
5		supplements	GPR	А	6,800	6,800
6	(g)	Judgments and legal expenses;				
7		program revenues	PR	S	-0-	-0-
8	(i)	Compensation and related				
9		adjustments; program revenues	PR	S	-0-	-0-
10	(ic)	Nonrepresented university system				
11		faculty and academic pay				
12		adjustments	PR	S	-0-	-0-
13	(j)	Employer fringe benefit costs;				
14		program revenues	PR	S	-0-	-0-
15	(jm)	Additional biweekly payroll;				
16		nonfederal program revenue	PR	S	-0-	-0-
17	(js)	Financial and procurement				
18		services; program revenues	PR	S	-0-	-0-
19	(kr)	Risk management; program				
20		revenues	PR-S	S	-0-	-0-
21	(Ln)	Physically handicapped				
22		supplements; program revenues	PR	S	-0-	-0-
23	(m)	Additional biweekly payroll; federal				
24		program revenues	PR-F	S	-0-	-0-

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	STATU	FE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
1	(q)	Judgments and legal expenses;				
2		segregated revenues	SEG	S	-0-	-0-
3	(s)	Compensation and related				
4		adjustments; segregated revenues	SEG	S	-0-	-0-
5	(si)	Nonrepresented university system				
6		faculty and academic pay				
7		adjustments	SEG	S	-0-	-0-
8	(t)	Employer fringe benefit costs;				
9		segregated revenues	SEG	S	-0-	-0-
10	(tm)	Additional biweekly payroll;				
11		nonfederal segregated revenues	SEG	S	-0-	-0-
12	(ts)	Financial and procurement				
13		services; segregated revenues	SEG	S	-0-	-0-
14	(ur)	Risk management; segregated				
15		revenues	SEG	S	-0-	-0-
16	(vn)	Physically handicapped				
17		supplements; segregated revenues	SEG	S	-0-	-0-
18	(x)	Additional biweekly payroll; federal				
19		segregated revenues	SEG-F	S	-0-	-0-
	:	(1) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	$214,600 \\ -0- \\ (-0-) \\ (-0-) \\ (-0-) \\ -0- \\ (-0-) \\ (-0-) \\ 214,600$	$214,600 \\ -0- \\ (-0-) \\ (-0-) \\ (-0-) \\ (-0-) \\ (-0-) \\ (-0-) \\ 214,600$

2005 – 2006 Legislature LRB-1877/1 - 288 -ALL:all:all **ASSEMBLY BILL 100 SECTION 140** 2005-06 2006-07 STATUTE, AGENCY AND PURPOSE **SOURCE** Туре 1 (2)STATE PROGRAMS AND FACILITIES 2 Private facility rental increases 919,800 1,160,200 (a) GPR Α 3 State-owned office rent supplement GPR -0-(ag) Α -0-(am) Space management and child care 4 GPR Α -0--0--0-5 (d) State deposit fund GPR S -0-6 (e) Maintenance of capitol and executive residence GPR Α 5,337,400 5,337,400 7 8 Executive residence furnishings (eb) replacement GPR С 12,000 12,000 9 10 (em) Groundwater survey and analysis GPR Α 216,100 216,100 11 (g) Private facility rental increases; S program revenues PR -0--0-12 State-owned office rent 13 (gg) supplements; program revenues PR S -0--0-14 15 (gm) Space management and child care; PR program revenues S -0--0-16 17 (j) State deposit fund; program revenues PR S -0--0-18 19 (L) Data processing and telecommunications study; program 20 PR-S S revenues -0--0-21 22 (q) Private facility rental increases;

23 segregated revenues SEG S -0- -0-

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SECTION 140

	Statu	te, Agency and Purpose	Source	Түре	2005-06	2006-07
1	(qg)	State-owned office rent				
2		supplements; segregated revenues	SEG	S	-0-	-0-
3	(qm)	Space management and child care;				
4		segregated revenues	SEG	S	-0-	-0-
5	(t)	State deposit fund; segregated				
6		revenues	SEG	S	-0-	-0-
		(2) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	$\begin{array}{r} 6,485,300 \\ -0- \\ (-0-) \\ (-0-) \\ -0- \\ (-0-) \\ 6,485,300 \end{array}$	$\begin{array}{r} 6,725,700 \\ -0- \\ (-0-) \\ (-0-) \\ -0- \\ (-0-) \\ 6,725,700 \end{array}$
7	(3)	TAXES AND SPECIAL CHARGES				
8	(a)	Property taxes	GPR	S	-0-	-0-
9	(g)	Property taxes; program revenues	PR	S	-0-	-0-
10	(i)	Payments for municipal services;				
11		program revenues	PR	S	-0-	-0-
12	(q)	Property taxes; segregated				
13		revenues	SEG	S	-0-	-0-
14	(s)	Payments for municipal services;				
15		segregated revenues	SEG	S	-0-	-0-
		(3) P R GENERAL PURPOSE REVENUES PROGRAM REVENUE OTHER SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0- (-0-) -0- (-0-) -0-	-0- -0- (-0-) -0- (-0-) -0-

		5 – 2006 Legislature SEMBLY BILL 100	- 290 -			LRB-1877/1 ALL:all:all Section 140
	<b>S</b> τατι	JTE, AGENCY AND PURPOSE	Source	Түре	2005-06	2006-07
1	(4)	JOINT COMMITTEE ON FINANCE S	UPPLEMENTAL APPR	OPRIATIONS		
2	(a)	General purpose revenue fun	ds			
3		general program supplement	ation GPR	В	150,000	150,000
4	(g)	Program revenue funds gener	ral			
5		program supplementation	PR	S	-0-	-0-
6	(k)	Public assistance programs				
7		supplementation	PR-S	С	-0-	-0-
8	(m)	Federal funds general progra	m			
9		supplementation	PR-F	С	-0-	-0-
10	(u)	Segregated funds general pro	gram			
11		supplementation	SEG	S	-0-	-0-
			(4) P R O G R A M	TOTALS		
		GENERAL PURPOSE REVEN PROGRAM REVENUE	IUES		150,000 -0-	150,000 -0-
		FEDERAL			(-0-)	(-0-)
		OTHER			(-0-)	(-0-)
		SERVICE			(-0-)	(-0-)
		SEGREGATED FUNDS OTHER			-0-	-0-
		TOTAL-ALL SOURCES			(-0-) 150,000	(-0-) 150,000
12	(8)	SUPPLEMENTATION OF PROGRAM	REVENUE AND PROC	GRAM REVSERVI	ICE APPROPRIAT	IONS
13	(g)	Supplementation of program				
14		revenue and program revse	rvice			
15		appropriations	PR	S	-0-	-0-
			(8) P R O G R A M	TOTALS		
		PROGRAM REVENUE	· · · · · · · · · · · · · · · · · · ·		-0-	-0-
		OTHER			(-0-)	(-0-)
		TOTAL-ALL SOURCES			-0-	-0-
			5 DEPARTM	IENT TOT		
		GENERAL PURPOSE R PROGRAM REVENUE	EVENUES		6,849,900 -0-	7,090,300 -0-
					v	U

	STATU	ute, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
		FEDERAL OTHER SERVICE SEGREGATED FUNDS FEDERAL OTHER TOTAL-ALL SOURCES			(-0-) (-0-) (-0-) (-0-) (-0-) 6,849,900	(-0-) (-0-) (-0-) (-0-) (-0-) 7,090,300
1	20.86	6 Public debt				
2	(1)	BOND SECURITY AND REDEMPTION FUND	)			
3	(u)	Principal repayment and interest	SEG	S	-0-	-0-
		20.866 DE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	E P A R T M	IENT	T O T A L S -0- (-0-) -0-	-0- (-0-) -0-
4	20.86	7 Building commission				
5	(1)	STATE OFFICE BUILDINGS				
6	(a)	Principal repayment and interest;				
7		housing of state agencies	GPR	S	-0-	-0-
8	(b)	Principal repayment and interest;				
9		capitol and executive residence	GPR	S	12,106,800	13,272,200
			O G R A M	ТОТ		
		GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES			12,106,800 12,106,800	13,272,200 13,272,200
10	(2)	ALL STATE-OWNED FACILITIES				
11	(b)	Asbestos removal	GPR	А	-0-	-0-
12	(c)	Hazardous materials removal	GPR	А	-0-	-0-
13	(f)	Facilities preventive maintenance	GPR	А	-0-	-0-
14	(q)	Building trust fund	SEG	С	-0-	-0-

# **ASSEMBLY BILL 100**

	STATU	fe, Agency and Purpose	Source	Туре	2005-06	2006-07
1	(r)	Planning and design	SEG	С	-0-	-0-
2	(u)	Aids for buildings	SEG	С	-0-	-0-
3	(v)	Building program funding				
4		contingency	SEG	С	-0-	-0-
5	(w)	Building program funding	SEG	С	-0-	-0-
	S	(2) P R ( GENERAL PURPOSE REVENUES SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0- (-0-) -0-	-0- -0- (-0-) -0-
6	(3)	STATE BUILDING PROGRAM				
7	(a)	Principal repayment and interest	GPR	S	11,214,100	22,104,100
8	(b)	Principal repayment and interest	GPR	S	1,549,700	1,660,000
9	(bm)	Principal repayment, interest, and				
10		rebates; HR academy, inc.	GPR	S	115,500	116,100
11	(bp)	Principal repayment, interest and				
12		rebates	GPR	S	-0-	-0-
13	(br)	Principal repayment, interest and				
14		rebates	GPR	S	84,400	84,500
15	(bt)	Principal repayment, interest, and				
16		rebates; discovery place museum	GPR	S	-0-	-0-
17	(c)	Lease rental payments	GPR	S	-0-	-0-
18	(d)	Interest rebates on obligation				
19		proceeds; general fund	GPR	S	-0-	-0-

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TOTAL-ALL SOURCES

	Statu	te, Agency and Purpose	SOURCE	Түре	2005-06	2006-07
1	(e)	Principal repayment, interest and				
2		rebates; parking ramp	GPR	S	-0-	-0-
3	(g)	Principal repayment, interest and				
4		rebates; program revenues	PR	S	-0-	-0-
5	(h)	Principal repayment, interest and				
6		rebates	PR	S	-0-	-0-
7	(i)	Principal repayment, interest and				
8		rebates; capital equipment	PR	S	-0-	-0-
9	(k)	Interest rebates on obligation				
10		proceeds; program revenues	PR-S	С	-0-	-0-
11	(q)	Principal repayment and interest;				
12		segregated revenues	SEG	S	-0-	-0-
13	(r)	Interest rebates on obligation				
14		proceeds; conservation fund	SEG	S	-0-	-0-
15	(s)	Interest rebates on obligation				
16		proceeds; transportation fund	SEG	S	-0-	-0-
17	(t)	Interest rebates on obligation				
18		proceeds; veterans trust fund	SEG	S	-0-	-0-
19	(w)	Bonding services	SEG	S	1,024,200	1,024,200
		(3) P R	O G R A M	ТОТА	LS	
		GENERAL PURPOSE REVENUES			12,963,700	23,964,700
		PROGRAM REVENUE			-0-	-0-
		OTHER			(-0-)	(-0-)
		SERVICE			(-0-)	(-0-)
		SEGREGATED FUNDS			1,024,200	1,024,200
		OTHER			(1,024,200)	(1,024,200)

13,987,900

24,988,900

		5 – 2006 Legislature SEMBLY BILL 100	- 294 -			LRB-1877/1 ALL:all:all Section 140
	STAT	ute, Agency and Purpose	SOURCE	Туре	2005-06	2006-07
1	(4)	CAPITAL IMPROVEMENT FUND INTEREST	EARNINGS			
2	(q)	Funding in lieu of borrowing	SEG	С	-0-	-0-
3	(r)	Interest on veterans obligations	SEG	С	-0-	-0-
4	(5)	(4) P R SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES Services to nonstate governmental		TOTALS	-0- (-0-) -0-	-0- (-0-) -0-
5	(g)	Financial consulting services	PR	С	-0-	-0-
		(5) P R PROGRAM REVENUE OTHER TOTAL-ALL SOURCES 20.867 D F GENERAL PURPOSE REVEN PROGRAM REVENUE OTHER SERVICE SEGREGATED FUNDS OTHER TOTAL-ALL SOURCES	E P A R T M	TOTALS	-0- (-0-) -0-	$\begin{array}{r} -0-\\ (-0-)\\ -0-\end{array}$ $37,236,900\\ -0-\\ (-0-)\\ (-0-)\\ 1,024,200\\ (1,024,200)\\ 38,261,100\end{array}$
6	20.87	75 Budget stabilization fund				
7	(1)	TRANSFERS TO FUND				
8	(a)	General fund transfer	GPR	S	-0-	-0-
		(1) P R GENERAL PURPOSE REVENUES TOTAL-ALL SOURCES	O G R A M	TOTALS	-0- -0-	-0- -0-
9	(2)	TRANSFERS FROM FUND				
10	(q)	Budget stabilization fund transfer	SEG	А	-0-	-0-
		(2) P R SEGREGATED FUNDS	O G R A M	TOTALS	-0-	-0-

STATUTE, AGENCY AND PURPOSE	SOURCE	Түре	2005-06	2006-07
OTHER			(-0-)	(-0-)
TOTAL-ALL SOURCES			-0-	-0-
20.875 DE	EPARTM	IENT	TOTALS	
GENERAL PURPOSE REVEN	UES		-0-	-0-
SEGREGATED FUNDS			-0-	-0-
OTHER			(-0-)	(-0-)
TOTAL-ALL SOURCES			-0-	-0-

# General Appropriations

FUNCTIONAL AREA	TOTALS	
GENERAL PURPOSE REVENUES	1,779,897,400	1,732,002,300
PROGRAM REVENUE	59,532,000	59,532,000
FEDERAL	(-0-)	(-0-)
OTHER	(-0-)	(-0-)
SERVICE	(59,532,000)	(59, 532, 000)
SEGREGATED FUNDS	160,405,500	164,096,200
FEDERAL	(-0-)	(-0-)
OTHER	(160,405,500)	(164,096,200)
SERVICE	(-0-)	(-0-)
LOCAL	(-0-)	(-0-)
TOTAL-ALL SOURCES	1,999,834,900	1,955,630,500
STATE TOTAL	25,895,236,200	26,699,383,600
GENERAL PURPOSE REVENUES	12,728,137,200	12,993,153,500
PROGRAM REVENUE	9,520,161,700	9,721,219,000
FEDERAL	(5,845,857,300)	(5,957,454,600)
OTHER	(2,831,947,500)	(2,913,860,500)
SERVICE	(842,356,900)	(849,903,900)
SEGREGATED FUNDS	3,646,937,300	3,985,011,100
FEDERAL	(784,399,100)	(788,500,500)
OTHER	(2,585,701,600)	(2,897,065,800)
SERVICE	(172,863,200)	(192,328,900)
LOCAL	(103,973,400)	(107,115,900)

1	
2	<b>SECTION 141.</b> 20.115 (1) (h) of the statutes is amended to read:
3	20.115 (1) (h) <i>Grain inspection and certification.</i> All moneys received for the
4	inspection and certification of grain received in or shipped from the port of
5	Milwaukee, the port of Superior or other locations in this state under s. 93.06 (1m) <del>,</del>
6	to carry out the purposes for which they are received and all moneys transferred
7	under s. 16.56, for the expenses of inspecting and certifying grain under s. 93.06 (1m).

#### **ASSEMBLY BILL 100**

SECTION 142. 20.115 (1) (hm) of the statutes is amended to read:
20.115 (1) (hm) Ozone-depleting refrigerants and products regulation. The
amounts in the schedule for administration of the mobile air conditioner servicing
and refrigerant recycling programs and for responsibilities under ss. s. 100.45 and
100.50 relating to sales and labeling of products containing or made with
ozone-depleting substances. All moneys received from fees under s. 100.45 (5) (a)
and (5m) shall be credited to this appropriation.

8

**SECTION 143.** 20.115 (2) (d) of the statutes is amended to read:

9 20.115 (2) (d) Principal repayment and interest. A sum sufficient to reimburse 10 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing 11 the acquisition, construction, development, enlargement or improvement of 12 department facilities and, to make the payments determined by the building 13 commission under s. 13.488 (1) (m) that are attributable to the proceeds of 14 obligations incurred in financing this acquisition, construction, development, 15 enlargement, or improvement, and to make payments under an agreement or 16 ancillary arrangement entered into under s. 18.06 (8) (a).

17

**SECTION 144.** 20.115 (3) (h) of the statutes is created to read:

20.115 (3) (h) *Loans for rural development.* All moneys received as origination
fees, repayment of principal, and payment of interest on loans under s. 93.06 (1qm),
to be used for loans for the development of rural business enterprises or rural
economic development under s. 93.06 (1qm).

#### **SECTION 145.** 20.115 (4) (c) of the statutes is amended to read:

23 20.115 (4) (c) *Agricultural investment aids.* Biennially, the amounts in the
24 schedule for agricultural research and development grants under s. 93.46 (2) <u>and (3)</u>
25 and sustainable agriculture grants under s. 93.47.

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1	SECTION 146. 20.115 (7) (b) of the statutes is amended to read:
2	20.115 (7) (b) Principal repayment and interest, conservation reserve
3	enhancement. A sum sufficient to reimburse s. 20.866 (1) (u) for the principal and
4	interest costs incurred in financing the conservation reserve enhancement program
5	under s. 20.866 (2) (wf) and, to make the payments determined by the building
6	commission under s. 13.488 (1) (m) that are attributable to the proceeds of
7	obligations incurred in financing those projects <u>, and to make payments under an</u>
8	<u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
9	SECTION 147. 20.115 (7) (f) of the statutes is amended to read:
10	20.115 (7) (f) Principal repayment and interest; soil and water. A sum sufficient
11	to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
12	in providing funds for soil and water resource management projects under s. 92.14
13	and, to make the payments determined by the building commission under s. 13.488
14	(1) (m) that are attributable to the proceeds of obligations incurred in financing those
15	projects, and to make payments under an agreement or ancillary arrangement
16	entered into under s. 18.06 (8) (a), to the extent that these payments are not made
17	<u>under par. (s)</u> .
18	SECTION 148. 20.115 (7) (s) of the statutes is created to read:
19	20.115 (7) (s) Principal repayment and interest; soil and water, environmental
20	<i>fund.</i> From the environmental fund, the amounts in the schedule for the payment
21	of principal and interest costs incurred in providing funds for soil and water resource
22	management projects under s. 92.14, to make the payments determined by the
23	building commission under s. 13.488 (1) (m) that are attributable to the proceeds of
24	obligations incurred in financing those projects, and to make payments under an
25	agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

#### **ASSEMBLY BILL 100**

1	SECTION 149. 20.115 (8) (jm) of the statutes is repealed.
2	SECTION 150. 20.143 (1) (c) of the statutes is amended to read:
3	20.143 (1) (c) Wisconsin development fund; grants, loans, reimbursements, and
4	assistance. Biennially, the amounts in the schedule for grants under $ss. 560.145$ ,
5	<del>560.16, 560.175, and 560.26</del> <u>s. 560.24, subject to s. 560.24 (3)</u> ; for grants and loans
6	under <del>ss. 560.62, 560.63, and 560.66; for loans under s. 560.147; s. 560.61</del> <u>subch. V</u>
7	of ch. 560; for reimbursements under s. 560.167; for providing assistance under s.
8	560.06; for the costs specified in s. 560.607; for the loan under 1999 Wisconsin Act
9	9, section 9110 (4); for the grants under 1995 Wisconsin Act 27, section 9116 (7gg),
10	1995 Wisconsin Act 119, section 2 (1), 1997 Wisconsin Act 27, section 9110 (6g), 1999
11	Wisconsin Act 9, section 9110 (5), and 2003 Wisconsin Act 33, section 9109 (1d) and
12	(2q); and for providing up to \$100,000 annually for the continued development of a
13	manufacturing and advanced technology training center in Racine. Of the amounts
14	in the schedule, \$50,000 shall be allocated in each of fiscal years 1997–98 and
15	1998–99 for providing the assistance under s. 560.06 (1). Notwithstanding s.
16	560.607, of the amounts in the schedule, \$125,000 shall be allocated in each of 4
17	consecutive fiscal years, beginning with fiscal year 1998–99, for grants and loans
18	<del>under s. 560.62 (1) (a).</del>
19	SECTION 151. 20.143 (1) (cb) of the statutes is repealed.
20	SECTION 152. 20.143 (1) (cm) of the statutes is created to read:
21	20.143 (1) (cm) Super employment and economic development zone grants.
22	Biennially, the amounts in the schedule for employment and economic development

23 zone grants under s. 560.799.

**SECTION 153.** 20.143 (1) (cs) of the statutes is created to read:

# **ASSEMBLY BILL 100**

1	20.143 (1) (cs) Training assistance grants. Biennially, the amounts in the
2	schedule for job training grants under s. 560.24.
3	<b>SECTION 154.</b> 20.143 (1) (fj) of the statutes is renumbered 20.292 (1) (fj) and
4	amended to read:
5	20.292 (1) (fj) Manufacturing extension center grants. The amounts in the
6	schedule for grants under s. <del>560.25</del> <u>38.34</u> .
7	SECTION 155. 20.143 (1) (ie) of the statutes is amended to read:
8	20.143 (1) (ie) Wisconsin development fund, repayments. All moneys received
9	in repayment of grants or loans under s. 560.085 (4) (b), 1985 stats., s. 560.147, <u>2003</u>
10	<u>stats.,</u> s. 560.16, 1995 stats., s. 560.165, 1993 stats., <u>s. 560.62, 2003 stats., s. 560.63,</u>
11	<u>2003 stats., s. 560.66, 2003 stats.,</u> subch. V of ch. 560 except s. 560.65,, and 1989
12	Wisconsin Act 336, section 3015 (1m), 1989 Wisconsin Act 336, section 3015 (2m),
13	1989 Wisconsin Act 336, section 3015 (3gx), 1997 Wisconsin Act 27, section 9110 (7f),
14	1997 Wisconsin Act 310, section 2 (2d), and 1999 Wisconsin Act 9, section 9110 (4),
15	to be used for grants and loans under subch. V of ch. 560 except s. 560.65, for loans
16	under s. 560.147, for grants under ss. 560.16 and 560.175, for assistance under s.
17	560.06 (2), for the loan under 1999 Wisconsin Act 9, section 9110 (4), for the grant
18	under 2001 Wisconsin Act 16, section 9110 (7g), for the grants under 2003 Wisconsin
19	Act 33, section 9109 (1d) and (2q), and for reimbursements under s. 560.167.
20	SECTION 156. 20.143 (1) (kj) of the statutes is amended to read:
21	20.143 (1) (kj) Gaming economic development and diversification; grants and
22	<i>loans.</i> Biennially, the amounts in the schedule for grants and loans under ss. 560.137
23	and 560.138, for the grants under s. 560.139 (1) (a) and (2), for the grants under 2001
24	Wisconsin Act 16, section 9110 (2k), (11pk), and (11zx), and for transfer to the
25	appropriation account under s. $20.292$ (1) $20.445$ (7) (kd) of the amount in the

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#### **ASSEMBLY BILL 100**

1	schodule under a 20,202 (1) 20,445 (7) (kd). Of the amounts in the schodule
	schedule under s. 20.292 (1) 20.445 (7) (kd). Of the amounts in the schedule,
2	\$500,000 shall be allocated in each fiscal year for the grants under s. 560.137 (3m).
3	All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6j.
4	shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the
5	unencumbered balance on June 30 of each odd-numbered year shall revert to the
6	appropriation account under s. 20.505 (8) (hm).
7	SECTION 157. 20.155 (1) (Ls) of the statutes is created to read:
8	20.155 (1) (Ls) Late payment charges. All moneys received from
9	telecommunications utilities under s. 196.219 (3m) (b) for consumer education
10	purposes as determined by the commission.
11	<b>SECTION 158.</b> 20.165 (1) (km) of the statutes is created to read:
12	20.165 (1) (km) Transitional certifications of massage therapists and
13	bodyworkers. All moneys transferred under 2005 Wisconsin Act (this act), section
14	9253 (1), for the department to make determinations regarding applications for
15	massage therapist and bodyworker certification transferred to the department
16	under 2005 Wisconsin Act (this act), section 9153 (2) (b).
17	SECTION 159. 20.190 (1) (c) of the statutes is amended to read:
18	20.190 (1) (c) Housing facilities principal repayment, interest and rebates. A
19	sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest
20	costs incurred in financing housing facilities at the state fair park in West Allis <del>and,</del>
21	to make the payments determined by the building commission under s. 13.488 (1) (m)
22	that are attributable to the proceeds of obligations incurred in financing these
23	facilities, and to make payments under an agreement or ancillary arrangement
24	<u>entered into under s. 18.06 (8) (a)</u> .
25	SECTION 160. 20.190 (1) (d) of the statutes is amended to read:

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#### **ASSEMBLY BILL 100**

1 20.190 (1) (d) *Principal repayment and interest.* A sum sufficient to reimburse 2 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing 3 the acquisition, construction, development, enlargement, or improvement of park 4 facilities and, to make the payments determined by the building commission under 5 s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in 6 financing this acquisition, construction, development, enlargement, or 7 improvement, and to make payments under an agreement or ancillary arrangement 8 entered into under s. 18.06 (8) (a). 9 **SECTION 161.** 20.190 (1) (i) of the statutes is amended to read: 10 20.190 (1) (i) *State fair capital expenses.* The surplus of receipts transferred 11 from par. (h), to be used for the acquisition of land, the payment of construction costs, 12 including architectural and engineering services, furnishings, and equipment, 13 maintenance of state-owned housing and temporary financing necessary to provide 14 facilities for exposition purposes. The state fair park board may use moneys in this 15 appropriation to reimburse s. 20.866 (1) (u) for payment of principal and interest

16 costs incurred in financing state fair park facilities <u>and to make payments under an</u>

17 <u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u>.

18

**SECTION 162.** 20.190 (1) (j) of the statutes is amended to read:

20.190 (1) (j) State fair principal repayment, interest and rebates. A sum
sufficient from revenues earned under par. (h) to reimburse s. 20.866 (1) (u) for the
payment of principal and interest costs incurred in financing state fair park facilities
and, to make the payments determined by the building commission under s. 13.488
(1) (m) that are attributable to the proceeds of obligations incurred in financing state
fair park facilities, and to make payments under an agreement or ancillary
arrangement entered into under s. 18.06 (8) (a).

# **ASSEMBLY BILL 100**

1	<b>SECTION 163.</b> 20.215 (1) (km) of the statutes is created to read:
2	20.215 (1) (km) State aid for the arts; Indian gaming receipts. The amounts in
3	the schedule for grants-in-aid or contract payments to American Indian groups,
4	individuals, organizations, and institutions under s. $44.53$ (1) (fm) and (2) (am). All
5	moneys transferred from the appropriation account under s. 20.505 (8) (hm) 4b. shall
6	be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the
7	unencumbered balance on June 30 of each year shall revert to the appropriation
8	account under s. 20.505 (8) (hm).
9	SECTION 164. 20.225 (1) (c) of the statutes is amended to read:
10	20.225 (1) (c) <i>Principal repayment and interest.</i> A sum sufficient to reimburse
11	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
12	the acquisition, construction, development, enlargement or improvement of facilities
13	approved by the building commission for operation by the educational
14	communications board and to make payments under an agreement or ancillary
15	arrangement entered into under s. 18.06 (8) (a).
16	SECTION 165. 20.225 (1) (i) of the statutes is amended to read:
17	20.225 (1) (i) Program revenue facilities; principal repayment, interest, and
18	<i>rebates.</i> A sum sufficient from gifts and grants to reimburse s. 20.866 (1) (u) for the
19	payment of principal and interest costs incurred in financing the acquisition,
20	construction, development, enlargement, or improvement of facilities approved by
21	the building commission for operation by the educational communications board
22	and, to make payments determined by the building commission under s. 13.488 (1)
23	(m) that are attributable to the proceeds of obligations incurred in financing the
24	facilities, and to make payments under an agreement or ancillary arrangement
25	<u>entered into under s. 18.06 (8) (a)</u> .

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1	<b>SECTION 166.</b> 20.235 (1) (fe) of the statutes is amended to read:
2	20.235 (1) (fe) Wisconsin higher education grants; University of Wisconsin
3	<i>System students.</i> A sum sufficient equal to <u>\$20,745,900</u> <u>\$40,483,200</u> in the <u>2003–04</u>
4	<u>2005–06</u> fiscal year, equal to <del>\$19,926,800</del> <u>\$46,871,700</u> in the <del>2004–05</del> <u>2006–07</u> fiscal
5	year, and equal to the amount <del>determined</del> <u>calculated</u> under s. 39.435 (7) for the
6	Wisconsin higher education grant program under s. 39.435 for University of
7	Wisconsin System students, except for grants awarded under s. 39.435 (2) or (5),
8	thereafter.
9	SECTION 167. 20.235 (1) (ke) of the statutes is repealed.
10	SECTION 168. 20.245 (1) (e) of the statutes is amended to read:
11	20.245 (1) (e) <i>Principal repayment, interest, and rebates.</i> A sum sufficient to
12	reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
13	in financing the acquisition, construction, development, enlargement, or
14	improvement of facilities of the historical society; <u>and</u> for the payment of principal
15	and interest costs incurred in financing the acquisition and installation of systems
16	and equipment necessary to prepare historic records for transfer to new storage
17	facilities <del>; and,</del> to make the payments determined by the building commission under
18	s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in
19	financing this acquisition and installation <u>, and to make payments under an</u>
20	<u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
21	<b>SECTION 169.</b> 20.245 (1) (j) of the statutes is amended to read:
22	20.245 (1) (j) Self-amortizing facilities; principal repayment, interest, and
23	rebates. A sum sufficient from the revenues received under pars. (h) and (r) to
24	reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
25	in financing the acquisition, construction, development, enlargement, or

1 improvement of facilities of the historical society and, to make the payments 2 determined by the building commission under s. 13.488 (1) (m) that are attributable 3 to the proceeds of obligations incurred in financing such facilities, and to make 4 payments under an agreement or ancillary arrangement entered into under s. 18.06 5 <u>(8) (a)</u>. 6 **SECTION 170.** 20.250 (1) (c) of the statutes is amended to read: 7 20.250 (1) (c) Principal repayment, interest, and rebates; biomedical research 8 and technology incubator. A sum sufficient to reimburse s. 20.866 (1) (u) for the 9 payment of principal and interest costs incurred in financing the construction grants 10 under s. 13.48 (31), and to make the payments determined by the building 11 commission under s. 13.488 (1) (m) that are attributable to the proceeds of 12 obligations incurred in financing the construction grants under s. 13.48 (31), and to 13 make payments under an agreement or ancillary arrangement entered into under 14 <u>s. 18.06 (8) (a)</u>. 15 **SECTION 171.** 20.250 (1) (e) of the statutes is amended to read: 16 20.250 (1) (e) *Principal repayment and interest.* A sum sufficient to reimburse 17 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in aiding the 18 construction of a basic science education facility and in aiding the funding of a health 19 information technology center and to make payments under an agreement or 20 ancillary arrangement entered into under s. 18.06 (8) (a). **SECTION 172.** 20.255 (1) (b) of the statutes is amended to read: 21 22 20.255 (1) (b) General program operations; Wisconsin Educational Services 23 Program for the Deaf and Hard of Hearing and Wisconsin Center for the Blind and 24 *Visually Impaired.* The amounts in the schedule for the operation and maintenance

25 of the facilities of the Wisconsin Educational Services Program for the Deaf and Hard

1	of Hearing and the Wisconsin Center for the Blind and Visually Impaired, including
2	the matching of federal funds <del>, but not including expenses financed under par. (js)</del> .
3	SECTION 173. 20.255 (1) (d) of the statutes is amended to read:
4	20.255 (1) (d) Principal repayment and interest. A sum sufficient to reimburse
5	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
6	the acquisition, construction, development, enlargement or improvement of
7	institutional facilities for individuals with hearing impairments under s. 115.52,
8	individuals with visual impairments under s. 115.525 and reference and loan library
9	facilities under s. 43.05 (11) and to make payments under an agreement or ancillary
10	arrangement entered into under s. 18.06 (8) (a).
11	SECTION 174. 20.255 (1) (js) of the statutes is repealed.
12	SECTION 175. 20.255 (1) (kt) of the statutes is created to read:
13	20.255 (1) (kt) American Indian language and culture education program;
14	program operations. The amounts in the schedule for the American Indian language
15	and culture education program in subch. IV of ch. 115. All moneys transferred from
16	the appropriation account under s. 20.505 (8) (hm) 11b. shall be credited to this
17	appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered
18	balance on June 30 of each year shall revert to the appropriation account under s.
19	20.505 (8) (hm).
20	SECTION 176. 20.255 (2) (af) of the statutes is created to read:
21	20.255 (2) (af) General equalization aids; supplement. A sum sufficient equal
22	to the amount determined under 2005 Wisconsin Act (this act), section 9141 (3)
23	for the payment of educational aids under ss. 121.08, 121.09, 121.095, and 121.105
24	and subch. VI of ch. 121. No moneys may be encumbered or expended from this
25	appropriation after June 30, 2007.

# **ASSEMBLY BILL 100**

1	SECTION 177. 20.255 (2) (b) of the statutes is amended to read:
2	20.255 (2) (b) Aids for special education and school age parents programs. The
3	amounts in the schedule for the payment of aids for special education and school age
4	parents programs under ss. 115.88, 115.93 and 118.255. On dates determined by the
5	secretary of administration, amounts equal to the amounts paid by the department
6	of health and family services under s. 49.45 (39) (b) 1m. shall lapse from this
7	appropriation account to the general fund.
8	SECTION 178. 20.255 (2) (bd) of the statutes is created to read:
9	20.255 (2) (bd) Additional special education aid. The amounts in the schedule
10	for aid under s. 115.881.
11	<b>SECTION 179.</b> 20.255 (2) (ce) of the statutes is created to read:
12	20.255 (2) (ce) English for Southeast Asian children. The amounts in the
13	schedule for aid to the Wausau school district for English instruction for Southeast
14	Asian children under s. 115.28 (35).
15	<b>SECTION 180.</b> 20.255 (2) (cr) of the statutes is renumbered 20.255 (2) (qr) and
16	amended to read:
17	20.255 (2) (qr) Aid for pupil transportation. The From the transportation fund,
18	the amounts in the schedule for the payment of state aid for transportation of public
19	and private school pupils under subch. IV of ch. 121.
20	SECTION 181. 20.255 (2) (cv) of the statutes is repealed.
21	SECTION 182. 20.255 (2) (dc) of the statutes is created to read:
22	20.255 (2) (dc) Grants for differentiated compensation programs. The amounts
23	in the schedule for grants to school districts for differentiated compensation
24	programs under s. 115.40. No moneys may be expended from this appropriation after
25	June 30, 2007.

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1	SECTION 183. 20.255 (2) (dp) of the statutes is created to read:
2	20.255 (2) (dp) Four-year-old kindergarten grants. The amounts in the
3	schedule for 4-year-old kindergarten grants under s. 115.445.
4	<b>SECTION 184.</b> 20.255 (2) (fh) of the statutes is created to read:
5	20.255 (2) (fh) Mentoring grants for initial educators. The amounts in the
6	schedule for grants to persons employing initial educators under s. 115.405 (2m).
7	SECTION 185. 20.255 (2) (fk) of the statutes is amended to read:
8	20.255 (2) (fk) Grant program for peer review and mentoring. The amounts in
9	the schedule for the grant program for peer review and mentoring under s. 115.405
10	<u>(1)</u> .
11	<b>SECTION 186.</b> 20.255 (2) (fw) of the statutes is created to read:
12	20.255 (2) (fw) <i>Grants for advanced placement courses.</i> The amounts in the
13	schedule for grants to school districts for advanced placement courses under s. 115.28
14	(45).
15	<b>SECTION 187.</b> 20.255 (2) (fy) of the statutes is created to read:
16	20.255 (2) (fy) <i>Grants to support gifted and talented pupils.</i> The amounts in
17	the schedule for grants for the support of gifted and talented pupils under s. 118.35
18	(4).
19	SECTION 188. 20.255 (2) (kh) of the statutes is repealed.
20	SECTION 189. 20.255 (2) (kj) of the statutes is created to read:
21	20.255 (2) (kj) <i>Grants for diversity education programs.</i> The amounts in the
22	schedule for grants for pupil diversity under s. 115.49. All moneys transferred from
23	the appropriation account under s. 20.505 (8) (hm) 11c. shall be credited to this

balance on June 30 of each year shall revert to the appropriation account under s.
 20.505 (8) (hm).

3 **SECTION 190.** 20.255 (2) (km) of the statutes is created to read: 4 20.255 (2) (km) Alternative school American Indian language and culture 5 *education aid.* The amounts in the schedule for the payment of aid to alternative 6 schools for American Indian language and culture education programs under s. 7 115.751. All moneys transferred from the appropriation account under s. 20.505 (8) 8 (hm) 11. shall be credited to this appropriation account. Notwithstanding s. 20.001 9 (3) (a), the unencumbered balance on June 30 of each year shall revert to the 10 appropriation account under s. 20.505 (8) (hm). 11 **SECTION 191.** 20.255 (2) (kn) of the statutes is created to read:

12 20.255 (2) (kn) *Grant to Beloit College.* The amounts in the schedule for a grant 13 to Beloit College under s. 115.28 (47m). All moneys transferred from the 14 appropriation account under s. 20.505 (8) (hm) 10t. shall be credited to this 15 appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered 16 balance on June 30 of each year shall revert to the appropriation account under s. 17 20.505 (8) (hm).

**SECTION 192.** 20.255 (3) (b) of the statutes is created to read:

20.255 (3) (b) Adult literacy grants. The amounts in the schedule for adult
literacy grants to nonprofit organizations under 2005 Wisconsin Act .... (this act),
section 9137 (2). No moneys may be expended from this appropriation after June 30,
2006.

23 **SECTION 193.** 20.255 (3) (c) of the statutes is amended to read:

24 20.255 (3) (c) *National Grants for national teacher certification or master* 

25 <u>educator licensure</u>. A sum sufficient for payments grants to teachers who are

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### **ASSEMBLY BILL 100**

1	certified by the National Board for Professional Teaching Standards <u>or licensed as</u>
2	master educators as provided under s. 115.42.
3	SECTION 194. 20.285 (1) (d) of the statutes is amended to read:
4	20.285 (1) (d) Principal repayment and interest. A sum sufficient to reimburse
5	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
6	the acquisition, construction, development, enlargement or improvement of
7	university academic facilities and to make payments under an agreement or
8	ancillary arrangement entered into under s. 18.06 (8) (a).
9	<b>SECTION 195.</b> 20.285 (1) (db) of the statutes is amended to read:
10	20.285 (1) (db) Self-amortizing facilities principal and interest. A sum
11	sufficient to reimburse s. 20.866 (1) (u) for any amounts advanced to meet principal
12	and interest costs on self-amortizing university facilities whenever the combined
13	balances of all accounts of activities, of any campus, included in par. (h) and sub. (6)
14	(g) are insufficient, as determined by the department of administration, to make
15	transfers to pars. (kd) and (ke) as required by par. (h) and sub. (6) (g) <u>, and to make</u>
16	payments under an agreement or ancillary arrangement entered into under s. 18.06
17	(8) (a). Amounts advanced under the authority of this paragraph shall be repaid to
18	the general fund in installments to be determined jointly by the department of
19	administration and the campus concerned. For projects authorized by the building
20	commission before July 1, 1998, annually an amount equal to 80% of the principal
21	and interest costs for maintenance of University of Wisconsin-Madison
22	intercollegiate athletic facilities shall be paid from the appropriation under this
23	paragraph. For projects authorized by the building commission on or after July 1,
24	1998, annually an amount equal to $70\%$ of the principal and interest costs for

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#### **ASSEMBLY BILL 100**

1 maintenance of University of Wisconsin–Madison intercollegiate athletic facilities 2 shall be paid from the appropriation under this paragraph. 3 **SECTION 196.** 20.285 (1) (ee) of the statutes is repealed. 4 **SECTION 197.** 20.285 (1) (fh) of the statutes is repealed. 5 **SECTION 198.** 20.285 (1) (ga) of the statutes is repealed. 6 **SECTION 199.** 20.285 (1) (h) of the statutes is amended to read: 7 20.285 (1) (h) Auxiliary enterprises. Except as provided under subs. (4) (g) and 8  $(gm)_{7}$  (5) (i)<sub>7</sub> and (6) (g), all moneys received by the University of Wisconsin System 9 for or on account of any housing facility, commons, dining halls, cafeteria, student 10 union, athletic activities, stationery stand or bookstore, parking facilities or car fleet, 11 or such other auxiliary enterprise activities as the board designates and including 12 such fee revenues as allocated by the board and including such moneys received 13 under leases entered into previously with nonprofit building corporations as the 14 board designates to be receipts under this paragraph. but not including any moneys 15 received from the sale of real property before July 1, 2007, to be used for the 16 operation, maintenance, and capital expenditures of activities specified in this 17 paragraph, including the transfer of funds to pars. (kd), and s. 20.235 (1) 18 (ke), and to nonprofit building corporations to be used by the corporations for the 19 retirement of existing indebtedness and such other payments as may be required 20 under existing loan agreements, for optional rental payments in addition to the 21 mandatory rental payments under the leases and subleases in connection with the 22 providing of facilities for such activities, and for grants under ss. 36.25 (14) and 23 36.34. A separate account shall be maintained for each campus and extension. Upon 24 the request of the extension or any campus within the system, the board of regents 25 may transfer surplus moneys appropriated under this paragraph to the

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#### 1 appropriation account under par. (kp). Annually, the amount in the schedule under 2 s. 20.005 (3) for the appropriation under s. 20.235 (1) (ke) shall be transferred from 3 this appropriation to the appropriation account under s. 20.235 (1) (ke). 4 **SECTION 200.** 20.285 (1) (i) of the statutes is amended to read: 5 20.285 (1) (i) *State laboratory of hygiene.* From the <u>All</u> moneys received for or 6 on account of the operation of the state laboratory of hygiene, all moneys not 7 appropriated under par. (ih), to be used for general program operations of the 8 laboratory of hygiene. 9 **SECTION 201.** 20.285 (1) (ih) of the statutes is repealed. 10 **SECTION 202.** 20.285 (1) (iz) of the statutes is amended to read: 11 20.285 (1) (iz) *General operations receipts.* All moneys received for or on 12 account of the University of Wisconsin System, unless otherwise specifically 13 appropriated, including all moneys received from the sale of real property prior to 14 July 1, 2007, to be used for general operations. 15 **SECTION 203.** 20.285 (1) (j) of the statutes is amended to read: 16 20.285 (1) (j) *Gifts and donations.* All moneys received from gifts, grants, 17 bequests and devises, except moneys received from the sale of real property before 18 July 1, 2007, to be administered and expended in accordance with the terms of the 19 gift, grant, bequest or devise to carry out the purposes for which made and received. 20 **SECTION 204.** 20.285 (1) (je) of the statutes is amended to read: 21 20.285 (1) (je) Veterinary diagnostic laboratory; fees. All moneys received 22 under s. 36.58 (3), other than from state agencies, to be used for general program 23 operations of the veterinary diagnostic laboratory and to reimburse s. 20.866 (1) (u) 24 for the payment of principal and interest costs incurred in financing the construction 25 of the veterinary diagnostic laboratory enumerated in 2001 Wisconsin Act 16, section

#### **ASSEMBLY BILL 100**

9107 (1) (m) 1. and, to make payments determined by the building commission under
s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in
financing that facility, and to make payments under an agreement or ancillary
arrangement entered into under s. 18.06 (8) (a).

5 **SECTION 205.** 20.285 (1) (jq) of the statutes is amended to read:

6 20.285 (1) (jg) Steam and chilled-water plant; principal repayment, interest, 7 and rebates; nonstate entities. All moneys received from utility charges to the 8 University of Wisconsin Hospitals and Clinics Authority and agencies of the federal 9 government that are approved by the department of administration under s. 36.11 10 (48) to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs 11 incurred in purchasing the Walnut Street steam and chilled-water plant 12 enumerated under 2003 Wisconsin Act 33, section 9106 (1) (g) 2., and to make 13 payments determined by the building commission under s. 13.488 (1) (m) that are 14 attributable to the proceeds of obligations incurred in financing the purchase of the 15 plant, and to make payments under an agreement or ancillary arrangement entered 16 into under s. 18.06 (8) (a).

17

**SECTION 206.** 20.285 (1) (ka) of the statutes is amended to read:

20.285 (1) (ka) *Sale of real property.* All net proceeds from the sale of real
property by the board under s. 36.34, 1969 stats., and s. 36.33, except net proceeds
<u>received before July 1, 2007</u>, to be used for the purposes of s. 36.34, 1969 stats., and
s. 36.33, including the expenses enumerated in s. 13.48 (2) (d) incurred in selling the
real property under those sections.

- 23 **SECTION 207.** 20.285 (1) (kd) of the statutes is amended to read:
- 24 20.285 (1) (kd) *Principal repayment, interest and rebates.* From the revenues
  25 credited under par. (h) and sub. (6) (g), a sum sufficient to reimburse s. 20.866 (1) (u)

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1 for the payment of principal and interest costs incurred in financing the acquisition, 2 construction, development, enlargement or improvement of self-amortizing 3 university facilities and, to make the payments determined by the building 4 commission under s. 13.488 (1) (m) that are attributable to the proceeds of 5 obligations incurred in financing such facilities, and to make payments under an 6 agreement or ancillary arrangement entered into under s. 18.06 (8) (a). For projects 7 authorized by the building commission before July 1, 1998, annually an amount 8 equal to 20% of the principal and interest costs for maintenance of University of 9 Wisconsin-Madison intercollegiate athletic facilities shall be paid from the 10 appropriation under this paragraph. For projects authorized by the building 11 commission on or after July 1, 1998, but before July 1, 2001, annually an amount 12 equal to 30% of the principal and interest costs for maintenance of University of 13 Wisconsin-Madison intercollegiate athletic facilities shall be paid from the 14 appropriation under this paragraph. For projects authorized by the building 15 commission on or after July 1, 2001, annually an amount equal to 40% of the 16 principal and interest costs for maintenance of University of Wisconsin–Madison 17 intercollegiate athletic facilities shall be paid from the appropriation under this 18 paragraph.

19

**SECTION 208.** 20.285 (1) (km) of the statutes is amended to read:

20 20.285 (1) (km) Aquaculture demonstration facility; principal repayment and 21 interest. The amounts in the schedule to reimburse s. 20.866 (1) (u) for the payment 22 of principal and interest costs incurred in financing the construction of the 23 aquaculture demonstration facility enumerated under 1999 Wisconsin Act 9, section 24 9107 (1) (i) 3. and, to make the payments determined by the building commission 25 under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred

in financing that facility, and to make payments under an agreement or ancillary
arrangement entered into under s. 18.06 (8) (a). All moneys transferred from the
appropriation account under s. 20.505 (8) (hm) 1c. shall be credited to this
appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered
balance on June 30 of each year shall revert to the appropriation account under s.
20.505 (8) (hm).

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**SECTION 209.** 20.285 (1) (ko) of the statutes is amended to read:

8 20.285 (1) (ko) Steam and chilled-water plant; principal repayment, interest, All moneys received from utility charges to University of 9 and rebates. 10 Wisconsin–Madison campus operations that are approved by the department of 11 administration under s. 36.11 (48) to reimburse s. 20.866 (1) (u) for the payment of 12 principal and interest costs incurred in purchasing the Walnut Street steam and 13 chilled-water plant enumerated under 2003 Wisconsin Act 33, section 9106 (1) (g) 14 2., and to make payments determined by the building commission under s. 13.488 15 (1) (m) that are attributable to the proceeds of obligations incurred in financing the 16 purchase of the plant, and to make payments under an agreement or ancillary 17 arrangement entered into under s. 18.06 (8) (a).

18 Sec

**SECTION 210.** 20.285 (2) (j) of the statutes is created to read:

20.285 (2) (j) Notwithstanding s. 20.001 (2) (c), annually, there shall lapse from
the appropriation accounts under ss. 20.285 (1) (a), (h), and (j) an amount equal to
the amount spent during that fiscal year from the appropriation account under s.
20.455 (1) (b) for legal advice regarding public broadcasting by the University of
Wisconsin System, as determined by the secretary of administration.

24 **SECTION 211.** 20.285 (4) (g) of the statutes is repealed.

25 **SECTION 212.** 20.285 (4) (gm) of the statutes is repealed.

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1	<b>SECTION 213.</b> 20.285 (5) (a) of the statutes is repealed.
2	SECTION 214. 20.285 (5) (i) of the statutes is amended to read:
3	20.285 (5) (i) <i>Nonincome sports.</i> All moneys received from the sale of parking
4	provided for all events at athletic facilities at the University of Wisconsin–Madison,
5	less related expenses appropriated under sub. (1) (h), to be used for the sports
6	administered by the division of intercollegiate athletics at the University of
7	Wisconsin–Madison other than men's basketball, football and hockey and, for debt
8	service on any sports–related facility <u>, and to make payments under an agreement or</u>
9	ancillary arrangement entered into under s. 18.06 (8) (a). Of the amount
10	appropriated under this paragraph, the board shall allocate at least \$50,000
11	annually to support scholarships for women athletes.
12	SECTION 215. 20.292 (1) (bm) of the statutes is repealed.
13	SECTION 216. 20.292 (1) (ec) of the statutes is repealed.
14	<b>SECTION 217.</b> 20.292 (1) (ef) of the statutes is renumbered 20.445 (7) (ef) and
15	amended to read:
16	20.445 (7) (ef) School-to-work programs for children at risk. The amounts in
17	the schedule for grants to nonprofit organizations under s. $38.40 \ \underline{106.13}$ (4m).
18	<b>SECTION 218.</b> 20.292 (1) (fc) of the statutes is renumbered 20.292 (1) (u) and
19	amended to read:
20	20.292 (1) (u) Driver education, local assistance. The From the transportation
21	fund, the amounts in the schedule, to be distributed to technical college districts for
22	operating driver training programs under s. 38.28 (2) (c) and (g).
23	<b>SECTION 219.</b> 20.292 (1) (fg) of the statutes is renumbered 20.292 (1) (v) and
24	amended to read:

#### **ASSEMBLY BILL 100**

1	20.292 (1) (v) Chauffeur training grants. As From the transportation fund, as
2	a continuing appropriation, the amounts in the schedule for advanced chauffeur
3	training grants under s. 38.29.
4	SECTION 220. 20.292 (1) (fp) of the statutes is renumbered 20.292 (1) (r) and
5	amended to read:
6	20.292 (1) (r) Emergency medical technician — basic training; state operations.
7	The From the transportation fund, the amounts in the schedule for technical
8	assistance and administrative support for emergency medical technician — basic
9	training <del>under s. 146.55 (5)</del> .
10	SECTION 221. 20.292 (1) (kd) of the statutes is renumbered 20.445 (7) (kd).
11	SECTION 222. 20.292 (2) (i) of the statutes is created to read:
12	20.292 (2) (i) Closed schools; preservation of student records. All moneys
13	received from fees collected under s. 38.50 (11) (c) to be used for the administrative
14	costs of taking possession of, preserving, and providing copies of student records of
15	schools, as defined in s. 38.50 (11) (a) 1., that have discontinued their operations.
16	SECTION 223. 20.320 (1) (c) of the statutes is amended to read:
17	20.320 (1) (c) Principal repayment and interest — clean water fund program.
18	A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
19	interest costs incurred in transferring moneys from s. 20.866 (2) (tc) to the
20	environmental improvement fund for the purposes of the clean water fund program
21	under s. 281.58 <u>and to make payments under an agreement or ancillary arrangement</u>
22	<u>entered into under s. 18.06 (8) (a)</u> .
23	<b>SECTION 224.</b> 20.320 (1) (t) of the statutes is amended to read:
24	20.320 (1) (t) Principal repayment and interest — clean water fund program
25	bonds. From the environmental improvement fund, the amounts in the schedule to

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1	reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
2	in transferring moneys from s. 20.866 (2) (tc) to the environmental improvement
3	fund for the purposes of the clean water fund program under s. 281.58 <u>and to make</u>
4	payments under an agreement or ancillary arrangement entered into under s. 18.06
5	(8) (a). Fifty percent of all moneys received from municipalities as payment of
6	interest on loans or portions of loans under s. 281.58 the revenues of which have not
7	been pledged to secure revenue obligations shall be credited to this appropriation
8	account.
9	SECTION 225. 20.320 (2) (c) of the statutes is amended to read:
10	20.320 (2) (c) Principal repayment and interest — safe drinking water loan
11	program. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal
12	and interest costs incurred in financing the safe drinking water loan program under
13	s. 20.866 (2) (td) and to make payments under an agreement or ancillary
14	arrangement entered into under s. 18.06 (8) (a).
15	<b>SECTION 226.</b> 20.370 (1) (er) of the statutes is created to read:
16	20.370 (1) (er) <i>Parks and forests — campground reservation fees.</i> All moneys
17	not retained by the department under s. 27.01 (11) (cr) 1. for payments to contracting
18	parties under contracts entered into under s. 27.01 (11) (cm).
19	SECTION 227. 20.370 (1) (hw) of the statutes is created to read:
20	20.370 (1) (hw) <i>Pheasant hunting fees.</i> All moneys received under s. 29.185 for
21	the stocking and propagation of pheasants on lands under the department's
22	ownership, management, supervision, or control.
23	<b>SECTION 228.</b> 20.370 (1) (hx) of the statutes is created to read:

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1	20.370 (1) (hx) Grouse and woodcock restoration. All moneys received under
2	s. 29.191 (3) (c) for developing, managing, preserving, restoring, and maintaining the
3	wild ruffed grouse and woodcock population in the state.
4	SECTION 229. 20.370 (1) (mr) of the statutes is repealed.
5	SECTION 230. 20.370 (1) (mu) of the statutes is amended to read:
6	20.370 (1) (mu) General program operations — state funds. The amounts in
7	the schedule for general program operations that do not relate to the management
8	and protection of the state's fishery resources and that are conducted under ss. 23.09
9	to 23.11, 27.01, 30.203, 30.277, and 90.21, and chs. 29 and 169 <u>, for the endangered</u>
10	resources program, as defined under s. 71.10 (5) (a) 2., and for transfers to the
11	appropriation account under s. 20.285 (1) (kf).
12	<b>SECTION 231.</b> 20.370 (2) (bh) of the statutes is created to read:
13	20.370 (2) (bh) <i>Air management — state permit sources.</i> The amounts in the
14	schedule for purposes related to stationary sources of air contaminants for which an
15	operation permit is required under s. 285.60 but not under the federal clean air act
16	as specified in s. 285.69 (2m) (d). All moneys received from fees collected under s.
17	285.69 (1g) and (2m) shall be credited to this appropriation account.
18	SECTION 232. 20.370 (2) (cf) of the statutes is renumbered 20.370 (2) (cq) and
19	amended to read:
20	20.370 (2) (cq) Air management — motor vehicle emission inspection and
21	maintenance program, state funds. The From the transportation fund, the amounts
22	in the schedule for the administration of the motor vehicle emission inspection and
23	maintenance program under s. 285.30.
24	SECTION 233. 20.370 (2) (ci) of the statutes is amended to read:

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1	20.370 (2) (ci) Air management — permit review and enforcement. The
2	amounts in the schedule for any purpose specified under s. 285.69 (1) or (5), except
3	for purposes described in par. (bi), and for other activities to reduce air pollution, as
4	provided in s. 285.69 (6). All moneys received from fees imposed under s. 285.69 (1).
5	(1d), and (5), except moneys appropriated under par. (bi), shall be credited to this
6	appropriation.
7	SECTION 234. 20.370 (2) (dh) of the statutes is amended to read:
8	20.370 (2) (dh) Solid waste management — remediated property. All moneys
9	received under ss. 292.11 (7) (d) 2., 292.13 (3), 292.15 (5), 292.21 (1) (c) 1. d., 292.35
10	(13), 292.55 (2), <u>292.57 (2)</u> , and 292.94 for the department's activities related to the
11	issuance of determinations under s. 292.13 (2), remedial action cost recovery under
12	s. 292.35, remediation of property under ss. 292.11 (7) (d), 292.15 (2) and (4), and,
13	292.55 (1), and 292.57 and conducting reviews described in s. 292.94.
14	<b>SECTION 235.</b> 20.370 (3) (ad) of the statutes is renumbered 20.370 (3) (ay) and
15	amended to read:
16	20.370 (3) (ay) Law enforcement — car kill deer; general transportation fund.
17	From the general <u>transportation</u> fund, the amounts in the schedule to pay 50% of the
18	costs of the removal and disposal of car kill deer from highways.
19	<b>SECTION 236.</b> 20.370 (3) (at) of the statutes is amended to read:
20	20.370 (3) (at) <i>Education and safety programs.</i> All moneys remitted to the
21	department under ss. 23.33 (5) (d), <u>29.591 (3)</u> , 30.74 (1) (b) and 350.055 for programs
22	or courses of instruction under ss. 23.33 (5) (d), <u>29.591 (3)</u> , 30.74 (1) (a) and 350.055.
23	SECTION 237. 20.370 (3) (au) of the statutes is repealed.
24	SECTION 238. 20.370 (3) (bL) of the statutes is created to read:

25

1	20.370 (3) (bL) Operator certification — fees. From the general fund, from the
2	moneys received under ss. 281.17 (3) and 281.48 (4s) (a) and (b), the amounts in the
3	schedule for administrative activities related to the certification of operators of water
4	systems, wastewater treatment plants, and septage servicing vehicles.
5	SECTION 239. 20.370 (3) (ig) of the statutes is created to read:
6	20.370 (3) (ig) <i>Processing electronic information</i> . From the general fund, all
7	moneys received under s. 299.19 to be used for processing electronic information.
8	<b>SECTION 240.</b> 20.370 (3) (mv) of the statutes is renumbered 20.370 (1) (hv).
9	SECTION 241. 20.370 (3) (mw) of the statutes is created to read:
10	20.370 (3) (mw) <i>Water resources — public health.</i> The amounts in the schedule
11	for public health activities relating to surface water quality.
12	SECTION 242. 20.370 (4) (bL) of the statutes is amended to read:
13	20.370 (4) (bL) <i>Wastewater management — fees.</i> From the general fund, all
14	from the moneys received under s. <u>ss.</u> 281.17 (3) <u>and s. 281.48 (4s) (a) and (b), all</u>
15	moneys not appropriated under sub. (3) (bL), for the certification of operators of
16	water systems, wastewater treatment plants and septage servicing vehicles and
17	under s. 281.48 (4s) (a) and (b) for wastewater management activities.
18	SECTION 243. 20.370 (4) (ku) of the statutes is amended to read:
19	20.370 (4) (ku) <i>Great Lakes trout and salmon.</i> All moneys received under ss.
20	<del>29.191 (5),</del> 29.219 (3) (c) and, 29.228 (7) (c), and 29.2285 (2) to provide additional
21	funding for the trout and salmon rearing and stocking program for outlying waters
22	and to administer s. 29.191 (5).
23	SECTION 244. 20.370 (4) (kv) of the statutes is amended to read:
24	20.370 (4) (kv) <i>Trout habitat improvement.</i> All moneys received under s. <del>29.191</del>
~ ~	

(4) <u>29.2285 (1)</u> for improving and maintaining trout habitat in inland trout waters,

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- for conducting trout surveys in inland trout waters and for administering that
   section.
   SECTION 245. 20.370 (4) (ky) of the statutes is created to read:
   20.370 (4) (ky) Sturgeon stock and habitat. All moneys received under s.
   29.2285 (3) for assessing and managing the lake sturgeon stock and fishery in inland
   waters, as defined in s. 29.001 (45), for improving and maintaining lake sturgeon
   habitat in those inland waters, and for administering s. 29.2285 (3).
  - **SECTION 246.** 20.370 (4) (nz) of the statutes is amended to read:

9 20.370 (4) (nz) General program operations — safe drinking water loan 10 programs; federal funds. As a continuing appropriation, from From the safe drinking 11 water loan program federal revolving loan fund account in the environmental 12 improvement fund, the amounts in the schedule all moneys received from the federal 13 government for the general program operations of the safe drinking water loan 14 program under s. 281.59 or 281.61 and other drinking water quality activities under

- 15 s. 281.62 to be used for those operations and activities.
- **SECTION 247.** 20.370 (5) (bz) of the statutes is created to read:

20.370 (5) (bz) *Resource aids — forestry outdoor activity grants.* All moneys
received under s. 77.89 (2) (b) for grants awarded by the managed forest land board
under s. 77.895.

20 **SECTION 248.** 20.370 (5) (cv) of the statutes is repealed.

21 SECTION 249. 20.370 (6) (bk) of the statutes is amended to read:

22 20.370 (6) (bk) Environmental aids — wastewater and drinking water grant.
23 The amounts in the schedule for the wastewater and drinking water grant under s.
24 281.73. All moneys transferred from the appropriation account under s. 20.505 (8)
25 (hm) 17f. shall be credited to this appropriation account. Notwithstanding s. 20.001

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1 (3) (a), the unencumbered balance on June 30 of each year shall revert to the 2 appropriation account under s. 20.505 (8) (hm). No moneys may be encumbered from 3 this appropriation after June 30, 2005 2007. 4 **SECTION 250.** 20.370 (6) (br) of the statutes is amended to read: 5 20.370 (6) (br) Environmental aids — waste reduction and recycling 6 *demonstration grants.* From the recycling fund, as a continuing appropriation, the 7 amounts in the schedule for waste reduction and recycling demonstration grants 8 under s. 287.25 and the grants required under 1999 Wisconsin Act 9, section 9136 9 (9) and (9cm) for business waste reduction and recycling assistance under s. 287.26. 10 **SECTION 251.** 20.370 (6) (cr) (title) of the statutes is amended to read: 11 20.370 (6) (cr) (title) Environmental aids — compensation for well 12 contamination and abandonment. 13 **SECTION 252.** 20.370 (7) (aa) of the statutes is amended to read: 14 20.370 (7) (aa) Resource acquisition and development — principal repayment 15 and interest. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of 16 principal and interest costs incurred in financing the placement of structures and fill 17 under s. 30.203, in financing the acquisition, construction, development, 18 enlargement, or improvement of state recreation facilities under s. 20.866 (2) (tp) and 19 (tr), in financing state aids for land acquisition and development of local parks under 20 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and 21 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice 22 age trail development under s. 20.866 (2) (tw), in financing the Warren 23 Knowles-Gaylord Nelson stewardship program under s. 20.866 (2) (tz) and in 24 financing the Warren Knowles-Gaylord Nelson stewardship 2000 program under s. 25 20.866 (2) (ta), but not including payments made under par. (ac), and to make

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1	payments under an agreement or ancillary arrangement entered into under s. 18.06
2	(8) (a). Payments may not be made from this appropriation account for principal and
3	interest costs incurred in financing land acquisition and development of state forests
4	under ss. 20.866 (2) (ta) and (tz) until all moneys available under s. 20.370 (7) (au)
5	have been expended.
6	SECTION 253. 20.370 (7) (ac) of the statutes is amended to read:
7	20.370 (7) (ac) Principal repayment and interest — recreational boating bonds.
8	A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
9	interest costs incurred in assisting municipalities and other qualifying entities in the
10	acquisition, construction, development, enlargement or improvement of recreational
11	boating facilities under s. 30.92 and to make payments under an agreement or
12	<u>ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
13	SECTION 254. 20.370 (7) (ag) of the statutes is amended to read:
14	20.370 (7) (ag) Land acquisition — principal repayment and interest. All
15	moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
16	reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
17	in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
18	20.866 (2) (ta) and to make payments under an agreement or ancillary arrangement
19	<u>entered into under s. 18.06 (8) (a)</u> .
20	SECTION 255. 20.370 (7) (aq) of the statutes is amended to read:
21	20.370 (7) (aq) Resource acquisition and development — principal repayment
22	and interest. From the conservation fund, a sum sufficient to reimburse s. 20.866 (1)
23	(u) for the payment of principal and interest costs incurred in financing land
24	acquisition activities under s. 20.866 (2) (ty) and to make payments under an
25	<u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .

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1	SECTION 256. 20.370 (7) (ar) of the statutes is amended to read:
2	20.370 (7) (ar) Dam repair and removal — principal repayment and interest.
3	From the conservation fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the
4	payment of principal and interest costs incurred in financing the aid program for
5	dams under s. 20.866 (2) (tL) and to make payments under an agreement or ancillary
6	<u>arrangement entered into under s. 18.06 (8) (a)</u> .
7	SECTION 257. 20.370 (7) (at) of the statutes is amended to read:
8	20.370 (7) (at) Recreation development — principal repayment and interest.
9	From the conservation fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the
10	payment of principal and interest costs incurred in acquiring, constructing,
11	developing, enlarging, or improving state recreation facilities and state fish
12	hatcheries under s. 20.866 (2) (tu) and to make payments under an agreement or
13	ancillary arrangement entered into under s. 18.06 (8) (a).
14	SECTION 258. 20.370 (7) (au) of the statutes is amended to read:
15	20.370 (7) (au) State forest acquisition and development — principal repayment
16	and interest. From the conservation fund, the amounts in the schedule to reimburse
17	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
18	land acquisition and development for state forests from the appropriations under s.
19	20.866 (2) (ta) and (tz) and to make payments under an agreement or ancillary
20	arrangement entered into under s. 18.06 (8) (a). No moneys may be expended or
21	encumbered from this appropriation after June 30, 2005.
22	SECTION 259. 20.370 (7) (bq) of the statutes is amended to read:
23	20.370 (7) (bq) <i>Principal repayment and interest</i> — <i>remedial action.</i> From the
24	environmental fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the payment
25	of principal and interest costs incurred in financing remedial action under ss. 281.83

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#### **ASSEMBLY BILL 100**

1 and 292.31 and for the payment of this state's share of environmental repair that is 2 funded under 42 USC 960l to 9675 and to make payments under an agreement or 3 ancillary arrangement entered into under s. 18.06 (8) (a). 4 **SECTION 260.** 20.370 (7) (ca) of the statutes is amended to read: 5 20.370 (7) (ca) Principal repayment and interest — nonpoint source grants. A 6 sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest 7 costs incurred in providing funds under s. 20.866 (2) (te) for nonpoint source water 8 pollution abatement projects under s. 281.65 and, to make the payments determined 9 by the building commission under s. 13.488 (1) (m) that are attributable to the 10 proceeds of obligations incurred in financing those projects, to the extent that these 11 payments are not made under par. (cg), and to make payments under an agreement 12 or ancillary arrangement entered into under s. 18.06 (8) (a). 13 **SECTION 261.** 20.370 (7) (cb) of the statutes is amended to read: 14 20.370 (7) (cb) Principal repayment and interest — pollution abatement bonds. 15 A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and 16 interest costs incurred in financing the acquisition, construction, development, 17 enlargement or improvement of point source water pollution abatement facilities 18 and sewage collection facilities under ss. 281.55, 281.56 and 281.57 and to make 19 payments under an agreement or ancillary arrangement entered into under s. 18.06 20 <u>(8) (a)</u>. 21 **SECTION 262.** 20.370 (7) (cc) of the statutes is amended to read: 22 20.370 (7) (cc) Principal repayment and interest — combined sewer overflow;

*pollution abatement bonds.* A sum sufficient to reimburse s. 20.866 (1) (u) for the
 payment of principal and interest costs incurred in financing the construction of

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# **ASSEMBLY BILL 100**

1	combined sewer overflow projects under s. 281.63 and to make payments under an
2	<u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
3	<b>SECTION 263.</b> 20.370 (7) (cd) of the statutes is amended to read:
4	20.370 (7) (cd) Principal repayment and interest — municipal clean drinking
5	water grants. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
6	principal and interest costs incurred in making municipal clean drinking water
7	grants under s. 281.53 and to make payments under an agreement or ancillary
8	arrangement entered into under s. 18.06 (8) (a).
9	SECTION 264. 20.370 (7) (ce) of the statutes is amended to read:
10	20.370 (7) (ce) Principal repayment and interest — nonpoint source. A sum
11	sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs
12	incurred in financing nonpoint source projects under s. 20.866 (2) (tf) and, to make
13	the payments determined by the building commission under s. 13.488 (1) (m) that are
14	attributable to the proceeds of obligations incurred in financing those projects <u>, and</u>
15	to make payments under an agreement or ancillary arrangement entered into under
16	<u>s. 18.06 (8) (a)</u> .
17	SECTION 265. 20.370 (7) (cf) of the statutes is amended to read:
18	20.370 (7) (cf) Principal repayment and interest — urban nonpoint source
19	cost-sharing. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
20	principal and interest costs incurred in financing cost-sharing grants for projects
21	under s. 20.866 (2) (th) and, to make the payments determined by the building
22	commission under s. 13.488 (1) (m) that are attributable to the proceeds of
23	obligations incurred in financing those grants, and to make payments under an
24	agreement or ancillary arrangement entered into under s. 18.06 (8) (a).
25	SECTION 266. 20.370 (7) (cg) of the statutes is amended to read:

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# **ASSEMBLY BILL 100**

1	20.370 (7) (cg) Principal repayment and interest — nonpoint repayments. All
2	moneys received as repayments of cash surpluses and cash advances from recipients
3	of grants under the nonpoint source water pollution abatement program under s.
4	281.65, to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs
5	incurred in providing funds under s. 20.866 (2) (te) for nonpoint source water
6	pollution projects under s. 281.65 and, to make the payments determined by the
7	building commission under s. 13.488 (1) (m) that are attributable to the proceeds of
8	obligations incurred in financing those projects <u>, and to make payments under an</u>
9	agreement or ancillary arrangement entered into under s. 18.06 (8) (a).
10	SECTION 267. 20.370 (7) (ea) of the statutes is amended to read:
11	20.370 (7) (ea) Administrative facilities — principal repayment and interest.
12	A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
13	interest costs incurred in financing the acquisition, construction, development,
14	enlargement, or improvement of administrative office, laboratory, equipment
15	storage, or maintenance facilities and to make payments under an agreement or
16	ancillary arrangement entered into under s. 18.06 (8) (a).
17	SECTION 268. 20.370 (7) (eq) of the statutes is amended to read:
18	20.370 (7) (eq) Administrative facilities — principal repayment and interest.
19	From the conservation fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the
20	payment of principal and interest costs incurred in financing the acquisition,
21	construction, development, enlargement, or improvement of administrative office,
22	laboratory, equipment storage, or maintenance facilities and to make payments
23	<u>under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
24	SECTION 269. 20.370 (7) (er) of the statutes is amended to read:

# **ASSEMBLY BILL 100**

1	20.370 (7) (er) Administrative facilities — principal repayment and interest;
2	environmental fund. From the environmental fund, a sum sufficient to reimburse
3	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
4	the acquisition, construction, development, enlargement, or improvement of
5	administrative office, laboratory, equipment storage, or maintenance facilities under
6	s. 20.866 (2) (tk) and, to make the payments determined by the building commission
7	under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred
8	in financing this acquisition, construction, development, enlargement, or
9	improvement, and to make payments under an agreement or ancillary arrangement
10	<u>entered into under s. 18.06 (8) (a)</u> .
11	<b>SECTION 270.</b> 20.370 (7) (mc) of the statutes is renumbered 20.370 (7) (mr) and
12	amended to read:
13	20.370 (7) (mr) Resource maintenance and development — state park, forest
13 14	20.370 (7) (mr) <i>Resource maintenance and development — state park, forest and riverway roads.</i> As a continuing appropriation from the transportation fund, the
14	and riverway roads. As a continuing appropriation from the transportation fund, the
14 15	<i>and riverway roads.</i> As a continuing appropriation <u>from the transportation fund</u> , the amounts in the schedule for state park and forest roads and roads in the <del>lower</del> <u>Lower</u>
14 15 16	<i>and riverway roads.</i> As a continuing appropriation <u>from the transportation fund</u> , the amounts in the schedule for state park and forest roads and roads in the <u>lower Lower</u> Wisconsin state riverway <u>State Riverway</u> as defined in s. 30.40 (15) under s. 84.28
14 15 16 17	<i>and riverway roads.</i> As a continuing appropriation <u>from the transportation fund</u> , the amounts in the schedule for state park and forest roads and roads in the <u>lower Lower</u> Wisconsin state riverway <u>State Riverway</u> as defined in s. 30.40 (15) under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas
14 15 16 17 18	<i>and riverway roads.</i> As a continuing appropriation <u>from the transportation fund</u> , the amounts in the schedule for state park and forest roads and roads in the <u>lower Lower</u> Wisconsin state riverway <u>State Riverway</u> as defined in s. 30.40 (15) under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas in state forests under ch. 28 which are not eligible for funding under s. 84.28. The
14 15 16 17 18 19	<i>and riverway roads.</i> As a continuing appropriation <u>from the transportation fund</u> , the amounts in the schedule for state park and forest roads and roads in the <u>lower Lower</u> Wisconsin state riverway <u>State Riverway</u> as defined in s. 30.40 (15) under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas in state forests under ch. 28 which are not eligible for funding under s. 84.28. The department may expend up to \$400,000 from this appropriation in each fiscal year
14 15 16 17 18 19 20	and riverway roads. As a continuing appropriation from the transportation fund, the amounts in the schedule for state park and forest roads and roads in the lower Lower Wisconsin state riverway State Riverway as defined in s. 30.40 (15) under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas in state forests under ch. 28 which are not eligible for funding under s. 84.28. The department may expend up to \$400,000 from this appropriation in each fiscal year for state park and forest roads and roads in the lower Lower Wisconsin state
14 15 16 17 18 19 20 21	and riverway roads. As a continuing appropriation from the transportation fund, the amounts in the schedule for state park and forest roads and roads in the lower Lower Wisconsin state riverway State Riverway as defined in s. 30.40 (15) under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas in state forests under ch. 28 which are not eligible for funding under s. 84.28. The department may expend up to \$400,000 from this appropriation in each fiscal year for state park and forest roads and roads in the lower Lower Wisconsin state riverway as defined in s. 30.40 (15) under s. 84.28.

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24 **SECTION 271.** 20.370 (9) (hk) of the statutes is amended to read:

# **ASSEMBLY BILL 100**

1	20.370 (9) (hk) Approval fees to Lac du Flambeau band-service funds. From
2	the general fund, the amounts in the schedule for the purpose of making payments
3	to the Lac du Flambeau band of the Lake Superior Chippewa under s. 29.2295 (4) (a)
4	and (4m). All moneys transferred from the appropriation account under s. 20.505 (8)
5	(hm) 8r. shall be credited to this appropriation account. Notwithstanding s. 20.001
6	(3) (a), the unencumbered balance on June 30 of each year shall revert to the
7	appropriation account under s. 20.505 (8) (hm).
8	SECTION 272. 20.370 (9) (jL) of the statutes is repealed.
9	SECTION 273. 20.370 (9) (ju) of the statutes is repealed.
10	SECTION 274. 20.380 (1) (v) of the statutes is created to read:
11	20.380 (1) (v) Tourism marketing; transportation fund. From the
12	transportation fund, as a continuing appropriation, an amount equal to 40 percent
13	of the amounts collected under s. 77.995 (2), for tourism marketing.
14	SECTION 275. 20.395 (1) (gt) of the statutes is created to read:
15	20.395 (1) (gt) Soo Locks improvements, state funds. The amounts in the
16	schedule for the purpose of providing the state share of a federal project to improve
17	the Soo Locks connecting Lake Superior with the other Great Lakes.
18	SECTION 276. 20.395 (2) (cs) of the statutes is created to read:
19	20.395 (2) (cs) Harbor assistance, federal funds. All moneys received from the
20	federal government for harbor assistance or harbor improvements under s. 85.095.
21	<b>SECTION 277.</b> 20.395 (4) (aq) of the statutes is amended to read:
22	20.395 (4) (aq) Departmental management and operations, state funds. The
23	amounts in the schedule for departmental planning and administrative activities
24	and the administration and management of departmental programs except those
25	programs under subs. (2) (bq), (cq), and (dq) and (3) (iq), <del>including those activities in</del>

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1	s. 85.07 and including not less than \$220,000 in each fiscal year to reimburse the
2	department of justice for legal services provided the department under s. 165.25 (4)
3	(a) and including activities related to the transportation employment and mobility
4	program under s. 85.24 that are not funded from the appropriation under sub. (1)
5	(bs), (bv) or $(bx)_{\overline{y}}$ and the scholarship and loan repayment incentive grant program
6	under s. 85.107 <del>, and the Type 1 motorcycle, moped, and motor bicycle safety program</del>
7	under s. 85.30 and to match federal funds for mass transit planning.
8	<b>SECTION 278.</b> 20.395 (4) (ax) of the statutes is amended to read:
9	20.395 (4) (ax) Departmental management and operations, federal funds. All
10	moneys received from the federal government for the administration and
11	management of departmental programs except those programs under subs. (2) (bx)
12	and (dx) and (3) (ix), and for departmental planning and administrative activities
13	including all moneys received as federal aid as authorized by the governor under s.
14	16.54 to promote highway safety and continue the local traffic safety representatives
15	program and for purposes of s. 85.07 and for activities related to the transportation
16	employment and mobility program under s. 85.24 that are not funded from the
17	appropriation under sub. (1) (bs), (bv), or $(bx)_{\overline{7}}$ and to transfer to the appropriation
18	account under s. 20.505 (1) (z) the amounts in the schedule under s. 20.505 (1) (z),
19	for such purposes.

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#### 20

**SECTION 279.** 20.395 (5) (dr) of the statutes is created to read:

20.395 (5) (dr) *Transportation safety, state funds.* The amounts in the schedule
for activities related to highway safety under s. 85.07 and the Type 1 motorcycle,
moped, and motor bicycle safety program under s. 85.30.

24 **SECTION 280.** 20.395 (5) (dy) of the statutes is created to read:

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1	20.395 (5) (dy) Transportation safety, federal funds. All moneys received from
2	the federal government as authorized by the governor under s. 16.54 to promote
3	highway safety and for purposes of s. 85.07, for such purposes.
4	SECTION 281. 20.395 (6) (af) of the statutes, as affected by 2003 Wisconsin Act
5	64, is amended to read:
6	20.395 (6) (af) Principal repayment and interest, local roads for job preservation
7	program and major highway and rehabilitation projects, state funds. From the
8	general fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
9	principal and interest costs incurred in financing the local roads for job preservation
10	program under s. 86.312 and major highway and rehabilitation projects, as provided
11	under <del>s.</del> <u>ss. 20.866 (2) (uum) and</u> 84.555, and to make the payments determined by
12	the building commission under s. 13.488 (1) (m) that are attributable to the proceeds
13	of obligations incurred in financing the local roads for job preservation program
14	under s. 86.312 <u>, and to make payments under an agreement or ancillary</u>
15	arrangement entered into under s. 18.06 (8) (a).
16	<b>SECTION 282.</b> 20.395 (6) (aq) of the statutes is amended to read:
17	20.395 (6) (aq) Principal repayment and interest, transportation facilities, state
18	funds. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal
19	and interest costs incurred in financing the acquisition, construction, development,
20	enlargement, or improvement of transportation facilities under ss. 84.51, 84.52,
21	84.53, 85.08 (2) (L) and (4m) (c) and (d), 85.09, and 85.095 (2) <u>and to make payments</u>
22	<u>under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
23	SECTION 283. 20.395 (6) (ar) of the statutes is amended to read:
24	20.395 (6) (ar) Principal repayment and interest, buildings, state funds. A sum
25	sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs

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1 incurred in financing the acquisition, construction, development, enlargement, or 2 improvement of the department of transportation's administrative offices or 3 equipment storage and maintenance facilities and to make payments under an 4 agreement or ancillary arrangement entered into under s. 18.06 (8) (a). 5 **SECTION 284.** 20.395 (6) (au) of the statutes is created to read: 6 20.395 (6) (au) Principal repayment and interest, southeast Wisconsin freeway 7 *rehabilitation projects, state funds.* A sum sufficient to reimburse s. 20.866 (1) (u) 8 for the payment of principal and interest costs incurred in financing southeast 9 Wisconsin freeway rehabilitation projects, as provided under ss. 20.866 (2) (uup) and 10 84.555. 11 **SECTION 285.** 20.410 (1) (e) of the statutes is amended to read: 12 20.410 (1) (e) *Principal repayment and interest.* A sum sufficient to reimburse 13 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the acquisition, construction, development, enlargement, or improvement of 14 15 correctional facilities and to make payments under an agreement or ancillary 16 arrangement entered into under s. 18.06 (8) (a). 17 **SECTION 286.** 20.410 (1) (ec) of the statutes is amended to read: 18 20.410 (1) (ec) Prison industries principal, interest and rebates. A sum 19 sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs 20 incurred in financing the acquisition, development, enlargement or improvement of 21 equipment used in prison industries as authorized under s. 20.866 (2) (uy) if the 22 moneys credited under par. (km) and appropriated under par. (ko) are insufficient, 23 and to make full payment of the amounts determined by the building commission 24 under s. 13.488 (1) (m) if the appropriation under par. (ko) is insufficient to make full

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1	payment of those amounts <u>, and to make payments under an agreement or ancillary</u>
2	<u>arrangement entered into under s. 18.06 (8) (a)</u> .
3	SECTION 287. 20.410 (1) (gd) of the statutes is created to read:
4	20.410 (1) (gd) Sex offender management. All moneys received from sex
5	offenders under s. 301.45 (10), for the supervision of persons on probation, parole, or
6	extended supervision.
7	SECTION 288. 20.410 (1) (gi) of the statutes is amended to read:
8	20.410 (1) (gi) <i>General operations.</i> The amounts in the schedule to operate
9	institutions and provide field services and administrative services. All moneys
10	received under <del>s. 303.01 (8) that are attributable to moneys collected from earnings</del>
11	of inmates and residents under s. 303.01 (2) (em) and all moneys received under ss.
12	302.386 (2m) and (3) (d) and 303.065 (6) shall be credited to this appropriation
12 13	302.386 (2m) and (3) (d) and 303.065 (6) shall be credited to this appropriation account.
13	account.
13 14	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed.
13 14 15	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read:
13 14 15 16	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) Jackson correctional institution wastewater treatment facility.
13 14 15 16 17	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) Jackson correctional institution wastewater treatment facility. The amounts in the schedule to make improvements to the wastewater treatment
13 14 15 16 17 18	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) <i>Jackson correctional institution wastewater treatment facility.</i> The amounts in the schedule to make improvements to the wastewater treatment facility at the Jackson correctional institution. All moneys transferred from the
13 14 15 16 17 18 19	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) Jackson correctional institution wastewater treatment facility. The amounts in the schedule to make improvements to the wastewater treatment facility at the Jackson correctional institution. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 16m. shall be credited to this
13 14 15 16 17 18 19 20	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) Jackson correctional institution wastewater treatment facility. The amounts in the schedule to make improvements to the wastewater treatment facility at the Jackson correctional institution. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 16m. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	account. SECTION 289. 20.410 (1) (hm) of the statutes is repealed. SECTION 290. 20.410 (1) (ke) of the statutes is created to read: 20.410 (1) (ke) Jackson correctional institution wastewater treatment facility. The amounts in the schedule to make improvements to the wastewater treatment facility at the Jackson correctional institution. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 16m. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s.

**SECTION 292.** 20.410 (1) (km) of the statutes is amended to read:

25

#### **ASSEMBLY BILL 100**

1 20.410 (1) (km) *Prison industries.* The amounts in the schedule for the 2 establishment and operation of prison industries, but not including the program 3 under s. 303.01 (2) (em). All moneys received from prison industries sales shall be 4 credited to this appropriation. All moneys credited to this appropriation shall be 5 expended first for the purpose under par. (ko). No expenditure may be made from this 6 appropriation for the construction of buildings or purchase of equipment for new 7 prison industries, except upon approval of the joint committee on finance after a 8 determination that the moneys are needed and that no other appropriation is 9 available for that purpose.

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10

**SECTION 293.** 20.410 (1) (ko) of the statutes is amended to read:

11 20.410 (1) (ko) Prison industries principal repayment, interest and rebates. A 12 sum sufficient from the moneys credited under par. (km) to reimburse s. 20.866 (1) 13 (u) for the payment of principal and interest costs incurred in financing the 14 acquisition, development, enlargement or improvement of equipment used in prison 15 industries as authorized under s. 20.866 (2) (uy) and, to make the payments 16 determined by the building commission under s. 13.488 (1) (m) that are attributable 17 to the proceeds of obligations incurred in financing such facilities, and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 18 19 <u>(8) (a)</u>.

# 20

**SECTION 294.** 20.410 (3) (e) of the statutes is amended to read:

21 20.410 (3) (e) *Principal repayment and interest.* A sum sufficient to reimburse 22 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing 23 the acquisition, construction, development, enlargement, or improvement of the 24 department's juvenile correctional facilities <u>and to make payments under an</u> 25 <u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u>.

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1 SECTION 295. 20.410 (3) (f) of the statutes is renumbered 20.505 (6) (f) and 2 amended to read:

- 20.505 (6) (f) *Community intervention program.* The amounts in the schedule
  for the community intervention program under s. 301.263 <u>16.964 (11)</u>.
- 5

**SECTION 296.** 20.425 (1) (i) of the statutes is amended to read:

6 20.425 (1) (i) Fees, collective bargaining training, and publications, and 7 appeals. The amounts in the schedule for the performance of fact-finding, 8 mediation, and arbitration functions, for the provision of copies of transcripts, for the 9 cost of operating training programs under ss. 111.09 (3), 111.71 (5), and 111.94 (3), 10 and for the preparation of publications, transcripts, reports, and other copied 11 material, and for costs related to conducting appeals under s. 230.45. All moneys 12 received under ss. 111.09 (1) and (2), 111.71 (1) and (2), and 111.94 (1) and (2), and 13 230.45 (3), all moneys received from arbitrators and arbitration panel members, and 14 individuals who are interested in serving in such positions, and from individuals and 15 organizations who participate in other collective bargaining training programs 16 conducted by the commission, and all moneys received from the sale of publications, 17 transcripts, reports, and other copied material shall be credited to this appropriation 18 account.

**SECTION 297.** 20.433 (1) (b) of the statutes is created to read:

20 20.433 **(1)** (b) *Grants to organizations.* The amounts in the schedule to be used 21 for grants to organizations under s. 48.982 (4), (6), and (7).

**SECTION 298.** 20.433 (1) (h) of the statutes is amended to read:

23 20.433 (1) (h) *Grants to organizations<u>: program revenues</u>.* All moneys received
 24 under s. 69.22 (1m), less the amounts appropriated under par. (g), <u>and all moneys</u>
 25 credited to this appropriation account from the child abuse prevention and child

25 <u>credited to this appropriation account from the child abuse prevention and child</u>

#### **ASSEMBLY BILL 100**

mental health surcharge under s. 973.044, to be used for grants to organizations
 under s. 48.982 (4), (6), and (7).

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3 **SECTION 299.** 20.435 (1) (gm) of the statutes is amended to read: 4 20.435 (1) (gm) Licensing, review and certifying activities; fees; supplies and 5 services. The amounts in the schedule for the purposes specified in ss. 146.50 (8), 6 250.05 (6), 252.23, 252.24, 252.245, 254.176, 254.178, 254.179, 254.20 (5) and (8), 7 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, and 255.08 (2) and ch. 69, for the 8 purchase and distribution of medical supplies and to analyze and provide data under 9 s. 250.04. All moneys received under ss. 146.50 (5) (f) and (8) (d), 250.04 (3m), 250.05 10 (6), 252.23 (4) (a), 252.24 (4) (a), 252.245 (9), 254.176, 254.178, 254.181, 254.20 (5) 11 and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, and 255.08 (2) (b) and ch. 12 69, other than s. 69.22 (1m), and as reimbursement for medical supplies shall be 13 credited to this appropriation account. 14 **SECTION 300.** 20.435 (2) (title) of the statutes is repealed and recreated to read: 15 20.435 (2) (title) DISABILITY AND ELDER SERVICES; INSTITUTIONS. 16 **SECTION 301.** 20.435 (2) (ee) of the statutes is amended to read: 17 20.435 (2) (ee) *Principal repayment and interest.* A sum sufficient to reimburse 18 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing

19 s. 20.000 (1) (a) for the phyment of principal and interest costs mean edge
 19 the acquisition, development, enlargement, or extension of mental health facilities
 20 and to make payments under an agreement or ancillary arrangement entered into
 21 under s. 18.06 (8) (a).

- **SECTION 302.** 20.435 (3) (bm) of the statutes is repealed.
- 23 **SECTION 303.** 20.435 (3) (da) of the statutes is created to read:

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1	20.435 (3) (da) Child Welfare Program Enhancement Plan; aids. The amounts
2	in the schedule for activities provided under the Child Welfare Program
3	Enhancement Plan developed under 45 CFR 1355.35.
4	<b>SECTION 304.</b> 20.435 (3) (de) of the statutes is renumbered 20.435 (5) (ab).
5	<b>SECTION 305.</b> 20.435 (3) (df) of the statutes is renumbered 20.435 (1) (ac).
6	<b>SECTION 306.</b> 20.435 (3) (dn) of the statutes is renumbered 20.435 (5) (dn).
7	SECTION 307. 20.435 (3) (gb) of the statutes is created to read:
8	20.435 (3) (gb) Child abuse prevention and child mental health. All moneys
9	received from the child abuse prevention and child mental health surcharge under
10	s. 973.044 to be used for grants as described under s. 46.481 (2m).
11	SECTION 308. 20.435 (3) (jm) of the statutes is amended to read:
12	20.435 (3) (jm) <i>Licensing activities.</i> The amounts in the schedule for the costs
13	of licensing child welfare agencies under s. 48.60, foster homes and treatment foster
14	homes under s. 48.62, group homes under s. 48.625, <del>day care centers under s. 48.65</del>
15	and shelter care facilities under s. 938.22 (7). All moneys received for these licensing
16	activities and from fees under ss. 48.615, 48.625, 48.65 (3) and 938.22 (7) (b) and (c)
17	shall be credited to this appropriation account.
18	<b>SECTION 309.</b> 20.435 (3) (km) of the statutes is repealed.
19	<b>SECTION 310.</b> 20.435 (3) (o) of the statutes is repealed.
20	<b>SECTION 311.</b> 20.435 (4) (bc) of the statutes is amended to read:
21	20.435 (4) (bc) Health <u>Badger Care health</u> care for low-income families
22	program: general purpose revenue. As a continuing appropriation, the amounts in
23	the schedule for the <del>badger care</del> <u>Badger Care</u> health care program <del>for low–income</del>
24	<del>families</del> under s. 49.665.
25	<b>SECTION 312.</b> 20.435 (4) (gm) of the statutes is amended to read:

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1	20.435 (4) (gm) Health services regulation and vital statistics. The amounts in
2	the schedule for the purposes specified in <del>chs. 69 and <u>ch.</u> 150. All moneys received</del>
3	under <del>ch. 69 and</del> s. 150.13 shall be credited to this appropriation account. From the
4	fees collected under s. 50.135 (2), \$334,800 in fiscal year 2003–04 and \$338,200 in
5	fiscal year 2004–05 shall be credited to this appropriation account.
6	<b>SECTION 313.</b> 20.435 (4) (hg) of the statutes is renumbered 20.435 (1) (hg) and
7	amended to read:
8	20.435 (1) (hg) General program operations; health care information. The
9	amounts in the schedule to fund the activities of the department of health and family
10	services and the board on health care information under ch. 153. The contract fees
11	paid under s. 153.05 (6m) and assessments paid under s. 153.60 <u>, less \$250,000 in</u>
12	assessments paid in each fiscal year, shall be credited to this appropriation account.
13	<b>SECTION 314.</b> 20.435 (4) (hi) of the statutes is renumbered 20.435 (1) (hi).
14	SECTION 315. 20.435 (4) (L) of the statutes is amended to read:
15	20.435 (4) (L) Medical assistance and food stamp fraud Fraud and error
16	reduction. All moneys received as the state's share of the recovery of overpayments
17	and incorrect payments under ss. <u>49.847,</u> 49.497 (1) <u>and (1m),</u> and 49.793 (2) and all
18	moneys received from counties and tribal governing bodies as a result of any error
19	reduction activities in the medical assistance and food stamp programs under ss.
20	4 <del>9.45 (2) (a) 3m.,</del> 49.197 <del>, and 49.79 (9)</del> <u>and 49.845</u> , for <u>any</u> contracts under s. 49.197
21	(5), for any activities to reduce error and fraud under ss. 49.45 (2) (a) 3m. and 49.79
22	(9) <u>s. 49.845</u> , to pay federal sanctions under the food stamp program, and for food
23	stamp reinvestment activities under reinvestment agreements with the federal
24	department of agriculture that are designed to improve the food stamp program.
25	<b>SECTION 316.</b> 20.435 (4) (p) of the statutes is amended to read:

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1 20.435 (4) (p) Federal aid; <u>Badger Care</u> health care for low-income families 2 *program.* All federal moneys received for the badger care Badger Care health care 3 program for low-income families under s. 49.665, to be used for that purpose. 4 **SECTION 317.** 20.435 (4) (r) of the statutes is created to read: 5 20.435 (4) (r) Health care quality improvement fund; Medical Assistance. From 6 the health care quality improvement fund, as a continuing appropriation, the amounts in the schedule to provide a portion of the state share of Medical Assistance 7 8 program benefits administered under s. 49.45, to provide a portion of the Medical 9 Assistance program benefits administered under s. 49.45 that are not also provided 10 under par. (o), to fund the pilot project under s. 46.27 (9) and (10), to provide a portion 11 of the facility payments under 1999 Wisconsin Act 9, section 9123 (9m), to fund 12 services provided by resource centers under s. 46.283, and for services under the 13 family care benefit under s. 46.284 (5). 14 **SECTION 318.** 20.435 (4) (rg) of the statutes is created to read: 15 20.435 (4) (rg) Health care quality improvement fund; Medical Assistance 16 *payments.* From the health care quality improvement fund, a sum sufficient equal to the amounts transferred under s. 16.518 (4), to provide a portion of the state share 17 18 of Medical Assistance program benefits administered under s. 49.45, to provide a 19 portion of the Medical Assistance program benefits administered under s. 49.45 that 20 are not also provided under par. (o), to fund the pilot project under s. 46.27 (9) and

(10), to provide a portion of the facility payments under 1999 Wisconsin Act 9, section
9123 (9m), to fund services provided by resource centers under s. 46.283, and for
services under the family care benefit under s. 46.284 (5).

24 SECTION 319. 20.435 (4) (rg) of the statutes, as created by 2005 Wisconsin Act
25 .... (this act), is repealed.

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1	SECTION 320. 20.435 (4) (rm) of the statutes is created to read:
2	20.435 (4) (rm) Health care quality improvement fund; hospital supplemental
3	payments. From the health care quality improvement fund, the amounts in the
4	schedule to provide payments for direct graduate medical education, a major
5	managed care supplement, a pediatric services supplement, rural hospital
6	supplements under s. 49.45 (5m) (am), and an essential access city hospital under
7	s. 49.45 (6x) (a).
8	<b>SECTION 321.</b> 20.435 (4) (x) of the statutes is amended to read:
9	20.435 (4) (x) <i>Health <u>Badger Care health</u> care <del>for low-income families</del> <u>program</u>;</i>
10	<u>Medical Assistance trust fund</u> . From the medical assistance Medical Assistance
11	trust fund, all moneys received for the <del>badger care</del> <u>Badger Care</u> health care program
12	for low–income families under s. 49.665.
13	SECTION 322. 20.435 (5) (ab) of the statutes, as affected by 2005 Wisconsin Act
14	(this act), is amended to read:
15	20.435 (5) (ab) Child abuse and neglect prevention <u>and universal home</u>
16	visitation grants. The amounts in the schedule for child abuse and neglect
17	prevention grants under s. 46.515 and for universal home visitation grants under s.
18	<u>46.516</u> .
19	SECTION 323. 20.435 (5) (ce) of the statutes is amended to read:
20	20.435 (5) (ce) <i>Services <u>Primary health</u> for homeless individuals.</i> As a
21	continuing appropriation, the amounts in the schedule for <u>primary health</u> services
22	for homeless individuals under s. 46.972 <del>(2)</del> .
23	<b>SECTION 324.</b> 20.435 (5) (ch) of the statutes is renumbered 20.435 (5) (rb) and
24	amended to read:

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1	20.435 (5) (rb) <i>Emergency medical services; aids.</i> The From the transportation
2	fund, the amounts in the schedule <del>to pay the costs</del> for emergency medical technician
3	— basic training and examination aid under s. 146.55 (5) and for ambulance service
4	vehicles or vehicle equipment, emergency medical services supplies or equipment or
5	emergency medical training for personnel under s. 146.55 (4).
6	SECTION 325. 20.435 (5) (de) of the statutes is amended to read:
7	20.435 (5) (de) Dental <u>and oral health</u> services. The amounts in the schedule
8	for the provision of dental and oral health services under s. 250.10.
9	<b>SECTION 326.</b> 20.435 (6) (title) of the statutes is repealed and recreated to read:
10	20.435 (6) (title) DISABILITY AND ELDER SERVICES; STATE OPERATIONS
11	NONINSTITUTION.
12	<b>SECTION 327.</b> 20.435 (6) (e) of the statutes is amended to read:
13	20.435 (6) (e) Principal repayment and interest. A sum sufficient to reimburse
14	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
15	the development or improvement of the workshop for the blind and to make
16	payments under an agreement or ancillary arrangement entered into under s. 18.06
17	<u>(8) (a)</u> .
18	<b>SECTION 328.</b> 20.435 (6) (jm) of the statutes, as affected by 2003 Wisconsin Act
19	33, is amended to read:
20	20.435 (6) (jm) <i>Licensing and support services.</i> The amounts in the schedule
21	for the purposes specified in ss. 48.685 (2) (am) and (b) 1., (3) (a) and (b), and (5) (a),
22	49.45 (47), 50.02 (2), 50.025, 50.065 (2) (am) and (b) 1., (3) (a) and (b), and (5), 50.13,
23	50.135, 50.36 (2), 50.49 (2) (b), 50.495, 50.52 (2) (a), 50.57 and, 50.981, and 146.40 (4r)
24	(b) and (er), and subch. IV of ch. 50 and to conduct health facilities plan and rule
25	development activities, for accrediting nursing homes, convalescent homes, and

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1 homes for the aged, to conduct capital construction and remodeling plan reviews 2 under ss. 50.02 (2) (b) and 50.36 (2), and for the costs of inspecting, licensing or 3 certifying, and approving facilities, issuing permits, and providing technical 4 assistance, that are not specified under any other paragraph in this subsection. All 5 moneys received under ss. 48.685 (8), 49.45 (47) (c), 50.02 (2), 50.025, 50.065 (8), 6 50.13, 50.36 (2), 50.49 (2) (b), 50.495, 50.52 (2) (a), 50.57, 50.93 (1) (c), and 50.981, 7 all moneys received from fees for the costs of inspecting, licensing or certifying, and 8 approving facilities, issuing permits, and providing technical assistance, that are not 9 specified under any other paragraph in this subsection, and all moneys received 10 under s. 50.135 (2), less the amounts credited to the appropriation account under 11 sub. (4) (gm), shall be credited to this appropriation account.

SECTION 329. 20.435 (7) (title) of the statutes is repealed and recreated to read:
 20.435 (7) (title) DISABILITY AND ELDER SERVICES; AIDS AND LOCAL ASSISTANCE.

14 **SECTION 330.** 20.435 (7) (b) of the statutes is amended to read:

15 20.435 (7) (b) *Community aids and Medical Assistance payments.* The 16 amounts in the schedule for human services under s. 46.40, to fund services provided 17 by resource centers under s. 46.283 (5), for services under the family care benefit 18 under s. 46.284 (5), for reimbursement to counties having a population of less than 19 500,000 for the cost of court attached intake services under s. 48.06 (4), for shelter 20 care under ss. 48.58 and 938.22, for foster care and, treatment foster care, and 21 subsidized guardianship care under s. ss. 46.261 and 49.19 (10), for Medical 22 Assistance payment adjustments under s. 49.45 (52), and for Medical Assistance 23 payments under s. 49.45 (6tw) and (53), and for payments under SECTION 25 (3). 24 Social services disbursements under s. 46.03 (20) (b) may be made from this 25 appropriation. Refunds received relating to payments made under s. 46.03 (20) (b)

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1 for the provision of services for which moneys are appropriated under this paragraph 2 shall be returned to this appropriation. Notwithstanding ss. 20.001 (3) (a) and 3 20.002 (1), the department of health and family services may transfer funds between 4 fiscal years under this paragraph. The department shall deposit into this 5 appropriation funds it recovers under ss. 46.495 (2) (b) and 51.423 (15) from prior 6 year audit adjustments including those resulting from audits of services under s. 7 46.26, 1993 stats., or s. 46.27. Except for amounts authorized to be carried forward 8 under s. 46.45, all funds recovered under ss. 46.495 (2) (b) and 51.423 (15) and all 9 funds allocated under s. 46.40 and not spent or encumbered by December 31 of each 10 year shall lapse to the general fund on the succeeding January 1 unless carried 11 forward to the next calendar year by the joint committee on finance.

12 **SECTION 331.** 20.435 (7) (ce) of the statutes is renumbered 20.143 (2) (fr) and 13 amended to read:

20.143 (2) (fr) *Services Mental health for homeless individuals.* The amounts
in the schedule for mental health services for homeless individuals under s. 46.972
(3) 560.9811.

17 **SECTION 332.** 20.435 (7) (kh) of the statutes is created to read:

18 20.435 (7) (kh) *Compulsive gambling awareness grants.* The amounts in the 19 schedule for the purpose of awarding grants under s. 46.03 (43). All moneys 20 transferred from the appropriation account under s. 20.505 (8) (hm) 18cm. shall be 21 credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the 22 unencumbered balance on June 30 of each year shall revert to the appropriation 23 account under s. 20.505 (8) (hm).

24 **SECTION 333.** 20.445 (1) (e) of the statutes is renumbered 20.445 (7) (b) and 25 amended to read:

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1	20.445 (7) (b) Local youth apprenticeship grants. The Biennially, the amounts
2	in the schedule for local youth apprenticeship grants under s. 106.13 (3m).
3	<b>SECTION 334.</b> 20.445 (1) (fg) of the statutes is renumbered 20.445 (1) (uz) and
4	amended to read:
5	20.445 (1) (uz) Employment transit aids, state funds. The From the
6	transportation fund, the amounts in the schedule for the employment transit
7	assistance program under s. 106.26.
8	SECTION 335. 20.445 (1) (ha) of the statutes is amended to read:
9	20.445 (1) (ha) <i>Worker's compensation operations.</i> The amounts in the schedule
10	for the administration of the worker's compensation program by the department. All
11	moneys received under ss. 102.28 (2) (b) and 102.75 for the department's activities
12	and not appropriated under par. (hp) <u>or (hr)</u> shall be credited to this appropriation.
13	From this appropriation, an amount not to exceed \$5,000 may be expended each
14	fiscal year for payment of expenses for travel and research by the council on worker's
15	compensation.
16	SECTION 336. 20.445 (1) (hr) of the statutes is created to read:
17	20.445 (1) (hr) Health care worker injury prevention. From the moneys
18	received under ss. 102.28 (2) (b) and 102.75, the amounts in the schedule for the
19	health care worker injury prevention activities specified under s. 102.77.
20	SECTION 337. 20.445 (1) (nc) of the statutes is amended to read:
21	20.445 (1) (nc) Unemployment insurance administration; special federal
22	moneys. All moneys received from the federal government under section 903 of the
23	federal Social Security Act, as amended, for federal fiscal years 2000 and, 2001, and
24	the first \$2,389,107 of the moneys received from the federal government under that
25	act for federal fiscal year 2002, as authorized by the governor under s. 16.54, to be

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used for administration of unemployment insurance. <u>No moneys may be</u>
 <u>encumbered or expended from this appropriation until all moneys available for the</u>
 <u>purpose of administration of unemployment insurance under par. (n) have been</u>
 <u>encumbered or expended. No moneys may be encumbered or expended from this</u>
 <u>appropriation after September 30, 2007.</u>

6

**SECTION 338.** 20.445 (1) (nd) of the statutes is amended to read:

20.445 (1) (nd) Unemployment insurance administration; apprenticeship 7 8 *Employment services.* From the moneys received from the federal government under 9 section 903 (d) of the federal Social Security Act, as amended, the amounts in the 10 schedule, as authorized by the governor under s. 16.54, to be used for administration 11 by the department of apprenticeship programs under subch. I of ch. 106 and for 12 administration and service delivery of employment and workforce information 13 services, including the delivery of reemployment assistance services to 14 <u>unemployment insurance claimants</u>. All moneys transferred from par. (n) for this 15 purpose shall be credited to this appropriation account. Notwithstanding s. 20.001 16 (3) (a), the treasurer of the unemployment reserve fund shall transfer any 17 unencumbered balance in this appropriation account that is not needed or available to carry out the purpose of this appropriation to the appropriation account under par. 18 19 (n). No moneys may be expended from this appropriation unless the treasurer of the 20 unemployment reserve fund determines that such expenditure is currently needed 21 for the <u>purpose</u> <u>purposes</u> specified in this paragraph.

22

**SECTION 339.** 20.445 (3) (cm) of the statutes is amended to read:

23 20.445 (3) (cm) *Wisconsin works <u>Works</u> child care <u>and day care center licensing</u>.
24 The amounts in the schedule for paying child care subsidies under s. 49.155 <u>and for</u>
25 the cost of licensing day care centers under s. 49.98.* 

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1 **SECTION 340.** 20.445 (3) (dz) of the statutes is amended to read: 2 20.445 **(3)** (dz) Temporary Assistance for Needy Families programs; 3 *maintenance of effort.* The As a continuing appropriation, the amounts in the 4 schedule, less the amounts withheld under s. 49.143 (3), for administration and 5 benefit payments under Wisconsin Works under ss. 49.141 to 49.161, the learnfare 6 program under s. 49.26, and the work experience program for noncustodial parents 7 under s. 49.36; for payments to local governments, organizations, tribal governing 8 bodies, and Wisconsin Works agencies; and for emergency assistance for families 9 with needy children under s. 49.138; and for job access loans under s. 49.147 (6). 10 Payments may be made from this appropriation for <u>any contracts under s. 49.845 (4)</u> 11 and for any fraud investigation and error reduction <u>activities</u> under s. 49.197 (1m). 12 Moneys appropriated under this paragraph may be used to match federal funds 13 received under par. (md). Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the 14 department may transfer funds between fiscal years under this paragraph. 15 Notwithstanding ss. 20.001 (3) and 20.002 (1), the department of health and family 16 services shall credit or deposit into this appropriation account funds for the purposes 17 of this appropriation that the department transfers from the appropriation account 18 under s. 20.435 (7) (bc). All funds allocated by the department but not encumbered 19 by December 31 of each year lapse to the general fund on the next January 1 unless 20 transferred to the next calendar year by the joint committee on finance.

#### 21

**SECTION 341.** 20.445 (3) (jL) of the statutes is amended to read:

22 20.445 (3) (jL) *Job access loan repayments.* All moneys received from 23 repayments of loans made under s. 49.147 (6), and from the department of revenue 24 under s. 71.93 for delinquent job access loan repayments certified under s. 49.85, for

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1	the purpose of making loans under s. 49.147 (6) and for administrative costs
2	associated with collecting delinquent job access loan repayments.
3	<b>SECTION 342.</b> 20.445 (3) (jm) of the statutes is created to read:
4	20.445 (3) (jm) Day care center licensing. All moneys received from day care
5	center licensing activities and from fees under s. 49.98 (3) to be used for the costs of
6	licensing day care centers under s. 49.98.
7	<b>SECTION 343.</b> 20.445 (3) (k) of the statutes is amended to read:
8	20.445 (3) (k) Child support transfers. All moneys transferred from the
9	appropriation account under par. (r), to be expended under the Wisconsin <del>works</del>
10	Works program under subch. III of ch. 49 and under the work experience program
11	for noncustodial parents under s. 49.36, to be distributed as child support incentive
12	payments as provided in s. 49.24, for costs associated with receiving and disbursing
13	support and support-related payments, including any contract costs, for
14	administering the program under s. 49.22 and all other purposes specified in s. 49.22.
15	and for the support of dependent children in accordance with applicable federal and
16	state statutes, federal regulations, and state rules.
17	SECTION 344. 20.445 (3) (kx) of the statutes is amended to read:
18	20.445 (3) (kx) Interagency and intra–agency programs. All moneys received
19	from other state agencies and all moneys received by the department from the
20	department for the administration of programs and projects <del>relating to economic</del>
21	support for which received, including administration of the food stamp employment
22	and training program under s. 49.13, and for local assistance and aids to individuals
23	and organizations relating to economic support.

24 **SECTION 345.** 20.445 (3) (L) of the statutes is amended to read:

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1	20.445 (3) (L) Public assistance overpayment recovery and fraud and error
2	reduction. All moneys received as the state's share of the recovery of overpayments
3	and incorrect payments under s. 49.191 (3) (c), 1997 stats., and s. 49.195, 1997 stats.,
4	for <u>any contracts under s. 49.845 (4) and for any</u> activities to reduce error and fraud
5	under s. 49.197 relating to the Aid to Families with Dependent Children program
6	and the Wisconsin Works program.
7	SECTION 346. 20.445 (3) (mc) of the statutes is amended to read:
8	20.445 (3) (mc) Federal block grant operations. The amounts in the schedule,
9	less the amounts withheld under s. 49.143 (3), for the purposes of operating and
10	administering the block grant programs for which the block grant moneys are
11	received and transferring moneys to the appropriation accounts under s. 20.435 (3)
12	(kx) and (6) (kx). All block grant moneys received for these purposes from the federal
13	government or any of its agencies for the state administration of federal block grants
14	shall be credited to this appropriation account.
15	SECTION 347. 20.445 (3) (md) of the statutes is amended to read:
16	20.445 (3) (md) Federal block grant aids. The amounts in the schedule, less
17	the amounts withheld under s. 49.143 (3), for aids to individuals or organizations and
18	to be transferred to the appropriation accounts under ss. <del>20.255 (2) (kh), 20.433 (1)</del>
19	$(k)$ , 20.435 (3) (kc), (kd), and $(km)$ $(kx)$ , (4) (kz), (6) (kx), (7) (ky), and (8) $(kx)_{\tau}$ and
20	20.835 (2) (kf). All block grant moneys received for these purposes from the federal
21	government or any of its agencies and all moneys recovered under s. 49.143 (3) shall
22	be credited to this appropriation account. <u>The department may credit to this</u>
23	appropriation account the amount of any returned check, or payment in other form,
24	that is subject to expenditure in the same contract period in which the original

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1 payment attempt was made, regardless of the fiscal year in which the original 2 payment attempt was made.

3 **SECTION 348.** 20.445 (3) (me) of the statutes is created to read: 4 20.445 (3) (me) Child care and temporary assistance overpayment recovery. All 5 moneys received from the recovery of overpayments, and incorrect or disallowed 6 payments, and voluntary repayments of federal Child Care and Development Fund 7 block grant funds, of federal Temporary Assistance for Needy Families block grant 8 funds, and of state moneys paid from other appropriations to meet 9 maintenance-of-effort requirements under the federal Temporary Assistance for 10 Needy Families block grant program under 42 USC 601 to 619 and the federal Child 11 Care and Development Fund block grant program under 42 USC 9858 that the 12 department elects to treat as federal revenue, for costs related to recovering the 13 overpayments and incorrect or disallowed payments, for activities to reduce errors 14 under the Wisconsin Works program under ss. 49.141 to 49.161, and for any of the 15 purposes specified under s. 49.175 (1).

16

**SECTION 349.** 20.445 (3) (t) of the statutes is created to read:

17 20.445 (3) (t) *Economic support; transportation fund.* From the transportation 18 fund, the amounts in the schedule for Wisconsin Works under ss. 49.141 to 49.161. 19

**SECTION 350.** 20.445 (5) (n) of the statutes is amended to read:

20 20.445 (5) (n) *Federal program aids and operations*. All moneys received from 21 the federal government, as authorized by the governor under s. 16.54, for the state 22 administration of continuing programs and all federal moneys received for the 23 purchase of goods and services under ch. 47 and for the purchase of vocational 24 rehabilitation programs for individuals and organizations, to be expended for the

1	purposes specified. The department shall, in each fiscal year, transfer to $\underline{the}$
2	<u>appropriation account under</u> s. 20.435 (7) (kc) <del>up to \$300,000</del> <u>\$600,000</u> .
3	SECTION 351. 20.445 (7) (a) of the statutes is created to read:
4	20.445 (7) (a) <i>General program operations.</i> The amounts in the schedule for
5	the general program operations of the governor's work-based learning board under
6	s. 106.12.
7	SECTION 352. 20.445 (7) (em) (title) of the statutes is amended to read:
8	20.445 (7) (em) (title) <i>Youth apprenticeship</i> <u>On-the-job</u> training grants <u>for</u>
9	<u>employers</u> .
10	<b>SECTION 353.</b> 20.455 (1) (title) of the statutes is amended to read:
11	20.455 (1) (title) Legal <u>AND REGULATORY</u> SERVICES.
12	SECTION 354. 20.455 (1) (g) of the statutes is created to read:
13	20.455 (1) (g) Consumer protection, information, and education. The amounts
14	in the schedule for consumer protection and consumer information and education.
15	All moneys received under s. 100.261 (3) (d) shall be credited to this appropriation
16	account, subject to the limit under s. 100.261 (3) (e).
17	SECTION 355. 20.455 (1) (j) of the statutes is created to read:
18	20.455 (1) (j) Telephone solicitation regulation. All moneys received from
19	telephone solicitor registration and registration renewal fees paid under the rules
20	promulgated under s. 100.52 (3) (a) for establishing and maintaining the
21	nonsolicitation directory under s. 100.52 (2).
22	<b>SECTION 356.</b> 20.455 (2) (cm) of the statutes is renumbered 20.455 (2) (s) and
23	amended to read:
24	20.455 (2) (s) Computers for transaction information for management of
25	enforcement system. The From the transportation fund, the amounts in the schedule

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1	for payments for a lease with option to purchase regarding computers for the
2	transaction information for the management of enforcement system.
3	SECTION 357. 20.455 (2) (gr) of the statutes is amended to read:
4	20.455 (2) (gr) Handgun purchaser record check. All moneys received as fee
5	payments under s. 175.35 (2i) and all moneys transferred under 2005 Wisconsin Act
6	(this act), section 9229 (1), to provide services under s. 175.35.
7	SECTION 358. 20.455 (2) (gr) of the statutes, as affected by 2005 Wisconsin Act
8	(this act), is amended to read:
9	20.455 (2) (gr) Handgun purchaser record check. All moneys received as fee
10	payments under s. 175.35 (2i) <del>and all moneys transferred under 2005 Wisconsin Act</del>
11	(this act), section 9229 (1), to provide services under s. 175.35.
12	SECTION 359. 20.455 (2) (kd) of the statutes is amended to read:
13	20.455 (2) (kd) Drug law enforcement, crime laboratories, and genetic evidence
14	activities. The amounts in the schedule for activities relating to drug law
15	enforcement, drug law violation prosecution assistance, activities of the state and
16	regional crime laboratories, and for transferring to the appropriation account under
17	s. 20.475 (1) (km) the amounts in the schedule under s. 20.475 (1) (km). All moneys
18	transferred from the appropriation account under par. (Lm) shall be credited to this
19	appropriation account. <u>Notwithstanding s. 20.001 (3) (a), on June 30 of each year the</u>
20	unencumbered balance in this appropriation account lapses to the general fund.
21	<b>SECTION 360.</b> 20.455 (2) (kt) of the statutes is renumbered 20.505 (6) (kv) and
22	amended to read:
23	20.505 (6) (kv) County-tribal programs, local assistance. The amounts in the
24	schedule for distribution to county–tribal law enforcement programs under s. $165.90$
25	16.964 (7m). All moneys transferred from the appropriation account under s. 20.505

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(8) (hm) 15g. shall be credited to this appropriation account. Notwithstanding s.
 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the
 appropriation account under s. 20.505 (8) (hm).

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4 **SECTION 361.** 20.455 (2) (ku) of the statutes is renumbered 20.505 (6) (kw) and 5 amended to read:

6 20.505 (6) (kw) *County-tribal programs, state operations.* The amounts in the 7 schedule to finance the activities of the department of justice associated with 8 county-tribal law enforcement programs under s. <u>165.90</u> <u>16.964 (7m)</u>. All moneys 9 transferred from the appropriation account under s. 20.505 (8) (hm) 15h. shall be 10 credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the 11 unencumbered balance on June 30 of each year shall revert to the appropriation 12 account under s. 20.505 (8) (hm).

13 **SECTION 362.** 20.455 (2) (Lm) of the statutes is amended to read:

20.455 (2) (Lm) Crime laboratories; deoxyribonucleic acid analysis. All moneys 14 15 received from crime laboratories and drug law enforcement assessments authorized 16 under s. 165.755 and deoxyribonucleic acid analysis surcharges authorized under s. 17 973.046 to provide deoxyribonucleic acid analysis, to administer s. 165.77, to pay for 18 the costs of mailing and materials under s. 165.76 for the submission of biological 19 specimens by the departments of corrections and health and family services and by 20 county sheriffs and to transfer to the appropriation account under par. (kd) the 21 amounts in the schedule under par. (kd). Notwithstanding s. 20.001 (3) (c), on June 22 30 of each year the unencumbered balance in this appropriation account lapses to the 23 general fund.

24

**SECTION 363.** 20.455 (5) (i) of the statutes is amended to read:

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1	20.455 (5) (i) Victim compensation, inmate payments. All moneys received
2	under s. 303.06 (2) and (3) for the administration of ch. 949 and for crime victim
3	compensation payments or services.
4	<b>SECTION 364.</b> 20.465 (1) (d) of the statutes is amended to read:
5	20.465 (1) (d) Principal repayment and interest. A sum sufficient to reimburse
6	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
7	the acquisition, construction, development, enlargement, or improvement of
8	armories and other military facilities and to make payments under an agreement or
9	ancillary arrangement entered into under s. 18.06 (8) (a).
10	<b>SECTION 365.</b> 20.465 (3) (dd) of the statutes is renumbered 20.465 (3) (u) and
11	amended to read:
12	20.465 (3) (u) Regional emergency response teams. The From the
13	transportation fund, the amounts in the schedule for payments to regional
14	emergency response teams under s. 166.215 (1).
15	<b>SECTION 366.</b> 20.465 (3) (dp) of the statutes is renumbered 20.465 (3) (v) and
16	amended to read:
17	20.465 (3) (v) <i>Emergency response equipment.</i> The From the transportation
18	fund, the amounts in the schedule for grants for the costs of computers and
19	emergency response equipment under s. 166.21 (2) (br).
20	<b>SECTION 367.</b> 20.465 (3) (dr) of the statutes is renumbered 20.465 (3) (x) and
21	amended to read:
22	20.465 (3) (x) <i>Emergency response supplement.</i> As a continuing appropriation,
23	from the transportation fund, the amounts in the schedule to be used for response
24	costs of a regional emergency response team that are not reimbursed under s.

1	166.215 (2) or (3) and for response costs of a local agency that are not reimbursed
2	under s. 166.22 (4).
3	<b>SECTION 368.</b> 20.465 (3) (dt) of the statutes is renumbered 20.465 (3) (w) and
4	amended to read:
5	20.465 (3) (w) Emergency response training. Biennially, from the
6	transportation fund, the amounts in the schedule for the division of emergency
7	management to provide training for emergency response to releases of hazardous
8	substances.
9	<b>SECTION 369.</b> 20.465 (3) (f) of the statutes is renumbered 20.465 (3) (y) and
10	amended to read:
11	20.465 (3) (y) Civil air patrol aids. The From the transportation fund, the
12	amounts in the schedule to provide assistance to the civil air patrol under s. 166.03
13	(2) (a) 5.
14	SECTION 370. 20.475 (intro.) of the statutes is amended to read:
15	<b>20.475 District attorneys.</b> (intro.) There is appropriated to the department
16	of administration justice for the following programs:
17	<b>SECTION 371.</b> 20.475 (1) (d) of the statutes is amended to read:
18	20.475 (1) (d) Salaries and fringe benefits. The amounts in the schedule for
19	salaries and fringe benefits of district attorneys and state employees of the office of
20	the district attorney, for payments under s. 978.045 (2) (b) and, beginning in the
21	1999–2000 fiscal year and ending in the 2003–04 fiscal year, for a payment of \$80,000
22	in each fiscal year toward the department of administration's justice's unfunded
23	prior service liability under the Wisconsin retirement system that results from
24	granting the creditable service under s. 40.02 (17) (gm).
25	SECTION 372. 20.475 (1) (f) of the statutes is repealed.

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1	<b>SECTION 373.</b> 20.485 (1) (a) of the statutes is created to read:
2	20.485 (1) (a) Assistance to indigent residents. The amounts in the schedule
3	for the payment of assistance to indigent veterans under s. 45.357 to enable the
4	veterans to reside at the southeastern facility at Union Grove operated by the
5	department of veteran affairs.
6	SECTION 374. 20.485 (1) (f) of the statutes is amended to read:
7	20.485 (1) (f) Principal repayment and interest. A sum sufficient to reimburse
8	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
9	the acquisition, construction, development, enlargement, or improvement of
10	facilities provided under s. 20.866 (2) (x) and (z) and to make payments under an
11	agreement or ancillary arrangement entered into under s. 18.06 (8) (a).
12	SECTION 375. 20.485 (1) (go) of the statutes is amended to read:
13	20.485 (1) (go) Self-amortizing housing facilities; principal repayment and
14	interest. From the moneys received for providing housing services at the Wisconsin
15	Veterans Home at King and the Wisconsin veterans facility in southeastern
16	Wisconsin, a sum sufficient to reimburse s. 20.866 (1) (u) for the principal and
17	interest costs incurred in acquiring, constructing, developing, enlarging or
18	improving housing facilities at the Wisconsin Veterans Home at King and the
19	Wisconsin veterans facility in southeastern Wisconsin <del>and,</del> to make the payments
20	determined by the building commission under s. 13.488 (1) (m) that are attributable
21	to the proceeds of obligations incurred in financing such facilities, and to make
22	payments under an agreement or ancillary arrangement entered into under s. 18.06
23	<u>(8) (a)</u> .

SECTION 376. 20.485 (2) (kg) of the statutes is created to read:

24

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1	20.485 (2) (kg) American Indian services coordinator. The amounts in the
2	schedule for an American Indian veterans benefits services coordinator position. All
3	moneys transferred from the appropriation account under s. 20.505 (8) (hm) 13g.
4	shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the
5	unencumbered balance on June 30 of each year shall revert to the appropriation
6	account under s. 20.505 (8) (hm).
7	SECTION 377. 20.485 (2) (km) of the statutes is created to read:
8	20.485 (2) (km) American Indian grants. The amounts in the schedule for
9	grants to American Indian tribes and bands under s. 45.35 (14) (h). All moneys
10	transferred from the appropriation account under s. 20.505 (8) (hm) 13m. shall be
11	credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the
12	unencumbered balance on June 30 of each year shall revert to the appropriation
13	account under s. 20.505 (8) (hm).
14	SECTION 378. 20.485 (2) (q) of the statutes is repealed.
15	SECTION 379. 20.485 (2) (th) of the statutes is repealed.
16	SECTION 380. 20.485 (2) (vg) of the statutes is amended to read:
17	20.485 (2) (vg) Health care aid grants. The amounts in the schedule for the
18	payment of benefits to veterans and their dependents under s. 45.351 (1j) (2).
19	SECTION 381. 20.485 (2) (vm) of the statutes is amended to read:
20	20.485 (2) (vm) <i>Subsistence grants <u>Assistance to needy veterans</u>.</i> The amounts
21	in the schedule for <del>payment of subsistence grants to veterans and their dependents</del>
22	<u>payments</u> under s. 45.351 <del>(1)</del> .
23	SECTION 382. 20.485 (2) (vz) of the statutes is repealed.
24	<b>SECTION 383.</b> 20.485 (3) (t) of the statutes is amended to read:

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**SECTION 383.** 20.485 (3) (t) of the statutes is amended to read:

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1	20.485 (3) (t) <i>Debt service.</i> As a continuing appropriation from the veterans
2	mortgage loan repayment fund, all moneys deposited and held in accounts in the
3	veterans mortgage loan repayment fund to reimburse s. 20.866 (1) (u) for the
4	payment of debt service costs incurred in providing veterans mortgage loans under
5	s. 45.79 (6) (a) and for debt service costs incurred in contracting public debt for any
6	of the purposes under s. 18.04 (5), for these purposes <u>, and to make payments under</u>
7	<u>an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
8	<b>SECTION 384.</b> 20.485 (4) (qm) of the statutes is amended to read:
9	20.485 (4) (qm) Repayment of principal and interest. From the veterans trust
10	fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
11	interest costs incurred in financing the acquisition, construction, development,
12	enlargement, or improvement of veterans cemeteries provided under s. 20.866 (2) (z)
13	and to make payments under an agreement or ancillary arrangement entered into
14	<u>under s. 18.06 (8) (a)</u> .
15	<b>SECTION 385.</b> 20.485 (5) (title) of the statutes is renumbered 20.292 (2) (title).
16	SECTION 386. 20.485 (5) (g) of the statutes is renumbered 20.292 (2) (g) and
17	amended to read:
18	20.292 (2) (g) Proprietary school programs. The amounts in the schedule for
19	the examination and approval of proprietary school programs. All moneys received
20	from the issuance of solicitor's permits under s. $45.54 \underline{38.50}$ (8) and fees under s. $45.54$
21	38.50 (10) shall be credited to this appropriation account. Notwithstanding s. 20.001
22	(3) (a), the educational approval board may retain in this appropriation account the
23	amount of the unencumbered balance on June 30 of each fiscal year that does not
24	exceed 20 percent of the amount in the schedule for the next fiscal year and, of the

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1	balance remaining. 50 percent shall be transferred to the appropriation account
2	under par. (gm) and 50 percent shall lapse to the general fund.
3	<b>SECTION 387.</b> 20.485 (5) (gm) of the statutes is renumbered 20.292 (2) (gm) and
4	amended to read:
5	20.292 (2) (gm) Student protection. All moneys received from the fees received
6	under s. 45.54 38.50 (10) (c) 4. and all moneys transferred from the appropriation
7	account under par. (g), for the purpose of indemnifying students, parents, or sponsors
8	under s. 4 <del>5.54 (10) (a)</del> <u>38.50 (10 (a) and for the purpose of preserving under s. 38.50</u>
9	(11) the student records of schools, as defined in s. 38.50 (1) (e), that have
10	discontinued their operations.
11	SECTION 388. 20.485 (5) (h) of the statutes is repealed.
12	<b>SECTION 389.</b> 20.505 (1) (ie) of the statutes is repealed and recreated to read:
13	20.505 (1) (ie) Land information; incorporations and annexations. From the
14	moneys received by the department under s. 59.72 (5) (a), the amounts in the
15	schedule for the land information program under s. 16.967 and for reviews of
16	proposed municipal incorporations and annexations by the department.
17	<b>SECTION 390.</b> 20.505 (1) (ig) of the statutes is repealed and recreated to read:
18	20.505 (1) (ig) Land information; technical assistance and education. All
19	moneys received from counties and participants in educational seminars, courses,
20	and conferences under s. 16.967 (9), for the purpose of providing technical assistance
21	to counties and conducting educational seminars, courses, and conferences under s.
22	16.967 (9).
23	<b>SECTION 391.</b> 20.505 (1) (ij) of the statutes is repealed and recreated to read:

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SECTION 391. 20.505 (1) (ij) of the statutes is repealed and recreated to read:
20.505 (1) (ij) *Land information; aids to counties.* From the moneys received
by the department under s. 59.72 (5) (a), all moneys not appropriated under pars. (ie)

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and (if) for the purpose of providing aids to counties for land information projects
 under s. 16.967 (7).

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3 **SECTION 392.** 20.505 (1) (ik) of the statutes is repealed. 4 **SECTION 393.** 20.505 (1) (ja) of the statutes is amended to read: 5 20.505 (1) (ja) *Justice information systems.* The amounts in the schedule for 6 the development and operation of automated justice information systems under s. 7 16.971 (9). Two-ninths Five-twelfths of the moneys received under s. 814.86 (1) 8 shall be credited to this appropriation account. 9 **SECTION 394.** 20.505 (1) (kL) of the statutes is amended to read: 10 20.505 (1) (kL) Printing, mail, communication, and information technology 11 *services; agencies.* From All moneys received from the sources specified in ss. 16.971, 12 16.972, 16.973, and 16.974 (3), to provide for the purpose of providing printing, mail 13 processing, electronic communications, and information technology development, 14 management, and processing services to state agencies, the amounts in the schedule. 15 **SECTION 395.** 20.505 (1) (kr) of the statutes is created to read: 16 20.505 (1) (kr) *Legal services.* All moneys received from assessments levied 17 against state agencies under s. 16.004 (15) (b) for legal services provided by the 18 department of administration to be used for providing those legal services. 19 **SECTION 396.** 20.505 (1) (kt) of the statutes is repealed. 20 **SECTION 397.** 20.505 (1) (sd) of the statutes is amended to read: 21 20.505 (1) (sd) Revenue obligation proceeds to pay the state's unfunded liability 22 under the Wisconsin Retirement System fund costs of the Medical Assistance 23 *program.* As a continuing appropriation, all proceeds from revenue obligations that 24 are issued under subch. II of ch. 18, as authorized under s. 16.526, and deposited in 25 a fund in the state treasury, or in an account maintained by a trustee, created under

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1	s. 18.57 (1), as authorized under s. 16.526 (2), to <del>pay part or all of the state's unfunded</del>
2	prior service liability under s. 40.05 (2) (b) and the state's unfunded liability under
3	s. 40.05 (4) (b), (bc), and (bw) and subch. IX of ch. 40, as determined by the
4	department of administration be transferred to the health care quality improvement
5	fund, and to provide for reserves and to make ancillary payments, as determined by
6	the building commission, and the remainder to be transferred to $-a$ retirement
7	liability an excise tax revenue obligation redemption fund created under s. 18.562
8	(3). Estimated disbursements under this paragraph shall not be included in the
9	schedule under s. 20.005.
10	SECTION 398. 20.505 (1) (sh) of the statutes is amended to read:
11	20.505 (1) (sh) Excise tax fund — revenue obligation repayment. From the
12	excise tax fund, a sum sufficient to pay <del>-a retirement liability</del> <u>an excise tax revenue</u>
13	obligation redemption fund created under s. 18.562 (3) the amount needed to pay the
14	principal of and premium, if any, and interest on revenue obligations issued under
15	subch. II of ch. 18, as authorized under s. 16.526, and to make ancillary payments

authorized by the authorizing resolution for the revenue obligations. Estimated
disbursements under this paragraph shall not be included in the schedule under s.
20.005.

19

**SECTION 399.** 20.505 (1) (sm) of the statutes is amended to read:

20 20.505 (1) (sm) *Excise tax fund* — *provision of reserves and payment of ancillary* 21 *costs relating to revenue obligations.* From the excise tax fund, a sum sufficient to 22 provide for reserves and for ancillary payments relating to revenue obligations 23 issued under subch. II of ch. 18, as authorized under s. 16.526 and the resolution 24 authorizing the revenue obligations. <u>Estimated disbursements under this</u> 25 <u>paragraph shall not be included in the schedule under s. 20.005.</u>

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1 **SECTION 400.** 20.505 (1) (sp) of the statutes is amended to read: 2 20.505 (1) (sp) *Revenue obligation debt service*. From <u>a retirement liability</u> an 3 excise tax revenue obligation redemption fund created under s. 18.562 (3), all moneys 4 received by the fund for the payment of principal of and premium, if any, and interest 5 on revenue obligations issued under subch. II of ch. 18, as authorized under s. 16.526, 6 and for ancillary payments authorized by the authorizing resolution for the revenue 7 obligations. All moneys received by the fund are irrevocably appropriated in 8 accordance with subch. II of ch. 18 and further established in resolutions authorizing 9 the issuance of the revenue obligations under. s. 16.526 and setting forth the 10 distribution of funds to be received thereafter. Estimated disbursements under this 11 paragraph shall not be included in the schedule under s. 20.005.

12

**SECTION 401.** 20.505 (4) (ba) of the statutes is amended to read:

13 20.505 (4) (ba) *General program operations*. The amounts in the schedule for 14 the expenses of committees created by law or executive order, for the state's 15 contribution to the advisory commission on intergovernmental relations, and for 16 state membership dues and travel expenses and miscellaneous expenses for state participation in the Council of State Governments, Education Commission of the 17 18 States under s. 39.76, Midwestern Higher Education Compact under s. 39.80, 19 Northeast Midwest Institute, Council of Great Lakes Governors, Great Lakes 20 Commission, and such other national or regional interstate governmental bodies as 21 the governor determines. The secretary of administration may reduce or eliminate 22 proposed expenditures under this paragraph in any fiscal year if the amount 23 appropriated for that fiscal year is insufficient to fully fund the proposed 24 expenditures.

25

**SECTION 402.** 20.505 (4) (es) of the statutes is amended to read:

1	20.505 (4) (es) Principal, interest, and rebates; general purpose revenue $-$
2	schools. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal
3	and interest costs incurred in financing educational technology infrastructure
4	financial assistance to school districts under s. 16.995 and, to make full payment of
5	the amounts determined by the building commission under s. 13.488 (1) (m), to the
6	extent that these costs and payments are not paid under par. (ha), and to make
7	payments under an agreement or ancillary arrangement entered into under s. 18.06
8	<u>(8) (a)</u> .
9	<b>SECTION 403.</b> 20.505 (4) (et) of the statutes is amended to read:
10	20.505 (4) (et) Principal, interest, and rebates; general purpose revenue $-$
11	public library boards. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment
12	of principal and interest costs incurred in financing educational technology
13	infrastructure financial assistance to public library boards under s. 16.995 <del>and,</del> to
14	make full payment of the amounts determined by the building commission under s.
15	13.488 (1) (m), to the extent that these costs and payments are not paid under par.
16	(hb) <u>, and to make payments under an agreement or ancillary arrangement entered</u>
17	<u>into under s. 18.06 (8) (a)</u> .
18	<b>SECTION 404.</b> 20.505 (4) (ha) of the statutes is amended to read:

20.505 (4) (ha) Principal, interest, and rebates; program revenue — schools. All 19 20 moneys received under s. 16.995 (3) to reimburse s. 20.866 (1) (u) for the payment of 21 principal and interest costs incurred in financing educational technology 22 infrastructure financial assistance to school districts under s. 16.995 and, to make 23 full payment of the amounts determined by the building commission under s. 13.488 24 (1) (m), and to make payments under an agreement or ancillary arrangement 25 entered into under s. 18.06 (8) (a).

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#### 1 **SECTION 405.** 20.505 (4) (hb) of the statutes is amended to read: 2 20.505 (4) (hb) Principal, interest, and rebates; program revenue – public 3 *library boards.* All moneys received under s. 16.995 (3) to reimburse s. 20.866 (1) (u) 4 for the payment of principal and interest costs incurred in financing educational 5 technology infrastructure financial assistance to public library boards under s. 6 16.995 and, to make full payment of the amounts determined by the building 7 commission under s. 13.488 (1) (m), and to make payments under an agreement or 8 ancillary arrangement entered into under s. 18.06 (8) (a). 9 **SECTION 406.** 20.505 (4) (i) of the statutes is created to read: 10 20.505 (4) (i) Health care quality and patient safety board; gifts and grants. All 11 money received from gifts, grants, bequests, and devises to the health care quality 12 and patient safety board, for the purposes for which made. 13 **SECTION 407.** 20.505 (4) (k) of the statutes is amended to read: 14 20.505 (4) (k) Waste facility siting board; general program operations. The 15 amounts in the schedule for the general program operations of the waste facility 16 siting board. All moneys transferred from the appropriation account under s. 20.370 17 (2) (eg) shall be credited to this appropriation account. <u>Notwithstanding s. 20.001</u> 18 (3) (a), the unencumbered balance of this appropriation account at the end of each fiscal year shall lapse to the general fund. 19 20 **SECTION 408.** 20.505 (4) (Lm) of the statutes is created to read: 21 20.505 (4) (Lm) Educational telecommunications; additional services. All 22 moneys received for the provision of telecommunications services to educational 23 agencies under s. 16.998 to provide, or contract for the provision of, those services to 24 those agencies.

25

**SECTION 409.** 20.505 (4) (mp) of the statutes is amended to read:

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1	20.505 (4) (mp) Federal e-rate aid. All federal moneys received under 47 USC
2	254 for the provision of educational telecommunications access to educational
3	agencies under s. 16.997 to pay administrative expenses relating to the receipt and
4	disbursement of those federal moneys and to reimburse pars. (es) and (et) as provided
5	in s. 16.995 (3m) and all federal moneys received under 47 USC 254 for the provision
6	of additional educational telecommunications access to educational agencies under
7	s. 16.998 to reduce the rates charged those educational agencies for those services
8	<u>as provided in s. 16.998</u> .
9	<b>SECTION 410.</b> 20.505 (4) (q) of the statutes is created to read:
10	20.505 (4) (q) Health care quality and patient safety board; general program
11	operations. Biennially, from the health care quality improvement fund, the amounts
12	in the schedule for general program operations of the health care quality and patient
13	safety board.
14	SECTION 411. 20.505 (4) (qb) of the statutes is created to read:
15	20.505 (4) (qb) Health care quality and patient safety board; grants or loans.
16	As a continuing appropriation, from the health care quality improvement fund, the
17	amounts in the schedule for grants or loans under s. 153.076.
18	<b>SECTION 412.</b> 20.505 (5) (c) of the statutes is amended to read:
19	20.505 (5) (c) Principal repayment and interest; Black Point Estate. A sum
20	sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs
21	incurred in adapting for public use the property known as Black Point Estate and to
22	make payments under an agreement or ancillary arrangement entered into under
23	<u>s. 18.06 (8) (a)</u> .
21	SECTION 412 20 505 (5) (g) of the statutes is amonded to read:

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24 **SECTION 413.** 20.505 (5) (g) of the statutes is amended to read:

1 20.505 (5) (g) Principal repayment, interest and rebates; parking. From the fees 2 collected under s. 16.843 (2) (cm), a sum sufficient to reimburse s. 20.866 (1) (u) for 3 the payment of principal and interest costs incurred in financing land acquisition for 4 and construction of parking located in the city of Madison, and to make the payments 5 determined by the building commission under s. 13.488 (1) (m) that are attributable 6 to the proceeds of obligations incurred in financing parking, and to make payments 7 under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a). 8 **SECTION 414.** 20.505 (5) (kc) of the statutes is amended to read: 20.505 (5) (kc) Principal repayment, interest and rebates. All moneys 9 transferred from par. (ka), to be transferred to the appropriation under s. 20.866 (1) 10 11 (u) for the payment of principal and interest costs incurred in financing the 12 acquisition, construction, development, enlargement or improvement of facilities 13 housing state agencies and, to make the payments determined by the building 14 commission under s. 13.488 (1) (m) that are attributable to the proceeds of 15 obligations incurred in financing such facilities, and to make payments under an 16 agreement or ancillary arrangement entered into under s. 18.06 (8) (a). 17 **SECTION 415.** 20.505 (6) (e) of the statutes is created to read: 18 20.505 (6) (e) Indigent civil legal services. The amounts in the schedule to 19 provide grants for the provision of civil legal services to indigent persons under s. 20 16.964 (10). 21 **SECTION 416.** 20.505 (6) (kg) of the statutes is repealed. 22 **SECTION 417.** 20.505 (8) (hm) 4b. of the statutes is created to read: 23 20.505 (8) (hm) 4b. The amount transferred to s. 20.215 (1) (km) shall be the 24 amount in the schedule under s. 20.215 (1) (km).

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25 SECTION **418.** 20.505 (8) (hm) 10t. of the statutes is created to read:

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1	20.505 (8) (hm) 10t. The amount transferred to s. 20.255 (2) (kn) shall be the
2	amount in the schedule under s. 20.255 (2) (kn).
3	SECTION 419. 20.505 (8) (hm) 11. of the statutes is created to read:
4	20.505 (8) (hm) 11. The amount transferred to s. 20.255 (2) (km) shall be the
5	amount in the schedule under s. 20.255 (2) (km).
6	<b>SECTION 420.</b> 20.505 (8) (hm) 11b. of the statutes is created to read:
7	20.505 (8) (hm) 11b. The amount transferred to s. 20.255 (1) (kt) shall be the
8	amount in the schedule under s. 20.255 (1) (kt).
9	<b>SECTION 421.</b> 20.505 (8) (hm) 11c. of the statutes is created to read:
10	20.505 (8) (hm) 11c. The amount transferred to s. 20.255 (2) (kj) shall be the
11	amount in the schedule under s. 20.255 (2) (kj).
12	<b>SECTION 422.</b> 20.505 (8) (hm) 13g. of the statutes is created to read:
13	20.505 (8) (hm) 13g. The amount transferred to s. 20.485 (2) (kg) shall be the
14	amount in the schedule under s. 20.485 (2) (kg).
15	<b>SECTION 423.</b> 20.505 (8) (hm) 13m. of the statutes is created to read:
16	20.505 (8) (hm) 13m. The amount transferred to s. 20.485 (2) (km) shall be the
17	amount in the schedule under s. 20.485 (2) (km).
18	SECTION 424. 20.505 (8) (hm) 15d. of the statutes is repealed.
19	SECTION 425. 20.505 (8) (hm) 15g. of the statutes is amended to read:
20	20.505 <b>(8)</b> (hm) 15g. The amount transferred to s. 20.455 (2) (kt) sub. (6) (kv)
21	shall be the amount in the schedule under <del>s. 20.455 (2) (kt) <u>sub. (6)</u> (kv)</del> .
22	SECTION 426. 20.505 (8) (hm) 15h. of the statutes is amended to read:
23	20.505 <b>(8)</b> (hm) 15h. The amount transferred to <del>s. 20.455 (2) (ku)</del> <u>sub. (6) (kw)</u>
24	shall be the amount in the schedule under <del>s. 20.455 (2) (ku)</del> <u>sub. (6) (kw)</u> .
25	<b>SECTION 427.</b> 20.505 (8) (hm) 16m. of the statutes is created to read:

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1	20.505 (8) (hm) 16m. The amount transferred to s. 20.410 (1) (ke) shall be the
2	amount in the schedule under s. 20.410 (1) (ke).
3	SECTION 428. 20.505 (8) (hm) 16m. of the statutes, as created by 2005 Wisconsin
4	Act (this act), is repealed.
5	SECTION 429. 20.505 (8) (hm) 18cm. of the statutes is created to read:
6	20.505 (8) (hm) 18cm. The amount transferred to s. 20.435 (7) (kh) shall be the
7	amount in the schedule under s. 20.435 (7) (kh).
8	SECTION 430. 20.507 (1) (kd) of the statutes is created to read:
9	20.507 (1) (kd) Payments in lieu of property taxes. All moneys transferred from
10	the appropriate trust funds, as defined in s. 24.60 (5), to make the payments required
11	under s. 24.62 (3).
12	SECTION 431. 20.510 (1) (gm) of the statutes is created to read:
13	20.510 (1) (gm) <i>Gifts and grants.</i> All moneys received from gifts and grants,
14	to be used for the purposes for which made and received.
15	SECTION 432. 20.515 (1) (g) of the statutes is created to read:
16	20.515 (1) (g) Health care coverage for employees of the Wisconsin Historical
17	Foundation, Inc. All moneys received from the Wisconsin Historical Foundation,
18	Inc., under s. 40.515 for the payment of health care coverage benefits for certain of
19	its employees and the cost of administering the benefits under s. 40.515.
20	SECTION 433. 20.515 (1) (gm) of the statutes is created to read:
21	20.515 (1) (gm) <i>Gifts and grants.</i> All moneys received from gifts and grants to
22	carry out the purposes for which made.
23	SECTION 434. 20.515 (1) (m) of the statutes is created to read:
24	20.515 (1) (m) Federal aid. All moneys received as federal aid, as authorized
25	by the governor under s. 16.54, for operations and benefit programs under ch. 40.

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1	SECTION 435. 20.515 (1) (r) of the statutes is amended to read:
2	20.515 (1) (r) <i>Benefit and coverage payments.</i> All moneys credited to the public
3	employee trust fund for payment from the appropriate accounts and reserves of the
4	fund of the benefits, contributions, insurance premiums, and refunds authorized by
5	ch. 40 for the respective benefit plans <u>and of the costs of legal counsel employed or</u>
6	selected under s. 40.03 (1) (c). Estimated disbursements under this paragraph shall
7	not be included in the schedule under s. 20.005.
8	<b>SECTION 436.</b> 20.515 (1) (sr) of the statutes is created to read:
9	20.515 (1) (sr) Gifts and grants; public employee trust fund. All moneys
10	received from gifts and grants that are required to be deposited in the public
11	employee trust fund to carry out the purposes for which made.
12	SECTION 437. 20.550 (1) (g) of the statutes is amended to read:
13	20.550 (1) (g) <i>Gifts and, grants, and proceeds.</i> All moneys received from gifts
14	and grants and, except as provided in pars. (fb), (h), (i), (kj), and (L), all proceeds from
15	services, conferences, and sales of publications and promotional materials for the
16	purposes for which made and or received.
17	SECTION 438. 20.566 (1) (ha) of the statutes is amended to read:
18	20.566 (1) (ha) Administration of liquor tax. The amounts in the schedule for
19	computer <del>and,</del> audit <u>, and enforcement</u> costs incurred in administering the tax under
20	s. 139.03 (2m). All moneys received from the administration fee under s. 139.06 (1)
21	(a) shall be credited to this appropriation. Notwithstanding s. 20.001 (3) (a), at the
22	end of each fiscal year, the unencumbered balance of this appropriation account,
23	minus an amount equal to 10% of the sum of the amounts expended and the amounts
24	encumbered from the account during the fiscal year, shall lapse to the general fund.
25	<b>SECTION 439.</b> 20.566 (1) (hp) of the statutes is amended to read:

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1	20.566 (1) (hp) Administration of endangered resources; professional football
2	district; breast cancer research <u>: veterans trust fund</u> voluntary payments. The
3	amounts in the schedule for the payment of all administrative costs, including data
4	processing costs, incurred in administering ss. 71.10 (5), (5e), <del>and</del> (5f) <u>, and (5g)</u> and
5	71.30 (10). All moneys specified for deposit in this appropriation under ss. $71.10$ (5)
6	(h) 5., (5e) (h) 4., <del>and</del> (5f) (i) <u>and (5g) (h) 4.</u> and 71.30 (10) (i) <u>and (11) (i)</u> shall be
7	credited to this appropriation.
8	<b>SECTION 440.</b> 20.680 (2) (j) of the statutes is amended to read:
9	20.680 (2) (j) Court information systems. All moneys received under ss. 814.61,
10	814.62, and 814.63 that are required to be credited to this appropriation account
11	under those sections and six-ninths <u>one-half</u> of the moneys received under s. 814.86
12	(1) for the operation of circuit court automated information systems under s. 758.19
10	(A)
13	(4).
13	(4). <b>SECTION 441.</b> 20.765 (1) (a) of the statutes is amended to read:
14	SECTION 441. 20.765 (1) (a) of the statutes is amended to read:
14 15	<b>SECTION 441.</b> 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to
14 15 16	<b>SECTION 441.</b> 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative
14 15 16 17	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation
14 15 16 17 18	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium,
14 15 16 17 18 19	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium, other than moneys encumbered under this appropriation before July 26, 2003, until
14 15 16 17 18 19 20	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations — assembly.</i> A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium, other than moneys encumbered under this appropriation before July 26, 2003, until such time as the joint committee on legislative organization acts under 2003
14 15 16 17 18 19 20 21	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) <i>General program operations</i> — <i>assembly</i> . A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium, other than moneys encumbered under this appropriation before July 26, 2003, until such time as the joint committee on legislative organization acts under 2003 Wisconsin Act 33, section 9133 (2).
14 15 16 17 18 19 20 21 22	SECTION 441. 20.765 (1) (a) of the statutes is amended to read: 20.765 (1) (a) General program operations — assembly. A sum sufficient to carry out the functions of the assembly, excluding expenses for legislative documents. No moneys may be expended or encumbered under this appropriation before the effective date of the biennial budget act for the 2005–07 fiscal biennium, other than moneys encumbered under this appropriation before July 26, 2003, until such time as the joint committee on legislative organization acts under 2003 Wisconsin Act 33, section 9133 (2). SECTION 442. 20.765 (1) (b) of the statutes is amended to read:

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effective date of the biennial budget act for the 2005–07 fiscal biennium, other than
 moneys encumbered under this appropriation before July 26, 2003, until such time
 as the joint committee on legislative organization acts under 2003 Wisconsin Act 33,
 section 9133 (2).

5 **SECTION 443.** 20.765 (1) (d) of the statutes is amended to read:

6 20.765 (1) (d) *Legislative documents.* A sum sufficient to pay legislative 7 expenses for acquisition, production, retention, sales and distribution of legislative 8 documents authorized under ss. 13.17, 13.90 (1) (g), 13.92 (1) (e), 13.93 (3) and 35.78 9 (1) or the rules of the senate and assembly, except as provided in sub. (3) (em). No 10 moneys may be expended or encumbered under this appropriation before the 11 effective date of the biennial budget act for the 2005–07 fiscal biennium, other than 12 moneys encumbered under this appropriation before July 26, 2003, until such time 13 as the joint committee on legislative organization acts under 2003 Wisconsin Act 33, 14 section 9133 (2).

15

**SECTION 444.** 20.765 (3) (fa) of the statutes is amended to read:

16 20.765 (3) (fa) *Membership in national associations.* A sum sufficient to be 17 disbursed under s. 13.90 (4) for payment of the annual fees entitling the legislature 18 to membership in national organizations including, without limitation because of 19 enumeration, the National Conference of State Legislatures, the National 20 Conference of Commissioners on Uniform State Laws and the National Committee 21 on Uniform Traffic Laws and Ordinances. No moneys may be expended or 22 encumbered under this appropriation before the effective date of the biennial budget 23 act for the 2005-07 fiscal biennium, other than moneys encumbered under this 24 appropriation before July 26, 2003, until such time as the joint committee on 25 legislative organization acts under 2003 Wisconsin Act 33, section 9133 (2).

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1	SECTION 445. 20.765 (5) of the statutes is repealed.
2	SECTION 446. 20.835 (1) (c) of the statutes is amended to read:
3	20.835 (1) (c) Expenditure restraint program account. A sum sufficient to make
4	the payments under s. 79.05. <u>No moneys may be encumbered or expended from this</u>
5	appropriation after December 31, 2006.
6	SECTION 447. 20.835 (1) (cb) of the statutes is created to read:
7	20.835 (1) (cb) Municipal levy restraint payment account. Beginning in 2007,
8	a sum sufficient to make the payments to municipalities under s. 79.051 (4) (a).
9	SECTION 448. 20.835 (1) (cd) of the statutes is created to read:
10	20.835 (1) (cd) Municipal levy restraint bonus payment account. Beginning in
11	2007, a sum sufficient to make the payments to municipalities under s. 79.051 (4) (b).
12	SECTION 449. 20.835 (1) (cf) of the statutes is created to read:
13	20.835 (1) (cf) County levy restraint payment account. Beginning in 2007, a
14	sum sufficient to make the payments to counties under s. 79.052 (4) (a).
15	SECTION 450. 20.835 (1) (cg) of the statutes is created to read:
16	20.835 (1) (cg) County levy restraint bonus payment account. Beginning in
17	2007, a sum sufficient to make the payments to counties under s. 79.052 (4) (b).
18	SECTION 451. 20.835 (2) (cL) of the statutes is amended to read:
19	20.835 (2) (cL) Development zones location credit. A sum sufficient to make the
20	payments under ss. 71.07 (2dL) (c) <del>2.</del> , 71.28 (1dL) (c) <del>2.</del> , and 71.47 (1dL) (c) <del>2</del> .
21	SECTION 452. 20.835 (2) (f) of the statutes is amended to read:
22	20.835 (2) (f) <i>Earned income tax credit.</i> A sum sufficient to pay the excess
23	claims approved under s. 71.07 (9e) that are not paid under <del>pars. (kf) and (r) <u>par. (kf)</u>.</del>
24	SECTION 453. 20.835 (2) (r) of the statutes is repealed.
25	SECTION 454. 20.855 (4) (bm) of the statutes is created to read:

1	20.855 (4) (bm) Oil pipeline terminal tax distribution. A sum sufficient to
2	distribute oil pipeline terminal taxes to towns, villages, and cities under s. 76.24 (2)
3	(am), except that the distribution paid from this appropriation in fiscal year 2006–07
4	may not exceed \$652,100.
5	SECTION 455. 20.855 (4) (f) of the statutes is repealed.
6	<b>SECTION 456.</b> 20.855 (4) (q) of the statutes is amended to read:
7	20.855 (4) (q) Terminal tax distribution. From the transportation fund, a sum
8	sufficient for the towns', villages' and cities' share of railroad taxes under s. 76.24 (2)
9	<u>(a)</u> .
10	<b>SECTION 457.</b> 20.855 (8) (a) of the statutes is amended to read:
11	20.855 (8) (a) Dental clinic and education facility; principal repayment, interest
12	and rebates. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
13	principal and interest costs incurred in financing the construction grant under s.
14	13.48 (32), <del>and</del> to make the payments determined by the building commission under
15	s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in
16	financing the construction grant under s. 13.48 (32) <u>, and to make payments under</u>
17	<u>an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
18	SECTION 458. 20.865 (4) (gm) of the statutes is repealed.
19	SECTION 459. 20.866 (intro.) of the statutes is amended to read:
20	<b>20.866 Public debt.</b> (intro.) There are irrevocably appropriated to the bond
21	security and redemption fund and to the capital improvement fund, as a first charge
22	upon all revenues of this state, sums sufficient for payment of principal, interest <del>and,</del>
23	premium due, if any, <del>on</del> <u>and payment due, if any, under an agreement or ancillary</u>
24	arrangement entered into under s. 18.06 (8) (a) with respect to any public debt
25	contracted under subchs. I and IV of ch. 18.

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SECTION 460. 20.866 (1) (u) of the statutes, as affected by 2003 Wisconsin Act
 64, is amended to read:

3 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys 4 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (b) and, (f), and (s), 5 20.190 (1) (c), (d), (i), and (j), 20.225 (1) (c) and (i), 20.245 (1) (e) and (j), 20.250 (1) (c) 6 and (e), 20.255 (1) (d), 20.285 (1) (d), (db), (fh), (ih), (je), (jg), (kd), (km), and (ko) and 7 (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (ag), (ag), (ar), (at), (au), 8 (bq), (ca), (cb), (cc), (cd), (ce), (cf), (cg), (ea), (eq), and (er), 20.395 (6) (af), (aq), and (ar), 9 and (au), 20.410 (1) (e), (ec), and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1) 10 (d), 20.485 (1) (f) and (go), (3) (t) and (4) (qm), 20.505 (4), (es), (et), (ha), and (hb) and 11 (5) (c), (g) and (kc), 20.855 (8) (a) and 20.867 (1) (a) and (b) and (3) (a), (b), (bm), (bp), 12 (br), (bt), (g), (h), (i), and (q) for the payment of principal and, interest on, premium 13 due, if any, and payment due, if any, under an agreement or ancillary arrangement 14 entered into pursuant to s. 18.06 (8) (a) with respect to any public debt contracted 15 under subchs. I and IV of ch. 18.

#### 16

**SECTION 461.** 20.866 (2) (tc) of the statutes is amended to read:

17 20.866 (2) (tc) *Clean water fund program.* From the capital improvement fund, a sum sufficient for the purposes of s. 281.57 (10m) and (10r) and to be transferred 18 19 to the environmental improvement fund for the purposes of the clean water fund 20 program under ss. 281.58 and 281.59. The state may contract public debt in an 21 amount not to exceed \$637,743,200 \$647,343,200 for this purpose. Of this amount, 22 the amount needed to meet the requirements for state deposits under 33 USC 1382 23 is allocated for those deposits. Of this amount, \$8,250,000 is allocated to fund the 24 minority business development and training program under s. 200.49 (2) (b). 25 Moneys from this appropriation account may be expended for the purposes of s.

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1 281.57 (10m) and (10r) only in the amount by which the department of natural 2 resources and the department of administration determine that moneys available 3 under par. (tn) are insufficient for the purposes of s. 281.57 (10m) and (10r). 4 **SECTION 462.** 20.866 (2) (td) of the statutes is amended to read: 5 20.866 (2) (td) Safe drinking water loan program. From the capital 6 improvement fund, a sum sufficient to be transferred to the environmental 7 improvement fund for the safe drinking water loan program under s. 281.61. The 8 state may contract public debt in an amount not to exceed \$26,210,000 \$32,310,000 9 for this purpose. **SECTION 463.** 20.866 (2) (te) of the statutes is amended to read: 10 11 20.866 (2) (te) *Natural resources; nonpoint source grants.* From the capital 12 improvement fund, a sum sufficient for the department of natural resources to 13 provide funds for nonpoint source water pollution abatement projects under s. 281.65 14 and to provide the grant under 2003 Wisconsin Act 33, section 9138 (3f). The state 15 may contract public debt in an amount not to exceed <u>\$85,310,400</u> §91,310,400 for this 16 purpose. 17 **SECTION 464.** 20.866 (2) (tg) of the statutes is amended to read: 18 20.866 (2) (tg) *Natural resources; environmental repair.* From the capital 19 improvement fund, a sum sufficient for the department of natural resources to fund 20 investigations and remedial action under s. 292.11 (7) (a) or 292.31 and remedial 21 action under s. 281.83 and for payment of this state's share of environmental repair 22 that is funded under 42 USC 6991 to 6991i or 42 USC 9601 to 9675. The state may 23 contract public debt in an amount not to exceed \$48,000,000 \$51,000,000 for this 24 purpose. Of this amount, \$7,000,000 is allocated for remedial action under s. 281.83. 25 **SECTION 465.** 20.866 (2) (th) of the statutes is amended to read:

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1 20.866 (2) (th) Natural resources; urban nonpoint source cost-sharing. From 2 the capital improvement fund, a sum sufficient for the department of natural 3 resources to provide cost-sharing grants for urban nonpoint source water pollution 4 abatement and storm water management projects under s. 281.66 and to provide 5 municipal flood control and riparian restoration cost-sharing grants under s. 6 281.665. The state may contract public debt in an amount not to exceed <u>\$22,400,000</u> 7 <u>\$27,100,000</u> for this purpose. Of this amount, \$500,000 is allocated in fiscal 8 biennium 2001–03 for dam rehabilitation grants under s. 31.387.

9

15

**SECTION 466.** 20.866 (2) (uum) of the statutes is amended to read:

20.866 (2) (uum) *Transportation; major highway and rehabilitation projects.*From the capital improvement fund, a sum sufficient for the department of
transportation to fund major highway and rehabilitation projects, as provided under
s. 84.555. The state may contract public debt in an amount not to exceed
\$565,480,400 \$815,480,400 for this purpose.

**SECTION 467.** 20.866 (2) (uup) of the statutes is created to read:

16 20.866 (2) (uup) *Transportation; southeast Wisconsin freeway rehabilitation* 17 *projects.* From the capital improvement fund, a sum sufficient for the department 18 of transportation to fund southeast Wisconsin freeway rehabilitation projects, as 19 provided under s. 84.555. The state may contract public debt in an amount not to 20 exceed \$213,100,000 for this purpose.

21

**SECTION 468.** 20.866 (2) (uv) of the statutes is amended to read:

22 20.866 (2) (uv) *Transportation, harbor improvements.* From the capital 23 improvement fund, a sum sufficient for the department of transportation to provide 24 grants for harbor improvements. The state may contract public debt in an amount 25 not to exceed \$28,000,000 \$39,400,000 for this purpose.

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1	SECTION 469. 20.866 (2) (uw) of the statutes is amended to read:
2	20.866 (2) (uw) Transportation; rail acquisitions and improvements. From the
3	capital improvement fund, a sum sufficient for the department of transportation to
4	acquire railroad property under ss. 85.08 (2) (L) and 85.09; and to provide grants and
5	loans for rail property acquisitions and improvements under s. 85.08 (4m) (c) and (d).
6	The state may contract public debt in an amount not to exceed <del>\$32,500,000</del>
7	<u>\$39,000,000</u> for these purposes.
8	<b>SECTION 470.</b> 20.866 (2) (we) of the statutes is amended to read:
9	20.866 (2) (we) Agriculture; soil and water. From the capital improvement
10	fund, a sum sufficient for the department of agriculture, trade and consumer
11	protection to provide for soil and water resource management under s. 92.14. The
12	state may contract public debt in an amount not to exceed <del>\$20,575,000</del> <u>\$27,575,000</u>
13	for this purpose.
14	SECTION 471. 20.866 (2) (xm) of the statutes, as affected by 2005 Wisconsin Act
15	1, is amended to read:
16	20.866 (2) (xm) Building commission; refunding tax-supported and
17	self-amortizing general obligation debt. From the capital improvement fund, a sum
18	sufficient to refund the whole or any part of any unpaid indebtedness used to finance
19	tax–supported or self–amortizing facilities. In addition to the amount that may be
20	<del>contracted under par. (xe), the <u>The</u> state may contract public debt in <del>an</del> <u>any</u> amount</del>
21	not to exceed \$1,000,000,000 for this purpose. Such indebtedness shall be construed
22	to include any premium and interest payable with respect thereto. Debt incurred by
23	this paragraph shall be repaid under the appropriations providing for the retirement
24	of public debt incurred for tax-supported and self-amortizing facilities in
25	proportional amounts to the purposes for which the debt was refinanced. $\frac{1}{10000000000000000000000000000000000$

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1	may be expended under this paragraph unless <u>It is the intent of the legislature that</u>
2	this refunding authority only be used if the true interest costs to the state can be
3	reduced by the expenditure.
4	SECTION 472. 20.866 (2) (zo) of the statutes is amended to read:
5	20.866 (2) (zo) Veterans affairs; refunding bonds. From the funds and accounts
6	under s. 18.04 (6) (b), a sum sufficient for the department of veterans affairs to fund,
7	refund, or acquire the whole or any part of public debt as set forth in s. 18.04 (5). The
8	building commission may contract public debt in an <u>any</u> amount <del>not to exceed</del>
9	\$840,000,000 for these purposes, exclusive of any amount issued to fund, refund, or
10	acquire any public debt contracted under par. (zn).
11	SECTION 473. 20.867 (1) (a) of the statutes is amended to read:
12	20.867 (1) (a) Principal repayment and interest; housing of state agencies. A
13	sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest
14	costs incurred in financing the housing of state agencies and to make payments
15	<u>under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u> .
16	<b>SECTION 474.</b> 20.867 (1) (b) of the statutes is amended to read:
17	20.867 (1) (b) Principal repayment and interest; capitol and executive residence.
18	A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
19	interest costs incurred in financing building projects at the capitol and executive
20	residence and to make payments under an agreement or ancillary arrangement
21	<u>entered into under s. 18.06 (8) (a)</u> .
22	SECTION 475. 20.867 (3) (a) of the statutes is amended to read:
23	20.867 (3) (a) Principal repayment and interest. A sum sufficient to pay all
24	principal repayment and interest costs on tax-supported borrowing which is not

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1	initially allocable to the respective programs and to make payments under an
2	agreement or ancillary arrangement entered into under s. 18.06 (8) (a).
3	<b>SECTION 476.</b> 20.867 (3) (b) of the statutes is amended to read:
4	20.867 (3) (b) <i>Principal repayment and interest.</i> A sum sufficient to reimburse
5	s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
6	capital improvements for other public purposes authorized by law but not otherwise
7	specified in this chapter and to make payments under an agreement or ancillary
8	arrangement entered into under s. 18.06 (8) (a).
9	<b>SECTION 477.</b> 20.867 (3) (bm) of the statutes is amended to read:
10	20.867 (3) (bm) Principal repayment, interest, and rebates; HR Academy, Inc.
11	A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and
12	interest costs incurred in financing the construction of a youth and family center for
13	HR Academy, Inc., in the city of Milwaukee, and to make the payments determined
14	by the building commission under s. 13.488 (1) (m) that are attributable to the
15	proceeds of obligations incurred in financing the construction of a youth and family
16	center for the HR Academy, Inc., and to make payments under an agreement or
17	ancillary arrangement entered into under s. 18.06 (8) (a).
18	SECTION 478. 20.867 (3) (bp) of the statutes is amended to read:
19	20.867 (3) (bp) <i>Principal repayment, interest and rebates.</i> A sum sufficient to
20	reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
21	in financing the construction of a Swiss cultural center in the village of New Glarus,
22	and to make the payments determined by the building commission under s. 13.488
23	(1) (m) that are attributable to the proceeds of obligations incurred in financing the
24	construction of a Swiss cultural center in the village of New Glarus <u>, and to make</u>

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payments under an agreement or ancillary arrangement entered into under s. 18.06
 (8) (a).
 SECTION 479. 20.867 (3) (br) of the statutes is amended to read:

20.867 (3) (br) *Principal repayment, interest and rebates.* A sum sufficient to
reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
in financing the construction of the youth activities center specified in s. 13.48 (34),
and to make the payments determined by the building commission under s. 13.488
(1) (m) that are attributable to the proceeds of obligations incurred in financing the
construction of that the youth activities center, and to make payments under an

10 <u>agreement or ancillary arrangement entered into under s. 18.06 (8) (a)</u>.

11

**SECTION 480.** 20.867 (3) (bt) of the statutes is amended to read:

12 20.867 (3) (bt) *Principal repayment, interest, and rebates; Discovery Place* 13 *museum.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal 14 and interest costs incurred in financing the construction grant under s. 13.48 (32r), 15 and to make the payments determined by the building commission under s. 13.488 16 (1) (m) that are attributable to the proceeds of obligations incurred in financing the 17 construction grant under s. 13.48 (32r), and to make payments under an agreement 18 or ancillary arrangement entered into under s. 18.06 (8) (a).

19

**SECTION 481.** 20.867 (3) (g) of the statutes is amended to read:

20 20.867 (3) (g) *Principal repayment, interest and rebates; program revenues.* 21 From the appropriate program revenue accounts, a sum sufficient to pay all principal 22 and interest costs on self–amortizing borrowing issued under s. 20.866 (2) which are 23 not initially allocable to the respective programs and, to make any payments 24 determined by the building commission under s. 13.488 (1) (m) on the proceeds of

#### **ASSEMBLY BILL 100**

- such borrowing, and to make payments under an agreement or ancillary
   arrangement entered into under s. 18.06 (8) (a).
- 3

**SECTION 482.** 20.867 (3) (h) of the statutes is amended to read:

4 20.867 (3) (h) Principal repayment, interest, and rebates. A sum sufficient to 5 guarantee full payment of principal and interest costs for self-amortizing or 6 partially self-amortizing facilities enumerated under ss. 20.190 (1) (j), 20.245 (1) (j), 20.285 (1) (ih), (je), (jq), (kd), (km), and (ko), 20.370 (7) (eq) and 20.485 (1) (go) if 7 8 moneys available in those appropriations are insufficient to make full payment, and 9 to make full payment of the amounts determined by the building commission under 10 s. 13.488 (1) (m) if the appropriation under s. 20.190 (1) (j), 20.245 (1) (j), 20.285 (1) 11 (ih), (je), (jq), (kd), (km), or (ko), or 20.485 (1) (go) is insufficient to make full payment 12 of those amounts, and to make payments under an agreement or ancillary 13 arrangement entered into under s. 18.06 (8) (a). All amounts advanced under the 14 authority of this paragraph shall be repaid to the general fund whenever the balance 15 of the appropriation for which the advance was made is sufficient to meet any portion 16 of the amount advanced. The department of administration may take whatever 17 action is deemed necessary including the making of transfers from program revenue 18 appropriations and corresponding appropriations from program receipts in 19 segregated funds and including actions to enforce contractual obligations that will 20 result in additional program revenue for the state, to ensure recovery of the amounts 21 advanced.

#### 22

**SECTION 483.** 20.867 (3) (i) of the statutes is amended to read:

23 20.867 (3) (i) *Principal repayment, interest and rebates; capital equipment.* A
24 sum sufficient to pay principal and interest on public debt contracted under s. 20.866
25 (2) (ym) and, to make the payments determined by the building commission under

1 s. 13.488 (1) (m) that are attributable to the proceeds of obligations contracted under 2 s. 20.866 (2) (ym) for programs financed from program revenue or program 3 revenue-service appropriations, and to make payments under an agreement or 4 ancillary arrangement entered into under s. 18.06 (8) (a). All payments under this 5 paragraph shall be repaid to the general fund from the revenues of state agencies for 6 which capital equipment is financed under s. 20.866 (2) (ym). 7 **SECTION 484.** 20.867 (3) (q) of the statutes is amended to read: 8 20.867 (3) (q) Principal repayment and interest; segregated revenues. From the 9 appropriate segregated funds, a sum sufficient to pay all principal and interest costs 10 on self-amortizing borrowing issued under s. 20.866 (2) which are not initially 11 allocable to the respective programs and to make payments under an agreement or 12 ancillary arrangement entered into under s. 18.06 (8) (a). 13 **SECTION 485.** 20.905 (1) of the statutes is amended to read: 14 20.905 (1) MANNER OF PAYMENT. Payments to the state may be made in legal 15 tender, postal money order, express money order, bank draft, or certified check. 16 Payments to the state may also be made by personal check or individual check drawn 17 in the ordinary course of business unless otherwise required by individual state 18 agencies. Payments to the state made by a debit or credit card approved by the 19 depository selection board may be accepted by state agencies. Prior to authorizing 20 the use of a card, the depository selection board shall determine how any charges 21 associated with the use of the card shall be paid, unless the method of payment of 22 such charges is specified by law. Unless otherwise specifically prohibited by law. 23 payments to the state may be made by electronic funds transfer.

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**SECTION 486.** 20.905 (2) of the statutes is amended to read:

1 20.905 (2) PROTESTED PAYMENT. If a personal check tendered to make any 2 payment to the state is not paid by the bank on which it is drawn, if an electronic 3 funds transfer does not take place because of insufficient funds, or if a demand for 4 payment under a debit or credit card transaction is not paid by the bank upon which 5 demand is made, the person by whom the check has been tendered, the person whose 6 funds were to be electronically transferred, or the person entering into the debit or credit card transaction shall remain liable for the payment of the amount for which 7 8 the check was tendered, the amount that was to be electronically transferred, or the 9 amount agreed to be paid by debit or credit card and for all legal penalties, additions and a charge set by the depository selection board which is comparable to charges for 10 11 unpaid drafts made by establishments in the private sector. In addition, the officer 12 to whom the check was tendered, to whom the electronic funds transfer was 13 promised, or to whom the debit or credit card was presented may, if there is probable 14 cause to believe that a crime has been committed, provide any information or 15 evidence relating to the crime to the district attorney of the county having 16 jurisdiction over the offense for prosecution as provided by law. If any license has 17 been granted upon any such check, any such electronic funds transfer, or any such 18 debit or credit card transaction, the license shall be subject to cancellation for the 19 nonpayment of the check, the failure to make the electronic funds transfer, or failure 20 of the bank to honor the demand for payment authorized by debit or credit card.

21

**SECTION 487.** 20.916 (8) (a) of the statutes is amended to read:

22 20.916 **(8)** (a) The director of the office of state employment relations shall 23 recommend to the joint committee on employment relations uniform travel schedule 24 amounts for travel by state officers and employees whose compensation is 25 established under s. 20.923 or 230.12. Such amounts shall include maximum

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1	permitted amounts for meal and lodging costs, other allowable travel expenses under
2	sub. (9) (d), and porterage tips, except as authorized under s. 16.53 (12) (c). In lieu
3	of the maximum permitted amounts for expenses under sub. (9) (b), (c), and (d), the
4	secretary director may recommend to the committee a per diem amount and method
5	of reimbursement for any or all expenses under sub. (9) (b), (c), and (d).
6	<b>SECTION 488.</b> 20.923 (6) (ac) of the statutes is renumbered 20.923 (6) (dm) and
7	amended to read:
8	20.923 (6) (dm) Administration Justice, department of: deputy and assistant
9	district attorneys.
10	SECTION 489. 21.72 (1) (a) 3m. of the statutes is created to read:
11	21.72 (1) (a) 3m. A license issued under ss. 49.98 and 49.99.
12	SECTION 490. 21.72 (1) (a) 4. of the statutes is amended to read:
13	21.72 (1) (a) 4. A license, certificate of approval, provisional license, conditional
14	license, certification, certification card, registration, permit, training permit, or
15	approval specified in s. 49.45 (2) (a) 11., 51.42 (7) (b) 11., 51.421 (3) (a), 146.50 (5) (a)
16	or (b), (6g) (a), (7), or (8) (a) or (f), <del>250.05 (5),</del> 252.23 (2), 252.24 (2), 254.176, 254.178
17	(2) (a), 254.20 (2), (3), or (4), 254.64 (1) (a) or (b), 254.71 (2), 255.08 (2) (a), or 343.305
18	(6) (a) or a permit for the operation of a campground specified in s. 254.47 (1).
19	SECTION 491. 23.09 (25) of the statutes is repealed.
20	SECTION 492. 23.15 (6) of the statutes is created to read:
21	23.15 (6) This section does not apply to property that is authorized to be sold
22	under s. 16.848.
23	SECTION 493. 23.22 (1) (cg) of the statutes is created to read:
24	23.22 (1) (cg) "Nonprofit conservation organization" has the meaning given in
25	s. 23.0955 (1).

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**SECTION 494.** 23.22 (1) (cr) of the statutes is created to read:

- 2 23.22 (1) (cr) "Qualified lake association" means an association that meets the
  3 qualifications under s. 281.68 (3m) (a).
- 4 **SECTION 495.** 23.22 (2) (c) of the statutes is amended to read:

5 23.22 (2) (c) Under the program established under par. (a), the department 6 shall promulgate rules to establish a procedure to award cost-sharing grants to 7 public and private entities for up to 50% of the costs of projects to control invasive 8 species. The rules promulgated under this paragraph shall establish criteria for 9 determining eligible projects and eligible grant recipients. Eligible projects shall 10 include education and inspection activities at boat landings. The rules shall allow 11 cost-share contributions to be in the form of money or in-kind goods or services or 12 any combination thereof. In promulgating these rules, the department shall 13 consider the recommendations of the council under sub. (3) (c). From the 14 appropriation under s. 20.370 (6) (ar), the department shall make available in each 15 fiscal year at least \$500,000 for cost-sharing grants to be awarded to local 16 governmental units, nonprofit conservation organizations, and qualified lake 17 <u>associations</u> for the control of invasive species that are aquatic species.

**SECTION 496.** 23.27 (3) (a) of the statutes is repealed and recreated to read:

19 23.27 (3) (a) *Duties.* The department shall conduct a natural heritage 20 inventory program. The department shall cooperate with the department of 21 administration under s. 16.967 in conducting this program. This program shall 22 establish a system for determining the existence and location of natural areas, the 23 degree of endangerment of natural areas, an evaluation of the importance of natural 24 areas, information related to the associated natural values of natural areas, and 25 other information and data related to natural areas. This program shall establish

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a system for determining the existence and location of native plant and animal communities and endangered, threatened, and critical species, the degree of endangerment of these communities and species, the existence and location of habitat areas associated with these communities and species, and other information and data related to these communities and species. This program shall establish and coordinate standards for the collection, storage, and management of information and data related to the natural heritage inventory.

8

**SECTION 497.** 23.32 (2) (d) of the statutes is repealed and recreated to read:

9 23.32 (2) (d) The department shall cooperate with the department of 10 administration under s. 16.967 in conducting wetland mapping activities or any 11 related land information collection activities.

**SECTION 498.** 23.325 (1) (a) of the statutes is repealed and recreated to read: 23.325 (1) (a) Shall consult with the department of administration, the department of transportation, and the state cartographer, and may consult with other potential users of the photographic products resulting from the survey, to determine the scope and character of the survey.

17 **SECTION 499.** 23.33 (2) (i) 1. of the statutes is amended to read:

18 23.33 (2) (i) 1. Directly issue, transfer, or renew the registration documentation
19 with or without using the expedited service specified in par. (ig) 1.

**SECTION 500.** 23.33 (2) (i) 3. of the statutes is amended to read:

23.33 (2) (i) 3. Appoint persons who are not employees of the department as
agents of the department to issue, transfer, or renew the registration documentation
using either or both of the expedited services specified in par. (ig) 1.

**SECTION 501.** 23.33 (2) (ig) 1. (intro.) of the statutes is amended to read:

1	23.33 (2) (ig) 1. (intro.) For the issuance of original or duplicate registration
2	documentation and for the transfer or renewal of registration documentation, the
3	department may implement either or both of the following <del>expedited</del> procedures to
4	be provided by the department and any agents appointed under par. (i) 3.:
5	SECTION 502. 23.33 (2) (ig) 1. a. of the statutes is amended to read:
6	23.33 (2) (ig) 1. a. A noncomputerized procedure under which the department
7	or <u>an</u> agent <del>may accept</del> <u>appointed under par. (i) 3. accepts</u> applications for
8	registration <del>certificates</del> documentation and issue a validated registration receipt at
9	the time the applicant submits the application accompanied by the required fees.
10	SECTION 503. 23.33 (2) (ig) 1. b. of the statutes is amended to read:
11	23.33 (2) (ig) 1. b. A computerized procedure under which the department or
12	agent may accept applications for registration documentation and issue to each
13	applicant all or some of the items of the registration documentation at the time the
14	applicant submits the application accompanied by the required fees.
15	SECTION 504. 23.33 (2) (ig) 2. of the statutes is amended to read:
16	23.33 (2) (ig) 2. Under either procedure under subd. 1., the applicant shall
17	receive any remaining items of registration documentation directly from the
18	department at a later date. The items of registration documentation issued at the
19	time of the submittal of the application under either procedure shall be sufficient to
20	allow the all-terrain vehicle for which the application is submitted to be operated in
21	compliance with the registration requirements under this subsection. <u>The items of</u>
22	registration documentation issued under subd. 1. b. shall include at least one
23	registration decal.
24	SECTION 505. 23.33 (2) (ir) (title) of the statutes is repealed and recreated to

24 **SECTION 505.** 23.33 (2) (ir) (title) of the statutes is repealed and recreated to 25 read:

13

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1	23.33 (2) (ir) (title) Registration; supplemental fees.
2	SECTION 506. 23.33 (2) (ir) 1. of the statutes is amended to read:
3	23.33 (2) (ir) 1. In addition to the applicable fee under par. (c), (d), or (e), each

agent appointed under par. (i) 3. shall collect an expedited <u>a</u> service fee of \$3 each
time the agent issues a validated registration receipt under par. (ig) 1. a. The agent
shall retain the entire amount of each expedited service fee the agent collects.

7 **SECTION 507.** 23.33 (2) (ir) 2. of the statutes is amended to read:

8 23.33 (2) (ir) 2. In addition to the applicable fee under par. (c), (d), or (e), the 9 department or the agent appointed under par. (i) 3. shall collect an expedited <u>a</u> 10 service fee of \$3 <u>\$5</u> each time the expedited service under par. (ig) 1. b. is provided. 11 The agent shall remit to the department \$1 of each expedited service fee the agent 12 collects.

**SECTION 508.** 23.41 (5) of the statutes is amended to read:

14 23.41 (5) Each contract for construction work entered into by the department 15 under this section shall be awarded on the basis of bids or competitive sealed 16 proposals in accordance with procedures established by the department. Each 17 contract for construction work shall be awarded to the lowest responsible bidder or 18 the person submitting the most advantageous competitive sealed proposal as 19 determined by the department. If the bid of the lowest responsible bidder or the proposal of the person submitting the most advantageous competitive sealed 20 21 proposal is determined by the department to be in excess of the estimated reasonable 22 value of the work or not in the public interest, the department may reject all bids or 23 competitive sealed proposals. Every such contract is exempted from ss. 16.70 to 24 16.75, 16.755, 16.76, 16.767 to <u>16.77, 16.78 to</u> 16.82, 16.855, 16.87, and 16.89, but ss. 16.528, 16.754 and, 16.765, 16.771, and 16.871 apply to the contract. Every such 25

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- contract involving an expenditure of more than \$60,000 is not valid until the contract
   is approved by the governor.
- **SECTION 509.** 24.06 of the statutes is amended to read:

4 **24.06 Plat of lands.** The board may subdivide any parcel of public lands into 5 smaller parcels or village lots, with streets and alleys if necessary, whenever it 6 believes a larger net price can be obtained by selling the land in such smaller parcels 7 or lots. A survey and plat of such subdivision, verified by its maker as true and 8 correct, shall be returned and recorded in the office of the board, and the parcels or 9 lots designated thereon shall be appraised before they are offered for sale. Such 10 subdivision shall be ordered, the proceedings therefor governed and such appraisal 11 made in substantial accord with s. 24.08. Nothing in this section shall prohibit the 12 board from selling any parcel of public lands as a whole parcel.

13 **SECTION 510.** 24.11 (1) (c) of the statutes is created to read:

24.11 (1) (c) Unless otherwise required by law to be deposited into a fund other
than any of the trust funds, as defined in s. 24.60 (5), all moneys received from the
sale of public lands that occurs on or after the effective date of this paragraph ....
[revisor inserts date], shall be credited to the appropriate trust fund, except that any
such moneys deposited in the normal school fund shall be credited to the account
established under s. 24.605 in the normal school fund.

20

**SECTION 511.** 24.32 (1) of the statutes is amended to read:

21 24.32 (1) Unless such resale be prevented by payment as hereinbefore provided
22 by s. 24.29, such lands shall may be offered for sale by sealed bid or at public auction
23 to the highest bidder, in the manner and upon the terms provided, for original sales,
24 and if not then sold shall be subject to private entry thereafter.

25 **SECTION 512.** 24.605 of the statutes is created to read:

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1	24.605 Accounts in normal school fund for deposit of proceeds from
2	sale of lands. The board shall establish in the normal school fund an account to
3	which are credited the proceeds from the sale of any public lands that are required
4	by law to be deposited in the normal school fund. Moneys credited to the account may
5	only be used to invest in land under s. 24.61 (2) (a) 10. and for the payment of
6	expenses necessarily related to investing in land under s. 24.61 (2) (a) 10.
7	SECTION 513. 24.61 (2) (a) (title) of the statutes is amended to read:
8	24.61 (2) (a) (title) Authorized investments by board.
9	SECTION 514. 24.61 (2) (a) 10. of the statutes is created to read:
10	24.61 (2) (a) 10. Land in this state, but subject to the condition established
11	under par. (cm).
12	<b>SECTION 515.</b> 24.61 (2) (b) of the statutes is amended to read:
13	24.61 (2) (b) Deposited with secretary of administration. All bonds, notes, and
14	other securities <del>so</del> purchased <u>under par. (a)</u> shall be deposited with the secretary of
15	administration.
16	SECTION 516. 24.61 (2) (c) of the statutes is created to read:
17	24.61 (2) (c) Delegation of investment authority to investment board. The board
18	may delegate to the investment board the authority to invest part or all of the moneys
19	belonging to the trust funds. If the board delegates the authority, the investment
20	board may invest the moneys belonging to the trust funds in any fixed income
21	investment or fund that invests in fixed income instruments.
22	SECTION 517. 24.61 (2) (cm) of the statutes is created to read:
23	24.61 (2) (cm) Investments in land in this state. The board may not invest
24	moneys in the purchase of any land under par. (a) 10. unless all of the following occur:
25	1. The land is within any applicable consolidation area approved by the board.

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1	2. The total acreage of public lands managed by the board does not exceed the
2	total acreage of public lands managed by the board on the effective date of this
3	subdivision [revisor inserts date].
4	3. The board determines that the purchase of the land will improve timberland
5	management, address forest fragmentation, or increase public access to the land.
6	4. The moneys are derived from the sale of public lands on or after the effective
7	date of this subdivision [revisor inserts date].
8	<b>SECTION 518.</b> 24.62 (1) of the statutes is amended to read:
9	24.62 (1) Except as authorized in sub. (2), the board shall deduct its expenses
10	incurred in administering investments and loans under s. 24.61 from the gross
11	receipts of the fund to which the interest and income of the investment or loan will
12	be added. <u>If the board delegates to the investment board the authority to invest part</u>
13	or all of the moneys belonging to the trust funds, the investment board shall deduct
14	its expenses incurred in administering investments under s. 24.61 as provided under
15	<u>s. 25.17 (9).</u>
16	<b>SECTION 519.</b> 24.62 (3) of the statutes is created to read:
17	24.62 (3) If any land purchased under s. 24.61 (2) (a) 10. was at the time of
18	purchase subject to assessment or levy of a real property tax, the board shall make
19	annual payments in lieu of property taxes to the appropriate local governmental unit
20	in an amount equal to 74 cents per acre. The payments shall be made from the
21	appropriation under s. 20.507 (1) (kd).
22	<b>SECTION 520.</b> 25.17 (1) (afp) of the statutes is created to read:
23	25.17 (1) (afp) Agricultural college fund (s. 24.82), but subject to the terms of
24	delegation under s. 24.61 (2) (c);
25	SECTION 521. 25.17 (1) (axp) of the statutes is created to read:

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#### 1 25.17 (1) (axp) Common school fund (s. 24.76), but subject to the terms of 2 delegation under s. 24.61 (2) (c); 3 **SECTION 522.** 25.17 (1) (gd) of the statutes is created to read: 4 25.17 (1) (gd) Health care quality improvement fund (s. 25.775); 5 **SECTION 523.** 25.17 (1) (kd) of the statutes is created to read: 6 25.17 (1) (kd) Normal school fund (s. 24.80), but subject to the terms of 7 delegation under s. 24.61 (2) (c); 8 **SECTION 524.** 25.17 (1) (xLc) of the statutes is created to read: 25.17 (1) (xLc) University fund (s. 24.81), but subject to the terms of delegation 9 10 under s. 24.61 (2) (c); 11 **SECTION 525.** 25.17 (1) (zm) of the statutes is amended to read: 12 25.17 (1) (zm) All other funds of the state or of any state department or 13 institution, except funds which under article X of the constitution are controlled and 14 invested by the board of commissioners of public lands, funds which are required by 15 specific provision of law to be controlled and invested by any other authority, and 16 moneys in the University of Wisconsin trust funds, and in the trust funds of the state 17 universities. **SECTION 526.** 25.18 (1) (a) of the statutes is amended to read: 18 19 25.18 (1) (a) Notwithstanding <u>s. 20.930 and all provisions of</u> subch. IV of ch. 20 16 and s. 20.930, except s. 16.771, employ special legal or investment counsel in any 21 matters arising out of the scope of its investment authority. The employment of 22 special legal counsel shall be with the advice and consent of the attorney general 23 whenever such special counsel is to be compensated by the board. Any expense of 24 counsel so employed shall be borne by the fund for which the services shall be furnished. 25

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1	<b>SECTION 527.</b> 25.18 (1) (f) of the statutes is amended to read:
2	25.18 (1) (f) Maintain and repair any building or other structure or premises
3	which it owns in fee or in which it owns the beneficial interest and, notwithstanding
4	all provisions of subch. IV or V of ch. 16 <u>. except ss. 16.771 and 16.871</u> , it shall have
5	exclusive authority to make such agreements and enter into such contracts as it
6	deems necessary for such purpose. All noncapital costs under this paragraph shall
7	be charged to the current income accounts of the funds having an interest in the
8	building, structure or premises.
9	<b>SECTION 528.</b> 25.18 (1) (m) of the statutes is amended to read:
10	25.18 (1) (m) Notwithstanding <u>all provisions of</u> subchs. IV and V of ch. 16,
11	except ss. 16.771 and 16.871, employ professionals, contractors or other agents
12	necessary to evaluate or operate any property if a fund managed by the board has
13	an interest in, or is considering purchasing or lending money based upon the value
14	of, that property. Costs under this paragraph shall be paid by the fund and charged
15	to the appropriate account under s. 40.04 (3).
16	<b>SECTION 529.</b> 25.36 (1) of the statutes is amended to read:
17	25.36 (1) Except as provided in sub. (2), all moneys appropriated or transferred
18	by law shall constitute the veterans trust fund which shall be used for the lending
19	of money to the mortgage loan repayment fund under s. 45.35 (22) and for the
20	veterans programs under ss. 20.485 (2) (m), (mn), (tm), (u), (v), (vo), (vy), <del>(vz),</del> (w),
21	(z), and (zm), 45.014, 45.25, 45.35 (23), 45.351 (1), 45.353, 45.356, 45.357, 45.396,
22	45.397, and 45.43 (7) and administered by the department of veterans affairs,
23	including all moneys received from the federal government for the benefit of veterans
24	or their dependents; all moneys paid as interest on and repayment of loans under the
25	post–war rehabilitation fund; soldiers rehabilitation fund, veterans housing funds

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## **ASSEMBLY BILL 100**

1	as they existed prior to July 1, 1961; all moneys paid as interest on and repayment
2	of loans under this fund; all moneys paid as expenses for, interest on, and repayment
3	of veterans trust fund stabilization loans under s. 45.356, 1995 stats.; all moneys
4	paid as expenses for, interest on, and repayment of veterans personal loans; the net
5	proceeds from the sale of mortgaged properties related to veterans personal loans;
6	all mortgages issued with the proceeds of the 1981 veterans home loan revenue bond
7	issuance purchased with moneys in the veterans trust fund; all moneys received from
8	the state investment board under s. 45.356 (9) (b); all moneys received from the
9	veterans mortgage loan repayment fund under s. 45.79 (7) (a) and (c); and all gifts
10	of money received by the board of veterans affairs for the purposes of this fund.
11	SECTION 530. 25.40 (1) (a) 5g. of the statutes is created to read:
12	25.40 (1) (a) 5g. Fees collected under s. 342.14 (3m) that are deposited into the
13	environmental fund for nonpoint source water pollution abatement.
14	SECTION 531. 25.40 (1) (fm) of the statutes is amended to read:
15	25.40 (1) (fm) All moneys received as fees under s. 101.9208 (1), except fees
16	received under s. 101.9208 (1) (b) <u>and (dm)</u> .
17	<b>SECTION 532.</b> 25.40 (2) (b) 19rm. of the statutes is created to read:
18	25.40 (2) (b) 19rm. Section 20.380 (1) (v).
19	SECTION 533. 25.40 (2) (b) 20m. of the statutes is created to read:
20	25.40 (2) (b) 20m. Section 20.445 (3) (t).
21	<b>SECTION 534.</b> 25.46 (1m) of the statutes is amended to read:
22	25.46 (1m) The moneys transferred under s. 20.855 (4) (f) fees imposed under
23	ss. 101.9208 (1) (dm) and 342.14 (3m) for nonpoint source water pollution abatement.
24	<b>SECTION 535.</b> 25.50 (7) of the statutes is amended to read:

## **ASSEMBLY BILL 100**

1	25.50 (7) REIMBURSEMENT OF EXPENSES. The state treasurer shall deduct
2	quarterly a maximum of 0.25% of the amount of income received monthly from the
3	earnings of the fund during the preceding calendar <del>quarter for</del> month an amount
4	sufficient to cover all actual and necessary expenses incurred by the state in
5	administering the fund <u>in the preceding calendar month, except that in no fiscal year</u>
6	may the state treasurer deduct an amount exceeding the amount appropriated under
7	<u>s. 20.585 (1) (g) for that fiscal year</u> .
8	<b>SECTION 536.</b> 25.60 of the statutes is amended to read:
9	<b>25.60 Budget stabilization fund.</b> There is created a separate nonlapsible
10	trust fund designated as the budget stabilization fund, consisting of moneys
11	transferred to the fund from the general fund under ss. 13.48 (14) (c), 16.518 (3), $\frac{1}{2}$
12	16.72 (4) (b) <u>, and 16.848</u> .
13	<b>SECTION 537.</b> 25.77 (3) of the statutes is amended to read:
14	25.77 (3) All In each fiscal year, all except \$13,800,000 of the moneys received
15	under s. 50.14 (2) from assessments on licensed beds of facilities except \$14,300,000
16	in fiscal year 2003–04 and \$13,800,000 in fiscal year 2004–05 and, beginning July
	III IIStal year 2003–04 and \$13,000,000 III IIStal year 2004–05 and, beginning July
17	1, 2005, 45% in each fiscal year.
17 18	
	1, 2005, 45% in each fiscal year.
18	1, 2005, 45% in each fiscal year.SECTION 538. 25.77 (4) of the statutes is created to read:
18 19	<ul> <li>1, 2005, 45% in each fiscal year.</li> <li>SECTION 538. 25.77 (4) of the statutes is created to read:</li> <li>25.77 (4) All moneys received under s. 49.45 (2) (a) 26. from assessments on</li> </ul>
18 19 20	<ul> <li>1, 2005, 45% in each fiscal year.</li> <li>SECTION 538. 25.77 (4) of the statutes is created to read:</li> <li>25.77 (4) All moneys received under s. 49.45 (2) (a) 26. from assessments on health maintenance organizations.</li> </ul>
18 19 20 21	<ul> <li>1, 2005, 45% in each fiscal year.</li> <li>SECTION 538. 25.77 (4) of the statutes is created to read:</li> <li>25.77 (4) All moneys received under s. 49.45 (2) (a) 26. from assessments on</li> <li>health maintenance organizations.</li> <li>SECTION 539. 25.775 of the statutes is created to read:</li> </ul>

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### **ASSEMBLY BILL 100**

1	(1) All moneys transferred under 2005 Wisconsin Act (this act), section 9225
2	(1).
3	(2) All moneys received from s. 20.505 (1) (sd).
4	(3) In each fiscal year, \$250,000 of the assessments paid under s. 153.60.
5	(4) Repayment of any loans made under s. 153.076 (2).
6	(5) All moneys transferred under s. 16.518 (4).
7	SECTION 540. 25.775 (1) of the statutes, as created by 2005 Wisconsin Act
8	(this act), is repealed.
9	SECTION 541. 25.775 (5) of the statutes, as created by 2005 Wisconsin Act
10	(this act), is repealed.
11	SECTION 542. 27.01 (7) (c) 7. of the statutes is amended to read:
12	27.01 (7) (c) 7. Any vehicle, except a motor bus, occupied by a person holding
13	who is at least 18 years of age and who holds a conservation patron license issued
14	under s. 29.235.
15	SECTION 543. 27.01 (7) (f) 1. of the statutes is amended to read:
16	27.01 (7) (f) 1. Except as provided in par. (gm), the fee for an annual vehicle
17	admission receipt is \$19.50 <u>\$24.50</u> for each vehicle that has Wisconsin registration
18	plates, except that no fee is charged for a receipt issued under s. 29.235 (6).
19	SECTION 544. 27.01 (7) (f) 2. of the statutes is amended to read:
20	27.01 (7) (f) 2. Except as provided in subds. 3. and 4. and par. (gm) 4., the fee
21	for a daily vehicle admission receipt is $4.85$ <u>\$6.85</u> for any vehicle which has
22	Wisconsin registration plates.
23	SECTION 545. 27.01 (7) (g) 1. of the statutes is amended to read:
24	27.01 (7) (g) 1. Except as provided in par. (gm), the fee for an annual vehicle
25	admission receipt is $\frac{29.50}{534.50}$ for any vehicle that has a registration plate or

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plates from another state, except that no fee is charged for a receipt issued under s.
 29.235 (6).

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3	SECTION 546. 27.01 (7) (gm) 1. of the statutes is amended to read:
4	27.01 (7) (gm) 1. Instead of the fees under pars. (f) 1. and (g) 1., the department
5	shall charge an individual <del>\$9.50</del> <u>\$12</u> or <del>\$14.50</del> <u>\$17</u> , respectively, for an annual
6	vehicle admission receipt if the individual applying for the receipt or a member of his
7	or her household owns a vehicle for which a current annual vehicle admission receipt
8	has been issued for the applicable fee under par. (f) 1. or (g) 1.
9	SECTION 547. 27.01 (8) (b) 3. of the statutes is amended to read:
10	27.01 (8) (b) 3. Any person holding who is at least 18 years of age and who holds
11	a conservation patron license issued under s. 29.235.
12	SECTION 548. 27.01 (10) (d) 1. of the statutes is amended to read:
13	27.01 (10) (d) 1. The camping fee for each night at a campsite in a campground
14	which is classified as a Type "A" campground by the department is $\$$ <u>\$10</u> for a
15	resident camping party.
16	SECTION 549. 27.01 (10) (d) 2. of the statutes is amended to read:
17	27.01 (10) (d) 2. The camping fee for each night at a campsite in a campground
18	which is classified as a Type "A" campground by the department is $\$10 \ \$12$ for a
19	nonresident camping party.
20	SECTION 550. 27.01 (10) (d) 3. of the statutes is amended to read:
21	27.01 (10) (d) 3. The camping fee for each night at a campsite in a state
22	campground which is classified as a Type "B" campground by the department is \$7
23	<u>\$9</u> for a resident camping party.
24	SECTION 551. 27.01 (10) (d) 4. of the statutes is amended to read:

1	27.01 (10) (d) 4. The camping fee for each night at a campsite in a state
2	campground which is classified as a Type "B" campground by the department is $\$9$
3	<u>\$11</u> for a nonresident camping party.
4	SECTION 552. 27.01 (10) (d) 5. of the statutes is amended to read:
5	27.01 (10) (d) 5. The camping fee for each night at a campsite in a campground
6	which is classified as a Type "C" campground by the department is <del>\$6</del> <u>\$8</u> for a resident
7	camping party.
8	SECTION 553. 27.01 (10) (d) 6. of the statutes is amended to read:
9	27.01 (10) (d) 6. The camping fee for each night at a campsite in a campground
10	which is classified as a Type "C" campground by the department is $\$$ <u>\$10</u> for a
11	nonresident camping party.
12	<b>SECTION 554.</b> 27.01 (11) (cm) 1. of the statutes is renumbered 27.01 (11) (cm).
13	SECTION 555. 27.01 (11) (cm) 2. of the statutes is renumbered 27.01 (11) (cr)
14	(intro.) and amended to read:
15	27.01 (11) (cr) (intro.) A contract entered into under this paragraph shall
16	require that the department retain \$1 of each reservation fee collected. Under the
17	contract the other party shall be required to do either of the following:
18	SECTION 556. 27.01 (11) (cr) (title) of the statutes is created to read:
19	27.01 (11) (cr) (title) Contracts; distribution of fees.
20	SECTION 557. 27.01 (11) (cr) 1. and 2. of the statutes are created to read:
21	27.01 (11) (cr) 1. Remit the entire amount of each reservation fee it collects to
22	the department. The department shall credit to the appropriation under s. 20.370
23	(1) (er) for payment to the party all but \$1 of each fee remitted.
24	2. Remit \$1 of each reservation fee it collects to the department.
25	<b>SECTION 558.</b> 29.024 (10) of the statutes is amended to read:

# **ASSEMBLY BILL 100**

1	29.024 (10) STAMPS; ARTWORK. The department may design and produce
2	waterfowl hunting stamps, pheasant hunting stamps, grouse and woodcock hunting
3	stamps, wild turkey hunting stamps, inland waters trout stamps and Great Lakes
4	trout and salmon stamps. The department may select artwork for stamps through
5	a contest or otherwise may acquire original artwork for stamps.
6	SECTION 559. 29.164 (title) of the statutes is amended to read:
7	29.164 (title) Wild turkey hunting license approvals.
8	SECTION 560. 29.164 (2) (c) 2. of the statutes is amended to read:
9	29.164 (2) (c) 2. If the department establishes a wild turkey hunting zone where
10	or a season time period during which wild turkey hunting is permitted, no person
11	may hunt wild turkeys in that wild turkey hunting zone <u>or during that season time</u>
12	period unless the person has a wild turkey hunting license that is valid for that zone
13	and <del>that has</del> a valid wild turkey hunting stamp <del>attached or imprinted in the manner</del>
14	required by the rule promulgated under s. 29.024 (5) (a) 3 as required under subd.
15	1. and unless the person has a wild turkey hunting tag that is valid for that zone and
16	that time period.
17	<b>SECTION 561.</b> 29.164 (3) (a) of the statutes is renumbered 29.164 (3) (a) 1. and
18	amended to read:
19	29.164 (3) (a) 1. If the department requires wild turkey hunting licenses <u>under</u>
20	sub. (2) (a) and the number of applications for wild turkey hunting <del>licenses</del> tags for
21	<u>a given wild turkey hunting zone or a given wild turkey hunting season time period</u>
22	exceeds the number of available wild turkey hunting licenses tags allocated by the
23	department for that zone or that season time period, the department shall issue wild
24	turkey hunting licenses and tags for that zone or that season time period according
25	to the cumulative preference system under this subsection.

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1	SECTION 562. 29.164 (3) (a) 2. of the statutes is created to read:
2	29.164 (3) (a) 2. If the department requires wild turkey hunting licenses under
3	sub. (2) (a) and the number of applications for wild turkey hunting tags for a given
4	wild turkey hunting zone or a given wild turkey hunting season time period does not
5	exceed the number of available wild turkey hunting tags allocated by the department
6	for that zone or that season time period, the department shall issue a wild turkey
7	hunting license and tag to each applicant.
8	SECTION 563. 29.164 (3) (e) of the statutes is amended to read:
9	29.164 (3) (e) Notification; issuance; payment. The department shall issue a
10	notice of approval to those qualified applicants selected to receive a wild turkey
11	hunting license and tag under par. (a). A person who receives a notice of approval
12	and who pays the license fee in the manner required by the department shall be
13	issued a wild turkey hunting license and tag. The department may not charge a fee
14	for a tag that is issued under this paragraph.
15	SECTION 564. 29.164 (4) (title) of the statutes is amended to read:
16	29.164 (4) (title) Wild Turkey Hunting Stamps; <u>Additional</u> tags.
17	<b>SECTION 565.</b> 29.164 (4) (b) of the statutes is repealed and recreated to read:
18	29.164 (4) (b) Additional tags. The department may issue the wild turkey
19	hunting tags that were allocated for a given wild turkey hunting zone or season time
20	period under sub. (3) (a) 2. but that were not issued. The department shall charge
21	the fee specified in s. 29.563 (2) (f) or (g) for each of these additional tags. The
22	issuance of a tag under this paragraph does not affect the priority that the person
23	receiving the tag may have under the cumulative preference system.
24	<b>SECTION 566.</b> 29.185 of the statutes is created to read:

# **ASSEMBLY BILL 100**

1	29.185 Pheasant hunting permits. (1) REQUIREMENT. No person may hunt
2	pheasant on lands that are stocked with pheasants and that are under the
3	department's ownership, management, supervision, or control unless the person has
4	been issued a pheasant hunting permit by the department.
5	(2) ISSUANCE. (a) The department shall issue a pheasant hunting permit, to
6	any of the following who apply for the permit:
7	1. The holder of a valid conservation patron license.
8	2. The holder of a valid license authorizing the hunting of small game to which
9	is attached, or on which is imprinted, a pheasant hunting stamp issued under s.
10	29.191 (2).
11	3. The holder of a valid sports license to which is attached, or on which is
12	imprinted, a pheasant hunting stamp issued under s. 29.191 (2).
13	(b) 1. Any person who is exempt from the requirement to have a license
14	authorizing the hunting of small game or who is not required to pay a fee for a license
15	authorizing the hunting of small game is exempt from the permit requirement under
16	sub. (1).
17	2. Any person hunting pheasant under s. 29.195 is exempt from the permit
18	requirement under sub. (1).
19	(3) RECORD OF PHEASANT TAKEN. The department may require, by rule, that each
20	person that is issued a pheasant hunting permit under this section record the
21	number of pheasant taken by that person on lands under the department's
22	ownership, management, supervision, or control.
23	(4) USE OF MONEY FROM FEES. The fees collected under this subsection shall be
24	credited to the appropriation under s. 20.370 (1) (hw).
25	<b>SECTION 567.</b> 29.191 (title) of the statutes is repealed and recreated to read:

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# **ASSEMBLY BILL 100**

### LRB-1877/1 ALL:all:all SECTION 567

1	29.191 (title) Hunting stamps.
2	<b>SECTION 568.</b> 29.191 (3) of the statutes is created to read:
3	29.191 (3) GROUSE AND WOODCOCK HUNTING STAMP. (a) Requirement. 1. Except
4	as provided in subd. 2., no person may hunt ruffed grouse or woodcock unless he or
5	she has a valid conservation patron license, or has a valid grouse and woodcock
6	hunting stamp that, in the manner required by the rule promulgated under s. 29.024
7	(5) (a) 3., is attached to or imprinted on the person's hunting license that authorizes
8	the hunting of small game or to the person's sports license.
9	2. Any person who is exempt from the requirement to have a license
10	authorizing the hunting of small game or who is not required to pay a fee for a license
11	authorizing the hunting of small game is exempt from the requirement under subd.
12	1.
13	(b) <i>Issuance.</i> The grouse and woodcock hunting stamp shall be issued by the
14	department subject to s. 29.024.
15	(c) <i>Use of moneys from fees.</i> The fees collected under this subsection shall be
16	credited to the appropriation under s. 20.370 (1) (hx).
17	<b>SECTION 569.</b> 29.191 (4) of the statutes is renumbered 29.2285 (1).
18	<b>SECTION 570.</b> 29.191 (5) of the statutes is renumbered 29.2285 (2).
19	<b>SECTION 571.</b> 29.192 (4) of the statutes is amended to read:
20	29.192 (4) If the department decides to limit the number of hunters or trappers
21	persons taking Canada geese, sharp-tailed grouse, fishers, otters, bobcats or
22	sturgeon by issuing permits and if the number of persons seeking the permits
23	exceeds the number of available permits, the department shall issue the permits
24	according to a cumulative preference system established by the department. The
25	department shall give a preference point to each applicant for each previous season

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1	for which the applicant applied but was not issued a permit. The system shall
2	establish preference categories for these applicants, with higher priority given to
3	those categories with more points than those with fewer points. Applicants who fail
4	to apply at least once during any 3 consecutive years shall lose all previously
5	accumulated preference points. If the number of applicants within a preference
6	category or a subcategory exceeds the number of permits available in the category
7	or subcategory, the department shall select at random within the category or
8	subcategory the applicants to be issued the permits.
9	<b>SECTION 572.</b> 29.219 (3) (b) of the statutes is amended to read:
10	29.219 (3) (b) Authorization. Unless otherwise specifically prohibited, a
11	resident 2-day sports fishing license only authorizes fishing in outlying trout and
12	salmon waters, as defined in s. <del>29.191 (5)</del> <u>29.2285 (2)</u> (a).
13	SECTION 573. 29.228 (7) (b) of the statutes is amended to read:
14	29.228 (7) (b) Authorization. Unless otherwise specifically prohibited, a
15	nonresident 2–day sports fishing license only authorizes fishing in outlying trout
16	and salmon waters, as defined in s. <del>29.191 (5)</del> <u>29.2285 (2)</u> (a).
17	<b>SECTION 574.</b> 29.2285 (title) of the statutes is created to read:
18	<b>29.2285</b> (title) <b>Fishing stamps and tags.</b>
19	SECTION 575. 29.2285 (3) of the statutes is created to read:
20	29.2285 (3) STURGEON HOOK AND LINE TAGS. (a) Requirement. No person may
21	possess a lake sturgeon taken by hook and line from the waters of the state unless
22	he or she is issued one or more sturgeon hook and line tags.
23	(b) Issuance. The department shall issue sturgeon hook and line tags to each
24	person holding or applying for a fishing license or a sports license if the person
25	intends to possess a lake sturgeon taken by hook and line in the waters of the state.

1	(c) Tagging requirement. Any person having taken a lake sturgeon by means
2	of a hook and line shall immediately attach a current, validated sturgeon hook and
3	line tag issued to that person to the tail of the sturgeon. No person may possess,
4	control, store, or transport a lake sturgeon carcass unless it is tagged as required
5	under this paragraph.
6	(d) License requirement. Any person fishing for lake sturgeon shall hold a
7	license authorizing the fishing or shall be exempt from holding such a license under
8	s. 29.219 (1) (b) 1. or 2. or 29.228 (1) (b).
9	(e) Use of moneys from fees. The department shall deposit the receipts from the
10	sale of sturgeon hook and line tags issued under this subsection into the conservation
11	fund and shall credit these receipts to the appropriation account under s. 20.370 (4)
12	(ky).
13	SECTION 576. 29.229 (2) (k) of the statutes is created to read:
14	29.229 (2) (k) Sturgeon hook and line tags.
15	SECTION 577. 29.229 (5) of the statutes is amended to read:
16	29.229 (5) RESTRICTIONS ON APPROVALS. A person who is fishing under the
17	authority of an approval issued under this section shall be subject to the same
18	conditions, limitations, and restrictions as are imposed on the equivalent approval
19	issued under <del>s.</del> ss. <del>29.191 (4),</del> 29.219, 29.228 <u>, 29.2285 (1),</u> and 29.231, including bag
20	limits, size limits, rest days, and closed seasons.
21	SECTION 578. 29.2295 (2) (m) of the statutes is created to read:
22	29.2295 (2) (m) Sturgeon hook and line tags.
23	SECTION 579. 29.2295 (4) (c) 2. of the statutes is amended to read:
24	29.2295 (4) (c) 2. If the amount appropriated under s. 20.370 (9) (hk) is
25	insufficient to make all of the payments under this subsection par. (a), the

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### ASSEMBLY BILL 100

department shall make the remaining payments from the appropriation under s.
 20.370 (9) (ht).

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**SECTION 580.** 29.2295 (4m) of the statutes is created to read:

29.2295 (4m) RESOURCE MANAGEMENT. In addition to any payment made under
sub. (4) (a), the department shall make an annual payment of \$50,000 to the band
for the purposes of fishery management within the reservation.

7 **SECTION 581.** 29.235 (1) of the statutes is amended to read:

8 29.235 (1) ISSUANCE. A resident conservation patron license shall be issued 9 subject to s. 29.024 by the department to any resident 14 <u>12</u> years old or older who 10 applies for the license. A nonresident conservation patron license shall be issued 11 subject to s. 29.024 by the department to any person <u>14 <u>12</u> years old or older who is 12 not a resident and who applies for the license.</u>

13 SECTION 582. 29.235 (2) of the statutes is amended to read:

14 29.235 (2) AUTHORIZATION; RESIDENT HUNTING, FISHING, AND TRAPPING PRIVILEGES. 15 A resident conservation patron license confers upon the licensee all the combined 16 privileges conferred by a resident small game hunting license, a resident deer 17 hunting license, <u>a</u> resident wild turkey hunting license, <u>a</u> resident archer hunting 18 license, <u>a</u> waterfowl hunting stamp, <u>a</u> pheasant hunting stamp, <u>a grouse and</u> 19 woodcock hunting stamp, a wild turkey hunting stamp, a resident annual fishing 20 license, an inland waters trout stamp, a Great Lakes trout and salmon stamp, <u>a</u> 21 sturgeon hook and line tag, and a trapping license.

22

**SECTION 583.** 29.235 (2m) of the statutes is amended to read:

23 29.235 (2m) AUTHORIZATION; NONRESIDENT HUNTING AND FISHING PRIVILEGES. A
 24 nonresident conservation patron license confers upon the licensee all the combined
 25 privileges conferred by a nonresident small game hunting license, <u>a</u> nonresident deer

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hunting license, <u>a</u> nonresident wild turkey hunting license, <u>a</u> nonresident archer
hunting license, <u>a</u> waterfowl hunting stamp, <u>a</u> pheasant hunting stamp, <u>a grouse and</u>
<u>woodcock hunting stamp</u>, a wild turkey hunting stamp, <u>a</u> nonresident annual fishing
license, an inland waters trout stamp, <u>and</u> a Great Lakes trout and salmon stamp.
<u>and a sturgeon hook and line tag</u>.

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6

**SECTION 584.** 29.235 (3) of the statutes is amended to read:

7 29.235 (3) AUTHORIZATION; ADMISSION TO STATE PARKS AND RELATED AREAS. A 8 person may operate a motor vehicle, except a motor bus, as defined in s. 340.01 (31), 9 subject to the admission requirements under s. 27.01 (7), in any vehicle admission 10 area under s. 27.01 (7) without having an admission receipt affixed to the vehicle or 11 otherwise displayed and without paying a fee if the vehicle has as an occupant a 12 holder of a resident or nonresident conservation patron license who can present the 13 license upon demand in the vehicle admission area. The conservation patron license 14 permits the license holder to enter Heritage Hill state park or a state trail without 15 paying an admission fee. This subsection does not apply to holders of conservation 16 patron licenses who are under the age of 18 years.

17

**SECTION 585.** 29.235 (5) of the statutes is amended to read:

18 29.235 (5) SUBSCRIPTION. At the time the department issues a conservation 19 patron license, it shall provide the each licensee who is at least 18 years of age with 20 an annual subscription to the Wisconsin natural resources magazine without any 21 additional fee or charge.

22

**SECTION 586.** 29.235 (6) of the statutes is amended to read:

23 29.235 (6) ADMISSION RECEIPT. At the same time the department issues a
 24 conservation patron license, it may issue an annual resident or nonresident vehicle
 25 admission receipt or a special receipt for admission to state parks and similar areas.

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1 The department may issue an annual resident or nonresident vehicle admission 2 receipt or a special receipt for admission to state parks and similar areas to a person 3 who has a conservation patron license on location at the state park or similar area. 4 A person who is issued a receipt under this subsection shall affix the receipt by its 5 own adhesive to the interior surface of the lower left-hand corner of the windshield 6 of the vehicle or otherwise display it as authorized under a rule promulgated under 7 s. 27.01 (7) (e) 2. A receipt issued under this section is not considered part of a 8 conservation patron license for the purpose of issuing a duplicate. No duplicate 9 receipt may be issued for a receipt that is affixed by its own adhesive to a windshield 10 unless the license holder provides evidence that the vehicle upon which the sticker 11 receipt is affixed is no longer usable or that the vehicle was transferred to another 12 person and the license holder presents the original receipt or remnants of it to the 13 department. Section 29.024 (7) applies to the issuance of a duplicate receipt that is 14 displayed as authorized under the rule promulgated under s. 27.01 (7) (e) 2. This 15 subsection does not apply to holders of conservation patron licenses who are under 16 the age of 18 years.

17

**SECTION 587.** 29.401 (2m) of the statutes is amended to read:

18 29.401 (2m) The department may not promulgate or enforce a rule that 19 prohibits persons from possessing barbed hooks while fishing for trout in inland 20 trout waters, as defined in s. 29.191 (4) 29.2285 (1) (a), during the period beginning 21 on January 1 and ending on the Friday immediately preceding the first Saturday in 22 the following May.

23 SECTION 588. 29.506 (7m) (a) of the statutes is amended to read:

24 29.506 **(7m)** (a) The department shall issue a taxidermy school permit to a 25 person who applies for the permit; who, on August 15, 1991, holds a valid

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1	taxidermist permit issued under this section; and who, on August 15, 1991, operates
2	a taxidermy school approved by the educational approval board under s. 45.54 <u>38.50</u> .
3	<b>SECTION 589.</b> 29.519 (1) (title) of the statutes is amended to read:
4	29.519 (1) (title) License Licenses; permits; fees Authorized.
5	SECTION 590. 29.519 (1) (bg) of the statutes is created to read:
6	29.519 (1) (bg) The department may charge the fee specified in s. 29.563 (7) (c)
7	2g. for the 2nd and any subsequent permit issued to allot individual licensee catch
8	quotas for a given year. The department may charge the reduced fee specified in s.
9	29.563 (7) (c) 2m. for the issuance of any such permit for a species for which, during
10	the year that the permit is in effect, there is no open fishing season.
11	SECTION 591. 29.519 (1) (bn) of the statutes is created to read:
12	29.519 (1) (bn) The department may charge the fee specified in s. 29.563 (7) (c)
13	2r. for the 2nd and any subsequent permit issued to regulate fishing for a species for
14	which there is a harvest limit but for which there is no allotment of catch quotas to
15	individual licensees.
16	SECTION 592. 29.519 (1) (br) of the statutes is created to read:
17	29.519 (1) (br) The department may charge the fee specified in s. $29.563$ (7) (c)
18	2w. for the transfer of a permit issued under par. (bg) or (bn).
19	SECTION 593. 29.519 (7) of the statutes is amended to read:
20	29.519 (7) COMMERCIAL FISHING BOARDS. The Lake Superior and Lake Michigan
21	commercial fishing boards established under s. 15.345 (2) and (3) shall review and
22	consider applications for a transfer of license licenses under this section and shall
23	approve or deny applications on the basis of rules promulgated by the department.
24	The boards shall recommend to the department species harvest limits and formulas
25	for the allotment of individual licensee catch quotas when the department

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1	establishes species harvest limits for allocation among licensees. The boards shall
2	assist the department in establishing criteria for identifying inactive licensees. The
3	criteria established for identifying inactive licensees shall be the basis for rules
4	governing the issuance of licenses. The boards may also advise the department on
5	all other commercial fishing matters relating to Lake Michigan and Lake Superior.
6	SECTION 594. 29.559 (1) (c) of the statutes is created to read:
7	29.559 (1) (c) Any person, including the department, who issues a wild turkey
8	hunting tag under s. 29.164 (4) (b) or a sturgeon hook and line tag under s. 29.2285
9	(3) (b) shall collect, in addition to the statutory fee, and issuing fee for each tag that
10	the person is issued. A person appointed under s. 29.024 (6) (a) 2., 3., or 4. may retain
11	15 cents for each issuing fee of each tag to compensate for services in issuing the tag.
12	SECTION 595. 29.563 (2) (a) 1. of the statutes is amended to read:
13	29.563 <b>(2)</b> (a) 1. Small game: <u>\$14.25 §17.25</u> .
14	SECTION 596. 29.563 (2) (a) 2. of the statutes is amended to read:
15	29.563 (2) (a) 2. Small game issued to a resident senior citizen: $\frac{6.25}{57.25}$ .
16	SECTION 597. 29.563 (2) (a) 4. of the statutes is amended to read:
17	29.563 (2) (a) 4. Small game issued to 12–year–olds to 17–year–olds: \$7.25
18	<u>\$6.25</u> .
19	SECTION 598. 29.563 (2) (a) 5. of the statutes is amended to read:
20	29.563 <b>(2)</b> (a) 5. Deer: <u>\$18.25</u> <u>\$29.25</u> .
21	SECTION 599. 29.563 (2) (a) 5m. of the statutes is amended to read:
22	29.563 (2) (a) 5m. Elk: <u>\$43.25</u> <u>\$42.25</u> .
23	SECTION 600. 29.563 (2) (a) 6. of the statutes is amended to read:
24	29.563 <b>(2)</b> (a) 6. Class A bear: <u>\$43.25</u> <u>\$46.25</u> .
25	SECTION 601. 29.563 (2) (a) 7. of the statutes is amended to read:

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- 1 29.563 (2) (a) 7. Class B bear: \$12.25 \$11.25. 2 **SECTION 602.** 29.563 (2) (a) 8. of the statutes is amended to read: 3 29.563 (2) (a) 8. Archer: <u>\$18.25</u> <u>\$29.25</u>. 4 **SECTION 603.** 29.563 (2) (a) 9. of the statutes is amended to read: 5 29.563 (2) (a) 9. Wild turkey: \$11.25 \$12.25. 6 **SECTION 604.** 29.563 (2) (b) 1. of the statutes is amended to read: 7 29.563 (2) (b) 1. Annual small game: \$78.25 \$77.25. 8 **SECTION 605.** 29.563 (2) (b) 2. of the statutes is amended to read: 9 29.563 (2) (b) 2. Five-day small game: \$48.25 \$47.25. 10 **SECTION 606.** 29.563 (2) (b) 3. of the statutes is amended to read: 29.563 (2) (b) 3. Deer: \$158.25 \$157.25. 11 12 **SECTION 607.** 29.563 (2) (b) 3m. of the statutes is amended to read: 13 29.563 (2) (b) 3m. Elk: <u>\$249.25</u> \$248.25. 14 **SECTION 608.** 29.563 (2) (b) 4. of the statutes is amended to read: 15 29.563 (2) (b) 4. Class A bear: <u>\$249.25</u> \$248.25. 16 **SECTION 609.** 29.563 (2) (b) 5. of the statutes is amended to read: 17 29.563 (2) (b) 5. Class B bear: \$108.25 \$107.25. **SECTION 610.** 29.563 (2) (b) 6. of the statutes is amended to read: 18 19 29.563 (2) (b) 6. Archer: \$158.25 \$157.25. 20 **SECTION 611.** 29.563 (2) (b) 7. of the statutes is amended to read: 29.563 (2) (b) 7. Fur-bearing animal: \$158.25 \$157.25. 21 22 **SECTION 612.** 29.563 (2) (b) 8. of the statutes is amended to read: 23 29.563 (2) (b) 8. Wild turkey: \$58.25 \$57.25. 24 **SECTION 613.** 29.563 (2) (c) 3. of the statutes is created to read:
- 25 29.563 (2) (c) 3. Pheasant: \$9.75.

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1	<b>SECTION 614.</b> 29.563 (2) (d) of the statutes is renumbered 29.563 (2) (d) 1.
2	SECTION 615. 29.563 (2) (d) 2. of the statutes is created to read:
3	29.563 (2) (d) 2. Pheasant: \$9.75.
4	SECTION 616. 29.563 (2) (e) 2. of the statutes is amended to read:
5	29.563 <b>(2)</b> (e) 2. Pheasant: <del>\$7</del> <u>\$9.75</u> .
6	SECTION 617. 29.563 (2) (e) 3. of the statutes is amended to read:
7	29.563 <b>(2)</b> (e) 3. Waterfowl: <del>\$6.75</del> <u>\$9.75</u> .
8	SECTION 618. 29.563 (2) (e) 4. of the statutes is created to read:
9	29.563 (2) (e) 4. Grouse and woodcock. \$9.75.
10	SECTION 619. 29.563 (2) (f) of the statutes is created to read:
11	29.563 (2) (f) Resident tags. Each additional wild turkey hunting tag issued
12	to a resident under s. 29.164 (4) (b): \$9.75.
13	SECTION 620. 29.563 (2) (g) of the statutes is created to read:
14	29.563 (2) (g) Nonresident tags. Each additional wild turkey hunting tag
15	issued to a nonresident under s. 29.164 (4) (b): \$14.75.
16	SECTION 621. 29.563 (3) (a) 1. of the statutes is amended to read:
17	29.563 <b>(3)</b> (a) 1. Annual: <u>\$16.25</u> <u>\$19.25</u> .
18	SECTION 622. 29.563 (3) (a) 2. of the statutes is amended to read:
19	29.563 (3) (a) 2. Annual fishing issued to a resident senior citizen: \$6.25 \$9.25.
20	SECTION 623. 29.563 (3) (a) 3. of the statutes is amended to read:
21	29.563 (3) (a) 3. Husband and wife: <u>\$28.25</u> <u>\$34.25</u> .
22	SECTION 624. 29.563 (3) (a) 7. of the statutes is amended to read:
23	29.563 (3) (a) 7. Annual or temporary fishing issued to a disabled person under
24	s. 29.193 (3) (a) or (b) or (3m): <u>\$6.25</u> <u>\$9.25</u> .
25	SECTION 625. 29.563 (3) (c) 1. of the statutes is amended to read:

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1	
1	29.563 <b>(3)</b> (c) 1. Inland waters trout: \$7 <u>\$9.75</u> .
2	SECTION 626. 29.563 (3) (cm) of the statutes is created to read:
3	29.563 (3) (cm) <i>Tags.</i> 1. Sturgeon hook and line issued to a resident: \$19.75.
4	2. Sturgeon hook and line issued to nonresident: \$49.75.
5	SECTION 627. 29.563 (4) (a) 1. of the statutes is amended to read:
6	29.563 <b>(4)</b> (a) 1. Sports: \$43.25 <u>\$61.25</u> or a greater amount at the applicant's
7	option.
8	SECTION 628. 29.563 (4) (a) 2. of the statutes is amended to read:
9	29.563 (4) (a) 2. Conservation patron: <u>\$137.25</u> <u>\$135.25</u> or a greater amount at
10	the applicant's option.
11	SECTION 629. 29.563 (4) (b) 1. of the statutes is amended to read:
12	29.563 <b>(4)</b> (b) 1. Sports: <u>\$273.25</u> <u>\$272.25</u> or a greater amount at the applicant's
13	option.
14	SECTION 630. 29.563 (4) (b) 2. of the statutes is amended to read:
15	29.563 <b>(4)</b> (b) 2. Conservation patron: <u>\$597.25</u> <u>\$595.25</u> or a greater amount at
16	the applicant's option.
17	SECTION 631. 29.563 (5) (a) 1. of the statutes is amended to read:
18	29.563 <b>(5)</b> (a) 1. Guide: <u>\$39.25</u> <u>\$59.25</u> .
19	SECTION 632. 29.563 (5) (a) 2. of the statutes is amended to read:
20	29.563 <b>(5)</b> (a) 2. Sport trolling: <u>\$100 §149.25</u> .
21	SECTION 633. 29.563 (5) (b) 1. of the statutes is amended to read:
22	29.563 (5) (b) 1. Guide: <del>\$99.25</del> <u>\$149.25</u> .
23	SECTION 634. 29.563 (5) (b) 2. of the statutes is amended to read:
24	29.563 <b>(5)</b> (b) 2. Lake Michigan and Green Bay sport trolling: <del>\$400</del> <u>\$599.25</u> .
25	SECTION 635. 29.563 (5) (b) 3. of the statutes is amended to read:

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1	29.563 (5) (b) 3. Lake Superior sport trolling: \$400 <u>\$599.25</u> .
2	SECTION 636. 29.563 (7) (a) 1. of the statutes is amended to read:
3	29.563 (7) (a) 1. Outlying waters: <u>\$899.25</u> <u>\$999.25</u> for the first licensed boat
4	and <del>\$899.25</del> <u>\$999.25</u> for each additional licensed boat.
5	<b>SECTION 637.</b> 29.563 (7) (a) 2. of the statutes is amended to read:
6	29.563 (7) (a) 2. Outlying waters without boat: <u>\$899.25</u> <u>\$999.25</u> .
7	SECTION 638. 29.563 (7) (b) 1. of the statutes is amended to read:
8	29.563 (7) (b) 1. Outlying waters: <u>\$6,499.25 §7,499.25</u> for the first licensed boat
9	and <del>\$6,499.25</del> <u>\$7,499.25</u> for each additional licensed boat.
10	SECTION 639. 29.563 (7) (b) 2. of the statutes is amended to read:
11	29.563 (7) (b) 2. Outlying waters without boat: <u>\$6,499.25</u> <u>\$7,499.25</u> .
12	SECTION 640. 29.563 (7) (c) (title) of the statutes is amended to read:
13	29.563 (7) (c) (title) Other commercial licenses approvals.
14	SECTION 641. 29.563 (7) (c) 1. of the statutes is amended to read:
15	29.563 (7) (c) 1. Outlying waters license transfers under s. 29.519 (2) (d): <del>\$25</del>
16	<u>\$49.25</u> .
17	SECTION 642. 29.563 (7) (c) 2g. of the statutes is created to read:
18	29.563 (7) (c) 2g. Commercial catch quota permit under s. 29.519 (1) (bg): \$100.
19	SECTION 643. 29.563 (7) (c) 2m. of the statutes is created to read:
20	29.563 (7) (c) 2m. Reduced fee for catch quota permit under s. 29.519 (1) (bg):
21	\$25.
22	SECTION 644. 29.563 (7) (c) 2r. of the statutes is created to read:
23	29.563 (7) (c) 2r. Commercial fishing permit under s. 29.519 (1) (bn): \$100.
24	SECTION 645. 29.563 (7) (c) 2w. of the statutes is created to read:

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#### 29.563 (7) (c) 2w. Commercial fishing permit transfer under s. 29.519 (1) (br): 1 2 **\$50**. 3 **SECTION 646.** 29.563 (7) (c) 6. of the statutes is amended to read: 4 29.563 (7) (c) 6. Wholesale fish dealer: \$100 \$249.25. 5 **SECTION 647.** 29.563 (12) (a) 1. of the statutes is amended to read: 6 29.563 (12) (a) 1. Deer: \$12.25 \$14.25. 7 **SECTION 648.** 29.563 (12) (a) 2. of the statutes is amended to read: 8 29.563 (12) (a) 2. Archer, sports or conservation patron: <u>\$12.25</u> <u>\$14.25</u> if deer 9 tags are included; <u>\$9.25</u> \$11.25 after open season and deer tags are not included. 10 **SECTION 649.** 29.563 (12) (a) 3. of the statutes is amended to read: 11 29.563 (12) (a) 3. Other hunting: \$7.25 \$9.25. 12 SECTION 650. 29.563 (12) (b) of the statutes is renumbered 29.563 (12) (b) 1. and 13 amended to read: 14 29.563 (12) (b) 1. Fishing: <del>\$8.25</del> <u>\$9.25 except as provided in subd. 2</u>. 15 **SECTION 651.** 29.563 (12) (b) 2. of the statutes is created to read: 16 29.563 (12) (b) 2. The total cost of issuing the original approval, including any 17 supplemental fee under sub. (14), if the total cost is less than \$10. 18 **SECTION 652.** 29.563 (13) (a) of the statutes is amended to read: 19 29.563 (13) (a) *Surcharge generally.* The surcharge for approvals listed under 20 subs. (2) (a) 1., 2. and 4. to 9. and (b) 1. to 8. and (4) (a) 1. and 1m. and (b) 1. and 1m. 21 is <u>\$1 §2</u> and shall be added to the fee specified for these approvals under subs. (2) and 22 (4). 23 **SECTION 653.** 29.563 (13) (b) of the statutes is amended to read:

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1	29.563 (13) (b) Surcharge for conservation patron license. The surcharge for
2	licenses listed under sub. (4) (a) 2. and 2m. and (b) 2. and 2m. is $\frac{2}{2}$ and shall be
3	added to the fee specified for these approvals under sub. (4).
4	SECTION 654. 29.563 (14) (c) 3. of the statutes is amended to read:
5	29.563 (14) (c) 3. Each application for a hunter's choice permit, bonus deer
6	hunting permit, elk hunting license, wild turkey hunting license, Canada goose
7	hunting permit, sharp-tailed grouse hunting permit, <u>pheasant hunting permit,</u>
8	bobcat hunting and trapping permit, otter trapping permit, fisher trapping permit,
9	or sturgeon fishing permit: 25 cents.
10	SECTION 655. 29.563 (14) (c) 4. of the statutes is amended to read:
11	29.563 (14) (c) 4. Each bonus deer hunting permit issued for which a fee is
12	charged under s. 29.563 (2) (c) 1. or (d) <u>1.</u> : 75 cents.
13	SECTION 656. 29.563 (14) (c) 6. of the statutes is created to read:
14	29.563 (14) (c) 6. Each wild turkey hunting tag issued under s. 29.164 (4) (b)
15	or sturgeon hook and line tag issued under s. 29.2285 (3) (b): 25 cents.
16	SECTION 657. 29.591 (3) of the statutes is amended to read:
17	29.591 (3) INSTRUCTION FEE. The department may not charge shall promulgate
18	a rule establishing a fee for the course of instruction under the hunter education
19	program and the bow hunter education program. <u>If the department offers an</u>
20	advanced hunter education course or an advanced bow hunter education course, the
21	rule may authorize the department to charge an additional fee for those courses. The
22	instructor conducting a course under this subsection shall collect the instruction fee
23	from each person who receives instruction. The department may reimburse
24	instructors for allowable costs, as determined by the department, instructor may
25	retain up to \$5 for each person who receives instruction from that instructor for

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allowable costs of instruction, as determined by the department. The instructor shall 1 2 remit the remainder of the fee, or if nothing is retained, the entire fee, to the 3 <u>department</u>. 4 **SECTION 658.** 30.28 (2m) (c) of the statutes is repealed. 5 **SECTION 659.** 30.50 (3b) of the statutes is amended to read: 6 30.50 (3b) "Certification or registration documentation" means a certificate of 7 number certificate, certificate of number card, certification decal, registration 8 certificate, registration card, self-validated receipt, or registration decal. 9 **SECTION 660.** 30.50 (11m) of the statutes is repealed. 10 **SECTION 661.** 30.52 (1m) (a) 3. of the statutes is amended to read: 11 30.52 (1m) (a) 3. Appoint persons who are not employees of the department as 12 agents of the department to issue, transfer, or renew the certification or registration 13 documentation using either or both of the expedited services the service under par. 14 (ag) 1. 15 **SECTION 662.** 30.52 (1m) (ag) 1. (intro.) and b. of the statutes are consolidated, 16 renumbered 30.52 (1m) (ag) 1. and amended to read: 17 30.52 (1m) (ag) 1. For the issuance of original or duplicate certification or 18 registration documentation and for the transfer or renewal of certification or 19 registration documentation, the department may implement either or both of the 20 following expedited procedures to be provided by the department and any agents appointed under par. (a) 3.: b. A computerized <u>a</u> procedure under which the 21 department or <u>an</u> agent <u>may accept appointed under par. (a) 3. accepts</u> applications 22 23 for certification or registration documentation and issue issues to each applicant all 24 or some of the items of the certification or registration documentation at the time the 25 applicant submits the application accompanied by the required fees.

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<ul> <li>SECTION 664. 30.52 (1m) (ag) 2. of the statutes is amended to read:</li> <li>30.52 (1m) (ag) 2. Under either the procedure under subd. 1., the applie</li> <li>shall receive any remaining items of certification or registration documenta</li> <li>directly from the department at a later date. The items of certification or registration</li> <li>documentation issued at the time of the submittal of the application under either</li> <li>procedure shall be sufficient to allow the boat for which the application is submit to be operated in compliance with the registration requirements under this sector.</li> </ul>	ation ation ither itted
<ul> <li>shall receive any remaining items of certification or registration documental</li> <li>directly from the department at a later date. The items of certification or registration</li> <li>documentation issued at the time of the submittal of the application under eig</li> <li>procedure shall be sufficient to allow the boat for which the application is submit</li> </ul>	ation ation ither itted
<ul> <li>directly from the department at a later date. The items of certification or registra</li> <li>documentation issued at the time of the submittal of the application under eig</li> <li>procedure shall be sufficient to allow the boat for which the application is submit</li> </ul>	ation <del>ither</del> itted
<ul> <li>documentation issued at the time of the submittal of the application under ei</li> <li>procedure shall be sufficient to allow the boat for which the application is submitted</li> </ul>	<del>ither</del> itted
7 procedure shall be sufficient to allow the boat for which the application is subm	itted
8 to be operated in compliance with the registration requirements under this see	
	ction
9 and ss. 30.51 and 30.523.	
<b>SECTION 665.</b> 30.52 (1m) (ar) (title) of the statutes is repealed and recreated	ed to
11 read:	
12 30.52 (1m) (ar) (title) <i>Supplemental fees.</i>	
13 <b>SECTION 666.</b> 30.52 (1m) (ar) 1. of the statutes is repealed.	
14 <b>SECTION 667.</b> 30.52 (1m) (ar) 2. of the statutes is renumbered 30.52 (1m)	) (ar)
15 and amended to read:	
16 30.52 <b>(1m)</b> (ar) In addition to the applicable fee under sub. (3), the department	ment
17 or the agent appointed under par. (a) 3. shall collect an expedited service fee of §	<del>}3</del>
18 each time the expedited service under par. (ag) <del>1. b.</del> is provided. The agent s	shall
19 remit to the department \$1 of each expedited service fee the agent collects.	
<b>SECTION 668.</b> 30.52 (1m) (f) 1. of the statutes is amended to read:	
21 30.52 (1m) (f) 1. A dealer in boats who assists a customer in applying	for a
22 certification of number or registration without using either <u>the</u> procedure spec	ified
in par. (ag) 1., may charge the customer a reasonable fee for providing this assista	ance.

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1	30.52 (3m) (a) Any applicant for the issuance or renewal of a certificate of
2	number or registration under sub. (3) (b) to (im) may, in addition to paying the fee
3	charged for the certificate, elect to make a voluntary $\$1$ $\$3$ contribution to be used
4	for lake research.
5	<b>SECTION 670.</b> 30.715 (1) (am) of the statutes is created to read:
6	30.715 (1) (am) "Highway" has the meaning given in s. 340.01 (22).
7	<b>SECTION 671.</b> 30.715 (2) of the statutes is amended to read:
8	30.715 (2) No person may place or use a boat or boating equipment or place a
9	boat trailer in a navigable water if the person has reason to believe that the boat, boat
10	trailer, or boating equipment has any aquatic plants <u>or zebra mussels</u> attached.
11	SECTION 672. 30.715 (3) of the statutes is repealed.
12	<b>SECTION 673.</b> 30.715 (4) (a) of the statutes is amended to read:
13	30.715 (4) (a) Remove <u>any</u> aquatic plants <u>or zebra mussels</u> from a boat, boat
14	trailer, or boating equipment before placing it in a navigable water.
15	<b>SECTION 674.</b> 30.715 (4) (am) of the statutes is created to read:
16	30.715 (4) (am) Remove any aquatic plants or zebra mussels from a boat, boat
17	trailer, or boating equipment before transporting it on a highway or while
18	transporting it on a highway.
19	<b>SECTION 675.</b> 30.715 (4) (b) of the statutes is amended to read:
20	30.715 (4) (b) Remove or not place a boat, boat trailer, or boating equipment
21	in a navigable water if the law enforcement officer has reason to believe that the boat,
22	boat trailer, or boating equipment has <u>any</u> aquatic plants <u>or zebra mussels</u> attached.
23	<b>SECTION 676.</b> 30.715 (4) (c) of the statutes is repealed.
24	SECTION 677. 30.715 (4) (d) of the statutes is repealed.
25	<b>SECTION 678.</b> 30.92 (1) (b) of the statutes is amended to read:

## **ASSEMBLY BILL 100**

1	30.92 (1) (b) "Governmental unit" means the department, a municipality, a lake
2	sanitary district, a public inland lake protection and rehabilitation district organized
3	under ch. 33, the Milwaukee River revitalization council, the Lower Wisconsin State
4	Riverway board, the Fox River management commission or any other local
5	governmental unit, as defined in s. 66.0131 (1) (a), that is established for the purpose
6	of lake management.
7	<b>SECTION 679.</b> 30.92 (4) (a) of the statutes is amended to read:
8	30.92 (4) (a) The department shall develop and administer, with the approval
9	of the commission, a financial assistance program for governmental units, including
10	itself, and qualified lake associations for the construction and rehabilitation of
11	capital improvements related to recreational boating facilities, for the improvement
12	of locks and facilities which provide access between waterways and for the projects
13	specified in par. (b) 8. No financial assistance under this section may be provided to
14	the Fox River management commission for feasibility studies of construction
15	projects or for construction projects. No financial assistance under this section may
16	be provided to the department other than for projects for access to inland lakes
17	without a public access facility.
18	SECTION 680. 30.93 of the statutes is repealed.
19	SECTION 681. 31.39 (2m) (c) of the statutes is repealed.
20	<b>SECTION 682.</b> Chapter 35 (title) of the statutes is amended to read:
21	CHAPTER 35
22	PUBLIC PRINTING; PUBLICATION AND DISTRIBUTION OF LAWS AND
23	PUBLIC DOCUMENTS

24 **SECTION 683.** 35.001 (2m) of the statutes is created to read:

1	35.001 (2m) "Printing" includes all public printing by means of graphic
2	reproduction by whatever process and the necessary materials and binding. The
3	term also includes reproduction of a document in optical disk format whenever the
4	publishing state agency is authorized to reproduce and determines to reproduce
5	copies of a document in optical disk format in lieu of printed format.
6	SECTION 684. 35.01 (intro.) of the statutes is amended to read:
7	<b>35.01 Public printing; definition and classification.</b> (intro.) Public
8	printing includes all graphic reproduction by whatever process and the necessary
9	material and binding. Public printing is divided into 7 classes:
10	<b>SECTION 685.</b> 35.24 (3) of the statutes is amended to read:
11	35.24 (3) Reprints of the feature article shall be bound in paper covers and shall
12	be in such quantity as is authorized for each specific reprint by the joint committee
13	on legislative organization. The cost of reprints shall be paid from the appropriation
14	under s. 20.765 (1) (d) <del>or (5)</del> .
15	<b>SECTION 686.</b> 35.27 of the statutes is amended to read:
16	<b>35.27 Limitation of editions of official reports.</b> Within 60 calendar days
17	after receiving <del>printer's <u>final proof</u> copy therefor, the department shall have printed</del>
18	and deliver editions of the reports mentioned in s. 35.26 and of any report required
19	by law to be made to the governor or to the legislature if not otherwise limited. The
20	department shall determine for any report the maximum number of copies and pages
21	shall be established by the department for any report, or the length if authorized to
22	be reproduced in optical disk format.
23	<b>SECTION 687.</b> 35.50 (1) of the statutes is amended to read:
24	35.50 (1) Specifications for state printing except class 1, including type style
25	and size, page size, titles, paper, form, quality, quantity, binding <u>,</u> and method, <u>or</u>

## **ASSEMBLY BILL 100**

1	optical disk manufacturing specifications whenever reproduction in optical disk
2	format is authorized, shall be as determined by the department unless specified by
3	statute. Any state agency which objects to such determination may appeal the
4	decision to the governor.
5	<b>SECTION 688.</b> 35.50 (4) of the statutes is amended to read:
6	35.50 (4) Whenever possible, state publications <u>printed on paper</u> , other than
7	printing of classes 4 and 5, shall be restricted to finished outside dimensions which
8	shall not exceed 9 by 14 inches and shall not be less than 3 1/2 by 7 inches.
9	<b>SECTION 689.</b> 35.51 of the statutes is amended to read:
10	35.51 Proofs; where received. Contract printers shall submit proof sheets
11	of all public printing done by them and when requested, revised proof sheets thereof,
12	to the department, regardless of the format to be used for reproduction. When
13	requested by the chief clerk of either house proof sheets of printing of the first class
14	shall be delivered to them.
15	<b>SECTION 690.</b> 35.54 of the statutes is amended to read:
16	<b>35.54 Title pages; names of authors.</b> Every requisitioning agency shall
17	provide the necessary printer's copy for a suitable title page, containing the name of
18	the author for every book and other document which requires a title page; but <u>on</u> no
19	such publication shall <del>have written or printed thereon</del> <u>there appear</u> , nor <u>shall there</u>
20	be attached thereto, the words "Compliments of" followed by the name of the author,
21	nor any other words of similar purport.
22	<b>SECTION 691.</b> 35.55 of the statutes is amended to read:
23	35.55 Editing printer's copy. Printer's copy must accompany every

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requisition. The editors of all state agencies may edit for themselves the matter and form of the contents of the printer's copy presented by them respectively to the

### **ASSEMBLY BILL 100**

department. All printer's copy which does not conform to accepted trade practices,
 and, in the opinion of the department is unsatisfactory, shall be returned to its author
 for revision and correction. An optical disk copy may be substituted if the document
 being published is authorized to be reproduced in optical disk format.

5

**SECTION 692.** 35.57 of the statutes is amended to read:

6 Advertisement for bids. 35.57 The department shall publish 7 advertisements that sealed proposals for furnishing printing, during the next 8 ensuing contract period, with all other material which the department requires, will 9 be received any time prior to a specified day, when all proposals will be publicly 10 opened and read. The advertisements shall be run as class 2 notices, under ch. 985, 11 in the official state paper. <u>Separate advertisements may be used for publications</u> 12 authorized to be published in optical disk format.

13 **SECTION 693.** 35.91 (1) of the statutes is amended to read:

35.91 (1) The latest edition of the Wisconsin statutes shall be sold at a price,
calculated to the nearest dollar, to be fixed by the department, based on cost plus 75%
of the revisor's expenditures under s. 20.765 (3) (a) or (5) during the preceding
biennium. The department may sell noncurrent editions of the Wisconsin statutes
and Wisconsin annotations at reduced prices to be fixed by it.

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**SECTION 694.** 35.93 (9) of the statutes is amended to read:

35.93 (9) The department shall charge the legislature under s. 20.765 (1) (d)
or (5) for the cost of distribution of the code and the register, including the costs
specified in s. 35.80, and shall deposit all revenues received from their sale into the
general fund.

**SECTION 695.** 36.09 (1) (e) of the statutes is repealed and recreated to read:

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1 36.09 (1) (e) The board shall appoint a president of the system; a chancellor for 2 each institution; a dean for each college campus; the state geologist; the director of 3 the laboratory of hygiene; the director of the psychiatric institute; the state 4 cartographer with the advice of the department of administration; and the requisite 5 number of officers, other than the vice presidents, associate vice presidents, and 6 assistant vice presidents of the system; faculty; academic staff; and other employees 7 and fix the salaries, subject to the limitations under par. (j) and ss. 20.923 (4g) and 8 230.12 (3) (e), the duties and the term of office for each. The board shall fix the 9 salaries, subject to the limitations under par. (j) and ss. 20.923 (4g) and 230.12 (3) 10 (e), and the duties for each chancellor, vice president, associate vice president, and 11 assistant vice president of the system. No sectarian or partisan tests or any tests 12 based upon race, religion, national origin, or sex shall ever be allowed or exercised 13 in the appointment of the employees of the system.

SECTION 696. 36.25 (12m) (intro.) of the statutes is repealed and recreated to
read:

16 36.25 (12m) STATE CARTOGRAPHER. (intro.) In coordination and consultation
17 with the department of administration, the state cartographer shall:

**SECTION 697.** 36.25 (14) of the statutes is amended to read:

36.25 (14) GRADUATE STUDENT FINANCIAL AID. The board shall establish a grant
program for minority and disadvantaged graduate students enrolled in the system.
The grants shall be awarded from the appropriations appropriation under s. 20.285
(4) (b) and (gm). The board shall give preference in awarding grants under this
subsection to residents of this state. The board may not make a grant under this
subsection to a person whose name appears on the statewide support lien docket
under s. 49.854 (2) (b), unless the person provides to the board a payment agreement

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# **ASSEMBLY BILL 100** that has been approved by the county child support agency under s. 59.53 (5) and that is consistent with rules promulgated under s. 49.858 (2) (a). **SECTION 698.** 36.27 (2) (b) 4. of the statutes is amended to read: 36.27 (2) (b) 4. A person who has served on active duty under honorable conditions in the U.S. armed forces or in forces incorporated in the U.S. armed forces, except service on active duty for training purposes, who was a resident of this state at the time of entry or reentry into active duty, who is a resident of and living in this state at the time of registering at an institution, and who meets one of the conditions in s. 45.001 (4) (a) 1. a. to d., and who is a resident for the purposes of receiving benefits under ch. 45 is entitled to the exemption under par. (a). **SECTION 699.** 36.27 (2) (cr) of the statutes is created to read: 36.27 (2) (cr) A person who is a citizen of a country other than the United States is entitled to the exemption under par. (a) if that person meets all of the following requirements: 1. The person graduated from a high school in this state or received a high school graduation equivalency from this state. 2. The person was continuously present in this state for at least three years following the first day of attending a high school in this state. 3. The person enrolls in an institution and provides that institution with an affidavit stating that the person has filed or will file an application for a permanent resident visa with U.S. Citizenship and Immigration Services as soon as the person is eligible to do so. **SECTION 700.** 36.27 (3) (a) of the statutes is amended to read: 36.27 (3) (a) To a number of needy and worthy nonresident students upon the basis of merit, to be shown by suitable tests, examinations or scholastic records and

## **ASSEMBLY BILL 100**

1	continued high standards of scholastic attainment. The aggregate amount of these
2	nonresident remissions of tuition shall not exceed an amount equal to full remissions
3	for 8% of the number of nonresident students registered at that institution in the
4	preceding year, excluding those students participating in interstate agreements
5	under s. 39.42.
6	<b>SECTION 701.</b> 36.27 (3) (b) of the statutes is amended to read:
7	36.27 (3) (b) To additional individual students who, in the judgment of the
8	board, are deserving of relief from the assessment of nonresident tuition because of
9	extraordinary circumstances. The aggregate amount of these nonresident
10	remissions of tuition shall not exceed an amount equal to full remissions for 2% of
11	the number of nonresident students registered in the preceding year, excluding those
12	students participating in interstate agreements under s. 39.42.
13	<b>SECTION 702.</b> 36.27 (3) (c) of the statutes is amended to read:
14	36.27 (3) (c) The board may remit nonresident tuition, in whole or in part, but
15	no other fees, except in special circumstances as approved by the chancellor, to
16	worthy and needy foreign students and to students who are United States citizens
17	but whose residence is not in the United States. The number of such remissions
18	which may be awarded in any academic year at an institution shall not exceed 2%
19	of the total full-time enrollment of students at that institution for the preceding
20	academic year.
21	<b>SECTION 703.</b> 36.28 of the statutes is repealed.
22	<b>SECTION 704.</b> 36.34 (1) (b) of the statutes is amended to read:

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36.34 (1) (b) The board shall establish a grant program for minority
undergraduates enrolled in the system. The board shall designate all grants under
this subsection as Lawton grants. Grants shall be awarded from the appropriations

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ASSEMBLY BILL 100

<u>appropriation</u> under s. 20.285 (4) (dd) and (g). The board may not make a grant under
this subsection to a person whose name appears on the statewide support lien docket
under s. 49.854 (2) (b), unless the person provides to the board a payment agreement
that has been approved by the county child support agency under s. 59.53 (5) and that
is consistent with rules promulgated under s. 49.858 (2) (a).

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**SECTION 705.** 36.54 (2) (b) of the statutes is amended to read:

7 36.54 (2) (b) From the appropriations under s. 20.285 (1) (ee), (j), (r) and (rc), 8 the environmental education board shall award grants to corporations and public 9 agencies for the development, dissemination and presentation of environmental 10 education programs. Programs shall be funded on an 18-month basis. The 11 environmental education board may not award a grant unless the grant recipient 12 matches at least 25% of the amount of the grant. Private funds and in-kind 13 contributions may be applied to meet the matching requirement. Grants under this paragraph may not be used to replace funding available from other sources. 14

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**SECTION 706.** 36.54 (2) (c) of the statutes is amended to read:

16 36.54 (2) (c) The environmental education board shall promulgate rules 17 establishing the criteria and procedures for the awarding of grants for programs and 18 projects under par. (b). The environmental education board shall use the priorities 19 established under sub. (1) for awarding grants if the amount in the appropriations 20 under s. 20.285 (1) <del>(ee),</del> (j), (r) and (rc) in any fiscal year is insufficient to fund all 21 applications under this subsection.

22

**SECTION 707.** 38.04 (23) (intro.) of the statutes is amended to read:

38.04 (23) WORKPLACE LITERACY RESOURCE CENTER. (intro.) From the
 appropriation under s. 20.292 (1) (bm), the The board shall operate a workplace

# **ASSEMBLY BILL 100**

1	literacy resource center. The workplace literacy resource center shall do all of the
2	following:
3	SECTION 708. 38.22 (6) (e) of the statutes is created to read:
4	38.22 (6) (e) Any person who is a citizen of a country other than the United
5	States if that person meets all of the following requirements:
6	1. The person graduated from a high school in this state or received a high
7	school graduation equivalency from this state.
8	2. The person was continuously present in this state for at least three years
9	following the first day of attending a high school in this state.
10	3. The person enrolls in a district school and provides the district board with
11	an affidavit stating that the person has filed or will file an application for a
12	permanent resident visa with U.S. Citizenship and Immigration Services as soon as
13	the person is eligible to do so.
14	<b>SECTION 709.</b> 38.24 (1s) (b) of the statutes is amended to read:
15	38.24 <b>(1s)</b> (b) A <del>short-term,</del> professional development, vocational-adult
16	seminar or workshop <u>, consisting of no more than 24 hours of instruction,</u> offered to
17	individuals who are employed in a related field. The additional fee may not exceed
18	an amount equal to the full cost of the seminar or workshop less the fee under sub.
19	(1m). Annually the district board shall report to the board the courses for which an
20	additional fee was charged under this paragraph and the amount of the additional
21	fee.
22	<b>SECTION 710.</b> 38.28 (1m) (a) 1. of the statutes is amended to read:
23	38.28 <b>(1m)</b> (a) 1. "District aidable cost" means the annual cost of operating a
24	technical college district, including debt service charges for district bonds and
25	promissory notes for building programs or capital equipment, but excluding all

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### **ASSEMBLY BILL 100**

1 expenditures relating to auxiliary enterprises and community service programs, all 2 expenditures funded by or reimbursed with federal revenues, all receipts under sub. 3 (6) and ss. 38.12 (9), 38.14 (3) and (9), 118.15 (2) (a), and 118.55 (7r), and 146.55 (5), 4 all receipts from grants awarded under ss. 38.04 (8), (20), (28), and (31), 38.14 (11), 5 38.26, 38.27, 38.33, and 38.38, all fees collected under s. 38.24, and driver education 6 and chauffeur training aids. 7 **SECTION 711.** 38.28 (3) of the statutes is amended to read: 8 38.28 (3) If the appropriation for state aid under s. 20.292 (1) (fc) (u) in any one 9 year is insufficient to pay the full amount under subs. (2) (c) and (g), funds in the 10 appropriation shall be used first for the purposes of sub. (2) (c) and any remaining 11 funds shall be prorated among the districts entitled to support under sub. (2) (g). If 12 the appropriation for state aid under s. 20.292 (1) (fc) (u) in any one year is 13 insufficient to pay the full amount under sub. (2) (c), funds in the appropriation shall 14 be prorated among the districts entitled to the funds. 15 **SECTION 712.** 38.29 (2) (c) of the statutes is amended to read: 16 38.29 (2) (c) Amounts awarded shall be paid from the appropriation under s.

17 20.292 (1) (fg) (v).

**SECTION 713.** 38.34 (3) of the statutes is created to read:

19 38.34 (3) The board may not award a grant to a corporation or foundation20 created for the benefit of a district.

- 21 **SECTION 714.** 38.40 (title) of the statutes is repealed.
- 22 **SECTION 715.** 38.40 (1) of the statutes is repealed.
- 23 **SECTION 716.** 38.40 (1m) (intro.) of the statutes is repealed.
- 24 **SECTION 717.** 38.40 (1m) (b) of the statutes is renumbered 106.13 (1) (b).
- 25 **SECTION 718.** 38.40 (1m) (c) of the statutes is renumbered 106.13 (1) (c).

# **ASSEMBLY BILL 100**

1	<b>SECTION 719.</b> 38.40 (2) of the statutes is repealed.
2	<b>SECTION 720.</b> 38.40 (2m) of the statutes is repealed.
3	<b>SECTION 721.</b> 38.40 (4m) (title) of the statutes is repealed.
4	<b>SECTION 722.</b> 38.40 (4m) (a) of the statutes is renumbered 106.13 (4m) (a) and
5	amended to read:
6	106.13 (4m) (a) The board may approve an innovative school-to-work program
7	provided by a nonprofit organization for children at risk, as defined in s. 118.153 (1)
8	(a), in a county having a population of 500,000 or more to assist those children at risk
9	in acquiring employability skills and occupational-specific competencies before
10	leaving high school. If the board approves a program under this paragraph, the
11	board may award a grant, from the appropriation under s. <del>20.292 (1)</del> <u>20.445 (7)</u> (ef),
12	to the nonprofit organization providing the program and the nonprofit organization
13	shall use the funds received under the grant to provide the program.
14	<b>SECTION 723.</b> 38.40 (4m) (b) of the statutes is renumbered 106.13 (4m) (b).
15	<b>SECTION 724.</b> 38.40 (5) of the statutes is repealed.
16	<b>SECTION 725.</b> 38.50 (11) of the statutes is created to read:
17	<b>38.50 (11)</b> CLOSED SCHOOLS; PRESERVATION OF RECORDS. (a) In this subsection:
18	1. Notwithstanding sub. (1) (e), "school" has the meaning given in sub. (1) (e)
19	(intro.) and also includes a school described in sub. (1) (e) 1., 6., 7., or 8.
20	2. "Student record" means, in the case of a school, as defined in sub. (1) (e)
21	(intro.), a transcript for a student or former student of a school showing the name of
22	the student, the title of the program in which the student was or is enrolled, the total
23	number of credits or hours of instruction completed by the student, the dates of
24	enrollment, the grade for each course, lesson, or unit of instruction completed by the
25	student, the student's cumulative grade for the program, and an explanation of the

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### **ASSEMBLY BILL 100**

school's credit and grading system. In the case of a school described in sub. (1) (e) 1.,
6., 7., or 8., "student record" means a transcript for a student or former student of the
school showing such information about the academic work completed by the student
or former student as is customarily maintained by the school.

5 (b) If a school operating in this state discontinues its operations, proposes to 6 discontinue its operations, or is in imminent danger of discontinuing its operations 7 as determined by the board and if the board determines that the student records of 8 the school are in danger of being destroyed, secreted, mislaid, or otherwise made 9 unavailable to the persons who are the subjects of those student records or the 10 authorized representatives of those persons, the board may take possession of those 11 student records. If necessary to protect student records from being destroyed, 12 secreted, mislaid, or otherwise made unavailable to the persons who are the subjects 13 of those student records or the authorized representatives of those persons, the board 14 may seek a court order authorizing the board to take possession of those student 15 records.

16 (c) The board shall preserve a student record that comes into the possession of 17 the board under par. (b) and shall keep the student record confidential as provided 18 under 20 USC 1232g and 34 CFR Part 99. A student record in the possession of the 19 board is not open to public inspection or copying under s. 19.35 (1). Upon request of 20 the person who is the subject of a student record or an authorized representative of 21 that person, the board shall provide a copy of the student record to the requester. The 22 board may charge a fee for providing a copy of a student record. The fee shall be based 23 on the administrative cost of taking possession of, preserving, and providing the copy 24 of the student record. All fees collected under this paragraph shall be credited to the 25 appropriation account under s. 20.292 (2) (i).

# **ASSEMBLY BILL 100**

1	<b>SECTION 726.</b> 39.435 (3) of the statutes is amended to read:
2	39.435 (3) Grants under sub. (1) shall not be less than \$250 during any one
3	academic year, unless the joint committee on finance approves an adjustment in the
4	amount of the minimum grant. Grants under sub. (1) shall not exceed $\frac{2,500}{53,000}$
5	during any one academic year. The board shall, by rule, establish a reporting system
6	to periodically provide student economic data and shall promulgate other rules the
7	board deems necessary to assure uniform administration of the program.
8	<b>SECTION 727.</b> 39.435 (7) (a) 1. of the statutes is amended to read:
9	39.435 (7) (a) 1. For purposes of determining the appropriation <u>calculating the</u>
10	<u>amount to be appropriated</u> under s. 20.235 (1) (fe) for fiscal year <del>2005–06</del> <u>2007–08</u> ,
11	"base amount" means the amount shown in the schedule under s. 20.005 for that
12	appropriation for fiscal year <del>2004–05</del> <u>2006–07</u> .
13	<b>SECTION 728.</b> 39.435 (7) (a) 2. of the statutes is amended to read:
14	39.435 (7) (a) 2. For purposes of determining the appropriation <u>calculating the</u>
15	amount to be appropriated under s. 20.235 (1) (fe) for each fiscal year after fiscal year
16	<del>2005–06</del> <u>2007–08</u> , "base amount" means the maximum appropriation amount
17	determined calculated under par. (b) for the previous fiscal year.
18	SECTION 729. 39.435 (7) (b) (intro.) of the statutes is amended to read:
19	39.435 (7) (b) (intro.) Annually, beginning on February 1, <del>2005</del> <u>2007</u> , the board
20	shall <del>determine the appropriation</del> <u>calculate the amount to be appropriated</u> under s.
21	20.235 (1) (fe) for the next fiscal year as follows:
22	<b>SECTION 730.</b> 39.435 (8) of the statutes is amended to read:
23	39.435 (8) The board shall award grants under this section to University of
24	Wisconsin System students from the appropriations appropriation under s. 20.235
25	(1) (fe) <del>and (ke)</del> .

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1	<b>SECTION 731.</b> 39.76 (1) of the statutes is amended to read:
2	<b>39.76 (1)</b> State representation on the education commission of the states.
3	There is created a 7–member delegation to represent the state of Wisconsin on the
4	education commission of the states. The delegation shall consist of the governor, the
5	state superintendent of public instruction, one senator and one representative to the
6	assembly selected as are the members of standing committees in their respective
7	houses, and 3 members appointed by the governor in compliance with s. 39.75 (3) (a)
8	who shall serve at the pleasure of the governor. The chairperson of the delegation
9	shall be designated by the governor from among its members. Members $\underline{\text{Except as}}$
10	provided in sub. (1m), members of the delegation shall serve without compensation
11	but shall be reimbursed for actual and necessary expenses incurred in the
12	performance of their duties from the appropriation in s. 20.505 (4) (ba). Annual
13	Except as provided in sub. (1m), annual commission membership dues shall be paid
14	from the appropriation in s. 20.505 (4) (ba).
15	<b>SECTION 732.</b> 39.76 (1m) of the statutes is created to read:
16	39.76 (1m) Payments under sub. (1) may be reduced or eliminated if funding
17	for the payments is reduced or eliminated under s. 20.505 (4) (ba).
18	<b>SECTION 733.</b> 40.02 (20) of the statutes is renumbered 40.02 (20) (intro.) and
19	amended to read:
20	40.02 <b>(20)</b> (intro.) "Dependent" means the:
21	<u>(a) Except as provided in par. (b), the</u> spouse, minor child, including
22	stepchildren of the current marriage dependent on the employee for support and
23	maintenance, or child of any age, including stepchildren of the current marriage, if
24	handicapped to an extent requiring continued dependence. For group insurance
25	purposes only, the department may promulgate rules with a different definition of

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"dependent" than the one otherwise provided in this subsection paragraph for each
 group insurance plan.

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**SECTION 734.** 40.02 (20) (b) of the statutes is created to read:

4 40.02 (20) (b) For a state employee or for an annuitant who was employed by 5 a state agency on the day on which he or she terminated covered employment, the 6 spouse, domestic partner, minor child, including stepchildren of the current 7 marriage or children of a domestic partner dependent on the employee for support 8 and maintenance, or child of any age, including stepchildren of the current marriage 9 or children of a domestic partner, if handicapped to an extent requiring continued 10 dependence.

11 **SECTION 735.** 40.02 (21c) of the statutes is created to read:

40.02 (21c) "Domestic partner" means an individual in a domestic partnership.
SECTION 736. 40.02 (21d) of the statutes is created to read:

14 40.02 (21d) "Domestic partnership" means a relationship between 2
15 individuals that satisfies all of the following:

16 (a) Each individual is at least 18 years old and otherwise competent to enter17 into a contract.

(b) Neither individual is married to, or in a domestic partnership with, anotherindividual.

20 (c) The 2 individuals are not related by blood in any way that would prohibit
21 marriage under s. 765.03.

(d) The 2 individuals consider themselves to be members of each other'simmediate family.

(e) The 2 individuals agree to be responsible for each other's basic livingexpenses.

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1	<b>SECTION 737.</b> 40.03 (2) (b) of the statutes is amended to read:
2	40.03 (2) (b) Shall employ and select administrative, clerical or other
3	employees as required for the administration of this chapter and establish the
4	internal organization of the department <del>, but the department shall always maintain</del>
5	an office in Milwaukee.
6	<b>SECTION 738.</b> 40.04 (2) (d) of the statutes is amended to read:
7	40.04 (2) (d) The costs of investing the assets of the benefit plans and
8	retirement systems, including all costs due to s. 40.03 (1) (n), and the costs of legal
9	counsel employed or selected under s. 40.03 (1) (c) shall be paid from the
10	appropriation under s. 20.515 (1) (r) and charged directly against the appropriate
11	investment income or reserve accounts of the benefit plan or retirement system
12	receiving the services.
10	
13	<b>SECTION 739.</b> 40.51 (1) of the statutes is amended to read:
13	<b>SECTION 739.</b> 40.51 (1) of the statutes is amended to read: 40.51 (1) The procedures and provisions pertaining to enrollment, premium
14	40.51 (1) The procedures and provisions pertaining to enrollment, premium
14 15	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u>
14 15 16	40.51 <b>(1)</b> The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract
14 15 16 17	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract or rule except as otherwise specifically provided by this chapter.
14 15 16 17 18	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract or rule except as otherwise specifically provided by this chapter. <b>SECTION 740.</b> 40.515 of the statutes is created to read:
14 15 16 17 18 19	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract or rule except as otherwise specifically provided by this chapter. <b>SECTION 740.</b> 40.515 of the statutes is created to read: <b>40.515 Health care coverage for employees of the Wisconsin Historical</b>
14 15 16 17 18 19 20	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract or rule except as otherwise specifically provided by this chapter. <b>SECTION 740.</b> 40.515 of the statutes is created to read: <b>40.515 Health care coverage for employees of the Wisconsin Historical</b> <b>Foundation, Inc.</b> If the historical society has entered into a contract with the
14 15 16 17 18 19 20 21	40.51 (1) The procedures and provisions pertaining to enrollment, premium transmitted and coverage of eligible employees <u>and employees eligible for health</u> <u>care coverage under s. 40.515</u> for health care benefits shall be established by contract or rule except as otherwise specifically provided by this chapter. <b>SECTION 740.</b> 40.515 of the statutes is created to read: <b>40.515 Health care coverage for employees of the Wisconsin Historical</b> <b>Foundation, Inc.</b> If the historical society has entered into a contract with the Wisconsin Historical Foundation, Inc., for any of the purposes specified in s. 44.015

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during any applicable enrollment period and to any conditions established by
 contract or by rule under s. 40.51 (1).

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3

**SECTION 741.** 41.17 (5) of the statutes is amended to read:

4 41.17 (5) FUNDING SOURCE. Subject to the 50% limitation under s. 20.380 (1) (b)
and the proportional expenditure requirements under s. 20.380 (1) (b) and (kg), the
department shall expend, from the appropriations under s. 20.380 (1) (b) and, (kg),
and (v), at least \$1,130,000 in the aggregate in each fiscal year in joint effort
marketing funds under this section.

9

**SECTION 742.** 44.015 (7) of the statutes is amended to read:

10 44.015 (7) Contract with the Wisconsin Historical Foundation, Inc., or any 11 other nonstock, nonprofit corporation under ch. 181 for the purposes of 12 administering the historical society's membership program, soliciting and accepting 13 contributions, gifts, grants, and bequests for the historical society, marketing the 14 historical society's goods and services, providing support for the operation, 15 management, and development of the historical society's programs, and performing 16 other functions approved by the board of curators. If the Wisconsin Historical 17 Foundation, Inc., enters into a contract with the historical society for any purpose 18 under this subsection, the Wisconsin Historical Foundation, Inc. shall provide health care coverage under s. 40.515 to its employees who were previously employed by the 19 20 historical society.

#### 21 **SECTION 743.** 44.53 (1) (fm) of the statutes is created to read:

44.53 (1) (fm) Conduct a program identical to that described in par. (f), but only
for American Indian individuals and groups. The program shall be funded from the
appropriation under s. 20.215 (1) (km).

25 **S** 

**SECTION 744.** 44.53 (2) (am) of the statutes is created to read:

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44.53 (2) (am) Enter into contracts with American Indian individuals,
 organizations and institutions and American Indian tribal governments for services
 furthering the development of the arts and humanities.

4

**SECTION 745.** 45.16 of the statutes is amended to read:

5 **45.16 Burial allowance.** Each county veterans' service officer shall cause to 6 be interred in a decent and respectable manner in any cemetery in this state, other 7 than those used exclusively for the burial of paupers, the body of any person who was 8 living in the county at the time of death, meets the definition of a "veteran" under 9 s. 45.35 (5) 45.001 (4) and who dies not leaving sufficient means to defray the 10 necessary expenses of a decent burial, or under financial circumstances that would 11 distress the person's family to pay the expenses of the burial, and the body of a spouse 12 or surviving spouse of the person who dies not leaving such means or under the same 13 financial circumstances and who was living in the county at the time of death, at an 14 expense to the county of not more than \$300 in addition to the burial allowance 15 payable under laws administered by the U.S. department of veterans affairs.

16

**SECTION 746.** 45.19 (1) of the statutes is amended to read:

17 45.19 (1) The department shall administer a program to coordinate the 18 provision of military honors funerals to deceased veterans by local units of member 19 organizations of the council on veterans programs and by members of the Wisconsin 20 national guard activated under s. 21.11 (3). From the appropriation under s. 20.485 21 (2) (q), the department shall reimburse a local unit of a member organization of the 22 council on veterans programs for the costs of providing a military honors funeral to 23 a deceased veteran. The reimbursement may not exceed \$50 for each military honors 24 funeral.

25

**SECTION 747.** 45.25 (1) of the statutes is created to read:

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1	45.25 (1) DEFINITIONS. In this section:
2	(a) "Institution of higher education" has the meaning given in 20 USC 1001 (a).
3	(b) "Median household income" means the median family income for the state,
4	as determined annually by the U.S. department of housing and urban development.
5	(c) "Part-time classroom study" means any of the following:
6	1. Enrollment in courses for which no more than 11 semester or the equivalent
7	trimester or quarter credits will be given upon satisfactory completion.
8	2. Enrollment in courses during a summer semester or session.
9	(d) "Tuition," when referring to the University of Wisconsin System, means
10	"academic fees," as described in s. 36.27 (1), and when referring to the technical
11	colleges, means "program fees," as described in s. 38.24 (1m) (a) and (b).
12	<b>SECTION 748.</b> 45.25 (1g) of the statutes is repealed.
13	<b>SECTION 749.</b> 45.25 (1m) of the statutes is renumbered 45.25 (1m) (a) and
14	amended to read:
15	45.25 (1m) (a) The department shall administer a tuition reimbursement
16	program for eligible veterans enrolling as undergraduates in any institution of
17	higher education <del>, as defined in s. 45.396 (1) (a),</del> in this state, enrolling in a school that
18	is approved under s. 45.35 (9m), enrolling in a proprietary school that is approved
19	under s. 4 <del>5.54,</del> <u>38.50, enrolling in a public or private high school,</u> or receiving a
20	waiver of nonresident tuition under s. 39.47.
21	SECTION 750. 45.25 (2) (intro.) (except 45.25 (2) (title)) of the statutes is
22	renumbered 45.25 (2) (a) (intro.).
23	<b>SECTION 751.</b> 45.25 (2) (a) of the statutes is renumbered 45.25 (2) (a) 1. and
24	amended to read:

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1	45.25 (2) (a) 1. The annual income of the veteran and his or her spouse does not
2	exceed the <del>amount under s. 45.396 (7) (a)</del> median household income for the state.
3	SECTION 752. 45.25 (2) (c) of the statutes is renumbered 45.25 (2) (a) 2. and
4	amended to read:
5	45.25 (2) (a) 2. The veteran applies for the tuition reimbursement program for
6	courses begun within 10 years after separation from the service. <u>This subdivision</u>
7	<u>does not apply to a veteran who is applying for reimbursement for up to 60 credits</u>
8	of part-time classroom study courses.
9	SECTION 753. 45.25 (2) (cm) of the statutes is created to read:
10	45.25 (2) (cm) A veteran is not eligible under this program if the veteran has
11	an undergraduate degree from any institution of higher education.
12	<b>SECTION 754.</b> 45.25 (2) (d) of the statutes is renumbered 45.25 (2) (a) 3.
13	SECTION 755. 45.25 (2) (e) of the statutes is repealed.
14	<b>SECTION 756.</b> 45.25 (3) (a) of the statutes is amended to read:
15	45.25 (3) (a) Except as provided in par. (am), a <u>A</u> veteran who meets the
16	<u>eligibility</u> requirements under sub. (2), <u>may be reimbursed</u> upon satisfactory
17	completion of <u>a full-time</u> an undergraduate semester in any institution of higher
18	education, <del>as defined in s. 45.396 (1) (a),</del> in this state, <u>or upon satisfactory completion</u>
19	of a course at any school that is approved under s. 45.35 (9m), any proprietary school
20	that is approved under s. 4 <del>5.54,</del> <u>38.50, any public or private high school,</u> or any
21	institution from which the veteran receives a waiver of nonresident tuition under s.
22	39.47 <del>, may be reimbursed an amount</del> . Except as provided in sub. (5), the amount of
23	reimbursement may not to exceed the total cost of the veteran's tuition minus any
24	grants or scholarships that the veteran receives specifically for the payment of the
25	tuition, or <u>, if the tuition is for an undergraduate semester in any institution of higher</u>

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1	education, the standard cost of tuition for a state resident for an equivalent
2	undergraduate semester at the University of Wisconsin–Madison, whichever is less.
3	Reimbursement is available only for tuition that is part of a curriculum that is
4	relevant to a degree in a particular course of study at the institution.
5	<b>SECTION 757.</b> 45.25 (3) (am) of the statutes is repealed.
6	SECTION 758. 45.25 (3) (b) 1. of the statutes is amended to read:
7	45.25 (3) (b) 1. Be completed and received by the department no later than 60
8	days after the completion of the semester <u>or course</u> . The department may accept an
9	application received more than 60 days after the completion of the semester <u>or course</u>
10	if the applicant shows good cause for the delayed receipt.
11	<b>SECTION 759.</b> 45.25 (3) (c) of the statutes is amended to read:
12	45.25 (3) (c) Reimbursement provided under this section shall be paid from the
13	appropriation under s. 20.485 (2) (tf). If the amount of funds applied for exceeds the
14	amount available under s. 20.485 (2) (tf), the department may reduce the
15	reimbursement percentage, except to disabled veterans who are eligible for 100
16	percent of tuition and fees under sub. (5), or deny applications for reimbursement
17	that would otherwise qualify under this section. In those cases, the department shall
18	determine the reimbursement percentage, except to disabled veterans who are
19	eligible for 100 percent of tuition and fees under sub. (5), and eligibility on the basis
20	of the dates on which applications for reimbursement were received.
21	<b>SECTION 760.</b> 45.25 (3) (d) (intro.) of the statutes is amended to read:
22	45.25 (3) (d) (intro.) Reimbursement of tuition and fees for a course may be
23	provided at an institution or school under par. (a) other than the one from which the
24	veteran is receiving his or her degree or certificate of graduation or course completion
25	if all of the following apply:

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SECTION 761. 45.25 (4) (a) of the statutes is renumbered 45.25 (4) (a) (intro.)
 and amended to read:

3 45.25 (4) (a) (intro.) A veteran is not eligible veteran's eligibility for 4 reimbursement under sub. (2) for more than 120 credits or 8 full semesters of 5 full-time study at any institution of higher education, as defined in s. 45.396 (1) (a), 6 in this state, 60 credits or 4 full semesters of full-time study at any institution of 7 higher education, as defined in s. 45.396 (1) (a), in this state that offers a degree upon 8 completion of 60 credits, or an equivalent amount of credits at a school that is approved under s. 45.35 (9m), at a proprietary school that is approved under s. 45.54, 9 10 <u>38.50, at a public or private high school</u>, or at an institution where he or she is 11 receiving a waiver of nonresident tuition under s. 39.47. is limited to the following: 12 **SECTION 762.** 45.25 (4) (a) 1. to 3. of the statutes are created to read:

45.25 (4) (a) 1. If the veteran served on active duty, except service on active duty
for training purposes, for 90 to 180 days, the veteran may be reimbursed for a
maximum of 30 credits or 2 semesters, or an equivalent amount of credits or
semesters if at a school other than an institution of higher education.

17 2. If the veteran served on active duty, except service on active duty for training
18 purposes, for 181 to 730 days, the veteran may be reimbursed for a maximum of 60
19 credits or 4 semesters, or an equivalent amount of credits or semesters if at a school
20 other than an institution of higher education.

3. If the veteran served on active duty, except service on active duty for training
purposes, for more than 730 days, the veteran may be reimbursed for a maximum
of 120 credits or 8 semesters, or an equivalent amount of credits or semesters if at
a school other than an institution of higher education.

25

**SECTION 763.** 45.25 (4) (c) of the statutes is amended to read:

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1	45.25 (4) (c) A veteran may not receive reimbursement under sub. (2) for any
2	semester in which he or she <u>is eligible for or</u> received a grant under s. 21.49 or 45.396
3	<u>under 10 USC 2007</u> .
4	<b>SECTION 764.</b> 45.348 (title) and (1) (intro.) of the statutes are amended to read:
5	45.348 (title) Dependent and child care defined for ss. 45.35, 45.351, and
6	<b>45.356.</b> (1) (intro.) In this section and ss. 45.35 <del>, 45.351,</del> and 45.356 unless otherwise
7	modified, "child" means any natural child, any legally adopted child, any stepchild
8	or child if a member of the veteran's household, or any nonmarital child if the veteran
9	acknowledges paternity or paternity has been otherwise established.
10	SECTION 765. 45.348 (2) (a) (intro.) of the statutes is amended to read:
11	45.348 <b>(2)</b> (a) (intro.) In <del>ss. <u>s.</u> 45.35 and 45.351</del> , "dependent" includes any of the
12	following:
13	<b>SECTION 766.</b> 45.35 (4) (a) of the statutes is amended to read:
14	45.35 (4) (a) The secretary shall appoint under the classified service such
15	persons as are necessary to carry out the policy of the board and for the proper
16	conduct of the Wisconsin Veterans Museum. All persons appointed by the
17	department shall, if possible, be veterans as defined in sub. (5) $45.001$ (4) and
18	preference shall be given to disabled veterans.
19	<b>SECTION 767.</b> 45.35 (5) of the statutes is repealed.
20	<b>SECTION 768.</b> 45.35 (8) (b) 4. of the statutes is repealed.
21	<b>SECTION 769.</b> 45.35 (14) (h) of the statutes is amended to read:
22	45.35 (14) (h) To provide grants to the governing bodies of federally recognized
23	American Indian tribes and bands from the appropriation under s. 20.485 (2) $(vz)$
24	(km) if that governing body enters into an agreement with the department regarding
25	the creation, goals and objectives of a tribal veterans' service officer, appoints a

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veteran to act as a tribal veterans' service officer and gives that veteran duties
similar to the duties described in s. 45.43 (5), except that the veteran shall report to
the governing body of the tribe or band. The department may make annual grants
of up to \$2,500 \$10,000 under this paragraph and shall promulgate rules to
implement this paragraph.

6 SECTION 770. 45.35 (17) (c) 1m. (intro.) of the statutes is amended to read: 7 45.35 (17) (c) 1m. (intro.) The department shall declare immediately due and 8 payable any loan made after July 29, 1979 under a program administered by the 9 department under s. 45.351 or subch. II, if it finds that the loan was granted to an 10 ineligible person due to any of the following circumstances:

11 SECTION 771. 45.35 (17) (c) 2. (intro.) of the statutes is amended to read:

45.35 (17) (c) 2. (intro.) Loan application forms processed by the department
for programs administered under s. 45.351 or subch. II shall:

14 **S** 

**SECTION 772.** 45.35 (17) (c) 3. of the statutes is amended to read:

45.35 (17) (c) 3. The department shall incorporate the payment acceleration
requirements of subd. 1m. in all loan documents for programs administered by the
department under s. 45.351 or subch. II.

18

**SECTION 773.** 45.351 of the statutes is repealed and recreated to read:

19 45.351 Assistance to needy veterans. (1) SUBSISTENCE AID. (a) The 20 department may provide subsistence payments to a veteran on a month-to-month 21 basis or for a 3-month period. The department may pay subsistence aid for a 22 3-month period if the veteran will be incapacitated for more than 3 months and if 23 earned or unearned income or aid from sources other than those listed in the 24 application will not be available in the 3-month period. The department may grant 25 subsistence aid under this subsection to a veteran whose incapacitation is the result

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of abuse of alcohol or other drugs only if the veteran is participating in an alcohol and
 other drug abuse treatment program that is approved by the department.
 (b) The maximum amount that any veteran may receive under this subsection

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4 per occurrence during a consecutive 12–month period may not exceed \$2,000.

5 (2) HEALTH CARE. (a) The department may provide health care aid to a veteran
6 for dental care, including dentures; vision care, including eyeglass frames and
7 lenses; and hearing care, including hearing aids.

8 (b) The maximum amount that may be paid under this subsection for any 9 consecutive 12–month period may not exceed \$2,500 for dental care, \$500 for vision 10 care, and \$1,500 per ear for hearing care.

11 (c) The department may not provide health care aid under this subsection 12 unless the aid recipient's health care provider agrees to accept, as full payment for 13 the health care provided, the amount of the payment, the amount of the recipient's 14 health insurance or other 3rd-party payments, if any, and the amount that the 15 department determines the veteran is capable of paying. The department may not 16 pay health care aid under this subsection if the liquid assets of the veteran are in 17 excess of \$1,000.

18 (3) LIMITATIONS. The total cumulative amount that any veteran may receive19 under this section may not exceed \$5,000.

(4) APPROPRIATIONS. The department may make payments under this section
from the appropriation in s. 20.485 (2) (vm). Nothing in this section empowers the
department to incur any state debt.

(5) JOINT FINANCE SUPPLEMENTAL FUNDING. The department may submit a
request to the joint committee on finance for supplemental funds from the veterans
trust fund to be credited to the appropriation account under s. 20.485 (2) (vm) to

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1 provide payments under this section. The joint committee on finance may, from the 2 appropriation under s. 20.865 (4) (u), supplement the appropriation under s. 20.485 3 (2) (vm) in an amount equal to the amount that the department expects to expend 4 under this section. Notwithstanding s. 13.101 (3) (a), the committee is not required 5 to find that an emergency exists.

6

**SECTION 774.** 45.356 (2) of the statutes is amended to read:

7 45.356 (2) The department may lend a veteran, a veteran's unremarried 8 surviving spouse, or a deceased veteran's child not more than \$25,000 or a lesser 9 amount established by the department under sub. (10). The department may 10 prescribe loan conditions, but the term of the loan may not exceed 10 years, or a 11 shorter term established by the department under sub. (13). The department shall 12 ensure that the proceeds of any loan made under this section shall first be applied 13 to pay any delinquent child support or maintenance payments and then to pay any 14

past support, medical expenses, or birth expenses.

15

**SECTION 775.** 45.356 (13) of the statutes is created to read:

16 45.356 (13) Subject to the limit established in sub. (2), the department may 17 periodically adjust the maximum term limits for loans based upon financial market 18 conditions, funds available, needs of the veterans trust fund, or other factors that the 19 department considers relevant.

20

**SECTION 776.** 45.37 (4) (b) of the statutes is amended to read:

21 45.37 (4) (b) *Basis for eligibility of nonveterans.* Spouses, surviving spouses 22 and parents derive their eligibility from the eligibility of the veteran upon whose 23 service it is based. Surviving spouses and parents of eligible veterans shall not be 24 eligible for admission at a southeastern facility <u>unless the facility's overall occupancy</u> 25 level is below an optimal level as determined by the board. Surviving spouses and

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1	parents of eligible veterans shall not be eligible for admission at the home except for
2	those admitted to the home prior to May 5, 1976, or unless the home's overall
3	occupancy level is below an optimal level as determined by the board.
4	SECTION 777. 45.37 (4) (c) 1m. c. of the statutes is amended to read:
5	45.37 (4) (c) 1m. c. Surviving spouses of eligible veterans shall be given 3rd
6	priority <del>for admission to the home</del> .
7	SECTION 778. 45.37 (4) (c) 1m. d. of the statutes is amended to read:
8	45.37 (4) (c) 1m. d. Parents of eligible veterans shall be given 4th priority for
9	admission to the home.
10	<b>SECTION 779.</b> 45.37 (10) (c) of the statutes is amended to read:
11	45.37 (10) (c) The Except where a sale occurs under s. 16.848, the department
12	may manage, sell, lease or transfer property descending to the state pursuant to this
13	section or conveyed to it by members, defend and prosecute all actions concerning it,
14	pay all just claims against it, and do all other things necessary for the protection,
15	preservation and management of such property. All expenditures necessary for the
16	execution of functions under this paragraph or sub. (11) shall be made from the
17	appropriation in s. 20.485 (1) (h).
18	<b>SECTION 780.</b> 45.38 (2) (a) 1. of the statutes is amended to read:
19	45.38 (2) (a) 1. Without limitation by reason of any other provisions of the
20	statutes except s. 16.848, the power to sell and to convey title in fee simple to a
21	nonprofit corporation any land and any existing buildings thereon owned by, or
22	owned by the state and held for, the department or of any of the institutions under
23	the jurisdiction of the department for such consideration and upon such terms and
24	conditions as in the judgment of the board are in the public interest.
25	<b>SECTION 781.</b> 45.396 (title) of the statutes is repealed.

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1	<b>SECTION 782.</b> 45.396 (1) of the statutes is repealed.
2	<b>SECTION 783.</b> 45.396 (2) of the statutes is repealed.
3	<b>SECTION 784.</b> 45.396 (3) of the statutes is renumbered 45.25 (1m) (b), and 45.25
4	(1m) (b) (intro.) and 1., as renumbered, are amended to read:
5	45.25 (1m) (b) (intro.) A veteran who is a resident of this state and otherwise
6	qualified to receive benefits under this section may receive the benefits under this
7	section upon the completion of any correspondence courses or part-time classroom
8	study from an institution of higher education located outside this state, from a school
9	that is approved under s. 45.35 (9m), or from a proprietary school that is approved
10	under s. 45.54 <u>38.50</u> , if any of the following applies:
11	1. The part-time classroom study is not offered within 50 miles of the veteran's
12	residence by any school or institution under sub. (2) par. (a) and the educational
13	institution from which the study is offered is located not more than 50 miles from the
14	boundary line of this state.
15	<b>SECTION 785.</b> 45.396 (4) of the statutes is repealed.
16	<b>SECTION 786.</b> 45.396 (5) of the statutes is repealed.
17	<b>SECTION 787.</b> 45.396 (5m) of the statutes is repealed.
18	SECTION 788. 45.396 (6) of the statutes is repealed.
19	SECTION 789. 45.396 (7) (a) of the statutes is repealed.
20	<b>SECTION 790.</b> 45.396 (7) (b) of the statutes is renumbered 45.25 (2) (bm).
21	<b>SECTION 791.</b> 45.396 (8) of the statutes is repealed.
22	<b>SECTION 792.</b> 45.396 (9) of the statutes is renumbered 45.25 (5) and amended
23	to read:
24	45.25 (5) DISABLED VETERAN ELIGIBILITY. A disabled veteran who meets the

25 requirements under this section and whose disability is rated at 30% or more under

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38 USC 1114 or 1134 may be reimbursed for up to 100% of the cost of tuition and fees,
 but that reimbursement is limited to 100% of the standard cost for a state resident
 for tuition and fees for an equivalent undergraduate course at the University of
 Wisconsin-Madison per course and may not be provided to an individual more than
 4 times during any consecutive 12-month period if the tuition and fees are for an
 undergraduate semester in any institution of higher education.

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7

**SECTION 793.** 45.397 (2) (a) of the statutes is amended to read:

45.397 (2) (a) The veteran is enrolled in a training course in a technical college
under ch. 38 or in a proprietary school in the state approved by the educational
approval board under s. 45.54 <u>38.50</u>, other than a proprietary school offering a
4-year degree or 4-year program, or is engaged in a structured on-the-job training
program that meets program requirements promulgated by the department by rule.
SECTION 794. 45.397 (2) (cm) of the statutes is amended to read:

45.397 (2) (cm) The veteran requesting a grant has not received
reimbursement under s. 45.25 or 45.396 for courses completed during the same
semester for which a grant would be received under this section.

**SECTION 795.** 45.43 (1) (am) of the statutes is amended to read:

45.43 (1) (am) Except as provided under par. (b), the county board may appoint
assistant county veterans' service officers who shall be Wisconsin residents who
served on active duty, other than active duty for training, under honorable conditions
in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces and
who meet at least one of the conditions listed in s. 45.35 (5) (a) 1. a. to d. 45.001 (4)
(a) 1. a. to d. and at least one of the conditions listed in s. 45.35 (5) (a) 2. a. to c. 45.001

24 <u>(4) (a) 1. a. to d.</u>

25

**SECTION 796.** 45.54 (title) of the statutes is renumbered 38.50 (title).

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1	<b>SECTION 797.</b> 45.54 (1) (intro.) of the statutes is renumbered 38.50 (1) (intro.).
2	<b>SECTION 798.</b> 45.54 (1) (a) of the statutes is renumbered 38.50 (1) (a) and
3	amended to read:
4	38.50 <b>(1)</b> (a) <u>"Board" Notwithstanding s. 38.01 (2), "board"</u> means the
5	educational approval board.
6	<b>SECTION 799.</b> 45.54 (1) (b) of the statutes is renumbered 38.50 (1) (b).
7	<b>SECTION 800.</b> 45.54 (1) (c) of the statutes is renumbered 38.50 (1) (c).
8	<b>SECTION 801.</b> 45.54 (1) (d) of the statutes is renumbered 38.50 (1) (d).
9	<b>SECTION 802.</b> 45.54 (1) (e) of the statutes is renumbered 38.50 (1) (e).
10	<b>SECTION 803.</b> 45.54 (1) (f) of the statutes is renumbered 38.50 (1) (f).
11	<b>SECTION 804.</b> 45.54 (1) (g) of the statutes is renumbered 38.50 (1) (g).
12	<b>SECTION 805.</b> 45.54 (2) of the statutes is renumbered 38.50 (2).
13	<b>SECTION 806.</b> 45.54 (3) of the statutes is renumbered 38.50 (3).
14	<b>SECTION 807.</b> 45.54 (5) of the statutes is renumbered 38.50 (5) and amended
15	to read:
16	<b>38.50 (5)</b> EMPLOYEES, QUARTERS. The board shall employ a person to perform
17	the duties of an executive secretary and any other persons under the classified
18	service that may be necessary to carry out the board's purpose. The person
19	performing the duties of the executive secretary shall be in charge of the
20	administrative functions of the board. The board shall, to the maximum extent
21	practicable, keep its office with the <del>department</del> <u>technical college system board</u> .
22	<b>SECTION 808.</b> 45.54 (7) of the statutes is renumbered 38.50 (7).
23	<b>SECTION 809.</b> 45.54 (8) of the statutes is renumbered 38.50 (8).
21	SECTION 810 45.54 (10) (title) of the statutes is repumbered 38.50 (10) (title)

24 **SECTION 810.** 45.54 (10) (title) of the statutes is renumbered 38.50 (10) (title).

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1 SECTION 811. 45.54 (10) (a) of the statutes is renumbered 38.50 (10) (a) and 2 amended to read:

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3 38.50 (10) (a) Authority. All proprietary schools shall be examined and 4 approved by the board before operating in this state. Approval shall be granted to 5 schools meeting the criteria established by the board for a period not to exceed one 6 year. No school may advertise in this state unless approved by the board. All 7 approved schools shall submit quarterly reports, including information on 8 enrollment, number of teachers and their qualifications, course offerings, number of 9 graduates, number of graduates successfully employed, and such other information 10 as the board deems necessary. If a school closure results in losses to students, 11 parents, or sponsors, the board may authorize the full or partial payment of those 12 losses from the appropriation under s. 20.485 (5) 20.292 (2) (gm).

13 **SECTION 812.** 45.54 (10) (b) of the statutes is renumbered 38.50 (10) (b).

14 **SECTION 813.** 45.54 (10) (c) of the statutes is renumbered 38.50 (10) (c).

15 **SECTION 814.** 45.54 (10) (cm) of the statutes is renumbered 38.50 (10) (cm).

16 SECTION 815. 45.54 (10) (d) of the statutes is renumbered 38.50 (10) (d).

17 **SECTION 816.** 45.54 (10) (e) of the statutes is renumbered 38.50 (10) (e).

**SECTION 817.** 45.71 (8) of the statutes is amended to read:

45.71 (8) "Home" means a building or portion thereof used as the veteran's
principal place of by the veteran as a residence, and includes condominiums and
income-producing property, a portion of which is so occupied by the veteran, and the
land, including existing improvements, appertaining to such a building.

23 **SECTION 818.** 45.71 (12) (a) of the statutes is amended to read:

45.71 (12) (a) Is used as the veteran's principal place of by the veteran as a
residence; and

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1	<b>SECTION 819.</b> 45.71 (15) of the statutes is created to read:
2	45.71 (15) "Qualified veterans' mortgage bonds" means federally tax-exempt
3	bonds issued under the authority of 26 USC 143.
4	SECTION 820. 45.71 (16) (d) of the statutes is created to read:
5	45.71 (16) (d) Any person who has completed 6 continuous years of service
6	under honorable conditions in the army or air national guard or in any reserve
7	component of the U.S. armed forces, and who is living in this state at the time of his
8	or her application for benefits, shall be considered a veteran under this subchapter.
9	<b>SECTION 821.</b> 45.76 (1) (c) of the statutes is amended to read:
10	45.76 (1) (c) <i>Home improvements.</i> A loan of not more than \$25,000 to improve
11	a home, including the construction of a garage or the removal or other alteration of
12	existing improvements that were made to improve the accessibility of a home for a
13	disabled individual.
14	<b>SECTION 822.</b> 45.76 (1) (d) of the statutes is repealed and recreated to read:
15	45.76 (1) (d) <i>Refinancing</i> . Refinancing the balance due on an indebtedness that
16	was incurred for a use designated in pars. (a) to (c).
17	<b>SECTION 823.</b> 45.76 (3) (b) 1. of the statutes is amended to read:
18	45.76 (3) (b) 1. The residence property to be purchased, constructed, improved
19	or refinanced with financial assistance under this subchapter will be used as the
20	<del>person's principal</del> <u>by the person as a</u> residence.
21	<b>SECTION 824.</b> 45.76 (4) of the statutes is created to read:
22	<b>45.76 (4)</b> QUALIFIED VETERANS' MORTGAGE BONDS. If the source of the funding for
23	a loan under this subchapter is the proceeds of a qualified veterans' mortgage bond,
24	the department shall apply any applicable requirements of the Internal Revenue

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Code in determining a person's eligibility for a loan to assure that the bonds are
 exempt from federal tax.

3 **SECTION 825.** 46.03 (7) (c) of the statutes is repealed. 4 **SECTION 826.** 46.03 (7) (cm) of the statutes is repealed. 5 **SECTION 827.** 46.03 (30) (a) of the statutes is amended to read: 6 46.03 (30) (a) To provide for an orderly reduction of state institutional primary 7 psychiatric services the department may approve the institutes entering into 8 contracts with county departments under s. 51.42 for providing primary psychiatric 9 If excess capacity exists at state operated mental health institutes, the care. 10 department shall, subject to s. 16.848, explore whether the possible sale or lease of 11 such excess facilities may be sold or leased to a county department under s. 51.42. 12 **SECTION 828.** 46.03 (43) of the statutes is amended to read: 13 **46.03 (43)** COMPULSIVE GAMBLING AWARENESS CAMPAIGNS. From the 14 appropriation account accounts under s. 20.435 (7) (kg) and (kh), provide grants to

16 gambling awareness campaigns.

15

17 **SECTION 829.** 46.033 of the statutes is created to read:

46.033 Personal care services quality improvement. (1) In this section,
"personal care services" means medically oriented activities related to assisting a
person with activities of daily living necessary to maintain the person in his or her
place of residence in the community.

one or more individuals or organizations in the private sector to conduct compulsive

(2) Upon the request of a county board, the department may provide assistancein recruiting and training individuals to provide personal care services.

**SECTION 830.** 46.034 (3) of the statutes is amended to read:

1 46.034 (3) With the agreement of the affected county board of supervisors in 2 a county with a single-county department or boards of supervisors in counties with 3 a multicounty department, effective for the contract period beginning January 1, 4 1980, the department may approve a county with a single-county department or 5 counties participating in a multicounty department to administer a single 6 consolidated aid consisting of the state and federal financial aid available to that 7 county or those counties from appropriations under s. 20.435 (3) (o) and (7) (b) and 8 (o) for services provided and purchased by county departments under ss. 46.215, 9 46.22, 46.23, 51.42, and 51.437. Under such an agreement, in the interest of 10 improved service coordination and effectiveness, the county board of supervisors in 11 a county with a single-county department or county boards of supervisors in 12 counties with a multicounty department may reallocate among county departments 13 under ss. 46.215, 46.22, 46.23, 51.42, and 51.437 funds that otherwise would be 14 specified for use by a single county department. The budget under s. 46.031 (1) shall 15 be the vehicle for expressing the proposed use of the single consolidated fund by the 16 county board of supervisors in a county with a single–county department or county 17 boards of supervisors in counties with a multicounty department. Approval by the 18 department of this use of the fund shall be in the contract under s. 46.031 (2g). 19 Counties that were selected by the department to pilot test consolidated aids for 20 contract periods beginning January 1, 1978, may continue or terminate 21 consolidation with the agreement of the affected county board of supervisors in a 22 county with a single-county department or county boards of supervisors in counties 23 with a multicounty department.

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24

**SECTION 831.** 46.035 (1) (a) of the statutes is amended to read:

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1 46.035 (1) (a) The term "existing building" in relation to any conveyance, lease 2 or sublease made under sub. (2) (a) 1., 2. and 3., (b), and (c) means all detention, 3 treatment, administrative, recreational, infirmary, hospital, vocational and 4 academic buildings; all dormitories and cottages; all storage facilities, heating 5 plants, sewage disposal plants, and such other buildings, structures, facilities and 6 permanent improvements as in the judgment of the secretary are needed or useful 7 for the purposes of the department, and all equipment therefor and all improvements 8 and additions thereto which were erected, constructed or installed prior to the 9 making of such conveyance, lease or sublease.

10

**SECTION 832.** 46.035 (1) (b) of the statutes is amended to read:

11 46.035 (1) (b) The term "new building" in relation to any conveyance, lease or 12 sublease made under sub. (2) (a) 1., 2. and 3., (b), and (c) means all detention, 13 treatment, administrative, recreational, infirmary, hospital, vocational and 14 academic buildings; all dormitories and cottages; all storage facilities, heating 15 plants, sewage disposal plants, and such other buildings, structures, facilities and 16 permanent improvements as in the judgment of the secretary are needed or useful 17 for the purposes of the department, and all equipment therefor and all improvements 18 and additions thereto which are erected, constructed or installed after the making 19 of such conveyance, lease or sublease.

20

SECTION 833. 46.035 (2) (intro.) of the statutes is repealed.

21 **SECTION 834.** 46.035 (2) (a) of the statutes is renumbered 46.035 (2), and 46.035 22 (2) (intro.), (a) and (c) to (j), as renumbered, are amended to read:

23 46.035 (2) (intro.) In order to provide new buildings and to enable the 24 construction and financing thereof, to refinance indebtedness hereafter created by 25 a nonprofit corporation for the purpose of providing a new building or buildings or

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additions or improvements thereto which are located on land owned by, or owned by
the state and held for, the department or on lands of the institutions under the
jurisdiction of the department or by the nonprofit corporation, or for any one or more
of said purposes, but for no other purpose unless authorized by law, the department
has. subject to s. 16.848, the following powers and duties:

- 6 (a) Without limitation by reason of any other provisions of the statutes <u>except</u> 7 <u>s. 16.848</u>, the power to sell and to convey title in fee simple to a nonprofit corporation 8 any land and any existing buildings thereon owned by, or owned by the state and held 9 for, the department or of any of the institutions under the jurisdiction of the 10 department for such consideration and upon such terms and conditions as in the 11 judgment of the secretary are in the public interest.
- 12 (c) The power to lease or sublease from such nonprofit corporation, and to make 13 available for public use, any such land and existing buildings conveyed or leased to 14 such nonprofit corporation under subds. 1. and 2. pars. (a) and (b), and any new 15 buildings erected upon such land or upon any other land owned by such nonprofit 16 corporation, upon such terms, conditions and rentals, subject to available 17 appropriations, as in the judgment of the secretary are in the public interest. With 18 respect to any property conveyed to such nonprofit corporation under subd. 1. par. 19 (a), such lease from such nonprofit corporation may be subject or subordinated to one 20 or more mortgages of such property granted by such nonprofit corporation.
- (d) The duty to submit the plans and specifications for all such new buildings
  and all conveyances, leases and subleases made under this section subsection to the
  department of administration and the governor for written approval before they are
  finally adopted, executed and delivered.

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(e) The power to pledge and assign all or any part of the revenues derived from
 the operation of such new buildings as security for the payment of rentals due and
 to become due under any lease or sublease of such new buildings under subd. 3 par.
 (c).
 (f) The power to covenant and agree in any lease or sublease of such new

buildings made under subd. 3. par. (c) to impose fees, rentals or other charges for the
use and occupancy or other operation of such new buildings in an amount calculated
to produce net revenues sufficient to pay the rentals due and to become due under
such lease or sublease.

(g) The power to apply all or any part of the revenues derived from the operation
of existing buildings to the payment of rentals due and to become due under any lease
or sublease made under subd. 3 par. (c).

(h) The power to pledge and assign all or any part of the revenues derived from
the operation of existing buildings to the payment of rentals due and to become due
under any lease or sublease made under subd. 3 par. (c).

(i) The power to covenant and agree in any lease or sublease made under subd.
3. par. (c) to impose fees, rentals or other charges for the use and occupancy or other
operation of existing buildings in an amount calculated to produce net revenues
sufficient to pay the rentals due and to become due under such lease or sublease.

(j) The power and duty, upon receipt of notice of any assignment by any such
nonprofit corporation of any lease or sublease made under subd. 3. par. (c), or of any
of its rights under any such sublease, to recognize and give effect to such assignment,
and to pay to the assignee thereof rentals or other payments then due or which may
become due under any such lease or sublease which has been so assigned by such
nonprofit corporation.

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1 SECTION 835. 46.035 (2) (b) of the statutes is renumbered 46.035 (3) and 2 amended to read:

46.035 (3) The state shall be is liable for accrued rentals and for any other default under any lease or sublease made under par. (a) 3. sub. (2) (c), and may be sued therefor on contract as in other contract actions pursuant to ch. 775, except that it shall not be is not necessary for the lessor under any such lease or sublease or any assignee of such lessor or any person or other legal entity proceeding on behalf of such lessor to file any claim with the legislature prior to the commencement of any such action.

10 SECTION 836. 46.035 (2) (c) of the statutes is renumbered 46.035 (4).

11 SECTION 837. 46.035 (2) (d) of the statutes is repealed.

12 SECTION 838. 46.035 (2) (e) of the statutes is renumbered 46.035 (5) and 13 amended to read:

46.035 (5) All laws, except <u>s. 16.848 and ch. 150, conflicting that conflict</u> with
any provisions of this section, are, insofar as they conflict with this section and no
further, superseded by this section.

17 **SECTION 839.** 46.057 (2) of the statutes is amended to read:

18 46.057 (2) From the appropriation account under s. 20.410 (3) (ba), the 19 department of corrections shall transfer to the appropriation account under s. 20.435 20 (2) (kx) \$1,379,300 in fiscal year 2003–04 2005–06 and \$1,379,300 in fiscal year 21 2004–05 2006–07 and, from the appropriation account under s. 20.410 (3) (hm), the 22 department of corrections shall transfer to the appropriation account under s. 20.435 23 (2) (kx) <u>\$2,086,700</u> <u>\$2,271,200</u> in fiscal year 2003–04 <u>2005–06</u> and <u>\$2,155,600</u> 24 <u>\$2,390,600</u> in fiscal year 2004–05 2006–07 for services for juveniles placed at the 25 Mendota juvenile treatment center. The department of health and family services

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may charge the department of corrections not more than the actual cost of providing
 those services.

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**SECTION 840.** 46.06 (intro.) of the statutes is created to read:

4 46.06 Lands; condemnation, easements, leases, sales, purchases.
5 (intro.) Subject to s. 16.848:

6

**SECTION 841.** 46.07 of the statutes is amended to read:

7 46.07 Property of patients or residents. All money including wages and 8 other property delivered to an officer or employee of any institution for the benefit 9 of a patient or resident shall forthwith be delivered to the steward, who shall enter 10 the same money upon the steward's books to the credit of the patient or resident. The 11 property shall be used only under the direction and with the approval of the 12 superintendent and for the crime victim and witness assistance surcharge under s. 13 973.045 (4), the delinquency victim and witness assistance surcharge under s. 938.34 14 (8d) (c), the child abuse prevention and child mental health surcharge under s. 15 <u>973.044 (4)</u>, the deoxyribonucleic acid analysis surcharge under s. 973.046 or the 16 benefit of the patient or resident. If the money remains uncalled for for one year after 17 the patient's or resident's death or departure from the institution, the 18 superintendent shall deposit the same money in the general fund. If any patient or 19 resident leaves property, other than money, uncalled for at an institution for one year, 20 the superintendent shall sell the property, and the proceeds shall be deposited in the 21 general fund. If any person satisfies the department, within 5 years after the deposit, 22 of his or her right to the deposit, the department shall direct the department of 23 administration to draw its warrant in favor of the claimant and it shall charge the 24 same to the appropriation made by s. 20.913 (3) (c).

25

**SECTION 842.** 46.09 (intro.) of the statutes is created to read:

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46.09 Purchases, bills, audits, payments. (intro.) Subject to s. 16.848:SECTION 843. 46.10 (14) (a) of the statutes is amended to read:

3 46.10 (14) (a) Except as provided in pars. (b) and (c), liability of a person 4 specified in sub. (2) or s. 46.03 (18) for inpatient care and maintenance of persons 5 under 18 years of age at community mental health centers, a county mental health 6 complex under s. 51.08, the centers for the developmentally disabled, the Mendota 7 Mental Health Institute, and the Winnebago Mental Health Institute or care and 8 maintenance of persons under 18 years of age in residential, nonmedical facilities 9 such as group homes, foster homes, treatment foster homes, child caring institutions, 10 subsidized guardianship homes, residential care centers for children and youth, and 11 juvenile correctional institutions is determined in accordance with the cost-based 12 fee established under s. 46.03 (18). The department shall bill the liable person up 13 to any amount of liability not paid by an insurer under s. 632.89 (2) or (2m) or by other 14 3rd-party benefits, subject to rules that include formulas governing ability to pay 15 promulgated by the department under s. 46.03 (18). Any liability of the patient not 16 payable by any other person terminates when the patient reaches age 18, unless the 17 liable person has prevented payment by any act or omission.

18

**SECTION 844.** 46.10 (14) (b) of the statutes is amended to read:

46.10 (14) (b) Except as provided in par. (c) and subject to par. (cm), liability
of a parent specified in sub. (2) or s. 46.03 (18) for the care and maintenance of the
parent's minor child who has been placed by a court order under s. 48.355 or 48.357
in a residential, nonmedical facility such as a group home, foster home, treatment
foster home, <u>subsidized guardianship home</u>, or residential care center for children
and youth shall be determined by the court by using the percentage standard
established by the department of workforce development under s. 49.22 (9) and by

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applying the percentage standard in the manner established by the department
 under s. 46.247.

3 **SECTION 845.** 46.10 (16) of the statutes is amended to read: 4 46.10 (16) The department shall delegate to county departments under ss. 5 51.42 and 51.437 or the local providers of care and services meeting the standards 6 established by the department under s. 46.036, the responsibilities vested in the 7 department under this section for collection of patient fees for services other than 8 those provided at state facilities or those provided to children that are reimbursed 9 under a waiver under s. 46.27 (11), 46.275, or, 46.278, or 46.2785 or a waiver 10 requested under 2001 Wisconsin Act 16, section 9123 (16rs), or 2003 Wisconsin Act 11 33, section 9124 (8c), if the county departments or providers meet the conditions that 12 the department determines are appropriate. The department may delegate to 13 county departments under ss. 51.42 and 51.437 the responsibilities vested in the 14 department under this section for collection of patient fees for services provided at 15 the state facilities if the necessary conditions are met.

#### 16

**SECTION 846.** 46.16 (2) of the statutes is amended to read:

17 46.16 (2) Child Welfare Agencies; Foster Homes; Treatment Foster Homes; 18 CHILD CARE CENTERS; DAY NURSERIES; NURSERY SCHOOLS. It. The department may 19 license and revoke licenses of and exercise supervision over all child welfare agencies 20 and the placement of children in foster homes and treatment foster homes, and grant 21 permits licenses to foster homes, and treatment foster homes, child care centers, day 22 nurseries and nursery schools. In the discharge of this duty it the department may 23 inspect the records of child welfare agencies, child care centers, day nurseries, 24 nursery schools and visit all institutions conducted by them operated by child

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welfare agencies and all foster homes and treatment foster homes in which children
 are placed.

3 **SECTION 847.** 46.16 (2m) of the statutes is repealed. 4 **SECTION 848.** 46.16 (2s) of the statutes is repealed. 5 **SECTION 849.** 46.215 (2) (c) 1. of the statutes is amended to read: 6 46.215 (2) (c) 1. A county department of social services shall develop, under the requirements of s. 46.036, plans and contracts for care and services to be purchased, 7 8 except for care and services under subch. III of ch. 49 or s. 301.08 (2). The department 9 of health and family services may review the contracts and approve them if they are 10 consistent with s. 46.036 and if state or federal funds are available for such purposes. 11 The joint committee on finance may require the department of health and family 12 services to submit the contracts to the committee for review and approval. The 13 department of health and family services may not make any payments to a county 14 for programs included in a contract under review by the committee. The department 15 of health and family services shall reimburse each county for the contracts from the 16 appropriations under s. 20.435 (3) (o) and (7) (b) and (o), as appropriate, under s. 17 46.495.

**SECTION 850.** 46.22 (1) (e) 3. a. of the statutes is amended to read:

19 46.22 (1) (e) 3. a. A county department of social services shall develop, under 20 the requirements of s. 46.036, plans and contracts for care and services, except under 21 subch. III of ch. 49 and s. 301.08 (2), to be purchased. The department of health and 22 family services may review the contracts and approve them if they are consistent 23 with s. 46.036 and to the extent that state or federal funds are available for such 24 purposes. The joint committee on finance may require the department of health and 25 family services to submit the contracts to the committee for review and approval.

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1 The department of health and family services may not make any payments to a 2 county for programs included in the contract that is under review by the committee. 3 The department of health and family services shall reimburse each county for the 4 contracts from the appropriations under s. 20.435 (3) (o) and (7) (b) and (o) according 5 to s. 46.495.

6

**SECTION 851.** 46.261 (1) (a) of the statutes is amended to read:

7 46.261 (1) (a) The child is living in a foster home or treatment foster home 8 licensed under s. 48.62 if a license is required under that section, in a foster home 9 or treatment foster home located within the boundaries of a federally recognized 10 American Indian reservation in this state and licensed by the tribal governing body 11 of the reservation, in a group home licensed under s. 48.625, in a subsidized 12 guardianship home under s. 48.62 (5), or in a residential care center for children and 13 youth licensed under s. 48.60, and has been placed in the foster home, treatment 14 foster home, group home, subsidized guardianship home, or center by a county 15 department under s. 46.215, 46.22, or 46.23, by the department, or by a federally 16 recognized American Indian tribal governing body in this state under an agreement 17 with a county department under s. 46.215, 46.22, or 46.23.

18

**SECTION 852.** 46.261 (2) (a) 1. of the statutes is amended to read:

46.261 (2) (a) 1. A nonrelative who cares for the dependent child in a foster
home or treatment foster home having a license under s. 48.62, in a foster home or
treatment foster home located within the boundaries of a federally recognized
American Indian reservation in this state and licensed by the tribal governing body
of the reservation or in a group home licensed under s. 48.625, a subsidized guardian
or interim caretaker under s. 48.62 (5) who cares for the dependent child, or a minor
custodial parent who cares for the dependent child, regardless of the cause or

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1 prospective period of dependency. The state shall reimburse counties pursuant to the 2 procedure under s. 46.495 (2) and the percentage rate of participation set forth in s. 3 46.495 (1) (d) for aid granted under this section except that if the child does not have 4 legal settlement in the granting county, state reimbursement shall be at 100%. The 5 county department under s. 46.215 or 46.22 or the department under s. 48.48 (17) 6 shall determine the legal settlement of the child. A child under one year of age shall 7 be eligible for aid under this subsection irrespective of any other residence 8 requirement for eligibility within this section.

9

**SECTION 853.** 46.261 (2) (a) 3. of the statutes is amended to read:

10 46.261 (2) (a) 3. A county or, in a county having a population of 500,000 or more, 11 the department, when the child is placed in a licensed foster home, treatment foster 12 home, group home, or residential care center for children and youth or in a subsidized 13 guardianship home by a licensed child welfare agency or by a federally recognized 14 American Indian tribal governing body in this state or by its designee, if the child is 15 in the legal custody of the county department under s. 46.215, 46.22, or 46.23 or the 16 department under s. 48.48 (17) or if the child was removed from the home of a 17 relative, as defined under s. 48.02 (15), as a result of a judicial determination that 18 continuance in the home of the relative would be contrary to the child's welfare for 19 any reason and the placement is made pursuant to an agreement with the county 20 department or the department.

21

**SECTION 854.** 46.261 (2) (a) 4. of the statutes is amended to read:

46.261 (2) (a) 4. A licensed foster home, treatment foster home, group home, or residential care center for children and youth <u>or a subsidized guardianship home</u> when the child is in the custody or guardianship of the state, when the child is a ward of an American Indian tribal court in this state and the placement is made under an

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agreement between the department and the tribal governing body, or when the child
was part of the state's direct service case load and was removed from the home of a
relative, as defined under s. 48.02 (15), as a result of a judicial determination that
continuance in the home of a relative would be contrary to the child's welfare for any
reason and the child is placed by the department.

6

**SECTION 855.** 46.261 (2) (b) of the statutes is amended to read:

7 46.261 (2) (b) Notwithstanding par. (a), aid under this section may not be 8 granted for placement of a child in a foster home or treatment foster home licensed 9 by a federally recognized American Indian tribal governing body, for placement of a 10 child in a foster home, treatment foster home, group home, subsidized guardianship 11 home, or residential care center for children and youth by a tribal governing body or 12 its designee, or for the placement of a child who is a ward of a tribal court if the tribal 13 governing body is receiving or is eligible to receive funds from the federal government 14 for that type of placement or for placement of a child in a group home licensed under 15 s. 48.625.

16

**SECTION 856.** 46.27 (5) (i) of the statutes is amended to read:

17 46.27 (5) (i) In the instances in which an individual who is provided long-term 18 community support services under par. (b) for which the individual receives direct 19 funding, serve directly as a fiscal agent or contract with a fiscal intermediary to serve 20 as a fiscal agent for that individual for the purposes of performing the responsibilities 21 and protecting the interests of the individual under the unemployment insurance 22 law. The county department or aging unit may elect to act as a fiscal agent or contract 23 with a fiscal intermediary to serve as a fiscal agent for an individual who is provided 24 long-term support services under s. 46.275, 46.277, 46.278, 46.2785, 46.495, 51.42, 25 or 51.437. The fiscal agent under this paragraph is responsible for remitting any

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1 federal unemployment compensation taxes or state unemployment insurance 2 contributions owed by the individual, including any interest and penalties which are 3 owed by the individual; for serving as the representative of the individual in any 4 investigation, meeting, hearing or appeal involving ch. 108 or the federal 5 unemployment tax act (26 USC 3301 to 3311) in which the individual is a party; and 6 for receiving, reviewing, completing and returning all forms, reports and other 7 documents required under ch. 108 or the federal unemployment tax act on behalf of 8 the individual. An individual may make an informed, knowing and voluntary 9 election to waive the right to a fiscal agent. The waiver may be as to all or any portion 10 of the fiscal agent's responsibilities. The waiver may be rescinded in whole or in part 11 at any time.

12

**SECTION 857.** 46.27 (6r) (a) of the statutes is amended to read:

13 46.27 (6r) (a) A person who is initially eligible for services under sub. (7) (b), 14 for whom home and community-based services are available under sub. (11) or s. 15 46.275, 46.277 or, 46.278, or 46.2785 that require less total expenditure of state funds 16 than do comparable services under sub. (7) (b) and who is eligible for and offered the 17 home and community-based services under sub. (11) or s. 46.275, 46.277 or, 46.278, 18 or 46.2785, but who declines the offer, except that a county may use funds received 19 under sub. (7) (b) to pay for long-term community support services for the person for 20 a period of up to 90 days during which an application for services under sub. (11) or 21 s. 46.275, 46.277 or, 46.278, or 46.2785 for the person is processed.

22

**SECTION 858.** 46.27 (9) (a) of the statutes is amended to read:

46.27 (9) (a) The department may select up to 5 counties that volunteer to
participate in a pilot project under which they will receive certain funds allocated for
long-term care. The department shall allocate a level of funds to these counties

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equal to the amount that would otherwise be paid under s. 20.435 (4) (b), (gp), (r), (rg),
or (w) to nursing homes for providing care because of increased utilization of nursing
home services, as estimated by the department. In estimating these levels, the
department shall exclude any increased utilization of services provided by state
centers for the developmentally disabled. The department shall calculate these
amounts on a calendar year basis under sub. (10).

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# 7 SECTION 859. 46.27 (9) (a) of the statutes, as affected by 2005 Wisconsin Act .... 8 (this act), is amended to read:

9 46.27 (9) (a) The department may select up to 5 counties that volunteer to 10 participate in a pilot project under which they will receive certain funds allocated for 11 long-term care. The department shall allocate a level of funds to these counties 12 equal to the amount that would otherwise be paid under s. 20.435 (4) (b), (gp), (r), (rg), 13 or (w) to nursing homes for providing care because of increased utilization of nursing 14 home services, as estimated by the department. In estimating these levels, the 15 department shall exclude any increased utilization of services provided by state 16 centers for the developmentally disabled. The department shall calculate these 17 amounts on a calendar year basis under sub. (10).

18

**SECTION 860.** 46.27 (10) (a) 1. of the statutes is amended to read:

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

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1 **SECTION 861.** 46.27 (10) (a) 1. of the statutes, as affected by 2005 Wisconsin Act 2 .... (this act), is amended to read: 3 46.27 (10) (a) 1. The department shall determine for each county participating 4 in the pilot project under sub. (9) a funding level of state medical assistance 5 expenditures to be received by the county. This level shall equal the amount that the 6 department determines would otherwise be paid under s. 20.435 (4) (b), (gp), (r), (rg), 7 or (w) because of increased utilization of nursing home services, as estimated by the 8 department. SECTION 862. 46.27 (11) (a) of the statutes is repealed. 9 10 **SECTION 863.** 46.275 (5) (a) of the statutes is amended to read: 11 46.275 (5) (a) Medical Assistance reimbursement for services a county, or the 12 department under sub. (3r), provides under this program is available from the 13 appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w). If 2 or more 14 counties jointly contract to provide services under this program and the department 15 approves the contract, Medical Assistance reimbursement is also available for 16 services provided jointly by these counties. 17 **SECTION 864.** 46.275 (5) (a) of the statutes, as affected by 2005 Wisconsin Act .... (this act), is amended to read: 18 19 46.275 (5) (a) Medical Assistance reimbursement for services a county, or the 20 department under sub. (3r), provides under this program is available from the appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w). If 2 or more 21

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counties jointly contract to provide services under this program and the department
 approves the contract, Medical Assistance reimbursement is also available for
 services provided jointly by these counties.

**SECTION 865.** 46.275 (5) (b) 1. of the statutes is amended to read:

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1	46.275 (5) (b) 1. Purchase land or construct buildings, unless the purchase or
2	construction is determined necessary by the department.
3	SECTION 866. 46.275 (5) (c) of the statutes is amended to read:
4	46.275 (5) (c) The total allocation under s. 20.435 (4) (b), (gp), (o), <u>(r), (rg)</u> , and
5	(w) to counties and to the department under sub. (3r) for services provided under this
6	section may not exceed the amount approved by the federal department of health and
7	human services. A county may use funds received under this section only to provide
8	services to persons who meet the requirements under sub. (4) and may not use
9	unexpended funds received under this section to serve other developmentally
10	disabled persons residing in the county.
11	SECTION 867. 46.275 (5) (c) of the statutes, as affected by 2005 Wisconsin Act
12	(this act), is amended to read:
13	46.275 <b>(5)</b> (c) The total allocation under s. 20.435 (4) (b), (gp), (o), (r), <del>(rg),</del> and
14	(w) to counties and to the department under sub. (3r) for services provided under this
15	section may not exceed the amount approved by the federal department of health and
16	human services. A county may use funds received under this section only to provide
17	services to persons who meet the requirements under sub. (4) and may not use
18	unexpended funds received under this section to serve other developmentally
19	disabled persons residing in the county.
20	SECTION 868. 46.277 (1m) (ag) of the statutes is created to read:
21	46.277 (1m) (ag) "Delicensed" means deducted from the number of beds stated
22	on a facility's license, as specified under s. 50.03 (4) (e).
23	SECTION 869. 46.277 (5) (g) of the statutes is amended to read:
24	46.277 (5) (g) The department may provide enhanced reimbursement for
25	services provided under this section to an individual who is relocated to the

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community from a nursing home by a county department on or after July 26, 2003
the effective date of this paragraph .... [revisor inserts date], if the nursing home bed
that was used by the individual is delicensed upon relocation of the individual
number of individuals served under this paragraph does not exceed the number of
nursing home beds that are delicensed as part of plans submitted by nursing homes
and approved by the department. The department shall develop and utilize a
formula to determine the enhanced reimbursement rate.

8

23

**SECTION 870.** 46.278 (6) (d) of the statutes is amended to read:

9 46.278 (6) (d) If a county makes available nonfederal funds equal to the state 10 share of service costs under a waiver received under sub. (3), the department may, 11 from the appropriation under s. 20.435 (4) (o), provide reimbursement for services 12 that the county provides under this section to persons who are in addition to those 13 who may be served under this section with funds from the appropriation under s. 14 20.435 (4) (b), (r), (rg), or (w).

15 SECTION 871. 46.278 (6) (d) of the statutes, as affected by 2005 Wisconsin Act
16 .... (this act), is amended to read:

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

**SECTION 872.** 46.2785 of the statutes is created to read:

2446.2785Community Opportunities and Recovery Program. (1)25DEFINITIONS. In this section:

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1 2 (a) "Nursing facility" has the meaning given in 42 USC 1396r (a).

(b) "Serious mental illness" has the meaning given in 42 CFR 483.102 (b) (1).

3

4

5

(c) "Waiver program" means the Community Opportunities and Recovery Program for which a waiver has been requested under sub. (2) and granted under 42 USC 1396n (c).

6 (2) WAIVER REQUEST. The department may request a waiver from the secretary 7 of the U.S. department of health and human services, under 42 USC 1396n (c), 8 authorizing the department to serve in their communities medical assistance 9 recipients who meet eligibility requirements specified in sub. (4) by providing them 10 home or community-based services as part of the Medical Assistance program. If the 11 department requests the waiver, it shall include all the assurances required under 12 42 USC 1396n (c) (2) in the request. If the department receives the waiver, it may 13 request an extension of the waiver under 42 USC 1396n (c).

(3) CONTRACT FOR ADMINISTRATION. If doing so is consistent with the waiver
received by the department as specified in sub. (2), the department may contract with
a county or a private agency to administer the waiver program. A private agency
with which the department contracts shall have the powers and duties of a county
under this section.

(4) ELIGIBILITY. Any medical assistance recipient who has a serious mental
illness and meets the level of care requirements under s. 49.45 (6m) (i) for
reimbursement of nursing home care under the Medical Assistance program is
eligible to participate in the waiver program.

(5) FUNDING. (a) Medical assistance reimbursement for services a county or
private agency contracts for or provides under the waiver program shall be made
from the appropriation accounts under s. 20.435 (4) (b) and (o).

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1	(b) The department may, from the appropriation account under s. 20.435 (4) (o),
2	reimburse a county for providing, or contracting to provide, services that cost more
3	than the average annual per person rate established by the department, but less
4	than the average amount approved by the federal government for the waiver
5	program.
6	<b>SECTION 873.</b> 46.283 (5) of the statutes is amended to read:
7	46.283 (5) FUNDING. From the appropriation accounts under s. 20.435 (4) (b),
8	(bm), (gp), (pa), <u>(r), (rg),</u> and (w) and (7) (b), (bd), and (md), the department may
9	contract with organizations that meet standards under sub. (3) for performance of
10	the duties under sub. (4) and shall distribute funds for services provided by resource
11	centers.
12	<b>SECTION 874.</b> 46.283 (5) of the statutes, as affected by 2005 Wisconsin Act
13	(this act), is amended to read:
14	46.283 (5) FUNDING. From the appropriation accounts under s. 20.435 (4) (b),
15	(bm), (gp), (pa), (r), <del>(rg),</del> and (w) and (7) (b), (bd), and (md), the department may
16	contract with organizations that meet standards under sub. (3) for performance of
17	the duties under sub. (4) and shall distribute funds for services provided by resource
18	centers.
19	SECTION 875. 46.284 (5) (a) of the statutes is amended to read:
20	46.284 (5) (a) From the appropriation accounts under s. 20.435 (4) (b), (g), (gp),
21	(im), (o), <u>(r), (rg)</u> , and (w) and (7) (b) and (bd), the department shall provide funding
22	on a capitated payment basis for the provision of services under this section.
23	Notwithstanding s. 46.036 (3) and (5m), a care management organization that is

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section, including providing payment, on a capitated basis, to providers of services
 under the family care benefit.

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3 SECTION 876. 46.284 (5) (a) of the statutes, as affected by 2005 Wisconsin Act
4 .... (this act), is amended to read:

5 46.284 (5) (a) From the appropriation accounts under s. 20.435 (4) (b), (g), (gp), 6 (im), (o), (r), (rg), and (w) and (7) (b) and (bd), the department shall provide funding 7 on a capitated payment basis for the provision of services under this section. 8 Notwithstanding s. 46.036 (3) and (5m), a care management organization that is 9 under contract with the department may expend the funds, consistent with this 10 section, including providing payment, on a capitated basis, to providers of services 11 under the family care benefit.

## 12 **SECTION 877.** 46.286 (1) (a) 2. b. of the statutes is amended to read:

46.286 (1) (a) 2. b. Home and community-based waiver programs under 42
USC 1396n (c), including community integration program Community Integration
Program under s. 46.275, 46.277, or 46.278 and the Community Opportunities and
Recovery Program under s. 46.2785.

17 **SECTION 878.** 46.286 (3) (d) of the statutes is amended to read:

18 46.286 (3) (d) The department shall determine the date, which shall not be later 19 than January 1, 2006 2008, on which par. (a) shall first apply to persons who are not 20 eligible for medical assistance under ch. 49. Before the date determined by the 21 department, persons who are not eligible for medical assistance may receive the 22 family care benefit within the limits of state funds appropriated for this purpose and 23 available federal funds.

**SECTION 879.** 46.40 (1) (a) of the statutes is amended to read:

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1	46.40 (1) (a) Within the limits of available federal funds and of the
2	appropriations under s. 20.435 $(3)$ $(0)$ and $(7)$ (b) and $(0)$ , the department shall
3	distribute funds for community social, mental health, developmental disabilities,
4	and alcohol and other drug abuse services and for services under ss. 46.51, 46.87,
5	46.985, and 51.421 to county departments under ss. 46.215, 46.22, 46.23, 51.42, and
6	51.437 and to county aging units, as provided in subs. (2), (2m), and (7) to (9).
7	<b>SECTION 880.</b> 46.48 (11m) of the statutes is created to read:
8	<b>46.48 (11m)</b> Female offender reintegration program. (a) In this subsection:
9	1. "Offender" has the meaning given in s. 304.16 (2) (i).
10	2. "Prisoner" has the meaning given in s. 301.01 (2).
11	(b) The department shall award not more than $139,100$ in fiscal year $2005-06$
12	and not more than \$140,000 in fiscal year 2006–07 as a grant to an organization or
13	a group of organizations to provide services for female prisoners and offenders from
14	Milwaukee County and their children, if the prisoners or offenders have been
15	convicted of nonviolent crimes.
16	(c) The grant awardee under par. (b) shall provide at least all of the following
17	for up to 6 months before a prisoner's release from prison and up to 2 years after
18	release:
19	1. Screening, assessment, and treatment, including mental health and
20	permanency services, for the prisoners or offenders to assist in their reintegration
21	into the community.
22	2. At-risk assessments for all dependent children of female prisoners or
23	offenders who receive services under subd. 1., and comprehensive support services.
24	<b>SECTION 881.</b> 46.481 of the statutes is renumbered 46.481 (1m).
25	<b>SECTION 882.</b> 46.481 (2m) of the statutes is created to read:

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1 46.481 (2m) From the appropriation under s. 20.435 (6) (gb), the department 2 shall award not more than \$57,500 in fiscal year 2005-06 and not more than 3 \$229,800 in fiscal year 2006–07 as grants for up to 3 years to counties with 4 populations of less than 500,000 and to tribal governing bodies to demonstrate 5 collaboration between a county department under s. 46.23 and a tribal agency in a 6 county or among county departments under ss. 46.22 and 51.42 and tribal agencies 7 in a county for intervention for the mental health and substance abuse screening, 8 assessment, and treatment of children who have been abused or neglected and their 9 parents for whom the county departments and tribal agencies determine there is a 10 need to provide services.

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11

**SECTION 883.** 46.495 (1) (am) of the statutes is amended to read:

12 46.495 (1) (am) The department shall reimburse each county from the 13 appropriations under s. 20.435 (3) (o) and (7) (b) and (o) for social services as 14 approved by the department under ss. 46.215 (1), (2) (c) 1., and (3) and 46.22 (1) (b) 15 1. d. and (e) 3. a. except that no reimbursement may be made for the administration 16 of or aid granted under s. 49.02.

17

**SECTION 884.** 46.495 (1) (d) of the statutes is amended to read:

18 46.495 (1) (d) From the appropriations under s. 20.435 (3) (o) and (7) (b) and 19 (o), the department shall distribute the funding for social services, including funding 20 for foster care or, treatment foster care, or subsidized guardianship care of a child on 21 whose behalf aid is received under s. 46.261, to county departments under ss. 46.215, 22 46.22, and 46.23 as provided under s. 46.40. County matching funds are required for 23 the distributions under s. 46.40 (2), (8), and (9) (b). Each county's required match for 24 the distribution under s. 46.40 (2) shall be specified in a schedule established 25 annually by the department of health and family services. Each county's required

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1 match for the distribution under s. 46.40 (8) for a year equals 9.89% of the total of 2 the county's distributions under s. 46.40 (8) for that year for which matching funds 3 are required plus the amount the county was required by s. 46.26 (2) (c), 1985 stats., 4 to spend for juvenile delinquency-related services from its distribution for 1987. 5 Each county's required match for the distribution under s. 46.40 (9) (b) for a year 6 equals 9.89% of that county's amounts described in s. 46.40 (9) (a) (intro.) for that 7 year. Matching funds may be from county tax levies, federal and state revenue 8 sharing funds, or private donations to the county that meet the requirements 9 specified in s. 51.423 (5). Private donations may not exceed 25% of the total county 10 match. If the county match is less than the amount required to generate the full 11 amount of state and federal funds distributed for this period, the decrease in the 12 amount of state and federal funds equals the difference between the required and the 13 actual amount of county matching funds.

14

**SECTION 885.** 46.51 (4) of the statutes is amended to read:

46.51 (4) A county may use the funds distributed under this section to fund
additional foster parents and, treatment foster parents, and subsidized guardians
or interim caretakers to care for abused and neglected children and to fund
additional staff positions to provide services related to child abuse and neglect and
to unborn child abuse.

20 **SECTION 886.** 46.513 of the statutes is repealed.

21 **SECTION 887.** 46.515 (1) (i) of the statutes is repealed.

22 **SECTION 888.** 46.515 (1) (j) of the statutes is repealed.

23 **SECTION 889.** 46.515 (2) of the statutes is amended to read:

24 46.515 (2) FUNDS PROVIDED. If a county or Indian tribe applies and is selected

by the department under sub. (5) to participate in the program under this section,

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1 the department shall award, from the appropriation under s. 20.435 (3) (de) (5) (ab), 2 a grant annually to be used only for the purposes specified in sub. (4) (a) and (am). 3 The minimum amount of a grant is \$10,000. The department shall determine the 4 amount of a grant awarded to a county, other than a county with a population of 5 500,000 or more, or Indian tribe in excess of the minimum amount based on the 6 number of births that are funded by medical assistance under subch. IV of ch. 49 in 7 that county or the reservation of that Indian tribe in proportion to the number of 8 births that are funded by medical assistance under subch. IV of ch. 49 in all of the 9 counties and the reservations of all of the Indian tribes to which grants are awarded 10 under this section. The department shall determine the amount of a grant awarded 11 to a county with a population of 500,000 or more in excess of the minimum amount 12 based on 60% of the number of births that are funded by medical assistance under 13 subch. IV of ch. 49 in that county in proportion to the number of births that are 14 funded by medical assistance under subch. IV of ch. 49 in all of the counties and the 15 reservations of all of the Indian tribes to which grants are awarded under this 16 section.

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18

**SECTION 890.** 46.515 (2) of the statutes, as affected by 2005 Wisconsin Act .... (this act), is amended to read:

46.515 (2) FUNDS PROVIDED. If a county or Indian tribe applies and is selected
by the department under sub. (5) to participate in the program under this section,
the department shall award, from the appropriation under s. 20.435 (5) (ab), a grant
annually to be used only for the purposes specified in sub. (4) (a) and (am). The
minimum amount of a grant is \$10,000. The department shall determine the amount
of a grant awarded to a county, other than a county with a population of 500,000 or
more, or Indian tribe in excess of the minimum amount based on the number of births

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1	that are funded by medical assistance under subch. IV of ch. 49 in that county or the
2	reservation of that Indian tribe <del>in proportion to the number of births that are funded</del>
3	by medical assistance under subch. IV of ch. 49 in all of the counties and the
4	reservations of all of the Indian tribes to which grants are awarded under this
5	section. The department shall determine the amount of a grant awarded to a county
6	with a population of 500,000 or more in excess of the minimum amount based on 60%
7	of the number of births that are funded by medical assistance under subch. IV of ch.
8	49 in that county in proportion to the number of births that are funded by medical
9	assistance under subch. IV of ch. 49 in all of the counties and the reservations of all
10	of the Indian tribes to which grants are awarded under this section.
11	<b>SECTION 891.</b> 46.515 (3) (title) of the statutes is repealed.
12	SECTION 892. 46.515 (3) (a) of the statutes is repealed.
13	<b>SECTION 893.</b> 46.515 (3) (b) of the statutes is renumbered 46.515 (3) and
14	amended to read:
15	46.515 (3) JOINT APPLICATION PERMITTED. Two or more counties and Indian tribes
16	may submit a joint application to the department. Each county or Indian tribe in a
17	joint application shall be counted as a separate county or Indian tribe for the purpose
18	of limiting the number of counties and Indian tribes selected in each state fiscal
19	<del>biennium.</del>
20	<b>SECTION 894.</b> 46.516 of the statutes is created to read:
21	46.516 Universal home visitation services. (1) DEFINITIONS. In this
22	section:
23	(a) "County department" means a county department of human services or
24	social services under s. 46.215, 46.22, or 46.23.

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(b) "Indian tribe" means a federally recognized American Indian tribe or band
 in this state.

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3

(c) "Local health department" has the meaning given in s. 250.01 (4).

4 (d) "Local partnership" means any combination of 2 or more county 5 departments, local health departments, Indian tribes, and private nonprofit 6 agencies that have agreed to implement jointly a program of universal home 7 visitation services under this section.

- 8 (e) "Organization" means a county department, local health department,
  9 Indian tribe, private nonprofit agency, or local partnership.
- (f) "Private nonprofit agency" means a nonstock corporation organized under
  ch. 181 that is a nonprofit corporation, as defined in s. 181.0103 (17).
- 12 (2) AWARDING OF GRANTS. From the appropriation account under s. 20.435 (5) 13 (ab), the department shall award grants to applying organizations for the provision 14 of the home visitation services specified in sub. (3) (a). The department shall 15 determine the amount of a grant awarded to an organization based on the number 16 of first-time births in the community served by the organization. The department 17 shall provide competitive application procedures for selecting organizations to 18 receive grants under this subsection and shall establish a method for ranking 19 applicants based on the quality of their applications. The department shall require 20 a grant recipient to provide matching funds or in-kind contributions as determined 21 by the department and shall ensure that a grant recipient does not use any grant 22 moneys awarded to supplant any other moneys used by the grant recipient at the 23 time of the awarding of the grant to provide home visitation services.
- (3) PURPOSES OF GRANTS. (a) Universal home visitation services. An
   organization that receives a grant under sub. (2) shall use the grant moneys awarded

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1 to provide a one-time visit to all first-time parents in the community served by the 2 organization for the purposes of providing those parents with basic information 3 regarding infant health and nutrition, the care, safety, and development of infants, 4 and emergency services for infants; identifying the needs of those parents; and 5 providing those parents with referrals to programs, services, and other resources 6 that may meet those needs. An organization may visit a first-time parent only if the 7 parent or, if the parent is a child, his or her parent, guardian, or legal custodian 8 consents to the visit. No person who is required or permitted to report suspected or threatened abuse or neglect under s. 48.981 (2) may make or threaten to make such 9 10 a report based on a refusal of a person to receive a home visit under this paragraph.

11 (b) *Start-up costs and capacity building.* In the first year in which a grant 12 under sub. (2) is awarded to an organization, the organization may use a portion of 13 the grant to pay for start-up costs and capacity building related to the provision of 14 home visitation services by the organization. The department shall determine the 15 maximum amount of a grant that an organization may use to pay for those start-up 16 costs and that capacity building.

17 (4) CONFIDENTIALITY. (a) *Nondisclosure of information; exceptions.* No person 18 may use or disclose any information concerning an individual who is offered home 19 visitation services under sub. (3) (a), including an individual who declines to receive 20 those services, or concerning an individual who is provided with a referral under sub. 21 (3) (a), including an individual who declines the referral, unless disclosure of the 22 information is required or permitted under s. 48.981 (2), the use or disclosure of the 23 information is connected to the administration of the program under this section, or 24 the individual has given his or her written informed consent to the use or disclosure of the information. 25

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1 (b) *Explanation of confidentiality requirements.* An organization that receives 2 a grant under sub. (2) shall provide or shall designate an individual or entity to 3 provide an explanation of the confidentiality requirements under par. (a) to each 4 individual who is offered home visitation services under sub. (3) (a) by the 5 organization.

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6 (5) NOTIFICATION OF PARENT PRIOR TO MAKING ABUSE OR NEGLECT REPORT. If a 7 person who is providing home visitation services under sub. (3) (a) determines that 8 he or she is required or permitted to make a report under s. 48.981 (2) about a child 9 in a family to which the person is providing those services, the person shall, prior to 10 making the report under s. 48.981 (2), make a reasonable effort to notify the child's 11 parent that a report under s. 48.981 (2) will be made and to encourage the parent to 12 contact a county department under s. 46.22 or 46.23 or, in a county having a 13 population of 500,000 or more, the department to request assistance. The 14 notification requirements under this subsection do not affect the reporting 15 requirements under s. 48.981 (2).

(6) INFORMATIONAL MATERIALS. Any informational materials about the home
visitation services provided under sub. (3) (a) that are distributed to a person who
is offered or who is receiving those services shall state the sources of funding for the
services.

20

**SECTION 895.** 46.52 of the statutes is amended to read:

46.52 Systems change grants. From the appropriation under s. 20.435 (7)
(md), the department shall distribute funds to each grant recipient under this section
so as to permit initial phasing in of recovery–oriented system changes, prevention
and early intervention strategies, and consumer and family involvement for
individuals with mental illness. At least 10% of the funds distributed shall be for

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1	children with mental illness. <del>The department shall eliminate the funding for a</del>
2	recipient at the end of a period of not more than 3 years in order to provide funding
3	to benefit another recipient. The department shall require that community services
4	that are developed under this section are continued, following termination of funding
5	under this section, by use of savings made available from incorporating recovery,
6	prevention and early intervention strategies, and consumer and family involvement
7	in the services.
8	<b>SECTION 896.</b> 46.75 (2) (a) of the statutes is amended to read:
9	46.75 (2) (a) From the appropriation under s. 20.435 (3) (5) (dn), the
10	department shall award grants to agencies to operate food distribution programs
11	that qualify for participation in the emergency food assistance program under P.L.
12	98–8, as amended.
13	<b>SECTION 897.</b> 46.77 of the statutes is amended to read:
14	46.77 Food distribution administration. From the appropriation under s.
15	20.435 (3) (5) (dn), the department shall allocate funds to eligible recipient agencies,
16	as defined in the emergency food assistance act, P.L. 98–8, section 201A, as amended,
17	for the storage, transportation and distribution of commodities provided under the
18	hunger prevention act of 1988, P.L. 100–435, as amended.
19	<b>SECTION 898.</b> 46.95 (2) (a) of the statutes is amended to read:
20	46.95 (2) (a) The secretary shall make grants from the appropriations under
21	s. 20.435 (3) (cd), and (hh) and (km) to organizations for the provision of any of the
22	services specified in sub. (1) (d). Grants may be made to organizations which have
23	provided those domestic abuse services in the past or to organizations which propose
24	to provide those services in the future. No grant may be made to fund services for
25	child or unborn child abuse or abuse of elderly persons.

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1	SECTION 899. 46.95 (2) (f) (intro.) of the statutes is amended to read:
2	46.95 (2) (f) (intro.) From the appropriations under s. 20.435 (3) (cd), and (hh)
3	and (km), the department shall do all of the following:
4	SECTION 900. 46.95 (2) (f) 7. of the statutes is amended to read:
5	46.95 (2) (f) 7. Award -a grant of \$25,000 grants in each fiscal year to each of
6	30 organizations to enhance support services. Funding may be used for such
7	purposes as case management; children's programming; assisting victims of
8	domestic abuse to find employment; and training in and activities promoting
9	self–sufficiency.
10	<b>SECTION 901.</b> 46.95 (2) (f) 8. of the statutes is amended to read:
11	46.95 (2) (f) 8. Award \$200,000 in grants in each fiscal year to organizations
12	for domestic abuse services for individuals who are members of underserved
13	populations, including racial minority group members and individuals with mental
14	illness or developmental disabilities. A grant to an organization may not exceed
15	\$ <del>60,000.</del>
16	<b>SECTION 902.</b> 46.95 (2) (f) 9. of the statutes is amended to read:
17	46.95 (2) (f) 9. Award a grant <del>of \$25,000 in fiscal year 1999–2000 and a grant</del>
18	<del>of \$50,000</del> in each fiscal year <del>thereafter</del> to the Wisconsin Coalition Against Domestic
19	Violence for toward the cost of a staff person to provide assistance in obtaining legal
20	services to domestic abuse victims.
21	<b>SECTION 903.</b> 46.95 (2) (f) 10. of the statutes is created to read:
22	46.95 (2) (f) 10. Award a grant of \$563,500 in each fiscal year to the Refugee
23	Family Strengthening Project for providing domestic abuse services to the refugee
24	population. Funding may be used to hire bilingual staff persons, especially those
25	who speak Hmong.

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SECTION 904. 46.95 (2) (g) of the statutes is repealed.
 SECTION 905. 46.972 (title) of the statutes is amended to read:
 46.972 (title) Services Primary health for homeless individuals.
 SECTION 906. 46.972 (2) (title) of the statutes is repealed.
 SECTION 907. 46.972 (2) of the statutes is renumbered 46.972.
 SECTION 908. 46.972 (3) of the statutes is renumbered 560.9811 and amended
 to read:

8 560.9811 Mental health services. (1) In this subsection section, "chronic
9 mental illness" has the meaning given in s. 51.01 (3g).

10 From the appropriation under s. 20.435 (7) (ce) 20.143 (2) (fr), the (2) 11 department may not allocate award more than \$45,000 in each fiscal year to applying 12 public or nonprofit private entities for the costs of providing certain mental health 13 services to homeless individuals with chronic mental illness. Entities that receive 14 funds allocated awarded by the department under this subsection shall provide the 15 mental health services required under 42 USC 290cc-24. The amount that the 16 department allocates awards to an applying entity may not exceed 50% of the 17 amount of matching funds required under 42 USC 290cc-23.

18

**SECTION 909.** 46.977 (2) (a) of the statutes is amended to read:

46.977 (2) (a) Annually, prior to April 30, an organization may apply to From
the appropriation under s. 20.435 (7) (cg), the department for a grant may under this
section, based on the criteria under par. (c), award grants to applying organizations
for the purpose of recruiting, training, monitoring and assisting guardians for
persons determined to be incompetent under ch. 880. By June 30, the department
shall determine which organizations will receive a grant during the following fiscal
year based on the criteria under par. (c). No grant may be awarded paid unless the

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1	
1	applicant <u>awardee</u> provides matching funds equal to 10% of the amount of the award.
2	The department shall make grants under this section from the appropriation under
3	s. 20.435 (7) (cg).
4	<b>SECTION 910.</b> 46.977 (2) (b) (intro.) of the statutes is amended to read:
5	46.977 (2) (b) (intro.) Organizations awarded grants under this section par. (a)
6	shall do all of the following:
7	<b>SECTION 911.</b> 46.977 (2) (b) 1. of the statutes is repealed.
8	SECTION 912. 46.977 (2) (b) 2. of the statutes is amended to read:
9	46.977 (2) (b) 2. Provide training for recruited guardians and technical
10	assistance on their duties guardianship issues.
11	<b>SECTION 913.</b> 46.977 (2) (b) 3. of the statutes is repealed.
12	SECTION 914. 46.977 (2) (b) 4. of the statutes is amended to read:
13	46.977 (2) (b) 4. Provide technical assistance to recruited guardians in
14	performing their duties.
15	SECTION 915. 46.977 (2) (c) (intro.) and 2. of the statutes are consolidated,
16	renumbered 46.977 (2) (c) and amended to read:
17	46.977 (2) (c) In reviewing applications for grants, the department shall
18	consider <del>all of the following: The <u>the</u> extent to which the proposed program will</del>
19	effectively <del>recruit,</del> train <del>, monitor</del> and assist guardians for persons determined to be
20	incompetent under ch. 880.
21	<b>SECTION 916.</b> 46.977 (2) (c) 1. of the statutes is repealed.
22	<b>SECTION 917.</b> 46.985 (2) (a) 4. of the statutes is amended to read:
23	46.985 (2) (a) 4. Procedures for coordinating the family support program and
24	the use of its funds, throughout this state and in each service area, with other
25	publicly funded programs including the community options program under s. 46.27;

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1	the community integration program Community Integration Program under ss.
2	46.275, 46.277, and 46.278; the Community Opportunity and Recovery Program
3	under s. 46.2785; the social services, mental health, and developmental disabilities
4	programs under ss. 46.495, 51.42, and 51.437; the independent living center program
5	under s. 46.96; and the medical assistance Medical Assistance program under subch.
6	IV of ch. 49.
7	SECTION 918. 46.99 (2) (a) (intro.) of the statutes is amended to read:
8	46.99 <b>(2)</b> (a) (intro.) From the appropriations under s. 20.435 (3) (eg) <del>, (km)</del> and
9	(nL), the department shall distribute \$2,125,200 in each fiscal year to applying
10	nonprofit corporations and public agencies operating in a county having a population
11	of 500,000 or more and \$1,199,300 in each fiscal year to applying county departments
12	under s. 46.22, 46.23, 51.42, or 51.437 operating in counties other than a county
13	having a population of 500,000 or more to provide programs to accomplish all of the
14	following:
15	<b>SECTION 919.</b> 46.995 (1m) of the statutes is amended to read:
16	46.995 (1m) TRIBAL ADOLESCENT SERVICES ALLOCATIONS ALLOCATION. From the
17	appropriation account under <del>s. 20.435 (3) (km), the department may allocate</del>
18	\$195,000 in each fiscal year and, from the appropriation account under s. 20.435 (3)
19	(eg), the department may allocate \$15,000 <u>\$210,000</u> in each fiscal year to provide the
20	grants specified in subs. (2), (3) (b), and (4m) (b).
21	<b>SECTION 920.</b> 46.995 (2) of the statutes is amended to read:
22	46.995 (2) Adolescent self-sufficiency services. From the allocations
23	allocation under sub. (1m), the department may provide a grant annually in the
24	amount of \$85,000 to the elected governing body of a federally recognized American
25	Indian tribe or band to provide services for adolescent parents which shall emphasize

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high school graduation and vocational preparation, training, and experience and
may be structured so as to strengthen the adolescent parent's capacity to fulfill
parental responsibilities by developing social skills and increasing parenting skills.
The tribe or band seeking to receive a grant to provide these services shall develop
a proposed service plan that is approved by the department.

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6

**SECTION 921.** 46.995 (3) (b) of the statutes is amended to read:

46.995 (3) (b) From the allocations allocation under sub. (1m), the department
may provide a grant annually in the amount of \$65,000 to the elected governing body
of a federally recognized American Indian tribe or band to provide to high-risk
adolescents pregnancy and parenthood prevention services which shall be
structured so as to increase development of decision-making and communications
skills, promote graduation from high school, and expand career and other options
and which may address needs of adolescents with respect to pregnancy prevention.

14 SECTION 922

**SECTION 922.** 46.995 (4m) (b) (intro.) of the statutes is amended to read:

46.995 (4m) (b) (intro.) From the allocations allocation under sub. (1m), the department may provide a grant annually in the amount of \$60,000 to the elected governing body of a federally recognized American Indian tribe or band for the provision of information to members of the tribe or band in order to increase community knowledge about problems of adolescents and information to and activities for adolescents, particularly female adolescents, in order to enable the adolescents to develop skills with respect to all of the following:

22

**SECTION 923.** 48.09 (5) of the statutes is amended to read:

48.09 (5) By the district attorney or, if designated by the county board of
supervisors, by the corporation counsel, in any matter arising under s. 48.13, 48.133
or 48.977. If the county board transfers this authority to or from the district attorney

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1	on or after May 11, 1990, the board may do so only if the action is effective on
2	September 1 of an odd-numbered year and the board notifies the department of
3	administration justice of that change by January 1 of that odd-numbered year.
4	<b>SECTION 924.</b> 48.33 (4) (intro.) of the statutes is amended to read:
5	48.33 (4) OTHER OUT-OF-HOME PLACEMENTS. (intro.) A report recommending
6	placement of an adult expectant mother outside of her home shall be in writing. A
7	report recommending placement of a child in a foster home, treatment foster home,
8	group home, or residential care center for children and youth <del>or,</del> in the home of a
9	relative other than a parent <u>, or in the home of a guardian under s. 48.977 (2)</u> shall
10	be in writing and shall include all of the following:
11	SECTION 925. 48.345 (3) (c) of the statutes is amended to read:
12	48.345 (3) (c) A foster home or treatment foster home licensed under s. 48.62
13	<del>or,</del> a group home licensed under s. 48.625 <u>, or in the home of a guardian under s.</u>
14	<u>48.977 (2)</u> .
15	<b>SECTION 926.</b> 48.356 (1) of the statutes is amended to read:
16	48.356 (1) Whenever the court orders a child to be placed outside his or her
17	home, orders an expectant mother of an unborn child to be placed outside of her
18	home, or denies a parent visitation because the child or unborn child has been
19	adjudged to be in need of protection or services under s. 48.345, 48.347, 48.357,
20	48.363, or 48.365 or whenever the court appoints a guardian for a child under s.
21	48.977 (2), the court shall orally inform the parent or parents who appear in court
22	or the expectant mother who appears in court of any grounds for termination of
23	parental rights under s. 48.415 <del>which <u>that</u> may be applicable and of the conditions</del>
24	necessary for the child or expectant mother to be returned to the home or for the
25	parent to be granted visitation.

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1	SECTION 927. 48.425 (1) (g) of the statutes is amended to read:
2	48.425 (1) (g) If an agency designated under s. 48.427 (3m) (a) 1. to 4.
3	determines that it is unlikely that the child will be adopted, or if adoption would not
4	be in the best interests of the child, the report shall include a plan for placing the child
5	in a permanent family setting. The plan shall include a recommendation as to the
6	agency to be named guardian of the child $\frac{\partial F_{i}}{\partial F_{i}}$ a recommendation that the person
7	appointed as the guardian of the child under s. 48.977 (2) continue to be the guardian
8	of the child <u>, or a recommendation that a guardian be appointed for the child under</u>
9	<u>s. 48.977 (2)</u> .
10	SECTION 928. 48.427 (3m) (intro.) of the statutes is amended to read:
11	48.427 (3m) (intro.) If the rights of both parents or of the only living parent are
12	terminated under sub. (3) and if a guardian has not been appointed under s. 48.977,
13	the court shall <del>either</del> <u>do one of the following</u> :
14	<b>SECTION 929.</b> 48.427 (3m) (c) of the statutes is created to read:
15	48.427 (3m) (c) Appoint a guardian under s. 48.977 and transfer guardianship
16	and custody of the child to the guardian.
17	<b>SECTION 930.</b> 48.427 (3p) of the statutes is amended to read:
18	48.427 (3p) If the rights of both parents or of the only living parent are
19	terminated under sub. (3) and if a guardian has been appointed under s. 48.977, the
20	court may enter one of the orders specified in sub. (3m) (a) or (b). If the court enters
21	an order under this subsection, the court shall terminate the guardianship under s.
22	48.977.
23	<b>SECTION 931.</b> 48.48 (10) of the statutes is amended to read:
24	48.48 (10) To license child welfare agencies and day care centers as provided
25	in s. 48.66 (1) (a).

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**SECTION 932.** 48.48 (17) (a) 3. of the statutes is amended to read:

2 48.48 (17) (a) 3. Provide appropriate protection and services for children and 3 the expectant mothers of unborn children in its care, including providing services for 4 those children and their families and for those expectant mothers in their own 5 homes, placing the children in licensed foster homes, treatment foster homes, or 6 group homes in this state or another state within a reasonable proximity to the 7 agency with legal custody, placing the children in the homes of guardians under s. 8 48.977 (2), or contracting for services for those children by licensed child welfare 9 agencies, except that the department may not purchase the educational component 10 of private day treatment programs unless the department, the school board, as 11 defined in s. 115.001 (7), and the state superintendent of public instruction all 12 determine that an appropriate public education program is not available. Disputes 13 between the department and the school district shall be resolved by the state 14 superintendent of public instruction.

15

**SECTION 933.** 48.48 (17) (c) 4. of the statutes is amended to read:

48.48 (17) (c) 4. Is living in a foster home, treatment foster home, group home,
 or, residential care center for children and youth, or subsidized guardianship home
 under s. 48.62 (5).

19

**SECTION 934.** 48.57 (1) (c) of the statutes is amended to read:

48.57 (1) (c) To provide appropriate protection and services for children and the expectant mothers of unborn children in its care, including providing services for those children and their families and for those expectant mothers in their own homes, placing those children in licensed foster homes, treatment foster homes, or group homes in this state or another state within a reasonable proximity to the agency with legal custody, placing those children in the homes of guardians under

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1	s. 48.977 (2), or contracting for services for those children by licensed child welfare
2	agencies, except that the county department may not purchase the educational
3	component of private day treatment programs unless the county department, the
4	school board, as defined in s. 115.001 (7), and the state superintendent of public
5	instruction all determine that an appropriate public education program is not
6	available. Disputes between the county department and the school district shall be
7	resolved by the state superintendent of public instruction.
8	SECTION 935. 48.57 (3) (a) 4. of the statutes is amended to read:
9	48.57 (3) (a) 4. Is living in a foster home, treatment foster home, group home,
10	<del>or,</del> residential care center for children and youth <u>, or subsidized guardianship home</u>
11	<u>under s. 48.62 (5)</u> .
12	SECTION 936. 48.57 (3m) (cm) of the statutes is amended to read:
13	48.57 (3m) (cm) A kinship care relative who receives a payment under par. (am)
14	for providing care and maintenance for a child is not eligible to receive a payment
15	under sub. (3n) or s. 48.62 (4) <u>or (5)</u> for that child.
16	SECTION 937. 48.57 (3m) (h) of the statutes is created to read:
17	48.57 (3m) (h) A county department or, in a county having a population of
18	500,000 or more, the department may recover an overpayment made under par. (am)
19	from a kinship care relative who continues to receive payments under par. (am) by
20	reducing the amount of the kinship care relative's monthly payment. The
21	department may by rule specify other methods for recovering overpayments made
22	under par. (am). A county department that recovers an overpayment under this
23	paragraph due to the efforts of its officers and employees may retain a portion of the
24	amount recovered, as provided by the department by rule.
25	SECTION 938. 48.57 (3n) (cm) of the statutes is amended to read:

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48.57 (3n) (cm) A long-term kinship care relative who receives a payment
 under par. (am) for providing care and maintenance for a child is not eligible to
 receive a payment under sub. (3m) or s. 48.62 (4) or (5) for that child.

**SECTION 939.** 48.57 (3n) (h) of the statutes is created to read:

5 48.57 (**3n**) (h) A county department or, in a county having a population of 6 500,000 or more, the department may recover an overpayment made under par. (am) 7 from a long-term kinship care relative who continues to receive payments under par. 8 (am) by reducing the amount of the long-term kinship care relative's monthly 9 payment. The department may by rule specify other methods for recovering 10 overpayments made under par. (am). A county department that recovers an 11 overpayment under this paragraph due to the efforts of its officers and employees 12 may retain a portion of the amount recovered, as provided by the department by rule. 13 **SECTION 940.** 48.57 (3p) (a) of the statutes is amended to read:

48.57 (3p) (a) In this subsection, "adult resident" means a person 18 years of
age or over who lives at the home of a person who has applied for or is receiving
payments under sub. (3m) or (3n) or s. 48.62 (5) (a) or (b) with the intent of making
that home his or her home or who lives for more than 30 days cumulative in any
6-month period at the home of a person who has applied for or is receiving payments
under sub. (3m) or (3n) or s. 48.62 (5) (a) or (b).

20 21

4

**SECTION 941.** 48.57 (3p) (b) 1. of the statutes is amended to read:

48.57 (3p) (b) 1. After receipt of an application for payments under sub. (3m)
or (3n) or s. 48.62 (5) (a) or (b), the county department or, in a county having a
population of 500,000 or more, the department of health and family services, with
the assistance of the department of justice, shall conduct a background investigation
of the applicant.

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**SECTION 942.** 48.57 (3p) (b) 3. of the statutes is amended to read:

48.57 (3p) (b) 3. The county department or, in a county having a population of
500,000 or more, the department of health and family services, with the assistance
of the department of justice, may conduct a background investigation of any person
who is receiving payments under sub. (3n) or s. 48.62 (5) (a) or (b) at any time that
the county department or department of health and family services considers to be
appropriate.

8

**SECTION 943.** 48.57 (3p) (c) 1. of the statutes is amended to read:

9 48.57 (**3p**) (c) 1. After receipt of an application for payments under sub. (3m) 10 or (3n) or s. 48.62 (5) (a) or (b), the county department or, in a county having a 11 population of 500,000 or more, the department of health and family services, with 12 the assistance of the department of justice, shall, in addition to the investigation 13 under par. (b) 1., conduct a background investigation of all employees and 14 prospective employees of the applicant who have or would have regular contact with 15 the child for whom those payments are being made and of each adult resident.

#### 16

**SECTION 944.** 48.57 (3p) (c) 2m. of the statutes is amended to read:

17 48.57 (**3p**) (c) 2m. The county department or, in a county having a population 18 of 500,000 or more, the department of health and family services, with the assistance 19 of the department of justice, may conduct a background investigation of any of the 20 employees or prospective employees of any person who is receiving payments under 21 sub. (3n) or s. 48.62 (5) (a) or (b) who have or would have regular contact with the child 22 for whom payments are being made and of each adult resident at any time that the 23 county department or department of health and family services considers to be 24 appropriate.

25

**SECTION 945.** 48.57 (3p) (c) 3. of the statutes is amended to read:

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1 48.57 (**3p**) (c) 3. Before a person who is receiving payments under sub. (3m) or 2 (3n) or s. 48.62 (5) (a) or (b) may employ any person in a position in which that person 3 would have regular contact with the child for whom those payments are being made 4 or permit any person to be an adult resident, the county department or, in a county 5 having a population of 500,000 or more, the department of health and family 6 services, with the assistance of the department of justice, shall conduct a background 7 investigation of the prospective employee or prospective adult resident unless that 8 person has already been investigated under subd. 1., 2. or 2m.

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9

**SECTION 946.** 48.57 (3p) (fm) 1m. of the statutes is amended to read:

10 48.57 (**3p**) (fm) 1m. The county department or, in a county having a population 11 of 500,000 or more, the department of health and family services may not enter into 12 the agreement under sub. (3n) (am) 6. or make payments under s. 48.62 (5) (a) or (b) 13 unless the county department or department of health and family services receives 14 information from the department of justice relating to the conviction record of the 15 applicant under the law of this state and that record indicates either that the 16 applicant has not been arrested or convicted or that the applicant has been arrested 17 or convicted but the director of the county department or, in a county having a 18 population of 500,000 or more, the person designated by the secretary of health and 19 family services to review conviction records under this subdivision determines that 20 the conviction record is satisfactory because it does not include any arrest or 21 conviction that the director or person designated by the secretary determines is 22 likely to adversely affect the child or the long-term kinship care relative's applicant's 23 ability to care for the child. The county department or, in a county having a 24 population of 500,000 or more, the department of health and family services may 25 make payments under sub. (3n) or s. 48.62 (5) (a) or (b) conditioned on the receipt of

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#### LRB-1877/1 ALL:all:all **SECTION 946**

1 information from the federal bureau of investigation indicating that the person's 2 conviction record under the law of any other state or under federal law is satisfactory 3 because the conviction record does not include any arrest or conviction that the 4 director of the county department or, in a county having a population of 500,000 or 5 more, the person designated by the secretary of health and family services to review 6 conviction records under this subdivision determines is likely to adversely affect the 7 child or the long-term kinship care relative's applicant's ability to care for the child. 8 **SECTION 947.** 48.57 (3p) (fm) 2m. of the statutes is amended to read:

9 48.57 (**3p**) (fm) 2m. A person receiving payments under sub. (3n) or s. 48.62 (5) 10 (a) or (b) may provisionally employ a person in a position in which that person would 11 have regular contact with the child for whom those payments are being made or 12 provisionally permit a person to be an adult resident if the person receiving those 13 payments states to the county department or, in a county having a population of 14 500,000 or more, the department of health and family services that, to the best of his 15 or her knowledge, the employee or adult resident does not have any arrests or 16 convictions that could adversely affect the child or the ability of the person receiving 17 payments to care for the child. A person receiving payment under sub. (3n) or s. 48.62 18 (5) (a) or (b) may not finally employ a person in a position in which that person would 19 have regular contact with the child for whom those payments are being made or 20 finally permit a person to be an adult resident until the county department or, in a 21 county having a population of 500,000 or more, the department of health and family 22 services receives information from the department of justice relating to the person's 23 conviction record under the law of this state and that record indicates either that the 24 person has not been arrested or convicted or that the person has been arrested or 25 convicted but the director of the county department or, in a county having a

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1 population of 500,000 or more, the person designated by the secretary of health and 2 family services to review conviction records under this subdivision determines that 3 the conviction record is satisfactory because it does not include any arrest or 4 conviction that is likely to adversely affect the child or the long-term kinship care 5 relative's ability of the person receiving payments to care for the child and the county 6 department or department of health and family services so advises the person 7 receiving payments under sub. (3n) or s. 48.62 (5) (a) or (b). A person receiving 8 payments under sub. (3n) or s. 48.62 (5) (a) or (b) may finally employ a person in a 9 position in which that person would have regular contact with the child for whom 10 those payments are being made or finally permit a person to be an adult resident 11 conditioned on the receipt of information from the county department or, in a county 12 having a population of 500,000 or more, the department of health and family services 13 that the federal bureau of investigation indicates that the person's conviction record 14 under the law of any other state or under federal law is satisfactory because the 15 conviction record does not include any arrest or conviction that the director of the 16 county department or, in a county having a population of 500,000 or more, the person 17 designated by the secretary of health and family services to review conviction records 18 under this subdivision determines is likely to adversely affect the child or the 19 long-term kinship care relative's ability of the person receiving payments to care for 20 the child.

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**SECTION 948.** 48.57 (3p) (hm) of the statutes is amended to read:

48.57 (3p) (hm) A county department or, in a county having a population of
500,000 or more, the department may not make payments to a person under sub. (3n)
or s. 48.62 (5) (a) or (b) and a person receiving payments under sub. (3n) <u>or s. 48.62</u>
(5) (a) or (b) may not employ a person in a position in which that person would have

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1	regular contact with the child for whom payments are being made or permit a person
2	to be an adult resident if the director of the county department or, in a county having
3	a population of 500,000 or more, the person designated by the secretary to review
4	conviction records under this paragraph determines that the person has any arrest
5	or conviction that is likely to adversely affect the child or the <del>long-term kinship care</del>
6	relative's person's ability to care for the child.
7	<b>SECTION 949.</b> 48.61 (3) of the statutes is amended to read:
8	48.61 (3) To provide appropriate care and training for children in its legal or
9	physical custody and, if licensed to do so, to place children in licensed foster homes,
10	licensed treatment foster homes, and licensed group homes and in the homes of
11	<u>guardians under s. 48.977 (2)</u> .
12	<b>SECTION 950.</b> 48.615 (1) (b) of the statutes is amended to read:
13	48.615 (1) (b) Before the department may issue a license under s. 48.60 (1) to
14	a child welfare agency that places children in licensed foster homes, licensed
15	treatment foster homes, and licensed group homes and in the homes of guardians
16	under s. 48.977 (2), the child welfare agency must pay to the department a biennial
17	fee of \$254.10 <u>.</u>
18	<b>SECTION 951.</b> 48.62 (4) of the statutes is amended to read:
19	48.62 (4) Monthly payments in foster care shall be provided according to the
20	age–related rates specified in this subsection. Beginning on January 1, 2000, the
21	age–related rates are: \$299 for children aged 4 and under; \$326 for children aged 5
22	to 11; \$371 for children aged 12 to 14 and \$387 for children aged 15 to 17. Beginning
23	on January 1, <del>2001, the age–related rates are: \$302 for children aged 4 and under;</del>
24	\$329 for children aged 5 to 11; \$375 for children aged 12 to 14; and \$391 for children
25	aged 15 to 17 2006, the age–related rates are \$317 for a child under 5 years of age;

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<u>\$345 for a child 5 to 11 years of age;</u> <u>\$394 for a child 12 to 14 years of age; and \$411</u> 1 2 for a child 15 years of age or over. Beginning on January 1, 2007, the age-related 3 rates are to \$332 for a child under five years of age; \$362 for a child 5 to 11 years of age: \$423 for a child 12 to 14 years of age; and \$430 for a child 15 years of age or over. 4 5 In addition to these grants for basic maintenance, the department shall make 6 supplemental payments for special needs, exceptional circumstances, care in a 7 treatment foster home, and initial clothing allowances according to rules 8 promulgated by the department.

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**SECTION 952.** 48.62 (5) of the statutes is created to read:

48.62 (5) (a) Subject to par. (d), a county department or, in a county having a 10 11 population of 500,000 or more, the department shall provide monthly subsidized 12 guardianship payments in the amount specified in par. (e) to a guardian of a child 13 under s. 48.977 (2) or under a substantially similar tribal law or law of another state 14 who was licensed as the child's foster parent or treatment foster parent before the 15 guardianship appointment and who has entered into a subsidized guardianship 16 agreement with the county department or department if the guardian meets the 17 conditions specified in par. (c) 1. and 2. and if the child meets any of the following conditions: 18

19 1. The child has been placed outside of his or her home, as described in s. 48.365 20 (1), for a cumulative total period of one year or longer, the court has found that the 21 agency primarily responsible for providing services to the child under a court order 22 has made reasonable efforts to make it possible for the child to return to his or her 23 home, while assuring that the child's health and safety are the paramount concerns, 24 but that reunification of the child with the child's parent or parents is unlikely or 25 contrary to the best interests of the child and that further reunification efforts are

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unlikely to be made or are contrary to the best interests of the child, or that any of
the circumstances specified in s. 48.355 (2d) (b) 1. to 5. apply, and the court has found
that appointment of a guardian for the child is in the best interests of the child.

2. The child does not meet the conditions specified in subd. 1., but the county
department or department has determined, and a court has confirmed under s.
48.977 (3r) or under a substantially similar tribal law or law of another state, that
appointing a guardian for the child and providing monthly subsidized guardianship
payments to the guardian are in the best interests of the child.

9 (b) Subject to par. (d), on the death, incapacity, resignation, or removal of a 10 guardian receiving payments under par. (a), a county department or, in a county 11 having a population of 500,000 or more, the department shall provide monthly 12 subsidized guardianship payments in the amount specified in par. (e) for a period of 13 up to 12 months to an interim caretaker who meets all of the conditions specified in 14 par. (c).

(c) A county department or, in a county having a population of 500,000 or more,
the department may not provide monthly subsidized guardianship payments under
par. (a) or (b) unless all of the following conditions are met:

18 1. The county department or department inspects the home of the guardian or 19 interim caretaker, interviews the guardian or interim caretaker, and determines 20 that placement of the child with the guardian or interim caretaker is in the best 21 interests of the child.

22 2. The county department or department conducts a background investigation 23 under s. 48.57 (3p) of the guardian or interim caretaker, the employees and 24 prospective employees of the guardian or interim caretaker who have or would have 25 regular contact with the child for whom the payments would be made, and any other

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1 adult resident, as defined in s. 48.57 (3p) (a), of the home of the guardian or interim 2 caretaker and determines that those individuals do not have any arrests or 3 convictions that are likely to adversely affect the child or the ability of the guardian 4 or interim caretaker to care for the child.

5

3. In the case of an interim caretaker, the interim caretaker cooperates with 6 the county department or department in finding a permanent placement for the 7 child.

8 (d) The department shall request from the secretary of the federal department 9 of health and human services a waiver of the requirements under 42 USC 670 to 679a 10 that would authorize the state to receive federal foster care and adoption assistance 11 reimbursement under 42 USC 670 to 679a for the costs of providing care for a child 12 who is in the care of a guardian who was licensed as the child's foster parent or 13 treatment foster parent before the guardianship appointment and who has entered 14 into a subsidized guardianship agreement with the county department or 15 department. If the waiver is approved for a county having a population of 500,000 16 or more, the department shall provide the monthly payments under par. (a) from the 17 appropriations under s. 20.435 (3) (cx), (gx), (kw), and (mx). If the waiver is approved 18 for any other county, the department shall determine which counties are authorized 19 to provide monthly payments under par. (a) or (b), and the county departments of 20 those counties shall provide those payments from moneys received under s. 46.495 21 (1) (d).

22 (e) The amount of a monthly payment under par. (a) or (b) for the care of a child 23 shall equal the amount received under sub. (4) by the guardian of the child for the 24 month immediately preceding the month in which the guardianship order was

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1 granted. A guardian or an interim caretaker who receives a monthly payment under 2 par. (a) or (b) is not eligible to receive a payment under sub. (4) or s. 48.57 (3m) or (3n). 3 **SECTION 953.** 48.62 (6) of the statutes is created to read: 4 **48.62 (6)** The department or a county department may recover an overpayment 5 made under sub. (4) or (5) from a foster parent, treatment foster parent, guardian, 6 or interim caretaker who continues to receive payments under sub. (4) or (5) by 7 reducing the amount of the person's monthly payment. The department may by rule 8 specify other methods for recovering overpayments made under sub. (4) or (5). A 9 county department that recovers an overpayment under this subsection due to the 10 efforts of its officers and employees may retain a portion of the amount recovered, as 11 provided by the department by rule. 12 **SECTION 954.** Subchapter XV (title) of chapter 48 [precedes 48.65] of the 13 statutes is renumbered subchapter VII (title) of chapter 49 [precedes 49.97] and 14 amended to read: 15 **CHAPTER 49** 16 SUBCHAPTER VII 17 DAY CARE PROVIDERS LICENSING 18 **SECTION 955.** 48.65 (title) of the statutes is renumbered 49.98 (title) and amended to read: 19 20 49.98 (title) Day Licensing of day care centers licensed; fees. 21 **SECTION 956.** 48.65 (1) of the statutes is renumbered 49.98 (1) and amended 22 to read: 23 49.98 (1) No person may for compensation provide care and supervision for 4 24 or more children under the age of 7 for less than 24 hours a day unless that person 25 obtains a license to operate a day care center from the department. To obtain a

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1	license under this subsection to operate a day care center, a person must meet the
2	minimum requirements for a license established by the department under s. $48.67$
3	<u>49.986</u> , meet the requirements specified in s. 48.685 <u>,</u> and pay the license fee under
4	sub. (3). A license issued under this subsection is valid until revoked or suspended,
5	but shall be reviewed every 2 years as provided in s. 48.66 <u>49.984</u> (5).
6	<b>SECTION 957.</b> 48.65 (2) (intro.) of the statutes is renumbered 49.98 (2) (intro.)
7	and amended to read:
8	49.98 (2) (intro.) This section does not include apply to any of the following:
9	<b>SECTION 958.</b> 48.65 (2) (a) of the statutes is renumbered 49.98 (2) (a).
10	<b>SECTION 959.</b> 48.65 (2) (b) of the statutes is renumbered 49.98 (2) (b) and
11	amended to read:
12	49.98 (2) (b) A public or parochial private school.
13	<b>SECTION 960.</b> 48.65 (2) (c) of the statutes is renumbered 49.98 (2) (c).
14	<b>SECTION 961.</b> 48.65 (2) (d) of the statutes is renumbered 49.98 (2) (d).
15	<b>SECTION 962.</b> 48.65 (3) of the statutes is renumbered 49.98 (3) and amended
16	to read:
17	49.98 (3) (a) Before the department may issue a license under sub. (1) to a day
18	care center that provides care and supervision for 4 to 8 children, the day care center
19	must pay to the department a biennial fee of \$60.50. Before the department may
20	issue a license under sub. (1) to a day care center that provides care and supervision
21	for 9 or more children, the day care center must pay to the department a biennial fee
22	of \$30.25, plus a biennial fee of $\$8.47$ $\$16.94$ per child, based on the number of
23	children that the day care center is licensed to serve. A day care center that wishes
24	to continue a license issued under sub. (1) shall pay the applicable fee under this

25 paragraph by the continuation date of the license. A new day care center shall pay

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the applicable fee under this paragraph no later than 30 days before the opening of
 the day care center.

(b) A day care center that wishes to continue a license issued under par. (a) and
that fails to pay the applicable fee under par. (a) by the continuation date of the
license or a new day care center that fails to pay the applicable fee under par. (a) by
30 days before the opening of the day care center shall pay an additional fee of \$5 per
day for every day after the deadline that the group home day care center fails to pay
the fee.

9 **SECTION 963.** 48.651 (title) of the statutes is renumbered 49.156 (title) and 10 amended to read:

# 49.156 (title) Certification Wisconsin Works; certification of day care providers.

13 SECTION 964. 48.651 (1) (intro.) of the statutes is renumbered 49.156 (1) (intro.)
14 and amended to read:

15 49.156 (1) (intro.) Each county department shall certify, according to the 16 standards adopted by the department of workforce development under s. 49.155 (1d), 17 each day care provider reimbursed for child care services provided to families 18 determined eligible under s. 49.155, unless the provider is a day care center licensed 19 under s. 48.65 49.98 or is established or contracted for under s. 120.13 (14). Each 20 county may charge a fee to cover the costs of certification. To be certified under this 21 section, a person must meet the minimum requirements for certification established 22 by the department of workforce development under s. 49.155 (1d), meet the 23 requirements specified in s. 48.685, and pay the fee specified referred to in this 24 section. The county shall certify the following categories of day care providers:

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#### **SECTION 965.** 48.651 (1) (a) of the statutes is renumbered 49.156 (1) (a) and 1 2 amended to read: 3 49.156 (1) (a) Level I certified family day care providers, as established by the 4 department of workforce development under s. 49.155 (1d). No county may certify 5 a provider under this paragraph if the provider is a relative of all of the children for 6 whom he or she provides care. 7 **SECTION 966.** 48.651 (1) (b) of the statutes is renumbered 49.156 (1) (b) and 8 amended to read: 9 49.156 (1) (b) Level II certified family day care providers, as established by the 10 department of workforce development, under s. 49.155 (1d). 11 **SECTION 967.** 48.651 (2m) of the statutes is renumbered 49.156 (2m) and 12 amended to read: 13 49.156 (2m) Each county department shall provide the department of health 14 and family services with information about each person who is denied certification 15 for a reason specified in s. 48.685 (4m) (a) 1. to 5. **SECTION 968.** 48.653 of the statutes is renumbered 49.982 (1) and amended to 16 17 read: 18 49.982 (1) INFORMATION FOR DAY CARE PROVIDERS. The department shall provide each day care center licensed under s. 48.65 49.98 and each county agency 19 20 department providing child welfare services with a brochure containing information 21 on basic child care and the licensing and certification requirements for day care 22 providers. Each county agency department shall provide each day care provider that 23 it certifies with a copy of the brochure. 24 SECTION 969. 48.655 of the statutes is renumbered 49.982 (2) and amended to read: 25

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1	49.982 (2) PARENTAL ACCESS. A day care provider that holds a license under s.
2	48.65 <u>49.98</u> , that is certified under s. 48.651 <u>49.156</u> , that holds a probationary license
3	under s. 48.69 49.99, or that is established or contracted for under s. 120.13 (14) shall
4	permit any parent or guardian of a child enrolled in the program to visit and observe
5	the program of child care at any time during the provider's hours of operation, unless
6	the visit or observation is contrary to an existing court order.
7	<b>SECTION 970.</b> 48.656 of the statutes is renumbered 49.982 (3) and amended to
8	read:
9	49.982 (3) PARENT'S RIGHT TO KNOW. Every parent, guardian, or legal custodian
10	of a child who is receiving care and supervision, or of a child who is a prospective
11	recipient of care and supervision, from a day care center that holds a license under
12	s. $48.65 \underline{49.98}$ (1) or a probationary license under s. $48.69 \underline{49.99}$ has the right to know
13	certain information about the day care center that would aid the parent, guardian <u>,</u>
14	or legal custodian in assessing the quality of care and supervision provided by the
15	day care center.
16	<b>SECTION 971.</b> 48.657 (title) of the statutes is repealed.
17	<b>SECTION 972.</b> 48.657 (1) (intro.) of the statutes is renumbered 49.982 (4) (a)
18	(intro.) and amended to read:
19	49.982 (4) (a) (intro.) The department shall provide each day care center that
20	holds a license under s. 48.65 49.98 (1) or a probationary license under s. 48.69 49.99
21	with an annual report that includes the following information:
22	<b>SECTION 973.</b> 48.657 (1) (a) of the statutes is renumbered 49.982 (4) (a) 1. and
23	amended to read:
24	49.982 (4) (a) 1. Violations of statutes, rules promulgated by the department

25 under s. 48.67 <u>49.986</u>, or provisions of licensure under s. 48.70 (1) <u>49.988 (2)</u> by the

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1	day care center. In providing information under this paragraph subdivision, the
2	department may not disclose the identity of any employee of the day care center.
3	<b>SECTION 974.</b> 48.657 (1) (b) of the statutes is renumbered 49.982 (4) (a) 2. and
4	amended to read:
5	49.982 (4) (a) 2. A telephone number at the department that a person may call
6	to complain of any alleged violation of a statute, rule promulgated by the department
7	under s. 4 <del>8.67</del> <u>49.986,</u> or provision of licensure under s. <del>48.70 (1)</del> <u>49.988 (2)</u> by the
8	day care center.
9	<b>SECTION 975.</b> 48.657 (1) (c) of the statutes is renumbered 49.982 (4) (a) 3. and
10	amended to read:
11	49.982 (4) (a) 3. The results of the most recent inspection of the day care center
12	under s. 4 <del>8.73</del> <u>49.996 (1)</u> .
13	<b>SECTION 976.</b> 48.657 (2) of the statutes is renumbered 49.982 (4) (b) and
14	amended to read:
15	49.982 (4) (b) A day care center shall post the report under sub. (1) par. (a) next
16	to the day care center's license or probationary license in a place where the report and
17	the inspection results can be seen by parents, guardians <u>,</u> or legal custodians during
18	the day care center's hours of operation.
19	<b>SECTION 977.</b> 48.657 (2g) of the statutes is renumbered 49.982 (4) (c) and
20	amended to read:
21	49.982 <b>(4)</b> (c) If the report under <del>sub. (1)</del> <u>par. (a)</u> indicates that the day care
22	center is in violation of a statute, a rule promulgated by the department under s.
23	4 <del>8.67</del> <u>49.986,</u> or a provision of licensure under s. 4 <del>8.70 (1)</del> <u>49.988 (2)</u> , the day care
24	center shall post with the report any notices received from the department relating
25	to that violation.

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1 SECTION 978. 48.657 (2r) of the statutes is renumbered 49.982 (4) (d) and 2 amended to read:

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3 49.982 (4) (d) Each day care center that receives a report under sub. (1) par. 4 (a) shall make available to a parent, guardian, or legal custodian of a child who is 5 receiving, or who is a prospective recipient of, care and supervision from the day care 6 center the reports under sub. (1) par. (a) from the previous 2 years and any notices 7 received from the department relating to any violations identified in those reports. 8 In providing information under this subsection paragraph, a day care center may 9 withhold any information that would disclose the identity of an employee of the day 10 care center.

# 11 SECTION 979. 48.657 (3) of the statutes is renumbered 49.982 (4) (e) and 12 amended to read:

49.982 (4) (e) The department may require a day care center to provide to the
department any information that is necessary for the department to prepare the
report under sub. (1) par. (a).

#### 15 Teport under sub. (1) par. (a).

SECTION 980. Subchapter XVI (title) of chapter 48 [precedes 48.66] of the
statutes is amended to read:

18	CHAPTER 48
19	SUBCHAPTER XVI
20	LICENSING PROCEDURES AND
21	REQUIREMENTS FOR CHILD WELFARE
22	AGENCIES, FOSTER HOMES,
23	TREATMENT FOSTER HOMES, GROUP
24	HOMES, <del>DAY CARE CENTERS</del>
25	AND COUNTY DEPARTMENTS

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1	<b>SECTION 981.</b> 48.66 (1) (a) of the statutes is amended to read:
2	48.66 (1) (a) Except as provided in s. 48.715 (6) and (7), the department shall
3	license and supervise child welfare agencies, as required by s. 48.60, group homes,
4	as required by s. 48.625, <u>and</u> shelter care facilities, as required by s. 938.22 <del>, and day</del>
5	care centers, as required by s. 48.65. The department may license foster homes or
6	treatment foster homes, as provided by s. 48.62, and may license and supervise
7	county departments in accordance with the procedures specified in this section and
8	in ss. 48.67 to 48.74.
9	<b>SECTION 982.</b> 48.66 (2) of the statutes is amended to read:
10	48.66 (2) The department shall prescribe application forms to be used by all
11	applicants for licenses from it. The application forms prescribed by the department
12	shall require that the social security numbers of all applicants for a license to operate
13	a child welfare agency, group home, <u>or</u> shelter care facility <del>or day care center</del> who are
14	individuals, other than an individual who does not have a social security number and
15	who submits a statement made or subscribed under oath or affirmation as required
16	under sub. (2m) (a) 2., be provided and that the federal employer identification
17	numbers of all applicants for a license to operate a child welfare agency, group home,
18	<u>or</u> shelter care facility <del>or day care center</del> who are not individuals be provided.
19	SECTION 983. 48.66 (2m) (a) 1. of the statutes is amended to read:
20	19 66 (9m) (a) 1 Except as previded in subd 2, the depentment of health and

48.66 (2m) (a) 1. Except as provided in subd. 2., the department of health and family services shall require each applicant for a license under sub. (1) (a) to operate a child welfare agency, group home, <u>or</u> shelter care facility <del>or</del> <del>day care center</del> who is an individual to provide that department with the applicant's social security number, and shall require each applicant for a license under sub. (1) (a) to operate a child welfare agency, group home, <u>or</u> shelter care facility <del>or</del> <del>day care center</del> who is not an

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individual to provide that department with the applicant's federal employer
 identification number, when initially applying for or applying to continue the license.
 SECTION 984. 48.66 (2m) (b) of the statutes is amended to read:

4 48.66 (2m) (b) If an applicant who is an individual fails to provide the 5 applicant's social security number to the department of health and family services 6 or if an applicant who is not an individual fails to provide the applicant's federal 7 employer identification number to that department, that department may not issue 8 or continue a license under sub. (1) (a) to operate a child welfare agency, group home, 9 or shelter care facility or day care center to or for the applicant unless the applicant 10 is an individual who does not have a social security number and the applicant 11 submits a statement made or subscribed under oath or affirmation as required under 12 par. (a) 2.

13

**SECTION 985.** 48.66 (5) of the statutes is amended to read:

14 **48.66 (5)** A child welfare agency, group home, day care center or shelter care 15 facility license, other than a probationary license, is valid until revoked or 16 suspended, but shall be reviewed every 2 years after the date of issuance as provided 17 in this subsection. At least 30 days prior to the continuation date of the license, the 18 licensee shall submit to the department an application for continuance of the license 19 in the form and containing the information that the department requires. If the 20 minimum requirements for a license established under s. 48.67 are met, the 21 application is approved, the applicable fees referred to in ss. 48.68 (1) and 48.685 (8) 22 are paid, and any forfeiture under s. 48.715 (3) (a) or penalty under s. 48.76 that is 23 due is paid, the department shall continue the license for an additional 2-year 24 period, unless sooner suspended or revoked. If the application is not timely filed, the 25 department shall issue a warning to the licensee. If the licensee fails to apply for

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1 2 continuance of the license within 30 days after receipt of the warning, the department may revoke the license as provided in s. 48.715 (4) and (4m) (b).

3

**SECTION 986.** 48.67 of the statutes is amended to read:

4 **48.67** Rules governing child welfare agencies, day care centers, foster 5 homes, treatment foster homes, group homes, shelter care facilities, and 6 county departments. The department shall promulgate rules establishing 7 minimum requirements for the issuance of licenses to, and establishing standards 8 for the operation of, child welfare agencies, day care centers, foster homes, treatment 9 foster homes, group homes, shelter care facilities, and county departments. These 10 rules shall be designed to protect and promote the health, safety, and welfare of the 11 children in the care of all licensees. The department shall consult with the 12 department of commerce and the department of public instruction before 13 promulgating these rules. In establishing the minimum requirements for the 14 issuance of licenses to day care centers that provide care and supervision for children 15 under one year of age, the department shall include a requirement that all licensees 16 who are individuals and all employees and volunteers of a licensee who provide care 17 and supervision for children receive, before the date on which the license is issued 18 or the employment or volunteer work commences, whichever is applicable, training 19 in the most current medically accepted methods of preventing sudden infant death 20 syndrome.

21

**SECTION 987.** 48.68 (1) of the statutes is amended to read:

48.68 (1) After receipt of an application for a license, the department shall investigate to determine if the applicant meets the minimum requirements for a license adopted by the department under s. 48.67 and meets the requirements specified in s. 48.685, if applicable. In determining whether to issue or continue a

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1 license, the department may consider any action by the applicant, or by an employee 2 of the applicant, that constitutes a substantial failure by the applicant or employee 3 to protect and promote the health, safety, and welfare of a child. Upon satisfactory 4 completion of this investigation and payment of the fee required under s. 48.615 (1) 5 (a) or (b), 48.625 (2) (a), 48.65 (3) (a) or 938.22 (7) (b), the department shall issue a 6 license under s. 48.66 (1) (a) or, if applicable, a probationary license under s. 48.69 7 or, if applicable, shall continue a license under s. 48.66 (5). At the time of initial 8 licensure and license renewal, the department shall provide a foster home licensee 9 with written information relating to the age-related monthly foster care rates and 10 supplemental payments specified in s. 48.62 (4), including payment amounts, 11 eligibility requirements for supplemental payments and the procedures for applying 12 for supplemental payments.

13

**SECTION 988.** 48.685 (1) (b) of the statutes is amended to read:

14 48.685 (1) (b) "Entity" means a child welfare agency that is licensed under s. 15 48.60 to provide care and maintenance for children, to place children for adoption, 16 or to license foster homes or treatment foster homes; a foster home or treatment 17 foster home that is licensed under s. 48.62; a group home that is licensed under s. 18 48.625; a shelter care facility that is licensed under s. 938.22; a day care center that 19 is licensed under s. 48.65 49.98 or established or contracted for under s. 120.13 (14); 20 a day care provider that is certified under s. 48.651 49.156; or a temporary 21 employment agency that provides caregivers to another entity.

# 22

**SECTION 989.** 48.685 (2) (am) (intro.) of the statutes is amended to read:

48.685 (2) (am) (intro.) The department <u>of health and family services, the</u>
 <u>department of workforce development</u>, a county department, a child welfare agency,
 or a school board shall obtain all of the following with respect to a caregiver specified

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in sub. (1) (ag) 1. b., a nonclient resident of an entity, and a person under 18 years
of age, but not under 12 years of age, who is a caregiver of a day care center that is
licensed under s. 48.65 <u>49.98</u> or established or contracted for under s. 120.13 (14) or
of a day care provider that is certified under s. 48.651 <u>49.156</u>:

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5

18

**SECTION 990.** 48.685 (2) (am) 5. of the statutes is amended to read:

6 48.685 (2) (am) 5. Information maintained by the department under this 7 section and under ss. 48.651 (2m), 48.75 (1m), 49.156 (2m), 49.988 (1), and 120.13 8 (14) regarding any denial to the person of a license, continuation or renewal of a 9 license, certification, or a contract to operate an entity for a reason specified in sub. 10 (4m) (a) 1. to 5. and regarding any denial to the person of employment at, a contract 11 with, or permission to reside at an entity for a reason specified in sub. (4m) (b) 1. to 12 5. If the information obtained under this subdivision indicates that the person has 13 been denied a license, continuation or renewal of a license, certification, a contract, 14 employment, or permission to reside as described in this subdivision, the department 15 of health and family services, the department of workforce development, a county 16 department, a child welfare agency, or a school board need not obtain the information 17 specified in subds. 1. to 4.

**SECTION 991.** 48.685 (2) (b) 1. e. of the statutes is amended to read:

48.685 (2) (b) 1. e. Information maintained by the department under this
section and under ss. 48.651 (2m), 48.75 (1m), 49.156 (2m), 49.988 (1), and 120.13
(14) regarding any denial to the person of a license, continuation or renewal of a
license, certification, or a contract to operate an entity for a reason specified in sub.
(4m) (a) 1. to 5. and regarding any denial to the person of employment at, a contract
with, or permission to reside at an entity for a reason specified in sub. (4m) (b) 1. to
5. If the information obtained under this subd. 1. e. indicates that the person has

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been denied a license, continuation or renewal of a license, certification, a contract,
 employment, or permission to reside as described in this subd. 1. e., the entity need
 not obtain the information specified in subd. 1. a. to d.

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4

**SECTION 992.** 48.685 (2) (b) 4. of the statutes is amended to read:

5 48.685 (2) (b) 4. Subdivision 1. does not apply with respect to a person under 6 18 years of age, but not under 12 years of age, who is a caregiver or nonclient resident 7 of a day care center that is licensed under s. 48.65 <u>49.98</u> or established or contracted 8 for under s. 120.13 (14) or of a day care provider that is certified under s. 48.651 9 <u>49.156</u> and with respect to whom the department <u>of workforce development</u>, a county 10 department, or a school board is required under par. (am) (intro.) to obtain the 11 information specified in par. (am) 1. to 5.

12

**SECTION 993.** 48.685 (2) (bb) of the statutes is amended to read:

13 48.685 (2) (bb) If information obtained under par. (am) or (b) 1. indicates a 14 charge of a serious crime, but does not completely and clearly indicate the final disposition of the charge, the department of health and family services, department 15 16 of workforce development, county department, child welfare agency, school board, or 17 entity shall make every reasonable effort to contact the clerk of courts to determine 18 the final disposition of the charge. If a background information form under sub. (6) 19 (a) or (am) indicates a charge or a conviction of a serious crime, but information 20 obtained under par. (am) or (b) 1. does not indicate such a charge or conviction, the 21 department of health and family services, department of workforce development, county department, child welfare agency, school board, or entity shall make every 22 23 reasonable effort to contact the clerk of courts to obtain a copy of the criminal 24 complaint and the final disposition of the complaint. If information obtained under 25 par. (am) or (b) 1., a background information form under sub. (6) (a) or (am), or any

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other information indicates a conviction of a violation of s. 940.19 (1), 940.195, 940.20, 941.30, 942.08, 947.01, or 947.013 obtained not more than 5 years before the date on which that information was obtained, the department <u>of health and family</u> <u>services, department of workforce development</u>, county department, child welfare agency, school board, or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that violation.

8

**SECTION 994.** 48.685 (2) (bd) of the statutes is amended to read:

9 48.685 (2) (bd) Notwithstanding pars. (am) and (b) 1., the department of health and family services, the department of workforce development, a county department, 10 11 a child welfare agency, or a school board is not required to obtain the information 12 specified in par. (am) 1. to 5., and an entity is not required to obtain the information 13 specified in par. (b) 1. a. to e., with respect to a person under 18 years of age whose 14 background information form under sub. (6) (am) indicates that the person is not 15 ineligible to be employed, contracted with, or permitted to reside at an entity for a 16 reason specified in sub. (4m) (b) 1. to 5. and with respect to whom the department of 17 health and family services, department of workforce development, county department, child welfare agency, school board, or entity otherwise has no reason to 18 19 believe that the person is ineligible to be employed, contracted with, or permitted to 20 reside at an entity for any of those reasons. This paragraph does not preclude the 21 department of health and family services, the department of workforce development, a county department, a child welfare agency, or a school board from obtaining, at its 22 23 discretion, the information specified in par. (am) 1. to 5. with respect to a person 24 described in this paragraph who is a nonclient resident or a prospective nonclient 25 resident of an entity.

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1 **SECTION 995.** 48.685 (2) (bm) of the statutes is amended to read: 2 48.685 (2) (bm) If the person who is the subject of the search under par. (am) 3 or (b) 1. is not a resident of this state, or if at any time within the 3 years preceding 4 the date of the search that person has not been a resident of this state, or if the 5 department of health and family services, department of workforce development, 6 county department, child welfare agency, school board, or entity determines that the 7 person's employment, licensing, or state court records provide a reasonable basis for 8 further investigation, the department of health and family services, department of 9 workforce development, county department, child welfare agency, school board, or 10 entity shall make a good faith effort to obtain from any state or other United States 11 jurisdiction in which the person is a resident or was a resident within the 3 years 12 preceding the date of the search information that is equivalent to the information 13 specified in par. (am) 1. or (b) 1. a. The department of health and family services, 14 department of workforce development, county department, child welfare agency, 15 school board, or entity may require the person to be fingerprinted on 2 fingerprint 16 cards, each bearing a complete set of the person's fingerprints. The department of 17 justice may provide for the submission of the fingerprint cards to the federal bureau 18 of investigation for the purposes of verifying the identity of the person fingerprinted 19 and obtaining records of his or her criminal arrests and convictions. 20 **SECTION 996.** 48.685 (3) (a) of the statutes is amended to read:

48.685 (3) (a) Every 4 years or at any time within that period that the
department of health and family services, the department of workforce development,
a county department, a child welfare agency, or a school board considers appropriate,
the department of health and family services, department of workforce development,
county department, child welfare agency, or school board shall request the

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information specified in sub. (2) (am) 1. to 5. for all persons who are licensed,
certified, or contracted to operate an entity, for all persons who are nonclient
residents of an entity, and for all persons under 18 years of age, but not under 12
years of age, who are caregivers of a day care center that is licensed under s. 48.65
49.98 or established or contracted for under s. 120.13 (4) or of a day care provider that
is certified under s. 48.651 <u>49.156</u>.

7

**SECTION 997.** 48.685 (3) (b) of the statutes is amended to read:

8 48.685 (3) (b) Every 4 years or at any time within that period that an entity 9 considers appropriate, the entity shall request the information specified in sub. (2) 10 (b) 1. a. to e. for all persons who are caregivers of the entity other than persons under 11 18 years of age, but not under 12 years of age, who are caregivers of a day care center 12 that is licensed under s. 48.65 <u>49.98</u> or established or contracted for under s. 120.13 13 (14) or of a day care provider that is certified under s. 48.651 49.156.

14

**SECTION 998.** 48.685 (3m) of the statutes is amended to read:

48.685 (**3m**) Notwithstanding subs. (2) (b) 1. and (3) (b), if the department <u>of</u> health and family services, the department of workforce development, a county department, a child welfare agency, or a school board has obtained the information required under sub. (2) (am) or (3) (a) with respect to a person who is a caregiver specified in sub. (1) (ag) 1. b. and that person is also an employee, contractor, or nonclient resident of an entity, the entity is not required to obtain the information specified in sub. (2) (b) 1. or (3) (b) with respect to that person.

SECTION 999. 48.685 (4m) (a) (intro.) of the statutes is amended to read:
48.685 (4m) (a) (intro.) Notwithstanding s. 111.335, and except as provided in
par. (ad) and sub. (5), the department <u>of health and family services</u> may not license,
or continue or renew the license of, a person to operate an entity, <u>the department of</u>

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1	workforce development may not license, or continue the license of, a person to
2	operate a day care center, a county department may not certify a day care provider
3	under s. 4 <del>8.651</del> <u>49.156</u> , a county department or a child welfare agency may not
4	license, or renew the license of, a foster home or treatment foster home under s. $48.62$ .
5	and a school board may not contract with a person under s. 120.13 (14), if the
6	department of health and family services, department of workforce development,
7	county department, child welfare agency, or school board knows or should have
8	known any of the following:
9	SECTION 1000. 48.685 (4m) (a) 1. of the statutes is amended to read:
10	48.685 (4m) (a) 1. That the person has been convicted of a serious crime or, if

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the person is an applicant for issuance or continuation of a license to operate a day care center or for initial certification under s. <u>48.651</u> <u>49.156</u> or for renewal of that certification or if the person is proposing to contract with a school board under s. <u>120.13</u> (14) or to renew a contract under that subsection, that the person has been convicted of a serious crime or adjudicated delinquent on or after his or her 12th birthday for committing a serious crime.

17

**SECTION 1001.** 48.685 (4m) (ad) of the statutes is amended to read:

48.685 (4m) (ad) The department of health and family services, a county 18 19 department, or a child welfare agency may license a foster home or treatment foster 20 home under s. 48.62, the department of workforce development may license a day care center under s. 49.98, a county department may certify a day care provider 21 22 under s. 48.651 49.156, and a school board may contract with a person under s. 23 120.13 (14), conditioned on the receipt of the information specified in sub. (2) (am) 24 indicating that the person is not ineligible to be licensed, certified, or contracted with 25 for a reason specified in par. (a) 1. to 5.

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1 **SECTION 1002.** 48.685 (4m) (b) 1. of the statutes is amended to read: 2 48.685 (4m) (b) 1. That the person has been convicted of a serious crime or, if 3 the person is a caregiver or nonclient resident of a day care center that is licensed 4 under s. 48.65 49.98 or established or contracted for under s. 120.13 (14) or of a day 5 care provider that is certified under s. 48.651 49.156, that the person has been 6 convicted of a serious crime or adjudicated delinquent on or after his or her 12th 7 birthday for committing a serious crime. 8 **SECTION 1003.** 48.685 (5) (a) of the statutes is amended to read: 9 48.685 (5) (a) The department of health and family services may license to 10 operate an entity, the department of workforce development may license to operate 11 <u>a day care center</u>, a county department may certify under s. <u>48.651</u> <u>49.156</u>, a county 12 department or a child welfare agency may license under s. 48.62, and a school board 13 may contract with under s. 120.13 (14) a person who otherwise may not be licensed, 14 certified, or contracted with for a reason specified in sub. (4m) (a) 1. to 5., and an 15 entity may employ, contract with, or permit to reside at the entity a person who 16 otherwise may not be employed, contracted with, or permitted to reside at the entity 17 for a reason specified in sub. (4m) (b) 1. to 5., if the person demonstrates to the 18 department of health and family services, the department of workforce development, 19 the county department, the child welfare agency, or the school board or, in the case 20 of an entity that is located within the boundaries of a reservation, to the person or 21 body designated by the tribe under sub. (5d) (a) 3., by clear and convincing evidence

and in accordance with procedures established by the department by rule or by thetribe that he or she has been rehabilitated.

24

**SECTION 1004.** 48.685 (5c) (a) of the statutes is amended to read:

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1 48.685 (5c) (a) Any person who is permitted but fails under sub. (5) (a) to 2 demonstrate to the department <u>of health and family services</u> or a child welfare 3 agency that he or she has been rehabilitated may appeal to the secretary of health 4 and family services or his or her designee. Any person who is adversely affected by 5 a decision of the secretary or his or her designee under this paragraph has a right 6 to a contested case hearing under ch. 227.

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7

**SECTION 1005.** 48.685 (5c) (am) of the statutes is created to read:

8 48.685 (5c) (am) Any person who is permitted but fails under sub. (5) (a) to 9 demonstrate to the department of workforce development that he or she has been 10 rehabilitated may appeal to the secretary of workforce development or his or her 11 designee. Any person who is adversely affected by a decision of the secretary or his 12 or her designee under this paragraph has a right to a contested case hearing under 13 ch. 227.

14

**SECTION 1006.** 48.685 (5m) of the statutes is amended to read:

15 48.685 (5m) Notwithstanding s. 111.335, the department of health and family 16 services may refuse to license a person to operate an entity, a county department or 17 a child welfare agency may refuse to license a foster home or treatment foster home 18 under s. 48.62, and an entity may refuse to employ or contract with a caregiver or 19 permit a nonclient resident to reside at the entity if the person has been convicted 20 of an offense that is not a serious crime, but that is, in the estimation of the 21 department of health and family services, county department, child welfare agency, 22 or entity, substantially related to the care of a client. Notwithstanding s. 111.335, 23 the department of workforce development may refuse to license a person to operate 24 a day care center, a county department may refuse to certify a day care provider 25 under s. 48.651 <u>49.156</u>, a school board may refuse to contract with a person under

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1 s. 120.13 (14), a day care center that is licensed under s. 48.65 49.98 or established 2 or contracted for under s. 120.13 (14) and a day care provider that is certified under 3 s. 48.651 49.156 may refuse to employ or contract with a caregiver or permit a 4 nonclient resident to reside at the day care center or day care provider if the person 5 has been convicted of or adjudicated delinquent on or after his or her 12th birthday 6 for an offense that is not a serious crime, but that is, in the estimation of the 7 department of workforce development, county department, school board, day care 8 center, or day care provider, substantially related to the care of a client.

9

**SECTION 1007.** 48.685 (6) (a) of the statutes is amended to read:

10 48.685 (6) (a) The department <u>of health and family services</u> shall require any 11 person who applies for issuance, continuation, or renewal of a license to operate an 12 entity, the department of workforce development shall require any person who 13 applies for issuance or continuation of a license to operate a day care center, a county 14 department shall require any day care provider who applies for initial certification 15 under s. 48.651 49.156 or for renewal of that certification, a county department or 16 a child welfare agency shall require any person who applies for issuance or renewal 17 of a license to operate a foster home or treatment foster home under s. 48.62, and a 18 school board shall require any person who proposes to contract with the school board 19 under s. 120.13 (14) or to renew a contract under that subsection, to complete a 20 background information form that is provided by the department.

21

**SECTION 1008.** 48.685 (6) (b) 1. of the statutes is amended to read:

48.685 (6) (b) 1. For caregivers who are licensed by the department, for persons
under 18 years of age, but not under 12 years of age, who are caregivers of a day care
center that is licensed under s. 48.65 or established or contracted for under s. 120.13
(14) or of a day care provider that is certified under s. 48.651 of health and family

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services, for persons who are nonclient residents of an entity that is licensed by the
 department <u>of health and family services</u>, and for other persons specified by the
 department <u>of health and family services</u> by rule, the entity shall send the
 background information form to the department <u>of health and family services</u>.

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**SECTION 1009.** 48.685 (6) (b) 1m. of the statutes is created to read:

6 48.685 (6) (b) 1m. For caregivers who are licensed by the department of 7 workforce development, for persons under 18 years of age, but not under 12 years of 8 age, who are caregivers of a day care center that is licensed under s. 49.98 or established or contracted for under s. 120.13 (14) or of a day care provider that is 9 10 certified under s. 49.156, for persons who are nonclient residents of an entity that is 11 licensed by the department of workforce development, and for other persons 12 specified by the department of workforce development by rule, the entity shall send 13 the background information form to the department of workforce development.

14

**SECTION 1010.** 48.685 (8) of the statutes is amended to read:

15 48.685 (8) The department of health and family services, the department of 16 workforce development, a county department, a child welfare agency, or a school 17 board may charge a fee for obtaining the information required under sub. (2) (am) 18 or (3) (a) or for providing information to an entity to enable the entity to comply with 19 sub. (2) (b) 1. or (3) (b). The fee may not exceed the reasonable cost of obtaining the 20 information. No fee may be charged to a nurse's assistant, as defined in s. 146.40 (1) 21 (d), for obtaining or maintaining information if to do so would be inconsistent with 22 federal law.

23

**SECTION 1011.** 48.69 of the statutes is amended to read:

48.69 Probationary licenses. Except as provided under s. 48.715 (6) and (7),
if any child welfare agency, shelter care facility, or group home or day care center that

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1 has not been previously issued a license under s. 48.66 (1) (a) applies for a license, 2 meets the minimum requirements for a license established under s. 48.67, and pays 3 the applicable fee referred to in s. 48.68 (1), the department shall issue a 4 probationary license to that child welfare agency, shelter care facility, or group home 5 or day care center. A probationary license is valid for up to 6 months after the date 6 of issuance unless renewed under this section or suspended or revoked under s. 7 48.715. Before a probationary license expires, the department shall inspect the child 8 welfare agency, shelter care facility, or group home or day care center holding the 9 probationary license and, except as provided under s. 48.715 (6) and (7), if the child 10 welfare agency, shelter care facility, or group home or day care center meets the 11 minimum requirements for a license established under s. 48.67, the department 12 shall issue a license under s. 48.66 (1) (a). A probationary license issued under this 13 section may be renewed for one 6-month period. 14 **SECTION 1012.** 48.715 (1) of the statutes is amended to read: 48.715 (1) In this section, "licensee" means a person who holds a license under 15 16 s. 48.66 (1) (a) or a probationary license under s. 48.69 to operate a child welfare 17 agency, shelter care facility, or group home or day care center. 18 **SECTION 1013.** 48.715 (2) (a) of the statutes is amended to read: 19 48.715 (2) (a) That a person stop operating a child welfare agency, shelter care 20 facility, <u>or</u> group home <del>or day care center</del> if the child welfare agency, shelter care 21 facility, or group home or day care center is without a license in violation of s. 48.66 22 (1) (a) or a probationary license in violation of s. 48.69. 23 **SECTION 1014.** 48.715 (4) (c) of the statutes is amended to read: 24 48.715 (4) (c) The licensee or a person under the supervision of the licensee has 25 committed an action or has created a condition relating to the operation or

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maintenance of the child welfare agency, shelter care facility, <u>or</u> group home <del>or day</del>
 care center that directly threatens the health, safety, or welfare of any child under
 the care of the licensee.

**SECTION 1015.** 48.715 (6) of the statutes is amended to read:

5 48.715 (6) The department of health and family services shall deny, suspend, 6 restrict, refuse to renew, or otherwise withhold a license under s. 48.66 (1) (a) or a 7 probationary license under s. 48.69 to operate a child welfare agency, group home, 8 or shelter care facility or day care center, and the department of corrections shall 9 deny, suspend, restrict, refuse to renew, or otherwise withhold a license under s. 10 48.66 (1) (b) to operate a secured child caring institution, for failure of the applicant 11 or licensee to pay court-ordered payments of child or family support, maintenance, 12 birth expenses, medical expenses, or other expenses related to the support of a child 13 or former spouse or for failure of the applicant or licensee to comply, after appropriate 14 notice, with a subpoena or warrant issued by the department of workforce 15 development or a county child support agency under s. 59.53 (5) and related to 16 paternity or child support proceedings, as provided in a memorandum of 17 understanding entered into under s. 49.857. Notwithstanding s. 48.72, an action 18 taken under this subsection is subject to review only as provided in the memorandum 19 of understanding entered into under s. 49.857 and not as provided in s. 48.72.

20

4

**SECTION 1016.** 48.715 (7) of the statutes is amended to read:

48.715 (7) The department <u>of health and family services</u> shall deny an
application for the issuance or continuation of a license under s. 48.66 (1) (a) or a
probationary license under s. 48.69 to operate a child welfare agency, group home,
<u>or</u> shelter care facility <del>or day care center</del></u>, or revoke such a license already issued, if
the department of revenue certifies under s. 73.0301 that the applicant or licensee

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#### is liable for delinquent taxes. An action taken under this subsection is subject to 1 2 review only as provided under s. 73.0301 (5) and not as provided in s. 48.72. 3 **SECTION 1017.** 48.73 of the statutes is amended to read: 4 **48.73 Inspection of licensees.** The department may visit and inspect each 5 child welfare agency, foster home, treatment foster home, and group home and day care center licensed by it the department, and for such purpose shall be given 6 7 unrestricted access to the premises described in the license. 8 **SECTION 1018.** 48.735 of the statutes is renumbered 49.998 (1) and amended 9 to read: 10 **49.998 (1)** IMMUNIZATION REQUIREMENTS; DAY CARE CENTERS. The If the 11 department of health and family services finds that there has been a substantial 12 failure by a day care center to comply with the requirements of s. 252.04, that 13 department shall notify the department of workforce development, and the 14 department of workforce development, after notice to a the day care center licensee, 15 may suspend, revoke, or refuse to continue <u>a</u> the licensee's day care center license 16 in any case in which the department finds that there has been a substantial failure 17 to comply with the requirements of s. 252.04. 18 **SECTION 1019.** 48.737 of the statutes is renumbered 49.998 (2) and amended 19 to read: 20 49.998 (2) LEAD SCREENING, INSPECTION AND REDUCTION REQUIREMENTS; DAY CARE 21 CENTERS. The If the department of health and family services finds that there has 22 been a substantial failure by a day care center that holds a license under s. 49.98 or 23 a probationary license under s. 49.99 or by a day care provider certified under s. 24 49.156 to comply with any rule promulgated under s. 254.162, 254.168, or 254.172, that department shall notify the department of workforce development, and the 25

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department <u>of workforce development</u>, after notice to <u>a day care provider certified</u>
under s. 48.651, or a <u>the</u> day care center that holds a license under s. 48.65 or a
probationary license under s. 48.69 <u>or day care provider</u>, may suspend, revoke, or
refuse to renew or continue <u>-a</u> <u>the</u> license or certification in <u>any case in which the</u>
department finds that there has been a substantial failure to comply with any rule
promulgated under s. 254.162, 254.168 or 254.172 of the day care center or day care
provider.

8

**SECTION 1020.** 48.74 of the statutes is amended to read:

9 48.74 Authority of department to investigate alleged violations. 10 Whenever the department is advised or has reason to believe that any person is 11 violating any of the provisions of ss. s. 48.60, 48.62, or 48.625 or 48.65, it, the 12 <u>department</u> shall make an investigation to determine the facts. For the purposes of 13 this investigation, it the department shall have authority to inspect the premises 14 where the violation is alleged to occur. If it the department finds that the person is 15 violating any of the specified those sections, it the department may either issue a 16 license if the person is qualified or may institute a prosecution under s. 48.76.

17 **SECTION 1021.** 48.76 of the statutes is amended to read:

**48.76 Penalties.** In addition to the sanctions and penalties provided in s.
48.715, any person who violates s. 48.60, 48.62, 48.625, or 48.63 or 48.65 may be fined
not more than \$500 or imprisoned for not more than one year in county jail or both. **SECTION 1022.** 48.77 of the statutes is amended to read:

48.77 Injunction against violations. In addition to the penalties provided
in s. 48.76, the circuit courts shall have jurisdiction to prevent and restrain by
injunction violations of s. 48.60, 48.62, 48.625, or 48.63 or 48.65. It shall be the duty

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of the district attorneys, upon request of the department, to institute action for such
 injunction under ch. 813.

3 **SECTION 1023.** 48.78 (2) (h) of the statutes is created to read: 4 48.78 (2) (h) Paragraph (a) does not prohibit the department, a county 5 department, or a licensed child welfare agency from entering the content of any 6 record kept or information received about an individual in its care or legal custody 7 into the statewide automated child welfare information system established under s. 8 46.03 (7) (g). Paragraph (a) also does not prohibit a county department under s. 9 46.215, 46.22, 46.23, 51.42, or 51.437, the department of health and family services, 10 the department of corrections, or any other organization that has entered into an 11 information sharing and access agreement with one of those county departments or 12 departments and that has been approved for access to the statewide automated child 13 welfare information system by the department of health and family services from 14 having access to information concerning a client of that county department, 15 department, or organization under this chapter or ch. 51 or 938 that is maintained 16 in the statewide automated child welfare information system, if necessary to enable 17 the county department, department, or organization to perform its duties under this 18 chapter or ch. 51 or 938 or to coordinate the delivery of services under this chapter 19 or ch. 51 or 938 to the client. Before entering any information about an individual 20 into the statewide automated child welfare information system, the department, 21 county department, or licensed child welfare agency entering the information shall 22 notify the individual that the information entered may be disclosed as provided in 23 this paragraph.

24

**SECTION 1024.** 48.975 (3) (a) 1. of the statutes is amended to read:

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1	48.975 (3) (a) 1. Except as provided in subd. 3., for support of a child who was
2	in foster care <del>or,</del> treatment foster care <u>, or subsidized guardianship care</u> immediately
3	prior to placement for adoption, the initial amount of adoption assistance for
4	maintenance shall be equivalent to the amount of that child's foster care $\overline{or}$ .
5	treatment foster care, or subsidized guardianship care payment at the time that the
6	agreement under sub. (4) (a) is signed or a lesser amount if agreed to by the proposed
7	adoptive parents and specified in that agreement.

8

**SECTION 1025.** 48.975 (3) (a) 2. of the statutes is amended to read:

9 48.975 (3) (a) 2. Except as provided in subd. 3., for support of a child not in foster
10 care or, treatment foster care, or subsidized guardianship care immediately prior to
11 placement for adoption, the initial amount of adoption assistance for maintenance
12 shall be equivalent to the uniform foster care rate in effect at the time that the
13 agreement under sub. (4) (a) is signed or a lesser amount if agreed to by the proposed
14 adoptive parents and specified in that agreement.

15

**SECTION 1026.** 48.975 (4) (a) of the statutes is amended to read:

16 48.975 (4) (a) Except in extenuating circumstances, as defined by the 17 department by rule promulgated under sub. (5) (a), a written agreement to provide 18 adoption assistance shall be made prior to adoption. An agreement to provide 19 adoption assistance may be made only for a child who, at the time of placement for 20 adoption, is in the guardianship of the department or other agency authorized to 21 place children for adoption  $\Theta F_{A}$  in the guardianship of an American Indian tribal 22 agency in this state, or in a subsidized guardianship under s. 48.62 (5).

23 **SECTION 1027.** 48.975 (4m) of the statutes is created to read:

48.975 (4m) RECOVERY OF INCORRECT PAYMENTS. The department may recover
an overpayment of adoption assistance from an adoptive parent who continues to

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1 receive adoption assistance for maintenance by reducing the amount of the adoptive 2 parent's monthly payment of adoption assistance for maintenance. The department 3 may by rule specify other methods for recovering overpayments of adoption 4 assistance. 5 **SECTION 1028.** 48.977 (title) of the statutes is amended to read:

6 Appointment of relatives as guardians for certain 48.977 (title) 7 children in need of protection or services.

8 **SECTION 1029.** 48.977 (1) of the statutes is repealed.

9 **SECTION 1030.** 48.977 (2) (intro.) of the statutes is amended to read:

10 48.977 (2) TYPE OF GUARDIANSHIP. (intro.) This section may be used for the 11 appointment of a relative of a child as a guardian of the person for the <u>a</u> child if the 12 court finds all of the following:

13 **SECTION 1031.** 48.977 (2) (a) of the statutes is amended to read:

14 48.977 (2) (a) That the child has been adjudged to be in need of protection or 15 services under s. 48.13 (1), (2), (3), (3m), (4), (5), (8), (9), (10), (10m), (11), or (11m) or 16 938.13 (4) and been placed, or continued in a placement, outside of his or her home 17 pursuant to one or more court orders under s. 48.345, 48.357, 48.363, 48.365, 938.345, 938.357, 938.363, or 938.365 for a cumulative total period of one year or 18 longer or that the child has been so adjudged and placement of the child in the home 19 20 of a guardian under this section has been recommended under s. 48.33 (1) or 938.33 <u>(1)</u>.

21

22 **SECTION 1032.** 48.977 (2) (b) of the statutes is amended to read:

23 48.977 (2) (b) That the person nominated as the guardian of the child is a 24 relative of the child person with whom the child has been placed or in whose home placement of the child is recommended under par. (a) and that it is likely that the 25

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child will continue to be placed with that <u>relative person</u> for an extended period of
 time or until the child attains the age of 18 years.

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**SECTION 1033.** 48.977 (2) (c) of the statutes is amended to read:

4 48.977 (2) (c) That, if appointed, it is likely that the relative person would be
5 willing and able to serve as the child's guardian for an extended period of time or until
6 the child attains the age of 18 years.

7

**SECTION 1034.** 48.977 (2) (f) of the statutes is amended to read:

8 48.977 (2) (f) That the agency primarily responsible for providing services to 9 the child under a court order has made reasonable efforts to make it possible for the 10 child to return to his or her home, while assuring that the child's health and safety 11 are the paramount concerns, but that reunification of the child with the child's 12 parent or parents is unlikely or contrary to the best interests of the child and that 13 further reunification efforts are unlikely to be made or are contrary to the best 14 interests of the child <u>or that the agency primarily responsible for providing services</u> to the child under a court order has made reasonable efforts to prevent the removal 15 of the child from his or her home, while assuring the child's health and safety, but that 16 17 continued placement of the child in the home would be contrary to the welfare of the 18 child, except that the court is not required to find that the agency has made those 19 reasonable efforts with respect to a parent of the child if any of the circumstances 20 specified in s. 48.355 (2d) (b) 1. to 5. applies to that parent. The court shall make the 21 findings specified in this paragraph on a case-by-case basis based on circumstances 22 specific to the child and shall document or reference the specific information on 23 which those findings are based in the guardianship order. A guardianship order that 24 merely references this paragraph without documenting or referencing that specific 25 information in the order or an amended guardianship order that retroactively

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- corrects an earlier guardianship order that does not comply with this paragraph is
   not sufficient to comply with this paragraph.
- 3

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24

**SECTION 1035.** 48.977 (3r) of the statutes is created to read:

4 48.977 (3r) SUBSIDIZED GUARDIANSHIP. Subject to s. 48.62 (5) (d), if a county 5 department or, in a county having a population of 500,000 or more, the department 6 has determined under s. 48.62 (5) (a) 2. that appointing a guardian under sub. (2) for 7 a child who does not meet the conditions specified under s. 48.62 (5) (a) 1. and 8 providing monthly subsidized guardianship payments to the guardian are in the best 9 interests of the child, the petitioner under sub. (4) (a) shall include in the petition 10 under sub. (4) (b) a statement of that determination and a request for the court to 11 include in the court's findings under sub. (4) (d) a finding confirming that 12 determination. If the court confirms that determination and appoints a guardian for 13 the child under sub. (2), the county department or department shall provide monthly 14 subsidized guardianship payments to the guardian under s. 48.62 (5).

**SECTION 1036.** 48.977 (4) (a) 4. of the statutes is amended to read:

48.977 (4) (a) 4. The relative person with whom the child is placed or in whose
 home placement of the child is recommended as described in sub. (2) (a), if the
 relative person is nominated as the guardian of the child in the petition.

**SECTION 1037.** 48.977 (4) (a) 6. of the statutes is amended to read:

48.977 (4) (a) 6. A county department under s. 46.22 or 46.23 or, if the child has
been placed pursuant to an order under ch. 938 or the child's placement with the
guardian is recommended under ch. 938, a county department under s. 46.215, 46.22,
or 46.23.

**SECTION 1038.** 48.977 (4) (b) 3. of the statutes is amended to read:

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1	48.977 (4) (b) 3. The date <u>on which</u> the child was adjudged in need of protection
2	or services under s. 48.13 (1), (2), (3), (3m), (4), (5), (8), (9), (10), (10m), (11), or (11m)
3	or 938.13 (4) and the dates <del>that</del> <u>on which</u> the child has been placed, or continued in
4	a placement, outside of his or her home pursuant to one or more court orders under
5	s. 48.345, 48.357, 48.363, 48.365, 938.345, 938.357, 938.363 <u>,</u> or 938.365 <u>or, if the child</u>
6	has been so adjudged, but not so placed, the date of the report under s. 48.33 (1) or
7	938.33 (1) in which placement of the child in the home of the person is recommended.
8	SECTION 1039. 48.977 (4) (c) 1. g. of the statutes is amended to read:
9	48.977 (4) (c) 1. g. The relative person with whom the child is placed or in whose
10	home placement of the child is recommended as described in sub. (2) (a), if the
11	relative person is nominated as the guardian of the child in the petition.
12	SECTION 1040. 48.977 (4) (e) of the statutes is amended to read:
13	48.977 (4) (e) Court report. The For a child who has been placed, or continued
14	in a placement, outside of his or her home for 6 months or longer, the court shall order
15	the person or agency primarily responsible for providing services to the child under
16	a court order to file with the court a report containing the written summary under
17	s. 48.38 (5) (e) and as much information relating to the appointment of a guardian
18	as is reasonably ascertainable. For a child who has been placed, or continued in a
19	placement, outside of his or her home for less than 6 months, the court shall order
20	the person or agency primarily responsible for providing services to the child under
21	a court order to file with the court the report submitted under s. 48.33 (1) or 938.33
22	(1), the permanency plan prepared under s. 48.38 or 938.38, if one has been prepared,
23	and as much information relating to the appointment of a guardian as is reasonably
24	ascertainable. The agency shall file the report at least 48 hours before the date of
25	the dispositional hearing under par. (fm).

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1	SECTION 1041. 48.977 (4) (g) 1. of the statutes is amended to read:
2	48.977 (4) (g) 1. Whether the relative person would be a suitable guardian of
3	the child.
4	SECTION 1042. 48.977 (4) (g) 2. of the statutes is amended to read:
5	48.977 (4) (g) 2. The willingness and ability of the relative person to serve as
6	the child's guardian for an extended period of time or until the child attains the age
7	of 18 years.
8	SECTION 1043. 48.977 (4) (h) 1. of the statutes is amended to read:
9	48.977 (4) (h) 1. A disposition dismissing the petition if the court determines
10	that appointment of the <del>relative</del> <u>person</u> as the child's guardian is not in the best
11	interests of the child.
12	SECTION 1044. 48.977 (4) (h) 2. of the statutes is amended to read:
13	48.977 (4) (h) 2. A disposition ordering that the relative person with whom the
14	child has been placed or in whose home placement of the child is recommended as
15	described in sub. (2) (a) be appointed as the child's guardian under sub. (5) (a) or
16	limited guardian under sub. (5) (b), if the court determines that such an appointment
17	is in the best interests of the child.
18	SECTION 1045. 48.982 (4) (a) of the statutes is amended to read:
19	48.982 <b>(4)</b> (a) From the appropriations under s. 20.433 (1) <u>(b)</u> , (h), (i), (k), (m) <u>.</u>
20	and (q), the board shall award grants to organizations in accordance with the plan
21	developed under sub. (2) (a). In each of the first 2 fiscal years in which grants are
22	awarded, no organization may receive a grant or grants totaling more than \$30,000.
23	SECTION 1046. 48.982 (6) (a) of the statutes is amended to read:
24	48.982 <b>(6)</b> (a) From the appropriations under s. 20.433 (1) <u>(b)</u> , (h), (i), (k), (ma),
25	and (q), the board shall award grants to organizations in accordance with the

1	request–for–proposal procedures developed under sub. (2) (a). No organization may
2	receive a grant or grants under this subsection totaling more than \$150,000 in any
3	year.
4	<b>SECTION 1047.</b> 48.982 (7) (a) of the statutes is amended to read:
5	48.982 (7) (a) From the appropriations under s. 20.433 (1) (b), (h), (i), (k), and
6	(q), the board shall award grants to organizations in accordance with the plan
7	developed under sub. (2) (a).
8	<b>SECTION 1048.</b> 49.001 (1) of the statutes is amended to read:
9	49.001 (1) "Child care provider" means a child care provider that is licensed
10	under s. <u>48.65</u> <u>49.98</u> (1), certified under s. <u>48.651</u> <u>49.156,</u> or established or contracted
11	for under s. 120.13 (14).
12	<b>SECTION 1049.</b> 49.134 (2) (a) of the statutes is amended to read:
13	49.134 <b>(2)</b> (a) From the allocation under s. 49.155 (1g) (b) (d), the department
14	shall make grants to local agencies to fund child care resource and referral services
15	provided by those local agencies. The department shall provide an allocation formula
16	to determine the amount of a grant awarded under this section.
17	<b>SECTION 1050.</b> 49.136 (1) (b) of the statutes is amended to read:
18	49.136 (1) (b) "Child care provider" means a provider licensed under s. 48.65
19	<u>49.98</u> , certified under s. $48.651$ <u>49.156</u> , or established or contracted for under s.
20	120.13 (14).
21	<b>SECTION 1051.</b> 49.136 (1) (e) of the statutes is amended to read:
22	49.136 (1) (e) "Day care program" means a program established and provided
23	by a school board under s. 120.13 (14) or purchased by a school board from a provider
24	licensed under s. 48.65 <u>49.98</u> , which combines care for a child who resides with a

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student parent who is a parent of that child with parenting education and experience
 for that student parent.

4 49.136 (2) (a) From the allocation under s. 49.155 (1g) (b) (d), the department
5 shall may award grants for the start-up or expansion of child care services.

**SECTION 1052.** 49.136 (2) (a) of the statutes is amended to read:

6 **SECTION 1053.** 49.136 (2) (b) of the statutes is amended to read:

7 49.136 (2) (b) The If the department awards grants under this section, the 8 department shall attempt to award the grants under this section to head start 9 agencies designated under 42 USC 9836, employers that provide or wish to provide 10 child care services for their employees, family day care centers, group day care 11 centers and day care programs for the children of student parents, organizations that 12 provide child care for sick children, and child care providers that employ participants or former participants in a Wisconsin works Works employment position under s. 13 49.147 (3) to (5). 14

**SECTION 1054.** 49.137 (1) (a) of the statutes is amended to read:

49.137 (1) (a) "Child care provider" means a provider licensed under s. 48.65
49.98, certified under s. 48.651 <u>49.156</u>, or established or contracted for under s.
120.13 (14).

19

15

3

**SECTION 1055.** 49.137 (2) (a) of the statutes is amended to read:

49.137 (2) (a) From the allocation under s. 49.155 (1g) (b) (d), the department may award grants to child care providers that meet the quality of care standards established under s. 49.155 (1d) (b) to improve the retention of skilled and experienced child care staff. In awarding grants under this subsection, the department shall consider the applying child care provider's total enrollment of

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1	children and average enrollment of children who receive or are eligible for publicly
2	funded care from the child care provider.

**SECTION 1056.** 49.137 (3) (a) of the statutes is amended to read:

4 49.137 (3) (a) From the allocation under s. 49.155 (1g) (b) (d), the department
5 may award grants to child care providers for assistance in meeting the quality of care
6 standards established under s. 49.155 (1d) (b).

7

**SECTION 1057.** 49.137 (4) (intro.) of the statutes is amended to read:

8 49.137 (4) TRAINING AND TECHNICAL ASSISTANCE CONTRACTS. (intro.) From the 9 allocation under s. 49.155 (1g) (b) (d), the department may contract with one or more 10 agencies for the provision of training and technical assistance to improve the quality 11 of child care provided in this state. The training and technical assistance activities 12 contracted for under this subsection may include any of the following activities:

**SECTION 1058.** 49.137 (4m) of the statutes is amended to read:

49.137 (4m) LOCAL PASS-THROUGH GRANT PROGRAM. The From the allocation
under s. 49.155 (1g) (d), the department shall award grants to local governments and
tribal governing bodies for programs to improve the quality of child care. The
department shall promulgate rules to administer the grant program, including rules
that specify the eligibility criteria and procedures for awarding the grants.

**SECTION 1059.** 49.1375 of the statutes is repealed.

**SECTION 1060.** 49.147 (3) (d) of the statutes is created to read:

49.147 (3) (d) *Trial jobs plus pilot project.* The department shall design and,
from January 1, 2006, to June 30, 2007, conduct a pilot project for a trial jobs plus
program that includes the following features:

The project is limited to 1,000 participants and is conducted in at least one
 of the geographical areas established by the department under s. 49.143 (6) that is

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1 in Milwaukee County and in at least 2 of those geographical areas that are not in 2 Milwaukee County.

3 2. Except as otherwise provided in this paragraph, all provisions of the statutes 4 that apply to the trial job program or a trial job under this subsection apply to the 5 pilot project or a trial job plus under this paragraph, including eligibility 6 requirements.

7 3. An employer that employs a participant under this paragraph and receives 8 a wage subsidy shall agree to make a good faith effort to retain the participant as a 9 permanent unsubsidized employee after the wage subsidy ends if the participant 10 successfully completes participation in the trial job plus. An employer shall also 11 agree that, if the employer does not retain a participant as a permanent unsubsidized 12 employee, the employer will serve as an employment reference for the participant or 13 provide to the Wisconsin Works agency or intermediary under subd. 4. a written 14 performance evaluation of the participant, including recommendations for 15 improvements.

16

4. The Wisconsin Works agency may contract with an intermediary that acts 17 as any of the following:

18

a. A placement agency.

19 b. An employer of record of a participant under this paragraph.

20 c. A provider of supportive services, including coaching, mentoring, counseling, 21 or job placement services.

22 5. Subject to subd. 3., the Wisconsin Works agency or intermediary under subd. 23 4. pays an employer that employs a participant under this paragraph a monthly 24 wage subsidy that does not exceed the federal minimum wage for no more than 30 25 hours of work per week. In addition, the Wisconsin Works agency or intermediary

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1	reimburses the employer for up to 100 percent of all of the following costs that are
2	attributable to employment of the participant:
3	a. Federal social security taxes.
4	b. State and federal unemployment contributions or taxes, if any.
5	c. Worker's compensation insurance premiums, if any.
6	6. Training activities prescribed by the employer under par. (am) consistent
7	with training provided to other employees at the worksite are considered work for
8	purposes of calculating the wage subsidy.
9	7. Participation by an individual in a trial job plus is limited to 6 months with
10	a possible extension of up to 3 months.
11	8. Notwithstanding the ending date for the project, for any participant who is
12	accepted into the program before June 30, 2007, payments under subd. 5. shall be
13	made until the participant completes his or her participation in the trial job plus.
14	<b>SECTION 1061.</b> 49.147 (6) (c) of the statutes is amended to read:
15	49.147 (6) (c) <i>Distribution and administration.</i> From the appropriations
16	appropriation under s. 20.445 (3) <del>(dz),</del> (jL) <del>, and (md)</del> , the department shall distribute
17	funds for job access loans to a Wisconsin Works agency, which shall administer the
18	loans in accordance with rules promulgated by the department.
19	SECTION 1062. 49.148 (1m) (title) of the statutes is amended to read:
20	49.148 (1m) (title) Custodial parent of infant <u>; unmarried, pregnant woman</u> .
21	SECTION 1063. 49.148 (1m) (a) of the statutes is amended to read:
22	49.148 (1m) (a) A custodial parent of a child who is 12 weeks old or less and
23	who meets the eligibility requirements under s. 49.145 (2) and (3) may receive a
24	monthly grant of \$673 unless another adult member of the custodial parent's
25	Wisconsin works group is participating in, or is eligible to participate in, a Wisconsin

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1	works employment position or is employed in unsubsidized employment, as defined
2	in s. 49.147 (1) (c). A Wisconsin works agency may not require a participant under
3	this subsection to participate in any employment positions. Receipt of a grant under
4	this subsection does not constitute participation in a Wisconsin works employment
5	position for purposes of the time limits under s. 49.145 (2) (n) or 49.147 (3) (c) $\underline{\text{or}}$ (d)
6	<u>7.</u> , (4) (b) or (5) (b) 2. if the child is born to the participant not more than 10 months
7	after the date that the participant was first determined to be eligible for assistance
8	under s. 49.19 or for a Wisconsin works employment position.
9	SECTION 1064. 49.148 (1m) (a) of the statutes, as affected by 2005 Wisconsin
10	Act (this act), is renumbered 49.148 (1m) (a) (intro.) and amended to read:
11	49.148 (1m) (a) (intro.) - <u>A- Any of the following may receive a monthly grant</u>
12	<u>of \$673:</u>
13	<u>1. An individual who meets the eligibility requirements under s. <math>49.145</math> (2) and </u>
14	(3) and who is a custodial parent of a child who is 12 26 weeks old or less and who
15	meets the eligibility requirements under s. 49.145 (2) and (3) may receive a monthly
16	grant of \$673, unless another adult member of the custodial parent's Wisconsin
17	works <u>Works</u> group is participating in, or is eligible to participate in, a Wisconsin
18	works Works employment position or is employed in unsubsidized employment, as
19	defined in s. 49.147 (1) (c).
20	(am) A Wisconsin <del>works <u>Works</u> agency may not require a participant under this</del>
21	subsection par. (a) 1. who is a custodial parent of a child who is 12 weeks old or less
22	<u>or a participant under par. (a) 2.</u> to participate in any <u>Wisconsin Works</u> employment
23	positions. Receipt of a grant under this subsection does not constitute participation
24	in a Wisconsin works employment position for purposes of the time limits under s.
25	49.145 (2) (n) or 49.147 (3) (c) or (d) 7., (4) (b), or (5) (b) 2. if the child is born to the

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1 participant not more than 10 months after the date that the participant was first 2 determined to be eligible for assistance under s. 49.19 or for a Wisconsin works 3 employment position. **SECTION 1065.** 49.148 (1m) (a) 2. of the statutes is created to read: 4 5 49.148 (1m) (a) 2. An unmarried woman who would be eligible under s. 49.145 6 except that she is not a custodial parent of a dependent child and who is in the 3rd 7 trimester of a pregnancy that is medically verified and shown by medical 8 documentation to be at risk and that renders the woman unable to participate in the 9 workforce. 10 **SECTION 1066.** 49.148 (1m) (b) (intro.) of the statutes is created to read: 11 49.148 (1m) (b) (intro.) For purposes of the time limits under s. 49.145 (2) (n) 12 or 49.147 (3) (c) or (d) 7., (4) (b), or (5) (b) 2., all of the following apply: 13 **SECTION 1067.** 49.148 (1m) (b) of the statutes is amended to read: 14 49.148 **(1m)** (b) Receipt of a grant under this subsection constitutes 15 participation in a Wisconsin works employment position for purposes of the time 16 limits under ss. 49.145 (2) (n) and 49.147 (3) (c) or (d) 7., (4) (b) or (5) (b) 2. if the child 17 is born to the participant more than 10 months after the date that the participant was first determined to be eligible for assistance under s. 49.19 or for a Wisconsin 18 19 works employment position unless the child was conceived as a result of a sexual 20 assault in violation of s. 940.225 (1), (2) or (3) in which the mother did not indicate 21 a freely given agreement to have sexual intercourse or of incest in violation of s. 22 944.06 or 948.06 and that incest or sexual assault has been reported to a physician 23 and to law enforcement authorities.

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24SECTION 1068. 49.148 (1m) (b) of the statutes, as affected by 2005 Wisconsin25Act .... (this act), is renumbered 49.148 (1m) (b) 1. and amended to read:

1	49.148 (1m) (b) 1. Receipt of a grant under this subsection by a participant
2	<u>under par. (a) 1.</u> constitutes participation in a Wisconsin <del>works</del> <u>Works</u> employment
3	position <del>for purposes of the time limits under ss. 49.145 (2) (n) and 49.147 (3) (c) or</del>
4	(d) 7., (4) (b), or (5) (b) 2. if the child is born to the participant more than 10 months
5	after the date that the participant was first determined to be eligible for assistance
6	under s. 49.19 or for a Wisconsin works employment position unless the child was
7	conceived as a result of a sexual assault in violation of s. 940.225 (1), (2), or (3) in
8	which the mother did not indicate a freely given agreement to have sexual
9	intercourse or of incest in violation of s. 944.06 or 948.06 and that incest or sexual
10	assault has been reported to a physician and to law enforcement authorities.
11	SECTION 1069. 49.148 (1m) (b) 2. of the statutes is created to read:
12	49.148 (1m) (b) 2. Receipt of a grant under this subsection by a participant
13	under par. (a) 2. does not constitute participation in a Wisconsin Works employment
14	position.
15	SECTION 1070. 49.155 (1) (ag) of the statutes is amended to read:
16	49.155 (1) (ag) "Child care provider" means a provider licensed under s. 48.65
17	<u>49.98</u> , certified under s. 4 <del>8.651</del> <u>49.156,</u> or established or contracted for under s.
18	120.13 (14).
19	<b>SECTION 1071.</b> 49.155 (1) (am) of the statutes is amended to read:
20	49.155 (1) (am) "Level I certified family day care provider" means a day care
21	provider certified under s. 4 <del>8.651</del> <u>49.156</u> (1) (a).
22	<b>SECTION 1072.</b> 49.155 (1) (b) of the statutes is amended to read:
23	49.155 (1) (b) "Level II certified family day care provider" means a day care
24	provider certified under s. 4 <del>8.651</del> <u>49.156</u> (1) (b).
25	<b>SECTION 1073.</b> 49.155 (1d) (a) of the statutes is amended to read:

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49.155 (1d) (a) The department shall promulgate rules establishing standards 1 2 for the certification of child care providers under s. 48.651 49.156. In establishing the requirements for certification under this paragraph of a child care provider who 3 4 provides care and supervision for children under one year of age, the department 5 shall include a requirement that all providers and all employees and volunteers of 6 a provider who provide care and supervision for children receive, before the date on 7 which the provider is certified or the employment or volunteer work commences, 8 whichever is applicable, training in the most current medically accepted methods of 9 preventing sudden infant death syndrome. In establishing the requirements for 10 certification as a Level II certified family day care provider, the department may not 11 include any other requirement for training for providers.

12

**SECTION 1074.** 49.155 (1d) (b) of the statutes is amended to read:

13 49.155 (1d) (b) The department shall promulgate rules to establish quality of 14 care standards for child care providers that are higher than the quality of care 15 standards required for licensure under s. 48.65 49.98 or for certification under s. 16 48.651 <u>49.156</u>. The standards established by rules promulgated under this 17 paragraph shall consist of the standards provided for the accreditation of day care 18 centers by the national association for the education of young children National 19 <u>Association for the Education of Young Children</u> or any other comparable standards 20 that the department may establish, including standards regarding the turnover of 21 child care provider staff and the training and benefits provided for child care 22 provider staff.

23

**SECTION 1075.** 49.155 (1g) (b) of the statutes is amended to read:

49.155 (1g) (b) From the appropriation appropriations under s. 20.445 (3) (cm).
 (im), (kx), and (mc), distribute \$7,593,500 in fiscal year 2003–04 and \$7,597,300

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1	<u>\$7,476,400</u> in <u>each</u> fiscal year <del>2004–05 for administering the child care program</del>
2	under this section, for grants under s. 49.134 (2) for child day care resource and
3	referral services, for grants under s. 49.137 (4m), for a child care scholarship and
4	bonus program, and for administration of the department's office of child care <u>, for the</u>
5	department's share of the costs for the Child Care Information Center operated by
6	the division for libraries, technology, and community learning in the department of
7	public instruction, and for the licensing and regulation of day care facilities under
8	<u>s. 49.98</u> .
9	SECTION 1076. 49.155 (1g) (c) of the statutes is repealed.
10	<b>SECTION 1077.</b> 49.155 (1g) (d) of the statutes is created to read:
11	49.155 (1g) (d) From the appropriation under s. 20.445 (3) (md), distribute
12	\$11,503,500 in fiscal year 2005–06 and \$10,003,500 in fiscal year 2006–07 for grants
13	under s. 49.134 (2) for child day care resource and referral services, for contracts
14	under s. 49.137 (4) for training and technical assistance, for grants under s. 49.137
15	(4m), for a child care scholarship and bonus program, and for a quality ratings
16	system under s. 49.982 (5).
17	SECTION 1078. 49.155 (1m) (a) 1m. b. of the statutes is amended to read:
18	49.155 (1m) (a) 1m. b. The individual has not yet attained the age of 18 years
19	and the individual resides with his or her custodial parent or with a kinship care
20	relative under s. 48.57 (3m) or with a long–term kinship care relative under s. 48.57
21	(3n) or is in a foster home or treatment foster home licensed under s. 48.62, $\underline{a}$
22	<u>subsidized guardianship home under s. 48.62 (5),</u> a group home <u>,</u> or an independent
23	living arrangement supervised by an adult.
24	SECTION 1079. 49.155 (1m) (a) 3. of the statutes is amended to read:

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1	49.155 (1m) (a) 3. Work in a Wisconsin <del>works <u>Works</u> employment position</del> ,
2	including participation in job search, orientation, and training activities under s.
3	49.147 (2) (a) and in education or training activities under s. 49.147 (3) (am) or (d),
4	(4) (am) <u>,</u> or (5) (bm).
5	<b>SECTION 1080.</b> 49.155 (1m) (bm) of the statutes is amended to read:
6	49.155 (1m) (bm) If the individual is providing care for a child under a court
7	order and is receiving payments on behalf of the child under s. 48.57 (3m) or (3n) $\underline{or}$
8	48.62 (5), or if the individual is a foster parent or treatment foster parent, and child
9	care is needed for that child, the individual meets the requirement under s. 49.145
10	(2) (c).
11	SECTION 1081. 49.155 (1m) (c) 1g. of the statutes is amended to read:
12	49.155 (1m) (c) 1g. If the individual is a foster parent of the child <u>or a subsidized</u>
13	guardian or interim caretaker of the child under s. 48.62 (5), the child's biological or
14	adoptive family has a gross income that is at or below 200% of the poverty line. In
15	calculating the gross income of the child's biological or adoptive family, the Wisconsin
16	works agency shall include income described under s. 49.145 (3) (b) 1. and 3.
17	SECTION 1082. 49.155 (3) (b) 5. of the statutes is amended to read:
18	49.155 (3) (b) 5. Certify child care providers under s. 48.651 <u>49.156</u> .
19	<b>SECTION 1083.</b> 49.155 (4) of the statutes is amended to read:
20	<b>49.155 (4)</b> CHOICE OF PROVIDER. An eligible individual shall choose whether the
21	child care will be provided by a day care center licensed under s. 48.65 <u>49.98</u> , a Level
22	I certified family day care provider, a Level II certified family day care provider, or
23	a day care program provided or contracted for by a school board under s. 120.13 (14).
24	SECTION 1084. 49.155 (6) (e) of the statutes is created to read:

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1	49.155 (6) (e) The department may establish a tiered reimbursement system
2	under which the department reimburses a child care provider for child care services
3	provided under this section at a rate that is based on the child care provider's quality
4	rating under the rating system established under s. 48.982 (5). Notwithstanding
5	pars. (a), (b), and (c), the rate at which a child care provider is reimbursed under a
6	system established under this paragraph may exceed the maximum reimbursement
7	rate established under par. (a), (b), or (c).
8	<b>SECTION 1085.</b> 49.159 (4) of the statutes is amended to read:
9	49.159 (4) PREGNANT WOMEN. A pregnant woman whose pregnancy is medically
10	verified, who would be eligible under s. 49.145 except that she is not a custodial
11	parent of a dependent child, and who does not satisfy the requirements under s.
12	49.148 (1m) (a) 2. is eligible for employment training and job search assistance
13	services provided by the Wisconsin <del>works</del> <u>Works</u> agency.
14	SECTION 1086. 49.175 (1) (intro.) of the statutes is amended to read:
15	49.175 (1) Allocation of Funds. (intro.) Except as provided in sub. (2), within
16	the limits of the appropriations under s. 20.445 (3) (a), (cm), (dz), <del>(jL), <u>(jm),</u> (k)</del> , (kx),
17	(L), (mc), (md), <del>(nL), and <u>(me),</u> (s), <u>and (t),</u> the department shall allocate the following</del>
18	amounts for the following purposes:
19	SECTION 1087. 49.175 (1) (a) of the statutes is amended to read:
20	49.175 (1) (a) Wisconsin Works benefits. For Wisconsin Works benefits provided
21	under contracts having a term that begins on January 1, 2002, and ends on
22	December 31, 2003, \$33,219,700 in fiscal year 2003–04; and for Wisconsin Works
23	benefits provided under contracts having a term that begins on January 1, 2004, and
24	<del>ends on December 31, 2005, \$33,219,700<u>, \$59,526,100</u> in fiscal year <del>2003–0</del>4</del>
25	<u>2005–06</u> and <del>\$66,439,400</del> <u>\$52,612,800</u> in fiscal year <del>2004–05</del> <u>2006–07</u> .

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1	SECTION 1088. 49.175 (1) (b) of the statutes is amended to read:
2	49.175 (1) (b) Wisconsin Works administration. For administration of
3	Wisconsin Works performed under contracts under s. 49.143 having a term that
4	begins on January 1, 2002, and ends on December 31, 2003, \$10,582,800 in fiscal
5	year 2003–04; and for administration of Wisconsin Works performed under contracts
6	under s. 49.143 having a term that begins on January 1, 2004, and ends on
7	<del>December 31, 2005, \$10,582,900, \$20,107,500</del> in fiscal year <del>2003</del> –04 <u>2005–06</u> and
8	<del>\$21,165,700</del> <u>\$19,049,200</u> in fiscal year <del>2004–05</del> <u>2006–07</u> .
9	SECTION 1089. 49.175 (1) (c) of the statutes is amended to read:
10	49.175 (1) (c) <i>Performance bonuses.</i> For the payment of performance bonuses
11	to Wisconsin Works agencies that have entered into contracts under s. 49.143 having
12	a term that begins on January 1, 2002 2004, and that ends on December 31, 2003
13	<u>2005</u> , \$0 in fiscal year <del>2003–04</del> <u>2005–06</u> .
14	SECTION 1090. 49.175 (1) (f) of the statutes is amended to read:
15	49.175 (1) (f) Wisconsin Works ancillary services. For program services under
16	Wisconsin Works, including transportation assistance for individuals who are
17	eligible to receive temporary assistance for needy families under 42 USC 601 et seq.,
18	provided under contracts under s. 49.143 having a term that begins on January 1,
19	2002, and ends on December 31, 2003, \$27,803,300 in fiscal year 2003–04; and for
20	program services under Wisconsin Works, including transportation assistance for
21	individuals who are eligible to receive temporary assistance for needy families under
22	42 USC 601 et seq., education and training, mentoring, and other services provided
23	under contracts under s. 49.143 having a term that begins on January 1, 2004, and
24	<del>ends on December 31, 2005, \$27,803,300<u>, 49,879,200</u> in fiscal year <del>2003</del>–04 <u>2005–06</u></del>
25	and <del>\$55,606,600</del> <u>\$44,151,800</u> in fiscal year <del>2004–05</del> <u>2006–07</u> .

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1	SECTION 1091. 49.175 (1) (g) of the statutes is amended to read:
2	49.175 (1) (g) State administration of public assistance programs. For state
3	administration of public assistance programs, <del>\$18,484,600</del> <u>\$17,004,500</u> in each
4	fiscal year.
5	<b>SECTION 1092.</b> 49.175 (1) (m) of the statutes is amended to read:
6	49.175 (1) (m) <i>Children first.</i> For services under the work experience program
7	for noncustodial parents under s. 49.36, <del>\$1,140,000</del> <u>\$1,361,000</u> in each fiscal year.
8	SECTION 1093. 49.175 (1) (n) of the statutes is repealed.
9	SECTION 1094. 49.175 (1) (p) of the statutes is amended to read:
10	49.175 (1) (p) <i>Direct child care services.</i> For direct child care services under s.
11	49.155, <del>\$298,640,600</del> <u>\$307,282,800</u> in fiscal year <del>2003–04</del> <u>2005–06</u> and
12	<del>\$308,040,600</del>
13	<b>SECTION 1095.</b> 49.175 (1) (q) of the statutes is amended to read:
14	49.175 (1) (q) <i>Indirect child <u>Child</u> care services <u>state administration</u>. For</i>
15	<del>indirect</del> child care <del>services</del> <u>state administrative costs</u> under <del>s. 49.155 (1g),</del>
16	<del>\$9,559,400 in fiscal year 2003–04 and \$9,626,700</del> <u>s. 49.155 (1g) (b), \$7,476,400</u> in
17	<u>each</u> fiscal year <del>2004–05</del> .
18	SECTION 1096. 49.175 (1) (qm) of the statutes is amended to read:
19	49.175 (1) (qm) <i>Local pass-through grant program <u>Quality care for quality</u></i>
20	<u>kids</u> . For the <del>local pass-through grant program under s. 49.137 (4m), \$2,475,100</del>
21	<u>child care quality improvement activities specified in s. 49.155 (1g) (d), \$11,503,500</u>
22	in fiscal year <del>2003–0</del> 4 <u>2005–06</u> and <del>\$2,478,500</del> <u>\$10,003,500</u> in fiscal year <del>2004–05</del>
23	<u>2006–07</u> .
24	<b>SECTION 1097</b> 49 175 (1) (r) of the statutes is amended to read:

24 **SECTION 1097.** 49.175 (1) (r) of the statutes is amended to read:

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1	49.175 (1) (r) Early childhood excellence initiative. For grants under s. 49.1375,
2	<del>\$2,500,000</del> <u>\$2,250,000</u> in <del>each</del> fiscal year <u>2005–06</u> .
3	SECTION 1098. 49.175 (1) (r) of the statutes, as affected by 2005 Wisconsin Act
4	(this act), is repealed.
5	SECTION 1099. 49.175 (1) (v) of the statutes is created to read:
6	49.175 (1) (v) Transportation assistance grants. For transportation assistance
7	for individuals who are eligible to receive temporary assistance for needy families
8	under 42 USC 601 et seq., \$900,000 in each fiscal year.
9	SECTION 1100. 49.175 (1) (ze) 1. of the statutes is amended to read:
10	49.175 (1) (ze) 1. 'Kinship care and long-term kinship care assistance.' For the
11	kinship care and long-term kinship care programs under s. 48.57 (3m), (3n), and
12	(3p), <del>\$24,122,200</del> <u>\$23,748,400</u> in each fiscal year.
13	SECTION 1101. 49.175 (1) (ze) 2. of the statutes is amended to read:
14	49.175 (1) (ze) 2. 'Children of recipients of supplemental security income.' For
15	payments made under s. 49.775 for the support of the dependent children of
16	recipients of supplemental security income, <del>\$26,397,200</del> <u>\$29,973,600</u> in fiscal year
17	<del>2003–0</del> 4 <u>2005–06</u> and <del>\$29,175,100</del> <u>\$28,893,300</u> in fiscal year <del>2004–05</del> <u>2006–07</u> .
18	<b>SECTION 1102.</b> 49.175 (1) (ze) 7. of the statutes is repealed.
19	<b>SECTION 1103.</b> 49.175 (1) (ze) 8. of the statutes is repealed.
20	SECTION 1104. 49.175 (1) (ze) 10m. of the statutes is amended to read:
21	49.175 (1) (ze) 10m. 'Safety services.' For services provided in counties having
22	a population of 500,000 or more to ensure the safety of children who the department
23	of health and family services determines may remain at home if appropriate services
24	are provided, <del>\$7,045,500</del> <u>\$7,323,600</u> in each fiscal year.
25	SECTION 1105. 49.175 (1) (ze) 12. of the statutes is amended to read:

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1	49.175 (1) (ze) 12. 'Milwaukee and statewide child welfare administration.' For
2	the costs associated with the Milwaukee child welfare information system and the
3	Wisconsin statewide automated child welfare information system, $\$1,695,700$
4	<u>\$1,310,800</u> in fiscal year <del>2003–04</del> <u>2005–06</u> and <del>\$1,741,300</del> <u>\$1,317,700</u> in fiscal year
5	<u>2004–05</u> <u>2006–07</u> .
6	SECTION 1106. 49.175 (1) (zh) of the statutes is amended to read:
7	49.175 (1) (zh) <i>Taxable years 1999 and thereafter <u>Earned income tax credit</u></i>
8	supplement. For the transfer of moneys from the appropriation account under s.
9	20.445 (3) (md) to the appropriation account under s. 20.835 (2) (kf) for the earned
10	income tax credit, <del>\$57,892,000 in fiscal year 2003–04 and \$59,532,000</del> <u>\$59,532,000</u>
11	in <u>each</u> fiscal year <del>2004–05</del> .
12	SECTION 1107. 49.175 (1) (zj) of the statutes is repealed.
13	<b>SECTION 1108.</b> 49.175 (1) (zL) of the statutes is renumbered 115.28 (35) and
14	amended to read:
15	115.28 (35) English for Southeast Asian children. <del>To</del> <u>Annually pay to</u> the school
16	board of the Wausau school district for English <del>training</del> instruction for 3-year-old,
17	4-year-old and 5-year-old Southeast Asian children <del>, \$100,000 in each fiscal year</del>
18	<u>the amount appropriated under s. 20.255 (2) (ce)</u> .
19	SECTION 1109. 49.175 (1) (zn) of the statutes is repealed.
20	<b>SECTION 1110.</b> 49.195 (3m) (b) of the statutes is amended to read:
21	49.195 <b>(3m)</b> (b) The clerk of circuit court shall accept, file <u>,</u> and enter <del>the</del> <u>each</u>
22	warrant <u>under par. (a) and each satisfaction, release, or withdrawal under par. (d).</u>
23	(e), (g), or (h) in the judgment and lien docket without prepayment of any fee, but the
24	clerk of circuit court shall submit a statement of the proper fee semiannually to the
25	department covering the periods from January 1 to June 30 and July 1 to December

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31 unless a different billing period is agreed to between the clerk of circuit court and
 the department. The department shall pay the fees, but shall add the fees provided
 by s. 814.61 (5) for entering the warrants to the amount of the warrant and shall
 collect the fees from the person named in the warrant when satisfaction or release
 is presented for entry.

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6

**SECTION 1111.** 49.195 (3m) (h) of the statutes is amended to read:

49.195 (3m) (h) If the department arranges a payment schedule with the
debtor and the debtor complies with the payment schedule, the department shall
<u>may</u> issue a notice of withdrawal of the warrant to the clerk of circuit court for the
county in which the warrant is filed. The If the department issues a notice of
<u>withdrawal of the warrant, the</u> clerk shall void the warrant and the resulting liens.
SECTION 1112. 49.195 (3n) (p) of the statutes is amended to read:

49.195 (3n) (p) A levy is effective from the date on which the levy is first served
on the 3rd party until the liability out of which the levy arose is satisfied, <u>or</u> until the
levy is released <del>or until one year from the date of service</del>, whichever occurs first.

**SECTION 1113.** 49.195 (3n) (t) of the statutes is amended to read:

49.195 (3n) (t) Any 3rd party is entitled to a levy fee of \$5 for each levy in any
case where in which property is secured through the levy. The If the 3rd party retains
the fee, the 3rd party shall increase the levy amount by the amount of the fee and
deduct the fee from the proceeds of the levy.

21

**SECTION 1114.** 49.197 (1m) of the statutes is amended to read:

49.197 (1m) FRAUD INVESTIGATION. From the appropriations under s. 20.445 (3) (dz), (kx), (L), (md), (n), and (nL), the department shall establish a program to investigate suspected fraudulent activity on the part of recipients of aid to families with dependent children under s. 49.19, on the part of participants in the Wisconsin

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1 works Works program under ss. 49.141 to 49.161, and, if the department of health 2 and family services contracts with the department under sub. (5), on the part of 3 recipients of medical assistance under subch. IV and, food stamp benefits under the 4 food stamp program under 7 USC 2011 to 2036, supplemental security income 5 payments under s. 49.77, payments for the support of children of supplemental 6 security income recipients under s. 49.775, and health care benefits under the 7 Badger Care health care program under s. 49.665. The department's activities under 8 this subsection may include, but are not limited to, comparisons of information 9 provided to the department by an applicant and information provided by the 10 applicant to other federal, state, and local agencies, development of an advisory 11 welfare investigation prosecution standard, and provision of funds to county departments under ss. 46.215, 46.22, and 46.23 and to Wisconsin works Works 12 13 agencies to encourage activities to detect fraud. The department shall cooperate 14 with district attorneys regarding fraud prosecutions.

#### 15

**SECTION 1115.** 49.197 (3) of the statutes is amended to read:

16 **49.197 (3)** STATE ERROR REDUCTION ACTIVITIES. The department shall conduct 17 activities to reduce payment errors in Wisconsin works Works under ss. 49.141 to 18 49.161 and, if the department of health and family services contracts with the 19 department under sub. (5), the medical assistance Medical Assistance program 20 under subch. IV and, the food stamp program under 7 USC 2011 to 2036, the 21 supplemental security income payments program under s. 49.77, the program 22 providing payments for the support of children of supplemental security income 23 recipients under s. 49.775, and the Badger Care health care program under s. 49.665. 24 **SECTION 1116.** 49.197 (4) of the statutes is amended to read:

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1 49.197 (4) COUNTY AND TRIBAL ERROR REDUCTION. If the department of health and 2 family services contracts with the department under sub. (5), the department shall 3 provide funds from the appropriation under s. 20.445 (3) (kx) to counties and 4 governing bodies of federally recognized American Indian tribes administering 5 medical assistance Medical Assistance under subch. IV or, the food stamp program 6 under 7 USC 2011 to 2036, the supplemental security income payments program 7 under s. 49.77, the program providing payments for the support of children of supplemental security income recipients under s. 49.775, and the Badger Care 8 9 health care program under s. 49.665 to offset administrative costs of reducing 10 payment errors in those programs.

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11

**SECTION 1117.** 49.197 (5) of the statutes is amended to read:

12 49.197 (5) CONTRACTS FOR MEDICAL ASSISTANCE AND, FOOD STAMPS, SUPPLEMENTAL 13 SECURITY INCOME, AND CARETAKER SUPPLEMENT. The Notwithstanding s. 49.845 (1) and 14 (2), the department of health and family services may contract with the department 15 to investigate suspected fraudulent activity on the part of recipients of medical 16 assistance under subch. IV or recipients of, food stamp benefits under the food stamp 17 program under 7 USC 2011 to 2036, supplemental security income payments under s. 49.77, payments for the support of children of supplemental security income 18 19 recipients under s. 49.775, and health care benefits under the Badger Care health 20 care program under s. 49.665 and to conduct activities to reduce payment errors in 21 the Medical Assistance program under subch. IV, the food stamp program under 7 22 USC 2011 to 2036, the supplemental security income payments program under s. 23 49.77, the program providing payments for the support of children of supplemental 24 security income recipients under s. 49.775, and the Badger Care health care program 25 under s. 49.665, as provided in this section.

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1 **SECTION 1118.** 49.22 (1) of the statutes is amended to read: 2 49.22 (1) There is created a child and spousal support and establishment of 3 paternity and medical liability support <u>liability</u> program in the department. The 4 purpose of this program is to establish paternity when possible, to establish or modify 5 support obligations, to enforce support obligations owed by parents to their children 6 and maintenance obligations owed to spouses or former spouses with whom the 7 children reside in this state or owed in other states if the support order was issued 8 in this state or owed in other states if the parent, spouse, or former spouse resides 9 in this state, to locate persons who are alleged to have taken their child in violation 10 of s. 948.31 or of similar laws in other states, and to locate and value property of any 11 person having a support duty. To accomplish the objectives of this program and of 12 other assistance programs under this chapter, county and state agencies will 13 cooperate with one another to implement a child and spousal support and paternity 14 establishment <u>and medical support liability</u> program in accordance with state and 15 federal laws, regulations, and rules and to assure proper distribution of benefits of 16 all assistance programs authorized under this chapter.

17

**SECTION 1119.** 49.36 (2) of the statutes is amended to read:

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

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1	The department shall fund the program from the appropriation appropriations
2	under s. 20.445 (3) (dz) <u>and (k)</u> .

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3 **SECTION 1120.** 49.45 (2) (a) 3m. of the statutes is repealed.

4 **SECTION 1121.** 49.45 (2) (a) 17. of the statutes is amended to read:

5 49.45 (2) (a) 17. Notify the governor, the joint committee on legislative 6 organization, the joint committee on finance, and appropriate standing committees, 7 as determined by the presiding officer of each house, if the appropriation accounts 8 under s. 20.435 (4) (b) and, (gp), (r), and (rg) are insufficient to provide the state share 9 of medical assistance.

## 10

**SECTION 1122.** 49.45 (2) (a) 17. of the statutes, as affected by 2005 Wisconsin 11 Act .... (this act), is amended to read:

12 49.45 (2) (a) 17. Notify the governor, the joint committee on legislative 13 organization, the joint committee on finance and appropriate standing committees, 14 as determined by the presiding officer of each house, if the appropriation accounts 15 under s. 20.435 (4) (b), (gp), and (r), and (rg) are insufficient to provide the state share 16 of medical assistance.

17

**SECTION 1123.** 49.45 (2) (a) 26. of the statutes is created to read:

18 49.45 (2) (a) 26. a. Impose on each health maintenance organization, as defined 19 in s. 609.01 (2), with a contract under sub. (2) (b) 2. to provide health care to recipients 20 of Medical Assistance or Badger Care, for the privilege of doing business in this state, 21 an annual assessment of 6 percent of the health maintenance organization's gross 22 revenues for the current calendar year. The assessment shall be deposited into the 23 Medical Assistance trust fund. Each health maintenance organization subject to 24 this subdivision shall file with the office of the commissioner of insurance annually, 25 by March 1, a statement of the gross revenues for the health maintenance

1 organization for the immediately preceding calendar year. If a health maintenance 2 organization fails to file such a report by March 1, the department may withhold 3 payment under this section until the report is filed. The department shall determine 4 the amount of each health maintenance organization's assessment, based on the 5 statement that the health maintenance organization files with the office of the 6 commissioner of insurance. Each health maintenance organization shall pay 7 one-fourth of the total assessment quarterly. For 2007 and every year thereafter, on 8 March 31 payment is due based on estimated gross revenues for the health 9 maintenance organization for the period January 1 to March 31 of that year, and the 10 department may adjust the payment amount to ensure that payments made for the 11 previous calendar year equaled an assessment of 6 percent of the health 12 maintenance organization's actual gross revenues for the immediately preceding 13 calendar year; on June 30 payment is due based on actual gross revenues for the 14 health maintenance organization for the period January 1 to March 31 of that year; 15 on September 30 payment is due based on actual gross revenues for the health 16 maintenance organization for the period April 1 to June 30 of that year; and on 17 December 31 payment is due based on actual gross revenues for the health 18 maintenance organization for the period July 1 to September 30 of that year.

b. Sections 77.59 (1) to (5), (6) (intro.), (a), and (c), and (7) to (10), 77.60 (1) to
(7), (9), and (10), 77.61 (9) and (12) to (14), and 77.62, as they apply to the taxes under
subch. III of ch. 77, apply to the assessment under this subdivision, except that the
amount of any assessment collected under subd. 26. a. shall be deposited into the
Medical Assistance trust fund.

c. The department shall levy, enforce, and collect the assessment under this
 subdivision and shall develop and distribute forms necessary for levying and
 collection.

- d. The department shall establish procedures and requirements for levying the
  assessment under this subdivision.
- e. An affected health maintenance organization may contest an action by the
  department of health and family services under this subdivision by submitting a
  written request for a hearing to the division of hearings and appeals in the
  department of administration within 30 days after the date of the action by the
  department of health and family services.
- f. Any order or determination made by the division of hearing and appeals in
  the department of administration under a hearing as specified in subd. 26. e. is
  subject to judicial review as prescribed under ch. 227.
- 14 **SECTION 1124.** 49.45 (3) (i) of the statutes is repealed.
- 15 **SECTION 1125.** 49.45 (5m) (am) of the statutes is amended to read:
- 16 49.45 (5m) (am) Notwithstanding sub. (3) (e), from the appropriation accounts 17 under s. 20.435 (4) (b), (gp), (o), and (w) (rm), the department shall distribute not 18 more than \$2,256,000 in each fiscal year, to provide supplemental funds to rural 19 hospitals that, as determined by the department, have high utilization of inpatient 20 services by patients whose care is provided from governmental sources, and to 21 provide supplemental funds to critical access hospitals, except that the department 22 may not distribute funds to a rural hospital or to a critical access hospital to the 23 extent that the distribution would exceed any limitation under 42 USC 1396b (i) (3). 24 **SECTION 1126.** 49.45 (6m) (ag) (intro.) of the statutes is amended to read:

1 49.45 (6m) (ag) (intro.) Payment for care provided in a facility under this 2 subsection made under s. 20.435 (4) (b), (gp), (pa), (o), (r), (rg), (w), or (wm) shall, 3 except as provided in pars. (bg), (bm), and (br), be determined according to a 4 prospective payment system updated annually by the department. The payment 5 system shall implement standards that are necessary and proper for providing 6 patient care and that meet quality and safety standards established under subch. II 7 of ch. 50 and ch. 150. The payment system shall reflect all of the following: 8 SECTION 1127. 49.45 (6m) (ag) (intro.) of the statutes, as affected by 2005 9 Wisconsin Act .... (this act), is amended to read: 10 49.45 (6m) (ag) (intro.) Payment for care provided in a facility under this 11 subsection made under s. 20.435 (4) (b), (gp), (pa), (o), (r), (rg), (w), or (wm) shall, 12 except as provided in pars. (bg), (bm), and (br), be determined according to a prospective payment system updated annually by the department. The payment 13 14 system shall implement standards that are necessary and proper for providing 15 patient care and that meet quality and safety standards established under subch. II 16 of ch. 50 and ch. 150. The payment system shall reflect all of the following: 17 **SECTION 1128.** 49.45 (6m) (ag) 3m. of the statutes is amended to read: 18 49.45 (6m) (ag) 3m. For each state fiscal year, rates that shall be set by the 19 department based on information from cost reports for costs specified under par. (am) 20 1. bm., 4., 5m., and 6. for the most recently completed fiscal year of the facility. 21 **SECTION 1129.** 49.45 (6m) (ag) 3r. of the statutes is amended to read: 22 49.45 (6m) (ag) 3r. Flat-rate payment for all costs specified under par. (am) 1. 23 a. and 2. 24

**SECTION 1130.** 49.45 (6m) (ar) 1. a. of the statutes is amended to read:

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1	49.45 (6m) (ar) 1. a. The department shall establish standards for payment of
2	allowable direct care costs under par. (am) 1. bm. <del>, for facilities that do not primarily</del>
3	serve the developmentally disabled, that take into account direct care costs for a
4	sample of all of those facilities in this state and separate standards for payment of
5	allowable direct care costs, for facilities that primarily serve the developmentally
6	disabled, that take into account direct care costs for a sample of all of those facilities
7	in this state. The standards shall be adjusted by the department for regional labor
8	cost variations. For facilities in Douglas, Pierce, and St. Croix counties, the
9	department shall perform the adjustment by use of the wage index that is used by
10	the federal department of health and human services for hospital reimbursement
11	under 42 USC 1395 to 1395ggg.
12	SECTION 1131. 49.45 (6m) (ar) 1. b. of the statutes is repealed.
13	SECTION 1132. 49.45 (6m) (ar) 1. c. of the statutes is amended to read:
14	49.45 (6m) (ar) 1. c. If a facility has an approved program for provision of service
15	to mentally retarded residents, residents dependent upon ventilators, or residents
16	requiring supplemental skilled care due to complex medical conditions, a
17	supplement <del>to the direct care component of the facility rate under subd. 1. b.</del> may be
18	made to that facility according to a method developed by the department.
19	SECTION 1133. 49.45 (6t) of the statutes, as affected by 2003 Wisconsin Act 318,
20	is repealed.
21	SECTION 1134. 49.45 (6v) (b) of the statutes is amended to read:
22	49.45 (6v) (b) The department shall, each year, submit to the joint committee
23	on finance a report for the previous fiscal year <del>, except for the 1997–98 fiscal year,</del> that

provides information on the utilization of beds by recipients of medical assistance in
facilities and a discussion and detailed projection of the likely balances,

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1	expenditures, encumbrances, and carry over of currently appropriated amounts in
2	the appropriation accounts under s. 20.435 (4) (b), (gp), <del>and</del> (o) <u>, (r), and (rg)</u> .
3	SECTION 1135. 49.45 (6v) (b) of the statutes, as affected by 2005 Wisconsin Act
4	(this act), is amended to read:
5	49.45 (6v) (b) The department shall, each year, submit to the joint committee
6	on finance a report for the previous fiscal year, except for the 1997–98 fiscal year, that
7	provides information on the utilization of beds by recipients of medical assistance in
8	facilities and a discussion and detailed projection of the likely balances,
9	expenditures, encumbrances and carry over of currently appropriated amounts in
10	the appropriation accounts under s. 20.435 (4) (b), (gp), (o), <u>and</u> (r) <del>, and (rg)</del> .
11	<b>SECTION 1136.</b> 49.45 (6x) (a) of the statutes is amended to read:
12	49.45 (6x) (a) Notwithstanding sub. (3) (e), from the appropriation accounts
13	under s. 20.435 (4) ( <del>b), (gp),</del> (o), and (w) ( <u>rm</u> ), the department shall distribute not
14	more than \$4,748,000 <u>\$6,248,000</u> in each fiscal year, to provide funds to an essential
15	access city hospital, except that the department may not allocate funds to an
16	essential access city hospital to the extent that the allocation would exceed any
17	limitation under 42 USC 1396b (i) (3).
18	<b>SECTION 1137.</b> 49.45 (6y) (a) of the statutes is amended to read:
19	49.45 (6y) (a) Notwithstanding sub. (3) (e), from the appropriation accounts
20	under s. 20.435 (4) (b), (gp), (o), <u>(r), (rg),</u> and (w), the department shall distribute
21	funding in each fiscal year to provide supplemental payment to hospitals that enter
22	into a contract under s. 49.02 (2) to provide health care services funded by a relief
23	block grant, as determined by the department, for hospital services that are not in
24	excess of the hospitals' customary charges for the services, as limited under 42 USC
25	1396b (i) (3). If no relief block grant is awarded under this chapter or if the allocation

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1 of funds to such hospitals would exceed any limitation under 42 USC 1396b (i) (3), 2 the department may distribute funds to hospitals that have not entered into a 3 contract under s. 49.02 (2). 4 **SECTION 1138.** 49.45 (6y) (a) of the statutes, as affected by 2005 Wisconsin Act 5 .... (this act), is amended to read: 6 49.45 (6y) (a) Notwithstanding sub. (3) (e), from the appropriation accounts 7 under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w), the department shall distribute 8 funding in each fiscal year to provide supplemental payment to hospitals that enter into a contract under s. 49.02 (2) to provide health care services funded by a relief 9 10 block grant, as determined by the department, for hospital services that are not in 11 excess of the hospitals' customary charges for the services, as limited under 42 USC 12 1396b (i) (3). If no relief block grant is awarded under this chapter or if the allocation 13 of funds to such hospitals would exceed any limitation under 42 USC 1396b (i) (3), 14 the department may distribute funds to hospitals that have not entered into a 15 contract under s. 49.02 (2). 16 **SECTION 1139.** 49.45 (6y) (am) of the statutes is amended to read: 17 49.45 (6y) (am) Notwithstanding sub. (3) (e), from the appropriation accounts 18 under s. 20.435 (4) (b), (h), (gp), (o), (r), (rg), and (w), the department shall distribute 19 funding in each fiscal year to provide supplemental payments to hospitals that enter 20 into contracts under s. 49.02 (2) with a county having a population of 500,000 or more 21 to provide health care services funded by a relief block grant, as determined by the 22 department, for hospital services that are not in excess of the hospitals' customary 23 charges for the services, as limited under 42 USC 1396b (i) (3). 24 **SECTION 1140.** 49.45 (6y) (am) of the statutes, as affected by 2005 Wisconsin

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

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

8

**SECTION 1141.** 49.45 (6z) (a) (intro.) of the statutes is amended to read:

9 49.45 (6z) (a) (intro.) Notwithstanding sub. (3) (e), from the appropriation 10 accounts under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w), the department shall 11 distribute funding in each fiscal year to supplement payment for services to hospitals 12 that enter into a contract under s. 49.02 (2) to provide health care services funded 13 by a relief block grant under this chapter, if the department determines that the 14 hospitals serve a disproportionate number of low-income patients with special 15 needs. If no medical relief block grant under this chapter is awarded or if the 16 allocation of funds to such hospitals would exceed any limitation under 42 USC 17 1396b (i) (3), the department may distribute funds to hospitals that have not entered 18 into a contract under s. 49.02 (2). The department may not distribute funds under 19 this subsection to the extent that the distribution would do any of the following:

20 SECTION 1142. 49.45 (6z) (a) (intro.) of the statutes, as affected by 2005
21 Wisconsin Act .... (this act), is amended to read:

49.45 (6z) (a) (intro.) Notwithstanding sub. (3) (e), from the appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w), the department shall distribute funding in each fiscal year to supplement payment for services to hospitals that enter into a contract under s. 49.02 (2) to provide health care services funded

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1	by a relief block grant under this chapter, if the department determines that the
2	hospitals serve a disproportionate number of low-income patients with special
3	needs. If no medical relief block grant under this chapter is awarded or if the
4	allocation of funds to such hospitals would exceed any limitation under 42 USC
5	1396b (i) (3), the department may distribute funds to hospitals that have not entered
6	into a contract under s. 49.02 (2). The department may not distribute funds under
7	this subsection to the extent that the distribution would do any of the following:
8	<b>SECTION 1143.</b> 49.45 (8) (b) of the statutes is amended to read:
9	49.45 <b>(8)</b> (b) Reimbursement under s. 20.435 (4) (b), (gp), (o), <u>(r), (rg)</u> , and (w)
10	for home health services provided by a certified home health agency or independent
11	nurse shall be made at the home health agency's or nurse's usual and customary fee
12	per patient care visit, subject to a maximum allowable fee per patient care visit that
13	is established under par. (c).
14	<b>SECTION 1144.</b> 49.45 (8) (b) of the statutes, as affected by 2005 Wisconsin Act
15	(this act), is amended to read:
16	49.45 <b>(8)</b> (b) Reimbursement under s. 20.435 (4) (b), (gp), (o), (r), <del>(rg),</del> and (w)
17	for home health services provided by a certified home health agency or independent
18	nurse shall be made at the home health agency's or nurse's usual and customary fee
19	per patient care visit, subject to a maximum allowable fee per patient care visit that
20	is established under par. (c).
21	SECTION 1145. 49.45 (24m) (intro.) of the statutes is amended to read:
22	49.45 (24m) Home health care and personal care pilot program. (intro.)
23	From the appropriation accounts under s. 20.435 (4) (b), (gp), (o), <u>(r), (rg),</u> and (w),
24	in order to test the feasibility of instituting a system of reimbursement for providers

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1 of home health care and personal care services for medical assistance recipients that 2 is based on competitive bidding, the department shall: 3 SECTION 1146. 49.45 (24m) (intro.) of the statutes, as affected by 2005 4 Wisconsin Act .... (this act), is amended to read: 5 49.45 (24m) Home Health care and personal care pilot program. (intro.) 6 From the appropriation accounts under s. 20.435 (4) (b), (gp), (o), (r), (rg), and (w), 7 in order to test the feasibility of instituting a system of reimbursement for providers 8 of home health care and personal care services for medical assistance recipients that 9 is based on competitive bidding, the department shall: **SECTION 1147.** 49.45 (39) (b) 1. of the statutes is amended to read: 10 11 49.45 (39) (b) 1. 'Payment for school medical services.' If a school district or a 12 cooperative educational service agency elects to provide school medical services and 13 meets all requirements under par. (c), the department shall reimburse the school 14 district or the cooperative educational service agency for 60% of the federal share of 15 allowable charges for the school medical services that it provides and, as specified 16 in subd. 2., for allowable administrative costs. If the Wisconsin Center for the Blind 17 and Visually Impaired or the Wisconsin Educational Services Program for the Deaf 18 and Hard of Hearing elects to provide school medical services and meets all 19 requirements under par. (c), the department shall reimburse the department of 20 public instruction for 60% of the federal share of allowable charges for the school 21 medical services that the Wisconsin Center for the Blind and Visually Impaired or 22 the Wisconsin Educational Services Program for the Deaf and Hard of Hearing 23 provides and, as specified in subd. 2., for allowable administrative costs. A school 24 district, cooperative educational service agency, the Wisconsin Center for the Blind 25 and Visually Impaired or the Wisconsin Educational Services Program for the Deaf

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1 and Hard of Hearing may submit, and the department shall allow, claims for common 2 carrier transportation costs as a school medical service unless the department 3 receives notice from the federal health care financing administration that, under a 4 change in federal policy, the claims are not allowed. If the department receives the 5 notice, a school district, cooperative educational service agency, the Wisconsin 6 Center for the Blind and Visually Impaired, or the Wisconsin Educational Services 7 Program for the Deaf and Hard of Hearing may submit, and the department shall 8 allow, unreimbursed claims for common carrier transportation costs incurred before 9 the date of the change in federal policy. The department shall promulgate rules 10 establishing a methodology for making reimbursements under this paragraph. 11 Except as provided in subd. 1m., all <u>All</u> other expenses for the school medical services 12 provided by a school district or a cooperative educational service agency shall be paid 13 for by the school district or the cooperative educational service agency with funds 14 received from state or local taxes. The school district, the Wisconsin Center for the 15 Blind and Visually Impaired, the Wisconsin Educational Services Program for the 16 Deaf and Hard of Hearing, or the cooperative educational service agency shall 17 comply with all requirements of the federal department of health and human 18 services for receiving federal financial participation.

19

**SECTION 1148.** 49.45 (39) (b) 1m. of the statutes is repealed.

**SECTION 1149.** 49.45 (39) (b) 2. of the statutes is amended to read:

49.45 (39) (b) 2. 'Payment for school medical services administrative costs.' The
department shall reimburse a school district or a cooperative educational service
agency specified under subds. subd. 1. and 1m. and shall reimburse the department
of public instruction on behalf of the Wisconsin Center for the Blind and Visually
Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of

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1	Hearing for 90% of the federal share of allowable administrative costs, using time
2	studies, beginning in fiscal year 1999–2000. A school district or a cooperative
3	educational service agency may submit, and the department of health and family
4	services shall allow, claims for administrative costs incurred during the period that
5	is up to 24 months before the date of the claim, if allowable under federal law.
6	<b>SECTION 1150.</b> 49.46 (1) (a) 5. of the statutes is amended to read:
7	49.46 (1) (a) 5. Any child in an adoption assistance, foster care, kinship care,
8	long–term kinship care <del>or,</del> treatment foster care <u>, or subsidized guardianship</u>
9	placement under ch. 48 or 938, as determined by the department.
10	<b>SECTION 1151.</b> 49.46 (1) (a) 5m. of the statutes is created to read:
11	49.46 (1) (a) 5m. Any person who is at least 18 years of age but under 20 years
12	of age and who, on his or her 18th birthday, was in a foster care or treatment foster
13	care placement under ch. 48 or 938, as determined by the department.
14	SECTION 1152. 49.46 (1) (a) 5m. of the statutes, as created by 2005 Wisconsin
15	Act (this act), is amended to read:
16	49.46 (1) (a) 5m. Any person who is at least 18 years of age but under <del>20</del> <u>21</u>
17	years of age and who, on his or her 18th birthday, was in a foster care or treatment
18	foster care placement under ch. 48 or 938, as determined by the department.
19	SECTION 1153. 49.46 (1) (a) 14. of the statutes is amended to read:
20	49.46 (1) (a) 14. Any person who would meet the financial and other eligibility
21	requirements for home or community-based services under s. 46.27 (11) or, 46.277,
22	or 46.2785 but for the fact that the person engages in substantial gainful activity
23	under 42 USC 1382c (a) (3), if a waiver under s. 49.45 (38) is in effect or federal law
24	permits federal financial participation for medical assistance coverage of the person
25	and if funding is available for the person under s. 46.27 (11) <del>or</del> . 46.277 <u>. or 46.2785</u> .

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1	SECTION 1154. 49.46 (1) (a) 15. of the statutes is amended to read:
2	49.46 (1) (a) 15. Any individual who is infected with tuberculosis and meets the
3	income and resource eligibility requirements for the federal supplemental security
4	Supplemental Security Income program under 42 USC 1381 to 1383d.
5	<b>SECTION 1155.</b> 49.46 (2) (b) 3. of the statutes is renumbered 49.46 (2) (b) 3. a.
6	and amended to read:
7	49.46 (2) (b) 3. a. Transportation by emergency medical vehicle to obtain
8	emergency medical care, transportation by specialized medical vehicle to obtain
9	medical care including the unloaded travel of the specialized medical vehicle
10	necessary to provide that transportation or, if authorized in advance by the county
11	department under s. 46.215 or 46.22, transportation by common carrier or private
12	motor vehicle and, if transportation by other means is contraindicated, to obtain
13	nonemergency medical care.
13 14	<u>nonemergency</u> medical care. <b>SECTION 1156.</b> 49.46 (2) (b) 3. b. of the statutes is created to read:
14	<b>SECTION 1156.</b> 49.46 (2) (b) 3. b. of the statutes is created to read:
14 15	<b>SECTION 1156.</b> 49.46 (2) (b) 3. b. of the statutes is created to read: 49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided
14 15 16	<b>SECTION 1156.</b> 49.46 (2) (b) 3. b. of the statutes is created to read: 49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided in subd. 3. a., appropriate transportation that is provided through an entity with
14 15 16 17	SECTION 1156. 49.46 (2) (b) 3. b. of the statutes is created to read: 49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided in subd. 3. a., appropriate transportation that is provided through an entity with which the department has contracted to manage transportation services for the
14 15 16 17 18	SECTION 1156. 49.46 (2) (b) 3. b. of the statutes is created to read: 49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided in subd. 3. a., appropriate transportation that is provided through an entity with which the department has contracted to manage transportation services for the Medical Assistance program.
14 15 16 17 18 19	<ul> <li>SECTION 1156. 49.46 (2) (b) 3. b. of the statutes is created to read:</li> <li>49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided</li> <li>in subd. 3. a., appropriate transportation that is provided through an entity with</li> <li>which the department has contracted to manage transportation services for the</li> <li>Medical Assistance program.</li> <li>SECTION 1157. 49.46 (2) (b) 8. of the statutes is amended to read:</li> </ul>
14 15 16 17 18 19 20	<ul> <li>SECTION 1156. 49.46 (2) (b) 3. b. of the statutes is created to read:</li> <li>49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided in subd. 3. a., appropriate transportation that is provided through an entity with which the department has contracted to manage transportation services for the Medical Assistance program.</li> <li>SECTION 1157. 49.46 (2) (b) 8. of the statutes is amended to read:</li> <li>49.46 (2) (b) 8. Home or community-based services, if provided under s. 46.27</li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>SECTION 1156. 49.46 (2) (b) 3. b. of the statutes is created to read:</li> <li>49.46 (2) (b) 3. b. To obtain nonemergency medical services, except as provided in subd. 3. a., appropriate transportation that is provided through an entity with which the department has contracted to manage transportation services for the Medical Assistance program.</li> <li>SECTION 1157. 49.46 (2) (b) 8. of the statutes is amended to read:</li> <li>49.46 (2) (b) 8. Home or community-based services, if provided under s. 46.27 (11), 46.275, 46.277 or, 46.278, or 46.2785, under the family care benefit if a waiver</li> </ul>

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1	49.47 (4) (as) 1. The person would meet the financial and other eligibility
2	requirements for home or community-based services under s. 46.27 (11) or, 46.277,
3	or 46.2785 or under the family care benefit if a waiver is in effect under s. 46.281 (1)
4	(c) but for the fact that the person engages in substantial gainful activity under 42
5	USC 1382c (a) (3).
6	SECTION 1159. 49.47 (4) (as) 3. of the statutes is amended to read:
7	49.47 (4) (as) 3. Funding is available for the person under s. 46.27 (11) or,
8	46.277, or 46.2785 or under the family care benefit if a waiver is in effect under s.
9	46.281 (1) (c).
10	SECTION 1160. 49.472 (6) (a) of the statutes is amended to read:
11	49.472 (6) (a) Notwithstanding sub. (4) (a) 3., from the appropriation account
12	under s. 20.435 (4) (b), (gp), <u>(r), (rg),</u> or (w), the department shall, on the part of an
13	individual who is eligible for medical assistance under sub. (3), pay premiums for or
14	purchase individual coverage offered by the individual's employer if the department
15	determines that paying the premiums for or purchasing the coverage will not be more
16	costly than providing medical assistance.
17	SECTION 1161. 49.472 (6) (a) of the statutes, as affected by 2005 Wisconsin Act
18	(this act), is amended to read:
19	49.472 (6) (a) Notwithstanding sub. (4) (a) 3., from the appropriation account
20	under s. 20.435 (4) (b), (gp), (r), <del>(rg),</del> or (w), the department shall, on the part of an
21	individual who is eligible for medical assistance under sub. (3), pay premiums for or
22	purchase individual coverage offered by the individual's employer if the department
23	determines that paying the premiums for or purchasing the coverage will not be more
0.4	

24 costly than providing medical assistance.

25

SECTION 1162. 49.472 (6) (b) of the statutes is amended to read:

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1	49.472 (6) (b) If federal financial participation is available, from the
2	appropriation account under s. 20.435 (4) (b), (gp), <u>(r), (rg),</u> or (w), the department
3	may pay medicare Medicare Part A and Part B premiums for individuals who are
4	eligible for medicare Medicare and for medical assistance under sub. (3).
5	SECTION 1163. 49.472 (6) (b) of the statutes, as affected by 2005 Wisconsin Act
6	(this act), is amended to read:
7	49.472 (6) (b) If federal financial participation is available, from the
8	appropriation account under s. 20.435 (4) (b), (gp), (r), <del>(rg),</del> or (w), the department
9	may pay Medicare Part A and Part B premiums for individuals who are eligible for
10	Medicare and for medical assistance under sub. (3).
11	<b>SECTION 1164.</b> 49.473 (5) of the statutes is amended to read:
12	49.473 (5) The department shall audit and pay, from the appropriation
13	accounts under s. 20.435 (4) (b), (gp), <del>and</del> (o), <u>(r), and (rg)</u> allowable charges to a
14	provider who is certified under s. 49.45 (2) (a) 11. for medical assistance Medical
15	<u>Assistance</u> on behalf of a woman who meets the requirements under sub. (2) for all
16	benefits and services specified under s. 49.46 (2).
17	SECTION 1165. 49.473 (5) of the statutes, as affected by 2005 Wisconsin Act
18	(this act), is amended to read:
19	49.473 (5) The department shall audit and pay, from the appropriation
20	accounts under s. 20.435 (4) (b), (gp), (o), <u>and</u> (r) <del>, and (rg)</del> allowable charges to a
21	provider who is certified under s. 49.45 (2) (a) 11. for medical assistance on behalf of
22	a woman who meets the requirements under sub. (2) for all benefits and services
23	specified under s. 49.46 (2).

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24 **SECTION 1166.** 49.475 (6) of the statutes is created to read:

1 **49.475 (6)** SHARING INFORMATION. The department of health and family services 2 shall provide to the department of workforce development, for purposes of the 3 medical support liability program under s. 49.22, any information that the 4 department of health and family services receives under this section. The 5 department of workforce development may allow a county child support agency 6 under s. 59.53 (5) or a tribal child support agency access to the information, subject 7 to the use and disclosure restrictions under s. 49.83, and shall consult with the 8 department of health and family services regarding procedures and methods to 9 adequately safeguard the confidentiality of the information provided under this 10 subsection. 11 **SECTION 1167.** 49.497 (title) of the statutes is amended to read: 12 49.497 (title) **Recovery of incorrect medical assistance Medical** 13 **Assistance or Badger Care payments.** 14 **SECTION 1168.** 49.497 (1) of the statutes is renumbered 49.497 (1) (a) (intro.) 15 and amended to read: 16 49.497 (1) (a) (intro.) The department may recover any payment made 17 incorrectly for benefits specified under s. 49.46, 49.468 or 49.47 provided under this 18 subchapter or s. 49.665 if the incorrect payment results from any of the following: 19 <u>1. A misstatement or omission of fact by a person supplying information in an</u> 20 application for benefits under s. 49.46, 49.468 or 49.47 this subchapter or s. 49.665. 21 2. The department may also recover if a medical assistance failure of a Medical 22 Assistance or Badger Care recipient or any other person responsible for giving 23 information on the recipient's behalf fails to report the receipt of income or assets in 24 an amount that would have affected the recipient's eligibility for benefits.

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1	(b) The department's right of recovery is against any medical assistance
2	Medical Assistance or Badger Care recipient to whom or on whose behalf the
3	incorrect payment was made. The extent of recovery is limited to the amount of the
4	benefits incorrectly granted. The county department under s. 46.215 or 46.22 or the
5	governing body of a federally recognized American Indian tribe administering
6	medical assistance Medical Assistance or Badger Care shall begin recovery actions
7	on behalf of the department according to rules promulgated by the department.
8	<b>SECTION 1169.</b> 49.497 (1) (a) 3. of the statutes is created to read:
9	49.497 (1) (a) 3. The failure of a Medical Assistance or Badger Care recipient
10	or any other person responsible for giving information on the recipient's behalf to
11	report any change in the recipient's financial or nonfinancial situation or eligibility
12	characteristics that would have affected the recipient's eligibility for benefits or the
13	recipient's cost–sharing requirements.
14	<b>SECTION 1170.</b> 49.497 (1m) of the statutes is created to read:
15	49.497 (1m) (a) If, after notice that an incorrect payment was made, a recipient,
16	or parent of a minor recipient, who is liable for repayment of an incorrect payment
17	fails to repay the incorrect payment or enter into, or comply with, an agreement for
18	repayment, the department may bring an action to enforce the liability or may issue
19	an order to compel payment of the liability. Any person aggrieved by an order issued
20	by the department under this paragraph may appeal the order as a contested case
	by the department under this paragraph may appear the order as a contested case
21	under ch. 227 by filing with the department a request for a hearing within 30 days
21	under ch. 227 by filing with the department a request for a hearing within 30 days

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1 (b) If any recipient, or parent of a minor recipient, named in an order to compel 2 payment issued under par. (a) fails to pay the department any amount due under the 3 terms of the order and no contested case to review the order is pending and the time for filing for a contested case review has expired, the department may present a 4 5 certified copy of the order to the circuit court for any county. The sworn statement 6 of the secretary shall be evidence of the incorrect payment. The circuit court shall, 7 without notice, render judgment in accordance with the order. A judgment rendered 8 under this paragraph shall have the same effect and shall be entered in the judgment 9 and lien docket and may be enforced in the same manner as if the judgment had been 10 rendered in an action tried and determined by the circuit court.

11 (c) The recovery procedure under this subsection is in addition to any other
12 recovery procedure authorized by law.

**SECTION 1171.** 49.497 (2) of the statutes is amended to read:

49.497 (2) A county or governing body of a federally recognized American
 Indian tribe may retain 15% of benefits distributed under s. 49.46, 49.468 or 49.47
 provided under this subchapter or s. 49.665 that are recovered under sub. (1) this
 section due to the efforts of an employee or officer of the county or tribe.

**SECTION 1172.** 49.497 (4) of the statutes is created to read:

49.497 (4) The department may appear for the state in any and all collection
matters under this section, and may commence suit in the name of the department
to recover an incorrect payment from the recipient to whom or on whose behalf it was
made.

23

**SECTION 1173.** 49.497 (5) of the statutes is created to read:

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1	49.497 (5) The department may make an agreement with a recipient, or parent
2	of a minor recipient, who is liable under sub. (1), providing for repayment of an
3	incorrect payment at a specified rate or amount.
4	<b>SECTION 1174.</b> 49.665 (1) (b) of the statutes is amended to read:
5	49.665 (1) (b) "Child" means a person who is <u>born and who is</u> under the age of
6	19.
7	SECTION 1175. 49.665 (1) (g) of the statutes is created to read:
8	49.665 (1) (g) "Unborn child" means a person from the time of conception until
9	it is born alive.
10	<b>SECTION 1176.</b> 49.665 (2) (a) of the statutes is renumbered 49.665 (2) (a) 1. and
11	amended to read:
12	49.665 (2) (a) 1. The department of health and family services shall request a
13	waiver from the secretary of the federal department of health and human services
14	to permit the department of health and family services to implement, beginning not
15	later than July 1, 1998, or the effective date of the waiver, whichever is later, a health
16	care program under this section. If a waiver that is consistent with all of the
17	provisions of this section, excluding sub. (4) (a) 3m. <u>and (ap) and provisions related</u>
18	to sub. (4) (ap), is granted and in effect, the department of health and family services
19	shall implement the program under this section <u>, subject to subd. 2</u> . The department
20	of health and family services may not implement the program under this section
21	unless a waiver that is consistent with all of the provisions of this section, excluding
22	sub. (4) (a) 3m. <u>and (ap) and provisions related to sub. (4) (ap)</u> , is granted and in effect.
23	SECTION 1177. 49.665 (2) (a) 2. of the statutes is created to read:
24	49.665 (2) (a) 2. The department may not implement sub. (4) (ap) or provisions
25	related to the coverage under sub. (4) (ap) unless a state plan amendment

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authorizing the coverage under sub. (4) (ap) is approved by the federal department
 of health and human services.

**SECTION 1178.** 49.665 (3) of the statutes is amended to read:

4 49.665 (3) ADMINISTRATION. The Subject to sub. (2) (a) 2., the department shall 5 administer a program to provide the health services and benefits described in s. 49.46 6 (2) to persons that meet the eligibility requirements specified in sub. (4). The 7 department shall promulgate rules setting forth the application procedures and 8 appeal and grievance procedures. The department may promulgate rules limiting 9 access to the program under this section to defined enrollment periods. The department may also promulgate rules establishing a method by which the 10 11 department may purchase family coverage offered by the employer of a member of 12 an eligible family or by of a member of <u>a</u> <u>an eligible</u> child's household, or family or 13 individual coverage offered by the employer of an eligible unborn child's mother or 14 her spouse, under circumstances in which the department determines that 15 purchasing that coverage would not be more costly than providing the coverage 16 under this section.

17

**SECTION 1179.** 49.665 (4) (ap) of the statutes is created to read:

49.665 (4) (ap) An unborn child whose mother is not eligible for health care
coverage under par. (a) or (am) or for medical assistance under s. 49.46 or 49.47,
except that she may be eligible for benefits under s. 49.45 (27), is eligible for health
care coverage under this section, which shall be limited to coverage for prenatal care,
if all of the following requirements are met:

The income of the unborn child's mother, mother and her spouse, or mother
 and her family, whichever is applicable, does not exceed 185 percent of the poverty
 line, except as provided in par. (at) and except that, if an unborn child is already

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1	reactiving health are accorden under this section, the applicable specified reason on
1	receiving health care coverage under this section, the applicable specified person or
2	persons may have an income that does not exceed 200 percent of the poverty line.
3	The department shall establish by rule the criteria to be used to determine income.
4	2. Each of the following applicable persons who is employed provides
5	verification from his or her employer, in the manner specified by the department, of
6	his or her earnings:
7	a. The unborn child's mother.
8	b. The spouse of the unborn child's mother.
9	c. Members of the unborn child's mother's family.
10	3. The unborn child's mother provides medical verification of her pregnancy,
11	in the manner specified by the department.
12	4. The unborn child and the mother of the unborn child meet all other
13	requirements established by the department by rule except for any of the following:
14	a. The mother is not a U.S. citizen or an alien qualifying for medicaid under $8$
15	USC 1612.
16	b. The mother is an inmate of a public institution.
17	c. The mother does not provide a social security number, but only if subd. 4. a.
18	applies.
19	SECTION 1180. 49.665 (4) (at) 3. of the statutes is amended to read:
20	49.665 (4) (at) 3. The department may not adjust the maximum income level
21	of 200% of the poverty line for persons already receiving health care coverage under
22	this section <u>or for applicable persons specified in par. (ap) 1. with respect to an unborn</u>
23	child already receiving health care coverage under this section.
24	<b>SECTION 1181.</b> 49.665 (4) (c) of the statutes is amended to read:

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1	49.665 (4) (c) No person may be denied health care coverage under this section
2	solely because of a health condition of that person <del>or,</del> of any family member of that
3	person <u>, or of the mother of an unborn child</u> .
4	SECTION 1182. 49.665 (4) (d) of the statutes is created to read:
5	49.665 (4) (d) An unborn child's eligibility for coverage under par. (ap) shall not
6	begin before the first day of the month in which the unborn child's mother provides
7	the medical verification required under par. (ap) 3.
8	SECTION 1183. 49.665 (5) (ag) of the statutes is amended to read:
9	49.665 (5) (ag) Except as provided in pars. (am), (b), and (bm), a family, or <u>a</u>
10	child who does not reside with his or her parent, <u>or the mother of an unborn child,</u>
11	who receives health care coverage under this section shall pay a percentage of the
12	cost of that coverage in accordance with a schedule established by the department
13	by rule. The department may not establish or implement a schedule that requires
14	a <del>family or child to contribute</del> <u>contribution</u> , including the amounts required under
15	par. (am), <u>of</u> more than 5% of the <del>family's or child's</del> income <u>of the family, child, or</u>
16	applicable persons specified in sub. (4) (ap) 1. towards the cost of the health care
17	coverage provided under this section.
18	SECTION 1184. 49.665 (5) (am) (intro.) of the statutes is amended to read:
19	49.665 <b>(5)</b> (am) (intro.) Except as provided in pars. (b) and (bm), a child <del>or</del> , <u>a</u>
20	family member, or the mother of an unborn child, who receives health care coverage
21	under this section shall pay the following cost–sharing amounts:
22	SECTION 1185. 49.665 (5) (b) of the statutes is amended to read:
23	49.665 <b>(5)</b> (b) The department may not require a family, <del>or</del> child who does not
24	reside with his or her parent, <u>or applicable persons specified in sub. (4) (ap) 1.,</u> with

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1	an income below 150% of the poverty line <u>,</u> to contribute to the cost of health care
2	coverage provided under this section.
3	SECTION 1186. 49.665 (5) (c) of the statutes is amended to read:
4	49.665 (5) (c) The department may establish by rule requirements for wage
5	withholding as a means of collecting <del>the</del> <u>a</u> family's <u>or an unborn child's mother's</u>
6	share of the cost of the health care coverage under this section.
7	<b>SECTION 1187.</b> 49.688 (1) (e) of the statutes is amended to read:
8	49.688 (1) (e) "Program payment rate" means the rate of payment made for the
9	identical drug specified under s. 49.46 (2) (b) 6. h. <del>, plus 5%,</del> plus a dispensing fee that
10	is equal to the dispensing fee permitted to be charged for prescription drugs for which
11	coverage is provided under s. 49.46 (2) (b) 6. h.
12	SECTION 1188. 49.77 (6) of the statutes is created to read:
13	49.77 (6) AUTHORITY TO ADMINISTER; RULES. The department shall administer
14	this section and s. 49.775, and may promulgate rules to guide the administration of
15	eligibility determinations and benefits payments.
16	SECTION 1189. 49.78 (8) (a) of the statutes is amended to read:
17	49.78 (8) (a) From the appropriation accounts under s. 20.435 (4) (bn) and (nn)
18	and subject to par. (b), the department shall reimburse each county and tribal
19	governing body that contracts with the department under sub. (2) for reasonable
20	costs of administering the income maintenance programs. The amount of each
21	reimbursement paid under this paragraph shall be calculated using a formula based
22	on workload within the limits of available state and federal funds under s. 20.435 (4)
23	(bn) and (nn) by contract under sub. (2). The amount of reimbursement calculated
24	under this paragraph and par. (b) is in addition to any reimbursement provided to

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a county or tribal governing body for fraud and error reduction under s. 49.197 (1m)
 and (4) or 49.845.

3 **SECTION 1190.** 49.78 (11) of the statutes is created to read: 4 49.78 (11) REQUIREMENT TO PROVIDE INFORMATION. (a) 1. The department, a 5 county department under s. 46.215, 46.22, or 46.23, or a tribal governing body may 6 request from any person in this state information it determines appropriate and 7 necessary for determining or verifying eligibility or benefits for a recipient under any 8 income maintenance program. Unless access to the information is prohibited or restricted by law, or unless the person has good cause, as determined by the 9 10 department in accordance with federal law and regulations, for refusing to 11 cooperate, the person shall make a good faith effort to provide the information within 12 7 days after receiving a request under this paragraph. The department, county 13 department, or tribal governing body, or employees of any of them, may not disclose 14 information obtained under this subdivision for any purpose not connected with the 15 administration of the income maintenance program for which the information was 16 requested.

17 2. In conjunction with any request for information under subd. 1., including a
18 request made by subpoena under par. (b), the department, county department, or
19 tribal governing body shall advise the person of the time by which the information
20 must be provided.

(b) The department, a county department, or a tribal governing body may issue
a subpoena, in substantially the form authorized under s. 885.02, to compel the
production of financial information or other documentary evidence for determining
or verifying eligibility or benefits for a recipient under any income maintenance
program.

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1 (c) A person is not liable to any person for any of the following: 2 1. Allowing access to financial or other records by the department, a county 3 department, or a tribal governing body in response to a request under par. (a) or a 4 subpoena described in par. (b).

- 5 2. Disclosing information from financial or other records to the department, a 6 county department, or a tribal governing body in response to a request under par. (a) 7 or a subpoena described in par. (b).
- 8

3. Any other action taken in good faith to comply with this subsection or a 9 subpoena described in par. (b) or to comply with a request for information or access 10 to records from the department, a county department, or a tribal governing body for 11 determining or verifying eligibility or benefits for a recipient under any income 12 maintenance program.

13 **SECTION 1191.** 49.785 (2) of the statutes is amended to read:

14 49.785 (2) From the appropriation under s. 20.435 (4) (bn), to the extent that 15 funds are available for this purpose, the department shall reimburse a county or 16 applicable tribal governing body or organization for any amount that the county or 17 applicable tribal governing body or organization is required to pay under sub. (1). 18 From the appropriation under s. 20.435 (4) (bn), the department shall reimburse a 19 county or applicable tribal governing body or organization for cemetery expenses or 20 for funeral and burial expenses for persons described under sub. (1) that the county 21 or applicable tribal governing body or organization is not required to pay under subs. 22 (1) and (1m) only if the department approves the reimbursement due to unusual 23 circumstances and if funds are available for this purpose.

24 **SECTION 1192.** 49.79 (9) of the statutes is repealed.

25 **SECTION 1193.** 49.82 (2) of the statutes is amended to read:

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1	<b>49.82 (2)</b> ELIGIBILITY VERIFICATION. Proof shall be provided for each person
2	included in an application for public assistance under this chapter, except for a child
3	who is eligible for medical assistance under s. 49.46 or 49.47 because of 42 USC 1396a
4	(e) (4) or an unborn child who is eligible for coverage under the Badger Care health
5	care program under s. 49.665 (4) (ap), of his or her social security number or that an
6	application for a social security number has been made.

7

**SECTION 1194.** 49.83 of the statutes is amended to read:

8 **49.83 Limitation on giving information.** Except as provided under s. 49.32 9 (9), (10), and (10m), no person may use or disclose information concerning applicants 10 and recipients of relief funded by a relief block grant, aid to families with dependent 11 children, Wisconsin works Works under ss. 49.141 to 49.161, social services, child 12 and spousal support and establishment of paternity and medical support liability 13 services under s. 49.22, or supplemental payments under s. 49.77 for any purpose not 14 connected with the administration of the programs, except that the department may 15 disclose such information to the department of revenue for the sole purpose of 16 administering state taxes. Any person violating this section may be fined not less 17 than \$25 nor more than \$500 or imprisoned in the county jail not less than 10 days 18 nor more than one year or both.

19

**SECTION 1195.** 49.845 of the statutes is created to read:

**49.845 Fraud investigation and error reduction. (1)** FRAUD INVESTIGATION. From the appropriations under s. 20.435 (4) (bn), (kz), (L), and (nn), the department of health and family services shall establish a program to investigate suspected fraudulent activity on the part of recipients of medical assistance under subch. IV, food stamp benefits under the food stamp program under 7 USC 2011 to 2036, supplemental security income payments under s. 49.77, payments for the

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1 support of children of supplemental security income recipients under s. 49.775, and 2 health care benefits under the Badger Care health care program under s. 49.665 and, 3 if the department of workforce development contracts with the department of health 4 and family services under sub. (4), on the part of recipients of aid to families with 5 dependent children under s. 49.19 and participants in the Wisconsin Works program 6 under ss. 49.141 to 49.161. The activities of the department of health and family 7 services under this subsection may include comparisons of information provided to 8 the department by an applicant and information provided by the applicant to other 9 federal, state, and local agencies, development of an advisory welfare investigation 10 prosecution standard, and provision of funds to county departments under ss. 11 46.215, 46.22, and 46.23 and to Wisconsin Works agencies to encourage activities to 12 detect fraud. The department of health and family services shall cooperate with 13 district attorneys regarding fraud prosecutions.

14 (2) STATE ERROR REDUCTION ACTIVITIES. The department of health and family 15 services shall conduct activities to reduce payment errors in the Medical Assistance 16 program under subch. IV, the food stamp program under 7 USC 2011 to 2036, the 17 supplemental security income payments program under s. 49.77, the program 18 providing payments for the support of children of supplemental security income 19 recipients under s. 49.775, and the Badger Care health care program under s. 49.665 20 and, if the department of workforce development contracts with the department of 21 health and family services under sub. (4), in Wisconsin Works under ss. 49.141 to 22 49.161.

(3) WISCONSIN WORKS AGENCY ERROR REDUCTION. If the department of workforce
development contracts with the department of health and family services under sub.
(4), the department of health and family services shall provide funds from the

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appropriation under s. 20.435 (4) (kz) to Wisconsin Works agencies to offset the
 administrative costs of reducing payment errors in Wisconsin Works under ss.
 49.141 to 49.161.

(4) CONTRACT FOR WISCONSIN WORKS. Notwithstanding s. 49.197 (1m) and (3),
the department of workforce development may contract with the department of
health and family services to investigate suspected fraudulent activity on the part
of recipients of aid to families with dependent children under s. 49.19 and
participants in Wisconsin Works under ss. 49.141 to 49.161 and to conduct activities
to reduce payment errors in Wisconsin Works under ss. 49.141 to 49.161, as provided
in this section.

11

**SECTION 1196.** 49.847 of the statutes is created to read:

12 49.847 Recovery of incorrect payments under certain public 13 assistance programs. (1) Subject to ss. 49.497 (1) and 49.793 (1), the department 14 of health and family services, or a county or elected governing body of a federally 15 recognized American Indian tribe or band acting on behalf of the department, may 16 recover benefits incorrectly paid under any of the programs administered by the 17 department under this chapter.

(2) The department, county, or elected governing body may recover an
overpayment from a family or individual who continues to receive benefits under any
program administered by the department under this chapter by reducing the
family's or individual's benefit amount. Subject to s. 49.793 (1), the department may
by rule specify other methods for recovering incorrectly paid benefits.

(3) Subject to ss. 49.497 (2) and 49.793 (2), a county or elected governing body
may retain a portion of an amount recovered under this section due to the efforts of

an employee or officer of the county, tribe, or band, as provided by the department
 by rule.

**SECTION 1197.** 49.85 (1) of the statutes is amended to read:

4 **49.85 (1)** DEPARTMENT NOTIFICATION REQUIREMENT. If a county department under 5 s. 46.215, 46.22, or 46.23 or a governing body of a federally recognized American 6 Indian tribe or band determines that the department of health and family services 7 may recover an amount under s. 49.497, 49.793, or 49.847, or that the department 8 of workforce development may recover an amount under s. 49.161, or 49.195 (3), or 9 49.793, or collect an amount under s. 49.147 (6) (cm), the county department or governing body shall notify the affected department of the determination. If a 10 11 Wisconsin works Works agency determines that the department of workforce 12 development may recover an amount under s. 49.161 or 49.195 (3), or collect an 13 amount under s. 49.147 (6) (cm), the Wisconsin works Works agency shall notify the 14 department of workforce development of the determination.

15 SECTION 1198. 49.85 (2) (a) of the statutes is renumbered 49.85 (2) (a) (intro.)
16 and amended to read:

49.85 (2) (a) (intro.) At least annually, the department of health and family services shall certify to the department of revenue the amounts that, based on the notifications received under sub. (1) and on other information received by the department of health and family services, the department of health and family services has determined that it may recover under s. 49.45 (2) (a) 10. θF, 49.497, 49.793, or 49.847, except that the department of health and family services may not certify an amount under this subsection unless it all of the following apply:

24 <u>1. The department</u> has met the notice requirements under sub. (3) and unless
25 its.

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<u>2. The department's</u> determination has either not been appealed or is no longer
 under appeal.

3 **SECTION 1199.** 49.85 (2) (a) 3. of the statutes is created to read: 4 49.85 (2) (a) 3. If the determination relates to recovery of an amount under s. 5 49.497, the determination was rendered to a judgment under s. 49.497 (1m) (b). 6 **SECTION 1200.** 49.85 (2) (b) of the statutes is amended to read: 7 49.85 (2) (b) At least annually, the department of workforce development shall 8 certify to the department of revenue the amounts that, based on the notifications 9 received under sub. (1) and on other information received by the department of 10 workforce development, the department of workforce development has determined 11 that it may recover under ss. 49.161, and 49.195 (3), and 49.793, and collect under 12 s. 49.147 (6) (cm), except that the department of workforce development may not 13 certify an amount under this subsection unless it has met the notice requirements 14 under sub. (3) and unless its determination has either not been appealed or is no 15 longer under appeal.

16

**SECTION 1201.** 49.85 (3) (a) 1. of the statutes is amended to read:

49.85 (3) (a) 1. Inform the person that the department of health and family
services intends to certify to the department of revenue an amount that the
department of health and family services has determined to be due under s. 49.45
(2) (a) 10. or, 49.497, 49.793, or 49.847, for setoff from any state tax refund that may
be due the person.

**SECTION 1202.** 49.85 (3) (b) 1. of the statutes is amended to read:

49.85 (3) (b) 1. Inform the person that the department of workforce
development intends to certify to the department of revenue an amount that the
department of workforce development has determined to be due under s. 49.161, or

<sup>22</sup> 

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1	
1	49.195 (3) <del>, or 49.793,</del> or to be delinquent under a repayment agreement for a loan
2	under s. 49.147 (6), for setoff from any state tax refund that may be due the person.
3	<b>SECTION 1203.</b> 49.855 (6) of the statutes is amended to read:
4	49.855 (6) If the state implements the child and spousal support and
5	establishment of paternity and medical support liability program under ss. 49.22
6	and 59.53 (5), the state may act under this section in place of the county child support
7	agency under s. 59.53 (5).
8	SECTION 1204. 49.857 (1) (d) 3m. of the statutes is created to read:
9	49.857 (1) (d) 3m. A license issued under s. 49.984 (1).
10	SECTION 1205. 49.857 (1) (d) 4. of the statutes is amended to read:
11	49.857 (1) (d) 4. A certification, license, training permit, registration, approval
12	or certificate issued under s. 49.45 (2) (a) 11., 146.50 (5) (a) or (b), (6g) (a) or (8) (a),
13	<del>250.05 (5),</del> 252.23 (2), 252.24 (2), 254.176 (1) or (3) (a), 254.178 (2) (a), 254.20 (2), (3)
14	or (4), 254.47 (1), 254.64 (1) (a) or (b), 254.71 (2) or 255.08 (2).
15	<b>SECTION 1206.</b> 49.97 of the statutes is created to read:
16	49.97 Definition. In this subchapter, "department" means the department of
17	workforce development.
18	<b>SECTION 1207.</b> 49.982 (title) of the statutes is created to read:
19	<b>49.982</b> (title) <b>Information for day care providers and parents.</b>
20	SECTION 1208. 49.982 (5) of the statutes is created to read:
21	49.982 (5) The department shall provide a child care quality rating system that
22	rates the quality of the child care provided by a child care provider that is licensed
23	under s. 49.98, certified under s. 49.156, or established or contracted for under s.
24	120.13 (14). The department shall make the rating information provided under that
25	system available to the parents, guardians, and legal custodians of children who are

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recipients, or prospective recipients, of care and supervision from a child care
 provider that is licensed under s. 49.98, certified under s. 49.156, or established or
 contracted for under s. 120.13 (14), including making that information available on
 the department's Internet site.

5

**SECTION 1209.** 49.984 of the statutes is created to read:

49.984 Licensing duties of the department. (1) Except as provided in s.
49.992 (6) and (7), the department shall license and supervise day care centers as
required by s. 49.98. A license issued under this subsection is valid until revoked or
suspended. No license issued under this subsection is transferable.

10 (2) The department shall prescribe an application form to be used by all 11 applicants for licenses to operate a day care center. In prescribing that form, the 12 department shall require an applicant for a license to operate a day care center who 13 is an individual, other than an individual who does not have a social security number 14 and who submits a statement made or subscribed under oath or affirmation as 15 required under sub. (3) (a) 2., to provide his or her social security number, and an 16 applicant for a license to operate a day care center who is not an individual to provide 17 the applicant's federal employer identification number.

(3) (a) 1. Except as provided in subd. 2., when initially applying for or applying
to continue a license issued under sub. (1) to operate a day care center, an applicant
who is an individual shall provide the department with the applicant's social security
number, and an applicant who is not an individual shall provide the department with
the applicant's federal employer identification number.

23 2. If an applicant who is an individual does not have a social security number,
24 the applicant shall submit a statement made or subscribed under oath or affirmation
25 to the department that the applicant does not have a social security number. The

department shall prescribe the form of the statement. A license issued in reliance
 upon a false statement submitted under this subdivision is invalid.

~

(b) If an applicant who is an individual fails to provide the applicant's social
security number to the department or if an applicant who is not an individual fails
to provide the applicant's federal employer identification number to the department,
the department may not issue or continue a license under sub. (1) to operate a day
care center to or for the applicant unless the applicant is an individual who does not
have a social security number and the applicant submits a statement made or
subscribed under oath or affirmation as required under par. (a) 2.

10 (c) The department of workforce development may not disclose any information 11 obtained under par. (a) 1. to any person except to the department of revenue for the 12 sole purpose of requesting certifications under s. 73.0301 or on the request of the 13 subunit of the department of workforce development that administers the child and 14 spousal support program under s. 49.22 (2m).

15 (4) The department shall prescribe the form and content of records to be keptand information to be reported by persons licensed by it.

17 (5) A day care center license, other than a probationary license, is valid until revoked or suspended, but shall be reviewed every 2 years after the date of issuance 18 19 as provided in this subsection. At least 30 days prior to the continuation date of the 20 license, the licensee shall submit to the department an application for continuance 21 of the license in the form and containing the information that the department 22 requires. If the minimum requirements established under s. 49.986 for a license are 23 met, the application is approved, the applicable fees specified in ss. 48.685 (8) and 24 49.98 (3) (a) are paid, and any forfeiture under s. 49.992 (3) (a) or penalty under s. 25 49.999 (1) that is due is paid, the department shall continue the license for an

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additional 2-year period, unless sooner suspended or revoked. If the application is
not timely filed, the department shall issue a warning to the licensee. If the licensee
fails to apply for continuance of the license within 30 days after receipt of the
warning, the department may revoke the license as provided in s. 49.992 (4) and (4m)
(b).

6

**SECTION 1210.** 49.986 of the statutes is created to read:

7 Rules governing day care centers. The department shall 49.986 8 promulgate rules establishing minimum requirements for the issuance of licenses to, 9 and establishing standards for the operation of, day care centers. These rules shall 10 be designed to protect and promote the health, safety, and welfare of the children in 11 the care of all licensees. The department shall consult with the department of 12 commerce and the department of public instruction before promulgating these rules. 13 In establishing the minimum requirements for the issuance of licenses to day care 14 centers that provide care and supervision for children under one year of age, the 15 department shall include a requirement that all licensees who are individuals and 16 all employees and volunteers of a licensee who provide care and supervision for 17 children receive, before the date on which the license is issued or the employment or 18 volunteer work commences, whichever is applicable, training in the most current 19 medically accepted methods of preventing sudden infant death syndrome.

20

**SECTION 1211.** 49.988 of the statutes is created to read:

49.988 Investigation of applicant; issuance of license; provisions of
licensure. (1) After receipt of an application for a license, the department shall
investigate to determine if the applicant meets the minimum requirements for a
license promulgated by the department by rule under s. 49.986 and meets the
requirements specified in s. 48.685. In determining whether to issue or continue a

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1 license, the department may consider any action by the applicant, or by an employee 2 of the applicant, that constitutes a substantial failure by the applicant or employee 3 to protect and promote the health, safety, and welfare of a child. Upon satisfactory 4 completion of this investigation and payment of the fee required under s. 49.98 (3) 5 (a), the department shall issue a license under s. 49.984 (1) or, if applicable, a 6 probationary license under s. 49.99 or, if applicable, shall continue a license under 7 s. 49.984 (5). The department shall provide the department of health and family 8 services with information about each person who is denied a license for a reason 9 specified in s. 48.685 (4m) (a) 1. to 5.

(2) Each license shall state the name of the person licensed, the premises
included under the license, the maximum number of children who can be received
and their ages and sex, and such additional information and special conditions as the
department may prescribe.

14

**SECTION 1212.** 49.99 of the statutes is created to read:

15 **49.99 Probationary licenses.** Except as provided under s. 49.992 (6) and (7), 16 if any day care center that has not been previously issued a license under s. 49.984 17 (1) applies for a license, meets the minimum requirements established under s. 18 49.986 for a license, and pays the applicable fee specified in s. 49.98 (3) (a), the 19 department shall issue a probationary license to that day care center. A probationary 20 license is valid for up to 6 months after the date of issuance unless renewed under 21 this section or suspended or revoked under s. 49.992. Before a probationary license 22 expires, the department shall inspect the day care center holding the probationary 23 license and, except as provided under s. 49.992 (6) and (7), if the day care center 24 meets the minimum requirements established under s. 49.986 for a license, the

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#### 1 department shall issue a license under s. 49.984 (1). A probationary license issued 2 under this section may be renewed for one 6-month period. 3 **SECTION 1213.** 49.992 of the statutes is created to read: 4 **49.992** Sanctions and penalties. (1) In this section, "licensee" means a 5 person who holds a license under s. 49.984 (1) or a probationary license under s. 49.99 6 to operate a day care center. 7 (2) If the department provides written notice of the grounds for a sanction, an 8 explanation of the types of sanctions that may be imposed under this subsection, and 9 an explanation of the process for appealing a sanction imposed under this subsection, 10 the department may order any of the following sanctions: 11 (a) That a person stop operating a day care center if the day care center is 12 without a license in violation of s. 49.984 (1) or a probationary license in violation of 13 s. 49.99. 14 (b) That a person who employs a person who has had a license under s. 49.984 15 (1) or a probationary license under s. 49.99 revoked within the previous 5 years 16 terminate the employment of that person within 30 days after the date of the order. 17 This paragraph includes employment of a person in any capacity, whether as an 18 officer, director, agent, or employee. 19 (c) That a licensee stop violating any provision of licensure under s. 49.988 (2) 20 or rules promulgated by the department under s. 49.986. 21 (d) That a licensee submit a plan of correction for violation of any provision of 22 licensure under s. 49.988 (2) or rule promulgated by the department under s. 49.986. 23 (e) That a licensee implement and comply with a plan of correction provided by 24 the department or previously submitted by the licensee and approved by the 25 department.

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(f) That a licensee close the intake of any new children until all violations of the
 provisions of licensure under s. 49.988 (2) and the rules promulgated by the
 department under s. 49.986 are corrected.

4 (g) That a licensee provide training for the licensee's staff members as specified
5 by the department.

6 (3) If the department provides written notice of the grounds for a penalty, an 7 explanation of the types of penalties that may be imposed under this subsection, and 8 an explanation of the process for appealing a penalty imposed under this subsection, 9 the department may impose any of the following penalties against a licensee or any 10 other person who violates a provision of licensure under s. 49.988 (2) or rule 11 promulgated by the department under s. 49.986 or who fails to comply with an order 12 issued under sub. (2) by the time specified in the order:

(a) A daily forfeiture amount per violation of not less than \$10 nor more than
\$1,000. All of the following apply to a forfeiture under this paragraph:

15 1. Within the limits specified in this paragraph, the department may, by rule, 16 set daily forfeiture amounts and payment deadlines based on the size and type of 17 facility or agency and the seriousness of the violation. The department may set daily 18 forfeiture amounts that increase periodically within the statutory limits if there is 19 continued failure to comply with an order issued under sub. (2).

20 2. The department may directly assess a forfeiture imposed under this
21 paragraph by specifying the amount of that forfeiture in the notice provided under
22 this subsection.

3. A person against whom the department has assessed a forfeiture shall pay
that forfeiture to the department within 10 days after receipt of notice of the
assessment or, if that person contests that assessment under s. 49.994, within 10

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days after receipt of the final decision after exhaustion of administrative review or,
if that person petitions for judicial review under ch. 227, within 10 days after receipt
of the final decision after exhaustion of judicial review. The department shall remit
all forfeitures paid under this subdivision to the secretary of administration for
deposit into the school fund.

- 6 4. The attorney general may bring an action in the name of the state to collect
  7 any forfeiture imposed under this paragraph that has not been paid as provided in
  8 subd. 3. The only contestable issue in an action under this subdivision is whether
  9 or not the forfeiture has been paid.
- 10

11

(b) Suspension of the licensee's license for not more than 2 weeks.

- (c) Refusal to continue a license or a probationary license.
- 12 (d) Revocation of a license or a probationary license as provided in sub. (4).
- (4) If the department provides written notice of revocation and the grounds for
  revocation as provided in sub. (4m) and an explanation of the process for appealing
  a revocation under this subsection, the department may revoke a license issued
  under s. 49.984 (1) or a probationary license issued under s. 49.99 for any of the
  following reasons:

(a) The department has imposed a penalty on the licensee under sub. (3) and
the licensee or a person under the supervision of the licensee either continues to
violate or resumes violation of a rule promulgated under s. 49.986, a provision of
licensure under s. 49.988 (2), or an order under this section forming any part of the
basis for the penalty.

(b) The licensee or a person under the supervision of the licensee has committeda substantial violation, as determined by the department, of a rule promulgated

under s. 49.986, a provision of licensure under s. 49.988 (2), or an order under this
 section.

3 (c) The licensee or a person under the supervision of the licensee has committed
4 an action or has created a condition relating to the operation or maintenance of the
5 day care center that directly threatens the health, safety, or welfare of any child
6 under the care of the licensee.

(d) The licensee or a person under the supervision of the licensee has violated,
as determined by the department, a rule promulgated under s. 49.986, a provision
of licensure under s. 49.988 (2), or an order under this section that is the same as or
similar to a rule promulgated under s. 49.986, a provision of licensure under s. 49.988
(2), or an order under this section that the licensee or a person under the supervision
of the licensee has violated previously.

(e) The licensee has failed to apply for a continuance of the license within 30
days after receipt of the warning under s. 49.984 (5).

(4m) (a) For a revocation under sub. (4) (a) or (d), the department shall provide
to the licensee written notice of the revocation and the grounds for revocation not less
than 30 days before the date of the revocation. The revocation will take effect only
if the violation on which the revocation is based remains substantially uncorrected
at the end of the 30-day notice period.

(b) For revocations under sub. (4) (b), (c), or (e), the department may revoke the
license or probationary license immediately upon written notice to the licensee of the
revocation and the grounds for revocation.

(5) The department may deny a license under s. 49.984 (1) or a probationary
license under s. 49.99 to any person who has had a license under s. 49.984 (1) or a
probationary license under s. 49.99 revoked within the previous 5 years.

1 (6) The department shall deny, suspend, restrict, refuse to renew, or otherwise 2 withhold a license under s. 49.984 (1) or a probationary license under s. 49.99 to 3 operate a day care center for failure of the applicant or licensee to pay court-ordered 4 payments of child or family support, maintenance, birth expenses, medical expenses, 5 or other expenses related to the support of a child or former spouse or for failure of 6 the applicant or licensee to comply, after appropriate notice, with a subpoena or 7 warrant issued by the department or a county child support agency under s. 59.53 8 (5) and related to paternity or child support proceedings, as provided in a 9 memorandum of understanding entered into under s. 49.857. Notwithstanding s. 10 49.994, an action taken under this subsection is subject to review only as provided 11 in the memorandum of understanding entered into under s. 49.857 and not as 12 provided in s. 49.994.

(7) The department of workforce development shall deny an application for the
issuance or continuation of a license under s. 49.984 (1) or a probationary license
under s. 49.99 to operate a day care center, or revoke such a license already issued,
if the department of revenue certifies under s. 73.0301 that the applicant or licensee
is liable for delinquent taxes. An action taken under this subsection is subject to
review only as provided under s. 73.0301 (5) and not as provided in s. 49.994.

19

**SECTION 1214.** 49.994 of the statutes is created to read:

**49.994 Appeal procedure.** Except as provided in s. 49.992 (6) and (7), any person aggrieved by the department's refusal or failure to issue, renew, or continue a license or by any action taken by the department under s. 49.992 has the right to an administrative hearing provided for contested cases in ch. 227. To receive an administrative hearing under ch. 227, the aggrieved person shall send to the department a written request for a hearing under s. 227.44 within 10 days after the date of the department's refusal or failure to issue, renew, or continue a license or the
department's action taken under s. 49.992. The department shall hold an
administrative hearing under s. 227.44 within 30 days after receipt of the request
for the administrative hearing unless the aggrieved person consents to an extension
of that time period. Judicial review of the department's decision may be had as
provided in ch. 227.

7

**SECTION 1215.** 49.996 of the statutes is created to read:

49.996 Inspection and investigation of licensees. (1) The department
 may visit and inspect each day care center licensed by the department, and for such
 purpose shall be given unrestricted access to the premises described in the license.

11 (2) Whenever the department is advised or has reason to believe that any 12 person is violating s. 49.98, the department shall make an investigation to determine 13 the facts. For the purposes of this investigation, the department shall have authority 14 to inspect the premises where the violation is alleged to occur. If the department 15 finds that the person is violating s. 49.98, the department may either issue a license 16 if the person is qualified or may institute an action for the penalties and injunction 17 specified under s. 49.999 (1).

**SECTION 1216.** 49.998 (title) of the statutes is created to read:

19 **49.998** (title) **Immunization and lead screening requirements.** 

**SECTION 1217.** 49.999 of the statutes is created to read:

49.999 Penalties and injunctions. (1) In addition to the sanctions and
penalties provided in s. 49.992, any person who violates s. 49.98 may be fined not
more than \$500 or imprisoned for not more than one year in county jail or both.

(2) In addition to the penalties provided in sub. (1), the circuit courts shall have
jurisdiction to prevent and restrain by injunction violations of s. 49.98. It shall be

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the duty of the district attorneys, upon request of the department, to institute action
 for such injunction under ch. 813.

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3 **SECTION 1218.** 50.065 (2) (bg) of the statutes is amended to read:

4 50.065 (2) (bg) If an entity hires or contracts with a caregiver for whom, within 5 the last 4 years, the information required under par. (b) 1. to 3. and 5. has already 6 been obtained by another entity, the entity may obtain that information from that 7 other entity, which, notwithstanding par. (br), shall provide the information, if 8 possible, to the requesting entity. If an entity cannot obtain the information required 9 under par. (b) 1. to 3. and 5. from another entity or if an entity has reasonable grounds 10 to believe that any information obtained from another entity is no longer accurate, 11 the entity shall obtain that information from the sources specified in par. (b) 1. to 3. 12 and 5.

**SECTION 1219.** 50.065 (2) (br) of the statutes is created to read:

14 50.065 (2) (br) 1. Except as provided in subd. 2, an entity that receives 15 information regarding the arrest or conviction of a caregiver from the federal bureau 16 of investigation in connection with a criminal history search under this section may use the information only to determine whether the caregiver's arrest or conviction 17 18 record disqualifies him or her from serving as a caregiver. An entity is immune from 19 civil liability to a caregiver for using arrest or conviction information provided by the 20 federal bureau of investigation to make an employment determination regarding the 21 caregiver.

22 2. Subdivision 1. does not apply to use by an entity of arrest or conviction
23 information that the entity requests from the federal bureau of investigation after
24 September 30, 2007.

25

13

**SECTION 1220.** 50.065 (8) of the statutes is amended to read:

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1	50.065 (8) The department may charge a fee for obtaining the information
2	required under sub. (2) (am) or (3) (a) or for providing information to an entity to
3	enable the entity to comply with sub. (2) (b) or (3) (b). The fee may not exceed the
4	reasonable cost of obtaining the information. No fee may be charged to a nurse's
5	assistant, as defined in s. 146.40 (1) (d), for obtaining or maintaining the information
6	if to do so would be inconsistent with federal law.
7	SECTION 1221. 50.135 (2) (c) of the statutes is amended to read:
8	50.135 (2) (c) The fees collected under par. (a) shall be credited to the
9	appropriations appropriation account under s. 20.435 <del>(4) (gm) and</del> (6) (jm) as
10	specified in those appropriations for licensing, review and certifying activities.
11	SECTION 1222. 50.14 (2) (intro.) of the statutes is amended to read:
12	50.14 (2) (intro.) For the privilege of doing business in this state, there is
13	imposed on all licensed beds of a facility an assessment that per calendar month per
14	licensed bed of an intermediate care facility for the mentally retarded may not exceed
15	<del>\$435</del> <u>\$523</u> in fiscal year <del>2003–0</del> 4 <u>2005–06</u> and may not exceed <del>\$445</del> <u>\$587</u> in fiscal
16	year <del>2004–05</del> <u>2006–07</u> and an assessment that may not exceed <del>\$75</del> <u>\$125</u> per calendar
17	month per licensed bed of a nursing home. The In each fiscal year, \$13,800,000 of
18	the assessment moneys collected shall be deposited in the general fund, except that
19	in fiscal year 2003–04, amounts in excess of \$14,300,000, in fiscal year 2004–05,
20	amounts in excess of \$13,800,000, and, beginning July 1, 2005, in each fiscal year,
21	amounts in excess of 45% of the money received from the assessment and the
22	remainder shall be deposited in the Medical Assistance trust fund. In determining
23	the number of licensed beds, all of the following apply:
0.4	

**SECTION 1223.** 50.14 (4) of the statutes is amended to read:

24

1	50.14 (4) Sections 77.59 (1) to (5), (6) (intro.), (a) and (c) and (7) to (10), 77.60
2	(1) to (7), (9) and (10), 77.61 (9) and (12) to (14) and 77.62, as they apply to the taxes
3	under subch. III of ch. 77, apply to the assessment under this section, except that <del>the</del>
4	amount of any assessment amount greater than \$13,800,000 collected under s. 77.59
5	(7) in excess of \$14,300,000 in fiscal year 2003–04, in excess of \$13,800,000 in fiscal
6	<del>year 2004–05, and, beginning July 1, 2005, in excess of 45% in each fiscal year</del> <u>in a</u>
7	fiscal year shall be deposited in the Medical Assistance trust fund.
8	<b>SECTION 1224.</b> 51.05 (3g) of the statutes is repealed.
9	<b>SECTION 1225.</b> 51.05 (3m) of the statutes is repealed.
10	SECTION 1226. 51.30 (4) (b) 27. of the statutes is created to read:
11	51.30 (4) (b) 27. For the purpose of entering information concerning the subject
12	individual into the statewide automated child welfare information system
13	established under s. 46.03 (7) (g). A county department under s. 46.215, 46.22, 46.23,
14	51.42, or 51.437, the department of health and family services, the department of
15	corrections, or any other organization that has entered into an information sharing
16	and access agreement with one of those county departments or departments and that
17	has been approved for access to the statewide automated child welfare information
18	system by the department of health and family services may have access to
19	information concerning a client of that county department, department, or
20	organization under this chapter or ch. 48 or 938 that is maintained in the statewide
21	automated child welfare information system, if necessary to enable the county
22	department, department, or organization to perform its duties under this chapter or
23	ch. 48 or 938 or to coordinate the delivery of services under this chapter or ch. 48 or
24	938 to the client. Before entering any information about an individual into the
25	statewide automated child welfare information system, the person entering the

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- information shall notify the individual that the information entered may be disclosed
   as provided in this subdivision.
- 3

**SECTION 1227.** 51.423 (1) of the statutes is amended to read:

4 51.423 (1) The department shall fund, within the limits of the department's 5 allocation for mental health services under s. 20.435 (3) (o) and (7) (b) and (o) and 6 subject to this section, services for mental illness, developmental disability, 7 alcoholism, and drug abuse to meet standards of service quality and accessibility. 8 The department's primary responsibility is to guarantee that county departments 9 established under either s. 51.42 or 51.437 receive a reasonably uniform minimum 10 level of funding and its secondary responsibility is to fund programs which meet 11 exceptional community needs or provide specialized or innovative services. Moneys 12 appropriated under s. 20.435 (7) (b) and earmarked by the department for mental 13 health services under s. 20.435 (7) (o) shall be allocated by the department to county 14 departments under s. 51.42 or 51.437 in the manner set forth in this section.

15

**SECTION 1228.** 51.423 (2) of the statutes is amended to read:

16 51.423 (2) From the appropriations under s. 20.435 (3) (o) and (7) (b) and (o), 17 the department shall distribute the funding for services provided or purchased by 18 county departments under s. 46.23, 51.42, or 51.437 to such county departments as 19 provided under s. 46.40. County matching funds are required for the distributions 20 under s. 46.40 (2) and (9) (b). Each county's required match for the distributions 21 under s. 46.40 (2) for a year equals 9.89% of the total of the county's distributions 22 under s. 46.40 (2) for that year for which matching funds are required plus the 23 amount the county was required by s. 46.26 (2) (c), 1985 stats., to spend for juvenile 24 delinquency-related services from its distribution for 1987. Each county's required 25 match for the distribution under s. 46.40 (9) (b) for a year equals 9.89% of that

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1 county's amounts described in s. 46.40 (9) (a) (intro.) for that year. Matching funds 2 may be from county tax levies, federal and state revenue sharing funds, or private 3 donations to the counties that meet the requirements specified in sub. (5). Private 4 donations may not exceed 25% of the total county match. If the county match is less 5 than the amount required to generate the full amount of state and federal funds 6 distributed for this period, the decrease in the amount of state and federal funds 7 equals the difference between the required and the actual amount of county 8 matching funds.

9

**SECTION 1229.** 51.437 (4rm) (c) 2. b. of the statutes is amended to read:

10 51.437 (4rm) (c) 2. b. Bill the county department of developmental disabilities 11 services for services provided on or after December 31, 1997, at \$48 per day, if an 12 independent professional review established under 42 USC 1396a (a) (31) designates 13 the person served as appropriate for community care, including persons who have 14 been admitted for more than 180 consecutive days and for whom the cost of care in 15 the community would be equal to or less than \$184 per day the daily rate for services 16 under s. 46.275. The department of health and family services shall use money it 17 receives from the county department of developmental disabilities services to offset 18 the state's share of medical assistance. Payment is due from the county department 19 of developmental disabilities services within 60 days of the billing date, subject to 20 provisions of the contract. If the department of health and family services does not 21 receive any payment within 60 days, it shall deduct all or part of the amount due from 22 any payment the department of health and family services is required to make to the 23 county department of developmental disabilities services. The department of health 24 and family services shall first use collections received under s. 46.10 as a result of 25 care at a center for the developmentally disabled to reduce the costs paid by medical

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1 assistance, and shall remit the remainder to the county department of 2 developmental disabilities services up to the portion billed. The department of 3 health and family services shall use the appropriation under s. 20.435 (2) (gk) to 4 remit collection credits and other appropriate refunds to county departments of 5 developmental disabilities services. 6 **SECTION 1230.** 59.40 (2) (p) of the statutes is amended to read: 7 59.40 (2) (p) Cooperate with the department of workforce development with 8 respect to the child and spousal support and establishment of paternity and medical 9 liability support liability program under ss. 49.22 and 59.53 (5), and provide that 10 department with any information from court records which it requires to administer 11 that program. 12 **SECTION 1231.** 59.43 (1) (u) of the statutes is repealed and recreated to read: 13 59.43 (1) (u) Submit that portion of recording fees collected under sub. (2) (ag) 14 1. and (e) and not retained by the county to the department of administration under 15 s. 59.72 (5). 16 **SECTION 1232.** 59.43 (1) (um) of the statutes is repealed. 17 **SECTION 1233.** 59.43 (2) (ag) 1. of the statutes is repealed and recreated to read: 18 59.43 (2) (ag) 1. Subject to s. 59.72 (5), for recording any instrument entitled 19 to be recorded in the office of the register of deeds, \$11 for the first page and \$2 for 20 each additional page, except that no fee may be collected for recording a change of 21 address that is exempt from a filing fee under s. 185.83 (1) (b). 22 **SECTION 1234.** 59.43 (2) (e) of the statutes is repealed and recreated to read: 23 59.43 (2) (e) Subject to s. 59.72 (5), for filing any instrument which is entitled 24 to be filed in the office of register of deeds and for which no other specific fee is 25 specified, \$11 for the first page and \$2 for each additional page.

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1	<b>SECTION 1235.</b> 59.54 (12) of the statutes is amended to read:
2	59.54 (12) COUNTY-TRIBAL LAW ENFORCEMENT PROGRAMS. Pursuant to adoption
3	of a resolution, a board may enter into an agreement and seek funding under s.
4	<del>165.90</del> <u>16.964 (7m)</u> .
5	<b>SECTION 1236.</b> 59.72 (3) of the statutes is repealed and recreated to read:
6	59.72 (3) LAND INFORMATION OFFICE. The board may establish a county land
7	information office or may direct that the functions and duties of the office be
8	performed by an existing department, board, commission, agency, institution,
9	authority, or office. If the board establishes a county land information office, the
10	office shall:
11	(a) Coordinate land information projects within the county, between the county
12	and local governmental units, between the state and local governmental units and
13	among local governmental units, the federal government and the private sector.
14	(b) Within 2 years after the land information office is established, develop and
15	receive approval for a countywide plan for land records modernization. The plan
16	shall be submitted for approval to the department of administration under s. 16.967
17	(3) (e).
18	(c) Review and recommend projects from local governmental units for grants
19	from the department of administration under s. 16.967 (7).
20	<b>SECTION 1237.</b> 59.72 (4) of the statutes is repealed and recreated to read:
21	59.72 (4) AID TO COUNTIES. A board that has established a land information
22	office under sub. (3) may apply to the department of administration for a grant for
23	a land information project under s. 16.967 (7).
24	<b>SECTION 1238.</b> 59.72 (5) of the statutes is repealed and recreated to read:

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1	59.72 (5) LAND RECORD MODERNIZATION FUNDING. (a) Before the 16th day of each
2	month a register of deeds shall submit to the department of administration \$7 from
3	the fee for recording or filing the first page of each instrument that is recorded or filed
4	under s. 59.43 (2) (ag) 1. or (e), less any amount retained by the county under par.
5	(b).
6	(b) A county may retain \$5 of the \$7 submitted under par. (a) from the fee for
7	recording or filing the first page of each instrument that is recorded or filed under
8	s. 59.43 (2) (ag) 1. or (e) if all of the following conditions are met:
9	1. The county has established a land information office under sub. (3).
10	2. A land information office has been established for less than 2 years or has
11	received approval for a countywide plan for land records modernization under sub.
12	(3) (b).
13	3. The county uses \$4 of each \$5 fee retained under this paragraph to develop,
14	implement, and maintain the countywide plan for land records modernization and
15	\$1 of each \$5 fee retained under this paragraph for the provision of land information
16	on the Internet, including the county's land information records relating to housing.
17	SECTION 1239. 65.90 (3) (br) of the statutes is created to read:
18	65.90 (3) (br) For a school district, the budget summary required under par. (a)
19	shall also include all of the following:
20	1. For the proposed budget, the current budget, and the budget in the previous
21	fiscal year, the school district's general fund balance at the end of the fiscal year
22	divided by the school district's general fund expenditures in that fiscal year,
23	expressed as a percentage.
24	2. For the current budget and the budget in the previous fiscal year, the

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24 2. For the current budget and the budget in the previous fiscal year, the25 statewide average school district general fund balance at the end of the fiscal year

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divided by the statewide average school district general fund expenditures in that
 fiscal year, expressed as a percentage, as provided by the department of public
 instruction under par. (c).

**SECTION 1240.** 65.90 (3) (c) of the statutes is amended to read:

5 65.90 **(3)** (c) The department of public instruction under s. 115.28, the 6 department of revenue under s. 73.10 and the technical college system board under 7 s. 38.04 shall encourage and consult with interested public and private organizations 8 regarding the budget summary information required under pars. (a) and (b). The 9 department of public instruction and the technical college system board shall specify 10 the revenue and expenditure detail that is required under par. (b) 1. and 2. for school 11 districts and for technical college districts. <u>The department of public instruction</u> 12 shall provide school districts with the information required under par. (br) 2. For the 13 current budget, the department shall estimate the percentage.

14

4

**SECTION 1241.** 65.90 (3) (d) of the statutes is amended to read:

65.90 (3) (d) A municipality may publish any additional budget summary
information that its governing body considers necessary, but the additional
information shall be reported separately from the information required under pars.
(a), (b) and, (bm), and (br).

19

**SECTION 1242.** 65.90 (5) (c) of the statutes is created to read:

65.90 (5) (c) If a school board adopts a proposed budget in which the school district's general fund balance at the end of the fiscal year divided by the school district's general fund expenditures in that fiscal year exceeds an amount equal to 90 percent of the statewide average school district general fund balance at the end of the previous fiscal year divided by the statewide average school district general fund expenditures in the previous fiscal year, as determined by the department of

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public instruction under sub. (3) (br) 2., the school board shall conduct a separate
 vote approving the excess.

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3 SECTION 1243. 66.0301 (3) of the statutes is amended to read: 4 66.0301 (3) Any contract under sub. (2) may provide a plan for administration 5 of the function or project, which may include but is not limited to provisions as to 6 proration of the expenses involved, deposit and disbursement of funds appropriated, 7 submission and approval of budgets, creation of a commission, selection and removal 8 of commissioners, and formation and letting of contracts. If a commission is created, 9 the employees of the commission are not employees of the municipalities that created 10 the commission, unless the municipalities specify otherwise in the contract. 11 **SECTION 1244.** 66.0305 (title) of the statutes is amended to read: 12 66.0305 (title) Municipal Political subdivision revenue sharing. 13 **SECTION 1245.** 66.0305 (1) of the statutes is amended to read: 14 66.0305 (1) DEFINITION. In this section, "municipality" "political subdivision" 15 means a city, village or, town, or county. 16 **SECTION 1246.** 66.0305 (2) of the statutes is amended to read: 17 66.0305 (2) MUNICIPAL POLITICAL SUBDIVISION REVENUE SHARING AGREEMENT. 18 Subject to the requirements of this section, any 2 or more municipalities political 19 <u>subdivisions</u> may, by a majority vote of a quorum of their governing bodies, enter into 20 an agreement to share all or a specified part of revenues derived from taxes, 21 payments received from the state, fee revenues, and special charges, as defined in 22 s. 74.01 (4). One or more municipalities political subdivisions may enter into 23 agreements under this section with federally recognized American Indian tribes or 24 bands.

25

**SECTION 1247.** 66.0305 (3) of the statutes is amended to read:

1	66.0305 (3) PUBLIC HEARING. At least 30 days before entering into an agreement
2	under sub. (2), a <del>municipality <u>political subdivision</u> shall hold a public hearing on the</del>
3	proposed agreement. Notice of the hearing shall be published as a class 3 notice
4	under ch. 985.
5	SECTION 1248. 66.0305 (4) (a) 4. of the statutes is amended to read:
6	66.0305 (4) (a) 4. The date upon which revenues agreed to be shared under the
7	agreement shall be paid to the appropriate <del>municipality</del> political subdivision shall
8	be specified.
9	SECTION 1249. 66.0305 (5) of the statutes is amended to read:
10	66.0305 (5) CONTIGUOUS BOUNDARIES. No municipality political subdivision
11	may enter into an agreement under sub. (2) with one or more municipalities political
12	subdivisions unless the municipality political subdivision is contiguous to at least
13	one other <del>municipality <u>political subdivision</u> that enters into the agreement.</del>
14	<b>SECTION 1250.</b> 66.0305 (6) of the statutes is amended to read:
15	66.0305 (6) Advisory REFERENDUM. (a) Within 30 days after the hearing under
16	sub. (3), the governing body of a participating <del>municipality</del> <u>political subdivision</u> may
17	adopt a resolution calling for an advisory referendum on the agreement. An advisory
18	referendum shall be held if, within 30 days after the hearing under sub. (3), a
19	petition, signed by a number of qualified electors equal to at least 10% of the votes
20	cast for governor in the <del>municipality <u>political subdivision</u> at the last gubernatorial</del>
21	election, is filed with the clerk of a participating municipality political subdivision,
22	requesting an advisory referendum on the revenue sharing plan. The petition shall
23	conform to the requirements of s. 8.40 and shall be filed as provided in s. 8.37. If an
24	advisory referendum is held, the municipality's political subdivision's governing

body may not vote to approve the agreement under sub. (2) until the report under par.
 (d) is filed.

(b) The advisory referendum shall be held not less than 42 days nor more than
72 days after adoption of the resolution under par. (a) calling for the referendum or
not less than 42 days nor more than 72 days after receipt of the petition under par.
(a) by the municipal <u>or county</u> clerk. The municipal <u>or county</u> clerk shall give notice
of the referendum by publishing a notice in a newspaper of general circulation in the
municipality political subdivision, both on the publication day next preceding the
advisory referendum election and one week prior to that publication date.

(c) The advisory referendum shall be conducted by the municipal political
<u>subdivision's</u> election officials. The governing body of the municipality political
<u>subdivision</u> may specify the number of election officials for the referendum. The
ballots shall contain the words "For the revenue sharing agreement" and "Against
the revenue sharing agreement" and shall otherwise conform to the provisions of s.
5.64 (2). The election shall be conducted as are other municipal <u>or county</u> elections
in accordance with chs. 6 and 7, insofar as applicable.

17 (d) The election inspectors shall report the results of the election, showing the
18 total number of votes cast and the numbers cast for and against the revenue sharing.
19 The election inspectors shall attach their affidavit to the report and immediately file
20 the report in the office of the municipal <u>or county</u> clerk.

(e) The costs of the advisory referendum election shall be borne by the
 municipality political subdivision that holds the election.

23 **SECTION 1251.** 66.0602 of the statutes is created to read:

24 **66.0602 Local levy limits. (1)** DEFINITIONS. In this section:

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(a) "County growth factor" means a percentage equal to 60 percent of the
 percentage change in the county's January 1 equalized value due to new construction
 less improvements removed between the year before the previous year and the
 previous year, but not less than zero.

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5 (b) "Debt service" includes debt service on debt issued or reissued to fund or 6 refund outstanding municipal or county obligations, interest on outstanding 7 municipal or county obligations, and related issuance costs and redemption 8 premiums.

9 (c) "Inflation factor" means a percentage equal to the average annual 10 percentage change in the U.S. consumer price index for all urban consumers, U.S. 11 city average, as determined by the U.S. department of labor, for the 12 months 12 ending on June 30 of the year in which property tax bills are mailed under s. 74.09 13 (5).

14

(d) "Members–elect" has the meaning given in s. 59.001 (2m).

(e) "Municipal growth factor" means a percentage equal to 60 percent of the
percentage change in the region's January 1 equalized value due to new construction
less improvements removed between the year before the previous year and the
previous year, but not less than zero.

19

(f) "Municipality" means a city, village, or town.

20

(g) "Political subdivision" means a city, village, town, or county.

(h) "Region" means any of the following areas to which a municipality is
assigned by the department of revenue, according to the county in which the
municipality is located, except that, if the municipality is located in more than one
county, the municipality is considered to be located in the county that has the greater
taxable value:

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1	1. Region 1, consisting of the counties of Brown, Door, Florence, Kewaunee,
2	Manitowoc, Marinette, Oconto, and Sheboygan.
3	2. Region 2, consisting of the counties of Calumet, Fond du Lac, Green Lake,
4	Marquette, Menominee, Outagamie, Shawano, Waupaca, Waushara, and
5	Winnebago.
6	3. Region 3, consisting of the counties of Buffalo, Crawford, Jackson, La Crosse,
7	Monroe, Pepin, Pierce, Trempealeau, and Vernon.
8	4. Region 4, consisting of the counties of Adams, Forest, Juneau, Langlade,
9	Lincoln, Marathon, Oneida, Portage, Vilas, and Wood.
10	5. Region 5, consisting of the counties of Ashland, Bayfield, Burnett, Douglas,
11	Iron, Price, Rusk, Sawyer, Taylor, and Washburn.
12	6. Region 6, consisting of the counties of Columbia, Dane, Dodge, Jefferson,
13	Rock, and Sauk.
14	7. Region 7, consisting of the counties of Kenosha, Milwaukee, Ozaukee,
15	Racine, Walworth, Washington, and Waukesha.
16	8. Region 8, consisting of the counties of Grant, Green, Iowa, Lafayette, and
17	Richland.
18	9. Region 9, consisting of the counties of Barron, Chippewa, Clark, Dunn, Eau
19	Claire, Polk, and St. Croix.
20	(2) LEVY LIMIT. (a) Except as provided in subs. (3), (4), and (5), no municipality
21	may increase its levy in any year by a percentage that exceeds the sum of the inflation
22	factor and the municipal growth factor. In determining its levy in any year, a city,
23	village, or town shall subtract any tax increment that is calculated under s. 60.85 (1)
24	(L) or 66.1105 (2) (i).

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1 (b) Except as provided in subs. (3), (4), and (5), no county may increase its levy 2 in any year by a percentage that exceeds the sum of the inflation factor and the 3 county growth factor.

(3) EXCEPTIONS. (a) If a political subdivision transfers to another governmental
unit responsibility for providing any service that the political subdivision provided
in the preceding year, the levy increase limit otherwise applicable under this section
to the political subdivision in the current year is decreased to reflect the cost that the
political subdivision would have incurred to provide that service, as determined by
the department of revenue.

10 (b) If a political subdivision increases the services that it provides by adding 11 responsibility for providing a service transferred to it from another governmental 12 unit that provided the service in the preceding year, the levy increase limit otherwise 13 applicable under this section to the political subdivision in the current year is 14 increased to reflect the cost of that service, as determined by the department of 15 revenue.

16 (c) If a city or village annexes territory from a town, the city's or village's levy 17 increase limit otherwise applicable under this section is increased in the current year 18 by an amount equal to the city's or village's mill rate applied to the current assessed 19 value of the annexed territory, and the levy increase limit otherwise applicable under 20 this section in the current year for the town from which the territory is annexed is 21 decreased by the town's mill rate applied to the assessed value of the annexed 22 territory as of the last year that the territory was subject to taxation by the town, as 23 determined by the department of revenue.

(d) The limit otherwise applicable under this section does not apply to amountslevied by a political subdivision for the payment of any general obligation debt

service, including debt service on debt issued or reissued to fund or refund
 outstanding obligations of the political subdivision, interest on outstanding
 obligations of the political subdivision, or the payment of related issuance costs or
 redemption premiums, secured by the full faith and credit of the political
 subdivision.

6

7

8

(e) The limit otherwise applicable under this section does not apply to the amount that a county levies in that year for a county children with disabilities education board.

9 (f) The limit otherwise applicable under this section does not apply to the 10 amount that a 1st class city levies for school purposes.

(g) If in any year a political subdivision's distribution under s. 79.043 (5) is less
than the political subdivision's distribution under s. 79.043 (5) in the previous year,
the limit otherwise applicable under this section shall be increased to reflect the
reduction in the distribution.

(4) REFERENDUM EXCEPTION. (a) A political subdivision may exceed the levy
increase limit under sub. (2) if its governing body adopts a resolution to that effect
and the resolution is approved in a referendum.

(b) The resolution under par. (a) shall specify the proposed amount of increase
in the levy beyond the amount that is allowed under sub. (2). The political
subdivision may either call a special referendum for the purpose of submitting the
resolution to the electors of the political subdivision for approval or rejection or the
referendum may be held at the next succeeding spring primary or election or
September primary or general election, if such election is to be held not sooner than
42 days after the resolution is adopted.

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(c) The clerk of the political subdivision shall publish type A, B, C, D, and E
 notices of the referendum under s. 10.01 (2). Section 5.01 (1) applies in the event of
 failure to comply with the notice requirements of this paragraph.

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4 (d) The referendum shall be held in accordance with chs. 5 to 12. The political 5 subdivision shall provide the election officials with all necessary election supplies. 6 The form of the ballot shall correspond substantially with the standard form for 7 referendum ballots prescribed by the elections board under ss. 5.64 (2) and 7.08 (1) 8 (a). The question shall be submitted as follows: "Under state law, the increase in the 9 levy of the .... (name of political subdivision) for the tax to be imposed for the next 10 fiscal year, .... (year), is limited to ....%, which results in a levy of \$.... Shall the .... 11 (name of political subdivision) be allowed to exceed this limit and increase the levy 12 for the next fiscal year, .... (year), by a total of ....%, which results in a levy of \$....?". 13 (e) Within 14 days after the referendum, the clerk of the political subdivision

- 14 shall certify the results of the referendum to the department of revenue.
- (f) The levy increase limit otherwise applicable to the political subdivision
  under sub. (2) is increased in the next fiscal year by the percentage approved by a
  majority of those voting on the question under par. (d).
- (5) EXCEPTION, CERTAIN TOWNS. A town with a population of less than 2,000 may
  exceed the levy increase limit otherwise applicable under this section to the town if
  the annual town meeting or a special town meeting adopts a resolution to that effect.
  The limit otherwise applicable to the town under sub. (2) is increased in the next
  fiscal year by the percentage approved by a majority of those voting on the question.
  Within 14 days after the adoption of the resolution, the town clerk shall certify the
  results of the vote to the department of revenue.

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1	(6) REPORTING REQUIREMENTS. The department of revenue may promulgate
2	rules relating to a political subdivision reporting its debt service levy and nondebt
3	service levy to the department.
4	(7) SUNSET. This section does not apply to a property tax levy that is imposed
5	after December 2006.
6	SECTION 1252. 66.0615 (1m) (f) 2. of the statutes is amended to read:
7	66.0615 <b>(1m)</b> (f) 2. Sections 77.51 <u>(12m),</u> (14) <del>(c), (f) and (j) and,</del> (14g), <u>(15a),</u>
8	and (15b), 77.52 (3), (3m), (4), (6) and (13), (14), (18), and (19), 77.522, 77.58 (1) to (5),
9	(6m), and (7), 77.585, 77.59, 77.60, 77.61 (2), (3m), (5), (8), (9) and, (12) to (14), and
10	(15), and 77.62, as they apply to the taxes under subch. III of ch. 77, apply to the tax
11	described under subd. 1.
12	SECTION 1253. 66.0902 of the statutes is created to read:
13	66.0902 False claims. (1) DEFINITIONS. In this section:
14	(a) "Local governmental unit" has the meaning given in s. 66.0131 (1) (a).
15	(b) "Public contract" means a contract for the construction, execution, repair,
16	remodeling, or improvement of a public work or building or for the furnishing of
17	supplies, equipment, material, or professional or contractual services of any kind.
18	(2) PRESENTATION OF FALSE CLAIMS. Whoever knowingly presents or causes to
19	be presented a false claim for payment under any public contract with a local
20	governmental unit shall forfeit not less than \$5,000 nor more than \$10,000, plus 3
21	times the amount of the damages that were sustained by the local governmental unit
22	or would have been sustained by the local governmental unit, whichever is greater,
23	as a result of the false claim.

24

SECTION 1254. 66.0903 (10) (a) of the statutes is amended to read:

1 66.0903 **(10)** (a) Each contractor, subcontractor, or contractor's or 2 subcontractor's agent performing work on a project that is subject to this section shall keep full and accurate records clearly indicating the name and trade or 3 4 occupation of every person performing the work described in sub. (4) and an accurate 5 record of the number of hours worked by each of those persons and the actual wages 6 paid for the hours worked. By no later than the end of the week following a week in 7 which a contractor, subcontractor, or contractor's or subcontractor's agent performs work on a project that is subject to this section, the contractor, subcontractor, or agent 8 9 shall submit to the contracting local governmental unit a certified record of the 10 information specified in the preceding sentence for that preceding week. 11 **SECTION 1255.** 66.1017 (1) (a) of the statutes is amended to read: 12 66.1017 (1) (a) "Family day care home" means a dwelling licensed as a day care 13 center by the department of health and family services under s. 48.65 workforce 14 development under s. 49.98 where care is provided for not more than 8 children. 15 **SECTION 1256.** 66.1017 (2) of the statutes is amended to read: 16 66.1017 (2) No municipality may prevent a family day care home from being 17 located in a zoned district in which a single-family residence is a permitted use. No 18 municipality may establish standards or requirements for family day care homes 19 different from the licensing standards established under s. 48.65 49.98. This 20 subsection does not prevent a municipality from applying to a family day care home 21 the zoning regulations applicable to other dwellings in the zoning district in which 22 it is located.

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23

**SECTION 1257.** 69.22 (1) (c) of the statutes is amended to read:

69.22 (1) (c) Twelve Fifteen dollars for issuing an uncertified copy of a birth
certificate or a certified copy of a birth certificate, \$7 <u>\$9</u> of which shall be forwarded

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1	to the secretary of administration as provided in sub. (1m) and credited to the
2	appropriations under s. 20.433 (1) (g) and (h); and \$3 for issuing any additional
3	certified or uncertified copy of the same birth certificate issued at the same time.
4	SECTION 1258. 69.22 (5) (b) 2. of the statutes is amended to read:
5	69.22 <b>(5)</b> (b) 2. The filing of a birth certificate under s. 69.14 (2) (b) 5. The <u>To</u>
6	the fee under this subdivision includes the search for the birth certificate and the
7	first copy of the certificate except that the state registrar shall add to the \$20 fee, the
8	\$5 <u>shall be added the \$15</u> fee required under sub. (1) (c) <u>, which shall be treated as</u>
9	<u>specified in sub. (1) (c)</u> .
10	<b>SECTION 1259.</b> 70.111 (3m) of the statutes is amended to read:
11	70.111 (3m) CHARTER SPORT FISHING BOATS. Motorboats, and the equipment
12	used on them, which are regularly employed in carrying persons for hire for sport
13	fishing in and upon the outlying waters, as defined in s. 29.001 (63), and the rivers
14	and tributaries specified in s. <del>29.191 (5)</del> <u>29.2285 (2)</u> (a) 1. and 2. if the owner and all
15	operators are licensed under s. 29.512 or under s. 29.514 or both and by the U.S. coast
16	guard to operate the boat for that purpose.
17	SECTION 1260. 70.111 (23) of the statutes is amended to read:
18	70.111 (23) VENDING MACHINES. All machines that automatically dispense soda
19	water beverages, as defined in s. 97.29 (1) (i), and items included as a food or beverage
20	under s. 77.54 (20) (a) and (b) food and food ingredient, as defined in s. 77.51 (3t),
21	upon the deposit in the machines of specified coins or currency, or insertion of a credit
22	card, in payment for the soda water beverages, food or beverages food and food
23	<u>ingredient, as defined in s. 77.51 (3t)</u> .
24	SECTION 1261. 71.01 (1b) of the statutes is created to read:

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1	71.01 (1b) For purposes of s. 71.04 (7) (df), (dg), and (dh), "commercial domicile"
2	means the location from which a trade or business is principally managed and
3	directed, based on any factors the department determines are appropriate, including
4	the location where the greatest number of employees of the trade or business work,
5	have their office or base of operations, or from which the employees are directed or
6	controlled.
7	<b>SECTION 1262.</b> 71.01 (1n) of the statutes is created to read:
8	71.01 (1n) For purposes of s. 71.04 (7) (df), (dg), and (dh), "domicile" means an
9	individual's true, fixed, and permanent home where the individual intends to remain
10	permanently and indefinitely and to which, whenever absent, the individual intends
11	to return, except that no individual may have more than one domicile at any time.
12	SECTION 1263. 71.01 (6) (j) of the statutes is repealed.
13	SECTION 1264. 71.01 (6) (k) of the statutes is repealed.
14	<b>SECTION 1265.</b> 71.01 (6) (L) of the statutes is amended to read:
15	71.01 (6) (L) For taxable years that begin after December 31, 1996, and before
16	January 1, 1998, for natural persons and fiduciaries, except fiduciaries of nuclear
17	decommissioning trust or reserve funds, "Internal Revenue Code" means the federal
18	Internal Revenue Code as amended to December 31, 1996, excluding sections 103,
19	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
20	(d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
21	104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277,
22	P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
23	107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding
24	sections 101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding</u>
25	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and

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1	<u>403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,</u>
2	<u>909, and 910 of P.L. 108–357,</u> and as indirectly affected by P.L. 99–514, P.L. 100–203,
3	P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280,
4	P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
5	102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150
6	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
7	103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202
8	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
9	105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,
10	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
11	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
12	107–147, <del>and</del> P.L. 107–181 <u>, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
13	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
14	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357</u> .
15	The Internal Revenue Code applies for Wisconsin purposes at the same time as for
16	federal purposes. Amendments to the federal Internal Revenue Code enacted after
17	December 31, 1996, do not apply to this paragraph with respect to taxable years
18	beginning after December 31, 1996, and before January 1, 1998, except that
19	changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L.
20	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of
21	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
22	107–147, excluding sections 101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L.</u>
23	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
24	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
25	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes that indirectly affect

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the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L.

#### 2 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of 3 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 4 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 5 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 6 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 108-357, excluding sections 101, 7 201, 244, 336, 337, 909, and 910 of P.L. 108-357, apply for Wisconsin purposes at the 8 same time as for federal purposes. 9 **SECTION 1266.** 71.01 (6) (m) of the statutes is amended to read: 10 71.01 (6) (m) For taxable years that begin after December 31, 1997, and before 11 January 1, 1999, for natural persons and fiduciaries, except fiduciaries of nuclear 12 decommissioning trust or reserve funds, "Internal Revenue Code" means the federal 13 Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 14 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 15 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 16 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, 17 P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 18 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding 19 sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 108-121, excluding 20 section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 307, 308, 401, and 21 403 (a) of P.L. 108-311, and P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 22 909, and 910 of P.L. 108–357, and as indirectly affected by P.L. 99–514, P.L. 100–203, 23 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, 24 P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 25 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150

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1	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L.
2	103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202
3	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
4	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
5	106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
6	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
7	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181 <u>, P.L. 108–121, excluding section 109</u>
8	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
9	P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
10	<u>910 of P.L. 108–357</u> . The Internal Revenue Code applies for Wisconsin purposes at
11	the same time as for federal purposes. Amendments to the federal Internal Revenue
12	Code enacted after December 31, 1997, do not apply to this paragraph with respect
13	to taxable years beginning after December 31, 1997, and before January 1, 1999,
14	except that changes to the Internal Revenue Code made by P.L. 105-178, P.L.
15	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections
16	162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
17	107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L.
18	107-181, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311,
19	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
20	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes
21	that indirectly affect the provisions applicable to this subchapter made by P.L.
22	105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554,
23	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
24	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
25	107–147, and P.L. 107–181, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.

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1	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
2	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
3	apply for Wisconsin purposes at the same time as for federal purposes.
4	<b>SECTION 1267.</b> 71.01 (6) (n) of the statutes is amended to read:
5	71.01 (6) (n) For taxable years that begin after December 31, 1998, and before
6	January 1, 2000, for natural persons and fiduciaries, except fiduciaries of nuclear
7	decommissioning trust or reserve funds, "Internal Revenue Code" means the federal
8	Internal Revenue Code as amended to December 31, 1998, excluding sections 103,
9	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
10	(d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
11	104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554,
12	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
13	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
14	107–147, P.L. 107–181, and P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L.</u>
15	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
16	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
17	of P.L. 108–357, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647,
18	P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508,
19	P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.
20	102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d),
21	13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L.
22	104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
23	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
24	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
25	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,

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1	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
2	101 and 406 of P.L. 107–147, P.L. 107–181, <del>and</del> P.L. 107–276 <u>, P.L. 108–121, excluding</u>
3	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and
4	<u>403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,</u>
5	909, and 910 of P.L. 108-357. The Internal Revenue Code applies for Wisconsin
6	purposes at the same time as for federal purposes. Amendments to the federal
7	Internal Revenue Code enacted after December 31, 1998, do not apply to this
8	paragraph with respect to taxable years beginning after December 31, 1998, and
9	before January 1, 2000, except that changes to the Internal Revenue Code made by
10	P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and
11	165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134,
12	P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L.
13	107-276, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311,
14	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
15	<u>excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes
16	that indirectly affect the provisions applicable to this subchapter made by P.L.
17	106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of
18	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
19	107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L.
20	107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311,</u>
21	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
22	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for
23	Wisconsin purposes at the same time as for federal purposes.
24	SECTION 1268. 71.01 (6) (o) of the statutes is amended to read:

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#### 1 71.01 (6) (o) For taxable years that begin after December 31, 1999, and before 2 January 1, 2003, for natural persons and fiduciaries, except fiduciaries of nuclear 3 decommissioning trust or reserve funds, "Internal Revenue Code" means the federal 4 Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 5 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 6 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 7 104-188, and as amended by P.L. 106-230, P.L. 106-554, excluding sections 162 and 8 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, 9 P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and 10 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, P.L. 11 <u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u> 12 section 109 of P.L. 108-121, P.L. 108-218, P.L. 108-311, excluding sections 306, 307, 13 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 14 244, 336, 337, 909, and 910 of P.L. 108-357, and as indirectly affected by P.L. 99-514, 15 P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, 16 P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, 17 and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 18 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 19 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 20 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 21 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 22 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of 23 P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 24 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of 25 P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, P.L.

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1	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
2	section 109 of P.L. 108–121, P.L. 108–218, 108–311, excluding sections 306, 307, 308,
3	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
4	336, 337, 909, and 910 of P.L. 108–357. The Internal Revenue Code applies for
5	Wisconsin purposes at the same time as for federal purposes. Amendments to the
6	federal Internal Revenue Code enacted after December 31, 1999, do not apply to this
7	paragraph with respect to taxable years beginning after December 31, 1999, and
8	before January 1, 2003, except that changes to the Internal Revenue Code made by
9	P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
10	107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,
11	P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
12	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27, excluding</u>
13	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
14	<u>108–121, P.L 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
15	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
16	and 910 of P.L. 108–357, and changes that indirectly affect the provisions applicable
17	to this subchapter made by P.L. 106–230, P.L. 106–554, excluding sections 162 and
18	<u>165 of P.L. 106–554,</u> P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16,
19	P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and
20	406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
21	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
22	section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
23	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>
24	244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the same
25	time as for federal purposes.

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1	SECTION 1269. 71.01 (6) (p) of the statutes is amended to read:
2	71.01 (6) (p) For taxable years that begin after December 31, 2002, and before
3	January 1, 2004, for natural persons and fiduciaries, except fiduciaries of nuclear
4	decommissioning trust or reserve funds, "Internal Revenue Code" means the federal
5	Internal Revenue Code as amended to December 31, 2002, excluding sections 103,
6	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
7	(d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
8	104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section
9	431 of P.L. 107–16, and section 101 of P.L. 107–147, <u>and as amended by P.L. 108–27,</u>
10	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
11	<u>109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L.</u>
12	<u>108–203, P.L 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
13	<u>(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,</u>
14	and 910 of P.L. 108–357, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L.
15	100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L.
16	101-508, P.L. 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L.
17	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
18	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
19	103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202
20	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L.
21	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
22	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
23	P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L.
24	107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L.
25	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358 <u>, P.L. 108–27, excluding</u>

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1	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
2	<u>108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L.</u>
3	<u>108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
4	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
5	of P.L. 108–357. The Internal Revenue Code applies for Wisconsin purposes at the
6	same time as for federal purposes. Amendments to the federal Internal Revenue
7	Code enacted after December 31, 2002, do not apply to this paragraph with respect
8	to taxable years beginning after December 31, 2002, and before January 1, 2004,
9	except that changes to the Internal Revenue Code made by P.L. 108–27, excluding
10	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
11	108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L.
12	108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.
13	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
14	of P.L. 108–357, and changes that indirectly affect the provisions applicable to this
15	subchapter made by P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27,
16	P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section
17	1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections
18	<u>306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections</u>
19	<u>101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes</u>
20	at the same time as for federal purposes.
21	<b>SECTION 1270.</b> 71.01 (6) (q) of the statutes is created to read:

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71.01 (6) (q) For taxable years that begin after December 31, 2003, and
before January 1, 2005, for natural persons and fiduciaries, except fiduciaries of
nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means
the federal Internal Revenue Code as amended to December 31, 2003, excluding

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#### 1 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 2 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 3 1605 (d) of P.L. 104-188, P.L. 106-519, sections 162 and 165 of P.L. 106-554, P.L. 4 106–573, section 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 5 201, and 202 of P.L. 108–27, section 109 of P.L. 108–121, and section 1201 of P.L. 6 108–173, and as amended by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding 7 sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 108-357, excluding 8 sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 108-476, 9 and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, 10 P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 11 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 12 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 13 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, 14 P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 15 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, 16 P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, 17 P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 18 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 19 107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L. 20 107-181, P.L. 107-210, P.L. 107-276, P.L. 107-358, P.L. 108-27, excluding 21 sections 106, 201, and 202 of P.L. 108-27, P.L. 108-121, excluding section 109 of 22 P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, 23 P.L. 108-218, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of 24 P.L. 108-311, P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 25 910 of P.L. 108–357, and P.L. 108–476. The Internal Revenue Code applies for

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1	Wisconsin purposes at the same time as for federal purposes. Amendments to the
2	federal Internal Revenue Code enacted after December 31, 2003, do not apply to
3	this paragraph with respect to taxable years beginning after December 31, 2003,
4	and before January 1, 2005, except that changes to the Internal Revenue Code
5	made by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
6	308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201,
7	244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, and changes that
8	indirectly affect the provisions applicable to this subchapter made by P.L.
9	108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and
10	403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
11	909, and 910 of P.L. 108–357, and P.L. 108–476, apply for Wisconsin purposes at
12	the same time as for federal purposes.
13	<b>SECTION 1271.</b> 71.01 (6) (r) of the statutes is created to read:
14	71.01 (6) (r) For taxable years that begin after December 31, 2004, for natural
15	persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or
16	reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code
17	as amended to December 31, 2004, excluding sections 103, 104, and 110 of P.L.
18	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66,
19	sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, sections 1, 3,
20	4, and 5 of P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section
21	431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L.
22	108–27, section 1201 of P.L. 108–173, sections 306, 308, 401, and 403 (a) of P.L.
23	108–311, and sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as
24	indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L.
25	101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L.

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1	102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L.
2	102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and
3	13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L.
4	104–117, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
5	(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	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
8	excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L.
9	107–147, excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L.
10	107–276, P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and 202 of P.L.
11	108–27, P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L.
12	108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 308, 401, and 403 (a)
13	of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
14	910 of P.L. 108-357, and P.L. 108-476. The Internal Revenue Code applies for
15	Wisconsin purposes at the same time as for federal purposes. Amendments to the
16	federal Internal Revenue Code enacted after December 31, 2004, do not apply to this
17	paragraph with respect to taxable years beginning after December 31, 2004.
18	SECTION 1272. 71.01 (8g) of the statutes is amended to read:
19	71.01 (8g) "Member" does not include a member of a limited liability company
20	treated as a corporation under s. 71.22 $(1)$ (1k).
21	SECTION 1273. 71.01 (8m) of the statutes is amended to read:
22	71.01 (8m) "Partner" does not include a partner of a publicly traded
23	partnership treated as a corporation under s. 71.22 (1) (1k).
24	SECTION 1274. 71.01 (10g) of the statutes is created to read:

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1 71.01 **(10g)** For purposes of s. 71.04 (7) (df), (dg), and (dh), "state" means a state 2 of the United States, the District of Columbia, the commonwealth of Puerto Rico, or 3 any territory or possession of the United States, unless the context requires that 4 "state" means only the state of Wisconsin.

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**SECTION 1275.** 71.03 (1) of the statutes is amended to read:

6 71.03 (1) DEFINITION. In this section, "gross income" means all income, from 7 whatever source derived and in whatever form realized, whether in money, property 8 or services, which is not exempt from Wisconsin income taxes. "Gross income" 9 includes, but is not limited to, the following items: compensation for services, 10 including salaries, wages and fees, commissions and similar items; gross income derived from business; interest; rents; royalties; dividends; alimony and separate 11 12 maintenance payments; annuities; income from life insurance and endowment 13 contracts; pensions; income from discharge of indebtedness; distributive shares of 14 partnership gross income except distributive shares of the income of publicly traded 15 partnerships treated as corporations under s. 71.22 (1) (1k); distributive shares of 16 limited liability company gross income except distributive shares of the income of 17 limited liability companies treated as corporations under s. 71.22 (1) (1k); income in 18 respect of a decedent; and income from an interest in an estate or trust. "Gross 19 income" from a business or farm consists of the total gross receipts without reduction 20 for cost of goods sold, expenses or any other amounts. The gross rental amounts 21 received from rental properties are included in gross income without reduction for 22 expenses or any other amounts. "Gross income" from the sale of securities, property 23 or other assets consists of the gross selling price without reduction for the cost of the 24 assets, expenses of sale or any other amounts. "Gross income" from an annuity,

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1 retirement plan or profit sharing plan consists of the gross amount received without 2 reduction for the employee's contribution to the annuity or plan. 3 **SECTION 1276.** 71.04 (7) (d) of the statutes is repealed. 4 **SECTION 1277.** 71.04 (7) (db) of the statutes is created to read: 5 71.04 (7) (db) Gross receipts from the lease, rental, or licensing of real property 6 owned by the taxpayer and the sublease of real property are in this state if the real 7 property is located in this state. 8 **SECTION 1278.** 71.04 (7) (dd) of the statutes is created to read: 71.04 (7) (dd) 1. Except as provided in subd. 2., gross receipts from the lease, 9 10 rental, or licensing of tangible personal property owned by the taxpayer and the 11 sublease of tangible personal property are in this state if the property is located in 12 this state during the entire period of lease, rental, licensing, sublease, or other use. 13 If the property is used in and outside this state during the period of lease, rental, 14 licensing, or sublease, gross receipts are in this state to the extent that the property 15 is used in this state. The proportion of use in this state is determined by multiplying 16 the gross receipts from the lease, rental, licensing, sublease, or other use of the 17 property by a fraction having as a numerator the amount of time the property was 18 used in this state in the taxable year and having as a denominator the total time the 19 property was used in all states having jurisdiction to impose an income tax on the 20 taxpayer in the taxable year. 21 2. Gross receipts from the lease, rental, or licensing of moving property,

21 2. Gross receipts from the lease, rental, or licensing of moving property, 22 including motor vehicles, rolling stock, aircraft, vessels, or mobile equipment, owned 23 by the taxpayer and the sublease of moving property are in this state to the extent 24 that the property is used in this state. The proportion of use of moving property in 25 this state is determined as follows:

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a. The proportion of use of a motor vehicle or rolling stock in this state is determined by multiplying the gross receipts from the lease, rental, licensing, or sublease of the motor vehicle or rolling stock by a fraction having as a numerator the number of miles traveled within this state by the motor vehicle or rolling stock while leased, rented, licensed, or subleased in the taxable year and having as a denominator the total number of miles traveled by the motor vehicle or rolling stock while leased, rented, licensed, or subleased in the taxable year.

b. The proportion of use of an aircraft in this state is determined by multiplying
the gross receipts from the lease, rental, licensing, or sublease of the aircraft by a
fraction having as a numerator the number of takeoffs and landings of the aircraft
in this state while leased, rented, licensed, or subleased in the taxable year and
having as a denominator the total number of takeoffs and landings of the aircraft
while leased, rented, licensed, or subleased in the taxable year.

c. The proportion of use of a vessel or mobile equipment in this state is determined by multiplying the gross receipts from the lease, rental, licensing, or sublease of the vessel or mobile equipment by a fraction having as a numerator the number of days that the vessel or mobile equipment is in this state while leased, rented, licensed, or subleased in the taxable year and having as a denominator the total number of days that the vessel or mobile equipment is leased, rented, licensed, or subleased in the taxable year.

d. If the taxpayer is unable to determine the use of moving property under subd.
2. a., b., or c. while the property is leased, rented, licensed, or subleased in the taxable
year, the moving property is conclusively deemed to be used in the state in which the
property is located at the time that the lessee, renter, licensee, or sublessee takes
possession of the property in the taxable year.

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**SECTION 1279.** 71.04 (7) (df) of the statutes is created to read:

71.04 (7) (df) 1. Gross receipts from the use of computer software are in this
state if the purchaser or licensee uses the computer software at a location in this
state.

5 2. Computer software is used at a location in this state if the purchaser or 6 licensee uses the computer software in the regular course of business operations in 7 this state, for personal use in this state, or if the purchaser or licensee is an individual 8 whose domicile is in this state. If the purchaser or licensee uses the computer 9 software in more than one state, the gross receipts shall be divided among those 10 states having jurisdiction to impose an income tax on the taxpayer in proportion to 11 the use of the computer software in those states. To determine computer software 12 use in this state, the department may consider the number of users in each state where the computer software is used, the number of site licenses or workstations in 13 14 this state, and any other factors that reflect the use of computer software in this 15 state.

16 3. If the taxpayer is not subject to income tax in the state in which the gross
17 receipts are considered received under this paragraph, but the taxpayer's
18 commercial domicile is in this state, 50 percent of those gross receipts shall be
19 included in the numerator of the sales factor.

20

**SECTION 1280.** 71.04 (7) (dg) of the statutes is created to read:

71.04 (7) (dg) 1. Gross royalties and other gross receipts received for the sale
or use of intangible property, including, but not limited to, patents, copyrights,
trademarks, trade names, service names, franchises, licenses, plans, specifications,
blueprints, processes, techniques, formulas, designs, layouts, patterns, drawings,

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1 manuals, technical know-how, contracts, and customer lists, are in this state if the 2 user, purchaser, or licensee uses the intangible property at a location in this state. 3 2. Intangible property is used at a location in this state if the user, purchaser, 4 or licensee uses the property in the operation of a trade or business at a location in 5 this state, for personal use in this state, or if the user, purchaser, or licensee is an 6 individual whose domicile is in this state. If the user, purchaser, or licensee uses the 7 intangible property in more than one state, the gross royalties and other gross 8 receipts from the sale or use of the intangible property shall be divided among those 9 states having jurisdiction to impose an income tax on the taxpayer in proportion to 10 the use of the intangible property in those states. To determine intangible property 11 use in this state, the department may consider the number of licensed sites in each 12 state, the volume of property manufactured, produced, or sold at locations in this 13 state, or any other factors that reflect the use of the intangible property in this state. 14 3. If the taxpayer is not subject to income tax in the state in which the gross 15 royalties or other gross receipts are considered received under this paragraph, but 16 the taxpayer's commercial domicile is in this state, 50 percent of those gross royalties 17 or other gross receipts shall be included in the numerator of the sales factor. 18 **SECTION 1281.** 71.04 (7) (dh) of the statutes is created to read: 19 71.04 (7) (dh) 1. Gross receipts from services are in this state if the purchaser 20 of the service received the benefit of the service in this state. 21 2. The benefit of a service is received in this state if any of the following applies: 22 a. The service relates to real property that is located in this state. 23 b. The service relates to tangible personal property that is located in this state 24 at the time that the service is received or tangible personal property that is delivered 25 directly or indirectly to customers in this state.

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c. The service is provided to an individual who is physically present in this state
 at the time that the service is received.

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d. The service is provided to a person engaged in a trade or business in this state
and relates to that person's business in this state.

5 3. If the purchaser of a service receives the benefit of a service in more than one 6 state, the gross receipts from the performance of the service are included in the 7 numerator of the sales factor according to the portion of the service received in this 8 state.

9 4. If the taxpayer is not subject to income tax in the state in which the benefit 10 of the service is received, the benefit of the service is received in this state to the 11 extent that the taxpayer's employees or representatives performed services from a 12 location in this state. Fifty percent of the taxpayer's receipts that are considered 13 received in this state under this paragraph shall be included in the numerator of the 14 sales factor.

15

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23

**SECTION 1282.** 71.04 (7) (dm) of the statutes is created to read:

16 71.04 (7) (dm) If the income from sales, other than sales of tangible personal
17 property, properly assignable to this state cannot be ascertained with reasonable
18 certainty by the methods under pars. (db), (dd), (df), (dg), and (dh), the department
19 may promulgate rules that specify how the income shall be apportioned.

SECTION 1283. 71.04 (7) (e) 12. of the statutes is created to read:

71.04 (7) (e) 12. Gross receipts from the sale, licensing, or use of intangible
property in the ordinary course of the taxpayer's trade or business.

SECTION 1284. 71.04 (7) (f) 5. of the statutes is amended to read:

71.04 (7) (f) 5. Proceeds Notwithstanding any other provision of this
 subsection, proceeds and gain or loss from the redemption of securities.

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1	SECTION 1285. 71.04 (7) (f) 7. of the statutes is amended to read:
2	71.04 (7) (f) 7. Gross receipts and gain or loss from the sale of intangible assets,
3	except those under par. (e) 1. <u>and 12.</u>
4	SECTION 1286. 71.04 (7) (f) 9. of the statutes is amended to read:
5	71.04 (7) (f) 9. Gross Notwithstanding any other provision of this subsection.
6	gross receipts and gain or loss from the sale <u>or exchange</u> of securities.
7	SECTION 1287. 71.05 (6) (b) 28. (intro.) of the statutes is amended to read:
8	71.05 (6) (b) 28. (intro.) An amount paid by a claimant for tuition expenses for
9	a student who is the claimant or who is the claimant's child and the claimant's
10	dependent who is claimed under section 151 (c) of the Internal Revenue Code, to
11	attend any university, college, technical college or a school approved under s. $45.54$
12	38.50, that is located in Wisconsin or to attend a public vocational school or public
13	institution of higher education in Minnesota under the Minnesota-Wisconsin
14	reciprocity agreement under s. 39.47, calculated as follows:
15	SECTION 1288. 71.05 (6) (b) 28. a. of the statutes is amended to read:
16	71.05 (6) (b) 28. a. An amount equal to not more than \$3,000 \$5,100, or twice
17	the average amount charged by the board of regents of the University of Wisconsin
18	System at 4-year institutions for resident undergraduate academic fees for the most
19	recent fall semester, as determined by the board of regents by September 1 of that
20	semester, whichever is greater, per student for each year to which the claim relates.
21	SECTION 1289. 71.05 (22) (f) 4. a. of the statutes is amended to read:
22	71.05 (22) (f) 4. a. For taxable years beginning after December 31, 1997, in the
23	case of a taxpayer with respect to whom a deduction <u>exemption</u> under <del>s. 71.07 (8)</del> <u>sub.</u>
24	(23) (b) 2. is allowable to another person, the Wisconsin standard deduction shall be

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- the lesser of the amount under subd. 4. b. or one of the amounts calculated under
   subd. 4. c., whichever amount under subd. 4. c. is greater.
- 3

**SECTION 1290.** 71.05 (22) (g) of the statutes is amended to read:

4 71.05 (22) (g) *Nonresidents.* With respect to nonresident natural persons 5 deriving income from property located, business transacted or personal or 6 professional services performed in this state, including natural persons changing 7 their domicile into or from this state, the Wisconsin standard deduction and itemized 8 deductions are based on federal adjusted gross income, and as provided in par. (f) 4., 9 and are limited by such fraction of that amount as Wisconsin adjusted gross income 10 is of federal adjusted gross income. In this paragraph, for married persons filing separately "adjusted gross income" means the separate adjusted gross income of 11 12 each spouse, and for married persons filing jointly "adjusted gross income" means the 13 total adjusted gross income of both spouses.

14

**SECTION 1291.** 71.05 (22) (h) of the statutes is amended to read:

15 71.05 (22) (h) *Part–year residents*. If a person and that person's spouse are not 16 both domiciled in this state during the entire taxable year, the Wisconsin standard 17 deduction or itemized deduction on a joint return is determined by multiplying the Wisconsin standard deduction or itemized deduction, each calculated on the basis of 18 19 federal adjusted gross income, and as provided in par. (f) 4., by a fraction the 20 numerator of which is their joint Wisconsin adjusted gross income and the 21 denominator of which is their joint federal adjusted gross income. For a married 22 person who is not domiciled in this state for the entire taxable year and who files a 23 separate return, the Wisconsin standard deduction and itemized deduction are 24 determined under par. (g).

25

**SECTION 1292.** 71.07 (2dd) (a) 1. of the statutes is amended to read:

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1	71.07 (2dd) (a) 1. "Day care center benefits" means benefits provided at a day
2	care facility that is licensed under s. 48.65 or 48.69 <u>49.98 or 49.99</u> and that for
3	compensation provides care for at least 6 children or benefits provided at a facility
4	for persons who are physically or mentally incapable of caring for themselves.
5	SECTION 1293. 71.07 (2di) (b) 1. of the statutes is repealed.
6	SECTION 1294. 71.07 (2dL) (c) 1. of the statutes is repealed.
7	<b>SECTION 1295.</b> 71.07 (2dL) (c) 2. of the statutes is renumbered 71.07 (2dL) (c).
8	SECTION 1296. 71.07 (2dL) (d) of the statutes is amended to read:
9	71.07 (2dL) (d) Except as provided in par. (c) $\frac{2}{2}$ , the carry–over provisions of
10	s. 71.28 (4) (e) and (f) as they relate to the credit under s. 71.28 (4) relate to the credit
11	under this subsection and apply as if the development zone continued to exist.
12	SECTION 1297. 71.07 (2dm) (hm) of the statutes is amended to read:
13	71.07 (2dm) (hm) Credits claimed <u>A claimant may claim the credit</u> under this
14	subsection, including any credits carried over, may be offset only against the amount
15	of the tax otherwise due under this subchapter attributable to income from the
16	business operations of the claimant in the development zone; except that a claimant
17	in a development zone under s. 560.795 (1) (e) may offset credits, including any
18	credits carried over, against the amount of the tax otherwise due under this
19	subchapter attributable to all of the claimant's income; and against the tax
20	attributable to income from directly related business operations of the claimant.
21	SECTION 1298. 71.07 (2dr) (a) of the statutes is amended to read:
22	71.07 (2dr) (a) <i>Credit.</i> Any person may credit against taxes otherwise due
23	under this chapter an amount equal to 5% of the amount obtained by subtracting
24	from the person's qualified research expenses, as defined in section 41 of the internal
25	revenue code, except that "qualified research expenses" include only expenses

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1 incurred by the claimant in a development zone under subch. VI of ch. 560, except 2 that a taxpayer may elect the alternative computation under section 41 (c) (4) of the 3 Internal Revenue Code and that election applies until the department permits its 4 revocation and except that "qualified research expenses" do not include 5 compensation used in computing the credit under sub. (2dj) nor research expenses 6 incurred before the claimant is certified for tax benefits under s. 560.765 (3), the 7 person's base amount, as defined in section 41 (c) of the internal revenue code, in a 8 development zone, except that gross receipts used in calculating the base amount 9 means gross receipts from sales attributable to Wisconsin under s. 71.04 (7) (b) 1. and 10 2. and (d), (db), (dd), (df), (dg), (dh), and (dm) and research expenses used in 11 calculating the base amount include research expenses incurred before the claimant 12 is certified for tax benefits under s. 560.765 (3), in a development zone, if the claimant 13 submits with the claimant's return a copy of the claimant's certification for tax 14 benefits under s. 560.765 (3) and a statement from the department of commerce 15 verifying the claimant's qualified research expenses for research conducted 16 exclusively in a development zone. The rules under s. 73.03 (35) apply to the credit 17 under this paragraph. The rules under sub. (2di) (f) and (g), as they apply to the 18 credit under that subsection, apply to claims under this paragraph. Section 41 (h) 19 of the internal revenue code does not apply to the credit under this paragraph.

20

**SECTION 1299.** 71.07 (2dx) (a) 5. of the statutes is amended to read:

71.07 (2dx) (a) 5. "Member of a targeted group" means a person who resides
in an empowerment zone, or an enterprise community, that the U.S. government
designates area designated by the federal government as an economic revitalization
area, a person who is employed in an unsubsidized job but meets the eligibility
requirements under s. 49.145 (2) and (3) for a Wisconsin works Works employment

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1 position, a person who is employed in a trial job, as defined in s. 49.141 (1) (n), a 2 person who is eligible for child care assistance under s. 49.155, a person who is a 3 vocational rehabilitation referral, an economically disadvantaged youth, an 4 economically disadvantaged veteran, a supplemental security income recipient, a 5 general assistance recipient, an economically disadvantaged ex-convict, a qualified 6 summer youth employee, as defined in 26 USC 51 (d) (7), a dislocated worker, as 7 defined in 29 USC 2801 (9), or a food stamp recipient; if the person has been certified 8 in the manner under sub. (2dj) (am) 3. by a designated local agency, as defined in sub. 9 (2dj) (am) 2.

**SECTION 1300.** 71.07 (2dx) (b) (intro.) of the statutes is amended to read:

11 71.07 (2dx) (b) *Credit.* (intro.) Except as provided in pars. (be) and (bg) and 12 in s. 73.03 (35), and subject to s. 560.785, for any taxable year for which the person 13 is entitled under s. 560.795 (3) to claim tax benefits or certified under s. 560.765 (3), 14 560.797 (4) or 560.798 (3), any person may claim as a credit against <u>the</u> taxes <u>imposed</u> 15 on the person's income from the person's business activities in a development zone 16 <u>otherwise due under this chapter</u> the following amounts:

17

**SECTION 1301.** 71.07 (2dx) (b) 2. of the statutes is amended to read:

18 71.07 (2dx) (b) 2. The amount determined by multiplying the amount
19 determined under s. 560.785 (1) (b) by the number of full-time jobs created in a
20 development zone and filled by a member of a targeted group and by then subtracting
21 the subsidies paid under s. 49.147 (3) (a) or the subsidies and reimbursements paid
22 under s. 49.147 (3) (d) 5. for those jobs.

23 **SECTION 1302.** 71.07 (2dx) (b) 3. of the statutes is amended to read:

71.07 (2dx) (b) 3. The amount determined by multiplying the amount
determined under s. 560.785 (1) (c) by the number of full-time jobs created in a

development zone and not filled by a member of a targeted group and by then

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2 subtracting the subsidies paid under s. 49.147 (3) (a) or the subsidies and 3 reimbursements paid under s. 49.147 (3) (d) 5. for those jobs. 4 **SECTION 1303.** 71.07 (2dx) (b) 4. of the statutes is amended to read: 5 71.07 **(2dx)** (b) 4. The amount determined by multiplying the amount 6 determined under s. 560.785 (1) (bm) by the number of full-time jobs retained, as 7 provided in the rules under s. 560.785, excluding jobs for which a credit has been 8 claimed under sub. (2dj), in an enterprise development zone under s. 560.797 and for 9 which significant capital investment was made and by then subtracting the 10 subsidies paid under s. 49.147 (3) (a) or the subsidies and reimbursements paid 11 under s. 49.147 (3) (d) 5. for those jobs. 12 **SECTION 1304.** 71.07 (2dx) (b) 5. of the statutes is amended to read: 13 71.07 **(2dx)** (b) 5. The amount determined by multiplying the amount 14 determined under s. 560.785 (1) (c) by the number of full-time jobs retained, as provided in the rules under s. 560.785, excluding jobs for which a credit has been 15 16 claimed under sub. (2dj), in a development zone and not filled by a member of a targeted group and by then subtracting the subsidies paid under s. 49.147 (3) (a) or 17 18 the subsidies and reimbursements paid under s. 49.147 (3) (d) 5. for those jobs. 19 **SECTION 1305.** 71.07 (3m) (a) 1. b. of the statutes is amended to read: 20 71.07 (3m) (a) 1. b. For partnerships except publicly traded partnerships 21 treated as corporations under s. 71.22 (1) (1k), or limited liability companies, except 22 limited liability companies treated as corporations under s. 71.22 (1) (1k), "claimant"

23 means each individual partner or member.

**SECTION 1306.** 71.07 (3n) (title) of the statutes is amended to read:

25 71.07 (3n) (title) DAIRY LIVESTOCK FARM INVESTMENT CREDIT.

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1	SECTION 1307. 71.07 (3n) (a) 1m. of the statutes is repealed.
2	<b>SECTION 1308.</b> 71.07 (3n) (a) 1n. of the statutes is created to read:
3	71.07 (3n) (a) 1n. "Livestock" means domestic animals used in this state in the
4	production of food, fiber, or other animal products and includes bovine animals,
5	swine, poultry, fish, sheep, and goats. "Livestock" does not include equine animals,
6	deer, ratites, camelidae, or mink.
7	SECTION 1309. 71.07 (3n) (a) 1p. of the statutes is repealed.
8	SECTION 1310. 71.07 (3n) (a) 2. (intro.) of the statutes is amended to read:
9	71.07 (3n) (a) 2. (intro.) <u>"Dairy "Livestock</u> farm modernization or expansion"
10	means the construction, the improvement, or the acquisition of buildings or facilities,
11	or the acquisition of equipment, for <del>dairy animal <u>livestock</u> housing, <u>livestock</u></del>
12	confinement, animal livestock feeding, milk production, or waste management,
13	including the following, if used exclusively related to dairy animals livestock:
14	<b>SECTION 1311.</b> 71.07 (3n) (b) of the statutes is amended to read:
15	71.07 (3n) (b) Subject to the limitations provided in this subsection, for taxable
16	years that begin after December 31, 2003, and before January 1, 2010, a claimant
17	may claim as a credit against the tax imposed under ss. 71.02 and 71.08 an amount
18	equal to 10% of the amount the claimant paid in the taxable year for <del>dairy</del> <u>livestock</u>
19	farm modernization or expansion related to the operation of the claimant's <del>dairy</del>
20	<u>livestock</u> farm.
21	<b>SECTION 1312.</b> 71.07 (10) of the statutes is amended to read:
22	71.07 (10) CREDITS NOT ALLOWED. The credits under s. 71.28 (4) and (5) may not
23	be claimed by partners, including partners of a publicly traded partnership treated

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as a corporation under s. 71.22 (1) (1k), members of a limited liability company,

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1 including members of a limited liability company treated as a corporation under s.

2 77.22 (1) (1k), or shareholders of a tax–option corporation.

**SECTION 1313.** 71.10 (5g) of the statutes is created to read:

4 71.10 (5g) VETERANS TRUST FUND DONATIONS. (a) *Definitions*. In this subsection:

1. "Department" means the department of revenue.

6 2. "Veterans trust fund" means the fund under s. 25.36.

(b) *Voluntary payments.* 1. 'Designation on return.' Every individual filing an
income tax return who has a tax liability or is entitled to a tax refund may designate
on the return any amount of additional payment or any amount of a refund due that
individual as a veterans trust fund donation.

2. 'Designation added to tax owed.' If the individual owes any tax, the
individual shall remit in full the tax due and the amount designated on the return
as a veterans trust fund donation when the individual files a tax return.

3. 'Designation deducted from refund.' Except as provided in par. (d), if the
individual is owed a refund for that year after crediting under ss. 71.75 (9) and 71.80
(3) and (3m), the department of revenue shall deduct the amount designated on the
return as a veterans trust fund donation from the amount of the refund.

(c) *Errors; failure to remit correct amount.* If an individual who owes taxes fails
to remit an amount equal to or in excess of the total of the actual tax due, after error
corrections, and the amount designated on the return as a veterans trust fund
donation:

The department shall reduce the designation for the veterans trust fund to
 reflect the amount remitted in excess of the actual tax due, after error corrections,
 if the individual remitted an amount in excess of the actual tax due, after error

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corrections, but less than the total of the actual tax due, after error corrections, and 1 2 the amount originally designated on the return as a veterans trust fund donation. 3 2. The designation for the veterans trust fund donation is void if the individual 4 remitted an amount equal to or less than the actual tax due, after error corrections. (d) *Errors; insufficient refund.* If an individual is owed a refund which does not 5 6 equal or exceed the amount designated on the return as a veterans trust fund 7 donation, after crediting under ss. 71.75 (9) and 71.80 (3) and (3m) and after error 8 corrections, the department shall reduce the designation for the veterans trust fund 9 donation to reflect the actual amount of the refund that the individual is otherwise 10 owed, after crediting under ss. 71.75 (9) and 71.80 (3) and (3m) and after error 11 corrections. 12 (e) *Conditions.* If an individual places any conditions on a designation for the veterans trust fund donation, the designation is void. 13 14 (f) *Void designation.* If a designation for the veterans trust fund donation is 15 void, the department shall disregard the designation and determine amounts due, 16 owed, refunded, and received without regard to the void designation. 17 The secretary of revenue shall provide a place for the (g) Tax return. 18 designations under this subsection on the individual income tax return. 19 (h) Certification of amounts. Annually, on or before September 15, the 20 secretary of revenue shall certify to the department of veterans affairs, the 21 department of administration, and the state treasurer: 22 1. The total amount of the administrative costs, including data processing 23 costs, incurred by the department in administering this subsection during the 24 previous fiscal year.

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2. The total amount received from all designations for veterans trust fund
 donations made by taxpayers during the previous fiscal year.

3 3. The net amount remaining after the administrative costs, including data
4 processing costs, under subd. 1. are subtracted from the total received under subd.
5 2.

6 (i) *Appropriations.* From the moneys received from designations for veterans 7 trust fund donations, an amount equal to the sum of administrative expenses, 8 including data processing costs, certified under par. (h) 1. shall be deposited into the 9 general fund and credited to the appropriation account under s. 20.566 (1) (hp), and 10 the net amount remaining that is certified under par. (h) 3. shall be deposited into 11 the veterans trust fund and used for veterans programs under s. 25.36 (1).

(j) Amounts subject to refund. Amounts designated as veterans trust fund donations under this subsection are not subject to refund to the taxpayer unless the taxpayer submits information to the satisfaction of the department, within 18 months after the date on which the taxes are due or the date on which the return is filed, whichever is later, that the amount designated is clearly in error. Any refund granted by the department under this paragraph shall be deducted from the moneys received under this subsection in the fiscal year for which the refund is certified.

19

**SECTION 1314.** 71.10 (6) (a) of the statutes is amended to read:

71.10 (6) (a) *Joint returns.* Persons filing a joint return are jointly and severally
liable for the tax, interest, penalties, fees, additions to tax and additional
assessments under this chapter applicable to the return. <u>A-Except as provided in</u>
<u>par. (e), a</u> person shall be relieved of liability in regard to a joint return in the manner
specified in section 6013 (e) 6015 (a) to (d) and (f) of the internal revenue code,

notwithstanding the amount or percentage of the understatement Internal Revenue
 <u>Code</u>.

3 **SECTION 1315.** 71.10 (6) (b) of the statutes is amended to read: 4 71.10 (6) (b) Separate returns. A Except as provided in par. (e), a spouse filing 5 a separate return may be relieved of liability for the tax, interest, penalties, fees, 6 additions to tax and additional assessments under this chapter with regard to 7 unreported marital property income in the manner specified in section 66 (c) of the 8 internal revenue code Internal Revenue Code. The department may not apply ch. 9 766 in assessing a taxpayer with respect to marital property income the taxpayer did 10 not report if that taxpayer failed to notify the taxpayer's spouse about the amount 11 and nature of the income before the due date, including extensions, for filing the 12 return for the taxable year in which the income was derived. The department shall 13 include all of that marital property income in the gross income of the taxpayer and 14 exclude all of that marital property income from the gross income of the taxpayer's 15 spouse.

#### 16

**SECTION 1316.** 71.10 (6) (e) of the statutes is created to read:

17 71.10 (6) (e) *Application for relief.* A person who seeks relief from liability
18 under par. (a) or (b) shall apply for relief with the department, on a form prescribed
19 by the department, within 2 years after the date on which the department first
20 begins collection activities after the effective date of this paragraph .... [revisor
21 inserts date].

22

**SECTION 1317.** 71.10 (6m) (a) of the statutes is amended to read:

71.10 (6m) (a) <u>A Except as provided in par. (c), a</u> formerly married or remarried
person filing a return for a period during which the person was married may be
relieved of liability for the tax, interest, penalties, fees, additions to tax and

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1	additional assessments under this chapter for unreported marital property income
2	from that period as if the person were a spouse under section 66 (c) of the <del>internal</del>
3	revenue code Internal Revenue Code. The department may not apply ch. 766 in
4	assessing the former spouse of the person with respect to marital property income
5	that the former spouse did not report if that former spouse failed to notify the person
6	about the amount and nature of the income before the due date, including extensions,
7	for filing the return for the taxable year during which the income was derived. The
8	department shall include all of that marital property income in the gross income of
9	the former spouse and exclude all of that marital property income from the gross
10	income of the person.
11	SECTION 1318. 71.10 (6m) (c) of the statutes is created to read:
12	71.10 (6m) (c) A person who seeks relief from liability under par. (a) shall apply
13	for relief with the department as provided under sub. (6) (e).
14	<b>SECTION 1319.</b> 71.195 of the statutes is amended to read:
15	71.195 Definition. In this subchapter, "partnership" includes limited liability
16	companies and other entities that are treated as partnerships under the Internal
17	Revenue Code, and "partnership" does not include publicly traded partnerships
18	treated as corporations under s. 71.22 (1) (1k).
19	<b>SECTION 1320.</b> 71.22 (1) of the statutes is renumbered 71.22 (1k).
20	SECTION 1321. 71.22 (1g) of the statutes is created to read:
21	71.22 (1g) For purposes of s. 71.25 (9) (df), (dg), and (dh), "commercial domicile"
22	means the location from which a trade or business is principally managed and
23	directed, based on any factors the department determines are appropriate, including
24	the location where the greatest number of employees of the trade or business work,

have their office or base of operations, or from which the employees are directed or
 controlled.

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- **SECTION 1322.** 71.22 (1t) of the statutes is created to read:
- 71.22 (1t) For purposes of s. 71.25 (9) (df), (dg), and (dh), "domicile" means an
  individual's true, fixed, and permanent home where the individual intends to remain
  permanently and indefinitely and to which, whenever absent, the individual intends
  to return, except that no individual may have more than one domicile at any time.
- 8 **SECTION 1323.** 71.22 (4) (j) of the statutes is repealed.
- 9 **SECTION 1324.** 71.22 (4) (k) of the statutes is repealed.
- **SECTION 1325.** 71.22 (4) (L) of the statutes is amended to read:
- 11 71.22 (4) (L) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 12 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after 13 December 31, 1996, and before January 1, 1998, means the federal Internal 14 Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 15 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 16 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, 17 and as amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 18 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-16, 19 excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 20 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L. 108–121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of 21 22 P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 23 <u>910 of P.L. 108–357</u>, and as indirectly affected in the provisions applicable to this 24 subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) 25 (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008

1	(g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L.
2	101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.
3	102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d),
4	13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L.
5	104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
6	(d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L.
7	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of
8	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
9	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181 <u>, P.L.</u>
10	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
11	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
12	201, 244, 336, 337, 909, and 910 of P.L. 108–357. The Internal Revenue Code applies
13	for Wisconsin purposes at the same time as for federal purposes. Amendments to the
14	federal Internal Revenue Code enacted after December 31, 1996, do not apply to this
15	paragraph with respect to taxable years beginning after December 31, 1996, and
16	before January 1, 1998, except that changes to the Internal Revenue Code made by
17	P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,
18	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
19	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
20	107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
21	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
22	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
23	and changes that indirectly affect the provisions applicable to this subchapter made
24	by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554,
25	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431

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1	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
2	107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
3	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
4	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
5	apply for Wisconsin purposes at the same time as for federal purposes.
6	SECTION 1326. 71.22 (4) (m) of the statutes is amended to read:
7	71.22 (4) (m) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34
8	(1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after
9	December 31, 1997, and before January 1, 1999, means the federal Internal
10	Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and
11	110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
12	103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188,
13	and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
14	106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
15	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
16	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
17	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
18	<u>P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and</u>
19	910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this
20	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2)
21	(B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008
22	(g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L.
23	101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.
24	102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d),
25	13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L.

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1	104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
2	(d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L.
3	105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554,
4	excluding sections 162 and 165 of P.L. 106-554, P.L. 107-16, excluding section 431
5	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
6	107–147, and P.L. 107–181 <u>, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
7	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
8	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357</u> .
9	The Internal Revenue Code applies for Wisconsin purposes at the same time as for
10	federal purposes. Amendments to the federal Internal Revenue Code enacted after
11	December 31, 1997, do not apply to this paragraph with respect to taxable years
12	beginning after December 31, 1997, and before January 1, 1999, except that
13	changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L.
14	105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, excluding sections 162 and 165 of
15	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
16	107–147, excluding sections 101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L.</u>
17	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
18	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101.</u>
19	201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes that indirectly affect
20	the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L.
21	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of
22	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
23	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
24	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306.</u>
25	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>

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<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the</u>
 same time as for federal purposes.

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**SECTION 1327.** 71.22 (4) (n) of the statutes is amended to read:

4 71.22 (4) (n) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 5 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after 6 December 31, 1998, and before January 1, 2000, means the federal Internal 7 Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 8 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 9 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, 10 and as amended by P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding 11 sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 12 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147, 13 P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section 109 of P.L. 108–121, 14 P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and 15 P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 16 <u>108–357</u>, and as indirectly affected in the provisions applicable to this subchapter 17 by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) 18 (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 19 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 20 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 21 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 22 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 23 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 24 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 25 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,

1	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
2	of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L.
3	107–147, P.L. 107–181, <del>and</del> P.L. 107–276 <u>, P.L. 108–121, excluding section 109 of P.L.</u>
4	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
5	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
6	of P.L. 108–357. The Internal Revenue Code applies for Wisconsin purposes at the
7	same time as for federal purposes. Amendments to the federal Internal Revenue
8	Code enacted after December 31, 1998, do not apply to this paragraph with respect
9	to taxable years beginning after December 31, 1998, and before January 1, 2000,
10	except that changes to the Internal Revenue Code made by P.L. 106-36, P.L.
11	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
12	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147,
13	excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L.
14	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
15	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
16	201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes that indirectly affect
17	the provisions applicable to this subchapter made by P.L. 106–36, P.L. 106–170, P.L.
18	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
19	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
20	101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding
21	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and
22	<u>403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,</u>
23	909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for
24	federal purposes.
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- **SECTION 1328.** 71.22 (4) (o) of the statutes is amended to read:

1	71.22 (4) (o) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34
2	(1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after
3	December 31, 1999, and before January 1, 2003, means the federal Internal Revenue
4	Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L.
5	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66
6	and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as
7	amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L.
8	106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22,
9	P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
10	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27,</u>
11	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
12	<u>109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
13	<u>401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,</u>
14	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
15	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding
16	sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514
17	and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L.
18	101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
19	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
20	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L.
21	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
22	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
23	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
24	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15,
25	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L.

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1	107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181,
2	P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L. 108–27, excluding sections 106,
3	201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.
4	<u>108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
5	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
6	of P.L. 108–357. The Internal Revenue Code applies for Wisconsin purposes at the
7	same time as for federal purposes. Amendments to the federal Internal Revenue
8	Code enacted after December 31, 1999, do not apply to this paragraph with respect
9	to taxable years beginning after December 31, 1999, and before January 1, 2003,
10	except that changes to the Internal Revenue Code made by P.L. 106-230, P.L.
11	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
12	excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L.
13	107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210,
14	P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27, excluding sections 106, 201, and 202</u>
15	of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L.
16	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
17	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
18	and changes that indirectly affect the provisions applicable to this subchapter made
19	by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
20	107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,
21	P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
22	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L. 108–27, excluding
23	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
24	<u>108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
25	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,

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and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for federal
 purposes.

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3 **SECTION 1329.** 71.22 (4) (p) of the statutes is amended to read: 4 71.22 (4) (p) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 5 (1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after 6 December 31, 2002, and before January 1, 2004, means the federal Internal Revenue 7 Code as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L. 8 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 9 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, 10 sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, and 11 section 101 of P.L. 107–147, and as amended by P.L. 108–27, excluding sections 106, 12 201, and 202 of P.L. 108-27, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 13 108-173, excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L. 108-218, P.L. 14 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 15 <u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> 16 and as indirectly affected in the provisions applicable to this subchapter by P.L. 17 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 18 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 19 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 20 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 21 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 22 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 23 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 24 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 25 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,

1	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding
2	section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,
3	excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and
4	P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L.
5	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201</u>
6	of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
7	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
8	201, 244, 336, 337, 909, and 910 of P.L. 108–357. The Internal Revenue Code applies
9	for Wisconsin purposes at the same time as for federal purposes. Amendments to the
10	federal Internal Revenue Code enacted after December 31, 2002, do not apply to this
11	paragraph with respect to taxable years beginning after December 31, 2002 <u>, and</u>
12	before January 1, 2004, except that changes to the Internal Revenue Code made by
13	P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121,
14	excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L.
15	<u>108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
16	<u>401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,</u>
17	336, 337, 909, and 910 of P.L. 108–357, and changes that indirectly affect the
18	provisions applicable to this subchapter made by P.L. 108–27, excluding sections
19	106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121,
20	P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218,
21	<u>P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and</u>
22	P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L.
23	108–357, apply for Wisconsin purposes at the same time as for federal purposes.
24	SECTION 1330. 71.22 (4) (q) of the statutes is created to read:

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1	71.22 (4) (q) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34
2	(1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after
3	December 31, 2003, and before January 1, 2005, means the federal Internal Revenue
4	Code as amended to December 31, 2003, excluding sections 103, 104, and 110 of P.L.
5	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66,
6	sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519,
7	sections 162 and 165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, section
8	101 of P.L. 107–147, sections 106, 201, and 202 of P.L. 108–27, section 109 of P.L.
9	108–121, and section 1201 of P.L. 108–173, and as amended by P.L. 108–203, P.L.
10	108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.
11	108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of
12	P.L. 108-357, and P.L. 108-476, and as indirectly affected in the provisions
13	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding
14	sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514
15	and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L.
16	101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
17	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
18	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
19	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
20	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
21	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
22	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15,
23	P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L.
24	107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L. 107-181, P.L.
25	107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and

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1 202 of P.L. 108-27, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-173, 2 excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L. 108-218, P.L. 108-311, 3 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 108-357, 4 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 5 108–476. The Internal Revenue Code applies for Wisconsin purposes at the same 6 time as for federal purposes. Amendments to the federal Internal Revenue Code 7 enacted after December 31, 2003, do not apply to this paragraph with respect to 8 taxable years beginning after December 31, 2003, and before January 1, 2005, 9 except that changes to the Internal Revenue Code made by P.L. 108-203, P.L. 10 108-218, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 11 108-311, P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of 12 P.L. 108–357, and P.L. 108–476, and changes that indirectly affect the provisions 13 applicable to this subchapter made by P.L. 108-203, P.L. 108-218, P.L. 108-311, 14 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 108-357, 15 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 16 108–476, apply for Wisconsin purposes at the same time as for federal purposes. 17 **SECTION 1331.** 71.22 (4) (r) of the statutes is created to read: 18 71.22 (4) (r) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 19 (1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after 20 December 31, 2004, means the federal Internal Revenue Code as amended to 21 December 31, 2004, excluding sections 103, 104, and 110 of P.L. 102-227, sections 22 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 23 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, sections 1, 3, 4, and 5 of P.L. 24 106-519, sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 25 107-16, section 101 of P.L. 107-147, sections 106, 201, and 202 of P.L. 108-27, section

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1	1201 of P.L. 108–173, sections 306, 308, 401, and 403 (a) of P.L. 108–311, and sections
2	101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in
3	the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L.
4	100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823
5	(c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L.
6	101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections
7	103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding
8	sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L.
9	103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections
10	1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L.
11	104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L.
12	106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of
13	P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
14	107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L.
15	107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, P.L. 107-358, P.L. 108-27,
16	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, P.L. 108–173,
17	excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311,
18	excluding sections 306, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding
19	sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476. The
20	Internal Revenue Code applies for Wisconsin purposes at the same time as for federal
21	purposes. Amendments to the federal Internal Revenue Code enacted after
22	December 31, 2004, do not apply to this paragraph with respect to taxable years
23	beginning after December 31, 2004.

24 **SECTION 1332.** 71.22 (4m) (h) of the statutes is repealed.

25 **SECTION 1333.** 71.22 (4m) (i) of the statutes is repealed.

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1	SECTION 1334. 71.22 (4m) (j) of the statutes is amended to read:
2	71.22 (4m) (j) For taxable years that begin after December 31, 1996, and before
3	January 1, 1998, "Internal Revenue Code", for corporations that are subject to a tax
4	on unrelated business income under s. 71.26 (1) (a), means the federal Internal
5	Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and
6	110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
7	103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188
8	and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L.
9	106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
10	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
11	101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
12	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
13	P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
14	<u>910 of P.L. 108–357,</u> and as indirectly affected in the provisions applicable to this
15	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140,
16	P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,
17	and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections
18	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
19	103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202
20	(c), 1204 (f), 1311 and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
21	105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,
22	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
23	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
24	107–147, and P.L. 107–181, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.
25	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>

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1	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357</u> .
2	The Internal Revenue Code applies for Wisconsin purposes at the same time as for
3	federal purposes. Amendments to the Internal Revenue Code enacted after
4	December 31, 1996, do not apply to this paragraph with respect to taxable years
5	beginning after December 31, 1996, and before January 1, 1998, except that
6	changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L.
7	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of
8	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
9	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
10	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
11	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
12	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes that indirectly affect
13	provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L.
14	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of
15	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
16	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
17	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
18	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
19	201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the
20	same time as for federal purposes.
21	SECTION 1335. 71.22 (4m) (k) of the statutes is amended to read:

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71.22 (4m) (k) For taxable years that begin after December 31, 1997, and
before January 1, 1999, "Internal Revenue Code", for corporations that are subject
to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
Internal Revenue Code as amended to December 31, 1997, excluding sections 103,

1	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
2	(d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
3	104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36,
4	P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
5	107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding
6	sections 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L. 108–121, excluding
7	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and
8	<u>403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,</u>
9	909, and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable
10	to this subchapter 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. 106–554, excluding sections 162 and 165 of P.L. 106–554,
18	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147,
19	excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181 <u>, P.L. 108–121,</u>
20	excluding section 109 of P.L. 108–121. P.L. 108–311, excluding sections 306, 307, 308,
21	<u>401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244.</u>
22	336, 337, 909, and 910 of P.L. 108-357. The Internal Revenue Code applies for
23	Wisconsin purposes at the same time as for federal purposes. Amendments to the
24	Internal Revenue Code enacted after December 31, 1997, do not apply to this
25	paragraph with respect to taxable years beginning after December 31, 1997, and

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1	before January 1, 1999, except that changes to the Internal Revenue Code made by
2	P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554,
3	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
4	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
5	107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
6	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
7	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
8	and changes that indirectly affect the provisions applicable to this subchapter made
9	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,
10	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
11	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
12	107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
13	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
14	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
15	apply for Wisconsin purposes at the same time as for federal purposes.
16	<b>SECTION 1336.</b> 71.22 (4m) (L) of the statutes is amended to read:
17	71.22 (4m) (L) For taxable years that begin after December 31, 1998, and
18	before January 1, 2000, "Internal Revenue Code", for corporations that are subject
19	to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
20	Internal Revenue Code as amended to December 31, 1998, excluding sections 103,
21	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
22	(d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
23	104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554,
24	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
25	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.

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1	107–147, P.L. 107–181, <del>and</del> P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L.</u>
2	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
3	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
4	of P.L. 108-357, and as indirectly affected in the provisions applicable to this
5	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140,
6	P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,
7	and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections
8	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
9	103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202
10	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
11	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
12	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
13	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147,
14	excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L.
15	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
16	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
17	201, 244, 336, 337, 909, and 910 of P.L. 108–357. The Internal Revenue Code applies
18	for Wisconsin purposes at the same time as for federal purposes. Amendments to the
19	Internal Revenue Code enacted after December 31, 1998, do not apply to this
20	paragraph with respect to taxable years beginning after December 31, 1998, and
21	before January 1, 2000, except that changes to the Internal Revenue Code made by
22	P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and
23	165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134,
24	P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L.
25	107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311,</u>

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1	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
2	<u>excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes
3	that indirectly affect the provisions applicable to this subchapter made by P.L.
4	106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of
5	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
6	107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L.
7	107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311,</u>
8	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
9	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for
10	Wisconsin purposes at the same time as for federal purposes.
11	<b>SECTION 1337.</b> 71.22 (4m) (m) of the statutes is amended to read:
12	71.22 (4m) (m) For taxable years that begin after December 31, 1999, and
13	before January 1, 2003, "Internal Revenue Code", for corporations that are subject
14	to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
15	Internal Revenue Code as amended to December 31, 1999, excluding sections 103,
16	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
17	(d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
18	104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and
19	165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16,
20	P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and
21	406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
22	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
23	section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
24	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>
25	244, 336, 337, 909, and 910 of P.L. 108-357, and as indirectly affected in the

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provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647,
P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections
101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L.
107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L.
<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311,</u>
excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357. The Internal
Revenue Code applies for Wisconsin purposes at the same time as for federal
purposes. Amendments to the Internal Revenue Code enacted after December 31,
1999, do not apply to this paragraph with respect to taxable years beginning after
December 31, 1999, and before January 1, 2003, except that changes to the Internal
Revenue Code made by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165
of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of
P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,

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1	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>
2	<u>244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes that indirectly affect the
3	provisions applicable to this subchapter made by P.L. 106–230, P.L. 106–554,
4	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding
5	section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,
6	excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L.
7	107–276, <del>and</del> P.L. 107–358, <u>P.L. 108–27, excluding sections 106, 201, and 202 of P.L.</u>
8	<u>108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L.</u>
9	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
10	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
11	apply for Wisconsin purposes at the same time as for federal purposes.
12	SECTION 1338. 71.22 (4m) (n) of the statutes is amended to read:
13	71.22 (4m) (n) For taxable years that begin after December 31, 2002, and
14	before January 1, 2004, "Internal Revenue Code," for corporations that are subject
15	to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
16	Internal Revenue Code as amended to December 31, 2002, excluding sections 103,
17	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
18	(d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
19	104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section
20	431 of P.L. 107–16, and section 101 of P.L. 107–147, and as amended by P.L. 108–27,
21	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
22	109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L.
23	<u>108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
24	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
25	and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this

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1	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140,
2	P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,
3	and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections
4	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
5	103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202
6	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L.
7	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
8	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
9	P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L.
10	107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L.
11	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358 <u>, P.L. 108–27, excluding</u>
12	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
13	<u>108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L.</u>
14	<u>108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
15	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
16	of P.L. 108–357. The Internal Revenue Code applies for Wisconsin purposes at the
17	same time as for federal purposes. Amendments to the Internal Revenue Code
18	enacted after December 31, 2002, do not apply to this paragraph with respect to
19	taxable years beginning after December 31, 2002, and before January 1, 2004,
20	except that changes to the Internal Revenue Code made by P.L. 108–27, excluding
21	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
22	<u>108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L.</u>
23	<u>108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
24	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
25	of P.L. 108–357, and changes that indirectly affect the provisions applicable to this

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1	subchapter made by P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27,
2	P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section
3	<u>1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections</u>
4	<u>306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections</u>
5	<u>101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes</u>
6	at the same time as for federal purposes.
7	<b>SECTION 1339.</b> 71.22 (4m) (o) of the statutes is created to read:
8	71.22 (4m) (o) For taxable years that begin after December 31, 2003, and
9	before January 1, 2005, "Internal Revenue Code," for corporations that are subject
10	to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
11	Internal Revenue Code as amended to December 31, 2003, excluding sections 103,
12	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and
13	13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of
14	P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573,
15	section 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, and 202
16	of P.L. 108–27, section 109 of P.L. 108–121, and section 1201 of P.L. 108–173, and
17	as amended by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
18	307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101,
19	201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, and as
20	indirectly affected in the provisions applicable to this subchapter by P.L. 99–514,
21	P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L.
22	101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
23	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113,
24	13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
25	103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202

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1	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L.
2	105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
3	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L.
4	106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
5	107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L.
6	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27,
7	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding
8	section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173,
9	P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401,
10	and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336,
11	337, 909, and 910 of P.L. 108–357, and P.L. 108–476. The Internal Revenue Code
12	applies for Wisconsin purposes at the same time as for federal purposes.
13	Amendments to the Internal Revenue Code enacted after December 31, 2003, do
14	not apply to this paragraph with respect to taxable years beginning after
15	December 31, 2003, and before January 1, 2005, except that changes to the
16	Internal Revenue Code made by P.L. 108–203, P.L. 108–218, P.L. 108–311,
17	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357,
18	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L.
19	108–476, and changes that indirectly affect the provisions applicable to this
20	subchapter made by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections
21	306, 307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections
22	101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, apply for
23	Wisconsin purposes at the same time as for federal purposes.
24	SECTION 1340. 71.22 (4m) (p) of the statutes is created to read:

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1	71.22 (4m) (p) For taxable years that begin after December 31, 2004, "Internal
2	Revenue Code," for corporations that are subject to a tax on unrelated business
3	income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended
4	to December 31, 2004, excluding sections 103, 104, and 110 of P.L. 102–227, sections
5	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b),
6	1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, sections 1, 3, 4, and 5 of P.L.
7	106-519, sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L.
8	107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L. 108–27, section
9	1201 of P.L. 108–173, sections 306, 308, 401, and 403 (a) of P.L. 108–311, and sections
10	101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in
11	the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L.
12	100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L.
13	102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L.
14	102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and
15	13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L.
16	104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
17	104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L.
18	105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,
19	excluding sections 162 and 165 of P.L. 106-554, P.L. 107-15, P.L. 107-16, excluding
20	section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,
21	excluding section 101 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, P.L.
22	107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L.
23	108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L.
24	108–218, P.L. 108–311, excluding sections 306, 308, 401, and 403 (a) of P.L. 108–311,
25	P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L.

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1	108-357, and P.L. 108-476. The Internal Revenue Code applies for Wisconsin
2	purposes at the same time as for federal purposes. Amendments to the Internal
3	Revenue Code enacted after December 31, 2004, do not apply to this paragraph with
4	respect to taxable years beginning after December 31, 2004.
5	SECTION 1341. 71.22 (6m) of the statutes is amended to read:
6	71.22 (6m) "Member" does not include a member of a limited liability company
7	treated as a corporation under sub. $(1)$ (1k).
8	SECTION 1342. 71.22 (7m) of the statutes is amended to read:
9	71.22 (7m) "Partner" does not include a partner of a publicly traded
10	partnership treated as a corporation under sub. $(1)$ (1k).
11	<b>SECTION 1343.</b> 71.22 (9g) of the statutes is created to read:
12	71.22 (9g) For purposes of s. 71.25 (9) (df), (dg), and (dh), "state" means a state
13	of the United States, the District of Columbia, the commonwealth of Puerto Rico, or
14	any territory or possession of the United States, unless the context requires that
15	"state" means only the state of Wisconsin.
16	SECTION 1344. 71.25 (9) (d) of the statutes is repealed.
17	SECTION 1345. 71.25 (9) (db) of the statutes is created to read:
18	71.25 (9) (db) Gross receipts from the lease, rental, or licensing of real property
19	owned by the taxpayer and the sublease of real property are in this state if the real
20	property is located in this state.
21	<b>SECTION 1346.</b> 71.25 (9) (dd) of the statutes is created to read:
22	71.25 (9) (dd) 1. Except as provided in subd. 2., gross receipts from the lease,
23	rental, or licensing of tangible personal property owned by the taxpayer and the
24	sublease of tangible personal property are in this state if the property is located in
25	this state during the entire period of lease, rental, licensing, sublease, or other use.

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1 If the property is used in and outside this state during the period of lease, rental, 2 licensing, or sublease, gross receipts are in this state to the extent that the property 3 is used in this state. The proportion of use in this state is determined by multiplying 4 the gross receipts from the lease, rental, licensing, sublease, or other use of the 5 property by a fraction having as a numerator the amount of time the property was 6 used in this state in the taxable year and having as a denominator the total time the 7 property was used in all states having jurisdiction to impose an income tax on the 8 taxpayer in the taxable year.

9 2. Gross receipts from the lease, rental, or licensing of moving property, 10 including motor vehicles, rolling stock, aircraft, vessels, or mobile equipment, owned 11 by the taxpayer and the sublease of moving property are in this state to the extent 12 that the property is used in this state. The proportion of use of moving property in 13 this state is determined as follows:

a. The proportion of use of a motor vehicle or rolling stock in this state is
determined by multiplying the gross receipts from the lease, rental, licensing, or
sublease of the motor vehicle or rolling stock by a fraction having as a numerator the
number of miles traveled within this state by the motor vehicle or rolling stock while
leased, rented, licensed, or subleased in the taxable year and having as a
denominator the total number of miles traveled by the motor vehicle or rolling stock
while leased, rented, licensed, or subleased in the taxable year.

b. The proportion of use of an aircraft in this state is determined by multiplying
the gross receipts from the lease, rental, licensing, or sublease of the aircraft by a
fraction having as a numerator the number of takeoffs and landings of the aircraft
in this state while leased, rented, licensed, or subleased in the taxable year and

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having as a denominator the total number of takeoffs and landings of the aircraft
 while leased, rented, licensed, or subleased in the taxable year.

c. The proportion of use of a vessel or mobile equipment in this state is
determined by multiplying the gross receipts from the lease, rental, licensing, or
sublease of the vessel or mobile equipment by a fraction having as a numerator the
number of days that the vessel or mobile equipment is in this state while leased,
rented, licensed, or subleased in the taxable year and having as a denominator the
total number of days that the vessel or mobile equipment is leased, rented, licensed,
or subleased in the taxable year.

d. If the taxpayer is unable to determine the use of moving property under subd.
2. a., b., or c. while the property is leased, rented, licensed, or subleased in the taxable
year, the moving property is conclusively deemed to be used in the state in which the
property is located at the time that the lessee, renter, licensee, or sublessee takes
possession of the property in the taxable year.

15

**SECTION 1347.** 71.25 (9) (df) of the statutes is created to read:

71.25 (9) (df) 1. Gross receipts from the use of computer software are in this
state if the purchaser or licensee uses the computer software at a location in this
state.

2. Computer software is used at a location in this state if the purchaser or licensee uses the computer software in the regular course of business operations in this state, for personal use in this state, or if the purchaser or licensee is an individual whose domicile is in this state. If the purchaser or licensee uses the computer software in more than one state, the gross receipts shall be divided among those states having jurisdiction to impose an income tax on the taxpayer in proportion to the use of the computer software in those states. To determine computer software use in this state, the department may consider the number of users in each state
 where the computer software is used, the number of site licenses or workstations in
 this state, and any other factors that reflect the use of computer software in this
 state.

- 5 3. If the taxpayer is not subject to income tax in the state in which the gross 6 receipts are considered received under this paragraph, but the taxpayer's 7 commercial domicile is in this state, 50 percent of those gross receipts shall be 8 included in the numerator of the sales factor.
- 9

**SECTION 1348.** 71.25 (9) (dg) of the statutes is created to read:

71.25 (9) (dg) 1. Gross royalties and other gross receipts received for the sale
or use of intangible property, including, but not limited to, patents, copyrights,
trademarks, trade names, service names, franchises, licenses, plans, specifications,
blueprints, processes, techniques, formulas, designs, layouts, patterns, drawings,
manuals, technical know-how, contracts, and customer lists, are in this state if the
user, purchaser, or licensee uses the intangible property at a location in this state.

16 2. Intangible property is used at a location in this state if the user, purchaser, 17 or licensee uses the property in the operation of a trade or business at a location in 18 this state, for personal use in this state, or if the user, purchaser, or licensee is an 19 individual whose domicile is in this state. If the user, purchaser, or licensee uses the 20 intangible property in more than one state, the gross royalties and other gross 21 receipts from the sale or use of the intangible property shall be divided among those 22 states having jurisdiction to impose an income tax on the taxpayer in proportion to 23 the use of the intangible property in those states. To determine intangible property 24 use in this state, the department may consider the number of licensed sites in each

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1	state, the volume of property manufactured, produced, or sold at locations in this
2	state, or any other factors that reflect the use of the intangible property in this state.
3	3. If the taxpayer is not subject to income tax in the state in which the gross
4	royalties or other gross receipts are considered received under this paragraph, but
5	the taxpayer's commercial domicile is in this state, 50 percent of those gross royalties
6	or other gross receipts shall be included in the numerator of the sales factor.
7	SECTION 1349. 71.25 (9) (dh) of the statutes is created to read:
8	71.25 (9) (dh) 1. Gross receipts from services are in this state if the purchaser
9	of the service received the benefit of the service in this state.
10	2. The benefit of a service is received in this state if any of the following applies:
11	a. The service relates to real property that is located in this state.
12	b. The service relates to tangible personal property that is located in this state
13	at the time that the service is received or tangible personal property that is delivered
14	directly or indirectly to customers in this state.
15	c. The service is provided to an individual who is physically present in this state
16	at the time that the service is received.
17	d. The service is provided to a person engaged in a trade or business in this state
18	and relates to that person's business in this state.
19	3. If the purchaser of a service receives the benefit of a service in more than one
20	state, the gross receipts from the performance of the service are included in the
21	numerator of the sales factor according to the portion of the service received in this
22	state.
23	4. If the taxpayer is not subject to income tax in the state in which the benefit
24	of the service is received, the benefit of the service is received in this state to the
25	extent that the taxpayer's employees or representatives performed services from a

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1 location in this state. Fifty percent of the taxpayer's receipts that are considered 2 received in this state under this paragraph shall be included in the numerator of the 3 sales factor. 4 **SECTION 1350.** 71.25 (9) (dm) of the statutes is created to read: 5 71.25 (9) (dm) If the income from sales, other than sales of tangible personal 6 property, properly assignable to this state cannot be ascertained with reasonable 7 certainty by the methods under pars. (db), (dd), (df), (dg), and (dh), the department 8 may promulgate rules that specify how the income shall be apportioned. 9 **SECTION 1351.** 71.25 (9) (e) 12. of the statutes is created to read: 10 71.25 (9) (e) 12. Gross receipts from the sale, licensing, or use of intangible 11 property in the ordinary course of the taxpayer's trade or business. 12 **SECTION 1352.** 71.25 (9) (f) 5. of the statutes is amended to read: 13 Proceeds Notwithstanding any other provision of this 71.25 **(9)** (f) 5. 14 subsection, proceeds and gain or loss from the redemption of securities. 15 **SECTION 1353.** 71.25 (9) (f) 7. of the statutes is amended to read: 16 71.25 (9) (f) 7. Gross receipts and gain or loss from the sale of intangible assets, 17 except those under par. (e) 1. and 12. **SECTION 1354.** 71.25 (9) (f) 9. of the statutes is amended to read: 18 71.25 (9) (f) 9. Gross Notwithstanding any other provision of this subsection, 19 20 gross receipts and gain or loss from the sale or exchange of securities. 21 **SECTION 1355.** 71.26 (2) (b) 10. of the statutes is repealed. 22 **SECTION 1356.** 71.26 (2) (b) 11. of the statutes is repealed. 23 **SECTION 1357.** 71.26 (2) (b) 12. of the statutes is amended to read: 24 71.26 (2) (b) 12. For taxable years that begin after December 31, 1996, and 25 before January 1, 1998, for a corporation, conduit or common law trust which

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1	qualifies as a regulated investment company, real estate mortgage investment
2	conduit, real estate investment trust or financial asset securitization investment
3	trust under the Internal Revenue Code as amended to December 31, 1996, excluding
4	sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d),
5	13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and
6	1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206,
7	P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L.
8	106-554, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L.
9	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
10	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
11	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
12	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and as indirectly affected in the
13	provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647,
14	P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
15	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
16	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
17	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
18	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
19	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L.
20	106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
21	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
22	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
23	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
24	P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
25	910 of P.L. 108–357. "net income" means the federal regulated investment company

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1	taxable income, federal real estate mortgage investment conduit taxable income,
2	federal real estate investment trust or financial asset securitization investment
3	trust taxable income of the corporation, conduit or trust as determined under the
4	Internal Revenue Code as amended to December 31, 1996, excluding sections 103,
5	104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203
6	(d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
7	104–188 and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277,
8	P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of P.L. 106-554, P.L.
9	107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding
10	sections 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L. 108–121, excluding
11	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and
12	403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
13	909, and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable
14	to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L.
15	101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections
16	103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding
17	sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L.
18	103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections
19	1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L.
20	104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
21	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
22	section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and
23	406 of P.L. 107–147, and P.L. 107–181, P.L. 108–121, excluding section 109 of P.L.
24	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
25	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>

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1	of P.L. 108–357, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats.,
2	is required to be depreciated for taxable years 1983 to 1986 under the Internal
3	Revenue Code as amended to December 31, 1980, shall continue to be depreciated
4	under the Internal Revenue Code as amended to December 31, 1980, and except that
5	the appropriate amount shall be added or subtracted to reflect differences between
6	the depreciation or adjusted basis for federal income tax purposes and the
7	depreciation or adjusted basis under this chapter of any property disposed of during
8	the taxable year. The Internal Revenue Code as amended to December 31, 1996,
9	excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171
10	(d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311,
11	and 1605 (d) of P.L. 104-188, and as amended by P.L. 105-33, P.L. 105-34, P.L.
12	105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of
13	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
14	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
15	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
16	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
17	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and as indirectly affected in the
18	provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647,
19	P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
20	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
21	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
22	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
23	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
24	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L.
25	106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,

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1	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
2	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
3	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
4	P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
5	910 of P.L. 108–357, applies for Wisconsin purposes at the same time as for federal
6	purposes. Amendments to the Internal Revenue Code enacted after
7	December 31, 1996, do not apply to this subdivision with respect to taxable years
8	that begin after December 31, 1996, and before January 1, 1998, except that
9	changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L.
10	105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of
11	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
12	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
13	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
14	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
15	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes that indirectly affect
16	the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L.
17	105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of
18	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
19	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
20	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
21	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
22	201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the
23	same time as for federal purposes.
24	SECTION 1358. 71.26 (2) (b) 13. of the statutes is amended to read:

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1 71.26 (2) (b) 13. For taxable years that begin after December 31, 1997, and 2 before January 1, 1999, for a corporation, conduit or common law trust which 3 qualifies as a regulated investment company, real estate mortgage investment 4 conduit, real estate investment trust or financial asset securitization investment 5 trust under the Internal Revenue Code as amended to December 31, 1997, excluding 6 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 7 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 8 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 9 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of 10 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 11 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 12 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 13 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 108-357, excluding sections 101, 14 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and as indirectly affected in the 15 provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, 16 P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, 17 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 18 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 19 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 20 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 21 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 22 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, excluding sections 162 and 165 of 23 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 24 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 25 <u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>

# **ASSEMBLY BILL 100**

1	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
2	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> "net income" means the federal
3	regulated investment company taxable income, federal real estate mortgage
4	investment conduit taxable income, federal real estate investment trust or financial
5	asset securitization investment trust taxable income of the corporation, conduit or
6	trust as determined under the Internal Revenue Code as amended to December 31,
7	1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d),
8	13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204
9	(f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206,
10	P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and
11	165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134,
12	P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L.
13	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
14	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
15	201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the
16	provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647,
17	P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
18	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
19	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
20	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
21	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
22	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
23	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of
24	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
25	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L.

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**ASSEMBLY BILL 100** 

#### 1 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 2 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 3 201, 244, 336, 337, 909, and 910 of P.L. 108-357, except that property that, under s. 4 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 5 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall 6 continue to be depreciated under the Internal Revenue Code as amended to 7 December 31, 1980, and except that the appropriate amount shall be added or 8 subtracted to reflect differences between the depreciation or adjusted basis for 9 federal income tax purposes and the depreciation or adjusted basis under this 10 chapter of any property disposed of during the taxable year. The Internal Revenue 11 Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 12 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 13 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as 14 amended by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, 15 P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding 16 section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 17 406 of P.L. 107-147, and P.L. 107-181, P.L. 108-121, excluding section 109 of P.L. 18 108-121, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 19 108-311, and P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 20 of P.L. 108–357, and as indirectly affected in the provisions applicable to this 21 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 22 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, 23 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 24 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 25 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202

# **ASSEMBLY BILL 100**

1	(c), 1204 (f), 1311 and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
2	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
3	106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
4	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
5	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
6	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
7	P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and
8	910 of P.L. 108–357, applies for Wisconsin purposes at the same time as for federal
9	purposes. Amendments to the Internal Revenue Code enacted after December 31,
10	1997, do not apply to this subdivision with respect to taxable years that begin after
11	December 31, 1997, and before January 1, 1999, except that changes to the Internal
12	Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
13	106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
14	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
15	101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
16	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.
17	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
18	of P.L. 108–357, and changes that indirectly affect the provisions applicable to this
19	subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
20	106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
21	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
22	101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
23	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
24	<u>P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and</u>

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#### **ASSEMBLY BILL 100**

<u>910 of P.L. 108–357</u>, apply for Wisconsin purposes at the same time as for federal
 purposes.

3 **SECTION 1359.** 71.26 (2) (b) 14. of the statutes is amended to read: 4 71.26 (2) (b) 14. For taxable years that begin after December 31, 1998, and 5 before January 1, 2000, for a corporation, conduit or common law trust which 6 qualifies as a regulated investment company, real estate mortgage investment 7 conduit, real estate investment trust or financial asset securitization investment 8 trust under the Internal Revenue Code as amended to December 31, 1998, excluding 9 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 10 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 11 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, 12 P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding 13 section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 14 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section 15 <u>109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a)</u> 16 of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, 17 and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this 18 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 19 P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, 20 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 21 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 22 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 23 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 24 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 25 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,

1	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147,
2	excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, <u>P.L.</u>
3	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
4	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
5	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> "net income" means the federal
6	regulated investment company taxable income, federal real estate mortgage
7	investment conduit taxable income, federal real estate investment trust or financial
8	asset securitization investment trust taxable income of the corporation, conduit or
9	trust as determined under the Internal Revenue Code as amended to December 31,
10	1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d),
11	13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204
12	(f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170,
13	P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
14	107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding
15	sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121,
16	excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308,
17	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
18	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
19	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
20	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
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.

1	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
2	162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
3	107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181,
4	and P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311,</u>
5	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
6	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, except that
7	property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated
8	for taxable years 1983 to 1986 under the Internal Revenue Code as amended to
9	December 31, 1980, shall continue to be depreciated under the Internal Revenue
10	Code as amended to December 31, 1980, and except that the appropriate amount
11	shall be added or subtracted to reflect differences between the depreciation or
12	adjusted basis for federal income tax purposes and the depreciation or adjusted basis
13	under this chapter of any property disposed of during the taxable year. The Internal
14	Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and
15	110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
16	103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188,
17	and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding
18	sections 162 and 165 of P.L. 106-554, P.L. 107-16, excluding section 431 of P.L.
19	107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L. 107-147,
20	P.L. 107–181, and P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121,</u>
21	P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and
22	P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L.
23	<u><math>108-357</math></u> , and as indirectly affected in the provisions applicable to this subchapter
24	by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179,
25	P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.

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1	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
2	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
3	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
4	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
5	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
6	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
7	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
8	101 and 406 of P.L. 107–147, P.L. 107–181, <del>and</del> P.L. 107–276, <u>P.L. 108–121, excluding</u>
9	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and
10	403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
11	909, and 910 of P.L. 108–357, applies for Wisconsin purposes at the same time as for
12	federal purposes. Amendments to the Internal Revenue Code enacted after
13	December 31, 1998, do not apply to this subdivision with respect to taxable years that
14	begin after December 31, 1998, and before January 1, 2000, except that changes to
15	the Internal Revenue Code made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.
16	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
17	section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and
18	406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section
19	<u>109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a)</u>
20	of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
21	and 910 of P.L. 108–357, and changes that indirectly affect the provisions applicable
22	to this subchapter made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554,
23	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
24	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
25	107–147, P.L. 107–181, and P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L.</u>

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**ASSEMBLY BILL 100** 

1 <u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>

2 <u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>

of P.L. 108–357, apply for Wisconsin purposes at the same time as for federal
purposes.

5

**SECTION 1360.** 71.26 (2) (b) 15. of the statutes is amended to read:

6 71.26 (2) (b) 15. For taxable years that begin after December 31, 1999, and 7 before January 1, 2003, for a corporation, conduit or common law trust which 8 qualifies as a regulated investment company, real estate mortgage investment 9 conduit, real estate investment trust or financial asset securitization investment 10 trust under the Internal Revenue Code as amended to December 31, 1999, excluding 11 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 12 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 13 1605 (d) of P.L. 104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding 14 sections 162 and 165 of P.L. 106-554, P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding 15 16 sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, and P.L. 107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L. 17 18 108-121, excluding section 109 of P.L. 108-121, P.L. 108-218, P.L. 108-311, 19 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 108-357, 20 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and as 21 indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 22 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 23 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 24 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 25 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L.

# **ASSEMBLY BILL 100**

1	104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
2	(d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L.
3	105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.
4	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
5	excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L.
6	107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210,
7	P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27, excluding sections 106, 201, and 202</u>
8	of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L.
9	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
10	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
11	"net income" means the federal regulated investment company taxable income,
12	federal real estate mortgage investment conduit taxable income, federal real estate
13	investment trust or financial asset securitization investment trust taxable income
14	of the corporation, conduit or trust as determined under the Internal Revenue Code
15	as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L.
16	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66
17	and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as
18	amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L.
19	106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22,
20	P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
21	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L. 108–27,
22	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
23	<u>109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
24	<u>401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,</u>
25	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions

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1	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
2	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
3	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
4	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
5	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
6	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
7	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
8	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
9	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
10	107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections
11	101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L.
12	107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L.
13	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311,</u>
14	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
15	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, except that
16	property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated
17	for taxable years 1983 to 1986 under the Internal Revenue Code as amended to
18	December 31, 1980, shall continue to be depreciated under the Internal Revenue
19	Code as amended to December 31, 1980, and except that the appropriate amount
20	shall be added or subtracted to reflect differences between the depreciation or
21	adjusted basis for federal income tax purposes and the depreciation or adjusted basis
22	under this chapter of any property disposed of during the taxable year. The Internal
23	Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and
24	110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
25	103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188,

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1	and as amended by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L.
2	106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22,
3	P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections 101 and 406 of P.L.
4	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27,</u>
5	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
6	<u>109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
7	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
8	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
9	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
10	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
11	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
12	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
13	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
14	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
15	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
16	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
17	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
18	107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding sections
19	101 and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L.
20	107–358, P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L.
21	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311,</u>
22	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
23	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, applies for
24	Wisconsin purposes at the same time as for federal purposes. Amendments to the
25	Internal Revenue Code enacted after December 31, 1999, do not apply to this

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1	subdivision with respect to taxable years that begin after December 31, 1999, and
2	before January 1, 2003, except that changes to the Internal Revenue Code made by
3	P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
4	107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,
5	P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
6	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27, excluding</u>
7	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
8	<u>108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
9	<u>(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,</u>
10	and 910 of P.L. 108–357, and changes that indirectly affect the provisions applicable
11	to this subchapter made by P.L. 106–230, P.L. 106–554, excluding sections 162 and
12	165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16,
13	P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and
14	406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
15	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
16	section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
17	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>
18	<u>244, 336, 337, 909, and 910 of P.L. 108–357,</u> apply for Wisconsin purposes at the same
19	time as for federal purposes.

20

SECTION 1361. 71.26 (2) (b) 16. of the statutes is amended to read:

71.26 (2) (b) 16. For taxable years that begin after December 31, 2002, and
before January 1, 2004, for a corporation, conduit, or common law trust which
qualifies as a regulated investment company, real estate mortgage investment
conduit, real estate investment trust, or financial asset securitization investment
trust under the Internal Revenue Code as amended to December 31, 2002, excluding

## **ASSEMBLY BILL 100**

1	sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d),
2	13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and
3	1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L.
4	106–573, section 431 of P.L. 107–16, and section 101 of P.L. 107–147, and as amended
5	by P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121,
6	excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L.
7	108-173, P.L. 108-203, P.L. 108-218, P.L. 108-311, excluding sections 306, 307, 308,
8	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
9	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
10	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
11	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
12	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
13	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
14	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
15	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
16	104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L.
17	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
18	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
19	107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101
20	of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
21	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
22	section 109 of P.L. 108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173,
23	P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and
24	403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
25	909, and 910 of P.L. 108–357, "net income" means the federal regulated investment

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1	company taxable income, federal real estate mortgage investment conduit taxable
2	income, federal real estate investment trust or financial asset securitization
3	investment trust taxable income of the corporation, conduit, or trust as determined
4	under the Internal Revenue Code as amended to December 31, 2002, excluding
5	sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d),
6	13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and
7	1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L.
8	106–573, section 431 of P.L. 107–16, and section 101 of P.L. 107–147, and as amended
9	by P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121,
10	excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L.
11	<u>108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
12	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
13	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
14	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
15	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
16	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
17	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
18	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
19	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
20	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
21	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
22	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
23	107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101
24	of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L.</u>
25	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>

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1	section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173,
2	P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and
3	<u>403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,</u>
4	<u>909, and 910 of P.L. 108–357,</u> except that property that, under s. 71.02 (1) (c) 8. to 11.,
5	1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the
6	Internal Revenue Code as amended to December 31, 1980, shall continue to be
7	depreciated under the Internal Revenue Code as amended to December 31, 1980,
8	and except that the appropriate amount shall be added or subtracted to reflect
9	differences between the depreciation or adjusted basis for federal income tax
10	purposes and the depreciation or adjusted basis under this chapter of any property
11	disposed of during the taxable year. The Internal Revenue Code as amended to
12	December 31, 2002, excluding sections 103, 104, and 110 of P.L. 102–227, sections
13	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b),
14	1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and
15	165 of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, and section 101 of P.L.
16	107–147, and as amended by P.L. 108–27, excluding sections 106, 201, and 202 of P.L.
17	<u>108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding</u>
18	section 1201 of P.L. 108-173, P.L. 108-203, P.L. 108-218, P.L. 108-311, excluding
19	sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding
20	<u>sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and as indirectly
21	affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203,
22	P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508,
23	P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L.
24	102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and
25	13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L.

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1	104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
2	104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L.
3	105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554,
4	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding
5	section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,
6	excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and
7	P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L.
8	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201</u>
9	of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
10	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
11	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> applies for Wisconsin purposes at
12	the same time as for federal purposes. Amendments to the Internal Revenue Code
13	enacted after December 31, 2002, do not apply to this subdivision with respect to
14	taxable years that begin after December 31, 2002, and before January 1, 2004,
15	except that changes to the Internal Revenue Code made by P.L. 108–27, excluding
16	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
17	<u>108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L.</u>
18	<u>108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
19	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
20	of P.L. 108–357, and changes that indirectly affect the provisions applicable to this
21	subchapter made by P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27,
22	P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section
23	1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections
24	<u>306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections</u>

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# <u>101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes</u> at the same time as for federal purposes.

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**SECTION 1362.** 71.26 (2) (b) 17. of the statutes is created to read:

4 71.26 (2) (b) 17. For taxable years that begin after December 31, 2003, and 5 before January 1, 2005, for a corporation, conduit, or common law trust which 6 qualifies as a regulated investment company, real estate mortgage investment 7 conduit, real estate investment trust, or financial asset securitization investment 8 trust under the Internal Revenue Code as amended to December 31, 2003, excluding 9 sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 10 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 11 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 12 106–573, section 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, 13 and 202 of P.L. 108–27, section 109 of P.L. 108–121, and section 1201 of P.L. 108–173, 14 and as amended by P.L. 108-203, P.L. 108-218, P.L. 108-311, excluding sections 306, 15 307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 16 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, and as indirectly 17 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 18 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 19 P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 20 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 21 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 22 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 23 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 24 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, 25 excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding

1	section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,
2	excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, P.L.
3	107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L.
4	108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding section 1201
5	of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
6	307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201,
7	244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, "net income" means
8	the federal regulated investment company taxable income, federal real estate
9	mortgage investment conduit taxable income, federal real estate investment trust
10	or financial asset securitization investment trust taxable income of the corporation,
11	conduit, or trust as determined under the Internal Revenue Code as amended to
12	December 31, 2003, excluding sections 103, 104, and 110 of P.L. 102–227, sections
13	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b),
14	1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and
15	165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, section 101 of P.L.
16	107–147, sections 106, 201, and 202 of P.L. 108–27, section 109 of P.L. 108–121, and
17	section 1201 of P.L. 108–173, and as amended by P.L. 108–203, P.L. 108–218, P.L.
18	108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, P.L.
19	108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,
20	and P.L. 108–476, and as indirectly affected in the provisions applicable to this
21	subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140,
22	P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,
23	and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections
24	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L.
25	103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202

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1	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
2	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
3	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
4	P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L.
5	107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L.
6	107–181, P.L. 107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27, excluding sections
7	106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121,
8	P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218,
9	P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, P.L.
10	108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,
11	and P.L. 108–476, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats.,
12	is required to be depreciated for taxable years 1983 to 1986 under the Internal
13	Revenue Code as amended to December 31, 1980, shall continue to be depreciated
14	under the Internal Revenue Code as amended to December 31, 1980, and except that
15	the appropriate amount shall be added or subtracted to reflect differences between
16	the depreciation or adjusted basis for federal income tax purposes and the
17	depreciation or adjusted basis under this chapter of any property disposed of during
18	the taxable year. The Internal Revenue Code as amended to December 31, 2003,
19	excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171
20	(d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and
21	1605 (d) of P.L. 104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L.
22	106–573, section 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201,
23	and 202 of P.L. 108–27, section 109 of P.L. 108–121, and section 1201 of P.L. 108–173,
24	and as amended by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
25	307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201,

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#### 1 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, and as indirectly 2 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 3 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 4 P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 5 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 6 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 7 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 8 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 9 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, 10 excluding sections 162 and 165 of P.L. 106-554, P.L. 107-15, P.L. 107-16, excluding 11 section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, 12 excluding section 101 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, P.L. 13 107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L. 14 108-121, excluding section 109 of P.L. 108-121, P.L. 108-173, excluding section 1201 15 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 16 307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 17 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 108-476, applies for Wisconsin 18 purposes at the same time as for federal purposes. Amendments to the Internal 19 Revenue Code enacted after December 31, 2003, do not apply to this subdivision with 20 respect to taxable years that begin after December 31, 2003, and before January 1, 21 2005, except that changes to the Internal Revenue Code made by P.L. 108-203, P.L. 22 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 23 108-311, P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of 24 P.L. 108–357, and P.L. 108–476, and changes that indirectly affect the provisions 25 applicable to this subchapter made by P.L. 108–203, P.L. 108–218, P.L. 108–311,

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1 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 108-357, 2 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 3 108–476, apply for Wisconsin purposes at the same time as for federal purposes. 4 **SECTION 1363.** 71.26 (2) (b) 18. of the statutes is created to read: 5 71.26 (2) (b) 18. For taxable years that begin after December 31, 2004, for a 6 corporation, conduit, or common law trust which qualifies as a regulated investment 7 company, real estate mortgage investment conduit, real estate investment trust, or 8 financial asset securitization investment trust under the Internal Revenue Code as 9 amended to December 31, 2004, excluding sections 103, 104, and 110 of P.L. 102-227, 10 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 11 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, sections 1, 3, 4, and 12 5 of P.L. 106-519, sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of 13 P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L. 108–27, 14 section 1201 of P.L. 108-173, sections 306, 308, 401, and 403 (a) of P.L. 108-311, and 15 sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and as indirectly 16 affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, 17 P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, 18 P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 19 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 20 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 21 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 22 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 23 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, 24 excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding 25 section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147,

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1	excluding section 101 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, P.L.
2	107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L. 108-27, P.L.
3	108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L.
4	108–218, P.L. 108–311, excluding sections 306, 308, 401, and 403 (a) of P.L. 108–311,
5	P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L.
6	108–357, and P.L. 108–476, "net income" means the federal regulated investment
7	company taxable income, federal real estate mortgage investment conduit taxable
8	income, federal real estate investment trust or financial asset securitization
9	investment trust taxable income of the corporation, conduit, or trust as determined
10	under the Internal Revenue Code as amended to December 31, 2004, excluding
11	sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d),
12	13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and
13	1605 (d) of P.L. 104–188, sections 1, 3, 4, and 5 of P.L. 106–519, sections 162 and 165
14	of P.L. 106–554, P.L. 106–573, section 431 of P.L. 107–16, section 101 of P.L. 107–147,
15	sections 106, 201, and 202 of P.L. 108–27, section 1201 of P.L. 108–173, sections 306,
16	308, 401, and 403 (a) of P.L. 108–311, and sections 101, 201, 244, 336, 337, 909, and
17	910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this
18	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140,
19	P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104,
20	and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections
21	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
22	103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202
23	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.
24	105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L.
25	106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,

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1	P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L.
2	107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L.
3	107–181, P.L. 107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27, excluding sections
4	106, 201, and 202 of P.L. 108–27, P.L. 108–121, P.L. 108–173, excluding section 1201
5	of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306,
6	308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244,
7	336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, except that property that,
8	under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable
9	years 1983 to 1986 under the Internal Revenue Code as amended to
10	December 31, 1980, shall continue to be depreciated under the Internal Revenue
11	Code as amended to December 31, 1980, and except that the appropriate amount
12	shall be added or subtracted to reflect differences between the depreciation or
13	adjusted basis for federal income tax purposes and the depreciation or adjusted basis
14	under this chapter of any property disposed of during the taxable year. The Internal
15	Revenue Code as amended to December 31, 2004, excluding sections 103, 104, and
16	110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
17	103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188,
18	sections 1, 3, 4, and 5 of P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L.
19	106–573, section 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201,
20	and 202 of P.L. 108–27, section 1201 of P.L. 108–173, sections 306, 308, 401, and 403
21	(a) of P.L. 108–311, and sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,
22	and as indirectly affected in the provisions applicable to this subchapter by P.L.
23	99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L.
24	101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
25	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150

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1	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
2	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
3	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
4	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
5	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15,
6	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L.
7	107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L. 107-181, P.L.
8	107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and
9	202 of P.L. 108–27, P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L.
10	108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 308, 401,
11	and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
12	909, and 910 of P.L. 108–357, and P.L. 108–476, applies for Wisconsin purposes at the
13	same time as for federal purposes. Amendments to the Internal Revenue Code
14	enacted after December 31, 2004, do not apply to this subdivision with respect to
15	taxable years that begin after December 31, 2004.
16	SECTION 1364. 71.28 (1dd) (a) 1. of the statutes is amended to read:
17	71.28 (1dd) (a) 1. "Day care center benefits" means benefits provided at a day
18	care facility that is licensed under s. 48.65 or 48.69 49.98 or 49.99 and that for
19	compensation provides care for at least 6 children or benefits provided at a facility
20	for persons who are physically or mentally incapable of caring for themselves.

21 SECTION 1365. 71.28 (1di) (b) 1. of the statutes is repealed.

22 **\*-0402/7.6\*SECTION 1366.** 71.28 (1dL) (c) 1. of the statutes is repealed.

23 \*-0402/8\*SECTION 1367. 71.28 (1dL) (c) 2. of the statutes is renumbered 71.28
24 (1dL) (c).

25

\*-0402/8\*SECTION 1368. 71.28 (1dL) (d) of the statutes is amended to read:

1	71.28 (1dL) (d) Except as provided in par. (c) 2-, the carry–over provisions of
2	sub. (4) (e) and (f) as they relate to the credit under that subsection relate to the credit
3	under this subsection and apply as if the development zone continued to exist.
4	SECTION 1369. 71.28 (1dm) (hm) of the statutes is amended to read:
5	71.28 (1dm) (hm) Credits claimed <u>A claimant may claim the credit</u> under this
6	subsection, including any credits carried over, <del>may be offset only</del> against the amount
7	of the tax otherwise due under this subchapter attributable to income from the
8	business operations of the claimant in the development zone; except that a claimant
9	in a development zone under s. 560.795 (1) (e) may offset credits, including any
10	credits carried over, against the amount of the tax otherwise due under this
11	subchapter attributable to all of the claimant's income; and against the tax
12	attributable to income from directly related business operations of the claimant.
13	<b>SECTION 1370.</b> 71.28 (1dx) (a) 5. of the statutes is amended to read:
14	71.28 (1dx) (a) 5. "Member of a targeted group" means a person who resides
15	in an empowerment zone, or an enterprise community, that the U.S. government
16	designates area designated by the federal government as an economic revitalization
17	area, a person who is employed in an unsubsidized job but meets the eligibility
18	requirements under s. 49.145 (2) and (3) for a Wisconsin <del>works <u>Works</u> employment</del>
19	position, a person who is employed in a trial job, as defined in s. 49.141 (1) (n), a
20	person who is eligible for child care assistance under s. 49.155, a person who is a
21	vocational rehabilitation referral, an economically disadvantaged youth, an
22	economically disadvantaged veteran, a supplemental security income recipient, a
23	general assistance recipient, an economically disadvantaged ex-convict, a qualified
24	summer youth employee, as defined in 26 USC 51 (d) (7), a dislocated worker, as
25	defined in 29 USC 2801 (9), or a food stamp recipient; if the person has been certified

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in the manner under sub. (1dj) (am) 3. by a designated local agency, as defined in sub.
 (1dj) (am) 2.
 SECTION 1371. 71.28 (1dx) (b) (intro.) of the statutes is amended to read:
 71.28 (1dx) (b) *Credit.* (intro.) Except as provided in pars. (be) and (bg) and

in s. 73.03 (35), and subject to s. 560.785, for any taxable year for which the person
is entitled under s. 560.795 (3) to claim tax benefits or certified under s. 560.765 (3),
560.797 (4) or 560.798 (3), any person may claim as a credit against <u>the</u> taxes <u>imposed</u>
on the person's income from the person's business activities in a development zone

## 9 <u>otherwise due under this chapter</u> the following amounts:

10

**SECTION 1372.** 71.28 (1dx) (b) 2. of the statutes is amended to read:

71.28 (1dx) (b) 2. The amount determined by multiplying the amount
determined under s. 560.785 (1) (b) by the number of full-time jobs created in a
development zone and filled by a member of a targeted group and by then subtracting
the subsidies paid under s. 49.147 (3) (a) or the subsidies and reimbursements paid
under s. 49.147 (3) (d) 5. for those jobs.

#### 16

**SECTION 1373.** 71.28 (1dx) (b) 3. of the statutes is amended to read:

17 71.28 (1dx) (b) 3. The amount determined by multiplying the amount
18 determined under s. 560.785 (1) (c) by the number of full-time jobs created in a
19 development zone and not filled by a member of a targeted group and by then
20 subtracting the subsidies paid under s. 49.147 (3) (a) or the subsidies and
21 reimbursements paid under s. 49.147 (3) (d) 5. for those jobs.

SECTION 1374. 71.28 (1dx) (b) 4. of the statutes is amended to read:
71.28 (1dx) (b) 4. The amount determined by multiplying the amount
determined under s. 560.785 (1) (bm) by the number of full-time jobs retained, as

25 provided in the rules under s. 560.785, excluding jobs for which a credit has been

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1	claimed under sub. (1dj), in an enterprise development zone under s. 560.797 and for
2	which significant capital investment was made and by then subtracting the
3	subsidies paid under s. 49.147 (3) (a) <u>or the subsidies and reimbursements paid</u>
4	<u>under s. 49.147 (3) (d) 5.</u> for those jobs.
5	SECTION 1375. 71.28 (1dx) (b) 5. of the statutes is amended to read:
6	71.28 (1dx) (b) 5. The amount determined by multiplying the amount
7	determined under s. 560.785 (1) (c) by the number of full-time jobs retained, as
8	provided in the rules under s. 560.785, excluding jobs for which a credit has been
9	claimed under sub. (1dj), in a development zone and not filled by a member of a
10	targeted group and by then subtracting the subsidies paid under s. 49.147 (3) (a) $\underline{\mathrm{or}}$
11	the subsidies and reimbursements paid under s. 49.147 (3) (d) 5. for those jobs.
12	SECTION 1376. 71.28 (2m) (a) 1. b. of the statutes is amended to read:
13	71.28 (2m) (a) 1. b. For partnerships, except publicly traded partnerships
14	treated as corporations under s. 71.22 $(1)$ $(1k)$ , or limited liability companies, except
15	limited liability companies treated as corporations under s. 71.22 $(1)$ (1k), "claimant"
16	means each individual partner or member.
17	<b>SECTION 1377.</b> 71.28 (3n) (title) of the statutes is amended to read:
18	71.28 (3n) (title) Dairy Livestock farm investment credit.
19	SECTION 1378. 71.28 (3n) (a) 1m. of the statutes is repealed.
20	SECTION 1379. 71.28 (3n) (a) 1n. of the statutes is created to read:
21	71.28 (3n) (a) 1n. "Livestock" means domestic animals used in this state in the
22	production of food, fiber, or other animal products and includes bovine animals,
23	swine, poultry, fish, sheep, and goats. "Livestock" does not include equine animals,
24	deer, ratites, camelidae, or mink.
25	SECTION 1990 71.28 (3n) (a) 1n of the statutes is repealed

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**SECTION 1380.** 71.28 (3n) (a) 1p. of the statutes is repealed.

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SECTION 1381. 71.28 (3n) (a) 2. (intro.) of the statutes is amended to read:
71.28 (3n) (a) 2. (intro.) "Dairy "Livestock farm modernization or expansion"
means the construction, the improvement, or the acquisition of buildings or facilities,
or acquiring equipment, for dairy animal livestock housing, livestock confinement,
animal livestock feeding, milk production, or waste management, including the
following, if used exclusively related to dairy animals livestock:
SECTION 1382. 71.28 (3n) (b) of the statutes is amended to read:

8 71.28 (**3n**) (b) Subject to the limitations provided in this subsection, for taxable 9 years that begin after December 31, 2003, and before January 1, 2010, a claimant 10 may claim as a credit against the tax imposed under s. 71.23 an amount equal to 10% 11 of the amount the claimant paid in the taxable year for dairy <u>livestock</u> farm 12 modernization or expansion related to the operation of the claimant's dairy <u>livestock</u> 13 farm.

14

**SECTION 1383.** 71.28 (4) (a) of the statutes is amended to read:

15 71.28 (4) (a) *Credit.* Any corporation may credit against taxes otherwise due 16 under this chapter an amount equal to 5% of the amount obtained by subtracting 17 from the corporation's qualified research expenses, as defined in section 41 of the internal revenue code, except that "qualified research expenses" includes only 18 19 expenses incurred by the claimant, incurred for research conducted in this state for 20 the taxable year, except that a taxpayer may elect the alternative computation under 21 section 41 (c) (4) of the Internal Revenue Code and that election applies until the 22 department permits its revocation and except that "qualified research expenses" 23 does not include compensation used in computing the credit under subs. (1dj) and 24 (1dx), the corporation's base amount, as defined in section 41 (c) of the internal 25 revenue code, except that gross receipts used in calculating the base amount means

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gross receipts from sales attributable to Wisconsin under s. 71.25 (9) (b) 1. and 2. and
 (d), (db), (dd), (df), (dg), (dh), and (dm). Section 41 (h) of the internal revenue code
 does not apply to the credit under this paragraph.

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4

**SECTION 1384.** 71.28 (4) (am) 1. of the statutes is amended to read:

5 71.28 (4) (am) 1. In addition to the credit under par. (a), any corporation may 6 credit against taxes otherwise due under this chapter an amount equal to 5% of the 7 amount obtained by subtracting from the corporation's qualified research expenses, 8 as defined in section 41 of the internal revenue code, except that "qualified research 9 expenses" include only expenses incurred by the claimant in a development zone 10 under subch. VI of ch. 560, except that a taxpayer may elect the alternative 11 computation under section 41 (c) (4) of the Internal Revenue Code and that election 12 applies until the department permits its revocation and except that "qualified 13 research expenses" do not include compensation used in computing the credit under 14 sub. (1dj) nor research expenses incurred before the claimant is certified for tax 15 benefits under s. 560.765 (3), the corporation's base amount, as defined in section 41 16 (c) of the internal revenue code, in a development zone, except that gross receipts 17 used in calculating the base amount means gross receipts from sales attributable to 18 Wisconsin under s. 71.25 (9) (b) 1. and 2. and (d), (db), (dd), (df), (dg), (dh), and (dm) 19 and research expenses used in calculating the base amount include research 20 expenses incurred before the claimant is certified for tax benefits under s. 560.765 21 (3), in a development zone, if the claimant submits with the claimant's return a copy 22 of the claimant's certification for tax benefits under s. 560.765 (3) and a statement 23 from the department of commerce verifying the claimant's qualified research 24 expenses for research conducted exclusively in a development zone. The rules under 25 s. 73.03 (35) apply to the credit under this subdivision. The rules under sub. (1di)

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(f) and (g) as they apply to the credit under that subsection apply to claims under this
subdivision. Section 41 (h) of the internal revenue code does not apply to the credit
under this subdivision.

SECTION 1385. 71.28 (4) (i) of the statutes is amended to read:

5 71.28 (4) (i) *Nonclaimants.* The credits under this subsection may not be 6 claimed by a partnership, except a publicly traded partnership treated as a 7 corporation under s. 71.22 (1) (1k), limited liability company, except a limited 8 liability company treated as a corporation under s. 71.22 (1) (1k), or tax-option 9 corporation or by partners, including partners of a publicly traded partnership, 10 members of a limited liability company or shareholders of a tax-option corporation. 11 **SECTION 1386.** 71.30 (11) of the statutes is created to read:

12 71.30 (11) VETERANS TRUST FUND. (a) *Definitions.* In this subsection, "veterans
13 trust fund" means the fund under s. 25.36.

- (b) *Voluntary payments.* 1. 'Designation on return.' A corporation filing an
  income or franchise tax return may designate on the return any amount of additional
  payment or any amount of a refund that is due the corporation as a donation to the
  veterans trust fund to be used for veterans programs under s. 25.36 (1).
- 2. 'Designation added to tax owed.' If the corporation owes any tax, the
  corporation shall remit in full the tax due and the amount designated on the return
  as a donation to the veterans trust fund when the corporation files a tax return.

3. 'Designation deducted from refund.' Except as provided under par. (d), and
subject to ss. 71.75 (9) and 71.80 (3), if the corporation is owed a refund, the
department shall deduct the amount designated on the return as a donation to the
veterans trust fund from the amount of the refund.

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1 (c) *Errors; failure to remit correct amount.* 1. 'Reduced designation.' If a 2 corporation remits an amount that exceeds the tax due, after error corrections, but 3 that is less than the total of the tax due, after error corrections, and the amount 4 designated by the corporation on the return as a donation to the veterans trust fund, 5 the department shall reduce the designation to reflect the amount remitted that 6 exceeds the tax due, after error corrections. 2. 'Void designation.' The designation for a donation to the veterans trust fund 7 8 is void if the corporation remits an amount equal to or less than the tax due, after 9 error corrections. 10 (d) *Errors; insufficient refund.* If a corporation is owed a refund that is less than 11 the amount designated on the return as a donation to the veterans trust fund, after 12 attachment and crediting under ss. 71.75 (9) and 71.80 (3) and after error corrections, 13 the department shall reduce the designation to reflect the actual amount of the 14 refund the corporation is otherwise owed. 15 (e) *Conditions.* If a corporation places any conditions on a designation for a 16 donation to the veterans trust fund, the designation is void. 17 (f) *Void designation*. If a designation for a donation to the veterans trust fund

is void, the department shall disregard the designation and determine the amountsdue, owed, refunded, and received.

(g) *Tax return.* The secretary of revenue shall provide a place for the
designations under this subsection on the corporate income and franchise tax
returns and the secretary shall highlight that place on the returns by a symbol
chosen by the department of veterans affairs that relates to veterans.

1 (h) *Certification of amounts.* Annually, on or before September 15, the 2 secretary of revenue shall certify to the department of veterans affairs and the 3 department of administration:

- The total amount of the administrative costs, including data processing
   costs, incurred by the department of revenue in administering this subsection during
   the previous fiscal year.
- 7 2. The total amount received from all designations to the veterans trust fund
  8 under this subsection made by corporations during the previous fiscal year.
- 9 3. The net amount remaining after the administrative costs under subd. 1. are
  10 subtracted from the total received under subd. 2.
- (i) *Appropriations.* From the moneys received from designations to the
  veterans trust fund under this subsection, an amount equal to the sum of
  administrative expenses certified under par. (h) 1. shall be deposited into the general
  fund and credited to the appropriation under s. 20.566 (1) (hp), and the net amount
  remaining certified under par. (h) 3. shall be deposited into the veterans trust fund
  and used for the veterans programs under s. 25.36 (1).
- 17 (j) *Refunds.* An amount designated as a donation to the veterans trust fund 18 under this subsection is not subject to refund to a corporation that designates the 19 donation unless the corporation submits information to the satisfaction of the 20 department within 18 months from the date that taxes are due from the corporation or from the date that the corporation filed the return, whichever is later, that the 21 amount designated is clearly in error. A refund granted by the department under 22 23 this paragraph shall be deducted from the moneys received under this subsection in 24 the fiscal year that the refund is certified under 71.75 (7).

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**SECTION 1387.** 71.34 (1g) (j) of the statutes is repealed.

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1	SECTION 1388. 71.34 (1g) (k) of the statutes is repealed.
2	SECTION 1389. 71.34 (1g) (L) of the statutes is amended to read:
3	71.34 (1g) (L) "Internal Revenue Code" for tax-option corporations, for taxable
4	years that begin after December 31, 1996, and before January 1, 1998, means the
5	federal Internal Revenue Code as amended to December 31, 1996, excluding
6	sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d),
7	13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and
8	1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206,
9	P.L. 105–277, P.L. 106–36, P.L. 106–554, excluding sections 162 and 165 of P.L.
10	106-554, P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L.
11	107–147, excluding sections 101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L.</u>
12	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
13	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
14	201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the
15	provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647
16	excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2)
17	of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L.
18	101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and
19	110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections
20	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L.
21	103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202
22	(c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L.
23	105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,
24	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
25	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.

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#### 1 107–147, and P.L. 107–181, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 2 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 3 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, 4 except that section 1366 (f) (relating to pass-through of items to shareholders) is 5 modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 6 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time 7 as for federal purposes. Amendments to the federal Internal Revenue Code enacted 8 after December 31, 1996, do not apply to this paragraph with respect to taxable years 9 beginning after December 31, 1996, and before January 1, 1998, except that 10 changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 11 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of 12 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 13 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 14 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 15 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 16 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes that indirectly affect 17 the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 18 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554, excluding sections 162 and 165 of 19 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 20 107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, P.L. 21 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 22 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 23 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the 24 same time as for federal purposes.

**SECTION 1390.** 71.34 (1g) (m) of the statutes is amended to read:

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1	71.34 (1g) (m) "Internal Revenue Code" for tax-option corporations, for taxable
2	years that begin after December 31, 1997, and before January 1, 1999, means the
3	federal Internal Revenue Code as amended to December 31, 1997, excluding sections
4	103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and
5	13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d)
6	of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L.
7	106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554,
8	P.L. 107-16, excluding section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147,
9	excluding sections 101 and 406 of P.L. 107–147, P.L. <del>and</del> 107–181, <u>P.L. 108–121,</u>
10	excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308,
11	<u>401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,</u>
12	336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected in the provisions
13	applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding
14	sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514
15	and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L.
16	101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
17	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
18	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L.
19	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
20	1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L.
21	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
22	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
23	section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and
24	406 of P.L. 107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L.</u>
25	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>

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1	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
2	of P.L. 108–357, except that section 1366 (f) (relating to pass-through of items to
3	shareholders) is modified by substituting the tax under s. 71.35 for the taxes under
4	sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes
5	at the same time as for federal purposes. Amendments to the federal Internal
6	Revenue Code enacted after December 31, 1997, do not apply to this paragraph with
7	respect to taxable years beginning after December 31, 1997, and before
8	January 1, 1999, except that changes to the Internal Revenue Code made by P.L.
9	105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554,
10	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
11	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
12	107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
13	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
14	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
15	and changes that indirectly affect the provisions applicable to this subchapter made
16	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,
17	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
18	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
19	107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
20	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
21	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
22	apply for Wisconsin purposes at the same time as for federal purposes.
23	<b>SECTION 1391.</b> 71.34 (1g) (n) of the statutes is amended to read:
24	71.34 (1g) (n) "Internal Revenue Code" for tax-option corporations, for taxable
25	years that begin after December 31, 1998, and before January 1, 2000, means the

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1	federal Internal Revenue Code as amended to December 31, 1998, excluding sections
2	103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and
3	13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d)
4	of P.L. 104–188, and as amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.
5	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
6	section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and
7	406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section
8	<u>109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a)</u>
9	of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
10	and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this
11	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2)
12	(B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008
13	(g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L.
14	101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L.
15	102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d),
16	13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L.
17	104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
18	(d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L.
19	105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.
20	106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-16, excluding
21	section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and
22	406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section
23	<u>109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a)</u>
24	of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
25	and 910 of P.L. 108-357, except that section 1366 (f) (relating to pass-through of

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1 items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes 2 under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin 3 purposes at the same time as for federal purposes. Amendments to the federal 4 Internal Revenue Code enacted after December 31, 1998, do not apply to this 5 paragraph with respect to taxable years beginning after December 31, 1998, and 6 before January 1, 2000, except that changes to the Internal Revenue Code made by 7 P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 8 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, 9 P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 10 107-276, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, 11 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, 12 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and changes 13 that indirectly affect the provisions applicable to this subchapter made by P.L. 14 106-36, P.L. 106-170, P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of 15 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 16 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 17 107-276, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, 18 excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 108-357, 19 excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, apply for 20 Wisconsin purposes at the same time as for federal purposes. 21 **SECTION 1392.** 71.34 (1g) (o) of the statutes is amended to read:

71.34 (1g) (o) "Internal Revenue Code" for tax-option corporations, for taxable
years that begin after December 31, 1999, and before January 1, 2003, means the
federal Internal Revenue Code as amended to December 31, 1999, excluding sections
103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and

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1	13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d)
2	of P.L. 104–188, and as amended by P.L. 106–230, P.L. 106–554, excluding sections
3	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
4	107–16, P.L. 107.22, P.L. 107.116, P.L. 107–134, P.L. 107–147, excluding sections 101
5	and 406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358,
6	P.L. 108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121,
7	excluding section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections
8	<u>306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections</u>
9	<u>101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and as indirectly affected in
10	the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L.
11	100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823
12	(c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L.
13	101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections
14	103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding
15	sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L.
16	103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections
17	1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L.
18	104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L.
19	106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of
20	P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
21	107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of
22	P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
23	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
24	section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
25	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>

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1	<u>244, 336, 337, 909, and 910 of P.L. 108–357,</u> except that section 1366 (f) (relating to
2	pass–through of items to shareholders) is modified by substituting the tax under s.
3	71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies
4	for Wisconsin purposes at the same time as for federal purposes. Amendments to the
5	federal Internal Revenue Code enacted after December 31, 1999, do not apply to this
6	paragraph with respect to taxable years beginning after December 31, 1999, and
7	before January 1, 2003, except that changes to the Internal Revenue Code made by
8	P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
9	107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,
10	P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
11	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27, excluding</u>
12	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
13	<u>108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
14	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
15	and 910 of P.L. 108–357, and changes that indirectly affect the provisions applicable
16	to this subchapter made by P.L. 106–230, P.L. 106–554, excluding sections 162 and
17	165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16,
18	P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and
19	406 of P.L. 107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L.
20	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
21	section 109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
22	<u>308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201,</u>
23	<u>244, 336, 337, 909, and 910 of P.L. 108–357,</u> apply for Wisconsin purposes at the same
24	time as for federal purposes.
25	SECTION 1393. 71.34 (1g) (p) of the statutes is amended to read:

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1	71.34 (1g) (p) "Internal Revenue Code" for tax–option corporations, for taxable
2	years that begin after December 31, 2002, <u>and before January 1, 2004,</u> means the
3	federal Internal Revenue Code as amended to December 31, 2002, excluding sections
4	103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and
5	13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
6	104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section
7	431 of P.L. 107–16, and section 101 of P.L. 107–147, and as amended by P.L. 108–27,
8	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
9	<u>109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L.</u>
10	<u>108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
11	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
12	and 910 of P.L. 108–357, and as indirectly affected in the provisions applicable to this
13	subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2)
14	(B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008
15	(g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L.
16	101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.
17	102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d),
18	13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L.
19	104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
20	(d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L.
21	105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L.
22	106-554, excluding sections 162 and 165 of P.L. 106-554, P.L. 107-15, P.L. 107-16,
23	excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L.
24	107-147, excluding section 101 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L.
25	107–276, and P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and 202 of P.L.

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1	108-27, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-173, excluding
2	section 1201 of P.L. 108-173, P.L. 108-203, P.L. 108-218, P.L. 108-311, excluding
3	sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding
4	sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, except that section
5	1366 (f) (relating to pass-through of items to shareholders) is modified by
6	substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The
7	Internal Revenue Code applies for Wisconsin purposes at the same time as for federal
8	purposes. Amendments to the federal Internal Revenue Code enacted after
9	December 31, 2002, do not apply to this paragraph with respect to taxable years
10	beginning after December 31, 2002, and before January 1, 2004, except that changes
11	to the Internal Revenue Code made by P.L. 108–27, excluding sections 106, 201, and
12	202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173,
13	excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311,
14	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
15	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes
16	that indirectly affect the provisions applicable to this subchapter made by P.L.
17	<u>108–27, excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding</u>
18	section 109 of P.L. 108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173,
19	P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and
20	403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
21	909, and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for
22	<u>federal purposes</u> .
23	<b>SECTION 1394.</b> 71.34 (1g) (q) of the statutes is created to read:
24	71.34 (1g) (q) "Internal Revenue Code" for tax–option corporations, for taxable

25 years that begin after December 31, 2003, and before January 1, 2005, means the

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1	federal Internal Revenue Code as amended to December 31, 2003, excluding sections
2	103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and
3	13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L.
4	104–188, P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section
5	431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L.
6	108–27, section 109 of P.L. 108–121, and section 1201 of P.L. 108–173, and as
7	amended by P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307,
8	308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244,
9	336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476, and as indirectly affected
10	in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L.
11	100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823
12	(c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L.
13	101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections
14	103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding
15	sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L.
16	103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections
17	1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L.
18	104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L.
19	106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of
20	P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
21	107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding section 101 of P.L.
22	107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, P.L. 107-358, P.L. 108-27,
23	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
24	109 of P.L. 108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173, P.L.
25	108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403

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1 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 2 910 of P.L. 108-357, and P.L. 108-476, except that section 1366 (f) (relating to 3 pass-through of items to shareholders) is modified by substituting the tax under s. 4 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies 5 for Wisconsin purposes at the same time as for federal purposes. Amendments to the 6 federal Internal Revenue Code enacted after December 31, 2003, do not apply to this 7 paragraph with respect to taxable years beginning after December 31, 2003, and 8 before January 1, 2005, except that changes to the Internal Revenue Code made by 9 P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 10 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, 11 and 910 of P.L. 108–357, and P.L. 108–476, and changes that indirectly affect the 12 provisions applicable to this subchapter made by P.L. 108-203, P.L. 108-218, P.L. 13 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 14 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, 15 and P.L. 108–476, apply for Wisconsin purposes at the same time as for federal 16 purposes.

17

**SECTION 1395.** 71.34 (1g) (r) of the statutes is created to read:

18 71.34 (1g) (r) "Internal Revenue Code" for tax-option corporations, for taxable 19 years that begin after December 31, 2004, means the federal Internal Revenue Code 20 as amended to December 31, 2004, excluding sections 103, 104, and 110 of P.L. 21 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 22 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, sections 1, 3, 23 4, and 5 of P.L. 106–519, sections 162 and 165 of P.L. 106–554, P.L. 106–573, section 24 431 of P.L. 107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L. 25 108-27, section 1201 of P.L. 108-173, sections 306, 308, 401, and 403 (a) of P.L.

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1	108–311, and sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as
2	indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L.
3	100–203, P.L. 100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821
4	(b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L.
5	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
6	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
7	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
8	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
9	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
10	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
11	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
12	162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L.
13	107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L. 107-147, excluding section 101
14	of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L. 107-276, P.L. 107-358, P.L. 108-27,
15	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, P.L. 108–173,
16	excluding section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311,
17	excluding sections 306, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding
18	sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357, and P.L. 108-476,
19	except that section 1366 (f) (relating to pass-through of items to shareholders) is
20	modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and
21	1375. The Internal Revenue Code applies for Wisconsin purposes at the same time
22	as for federal purposes. Amendments to the federal Internal Revenue Code enacted
23	after December 31, 2004, do not apply to this paragraph with respect to taxable years
24	beginning after December 31, 2004.

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25

**SECTION 1396.** 71.42 (2) (i) of the statutes is repealed.

1	SECTION 1397. 71.42 (2) (j) of the statutes is repealed.
2	SECTION 1398. 71.42 (2) (k) of the statutes is amended to read:
3	71.42 (2) (k) For taxable years that begin after December 31, 1996, and before
4	January 1, 1998, "Internal Revenue Code" means the federal Internal Revenue Code
5	as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L.
6	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66
7	and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as
8	amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L.
9	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
10	section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and
11	406 of P.L. 107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L.</u>
12	<u>108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.</u>
13	<u>108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910</u>
14	of P.L. 108–357, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647,
15	P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
16	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
17	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
18	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
19	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
20	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L.
21	106–36, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
22	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
23	101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L. 108–121, excluding section 109</u>
24	of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of
25	<u>P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and</u>

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1	910 of P.L. 108-357, except that "Internal Revenue Code" does not include section
2	847 of the federal Internal Revenue Code. The Internal Revenue Code applies for
3	Wisconsin purposes at the same time as for federal purposes. Amendments to the
4	federal Internal Revenue Code enacted after December 31, 1996, do not apply to this
5	paragraph with respect to taxable years beginning after December 31, 1996, and
6	before January 1, 1998, except that changes to the Internal Revenue Code made by
7	P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-554,
8	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
9	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
10	107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
11	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
12	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
13	and changes that indirectly affect the provisions applicable to this subchapter made
14	by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–554,
15	excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431
16	of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
17	107–147, <del>and</del> P.L. 107–181, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.</u>
18	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
19	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
20	apply for Wisconsin purposes at the same time as for federal purposes.
21	SECTION 1399. 71.42 (2) (L) of the statutes is amended to read:
22	71.42 (2) (L) For taxable years that begin after December 31, 1997, and before
23	January 1, 1999, "Internal Revenue Code" means the federal Internal Revenue Code
24	as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L.

25 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66

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#### 1 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as 2 amended by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, 3 P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding 4 section 431 of P.L. 107-16, P.L. 107-134, P.L. 107-147, excluding sections 101 and 5 406 of P.L. 107-147, and P.L. 107-181, P.L. 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 6 7 108-311, and P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 8 of P.L. 108–357, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, 9 P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 10 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 11 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 12 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 13 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 14 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 15 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-554, excluding sections 162 and 165 of 16 P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 17 107-147, excluding sections 101 and 406 of P.L. 107-147, and P.L. 107-181, P.L. 18 108-121, excluding section 109 of P.L. 108-121, P.L. 108-311, excluding sections 306, 19 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L. 108-357, excluding sections 101, 20 201, 244, 336, 337, 909, and 910 of P.L. 108-357, except that "Internal Revenue Code" 21 does not include section 847 of the federal Internal Revenue Code. The Internal 22 Revenue Code applies for Wisconsin purposes at the same time as for federal 23 Amendments to the federal Internal Revenue Code enacted after purposes. 24 December 31, 1997, do not apply to this paragraph with respect to taxable years 25 beginning after December 31, 1997, and before January 1, 1999, except that

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1	changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L.
2	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of
3	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
4	107–147, excluding sections 101 and 406 of P.L. 107–147, and P.L. 107–181, <u>P.L.</u>
5	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
6	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
7	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> and changes that indirectly affect
8	the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L.
9	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–554, excluding sections 162 and 165 of
10	P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–134, P.L.
11	107–147, excluding sections 101 and 406 of P.L. 107–147, <del>and</del> P.L. 107–181, <u>P.L.</u>
12	<u>108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306,</u>
13	<u>307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101,</u>
14	<u>201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> apply for Wisconsin purposes at the
15	same time as for federal purposes.
16	SECTION 1400. 71.42 (2) (m) of the statutes is amended to read:
17	71.42 (2) (m) For taxable years that begin after December 31, 1998, and before
18	January 1, 2000, "Internal Revenue Code" means the federal Internal Revenue Code
19	as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L.
20	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66
21	and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as

- 22 amended by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding
- 23 sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L.
- 24 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147,
- 25 P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section 109 of P.L. 108–121,

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1	P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and
2	P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L.
3	<u>108–357,</u> and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.
4	101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227,
5	excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L.
6	103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.
7	103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188,
8	excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.
9	104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L.
10	105–277, P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections
11	162 and 165 of P.L. 106–554, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L.
12	107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L. 107–181,
13	and P.L. 107–276, <u>P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311,</u>
14	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357,
15	<u>excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u> except that
16	"Internal Revenue Code" does not include section 847 of the federal Internal Revenue
17	Code. The Internal Revenue Code applies for Wisconsin purposes at the same time
18	as for federal purposes. Amendments to the federal Internal Revenue Code enacted
19	after December 31, 1998, do not apply to this paragraph with respect to taxable years
20	beginning after December 31, 1998, and before January 1, 2000, except that
21	changes to the Internal Revenue Code made by P.L. 106-36, P.L. 106-170, P.L.
22	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16,
23	excluding section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections
24	101 and 406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding
25	section 109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and

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1	403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
2	909, and 910 of P.L. 108–357, and changes that indirectly affect the provisions
3	applicable to this subchapter made by P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L.
4	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–16, excluding
5	section 431 of P.L. 107–16, P.L. 107–134, P.L. 107–147, excluding sections 101 and
6	406 of P.L. 107–147, P.L. 107–181, and P.L. 107–276, P.L. 108–121, excluding section
7	<u>109 of P.L. 108–121, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a)</u>
8	of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
9	and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for federal
10	purposes.
11	<b>SECTION 1401.</b> 71.42 (2) (n) of the statutes is amended to read:
12	71.42 (2) (n) For taxable years that begin after December 31, 1999, and before
13	January 1, 2003, "Internal Revenue Code" means the federal Internal Revenue Code
14	as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L.
15	102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66
16	and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as
17	amended by P.L. 106-230, P.L. 106-554, excluding sections 162 and 165 of P.L.
18	106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22,
19	P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L.
20	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27,</u>
21	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
22	<u>109 of P.L. 108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308,</u>
23	401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244,
24	<u>336, 337, 909, and 910 of P.L. 108–357,</u> and as indirectly affected by P.L. 99–514, P.L.
25	100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L.

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1	101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.
2	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	104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605
5	(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	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
8	excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L.
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, P.L. 108–27, excluding sections 106, 201, and 202
11	of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L.
12	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>
13	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
14	except that "Internal Revenue Code" does not include section 847 of the federal
15	Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes
16	at the same time as for federal purposes. Amendments to the federal Internal
17	Revenue Code enacted after December 31, 1999, do not apply to this paragraph with
18	respect to taxable years beginning after December 31, 1999, and before January 1,
19	2003, except that changes to the Internal Revenue Code made by P.L. 106–230, P.L.
20	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
21	excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L.
22	107-147, excluding sections 101 and 406 of P.L. 107-147, P.L. 107-181, P.L. 107-210,
23	P.L. 107–276, and P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and 202
24	of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–218, P.L.
25	<u>108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L.</u>

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1	<u>108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357,</u>
2	and changes that indirectly affect the provisions applicable to this subchapter made
3	by P.L. 106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L.
4	107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116,
5	P.L. 107–134, P.L. 107–147, excluding sections 101 and 406 of P.L. 107–147, P.L.
6	107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, P.L. 108–27, excluding
7	sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L.
8	<u>108–121, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
9	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
10	and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for federal
11	purposes.
12	<b>SECTION 1402.</b> 71.42 (2) (o) of the statutes is amended to read:
13	71.42 (2) (o) For taxable years that begin after December 31, 2002, <u>and before</u>
14	January 1, 2004, "Internal Revenue Code" means the federal Internal Revenue Code
15	as amended to December 31, 2002, excluding sections 103, 104, and 110 of P.L.

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102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 16

17 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 106-519,

18 sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, and

section 101 of P.L. 107-147, and as amended by P.L. 108-27, excluding sections 106, 19

20 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L.

108-173, excluding section 1201 of P.L. 108-173, P.L. 108-203, P.L. 108-218, P.L. 21

22 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, and P.L.

23 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108-357,

24 and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73,

P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding 25

1	sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66,
2	excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66,
3	P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding
4	sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191,
5	P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277,
6	P.L. 106–36, P.L. 106–170, P.L. 106–230, P.L. 106–554, excluding sections 162 and
7	165 of P.L. 106–554, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16,
8	P.L. 107–22, P.L. 107–116, P.L. 107–134, P.L. 107–147, excluding section 101 of P.L.
9	107–147, P.L. 107–181, P.L. 107–210, P.L. 107–276, and P.L. 107–358, <u>P.L. 108–27,</u>
10	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
11	<u>109 of P.L. 108–121, P.L. 108–173, excluding section 1201 of P.L. 108–173, P.L.</u>
12	<u>108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403</u>
13	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
14	and 910 of P.L. 108-357, except that "Internal Revenue Code" does not include
15	section 847 of the federal Internal Revenue Code. The Internal Revenue Code
16	applies for Wisconsin purposes at the same time as for federal purposes.
17	Amendments to the federal Internal Revenue Code enacted after December 31, 2002,
18	do not apply to this paragraph with respect to taxable years beginning after
19	December 31, 2002, and before January 1, 2004, except that changes to the Internal
20	Revenue Code made by P.L. 108–27, excluding sections 106, 201, and 202 of P.L.
21	<u>108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding</u>
22	section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding
23	sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding
24	sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and changes that
25	indirectly affect the provisions applicable to this subchapter made by P.L. 108–27,

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1	excluding sections 106, 201, and 202 of P.L. 108–27, P.L. 108–121, excluding section
2	109 of P.L. 108-121, P.L. 108-173, excluding section 1201 of P.L. 108-173, P.L.
3	108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403
4	(a) of P.L. 108–311, and P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909,
5	and 910 of P.L. 108–357, apply for Wisconsin purposes at the same time as for federal
6	purposes.

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**SECTION 1403.** 71.42 (2) (p) of the statutes is created to read:

8 71.42 (2) (p) For taxable years that begin after December 31, 2003, and before 9 January 1, 2005, "Internal Revenue Code" means the federal Internal Revenue Code 10 as amended to December 31, 2003, excluding sections 103, 104, and 110 of P.L. 11 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, 12 sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 106-519, 13 sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L. 107-16, section 14 101 of P.L. 107-147, sections 106, 201, and 202 of P.L. 108-27, section 109 of P.L. 15 108–121, and section 1201 of P.L. 108–173, and as amended by P.L. 108–203, P.L. 16 108–218, P.L. 108–311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 17 108-311, P.L. 108-357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of 18 P.L. 108-357, and P.L. 108-476, and as indirectly affected by P.L. 99-514, P.L. 19 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 20 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 21 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 22 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 23 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 24 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 25 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-230, P.L.

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1	106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15, P.L. 107–16,
2	excluding section 431 of P.L. 107-16, P.L. 107-22, P.L. 107-116, P.L. 107-134, P.L.
3	107-147, excluding section 101 of P.L. 107-147, P.L. 107-181, P.L. 107-210, P.L.
4	107-276, P.L. 107-358, P.L. 108-27, excluding sections 106, 201, and 202 of P.L.
5	108–27, P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–173, excluding
6	section 1201 of P.L. 108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding
7	sections 306, 307, 308, 401, and 403 (a) of P.L. 108–311, P.L. 108–357, excluding
8	sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L. 108–476,
9	except that "Internal Revenue Code" does not include section 847 of the federal
10	Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes
11	at the same time as for federal purposes. Amendments to the federal Internal
12	Revenue Code enacted after December 31, 2003, do not apply to this paragraph with
13	respect to taxable years beginning after December 31, 2003, and before January 1,
14	2005, except that changes to the Internal Revenue Code made by P.L. 108–203, P.L.
15	108-218, P.L. 108-311, excluding sections 306, 307, 308, 401, and 403 (a) of P.L.
16	108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337, 909, and 910 of
17	P.L. 108–357, and P.L. 108–476, and changes that indirectly affect the provisions
18	applicable to this subchapter made by P.L. 108–203, P.L. 108–218, P.L. 108–311,
19	excluding sections 306, 307, 308, 401, and 403 (a) of P.L. 108-311, P.L. 108-357,
20	excluding sections 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and P.L.
21	108–476, apply for Wisconsin purposes at the same time as for federal purposes.
22	SECTION 1404. 71.42 (2) (q) of the statutes is created to read:
23	71.42 (2) (q) For taxable years that begin after December 31, 2004, "Internal
24	Revenue Code" means the federal Internal Revenue Code as amended to

25 December 31, 2004, excluding sections 103, 104, and 110 of P.L. 102–227, sections

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1	13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b),
2	1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, sections 1, 3, 4, and 5 of P.L.
3	106-519, sections 162 and 165 of P.L. 106-554, P.L. 106-573, section 431 of P.L.
4	107–16, section 101 of P.L. 107–147, sections 106, 201, and 202 of P.L. 108–27, section
5	1201 of P.L. 108–173, sections 306, 308, 401, and 403 (a) of P.L. 108–311, and sections
6	101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, and as indirectly affected by
7	P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179,
8	P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L.
9	102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150
10	(d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L.
11	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),
12	1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L.
13	105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.
14	106–230, P.L. 106–554, excluding sections 162 and 165 of P.L. 106–554, P.L. 107–15,
15	P.L. 107–16, excluding section 431 of P.L. 107–16, P.L. 107–22, P.L. 107–116, P.L.
16	107-134, P.L. 107-147, excluding section 101 of P.L. 107-147, P.L. 107-181, P.L.
17	107–210, P.L. 107–276, P.L. 107–358, P.L. 108–27, excluding sections 106, 201, and
18	202 of P.L. 108-27, P.L. 108-121, P.L. 108-173, excluding section 1201 of P.L.
19	108–173, P.L. 108–203, P.L. 108–218, P.L. 108–311, excluding sections 306, 308, 401,
20	and 403 (a) of P.L. 108–311, P.L. 108–357, excluding sections 101, 201, 244, 336, 337,
21	909, and 910 of P.L. 108–357, and P.L. 108–476, except that "Internal Revenue Code"
22	does not include section 847 of the federal Internal Revenue Code. The Internal
23	Revenue Code applies for Wisconsin purposes at the same time as for federal
24	purposes. Amendments to the federal Internal Revenue Code enacted after

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# **ASSEMBLY BILL 100**

1	December 31, 2004, do not apply to this paragraph with respect to taxable years
2	beginning after December 31, 2004.
3	<b>SECTION 1405.</b> 71.42 (3d) of the statutes is amended to read:
4	71.42 (3d) "Member" does not include a member of a limited liability company
5	treated as a corporation under s. 71.22 (1) (1k).
6	SECTION 1406. 71.42 (3h) of the statutes is amended to read:
7	71.42 (3h) "Partner" does not include a partner of a publicly traded partnership
8	treated as a corporation under s. 71.22 (1) (1k).
9	SECTION 1407. 71.47 (1dd) (a) 1. of the statutes is amended to read:
10	71.47 (1dd) (a) 1. "Day care center benefits" means benefits provided at a day
11	care facility that is licensed under s. 48.65 or 48.69 49.98 or 49.99 and that for
12	compensation provides care for at least 6 children or benefits provided at a facility
13	for persons who are physically incapable of caring for themselves.
14	SECTION 1408. 71.47 (1di) (b) 1. of the statutes is repealed.
15	SECTION 1409. 71.47 (1dL) (c) 1. of the statutes is repealed.
16	<b>SECTION 1410.</b> 71.47 (1dL) (c) 2. of the statutes is renumbered 71.47 (1dL) (c).
17	SECTION 1411. 71.47 (1dL) (d) of the statutes is amended to read:
18	71.47 <b>(1dL)</b> (d) Except as provided in par. (c) <del>2.</del> , the carry–over provisions of
19	sub. (4) (e) and (f) as they relate to the credit under that subsection relate to the credit
20	under this subsection and apply as if the development zone continued to exist.
21	<b>SECTION 1412.</b> 71.47 (1dm) (hm) of the statutes is amended to read:
22	71.47 <b>(1dm)</b> (hm) Credits claimed <u>A claimant may claim the credit</u> under this
23	subsection, including any credits carried over, <del>may be offset only</del> against the amount
24	of the tax otherwise due under this subchapter attributable to income from the
25	business operations of the claimant in the development zone; except that a claimant

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1	in a development zone under s. 560.795 (1) (e) may offset credits, including any
2	credits carried over, against the amount of the tax otherwise due under this
3	subchapter attributable to all of the claimant's income; and against the tax
4	attributable to income from directly related business operations of the claimant.
5	SECTION 1413. 71.47 (1dx) (a) 5. of the statutes is amended to read:
6	71.47 (1dx) (a) 5. "Member of a targeted group" means a person who resides
7	in an empowerment zone, or an enterprise community, that the U.S. government
8	designates area designated by the federal government as an economic revitalization
9	area, a person who is employed in an unsubsidized job but meets the eligibility
10	requirements under s. 49.145 (2) and (3) for a Wisconsin <del>works</del> <u>Works</u> employment
11	position, a person who is employed in a trial job, as defined in s. 49.141 (1) (n), a
12	person who is eligible for child care assistance under s. 49.155, a person who is a
13	vocational rehabilitation referral, an economically disadvantaged youth, an
14	economically disadvantaged veteran, a supplemental security income recipient, a
15	general assistance recipient, an economically disadvantaged ex–convict, a qualified
16	summer youth employee, as defined in 26 USC 51 (d) (7), a dislocated worker, as
17	defined in 29 USC 2801 (9), or a food stamp recipient <del>;</del> if the person has been certified
18	in the manner under sub. (1dj) (am) 3. by a designated local agency, as defined in sub.
19	(1dj) (am) 2.
00	

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20

**SECTION 1414.** 71.47 (1dx) (b) (intro.) of the statutes is amended to read:

71.47 (1dx) (b) *Credit.* (intro.) Except or <u>as</u> provided in pars. (be) and (bg) and
in s. 73.03 (35), and subject to s. 560.785, for any taxable year for which the person
is entitled under s. 560.795 (3) to claim tax benefits or certified under s. 560.765 (3),
560.797 (4) or 560.798 (3), any person may claim as a credit against <u>the</u> taxes imposed

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1	on the person's income from the person's business activities in a development zone
2	otherwise due under this chapter the following amounts:
3	SECTION 1415. 71.47 (1dx) (b) 2. of the statutes is amended to read:
4	71.47 (1dx) (b) 2. The amount determined by multiplying the amount
5	determined under s. 560.785 (1) (b) by the number of full-time jobs created in a
6	development zone and filled by a member of a targeted group and by then subtracting
7	the subsidies paid under s. 49.147 (3) (a) <u>or the subsidies and reimbursements paid</u>
8	<u>under s. 49.147 (3) (d) 5.</u> for those jobs.
9	SECTION 1416. 71.47 (1dx) (b) 3. of the statutes is amended to read:
10	71.47 (1dx) (b) 3. The amount determined by multiplying the amount
11	determined under s. 560.785 (1) (c) by the number of full-time jobs created in a
12	development zone and not filled by a member of a targeted group and by then
13	subtracting the subsidies paid under s. 49.147 (3) (a) or the subsidies and
14	reimbursements paid under s. 49.147 (3) (d) 5. for those jobs.
15	SECTION 1417. 71.47 (1dx) (b) 4. of the statutes is amended to read:
16	71.47 (1dx) (b) 4. The amount determined by multiplying the amount
17	determined under s. 560.785 (1) (bm) by the number of full-time jobs retained, as
18	provided in the rules under s. 560.785, excluding jobs for which a credit has been
19	claimed under sub. (1dj), in an enterprise development zone under s. 560.797 and for
20	which significant capital investment was made and by then subtracting the
21	subsidies paid under s. 49.147 (3) (a) or the subsidies and reimbursements paid
22	<u>under s. 49.147 (3) (d) 5.</u> for those jobs.
23	SECTION 1418. 71.47 (1dx) (b) 5. of the statutes is amended to read:
24	71.47 (1dx) (b) 5. The amount determined by multiplying the amount
25	determined under s. 560.785 (1) (c) by the number of full-time jobs retained, as

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1	provided in the rules under s. 560.785, excluding jobs for which a credit has been
2	claimed under sub. (1dj), in a development zone and not filled by a member of a
3	targeted group and by then subtracting the subsidies paid under s. 49.147 (3) (a) $\underline{or}$
4	the subsidies and reimbursements paid under s. 49.147 (3) (d) 5. for those jobs.
5	SECTION 1419. 71.47 (2m) (a) 1. b. of the statutes is amended to read:
6	71.47 (2m) (a) 1. b. For partnerships, except publicly traded partnerships
7	treated as corporations under s. 71.22 $(1)$ $(1k)$ , or limited liability companies, except
8	limited liability companies treated as corporations under s. 71.22 <del>(1)</del> <u>(1k)</u> , "claimant"
9	means each individual partner or member.
10	SECTION 1420. 71.47 (3n) (title) of the statutes is amended to read:
11	71.47 (3n) (title) Dairy Livestock farm investment credit.
12	SECTION 1421. 71.47 (3n) (a) 1m. of the statutes is repealed.
13	SECTION 1422. 71.47 (3n) (a) 1n. of the statutes is created to read:
14	71.47 (3n) (a) 1n. "Livestock" means domestic animals used in this state in the
15	production of food, fiber, or other animal products and includes bovine animals,
16	swine, poultry, fish, sheep, and goats. "Livestock" does not include equine animals,
17	deer, ratites, camelidae, or mink.
18	SECTION 1423. 71.47 (3n) (a) 1p. of the statutes is repealed.
19	SECTION 1424. 71.47 (3n) (a) 2. (intro.) of the statutes is amended to read:
20	71.47 <b>(3n)</b> (a) 2. (intro.) <u>"Dairy "Livestock</u> farm modernization or expansion"
21	means the construction, the improvement, or the acquisition of buildings or facilities,
22	or the acquisition of equipment, for <del>dairy animal <u>livestock</u> housing, <u>livestock</u></del>
23	confinement, animal livestock feeding, milk production, or waste management,
24	including the following, if used exclusively related to <del>dairy animals</del> <u>livestock</u> :
25	SECTION 1425. 71.47 (3n) (b) of the statutes is amended to read:

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1 71.47 (**3n**) (b) Subject to the limitations provided in this subsection, for taxable 2 years that begin after December 31, 2003, and before January 1, 2010, a claimant 3 may claim as a credit against the tax imposed under s. 71.43 an amount equal to 10% 4 of the amount the claimant paid in the taxable year for dairy livestock farm 5 modernization or expansion related to the operation of the claimant's dairy livestock 6 farm.

7

**SECTION 1426.** 71.47 (4) (a) of the statutes is amended to read:

71.47 (4) (a) Credit. Any corporation may credit against taxes otherwise due 8 9 under this chapter an amount equal to 5% of the amount obtained by subtracting 10 from the corporation's qualified research expenses, as defined in section 41 of the 11 internal revenue code, except that "qualified research expenses" includes only 12 expenses incurred by the claimant, incurred for research conducted in this state for 13 the taxable year, except that a taxpayer may elect the alternative computation under 14 section 41 (c) (4) of the Internal Revenue Code and that election applies until the 15 department permits its revocation and except that "qualified research expenses" 16 does not include compensation used in computing the credit under subs. (1dj) and 17 (1dx), the corporation's base amount, as defined in section 41 (c) of the internal 18 revenue code, except that gross receipts used in calculating the base amount means 19 gross receipts from sales attributable to Wisconsin under s. 71.25 (9) (b) 1. and 2. and 20 (d), (db), (dd), (df), (dg), (dh), and (dm). Section 41 (h) of the internal revenue code 21 does not apply to the credit under this paragraph.

22

**SECTION 1427.** 71.47 (4) (am) of the statutes is amended to read:

71.47 (4) (am) *Development zone additional research credit.* In addition to the
credit under par. (a), any corporation may credit against taxes otherwise due under
this chapter an amount equal to 5% of the amount obtained by subtracting from the

1 corporation's qualified research expenses, as defined in section 41 of the internal 2 revenue code, except that "qualified research expenses" include only expenses 3 incurred by the claimant in a development zone under subch. VI of ch. 560, except 4 that a taxpayer may elect the alternative computation under section 41 (c) (4) of the 5 Internal Revenue Code and that election applies until the department permits its 6 revocation and except that "qualified research expenses" do not include 7 compensation used in computing the credit under sub. (1dj) nor research expenses 8 incurred before the claimant is certified for tax benefits under s. 560.765 (3), the 9 corporation's base amount, as defined in section 41 (c) of the internal revenue code, 10 in a development zone, except that gross receipts used in calculating the base amount 11 means gross receipts from sales attributable to Wisconsin under s. 71.25 (9) (b) 1. and 12 2. and (d), (db), (dd), (df), (dg), (dh), and (dm) and research expenses used in 13 calculating the base amount include research expenses incurred before the claimant 14 is certified for tax benefits under s. 560.765 (3), in a development zone, if the claimant 15 submits with the claimant's return a copy of the claimant's certification for tax 16 benefits under s. 560.765 (3) and a statement from the department of commerce 17 verifying the claimant's qualified research expenses for research conducted 18 exclusively in a development zone. The rules under s. 73.03 (35) apply to the credit 19 under this paragraph. The rules under sub. (1di) (f) and (g) as they apply to the credit 20 under that subsection apply to claims under this paragraph. Section 41 (h) of the 21 internal revenue code does not apply to the credit under this paragraph. No credit 22 may be claimed under this paragraph for taxable years that begin on January 1, 23 1998, or thereafter. Credits under this paragraph for taxable years that begin before 24 January 1, 1998, may be carried forward to taxable years that begin on January 1, 25 1998, or thereafter.

#### 1 **SECTION 1428.** 71.47 (4) (i) of the statutes is amended to read: 2 71.47 (4) (i) *Nonclaimants.* The credits under this subsection may not be 3 claimed by a partnership, except a publicly traded partnership treated as a 4 corporation under s. 71.22 (1) (1k), limited liability company, except a limited 5 liability company treated as a corporation under s. 71.22 (1) (1k), or tax-option 6 corporation or by partners, including partners of a publicly traded partnership, 7 members of a limited liability company or shareholders of a tax-option corporation. 8 **SECTION 1429.** 71.58 (1) (c) of the statutes is amended to read: 9 71.58 (1) (c) For partnerships except publicly traded partnerships treated as 10 corporations under s. 71.22 (1) (1k), "claimant" means each individual partner. 11 **SECTION 1430.** 71.58 (1) (cm) of the statutes is amended to read: 12 71.58 (1) (cm) For limited liability companies, except limited liability 13 companies treated as corporations under s. 71.22 (1) (1k), "claimant" means each 14 individual member. 15 **SECTION 1431.** 71.775 of the statutes is created to read: 16 71.775 Withholding from nonresident members of pass-through 17 entities. (1) DEFINITIONS. In this section: 18 (a) "Nonresident" includes an individual who is not domiciled in this state; a 19 partnership, limited liability company, or corporation whose commercial domicile is 20 outside the state; and an estate or a trust that is a nonresident under s. 71.14 (1) to 21 (3m). 22 (b) "Pass-through entity" means a partnership, a limited liability company, a 23 tax-option corporation, an estate, or a trust that is treated as a pass-through entity

24 for federal income tax purposes.

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1 (2) WITHHOLDING TAX IMPOSED. (a) For the privilege of doing business in this 2 state or deriving income from property located in this state, a pass-through entity 3 that has Wisconsin income for the taxable year that is allocable to a nonresident 4 partner, member, shareholder, or beneficiary shall pay a withholding tax. The 5 amount of the tax imposed under this subsection to be withheld from the income 6 distributable to each nonresident partner, member, shareholder, or beneficiary is 7 equal to the nonresident partner's, member's, shareholder's, or beneficiary's share 8 of income attributable to this state, multiplied by the following:

- 9 1. For an individual, an estate, or a trust that is a pass-through entity, the
  10 highest tax rate for a single individual for the taxable year under s. 71.06.
- 2. For a partnership, a limited liability company, or a tax-option corporation
   that is a pass-through entity, the highest tax rate for the taxable year under s. 71.27.
- (b) A pass-through entity that is also a member of another pass-through entity
  is subject to withholding under this subsection and shall pay the tax based on the
  share of income that is distributable to each of the entity's nonresident partners,
  members, shareholders, or beneficiaries.

17 (3) EXEMPTIONS. (a) A nonresident partner's, member's, shareholder's, or
18 beneficiary's share of income from the pass-through entity that is attributable to this
19 state shall not be included in determining the withholding under sub. (2) if any of the
20 following applies:

The partner, member, shareholder, or beneficiary is exempt from taxation
 under this chapter. For purposes of this subdivision, the pass-through entity may
 rely on a written statement from the partner, member, shareholder, or beneficiary
 claiming to be exempt from taxation under this chapter, if the pass-through entity
 attaches a copy of the statement to its return for the taxable year and if the statement

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specifies the name, address, federal employer identification number, and reason for
 claiming an exemption for each partner, member, shareholder, or beneficiary
 claiming to be exempt from taxation under this chapter.

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- 2. The partner, member, shareholder, or beneficiary has no Wisconsin income
  other than his or her share of income from the pass-through entity that is
  attributable to this state and his or her share of such income is less than \$1,000.
- 7 (b) A pass-through entity that is a joint venture is not subject to the
  8 withholding under sub. (2), if the pass-through entity has elected not to be treated
  9 as a partnership under section 761 of the Internal Revenue Code.
- 10 (4) ADMINISTRATION. (a) Each pass-through entity that is subject to the 11 withholding under sub. (2) shall pay the amount of the tax withheld to the 12 department no later than:
- For tax-option corporations, the 15th day of the 3rd month following the
   close of the taxable year.
- 15 2. For partnerships, limited liability companies, estates, and trusts, the 15th
  16 day of the 4th month following the close of the taxable year.
- (b) 1. If the pass-through entity has an extension of time to file its return, the
  tax withheld under sub. (2) is due on the unextended due date of the entity's return
  as provided under s. 71.13 (1), 71.20 (1), or 71.24 (1).
- 20 2. A pass-through entity that pays the tax withheld under sub. (2) as provided 21 under subd. 1. is not subject to an underpayment of estimated tax under s. 71.09 or 22 71.29, if 90 percent of the tax that is due for the current taxable year is paid by the 23 unextended due date or if 100 percent of the tax that is due for the taxable year 24 immediately preceding the current taxable year is paid by the unextended due date 25 and the taxable year immediately preceding the current taxable year was a

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1 12-month period. Interest at the rate 12 percent shall be imposed on the unpaid
amount of the tax withheld under sub. (2) during any extension period and interest
at the rate of 18 percent shall be imposed on the unpaid amount of the tax withheld
under sub. (2) for the period beginning with the extended due date and ending with
the date that the unpaid amount is paid in full.

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6 (c) On or before the due date, including extensions, of the entity's return, a 7 pass-through entity that withholds tax under sub. (2) shall annually notify each of 8 its nonresident partners, members, shareholders, or beneficiaries of the amount of 9 the tax withheld under sub. (2) that the pass-through entity paid on the nonresident 10 partner's, member's, shareholder's, or beneficiary's behalf. The pass-through entity 11 shall provide a copy of the notice to the department with the return that it files for 12 the taxable year.

(d) A nonresident partner, member, shareholder, or beneficiary of a
pass-through entity may claim a credit, as prescribed by the department, on his or
her Wisconsin income or franchise tax return for the amount withheld under sub. (2)
on his or her behalf. For purposes of this paragraph, the amount withheld under sub.
(2) is considered to be paid on the last day of the pass-through entity's taxable year
for which the tax is paid.

(e) Any tax withheld under this section shall be held in trust for this state, and
a pass-through entity subject to withholding under this section shall be liable to the
department for the payment of the tax withheld. No partner, member, shareholder,
or beneficiary of a pass-through entity shall have any right of action against the
pass-through entity with respect to any amount withheld and paid in compliance
with this section.

(f) If a pass-through entity subject to withholding under this section fails to
withhold tax as required by this section, the pass-through entity shall be liable for
any tax, interest, and penalties. If a nonresident partner, member, shareholder, or
beneficiary of the pass-through entity files a return and pays the tax due, the
pass-through entity shall not be liable for the tax, but shall be liable for any interest
and penalties otherwise applicable for failure to withhold, as provided under ss.
71.82 (2) (d) and 71.83.

8

**SECTION 1432.** 71.78 (4) (r) of the statutes is created to read:

9 71.78 (4) (r) The secretary of revenue and employees of that department for the 10 purposes of preparing and maintaining the list of persons with unpaid tax 11 obligations as described in s. 71.91 (8) so that the list of such persons is available for 12 public inspection.

13 SECTION 1433. 71.91 (8) of the statutes is created to read:

14 71.91 (8) INTERNET LISTING OF DELINQUENT TAXPAYERS. The department may 15 prepare and maintain a list of all persons who owe delinquent taxes of any type 16 administered by the department, including interest, penalties, fees, and costs, to the 17 department, in excess of \$25,000, which are unpaid for more than 90 days after all 18 appeal rights have expired, and may post the names of persons from this list on the 19 Internet at a site the department creates and maintains for this purpose. If the 20 department places such a posting, the Internet site shall list the names, addresses, 21 type of tax due, and amount of tax due, including interest, penalties, fees, and costs 22 for each person who has one of the delinquent taxpayer accounts. If a listed person 23 is a corporation, the Internet site shall also contain the name and address of each of 24 the corporation's officers, if known. Except as otherwise provided in this subsection, 25 the department shall update the Internet site on a quarterly basis. The department

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1	may not post on the Internet the name of any person who has reached an agreement
2	or compromise with the department, or the department of justice, under s. 71.92 and
3	is in compliance with that agreement, regarding the payment of delinquent taxes,
4	or the name of any person who is protected by a stay that is in effect under the federal
5	Bankruptcy Code; and the Internet posting shall be updated each business day, as
6	defined in s. 562.01 (3m), to comply with these prohibitions.
7	SECTION 1434. 71.93 (1) (a) 1. of the statutes is amended to read:
8	71.93 (1) (a) 1. An amount owed to a state agency that, if the amount has been
9	reduced to a judgment or if the state agency has provided the debtor reasonable
10	notice and an opportunity to be heard with regards to the amount owed.
11	SECTION 1435. 71.93 (1) (a) 3. of the statutes is amended to read:
12	71.93 (1) (a) 3. An amount that the department of health and family services
13	may recover under s. 49.45 (2) (a) 10. <del>or,</del> 49.497 <u>, 49.793, or 49.847</u> , if the department
14	of health and family services has certified the amount under s. 49.85.
15	SECTION 1436. 71.93 (1) (a) 4. of the statutes is amended to read:
16	71.93 (1) (a) 4. An amount that the department of workforce development may
17	recover under s. 49.161 <del>,</del> <u>or</u> 49.195 (3) <del>, or 49.793,</del> or <del>may</del> collect under s. 49.147 (6)
18	(cm), if the department of workforce development has certified the amount under s.
19	49.85.
20	SECTION 1437. 71.93 (1) (cm) of the statutes is created to read:
21	71.93 (1) (cm) "Disbursement" means any payment to a person who provides
22	goods and services to the state under subch. IV or V of ch. 16 or under ch. 84.
23	<b>SECTION 1438.</b> 71.93 (2) of the statutes is amended to read:
24	71.93 (2) CERTIFICATION. A state agency may certify to the department for setoff
25	any properly identified debt exceeding \$20 <u>so that the department may set off the</u>

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1 amount of the debt against a refund to the debtor or so that the department of 2 administration may reduce a disbursement to the debtor by the amount of the debt. 3 At least 30 days prior to certification each debtor shall be sent a notice by the state 4 agency of its intent to certify the debt to the department for setoff or reduction and 5 of the debtor's right of appeal. At the time of certification, the certifying state agency 6 shall furnish the social security number of individual debtors and the federal 7 employer identification number of other debtors.

8 SECTION 1439. 71.93 (3) of the statutes is renumbered 71.93 (3) (a) and 9 amended to read:

10 71.93 (3) (a) ADMINISTRATION. In administering this section the department 11 shall first check with the state agency certifying the debt to determine whether the debt has been collected by other means. If the debt remains uncollected the 12 13 department of revenue shall setoff any debt or other amount owed to the department, 14 regardless of the origin of the debt or of the amount, its nature or its date. If after 15 the setoff there remains a refund in excess of \$10, the department shall set off the 16 remaining refund against certified debts of other state agencies. If more than one 17 certified debt exists for any debtor, the refund shall be first set off against the earliest 18 debt certified, except that no child support or spousal support obligation submitted 19 by an agency of another state may be set off until all debts owed to and certified by 20 state agencies of this state have been set off. When all debts have been satisfied, any 21 remaining refund shall be refunded to the debtor by the department. Any legal 22 action contesting a setoff under this paragraph shall be brought against the state 23 agency that certified the debt under sub. (2).

24

**SECTION 1440.** 71.93 (3) (b) of the statutes is created to read:

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1 71.93 (3) (b) The department shall provide the information obtained under sub. 2 (2) to the department of administration. Before reducing any disbursement as 3 provided under this paragraph, the department of administration shall contact the 4 department to verify whether a certified debt that is the basis of the reduction has 5 been collected by other means. If the certified debt remains uncollected, the 6 department of administration shall reduce the disbursement by the amount of the 7 debtor's certified debt under sub. (2), notify the department of such reduction and 8 disbursement, and remit the amount of the reduction to the department in the 9 manner prescribed by the department. If more than one certified debt exists for any 10 debtor, the disbursement shall be reduced first by any debts certified under s. 73.12 11 then by the earliest debt certified. Any legal action contesting a reduction under this 12 paragraph shall be brought against the state agency that certified the debt under 13 sub. (2).

14

**SECTION 1441.** 71.93 (4) of the statutes is amended to read:

15 71.93 (4) SETTLEMENT. Within 30 days after the close of each calendar quarter, 16 the department shall settle with each state agency that has certified a debt. Each 17 settlement shall note the opening balance of debts certified, any additions or 18 deletions, <u>reductions or</u> amounts set off, and the ending balance at the close of the 19 settlement period.

20

**SECTION 1442.** 71.93 (5) of the statutes is amended to read:

71.93 (5) STATE AGENCY CHARGED FOR COSTS. At the time of each settlement, each
state agency shall be charged for administration expenses, and the amounts charged
shall be credited to the department's appropriation under s. 20.566 (1) (h). Annually
on or before November 1, the department shall review its costs incurred during the

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previous fiscal year in administering state agency setoffs <u>and reductions</u> and shall
 adjust its subsequent charges to each state agency to reflect that experience.
 SECTION 1443. 71.93 (6) of the statutes is amended to read:
 71.93 (6) WRITTEN AGREEMENT AND AUTHORITY OF DEPARTMENT. Any state agency

wishing to certify debts to the department shall enter into a written agreement with
the department prior to any certification of debt. Any certification of debts by a state
agency or changes to certified debts shall be in a manner and form prescribed by the
department. The secretary of revenue shall be the final authority in the resolution
of any interagency disputes in regard to certification of debts. If a refund <u>or</u>
<u>disbursement</u> is adjusted after a setoff <u>or reduction</u>, the department may readjust
any erroneous settlement with a certifying state agency.

12

**SECTION 1444.** 71.93 (7) of the statutes is amended to read:

71.93 (7) EXCHANGE OF INFORMATION. Information relative to changes to any
debt certified shall be exchanged promptly by each agency-and the department setoff.
<u>Setoff</u> of refunds and reduction of disbursements against debts certified by agencies,
and any reports report of the setoff or reduction to certifying state agencies, is not
a violation of ss. 71.78, 72.06, 77.61 (5), 78.80 (3), and 139.38 (6).

**SECTION 1445.** 71.935 (1) (cm) of the statutes is created to read:

19 71.935 (1) (cm) "Disbursement" means any payment to a person who provides
20 goods and services to the state under subch. IV or V of ch. 16 or under ch. 84.

21 **SECTION 1446.** 71.935 (2) of the statutes is amended to read:

71.935 (2) A municipality or county may certify to the department any debt
owed to it. Not later than 5 days after certification, the municipality or county shall
notify the debtor in writing of its certification of the debt to the department, of the
basis of the certification and of the debtor's right to appeal and, in the case of parking

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citations, of the debtor's right to contest the citation. At the time of certification, the
 municipality or county shall furnish to the department the name and social security
 number <u>or operator's license number</u> of each individual debtor and the name and
 federal employer identification number of each other debtor.

# 5 SECTION 1447. 71.935 (3) of the statutes is renumbered 71.935 (3) (a) and 6 amended to read:

7 71.935 (3) (a) If the debt remains uncollected and, in the case of a parking
8 citation, if the debtor has not contested the citation within 20 days after the notice
9 under sub. (2), the department shall set off the debt against any refund that is owed
10 to the debtor after the setoff under s. 71.93. Any legal action contesting a setoff shall
11 be brought against the municipality or county <u>that certified the debt under sub. (2)</u>.
12 SECTION 1448. 71.935 (3) (b) of the statutes is created to read:

13 71.935 (3) (b) The department shall provide the information obtained under 14 sub. (2) to the department of administration. Before reducing any disbursement as 15 provided under this paragraph, the department of administration shall contact the 16 department to verify whether a certified debt that is the basis of the reduction has 17 been collected by other means and, in the case of a parking citation, whether the 18 debtor has contested the citation within 20 days after the notice under sub. (2). If 19 the certified debt remains uncollected and, in the case of a parking citation, the 20 citation has not been contested within 20 days after the notice under sub. (2), the 21 department of administration shall, after any reduction under s. 71.93, reduce the disbursement by the amount of the debtor's certified debt under sub. (2), notify the 22 23 department of such reduction and disbursement, and remit the amount of the 24 reduction to the department in the manner prescribed by the department. If more 25 than one debt certified under sub. (2) exists for any debtor, the disbursement shall

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1 be reduced first by the earliest debt certified. Any legal action contesting a reduction 2 under this paragraph shall be brought against the municipality or county that certified the debt under sub. (2). 3 4 **SECTION 1449.** 71.935 (4) of the statutes is amended to read: 5 71.935 (4) Within 30 days after the end of each calendar quarter, the 6 department shall settle with each municipality and county for the amounts that the 7 department setoff set off or reduced against certified debts for the municipality or 8 county during that calendar quarter. 9 **SECTION 1450.** 71.935 (5) of the statutes is amended to read: 10 71.935 (5) At the time of each settlement, each municipality and county shall 11 be charged for administration expenses, and the amounts charged shall be credited 12 to the appropriation account under s. 20.566 (1) (h). Annually on or before November 13 1, the department shall review its costs incurred during the previous fiscal year in 14 administering setoffs and reductions under this section and shall adjust its 15 subsequent charges to each municipality and county to reflect that experience. 16 **SECTION 1451.** 73.01 (4) (b) of the statutes is amended to read: 17 73.01 (4) (b) Any matter required to be heard by the commission may be heard 18 by any member of the commission or its <u>a</u> hearing examiner and reported to the 19 commission, and hearings of matters pending before it shall be assigned to members 20 of the commission or its the hearing examiner by the chairperson. Cases other than 21 small claims cases shall be decided by the full commission, except that if one or more 22 members of the commission are unavailable, cases other than small claims cases 23 shall be decided by the member or members assigned by the chairperson prior to the 24 hearing. If the parties have agreed to an oral decision, the member or members 25 conducting the hearing may render an oral decision. Hearings shall be open to the

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1	public and all proceedings shall be conducted in accordance with rules of practice and
2	procedure prescribed by the commission. Small claims cases shall be decided by one
3	commissioner assigned by the chairperson prior to the hearing.
4	<b>SECTION 1452.</b> 73.01 (4m) (b) of the statutes is amended to read:
5	73.01 <b>(4m)</b> (b) No member of the commission, including the chairperson, or its
6	$\underline{a}$ hearing examiner may receive any salary unless he or she first executes an
7	affidavit at the end of each salary period stating that he or she has complied with the
8	deadlines in par. (a). The affidavit shall be presented to and filed with every official
9	who certifies, in whole or in part, the salary.
10	SECTION 1453. 73.01 (4m) (c) of the statutes is amended to read:
11	73.01 <b>(4m)</b> (c) If a member of the commission, including the chairperson, or its
12	$\underline{a}$ hearing examiner is unable to comply with the deadline under par. (a), that person
13	shall so certify in the record, and the period is then extended for one additional period
14	not to exceed 90 days.
15	SECTION 1454. 73.03 (50) (d) of the statutes is amended to read:
16	73.03 (50) (d) In the case of a sole proprietor, signs the form or, in the case of
17	other persons, has an individual who is authorized to act on behalf of the person sign
18	the form, or, in the case of a single–owner entity that is disregarded as a separate
19	entity under section 7701 of the Internal Revenue Code, the person is the owner. <u>Any</u>
20	person who may register under this subsection may designate an agent, as defined
21	in s. 77.524 (1) (ag), to register with the department under this subsection in the
22	manner prescribed by the department. In this paragraph, "sign" has the meaning
23	<u>given in s. 77.51 (17r).</u>

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24 **SECTION 1455.** 73.03 (50b) of the statutes is created to read:

1	73.03 (50b) To waive the fee established under sub. (50) for applying for and
2	renewing the business tax registration certificate, if the person who is applying for
3	or renewing the certificate is not required for purposes of ch. 77 to hold such a
4	certificate.
5	SECTION 1456. 73.03 (61) of the statutes is created to read:
6	73.03 (61) To do all of the following related to the Uniform Sales and Use Tax
7	Administration Act:
8	(a) Certify compliance with the agreement, as defined in s. 77.65 (2) (a).
9	(b) Pursuant to the agreement, as defined in s. 77.65 (2) (a), certify certified
10	service providers, as defined in s. 77.51 (1g), and certified automated systems, as
11	defined in s. 77.524 (1) (am).
12	(c) Consistent with the agreement, as defined in s. 77.65 (2) (a), establish
13	performance standards and eligibility criteria for a seller that sells tangible personal
14	property or taxable services in at least 5 states that are signatories to the agreement,

15 as defined in s. 77.65 (2) (a); that has total annual sales revenue of at least 16 \$500,000,000; that has a proprietary system that calculates the amount of tax owed 17 to each taxing jurisdiction in which the seller sells tangible personal property or 18 taxable services; and that has entered into a performance agreement with the states 19 that are signatories to the agreement, as defined in s. 77.65 (2) (a). For purposes of 20 this paragraph, "seller" includes an affiliated group of sellers using the same 21 proprietary system to calculate the amount of tax owed in each taxing jurisdiction 22 in which the sellers sell tangible personal property or taxable services.

(d) Issue a tax identification number to a person who claims an exemption
under subch. III or V of ch. 77 and who is not required to register with the department

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for the purposes of subch. III or V of ch. 77 and establish procedures for the
 registration of such a person.

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3 (e) Maintain a database that is accessible to sellers and certified service
4 providers, as defined in s. 77.51 (1g), that indicates whether items defined in
5 accordance with the Uniform Sales and Use Tax Administration Act are taxable or
6 nontaxable.

(f) Maintain a database that is accessible to sellers and certified service
providers, as defined in s. 77.51 (1g), that indicates tax rates, taxing jurisdiction
boundaries, and zip code or address assignments related to the administration of
taxes imposed under subchs. III and V of ch. 77.

(g) Set forth the information that the seller shall provide to the department for
tax exemptions claimed by purchasers and establish the manner in which a seller
shall provide such information to the department.

(h) Provide monetary allowances, in addition to the retailer's discount provided
under s. 77.61 (4) (c), to certified service providers, as defined in s. 77.51 (1g), and
sellers that use certified automated systems, as defined in s. 77.524 (1) (am), or
proprietary systems, pursuant to the agreement as defined in s. 77.65 (2) (a).

**SECTION 1457.** 73.0301 (1) (d) 2. of the statutes is amended to read:

73.0301 (1) (d) 2. A license issued by the department of health and family
services under s. 48.66 (1) (a) to a child welfare agency, group home, <u>or</u> shelter care
facility or day care center, as required by s. 48.60, 48.625, 48.65 or 938.22 (7).

## 22 SECTION 1458. 73.0301 (1) (d) 2m. of the statutes is created to read:

73.0301 (1) (d) 2m. A license issued by the department of workforce
development under s. 49.984 (1) day care center, as required by s. 49.98.

**SECTION 1459.** 73.0301 (1) (d) 3. of the statutes is amended to read:

1	73.0301 (1) (d) 3. A license, certificate of approval, provisional license,
2	conditional license, certification, certification card, registration, permit, training
3	permit or approval specified in s. 50.35, 50.49 (6) (a) or (10), 51.038, 51.04, 51.42 (7)
4	(b) 11., 51.421 (3) (a), 51.45 (8), 146.40 (3) or (3m), 146.50 (5) (a) or (b), (6g) (a), (7) or
5	(8) (a) or (f), <del>250.05 (5),</del> 252.23 (2), 252.24 (2), 254.176, 254.20 (3), 255.08 (2) (a) or
6	343.305 (6) (a) or a permit for operation of a campground specified in s. 254.47 (1).
7	SECTION 1460. 73.0301 (2) (b) 1. a. of the statutes is amended to read:
8	73.0301 (2) (b) 1. a. If, after a request is made under par. (a) 1. or 2., the
9	department of revenue certifies that the license holder or applicant for a license or
10	license renewal or continuation is liable for delinquent taxes, revoke the license or
11	deny the application for the license or license renewal or continuation. The
12	department of transportation may suspend licenses described in sub. (1) (d) 7. in lieu
13	of revoking those licenses. A suspension, revocation or denial under this subd. 1. a.
14	is not subject to administrative review or, except as provided in subd. 2. <u>and sub. (5)</u>
15	(am), judicial review. With respect to a license granted by a credentialing board, the
16	department of regulation and licensing shall make a revocation or denial under this
17	subd. 1. a. With respect to a license to practice law, the department of revenue shall
18	not submit a certification under this subd. 1. a. to the supreme court until after the
4.0	

19 <u>license holder or applicant has exhausted his or her remedies under sub. (5) (a) and</u>

- 20 (am) or has failed to make use of such remedies.
- 21

SECTION 1461. 73.0301 (2) (b) 1. b. of the statutes is amended to read:

73.0301 (2) (b) 1. b. Mail a notice of suspension, revocation or denial under
subd. 1. a. to the license holder or applicant. The notice shall include a statement
of the facts that warrant the suspension, revocation or denial and a statement that
the license holder or applicant may, within 30 days after the date on which the notice

#### **ASSEMBLY BILL 100**

1 of denial, suspension or revocation is mailed, file a written request with the 2 department of revenue to have the certification of tax delinquency on which the 3 suspension, revocation or denial is based reviewed at a hearing under sub. (5) (a). 4 With respect to a license granted by a credentialing board, the department of 5 regulation and licensing shall mail a notice under this subd. 1. b. With respect to a license to practice law, the department of revenue shall mail a notice under this subd. 6 7 1. b. and the notice shall indicate that the license holder or applicant may request a hearing under sub. (5) (a) and (am) and that the department of revenue shall 8 9 submit a certificate of delinquency to suspend, revoke, or deny a license to practice 10 law to the supreme court after the license holder or applicant has exhausted his or 11 her remedies under sub. (5) (a) and (am) or has failed to make use of such remedies. 12 A notice sent to a person who holds a license to practice law or who is an applicant 13 for a license to practice law shall also indicate that the department of revenue may 14 not submit a certificate of delinquency to the supreme court if the license holder or 15 applicant pays the delinquent tax in full or enters into an agreement with the 16 department of revenue to satisfy the delinquency.

#### 17

SECTION 1462. 73.0301 (2) (b) 2. of the statutes is amended to read:

18 73.0301 (2) (b) 2. If Except as provided in subd. 2m., if notified by the 19 department of revenue that the department of revenue has affirmed a certification 20 of tax delinquency after a hearing under sub. (5) (a), affirm a suspension, revocation 21 or denial under subd. 1. a. A license holder or applicant may seek judicial review 22 under ss. 227.52 to 227.60, except that the review shall be in the circuit court for Dane 23 County, of an affirmation of a revocation or denial under this subdivision. With 24 respect to a license granted by a credentialing board, the department of regulation 25 and licensing shall make an affirmation under this subdivision.

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1	SECTION 1463. 73.0301 (2) (b) 2m. of the statutes is created to read:
2	73.0301 (2) (b) 2m. With respect to a license to practice law, if notified by the
3	department of revenue that the department of revenue has affirmed a certification
4	of tax delinquency after any requested review under sub. (5) (a) and (am), decide
5	whether to suspend, revoke, or deny a license to practice law.
6	SECTION 1464. 73.0301 (2) (c) 2. of the statutes is amended to read:
7	73.0301 (2) (c) 2. A licensing department may not disclose any information
8	received under subd. 1. a. or b. to any person except to the department of revenue for
9	the <del>sole</del> purpose of requesting certifications under par. (b) 2. in accordance with the
10	memorandum of understanding under sub. (4) <u>and administering state taxes</u> or to
11	the department of workforce development for the purpose of administering s. 49.22.
12	SECTION 1465. 73.0301 (5) (a) of the statutes is amended to read:
13	73.0301 (5) (a) The department of revenue shall conduct a hearing requested
14	by a license holder or applicant for a license or license renewal or continuation under
15	sub. (2) (b) 1. b. or by an applicant for certification or recertification or a certificate
16	holder under s. 73.03 (50) or 73.09 (7m) (b) to review a certification or determination
17	of tax delinquency that is the basis of a denial or revocation of a license in accordance
18	with this section or of a certificate, certification or recertification under s. 73.03 (50)
19	or 73.09 (7m). A hearing under this paragraph is limited to questions of mistaken
20	identity of the license or certificate holder or applicant and of prior payment of the
21	delinquent taxes for which the department of revenue certified or determined the
22	license or certificate holder or applicant is liable. At a hearing under this paragraph,
23	any statement filed by the department of revenue, the licensing department or the
24	supreme court, if the supreme court agrees, may be admitted into evidence and is
25	prima facie evidence of the facts that it contains. Notwithstanding ch. 227, a person

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1 entitled to a hearing under this paragraph is not en	titled to any other notice, hearing
2 or review, except as provided in <u>par. (am) and</u> sub.	(2) (b) 2.
3 <b>SECTION 1466.</b> 73.0301 (5) (am) of the statut	es is created to read:
4 73.0301 <b>(5)</b> (am) If a person who holds a lice	ense to practice law or who is an
5 applicant for a license to practice law receives a he	earing under par. (a) to review a
6 certification or determination of tax delinquency	that is the basis for a denial or
7 revocation of a license to practice law and such o	certification or determination is
8 affirmed as a result of the hearing under par. (a), the	e person may seek judicial review
9 of the certification or determination of tax delinqu	uency under ss. 227.52 to 227.60,
10 except that the review shall be in the circuit court	for Dane County.
11 <b>SECTION 1467.</b> 73.0301 (5) (b) (intro.) of the s	statutes is amended to read:
12 73.0301 <b>(5)</b> (b) (intro.) After a hearing conduc	cted under par. (a) <u>or, in the case</u>
13 of a determination related to a license to practice la	aw, after a hearing under par. (a)
14 <u>or, if the hearing is appealed, after judicial review</u>	<u>under par. (am)</u> , the department
15 of revenue shall do one of the following:	
16 <b>SECTION 1468.</b> 73.12 (1) (b) of the statutes is	amended to read:
17 73.12 (1) (b) "Vendor" means a person providi	ing goods or services to this state
18 under subch. IV or V of ch. 16 or under ch. 84 if th	ne value of the contract for those
19 goods or services is at least \$500.	
20 <b>SECTION 1469.</b> 76.07 (4g) (b) 8. of the statute	es is amended to read:
21 76.07 (4g) (b) 8. Determine transport–related	revenue by adding public service
22 revenue allocated to this state on the basis of re	outes for which the company is
authorized to receive subsidy payments, mutual a	aid allocated to this state on the
<ul><li>authorized to receive subsidy payments, mutual a</li><li>basis of the ratio of transport revenues allocated to</li></ul>	

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- allocated under s. 77.51 (14r) 77.522 and all other transport-related revenues from
   sales made in this state.
- 3

**SECTION 1470.** 76.16 of the statutes is amended to read:

4 76.16 Separate valuation of repair facilities, docks, piers, wharves, ore 5 yards, elevators, car ferries and <u>oil</u> pipeline terminal facilities. After the 6 property of a company is first valued as a whole, if any repair facilities, docks, ore 7 yards, piers, wharves, grain elevators or car ferries used in transferring freight or 8 passengers between cars and vessels or transfer of freight cars located on car ferries, 9 or if any oil pipeline terminal storage facilities, docks, pipelines and pumping 10 equipment used in transferring oil from pipelines to vessels shall be included in such 11 valuation, then for the purpose of accounting to the proper taxation districts, the 12 department shall make a separate valuation of each such repair facility, dock, ore 13 yard, pier, wharf, grain elevator, including the approaches thereto, or car ferries and 14 of each such oil pipeline terminal storage facility, dock, pipeline and pumping 15 equipment. As used herein, an approach shall be an immediate access facility 16 commencing at the switching point which leads primarily to the terminal facility. For 17 the purpose of defining the <u>oil</u> pipeline terminal facilities affected by this section. 18 such facilities shall begin where the incoming pipeline enters the terminal storage 19 facility site used in the transfer of oil to vessels.

20

**SECTION 1471.** 76.24 (2) (a) of the statutes is amended to read:

76.24 (2) (a) All taxes paid by any railroad company derived from or
apportionable to repair facilities, docks, ore yards, piers, wharves, grain elevators,
and their approaches, or car ferries or terminal storage facilities, docks, pipelines
and pumping equipment used in transferring oil from pipelines to vessels on the
basis of the separate valuation provided for in s. 76.16, shall be distributed annually

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from the transportation fund to the towns, villages and cities in which they are
 located, pursuant to certification made by the department of revenue on or before
 August 15.

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4

**SECTION 1472.** 76.24 (2) (am) of the statutes is created to read:

5 76.24 (2) (am) All taxes paid by any pipeline company derived from or 6 apportionable to oil pipeline terminal facilities on the basis of the separate valuation 7 under s. 76.16 shall be distributed annually from the appropriation under s. 20.855 8 (4) (bm) to the towns, villages, and cities in which the facilities are located, pursuant 9 to certification made by the department of revenue no later than November 1.

10

**SECTION 1473.** 76.24 (2) (bm) of the statutes is created to read:

11 76.24 (2) (bm) If the state is compelled to refund in whole or in part any of the 12 taxes which have been distributed to municipalities under par. (am), the 13 municipalities shall repay to the state, for deposit in the general fund, the amount 14 of such tax received by them, and the department of administration shall certify the 15 amounts to be repaid to the state to the county clerks of the counties in which the 16 municipalities are located for levy and collection from the municipalities as other 17 state taxes are levied and collected.

18

**SECTION 1474.** 76.30 (2) (i) of the statutes is created to read:

76.30 (2) (i) The secretary of revenue and employees of that department for the
purposes of preparing and maintaining the list of persons with unpaid tax
obligations as described in s. 71.91 (8) so that the list of such persons is available for
public inspection.

23

**SECTION 1475.** 77.24 of the statutes is amended to read:

77.24 Division of fee. Twenty percent of all fees collected under this
subchapter shall be retained by the county and the balance shall be transmitted to

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1	the state <u>, except that the fees retained by the county that are collected in conjunction</u>
2	with the transfer of real estate in a 1st class city shall be transmitted to the 1st class
3	city. Remittances shall be made monthly by the county treasurers to the department
4	of revenue <u>or the 1st class city, as appropriate,</u> by the 15th day of the month following
5	the close of the month in which the fee was collected. The remittance to the
6	department shall be accompanied by the returns executed under s. 77.22.
7	<b>SECTION 1476.</b> 77.51 (1) of the statutes is renumbered 77.51 (1d).
8	SECTION 1477. 77.51 (1b) of the statutes is created to read:
9	77.51 (1b) "Alcohol beverage" means a beverage that is suitable for human
10	consumption and that contains 0.5 percent or more of alcohol by volume.
11	SECTION 1478. 77.51 (1bk) of the statutes is created to read:
12	77.51 (1bk) "Audio works" means works that result from the fixation of a series
13	of musical, spoken, or other sounds, including prerecorded or live music, prerecorded
14	or live readings of books or other written materials, prerecorded or live speeches, and
15	digitized sound files that are downloaded to a telephone handset. "Audio works" does
16	not include broadcast radio services or sounds accompanying an audiovisual work.
17	SECTION 1479. 77.51 (1bm) of the statutes is created to read:
18	77.51 (1bm) "Audiovisual works" means a series of related images that, when
19	shown in succession, impart an impression of motion, together with sound, including
20	motion pictures, musical videos, and live events. "Audiovisual works" does not
21	include broadcast television services or cable television system services.
22	<b>SECTION 1480.</b> 77.51 (1e) of the statutes is created to read:
23	77.51 (1e) "Candy" means a preparation of sugar, honey, or other natural or
24	artificial sweetener combined with chocolate, fruit, nuts, or other ingredients or

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1	flavorings in the form of bars, drops, or pieces. "Candy" does not include a
2	preparation that contains flour or that requires refrigeration.
3	SECTION 1481. 77.51 (1n) of the statutes is created to read:
4	77.51 (1n) "Computer" means an electronic device that accepts information in
5	digital or similar form and that manipulates such information to achieve a result
6	based on a sequence of instructions.
7	<b>SECTION 1482.</b> 77.51 (1p) of the statutes is created to read:
8	77.51 (1p) "Computer software" means a set of coded instructions designed to
9	cause a computer or automatic data processing equipment to perform a task.
10	SECTION 1483. 77.51 (2k) of the statutes is created to read:
11	77.51 (2k) "Delivered electronically" means delivered to a purchaser by means
12	other than by tangible storage media.
13	SECTION 1484. 77.51 (2m) of the statutes is created to read:
14	77.51 (2m) "Delivery charges" means charges by a seller to prepare and deliver
15	tangible personal property or services to a location designated by the purchaser of
16	the tangible personal property or services, including charges for transportation,
17	shipping, postage, handling, crating, and packing.
18	<b>SECTION 1485.</b> 77.51 (3p) of the statutes is created to read:
19	77.51 ( <b>3p</b> ) "Dietary supplement" means a product, other than tobacco, that is
20	intended to supplement a person's diet, if all of the following apply:
21	(a) The product contains any of the following ingredients or any combination
22	of any of the following ingredients:
23	1. A vitamin.
24	2. A mineral.
25	3. An herb or other botanical.

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1	4. An amino acid.
2	5. A dietary substance that is intended for human consumption to supplement
3	the diet by increasing total dietary intake.
4	6. A concentrate, metabolite, constituent, or extract.
5	(b) The product is intended for ingestion in tablet, capsule, powder, soft-gel,
6	gel–cap, or liquid form, or, if not intended for ingestion in such forms, is not
7	represented as conventional food and is not represented for use as the sole item of
8	a meal or diet.
9	(c) The product is required to be labeled as a dietary supplement as required
10	under 21 CFR 101.36.
11	SECTION 1486. 77.51 (3pd) of the statutes is created to read:
12	77.51 ( <b>3pd</b> ) "Direct mail" means printed material that is delivered by the U.S.
13	postal service or other delivery service to a mass audience or to addressees on a
14	mailing list provided by or at the direction of the purchaser of the printed material,
15	if the cost of the printed material or any tangible personal property included with the
16	printed material is not billed directly to the recipients of the printed material.
17	"Direct mail" includes any tangible personal property provided directly or indirectly
18	by the purchaser of the printed material to the seller of the printed material for
19	inclusion in any package containing printed material. "Direct mail" does not include
20	multiple items of printed material delivered to a single address.
21	<b>SECTION 1487.</b> 77.51 (3pj) of the statutes is created to read:
22	77.51 (3pj) "Drug" means a compound, substance, or preparation, or any
23	component of them, other than food and food ingredients, dietary supplements, or
24	alcoholic beverages, to which any of the following applies:

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1 (a) It is listed in the United States Pharmacopoeia, Homeopathic 2 Pharmacopoeia of the United States, or National Formulary, or any supplement to 3 any of them. It is intended for use in diagnosing, curing, mitigating, treating, or 4 (b) 5 preventing a disease. 6 (c) It is intended to affect a function or structure of the body. 7 **SECTION 1488.** 77.51 (3pm) of the statutes is created to read: 8 77.51 (**3pm**) "Durable medical equipment" means equipment, including the 9 repair parts and replacement parts for the equipment that is primarily and 10 customarily used for a medical purpose related to a person; that can withstand 11 repeated use; that is not generally useful to a person who is not ill or injured; and that 12 is not placed in or worn on the body. "Durable medical equipment" does not include 13 mobility-enhancing equipment. 14 **SECTION 1489.** 77.51 (3pp) of the statutes is created to read: 77.51 (3pp) "Electronic" means relating to technology having electrical, 15 16 digital, magnetic, wireless, optical, electromagnetic, or similar capabilities. 17 **SECTION 1490.** 77.51 (3s) of the statutes is created to read: 77.51 (3s) "Finished artwork" means the final art used for actual reproduction 18 19 by photomechanical or other processes or for display purposes. "Finished artwork" 20 also includes all of the following items regardless of whether such items are 21 reproduced: 22 (a) Drawings. 23 (b) Paintings. 24 (c) Designs.

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25 (d) Photographs.

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1	(e) Lettering.
2	(f) Paste–ups.
3	(g) Mechanicals.
4	(h) Assemblies.
5	(i) Charts.
6	(j) Graphs.
7	(k) Illustrative materials.
8	SECTION 1491. 77.51 (3t) of the statutes is created to read:
9	77.51 (3t) "Food and food ingredient" means a substance in liquid,
10	concentrated, solid, frozen, dried, or dehydrated form, that is sold for ingestion, or
11	for chewing, by humans and that is ingested or chewed for its taste or nutritional
12	value. "Food and food ingredient" does not include alcohol beverages or tobacco.
13	SECTION 1492. 77.51 (4) of the statutes is repealed.
14	<b>SECTION 1493.</b> 77.51 (5) of the statutes is amended to read:
15	77.51 <b>(5)</b> For purposes of subs. (13) (e) and (f) and <del>(14) (L)</del> <u>(15a)</u> and s. 77.52
16	(2m), "incidental" means depending upon or appertaining to something else as
17	primary; something necessary, appertaining to, or depending upon another which is
18	termed the principal; something incidental to the main purpose of the service.
19	Tangible personal property transferred by a service provider is incidental to the
20	service if the purchaser's main purpose or objective is to obtain the service rather
21	than the property, even though the property may be necessary or essential to
22	providing the service.
23	<b>SECTION 1494.</b> 77.51 (7) of the statutes is repealed and recreated to read:

23

**SECTION 1494.** 77.51 (7) of the statutes is repealed and recreated to read:

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77.51 (7) (a) "Lease or rental" means any transfer of possession or control of
 tangible personal property for a fixed or indeterminate term and for consideration
 and includes:

4

1. A transfer that includes future options to purchase or extend.

- 2. Agreements related to the transfer of possession or control of motor vehicles
  or trailers, if the amount of any consideration may be increased or decreased by
  reference to the amount realized on the sale or other disposition of such motor
  vehicles or trailers, consistent with section 7701 (h) (1) of the Internal Revenue Code.
- 9

(b) "Lease or rental" does not include any of the following:

A transfer of possession or control of tangible personal property under a
 security agreement or deferred payment plan, if such agreement or plan requires
 transferring title to the tangible personal property after making all required
 payments.

A transfer of possession or control of tangible personal property under any
agreement that requires transferring title to the tangible personal property after
making all required payments and after paying an option price that does not exceed
the greater of \$100 or 1 percent of the total amount of the required payments.

3. Providing tangible personal property along with an operator, if the operator
is necessary for the tangible personal property to perform in the manner for which
it is designed and if the operator does more than maintain, inspect, or set up the
tangible personal property.

(c) 1. Transfers described under par. (a) are considered a lease or rental,
regardless of whether such transfer is considered a lease or rental under generally
accepted accounting principles, or any provision of federal or local law, or any other
provision of state law.

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1	2. Transfers described under par. (b) are not considered a lease or rental,
2	regardless of whether such transfer is considered a lease or rental under generally
3	accepted accounting principles, or any provision of federal or local law, or any other
4	provision of state law.
5	SECTION 1495. 77.51 (7d) of the statutes is created to read:
6	77.51 (7d) "Literary works" means works, not including audiovisual works,
7	audio works, and computer software that are expressed in words, numbers, or other
8	verbal or numerical symbols or indicia, including books and periodicals.
9	SECTION 1496. 77.51 (7m) of the statutes is created to read:
10	77.51 (7m) "Mobility–enhancing equipment" means equipment, including the
11	repair parts and replacement parts for the equipment, that is primarily and
12	customarily used to provide or increase the ability of a person to move from one place
13	to another; that may be used in a home or motor vehicle; and that is generally not
14	used by a person who has normal mobility. "Mobility–enhancing equipment" does
15	not include a motor vehicle or any equipment on a motor vehicle that is generally
16	provided by a motor vehicle manufacturer.
17	SECTION 1497. 77.51 (10m) of the statutes is created to read:
18	77.51 <b>(10m)</b> (a) "Prepared food" means:
19	1. Food and food ingredients sold in a heated state.
20	2. Food and food ingredients heated by the retailer, except as provided in par.
21	(b).
22	3. Food and food ingredients sold with eating utensils that are provided by the
23	retailer of the food and food ingredients, including plates, knives, forks, spoons,
24	glasses, cups, napkins, or straws. In this subdivision, "plate" does not include a
25	container or packaging used to transport food and food ingredients.

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1 4. Except as provided in par. (b), 2 or more food ingredients mixed or combined 2 by a retailer for sale as a single item. 3 (b) "Prepared food" under par. (a) 2. and 4. does not include: 4 1. Two or more food ingredients mixed or combined by a retailer for sale as a 5 single item, if the retailer's primary classification in the 1997 North American 6 Industry Classification System, published by the federal office of management and 7 budget, is manufacturing under sectors 31 to 33, not including bakeries and tortilla 8 manufacturing under industry group number 3118. 9 2. Two or more food ingredients mixed or combined by a retailer for sale as a 10 single item, sold unheated, and sold by volume or weight. 11 3. Bakery items made by a retailer, including breads, rolls, pastries, buns, 12 biscuits, bagels, croissants, donuts, danish, cakes, tortes, pies, tarts, muffins, bars, 13 cookies, and tortillas. 14 4. Food and food ingredients that are only sliced, repackaged, or pasteurized 15 by a retailer. 16 5. Eggs, fish, meat, and poultry, and foods containing any of them in raw form, 17 that require cooking by the consumer, as recommended by the food and drug 18 administration in chapter 3, part 401.11 of its food code to prevent food-borne 19 illnesses. 20 **SECTION 1498.** 77.51 (10n) of the statutes is created to read: 21 77.51 (10n) "Prescription" means an order, formula, or recipe that is issued by 22 any oral, written, electronic, or other means of transmission and by a person who is 23 authorized by the laws of this state to issue such an order, formula, or recipe. 24 **SECTION 1499.** 77.51 (10r) of the statutes is created to read: 25 77.51 (10r) "Prewritten computer software" means any of the following:

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1 (a) Computer software that is not designed and developed by the author or 2 creator of the software according to a specific purchaser's specifications. 3 (b) Computer software upgrades that are not designed and developed by the 4 author or creator of the software according to a specific purchaser's specifications. 5 (c) Computer software that is designed and developed by the author or creator 6 of the software according to a specific purchaser's specifications and that is sold to 7 another purchaser. 8 (d) Any combination of computer software under pars. (a) to (c), including any 9 combination with any portion of such software. 10 (e) Computer software as described under pars. (a) to (d), and any portion of 11 such software, that is modified or enhanced by any degree to a specific purchaser's 12 specifications, except such modification or enhancement that is reasonably and 13 separately indicated on an invoice, or other statement of the price, provided to the 14 purchaser.

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**SECTION 1500.** 77.51 (11m) of the statutes is created to read:

16 77.51 (11m) "Prosthetic device" means a device, including the repair parts and
17 replacement parts for the device, that is placed in or worn on the body to artificially
18 replace a missing portion of the body; to prevent or correct a physical deformity or
19 malfunction; or to support a weak or deformed portion of the body.

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**SECTION 1501.** 77.51 (12m) of the statutes is created to read:

77.51 (12m) (a) "Purchase price" means the total amount of consideration,
including cash, credit, property, and services, for which tangible personal property
or services are sold, leased, or rented, valued in money, whether paid in money or
otherwise, without any deduction for the following:

1. The seller's cost of the property sold.

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2. The cost of materials used, labor or service cost, interest, losses, all costs of
 transportation to the seller, all taxes imposed on the seller, and any other expense
 of the seller.

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- 4 3. Charges by the seller for any services necessary to complete a sale, not
  5 including delivery and installation charges.
- 6

4. a. Delivery charges, except as provided in par. (b) 4.

b. If a shipment includes property that is subject to tax under this subchapter
and property that is not subject to tax under this subchapter, the amount of the
delivery charge allocated to the property that is subject to tax under this subchapter
based on the total purchase price of the property that is subject to tax under this
subchapter as compared to the total purchase price of all the property or on the total
weight of the property that is subject to tax under this subchapter as compared to the

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5. Installation charges.

- 6. The value of exempt tangible personal property, if the exempt tangible
  personal property is bundled with taxable tangible personal property and sold by the
  seller as a single product or piece of merchandise.
- 18

(b) "Purchase price" does not include:

Discounts, including cash, terms, or coupons, that are not reimbursed by a
 3rd party; that are allowed by a seller; and that are taken by a purchaser on a sale.

2. Interest, financing, and carrying charges from credit that is extended on a
sale of personal property or services, if the amount of the interest, financing, or
carrying charges is separately stated on the invoice, bill of sale, or similar document
that the seller gives to the purchaser.

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1 3. Any taxes legally imposed directly on the purchaser that are separately 2 stated on the invoice, bill of sale, or similar document that the seller gives to the 3 purchaser.

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4. Delivery charges for direct mail.

5 5. In all transactions in which an article of tangible personal property is traded 6 toward the purchase of an article of greater value, the amount of the purchase price 7 that represents the amount allowed for the article traded, except that this 8 subdivision does not apply to any transaction to which subd. 7. or 8. applies.

9 6. If a person who purchases a motor vehicle presents a statement issued under 10 s. 218.0171 (2) (cq) to the seller at the time of purchase, and the person presents the 11 statement to the seller within 60 days from the date of receiving a refund under s. 12 218.0171 (2) (b) 2. b., the trade-in amount specified in the statement issued under 13 s. 218.0171 (2) (cg), but not to exceed the purchase price from the sale of the motor 14 vehicle. This subdivision applies only to the first motor vehicle purchased by a 15 person after receiving a refund under s. 218.0171 (2) (b) 2. b.

16 7. Thirty-five percent of the purchase price, excluding trade-ins, of a new 17 mobile home, as defined in s. 340.01 (29), that is a primary housing unit or of a new 18 mobile home, as defined in s. 340.01 (29), that is transported in 2 unattached sections 19 if the total size of the combined sections, not including additions and attachments, 20 is at least 984 square feet measured when the sections are ready for transport. This 21 subdivision does not apply to a lease or rental.

22 8. At the retailer's option; except that after the retailer chooses an option the 23 retailer may not use the other option for other sales without the department's written 24 approval; either 35 percent of the purchase price of a manufactured building, as 25 defined in s. 101.71 (6), or an amount equal to the purchase price of the manufactured

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building minus the cost of materials that become an ingredient or component part
 of the building.

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3 **SECTION 1502.** 77.51 (12p) of the statutes is created to read: 4 77.51 (12p) "Purchaser" means a person to whom a sale of tangible personal 5 property is made or to whom a service is furnished. 6 **SECTION 1503.** 77.51 (13) (a) of the statutes is amended to read: 7 77.51 (13) (a) Every seller who makes any sale, regardless of whether the sale 8 is mercantile in nature, of tangible personal property or taxable a service specified 9 under s. 77.52 (2) (a). 10 **SECTION 1504.** 77.51 (13) (e) of the statutes is amended to read: 11 77.51 (13) (e) A person selling tangible personal property, audiovisual works, 12 finished artwork, literary works, or audio works to a service provider who transfers 13 the property, audiovisual work, finished artwork, literary work, or audio work in 14 conjunction with the selling, performing or furnishing of any service and the 15 property, audiovisual work, finished artwork, literary work, or audio work is 16 incidental to the service, unless the service provider is selling, performing or 17 furnishing services under s. 77.52 (2) (a) 7., 10., 11. and 20. This subsection does not 18 apply to sub. (2).

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**SECTION 1505.** 77.51 (13) (f) of the statutes is amended to read:

77.51 (13) (f) A service provider who transfers tangible personal property,
audiovisual works, finished artwork, literary works, or audio works in conjunction
with but not incidental to the selling, performing or furnishing of any service and a
service provider selling, performing or furnishing services under s. 77.52 (2) (a) 7.,
10., 11. and 20. This subsection does not apply to sub. (2).

**SECTION 1506.** 77.51 (13) (o) of the statutes is amended to read:

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1	77.51 <b>(13)</b> (o) A person selling medicine <u>drugs</u> for animals to a veterinarian.
2	As used in this paragraph, "animal" includes livestock, pets and poultry.
3	SECTION 1507. 77.51 (13g) (intro.) of the statutes is amended to read:
4	77.51 (13g) (intro.) Except as provided in sub. (13h), "retailer engaged in
5	business in this state", unless otherwise limited by federal statute, for purposes of
6	the use tax, means any of the following:
7	SECTION 1508. 77.51 (13g) (c) of the statutes is created to read:
8	77.51 (13g) (c) Any retailer selling tangible personal property or taxable
9	services for storage, use, or other consumption in this state, unless otherwise limited
10	by federal law.
11	SECTION 1509. 77.51 (13s) of the statutes is created to read:
12	77.51 (13s) "Retail sale" or "sale at retail" means any sale, lease, or rental for
13	any purpose other than resale, sublease, or subrent.
14	SECTION 1510. 77.51 (14) (intro.) of the statutes is amended to read:
15	77.51 (14) (intro.) "Sale" <del>, "sale, lease or rental", "retail sale", "sale at retail", or</del>
16	equivalent terms include includes any one or all of the following: the transfer of the
17	ownership of, title to, possession of, or enjoyment of tangible personal property or
18	services for use or consumption but not for resale as tangible personal property or
19	services and includes:
20	SECTION 1511. 77.51 (14) (a) of the statutes is amended to read:
21	77.51 (14) (a) Any sale at an auction in respect to tangible personal property
22	which is sold to a successful bidder. The proceeds from, except the sale of property
23	sold at auction which is bid in by the seller and on which title does not pass to a new
24	purchaser shall be deducted from the gross proceeds of the sale and the tax paid only
25	on the net proceeds.

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1	SECTION 1512. 77.51 (14) (d) of the statutes is repealed.
2	<b>SECTION 1513.</b> 77.51 (14) (g) of the statutes is renumbered 77.51 (15a) (b) 4.
3	SECTION 1514. 77.51 (14) (i) of the statutes is repealed.
4	SECTION 1515. 77.51 (14) (j) of the statutes is amended to read:
5	77.51 (14) (j) The granting of possession of tangible personal property by a
6	lessor to a lessee, or to another person at the direction of the lessee. Such a
7	transaction is deemed a continuing sale in this state <del>by the lessor for the duration</del>
8	of the lease as respects any period of time the leased property is situated in this state,
9	irrespective of the time or place of delivery of the property to the lessee or such other
10	<del>person</del> .
11	SECTION 1516. 77.51 (14) (k) of the statutes is repealed.
12	SECTION 1517. 77.51 (14) (L) of the statutes is amended to read:
13	77.51 (14) (L) Transfers by a service provider of tangible personal property,
14	audiovisual works, finished artwork, literary works, or audio works in conjunction
15	with but not incidental to the selling, performing or furnishing of any service, and
16	transfers by a service provider selling, performing or furnishing services under s.
17	77.52 (2) (a) 7., 10., 11. and 20. This subsection does not apply to sub. (2).
18	SECTION 1518. 77.51 (14) (L) of the statutes, as affected by 2005 Wisconsin Act
19	(this act), is repealed.
20	<b>SECTION 1519.</b> 77.51 (14r) of the statutes is repealed.
21	SECTION 1520. 77.51 (15) of the statutes is repealed.
22	SECTION 1521. 77.51 (15a) of the statutes is created to read:
23	77.51 (15a) (a) "Sales, lease, or rental for resale, sublease, or subrent" includes
24	transfers of tangible personal property, audiovisual works, finished artwork, literary
25	works, and audio works to a service provider that the service provider transfers in

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conjunction with but not incidental to the selling, performing, or furnishing of any 1 service, and transfers of tangible personal property, audiovisual works, finished 2 3 artwork, literary works, and audio works to a service provider that the service 4 provider physically transfers in conjunction with the selling, performing, or 5 furnishing services under s. 77.52 (2) (a) 7., 10., 11., or 20. This paragraph does not 6 apply to sub. (2).

7

(b) "Sales, lease, or rental for resale, sublease, or subrent" does not include any of the following: 8

9 1. The sale of building materials, supplies, and equipment to owners, 10 contractors, subcontractors, or builders for use in real property construction 11 activities or the alteration, repair, or improvement of real property, regardless of the quantity of such materials, supplies, and equipment sold. 12

13 2. Any sale of tangible personal property to a purchaser even though such 14 property may be used or consumed by some other person to whom such purchaser 15 transfers the tangible personal property without valuable consideration, such as 16 gifts, and advertising specialties distributed gratis apart from the sale of other 17 tangible personal property or service.

18 Transfers of tangible personal property, audiovisual works, finished 3. 19 artwork, literary works, and audio works to a service provider that the service 20 provider transfers in conjunction with the selling, performing, or furnishing of any 21 service, if the tangible personal property, audiovisual work, finished artwork, 22 literary work, and audio work is incidental to the service, unless the service provider 23 is selling, performing, or furnishing services under s. 77.52 (2) (a) 7., 10., 11., or 20. 24

**SECTION 1522.** 77.51 (15b) of the statutes is created to read:

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1	77.51 (15b) (a) "Sales price" means the total amount of consideration, including
2	cash, credit, property, and services, for which tangible personal property or services
3	are sold, leased, or rented, valued in money, whether received in money or otherwise,
4	without any deduction for the following:
5	1. The seller's cost of the property sold.
6	2. The cost of materials used, labor or service cost, interest, losses, all costs of
7	transportation to the seller, all taxes imposed on the seller, and any other expense
8	of the seller.
9	3. Charges by the seller for any services necessary to complete a sale, not
10	including delivery and installation charges.
11	4. a. Delivery charges, except as provided in par. (b) 4.
12	b. If a shipment includes property that is subject to tax under this subchapter
13	and property that is not subject to tax under this subchapter, the amount of the
14	delivery charge allocated to the property that is subject to tax under this subchapter
15	based on the total sales price of the property that is subject to tax under this
16	subchapter as compared to the total sales price of all the property or on the total
17	weight of the property that is subject to tax under this subchapter as compared to the
18	total weight of all the property.
19	5. Installation charges.
20	6. The value of exempt tangible personal property, if the exempt tangible
21	personal property is bundled with taxable tangible personal property and sold by the
22	seller as a single product or piece of merchandise.
23	(b) "Sales price" does not include:

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Discounts, including cash, terms, or coupons, that are not reimbursed by a
 3rd party; that are allowed by a seller; and that are taken by a purchaser on a sale.

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1	2. Interest, financing, and carrying charges from credit that is extended on a
2	sale of tangible personal property or services, if the amount of the interest, financing,
3	or carrying charges is separately stated on the invoice, bill of sale, or similar
4	document that the seller gives to the purchaser.
5	3. Any taxes legally imposed directly on the purchaser that are separately
6	stated on the invoice, bill of sale, or similar document that the seller gives to the
7	purchaser.
8	4. Delivery charges for direct mail.
9	5. In all transactions in which an article of tangible personal property is traded
10	toward the purchase of an article of greater value, the amount of the sales price that
11	represents the amount allowed for the article traded, except that this subdivision
12	does not apply to any transaction to which subd. 7. or 8. applies.
13	6. If a person who purchases a motor vehicle presents a statement issued under
14	s. 218.0171 (2) (cq) to the seller at the time of purchase, and the person presents the
15	statement to the seller within 60 days from the date of receiving a refund under s.
16	218.0171 (2) (b) 2. b., the trade-in amount specified in the statement issued under
17	s. 218.0171 (2) (cq), but not to exceed the sales price from the sale of the motor vehicle.
18	This subdivision applies only to the first motor vehicle purchased by a person after
19	receiving a refund under s. 218.0171 (2) (b) 2. b.
20	7. Thirty-five percent of the sales price, excluding trade-ins, of a new mobile
21	home, as defined in s. 340.01 (29), that is a primary housing unit or of a new mobile
22	home, as defined in s. 340.01 (29), that is transported in 2 unattached sections if the

total size of the combined sections, not including additions and attachments, is at
least 984 square feet measured when the sections are ready for transport. This
subdivision does not apply to a lease or rental.

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1	8. At the retailer's option; except that after the retailer chooses an option the
2	retailer may not use the other option for other sales without the department's written
3	approval; either 35 percent of the sales price of a manufactured building, as defined
4	in s. 101.71 (6), or an amount equal to the sales price of the manufactured building
5	minus the cost of materials that become an ingredient or component part of the
6	building.

7

**SECTION 1523.** 77.51 (17) of the statutes is amended to read:

8 77.51 **(17)** "Seller" includes every person selling, leasing or renting tangible 9 personal property or selling, performing or furnishing services of a kind the gross 10 receipts sales price from the sale, lease, rental, performance or furnishing of which 11 are is required to be included in the measure of the sales tax.

SECTION 1524. 77.51 (17m) of the statutes is repealed and recreated to read:
77.51 (17m) "Service address" means any of the following:

(a) The location of the telecommunications equipment to which a customer's
telecommunications service is charged and from which the telecommunications
service originates or terminates, regardless of where the telecommunications service
is billed or paid.

(b) If the location described under par. (a) is not known by the seller who sells 18 19 the telecommunications service, the location where the signal of the 20 telecommunications service originates, as identified by the seller's 21 telecommunications system or, if the signal is not transmitted by the seller's 22 telecommunications system, by information that the seller received from the seller's 23 service provider.

(c) If the locations described under pars. (a) and (b) are not known by the seller
who sells the telecommunications service, the customer's place of primary use.

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277.51 (17w) "Soft drink" means a beverage that contains less than 0.5 percent3of alcohol and that contains natural or artificial sweeteners. "Soft drink" does not4include a beverage that contains milk or milk products; soy, rice, or similar milk5substitutes; or more than 50 percent vegetable or fruit juice by volume.6SECTION 1526. 77.51 (20) of the statutes is amended to read:777.51 (20) "Tangible personal property" means all tangible personal property8of every kind and description that can be seen, weighed, measured, felt, or touched,9or that is in any other manner perceptible to the senses, and includes electricity,10natural gas, steam and, water, and also leased property affixed to realty if the lessor11has the right to remove the property upon breach or termination of the lease12agreement, unless the lessor of the property is also the lessor of the realty to which13the property is affixed. "Tangible personal property" also includes coins and stamps14of the United States sold or traded as collectors' items above their face value and15computer programs except custom prewritten computer programs software.16SECTION 1527. 77.51 (21) of the statutes is amended to read:1777.51 (21) "Taxpayer" means the person who is required to pay, collect, or18account for or who is otherwise directly interested in the taxes imposed by this19subchapter_including a certified service provider.20SECTION 1528. 77.51 (21p) of the statutes is created to read:2177.51 (21p) "Tobacco" means cigarettes, cigars,	1	SECTION 1525. 77.51 (17w) of the statutes is created to read:
4include a beverage that contains milk or milk products; soy, rice, or similar milk5substitutes; or more than 50 percent vegetable or fruit juice by volume.6SECTION 1526. 77.51 (20) of the statutes is amended to read:777.51 (20) "Tangible personal property" means all tangible personal property8of every kind and description that can be seen, weighed, measured, felt, or touched,9or that is in any other manner perceptible to the senses, and includes electricity,10natural gas, steam and, water, and also leased property affixed to realty if the lessor11has the right to remove the property upon breach or termination of the lease12agreement, unless the lessor of the property is also the lessor of the realty to which13the property is affixed. "Tangible personal property" also includes coins and stamps14of the United States sold or traded as collectors' items above their face value and15computer programs except custom prewritten computer programs software.16SECTION 1527. 77.51 (21) of the statutes is amended to read:1777.51 (21) "Taxpayer" means the person who is required to pay, collect, or18account for or who is otherwise directly interested in the taxes imposed by this19subchapter, including a certified service provider.20SECTION 1528. 77.51 (21p) of the statutes is created to read:2177.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,22and any other item that contains tobacco.23SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:24<	2	77.51 (17w) "Soft drink" means a beverage that contains less than 0.5 percent
<ul> <li>substitutes; or more than 50 percent vegetable or fruit juice by volume.</li> <li>SECTION 1526. 77.51 (20) of the statutes is amended to read:</li> <li>77.51 (20) "Tangible personal property" means all tangible personal property</li> <li>of every kind and description that can be seen, weighed, measured, felt, or touched,</li> <li>or that is in any other manner perceptible to the senses, and includes electricity,</li> <li>natural gas, steam and, water, and also leased property affixed to realty if the lessor</li> <li>has the right to remove the property upon breach or termination of the lease</li> <li>agreement, unless the lessor of the property is also the lessor of the realty to which</li> <li>the property is affixed. "Tangible personal property" also includes coins and stamps</li> <li>of the United States sold or traded as collectors' items above their face value and</li> <li>computer programs except custom prewritten computer programs software.</li> <li>SECTION 1527. 77.51 (21) of the statutes is amended to read:</li> <li>77.51 (21) "Taxpayer" means the person who is required to pay, collect, or</li> <li>account for or who is otherwise directly interested in the taxes imposed by this</li> <li>subchapter, including a certified service provider.</li> <li>SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>and any other item that contains tobacco.</li> <li>SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	3	of alcohol and that contains natural or artificial sweeteners. "Soft drink" does not
6SECTION 1526. 77.51 (20) of the statutes is amended to read:777.51 (20) "Tangible personal property" means all tangible personal property8of every kind and description that can be seen, weighed, measured, felt, or touched,9or that is in any other manner perceptible to the senses, and includes electricity,10natural gas, steam and, water, and also leased property affixed to realty if the lessor11has the right to remove the property upon breach or termination of the lease12agreement, unless the lessor of the property is also the lessor of the realty to which13the property is affixed. "Tangible personal property" also includes coins and stamps14of the United States sold or traded as collectors' items above their face value and15computer programs except custom prewritten computer programs software.16SECTION 1527. 77.51 (21) of the statutes is amended to read:1777.51 (21) "Taxpayer" means the person who is required to pay, collect, or18account for or who is otherwise directly interested in the taxes imposed by this19subchapter_including a certified service provider.20SECTION 1528. 77.51 (21p) of the statutes is created to read:2177.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,22and any other item that contains tobacco.23SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:2477.51 (22) (bm) In this subsection, "exercise of any right or power over tangible	4	include a beverage that contains milk or milk products; soy, rice, or similar milk
777.51 (20) "Tangible personal property" means all tangible personal property8of every kind and description that can be seen, weighed, measured, felt, or touched,9or that is in any other manner perceptible to the senses, and includes electricity,10natural gas, steam and, water, and also leased property affixed to realty if the lessor11has the right to remove the property upon breach or termination of the lease12agreement, unless the lessor of the property is also the lessor of the realty to which13the property is affixed. "Tangible personal property" also includes coins and stamps14of the United States sold or traded as collectors' items above their face value and15computer programs except custom prewritten computer programs software.16SECTION 1527. 77.51 (21) of the statutes is amended to read:1777.51 (21) "Taxpayer" means the person who is required to pay, collect, or18account for or who is otherwise directly interested in the taxes imposed by this19subchapter_including a certified service provider.20SECTION 1528. 77.51 (21p) of the statutes is created to read:2177.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,22and any other item that contains tobacco.23SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:2477.51 (22) (bm) In this subsection, "exercise of any right or power over tangible	5	substitutes; or more than 50 percent vegetable or fruit juice by volume.
<ul> <li>of every kind and description that can be seen, weighed, measured, felt, or touched,</li> <li>or that is in any other manner perceptible to the senses, and includes electricity,</li> <li>natural gas, steam and, water, and also leased property affixed to realty if the lessor</li> <li>has the right to remove the property upon breach or termination of the lease</li> <li>agreement, unless the lessor of the property is also the lessor of the realty to which</li> <li>the property is affixed. "Tangible personal property" also includes coins and stamps</li> <li>of the United States sold or traded as collectors' items above their face value and</li> <li>computer programs except custom prewritten computer programs software.</li> <li>SECTION 1527. 77.51 (21) of the statutes is amended to read:</li> <li>77.51 (21) "Taxpayer" means the person who is required to pay, collect, or</li> <li>account for or who is otherwise directly interested in the taxes imposed by this</li> <li>subchapter, including a certified service provider.</li> <li>SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>and any other item that contains tobacco.</li> <li>SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	6	SECTION 1526. 77.51 (20) of the statutes is amended to read:
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<ul> <li>SECTION 1527. 77.51 (21) of the statutes is amended to read:</li> <li>77.51 (21) "Taxpayer" means the person who is required to pay, collect, or</li> <li>account for or who is otherwise directly interested in the taxes imposed by this</li> <li>subchapter, including a certified service provider.</li> <li>SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>and any other item that contains tobacco.</li> <li>SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	14	of the United States sold or traded as collectors' items above their face value and
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<ul> <li>account for or who is otherwise directly interested in the taxes imposed by this</li> <li>subchapter, including a certified service provider.</li> <li>SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>and any other item that contains tobacco.</li> <li>SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	16	SECTION 1527. 77.51 (21) of the statutes is amended to read:
<ul> <li>19 subchapter, including a certified service provider.</li> <li>20 SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>21 77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>22 and any other item that contains tobacco.</li> <li>23 SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>24 77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	17	77.51 <b>(21)</b> "Taxpayer" means the person <u>who is</u> required to pay, collect, <u>or</u>
<ul> <li>SECTION 1528. 77.51 (21p) of the statutes is created to read:</li> <li>77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,</li> <li>and any other item that contains tobacco.</li> <li>SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	18	account for or who is otherwise directly interested in the taxes imposed by this
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<ul> <li>23 SECTION 1529. 77.51 (22) (bm) of the statutes is created to read:</li> <li>24 77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible</li> </ul>	21	77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco,
24 77.51 <b>(22)</b> (bm) In this subsection, "exercise of any right or power over tangible	22	and any other item that contains tobacco.
	23	<b>SECTION 1529.</b> 77.51 (22) (bm) of the statutes is created to read:
25 personal property or taxable services" includes distributing, selecting recipients,	24	77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible
	25	personal property or taxable services" includes distributing, selecting recipients,

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determining mailing schedules, or otherwise directing the distribution,
 dissemination, or disposal of tangible personal property or taxable services,
 regardless of whether the purchaser of such property or services owns or physically
 possesses, in this state, the property or services.
 SECTION 1530. 77.52 (1) of the statutes is renumbered 77.52 (1) (a).
 SECTION 1531. 77.52 (1) (a) of the statutes, as affected by 2005 Wisconsin Act

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

8 77.52 (1) (a) For the privilege of selling, <u>licensing</u>, leasing or renting tangible 9 personal property, including accessories, components, attachments, parts, supplies 10 and materials, at retail a tax is imposed upon all retailers at the rate of 5% of the 11 <del>gross receipts</del> <u>sales price</u> from the sale, <u>license</u>, lease or rental of tangible personal 12 property, including accessories, components, attachments, parts, supplies and 13 materials, sold, leased or rented at retail in this state.

14 **SECTION 1532.** 77.52 (1) (b) of the statutes is created to read:

15 77.52 (1) (b) For the privilege of selling, licensing, leasing, or renting 16 audiovisual works, finished artwork, literary works, and audio works that are 17 delivered electronically to a purchaser, a tax is imposed on all retailers at the rate 18 of 5 percent of the gross receipts from the sale, license, lease, or rental of the 19 audiovisual works, finished artwork, literary works, and audio works.

20

21

**SECTION 1533.** 77.52 (1) (b) of the statutes, as created by 2005 Wisconsin Act .... (this act), is repealed and recreated to read:

77.52 (1) (b) For the privilege of selling, licensing, leasing, or renting
audiovisual works, finished artwork, literary works, and audio works that are
delivered electronically to a purchaser, a tax is imposed on all retailers at the rate

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1 of 5 percent of the sales price from the sale, license, lease, or rental of the audiovisual 2 works, finished artwork, literary works, and audio works. 3 SECTION 1534. 77.52 (1) (c) of the statutes is created to read: 4 77.52 (1) (c) For the privilege of selling at retail coins and stamps of the United 5 States that are sold or traded as collectors' items above their face value, a tax is 6 imposed on all retailers at the rate of 5 percent of the sales price from the sale of such 7 coins and stamps. 8 **SECTION 1535.** 77.52 (1) (d) of the statutes is created to read: 9 77.52 (1) (d) For the privilege of leasing property that is affixed to real property, 10 a tax is imposed on all retailers at the rate of 5 percent of the sales price from the lease 11 of such property, if the lessor has the right to remove the leased property upon breach 12 or termination of the lease agreement, unless the lessor of the leased property is also 13 the lessor of the real property to which the leased property is affixed. 14 **SECTION 1536.** 77.52 (2) (intro.) of the statutes is amended to read: 15 77.52 (2) (intro.) For the privilege of selling, licensing, performing or furnishing 16 the services described under par. (a) at retail in this state to consumers or users, a 17 tax is imposed upon all persons selling, licensing, performing or furnishing the 18 services at the rate of 5% of the gross receipts sales price from the sale, license. 19 performance or furnishing of the services. 20 **SECTION 1537.** 77.52 (2) (a) 5. a. of the statutes is amended to read: 21 77.52 (2) (a) 5. a. The sale of telecommunications services, except services 22 subject to 4 USC 116 to 126, as amended by P.L. 106–252, that either originate or 23 terminate in this state; except services that are obtained by means of a toll-free 24 number, that originate outside this state and that terminate in this state; and are 25 charged to a service address in this state, regardless of the location where that charge

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is billed or paid; and the sale of the rights to purchase telecommunications services,
 including purchasing reauthorization numbers, by paying in advance and by using
 an access number and authorization code a prepaid calling service as defined in s.
 <u>77.522 (3) (a) 11.</u>, except sales that are subject to subd. 5. b.

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5

**SECTION 1538.** 77.52 (2) (a) 10. of the statutes is amended to read:

6 77.52 (2) (a) 10. Except for installing or applying tangible personal property 7 which, when installed or applied, will constitute an addition or capital improvement 8 of real property, the repair, service, alteration, fitting, cleaning, painting, coating, 9 towing, inspection, and maintenance of all items of tangible personal property 10 unless, at the time of such repair, service, alteration, fitting, cleaning, painting, 11 coating, towing, inspection, or maintenance, a sale in this state of the type of property 12 repaired, serviced, altered, fitted, cleaned, painted, coated, towed, inspected, or 13 maintained would have been exempt to the customer from sales taxation under this 14 subchapter, other than the exempt sale of a motor vehicle or truck body to a 15 nonresident under s. 77.54 (5) (a) and other than nontaxable sales outside this state 16 under s. 77.51 (14r) 77.522 or unless the repair, service, alteration, fitting, cleaning, 17 painting, coating, towing, inspection, or maintenance is provided under a contract that is subject to tax under subd. 13m. For purposes of this paragraph, the following 18 19 items shall be considered to have retained their character as tangible personal 20 property, regardless of the extent to which any such item is fastened to, connected 21 with, or built into real property: furnaces, boilers, stoves, ovens, including associated 22 hoods and exhaust systems, heaters, air conditioners, humidifiers, dehumidifiers, 23 refrigerators, coolers, freezers, water pumps, water heaters, water conditioners and 24 softeners, clothes washers, clothes dryers, dishwashers, garbage disposal units, 25 radios and radio antennas, incinerators, television receivers and antennas, record

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1 players, tape players, jukeboxes, vacuum cleaners, furniture and furnishings, 2 carpeting and rugs, bathroom fixtures, sinks, awnings, blinds, gas and electric logs, 3 heat lamps, electronic dust collectors, grills and rotisseries, bar equipment, 4 intercoms, recreational, sporting, gymnasium and athletic goods and equipment 5 including by way of illustration but not of limitation bowling alleys, golf practice 6 equipment, pool tables, punching bags, ski tows, and swimming pools; equipment in 7 offices, business facilities, schools, and hospitals but not in residential facilities 8 including personal residences, apartments, long-term care facilities, as defined 9 under s. 16.009 (1) (em), state institutions, as defined under s. 101.123 (1) (i), Type 1 secured correctional facilities, as defined in s. 938.02 (19), or similar facilities 10 11 including, by way of illustration but not of limitation, lamps, chandeliers, and fans, 12 venetian blinds, canvas awnings, office and business machines, ice and milk 13 dispensers, beverage-making equipment, vending machines, soda fountains, steam 14 warmers and tables, compressors, condensing units and evaporative condensers, 15 pneumatic conveying systems; laundry, dry cleaning, and pressing machines, power 16 tools, burglar alarm and fire alarm fixtures, electric clocks and electric signs. 17 "Service" does not include services performed by veterinarians. The tax imposed 18 under this subsection applies to the repair, service, alteration, fitting, cleaning, 19 painting, coating, towing, inspection, or maintenance of items listed in this 20 subdivision, regardless of whether the installation or application of tangible 21 personal property related to the items is an addition to or a capital improvement of 22 real property, except that the tax imposed under this subsection does not apply to the 23 original installation or the complete replacement of an item listed in this subdivision, 24 if such installation or replacement is a real property construction activity under s. 25 77.51 (2).

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1	SECTION 1539. 77.52 (2) (a) 13m. of the statutes is created to read:
2	77.52 (2) (a) 13m. The sale of contracts, including service contracts,
3	maintenance agreements, and warranties, that provide, in whole or in part, for the
4	future performance of or payment for the repair, service, alteration, fitting, cleaning,
5	painting, coating, towing, inspection, or maintenance of tangible personal property,
6	unless the sale, lease, or rental in this state of the property to which the contract
7	relates is or was exempt, to the purchaser of the contract, from taxation under this
8	subchapter.
9	SECTION 1540. 77.52 (2m) (a) of the statutes is amended to read:
10	77.52 <b>(2m)</b> (a) With respect to the services subject to tax under sub. (2), no part
11	of the charge for the service may be deemed a sale or rental of tangible personal
12	property <u>, audiovisual works, finished artwork, literary works, or audio works</u> if the
13	property <u>, audiovisual work, finished artwork, literary work, or audio work</u>
14	transferred by the service provider is incidental to the selling, performing or
15	furnishing of the service, except as provided in par. (b).
16	<b>SECTION 1541.</b> 77.52 (2m) (b) of the statutes is amended to read:
17	77.52 (2m) (b) With respect to the services subject to tax under sub. (2) (a) 7.,
18	10., 11. and 20., all property <u>, audiovisual works, finished artwork, literary works, or</u>
19	audio works physically transferred to the customer in conjunction with the selling,
20	performing or furnishing of the service is a sale of tangible personal property.
21	audiovisual works, finished artwork, literary works, or audio works separate from
22	the selling, performing or furnishing of the service.
23	<b>SECTION 1542.</b> 77.52 (3m) of the statutes is repealed.
24	<b>SECTION 1543.</b> 77.52 (6) of the statutes is repealed.
25	SECTION 1511 77 59 (7) of the statutes is amonded to read:

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25 **SECTION 1544.** 77.52 (7) of the statutes is amended to read:

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1 77.52 (7) Every person desiring to operate as a seller within this state who 2 holds a valid certificate under s. 73.03 (50) shall file with the department an 3 application for a permit for each place of operations. Every application for a permit 4 shall be made upon a form prescribed by the department and shall set forth the name 5 under which the applicant intends to operate, the location of the applicant's place of 6 operations, and the other information that the department requires. The Except as 7 provided in sub. (7b), the application shall be signed by the owner if a sole proprietor; 8 in the case of sellers other than sole proprietors, the application shall be signed by 9 the person authorized to act on behalf of such sellers. A nonprofit organization that 10 has gross receipts a sales price taxable under s. 77.54 (7m) shall obtain a seller's 11 permit and pay taxes under this subchapter on all taxable gross receipts sales prices 12 received after it is required to obtain that permit. If that organization becomes 13 eligible later for the exemption under s. 77.54 (7m) except for its possession of a 14 seller's permit, it may surrender that permit.

15

**SECTION 1545.** 77.52 (7b) of the statutes is created to read:

16 77.52 (7b) Any person who may register under sub. (7) may designate an agent,
17 as defined in s. 77.524 (1) (ag), to register with the department under sub. (7), in the
18 manner prescribed by the department.

19

**SECTION 1546.** 77.52 (13) of the statutes is amended to read:

20 77.52 (13) For the purpose of the proper administration of this section and to
21 prevent evasion of the sales tax it shall be presumed that all receipts are subject to
22 the tax until the contrary is established. The burden of proving that a sale of tangible
23 personal property or services is not a taxable sale at retail is upon the person who
24 makes the sale unless that person takes from the purchaser <u>a an electronic or paper</u>
25 certificate, in a manner prescribed by the department, to the effect that the property

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1	or service is purchased for resale or is otherwise exempt <del>;</del> except that no certificate
2	is required for sales of cattle, sheep, goats, and pigs that are sold at an animal
3	market, as defined in s. 95.68 (1) (ag), and no certificate is required for sales of
4	commodities, as defined in 7 USC 2, that are consigned for sale in a warehouse in or
5	from which the commodity is deliverable on a contract for future delivery subject to
6	the rules of a commodity market regulated by the U.S. commodity futures trading
7	commission if upon the sale the commodity is not removed from the warehouse <u>the</u>
8	sale of tangible personal property that is exempt under s. 77.54 (7), (7m), (8), (10),
9	(11), (14), (14b), (15), (17), (20n), (21), (22b), (30), (31), (32), (35), (36), (37), (42), (44),
10	(45), and (46), except as provided in s. 77.54 (30) (e) and (f).
11	SECTION 1547. 77.52 (14) (a) (intro.) and 1. and (b) of the statutes are
12	consolidated, renumbered 77.52 (14) and amended to read:
13	77.52 (14) The certificate referred to in sub. (13) relieves the seller from the
14	burden of proof only if <del>any of the following is true: 1. The <u>the</u> certificate is taken <del>in</del></del>
15	good faith from a person who is engaged as a seller of tangible personal property or
16	taxable services and who holds the permit provided for in sub. (9) and who, at the
17	time <del>of purchasing</del> <u>that the person purchases</u> the tangible personal property or
18	services, intends to sell it in the regular course of operations or is unable to ascertain
19	at the time of purchase whether the property or service will be sold or will be used
20	for some other purpose. (b). The certificate under sub. (13) shall not relieve the seller
21	of the burden of proof if the sale is sourced to this state under s. 77.522 (1) (b) 1. and
22	the claimed exemption is not provided for under this subchapter or if the seller
23	fraudulently fails to collect sales tax or solicits the purchaser to claim an unlawful
24	exemption. The certificate referred to in sub. (13) shall be signed by and bear the
25	name and address of provide information that identifies the purchaser, and shall

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1	indicate <del>the general character of the tangible personal property or service sold by the</del>
2	purchaser and the basis for the claimed exemption and a paper certificate shall be
3	signed by the purchaser. The certificate shall be in such form as the department
4	prescribes <u>by rule</u> .
5	<b>SECTION 1548.</b> 77.52 (14) (a) 2. of the statutes is repealed.
6	<b>SECTION 1549.</b> 77.52 (15) of the statutes is amended to read:
7	77.52 (15) If a purchaser who gives a resale certificate purchases tangible
8	personal property or taxable services without paying a sales tax or use tax on such
9	purchase because such property or services were for resale makes any use of the
10	property <u>or services</u> other than retention, demonstration or display while holding <del>it</del>
11	the property or services for sale, lease or rental in the regular course of the
12	purchaser's operations, the use shall be taxable to the purchaser under s. 77.53 as
13	of the time <u>that</u> the property <del>is</del> <u>or services are</u> first used by the purchaser, and the
14	<del>sales <u>purchase</u> price of the property <u>or services</u> to the purchaser shall be the measure</del>
15	of the tax. Only when there is an unsatisfied use tax liability on this basis because
16	the seller has provided incorrect information about that transaction to the
17	department shall the seller be liable for sales tax with respect to the sale of the
18	property to the purchaser.
19	SECTION 1550. 77.522 of the statutes is created to read:
90	77599 Company (1) (Trupper (a) In this costion.

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20

**77.522 Sourcing. (1)** GENERAL. (a) In this section:

"Direct mail form" means a form for direct mail prescribed by the 21 1. 22 department.

"Multiple-points-of-use 23 2. exemption form" the means 24 multiple-points-of-use exemption form, as prescribed by the department.

3. "Product" includes tangible personal property, digital goods, and services. 25

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4. "Receive" means taking possession of tangible personal property; making
 first use of services; or taking possession or making first use of digital goods,
 whichever comes first. "Receive" does not include a shipping company taking
 possession of tangible personal property on a purchaser's behalf.

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5

5. "Transportation equipment" means all of the following:

a. Locomotives and railcars that are used to carry persons or property in
interstate commerce.

b. Trucks and truck tractors that have a gross vehicle weight rating of 10,001
pounds or greater, trailers, semitrailers, and passenger buses, if such vehicles are
registered under the International Registration Plan and operated under the
authority of a carrier that is authorized by the federal government to carry persons
or property in interstate commerce.

c. Aircraft that is operated by air carriers that are authorized by the federal
government or a foreign authority to carry persons or property in interstate or
foreign commerce.

d. Containers that are designed for use on the vehicles described in subd. 5. a.
to c. and component parts attached to or secured on such vehicles.

- (b) Except as provided in pars. (c) to (d) and subs. (2), (3), and (4), the location
  of a sale is determined as follows:
- If a purchaser receives the product at a seller's business location, the sale
   occurs at that business location.
- 22 2. If a purchaser does not receive the product at a seller's business location, the
  23 sale occurs at the location where the purchaser, or the purchaser's designated donee,
  24 receives the product, including the location indicated by the instructions known to
  25 the seller for delivery to the purchaser or the purchaser's designated donee.

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1	3. If the location of a sale of a product cannot be determined under subds. 1. and
2	2., the sale occurs at the purchaser's address as indicated by the seller's business
3	records, if the records are maintained in the ordinary course of the seller's business
4	and if using that address to establish the location of a sale is not in bad faith.
5	4. If the location of a sale of a product cannot be determined under subds. 1. to
6	3., the sale occurs at the purchaser's address as obtained during the consummation
7	of the sale, including the address indicated on the purchaser's payment instrument,
8	if no other address is available and if using that address is not in bad faith.
9	5. If the location of a sale of a product cannot be determined under subds. 1. to
10	4., the location of the sale is determined as follows:
11	a. If the item sold is tangible personal property, the sale occurs at the location
12	from which the tangible personal property is shipped.
13	b. If the item sold is a digital good, or computer software delivered
14	electronically, the sale occurs at the location from which the digital good or computer
15	software was first available for transmission by the seller.
16	c. If a service is sold, the sale occurs at the location from which the service was
17	provided.
18	(c) The sale of direct mail occurs at the location from which the direct mail is
19	shipped, if the purchaser does not provide to the seller a direct pay permit, a direct
20	mail form, or other information that indicates the appropriate taxing jurisdiction to
21	which the direct mail is delivered to the ultimate recipients. If the purchaser
22	provides a direct mail form or direct payment to the seller, the purchaser shall pay
23	or remit, as appropriate, to the department the tax imposed under s. 77.53 (1) on all
24	purchases for which the tax is due and the seller is relieved from liability for
25	collecting such tax. A direct mail form provided to a seller under this paragraph shall

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remain effective for all sales by the seller who received the form to the purchaser who
 provided the form, unless the purchaser revokes the form in writing and provides
 such revocation to the seller.

(d) 1. A business purchaser who purchases a service, digital good, or computer
software that is delivered electronically, who does not hold a direct pay permit under
s. 77.52 (17m), and who knows at the time of purchase that the service, good, or
software will be concurrently available for use in more than one taxing jurisdiction
shall provide a multiple-points-of-use exemption form to the seller, in conjunction
with the purchase, and shall pay or remit, as appropriate, to the department the tax
imposed under s. 77.53 (1) on all purchases for which the tax is due.

2. To apportion the amount of the tax due multiple taxing jurisdictions, a
purchaser who provides an exemption form under subd. 1. shall use any reasonable,
consistent, and uniform apportionment method supported by the purchaser's
business records that exist at the time of the sale.

15 3. An exemption form provided under subd. 1. shall remain effective for all sales
16 by the seller who received the form to the purchaser who provided the form, unless
17 the purchaser revokes the form in writing and provides such a revocation to the
18 seller.

4. A business purchaser who purchases a service, digital good, or computer
 software that is delivered electronically, who holds a direct pay permit under s. 77.52
 (17m), and who knows at the time of purchase that the service, good, or software will
 be concurrently available for use in more than one taxing jurisdiction is not required
 to provide a multiple-points-of-use exemption form to the seller, but shall collect,
 pay, or remit, as appropriate, to the department the tax imposed under s. 77.53 (1)

### **ASSEMBLY BILL 100**

and shall use the apportionment method described under subd. 2. to apportion the
 tax due multiple taxing jurisdictions.

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- 5. A seller who receives a multiple-points-of-use exemption form under this
  paragraph is relieved from liability for collecting the tax imposed under s. 77.53 (1)
  on purchases related to the multiple-points-of-use exemption form.
- 6 (2) LEASE OR RENTAL. (a) Except as provided in pars. (b) and (c), with regards 7 to the first or only payment on the lease or rental, the lease or rental of tangible 8 personal property occurs at the location determined under sub. (1) (b). If the property 9 is moved from the place where the property was initially delivered, the subsequent 10 periodic payments on the lease or rental occur at the property's primary location as 11 indicated by an address for the property that is provided by the lessee and that is 12 available to the lessor in records that the lessor maintains in the ordinary course of 13 the lessor's business, if the use of such an address does not constitute bad faith. The 14 location of a lease or rental as determined under this paragraph shall not be altered 15 by any intermittent use of the property at different locations.
- 16 (b) The lease or rental of motor vehicles, trailers, semitrailers, and aircraft, 17 that are not transportation equipment, occurs at the primary location of such motor 18 vehicles, trailers, semitrailers, or aircraft as indicated by an address for the property 19 that is provided by the lessee and that is available to the lessor in records that the 20 lessor maintains in the ordinary course of the lessor's business, if the use of such an 21 address does not constitute bad faith, except that a lease or rental under this 22 paragraph that requires only one payment occurs at the location determined under 23 sub. (1) (b). The location of a lease or rental as determined under this paragraph shall 24 not be altered by any intermittent use of the property at different locations.

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(c) The lease or rental of transportation equipment occurs at the location
 determined under sub. (1) (b).

- 3 (d) A license of tangible personal property shall be treated as a lease or rental
  4 of tangible personal property under this subsection.
- 5

(3) TELECOMMUNICATIONS. (a) In this subsection:

- 6 1. "Air-to-ground radiotelephone service" means a radio service in which 7 common carriers are authorized to offer and provide radio telecommunications 8 service for hire to subscribers in aircraft.
- 9

10

2. "Call-by-call basis" means any method of charging for telecommunications services by which the price of such services is measured by individual calls.

3. "Communications channel" means a physical or virtual path of
communications over which signals are transmitted between or among customer
channel termination points.

4. "Customer" means a person who enters into a contract with a seller of telecommunications services or, in any transaction for which the end user is not the person who entered into a contract with the seller of telecommunications services, the end user of the telecommunications services. "Customer" does not include a person who resells telecommunications services or, for mobile telecommunications services, a serving carrier under an agreement to serve a customer outside the home service provider's licensed service area.

- 21 5. "Customer channel termination point" means the location where a customer22 inputs or receives communications.
- 23

6. "End user" means an individual who uses a telecommunications service.

24 7. "Home service provider" means a home service provider under section 124
25 (5) of P.L. 106–252.

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1 8. "Mobile telecommunications service" means a mobile telecommunications 2 service under 4 USC 116 to 126, as amended by P.L. 106-252.

3

9. "Place of primary use" means place of primary use, as determined under 4 4 USC 116 to 126, as amended by P.L. 106-252.

5 10. "Postpaid calling service" means a telecommunications service that is 6 obtained by paying for it on a call-by-call basis using a bankcard, travel card, credit 7 card, debit card, or similar method, or by charging it to a telephone number that is 8 not associated with the location where the telecommunications service originates or 9 terminates. "Postpaid calling service" includes a service that would otherwise be a 10 prepaid calling service except that the service provided to the customer is not 11 exclusively a telecommunications service.

12 "Prepaid calling service" means the right to access services that are 11. 13 exclusively telecommunications services, if that right is paid for in advance of 14 providing such services, requires using an access number or authorization code to 15 originate calls, and is sold in predetermined units or dollars that decrease with use 16 in a known amount.

17 12. "Private communication service" means a telecommunications service that 18 entitles the customer to exclusive or priority use of a communications channel or 19 group of communications channels, regardless of the manner in which the 20 communications channel or group of communications channels is connected, and 21 includes switching capacity, extension lines, stations, and other associated services 22 that are provided in connection with the use of such channel or channels.

23 13. "Radio service" means a communication service provided by the use of radio, 24 including radiotelephone, radiotelegraph, paging, and facsimile service.

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1 14. "Radiotelegraph service" means transmitting messages from one place to 2 another by means of radio.

3

15. "Radiotelephone service" means transmitting sound from one place to 4 another by means of radio.

5 (b) Except as provided in pars. (d) to (g), the sale of a telecommunications 6 service that is sold on a call-by-call basis occurs in the taxing jurisdiction for sales 7 and use tax purposes where the call originates and terminates, in the case of a call 8 that originates and terminates in the same such jurisdiction, or the taxing 9 jurisdiction for sales and use tax purposes where the call originates or terminates 10 and where the service address is located.

11 (c) Except as provided in pars. (d) to (g), the sale of a telecommunications 12 service that is sold on a basis other than a call-by-call basis occurs at the customer's 13 place of primary use.

14 (d) The sale of a mobile telecommunications service, except an air-to-ground 15 radiotelephone service and a prepaid calling service, occurs at the customer's place 16 of primary use.

17 (e) The sale of a postpaid calling service occurs at the location where the signal 18 of the telecommunications service originates, as first identified by the seller's 19 telecommunications system or, if the signal is not transmitted by the seller's 20 telecommunications system, by information that the seller received from the seller's 21 service provider.

22 (f) The sale of a prepaid calling service occurs at the location determined under 23 sub. (1) (b), except that, if the service is a mobile telecommunications service and the 24 location cannot be determined under sub. (1) (b) 1. to 4., the prepaid calling service

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occurs at the location determined under sub. (1) (b) 5. c. or at the location associated
 with the mobile telephone number, as determined by the seller.

3 (g) 1. The sale of a private communication service for a separate charge related
4 to a customer channel termination point occurs at the location of the customer
5 channel termination point.

6 2. The sale of a private communication service in which all customer channel 7 termination points are located entirely in one taxing jurisdiction for sales and use 8 tax purposes occurs in the taxing jurisdiction in which the customer channel 9 termination points are located.

3. If the segments are charged separately, the sale of a private communication
 service that represents segments of a communications channel between 2 customer
 channel termination points that are located in different taxing jurisdictions for sales
 and use tax purposes occurs in an equal percentage in both such jurisdictions.

4. If the segments are not charged separately, the sale of a private communication service for segments of a communications channel that is located in more than one taxing jurisdiction for sales and use tax purposes occurs in each such jurisdiction in a percentage determined by dividing the number of customer channel termination points in that jurisdiction by the number of customer channel termination points in all jurisdictions where segments of the communications channel are located.

(4) FLORISTS. (a) For purposes of this subsection, "retail florist" means a person
engaged in the business of selling cut flowers, floral arrangements, and potted plants
and who prepares such flowers, floral arrangements, and potted plants. "Retail
florist" does not include a person who sells cut flowers, floral arrangements, and
potted plants primarily by mail or via the Internet.

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1 (b) The sale of tangible personal property by a retail florist who takes an order 2 from a purchaser occurs at the location where the retail florist takes the order, if the 3 retail florist forwards the order to another retail florist who is at a location other than 4 the location of the florist who takes the order and who transfers the tangible personal 5 property to a person identified by the purchaser.

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7

(c) This subsection does not apply to sales occurring on or after January 1, 2006.SECTION 1551. 77.523 (title) of the statutes is repealed.

8 SECTION 1552. 77.523 of the statutes is renumbered 77.59 (9p) (a) and amended 9 to read:

10 77.59 (9p) (a) If a customer purchases a service that is subject to 4 USC 116 11 to 126, as amended by P.L. 106–252, and if the customer believes that the amount 12 of the tax assessed for the service under this subchapter or the place of primary use 13 or taxing jurisdiction assigned to the service is erroneous, the customer may request 14 that the service provider correct the alleged error by sending a written notice to the 15 service provider. The notice shall include a description of the alleged error, the street 16 address for the customer's place of primary use of the service, the account name and 17 number of the service for which the customer seeks a correction, and any other 18 information that the service provider reasonably requires to process the request. 19 Within 60 days from the date that a service provider receives a request under this 20 section paragraph, the service provider shall review its records to determine the 21 customer's taxing jurisdiction. If the review indicates that there is no error as 22 alleged, the service provider shall explain the findings of the review in writing to the 23 customer. If the review indicates that there is an error as alleged, the service 24 provider shall correct the error and shall refund or credit the amount of any tax 25 collected erroneously, along with the related interest, as a result of the error from the

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1 customer in the previous 48 months, consistent with s. 77.59 (4). A customer may 2 take no other action, or commence any action, to correct an alleged error in the 3 amount of the tax assessed under this subchapter on a service that is subject to 4 USC 4 116 to 126, as amended by P.L. 106–252, or to correct an alleged error in the assigned 5 place of primary use or taxing jurisdiction, unless the customer has exhausted his 6 or her remedies under this section paragraph. 7 **SECTION 1553.** 77.524 (1) (a) of the statutes is renumbered 77.524 (1) (am). 8 **SECTION 1554.** 77.524 (1) (ag) of the statutes is created to read: 77.524 (1) (ag) "Agent" means a person appointed by a seller to represent the 9 10 seller before the states that are signatories to the agreement, as defined in 77.65 (2) 11 (a). 12 **SECTION 1555.** 77.524 (1) (b) of the statutes is renumbered 77.51 (1g). 13 **SECTION 1556.** 77.53 (1) of the statutes is amended to read: 14 77.53 (1) Except as provided in sub. (1m), an excise tax is levied and imposed 15 on the use or consumption in this state of taxable services under s. 77.52 purchased 16 from any retailer, at the rate of 5% of the sales price of those services; on the storage, 17 use or other consumption in this state of tangible personal property purchased from any retailer, at the rate of 5% of the sales price of that property; on the storage, use, 18 19 or other consumption of audiovisual works, finished artwork, literary works, and 20 audio works purchased from any retailer and delivered electronically to the 21 purchaser, at the rate of 5% of the sales price of such items; and on the storage, use 22 or other consumption of tangible personal property manufactured, processed or 23 otherwise altered, in or outside this state, by the person who stores, uses or consumes 24 it, from material purchased from any retailer, at the rate of 5% of the sales price of 25 that material.

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SECTION 1557. 77.53 (1) of the statutes, as affected by 2005 Wisconsin Act ....
 (this act), is repealed and recreated to read:

3 77.53 (1) Except as provided in sub. (1m), an excise tax is levied and imposed 4 on the use or consumption in this state of coins, stamps, leased property, and taxable 5 services under s. 77.52 purchased from any retailer, at the rate of 5% of the purchase 6 price of such coins, stamps, leased property, and services; on the storage, use or other 7 consumption in this state of tangible personal property purchased from any retailer, 8 at the rate of 5% of the purchase price of that property; on the storage, use, or other 9 consumption of audiovisual works, finished artwork, literary works, and audio 10 works purchased from any retailer and delivered electronically to the purchaser, at 11 the rate of 5% of the purchase price of such items; and on the storage, use or other 12 consumption of tangible personal property manufactured, processed or otherwise 13 altered, in or outside this state, by the person who stores, uses or consumes it, from 14 material purchased from any retailer, at the rate of 5% of the purchase price of that 15 material.

#### 16

**SECTION 1558.** 77.53 (3) of the statutes is amended to read:

17 77.53 (3) Every retailer engaged in business in this state and making sales of 18 tangible personal property or taxable services for delivery into this state or with 19 knowledge directly or indirectly that the property or service is intended for storage, 20 use or other consumption in that are sourced to this state under s. 77.522, shall, at 21 the time of making the sales or, if the storage, use or other consumption of the 22 tangible personal property or taxable service is not then taxable under this section, 23 at the time the storage, use or other consumption becomes taxable, collect the tax 24 from the purchaser and give to the purchaser a receipt in the manner and form 25 prescribed by the department.

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SECTION 1559. 77.53 (4) of the statutes is repealed.
<b>SECTION 1560.</b> 77.53 (9) of the statutes is amended to read:
77.53 (9) Every retailer selling tangible personal property or taxable services
for storage, use or other consumption in this state shall register with the department
and obtain a certificate under s. 73.03 (50) and give the name and address of all
agents operating in this state, the location of all distribution or sales houses or offices
or other places of business in this state, the standard industrial code classification
of each place of business in this state and the other information that the department
requires. Any person who may register under this subsection may designate an
agent, as defined in s. 77.524 (1) (ag), to register with the department under this
subsection, in the manner prescribed by the department.
<b>SECTION 1561.</b> 77.53 (9m) of the statutes is renumbered 77.53 (9m) (a).
SECTION 1562. 77.53 (9m) (b) of the statutes is created to read:
77.53 (9m) (b) Any person who may register under par. (a) may designate an
agent, as defined in s. 77.524 (1) (ag), to register with the department under par. (a),
in the manner prescribed by the department.
SECTION 1563. 77.53 (9m) (c) of the statutes is created to read:
77.53 (9m) (c) The registration under par. (a) by a person who is not otherwise
required to collect any tax imposed by this subchapter shall not be used as a factor
in determining whether the seller has nexus with this state for any tax at any time.
SECTION 1564. 77.53 (10) of the statutes is amended to read:
77.53 (10) For the purpose of the proper administration of this section and to
prevent evasion of the use tax and the duty to collect the use tax, it is presumed that
tangible personal property or taxable services sold by any person for delivery in this
state is sold for storage, use, or other consumption in this state until the contrary is

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1	established. The burden of proving the contrary is upon the person who makes the
2	sale unless that person takes from the purchaser <del>a</del> <u>an electronic or paper</u> certificate <u>,</u>
3	in a manner prescribed by department, to the effect that the property or taxable
4	service is purchased for resale, or otherwise exempt from the tax; except that no
5	certificate is required for sales of cattle, sheep, goats, and pigs that are sold at an
6	animal market, as defined in s. 95.68 (1) (ag), and no certificate is required for sales
7	of commodities, as defined in 7 USC 2, that are consigned for sale in a warehouse in
8	or from which the commodity is deliverable on a contract for future delivery subject
9	to the rules of a commodity market regulated by the U.S. commodity futures trading
10	commission if upon the sale the commodity is not removed from the warehouse <u>the</u>
11	sale of tangible personal property that is exempt under s. 77.54 (7), (7m), (8), (10),
12	(11), (14), (14b), (15), (17), (20n), (21), (22b), (30), (31), (32), (35), (36), (37), (42), (44),
13	(45), and (46), except as provided in s. 77.54 (30) (e) and (f).
14	<b>SECTION 1565.</b> 77.53 (11) of the statutes is amended to read:
15	77.53 (11) The certificate referred to in sub. (10) relieves the person selling the
16	property or service from the burden of proof only if taken <del>in good faith</del> from a person

17 who is engaged as a seller of tangible personal property or taxable services and who 18 holds the permit provided for by s. 77.52 (9) and who, at the time of purchasing that 19 the person purchases the tangible personal property or taxable service, intends to 20 sell it in the regular course of operations or is unable to ascertain at the time of 21 purchase whether the property or service will be sold or will be used for some other 22 purpose, or if taken in good faith from a person claiming exemption. The certificate 23 under sub. (10) shall not relieve the seller of the burden of proof if the sale is sourced

24 to this state under s. 77.522 (1) (b) 1. and the claimed exemption is not provided for

25 <u>under this subchapter or if the seller fraudulently fails to collect sales tax or solicit</u>

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1 the purchaser to claim an unlawful exemption. The certificate shall be signed by and 2 bear the name and address of provide information that identifies the purchaser and 3 shall indicate the number of the permit issued to the purchaser, the general 4 character of tangible personal property or taxable service sold by the purchaser and 5 the basis for the claimed exemption and a paper certificate shall be signed by the 6 purchaser. The certificate shall be substantially in the form that the department 7 prescribes by rule.

8

**SECTION 1566.** 77.53 (16) of the statutes is amended to read:

9 77.53 (16) If the purchase, rental or lease of tangible personal property or 10 service subject to the tax imposed by this section was subject to a sales tax by another 11 state in which the purchase was made, the amount of sales tax paid the other state 12 shall be applied as a credit against and deducted from the tax, to the extent thereof, 13 imposed by this section, except no credit may be applied against and deducted from 14 a sales tax paid on the purchase of direct mail, if the direct mail purchaser did not provide to the seller a direct pay permit, a direct mail form, or other information that 15 indicates the appropriate taxing jurisdiction to which the direct mail is delivered to 16 the ultimate recipients. In this subsection "sales tax" includes a use or excise tax 17 18 imposed on the use of tangible personal property or taxable service by the state in which the sale occurred and "state" includes the District of Columbia but does not 19 20 include the commonwealth of Puerto Rico or the several territories organized by 21 congress.

22

**SECTION 1567.** 77.53 (17) of the statutes is amended to read:

77.53 (17) This section does not apply to tangible personal property purchased
outside this state, <u>as determined under s. 77.522</u>, other than motor vehicles, boats,
snowmobiles, mobile homes not exceeding 45 feet in length, trailers, semitrailers,

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all-terrain vehicles and airplanes registered or titled or required to be registered or
titled in this state, which is brought into this state by a nondomiciliary for the
person's own storage, use or other consumption while temporarily within this state
when such property is not stored, used or otherwise consumed in this state in the
conduct of a trade, occupation, business or profession or in the performance of
personal services for wages or fees.

7

**SECTION 1568.** 77.53 (17m) of the statutes is amended to read:

8 77.53 (17m) This section does not apply to a boat purchased in a state 9 contiguous to this state, as determined under s. 77.522, by a person domiciled in that 10 state if the boat is berthed in this state's boundary waters adjacent to the state of the 11 domicile of the purchaser and if the transaction was an exempt occasional sale under 12 the laws of the state in which the purchase was made.

13 **SECTION 1569.** 77.53 (17r) (a) of the statutes is amended to read:

14 77.53 (17r) (a) It is purchased in another state, as determined under s. 77.522.
15 SECTION 1570. 77.53 (18) of the statutes is amended to read:

16 77.53 **(18)** This section does not apply to the storage, use or other consumption 17 in this state of household goods for personal use or to aircraft, motor vehicles, boats, 18 snowmobiles, mobile homes, trailers, semitrailers and all-terrain vehicles, for 19 personal use, purchased by a nondomiciliary of this state outside this state, as 20 <u>determined under s. 77.522</u>, 90 days or more before bringing the goods or property 21 into this state in connection with a change of domicile to this state.

#### 22

**SECTION 1571.** 77.54 (1) of the statutes is amended to read:

77.54 (1) The gross receipts sales price from the sale of and the storage, use or
 other consumption in this state of tangible personal property and services the gross
 receipts sales price from the sale of which, or the storage, use or other consumption

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# **ASSEMBLY BILL 100**

of which, this state is prohibited from taxing under the constitution or laws of the
 United States or under the constitution of this state.

3

**SECTION 1572.** 77.54 (2) of the statutes is amended to read:

4 77.54 (2) The gross receipts sales price from sales of and the storage, use or 5 other consumption of tangible personal property becoming an ingredient or 6 component part of an article of tangible personal property or which is consumed or 7 destroyed or loses its identity in the manufacture of tangible personal property in 8 any form destined for sale, except as provided in sub. (30) (a) 6.

9

**SECTION 1573.** 77.54 (2m) of the statutes is amended to read:

10 77.54 (2m) The gross receipts sales price from the sales of and the storage, use 11 or other consumption of tangible personal property or services that become an 12 ingredient or component of shoppers guides, newspapers or periodicals or that are 13 consumed or lose their identity in the manufacture of shoppers guides, newspapers 14 or periodicals, whether or not the shoppers guides, newspapers or periodicals are 15 transferred without charge to the recipient. In this subsection, "shoppers guides", 16 "newspapers" and "periodicals" have the meanings under sub. (15). The exemption 17 under this subdivision does not apply to advertising supplements that are not 18 newspapers.

19

**SECTION 1574.** 77.54 (3) (a) of the statutes is amended to read:

20 77.54 (3) (a) The gross receipts sales price from the sales of and the storage, use
21 or other consumption of tractors and machines, including accessories, attachments
22 and parts therefor, used exclusively and directly in the business of farming, including
23 dairy farming, agriculture, horticulture, floriculture and custom farming services,
24 but excluding automobiles, trucks, and other motor vehicles for highway use;
25 excluding personal property that is attached to, fastened to, connected to or built into

# **ASSEMBLY BILL 100**

1	real property or that becomes an addition to, component of or capital improvement
2	of real property and excluding tangible personal property used or consumed in the
3	erection of buildings or in the alteration, repair or improvement of real property,
4	regardless of any contribution that that the personal property makes to the
5	production process in that building or real property and regardless of the extent to
6	which that personal property functions as a machine.
7	SECTION 1575. 77.54 (3m) (intro.) of the statutes is amended to read:
8	77.54 (3m) (intro.) The gross receipts sales price from the sale of and the
9	storage, use or other consumption of the following items if they are used exclusively
10	by the purchaser or user in the business of farming; including dairy farming,
11	agriculture, horticulture, floriculture and custom farming services:
12	<b>SECTION 1576.</b> 77.54 (4) of the statutes is amended to read:
13	77.54 (4) Gross receipts The sales price from the sale of tangible personal
14	property, and the storage, use or other consumption in this state of tangible personal
15	property which is the subject of any such sale, by any elementary school or secondary
16	school, exempted as such from payment of income or franchise tax under ch. 71,
17	whether public or private.
18	SECTION 1577. 77.54 (5) (intro.) of the statutes is amended to read:
19	77.54 (5) (intro.) The gross receipts sales price from the sale of and the storage,
20	use or other consumption of:
21	SECTION 1578. 77.54 (6) (intro.) of the statutes is amended to read:
22	77.54 (6) (intro.) The gross receipts sales price from the sale of and the storage,
23	use or other consumption of:
24	<b>SECTION 1579.</b> 77.54 (7m) of the statutes is amended to read:

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# **ASSEMBLY BILL 100**

1 77.54 (7m) Occasional sales of tangible personal property or services, including 2 but not limited to admissions or tickets to an event; by a neighborhood association, 3 church, civic group, garden club, social club or similar nonprofit organization; not 4 involving entertainment for which payment in the aggregate exceeds \$300 \$500 for 5 performing or as reimbursement of expenses unless access to the event may be 6 obtained without payment of a direct or indirect admission fee; conducted by the 7 organization if the organization is not engaged in a trade or business and is not 8 required to have a seller's permit. For purposes of this subsection, an organization 9 is engaged in a trade or business and is required to have a seller's permit if its sales 10 of tangible personal property and services, not including sales of tickets to events, 11 and its events occur on more than 20 days during the year, unless its receipts do not 12 exceed <u>\$15,000</u> <u>\$25,000</u> during the year. The exemption under this subsection does 13 not apply to gross receipts from the sale of bingo supplies to players or to the sale, 14 rental or use of regular bingo cards, extra regular cards and special bingo cards.

15

**SECTION 1580.** 77.54 (8) of the statutes is amended to read:

16 77.54 (8) Charges for interest, financing or insurance. not including contracts 17 <u>under s. 77.52 (2) (a) 13m.</u>, where such charges are separately set forth upon the 18 invoice given by the seller to the purchaser.

19

**SECTION 1581.** 77.54 (9) of the statutes is amended to read:

20 77.54 (9) The gross receipts sales price from sales of tickets or admissions to 21 public and private elementary and secondary school activities, where the entire net 22 proceeds therefrom are expended for educational, religious or charitable purposes. 23

**SECTION 1582.** 77.54 (9a) (intro.) of the statutes is amended to read:

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1	77.54 <b>(9a)</b> (intro.) The gross receipts sales price from sales to, and the storage
2	by, use by or other consumption of tangible personal property and taxable services
3	by:
4	SECTION 1583. 77.54 (10) of the statutes is amended to read:
5	77.54 (10) The gross receipts sales price from the sale of all admission fees,
6	admission stickers or camping fees under s. 27.01 (7) to (11) and all admission fees
7	to any museum operated by a nonprofit corporation under a lease agreement with
8	the state historical society.
9	<b>SECTION 1584.</b> 77.54 (11) of the statutes is amended to read:
10	77.54 <b>(11)</b> The gross receipts sales price from the sales of and the storage, use
11	or other consumption in this state of motor vehicle fuel, general aviation fuel or
12	alternate fuel, subject to taxation under ch. 78, unless the motor vehicle fuel or
13	alternate fuel tax is refunded under s. 78.75 because the buyer does not use the fuel
14	in operating a motor vehicle upon the public highways.
15	SECTION 1585. 77.54 (12) of the statutes is amended to read:
16	77.54 <b>(12)</b> The gross receipts sales price from the sales of and the storage, use
17	or other consumption in this state of rail freight or passenger cars, locomotives or
18	other rolling stock used in railroad operations, or accessories, attachments, parts,
19	lubricants or fuel therefor.
20	<b>SECTION 1586.</b> 77.54 (13) of the statutes is amended to read:
21	77.54 <b>(13)</b> The gross receipts sales price from the sales of and the storage, use
22	or other consumption in this state of commercial vessels and barges of 50-ton burden
23	or over primarily engaged in interstate or foreign commerce or commercial fishing,
24	and the accessories, attachments, parts and fuel therefor.
25	SECTION 1587. 77.54 (14) (intro.) of the statutes is amended to read:

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1	77.54 (14) (intro.) The gross receipts sales price from the sales of and the
2	storage, use, or other consumption in this state of <del>medicines</del> <u>drugs</u> that are any of
3	the following:
4	SECTION 1588. 77.54 (14) (a) of the statutes is amended to read:
5	77.54 (14) (a) Prescribed for the treatment of a human being by a person
6	authorized to prescribe the medicines drugs, and dispensed on prescription filled by
7	a registered pharmacist in accordance with law.
8	<b>SECTION 1589.</b> 77.54 (14) (b) of the statutes is amended to read:
9	77.54 (14) (b) Furnished by a licensed physician, surgeon, podiatrist, or dentist
10	to a patient who is a human being for treatment of the patient.
11	SECTION 1590. 77.54 (14) (f) of the statutes is amended to read:
12	77.54 (14) (f) Furnished without charge to a physician, surgeon, nurse
13	anesthetist, advanced practice nurse, osteopath, dentist who is licensed under ch.
14	447, podiatrist who is licensed under ch. 448, or optometrist who is licensed under
15	ch. 449 if the medicine drug may not be dispensed without a prescription.
16	<b>SECTION 1591.</b> 77.54 (14b) of the statutes is created to read:
17	77.54 (14b) The sales price from the sales of and the storage, use, or other
18	consumption of bandages, dressings, syringes, and similar items that are bundled
19	together with drugs that are exempt under sub. (14) for sale by the seller as a single
20	product or piece of merchandise.
21	<b>SECTION 1592.</b> 77.54 (14g) of the statutes is repealed.
22	SECTION 1593. 77.54 (14s) of the statutes is repealed.
23	<b>SECTION 1594.</b> 77.54 (15) of the statutes is amended to read:
24	77.54 <b>(15)</b> The gross receipts <u>sales price</u> from the sale of and the storage, use
25	or other consumption of all newspapers, of periodicals sold by subscription and

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1 regularly issued at average intervals not exceeding 3 months, or issued at average 2 intervals not exceeding 6 months by an educational association or corporation sales 3 to which are exempt under sub. (9a) (f), of controlled circulation publications sold to 4 commercial publishers for distribution without charge or mainly without charge or 5 regularly distributed by or on behalf of publishers without charge or mainly without 6 charge to the recipient and of shoppers guides which distribute no less than 48 issues 7 in a 12-month period. In this subsection, "shoppers guide" means a community 8 publication delivered, or attempted to be delivered, to most of the households in its 9 coverage area without a required subscription fee, which advertises a broad range 10 of products and services offered by several types of businesses and individuals. In 11 this subsection, "controlled circulation publication" means a publication that has at 12 least 24 pages, is issued at regular intervals not exceeding 3 months, that devotes 13 not more than 75% of its pages to advertising and that is not conducted as an 14 auxiliary to, and essentially for the advancement of, the main business or calling of 15 the person that owns and controls it.

16

**SECTION 1595.** 77.54 (16) of the statutes is amended to read:

17 77.54 (16) The gross receipts sales price from the sale of and the storage, use
18 or other consumption of fire trucks and fire fighting equipment, including
19 accessories, attachments, parts and supplies therefor, sold to volunteer fire
20 departments.

21

**SECTION 1596.** 77.54 (17) of the statutes is amended to read:

77.54 (17) The gross receipts sales price from the sales of and the storage, use
or other consumption of water, that is not food and food ingredient, when delivered
through mains.

**SECTION 1597.** 77.54 (18) of the statutes is amended to read:

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1 77.54 (18) When the sale, lease or rental of a service or property that was 2 previously exempt or not taxable under this subchapter becomes taxable, and the 3 service or property is furnished under a written contract by which the seller is 4 unconditionally obligated to provide the service or property for the amount fixed 5 under the contract, the seller is exempt from sales or use tax on the gross receipts 6 sales price for services or property provided until the contract is terminated, 7 extended, renewed or modified. However, from the time the service or property 8 becomes taxable until the contract is terminated, extended, renewed or modified the user is subject to use tax, measured by the sales purchase price, on the service or 9 10 property purchased under the contract.

11

SECTION 1598. 77.54 (20) of the statutes, as affected by 2005 Wisconsin Act .... 12 (this act), is repealed.

13 **SECTION 1599.** 77.54 (20) (c) 4. of the statutes is amended to read:

14 77.54 (20) (c) 4. Taxable sales do not include meals, food, food products, or 15 beverages sold by hospitals, sanatoriums, nursing homes, retirement homes, 16 community-based residential facilities, as defined in s. 50.01 (1g), or day care centers 17 registered licensed under ch. 48 49 and served at a hospital, sanatorium, nursing 18 home, retirement home, community-based residential facility, or day care center. In 19 this subdivision "retirement home" means a nonprofit residential facility where 3 or 20 more unrelated adults or their spouses have their principal residence and where 21 support services, including meals from a common kitchen, are available to residents. 22 Taxable sales do not include meals, food, food products, or beverages sold to the 23 elderly or handicapped by persons providing "mobile meals on wheels".

24 SECTION 1600. 77.54 (20m) of the statutes is repealed.

25 **SECTION 1601.** 77.54 (20n) of the statutes is created to read:

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77.54 (20n) (a) The sales price from the sale of and the storage, use, or other
 consumption of food and food ingredients, except candy, soft drinks, dietary
 supplements, and prepared food.

4 (b) The sales price from the sale of and the storage, use, or other consumption 5 of food and food ingredients, except soft drinks, sold by hospitals, sanatoriums, 6 nursing homes, retirement homes, community-based residential facilities, as 7 defined in s. 50.01 (1g), or day care centers registered under ch. 48, including 8 prepared food that is sold to the elderly or handicapped by persons providing mobile In this paragraph, "retirement home" means a nonprofit 9 meals on wheels. 10 residential facility where 3 or more unrelated adults or their spouses have their 11 principal residence and where support services, including meals from a common 12 kitchen, are available to residents.

(c) The sales price from the sale of and the storage, use, or other consumption
of food and food ingredients, furnished in accordance with any contract or agreement
or paid for to such institution through the use of an account of such institution, by
a public or private institution of higher education to any of the following:

An undergraduate student, a graduate student, or a student enrolled in a
 professional school if the student is enrolled for credit at the public or private
 institution of higher education and if the food and food ingredients are consumed by
 the student.

21

2. A national football league team.

22 **SECTION 1602.** 77.54 (20r) of the statutes is created to read:

77.54 (20r) The sales price from the sales of and the storage, use, or other
consumption of candy, soft drinks, dietary supplements, and prepared foods, and
disposable products that are transferred with such items, furnished for no

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consideration by a restaurant to the restaurant's employee during the employee's

# **ASSEMBLY BILL 100**

1

2	work hours.
3	SECTION 1603. 77.54 (21) of the statutes is amended to read:
4	77.54 <b>(21)</b> The <del>gross receipts</del> <u>sales price</u> from the sales of and the storage, use
5	or other consumption of caskets and burial vaults for human remains.
6	SECTION 1604. 77.54 (22) of the statutes is repealed.
7	<b>SECTION 1605.</b> 77.54 (22b) of the statutes is created to read:
8	77.54 (22b) The sales price from the sale of and the storage, use, or other
9	consumption of durable medical equipment that is for use in a person's home,
10	mobility–enhancing equipment, and prosthetic devices, and accessories for such
11	equipment or devices, if the equipment or devices are used for a human being.
12	SECTION 1606. 77.54 (23m) of the statutes is amended to read:
13	77.54 <b>(23m)</b> The gross receipts <u>sales price</u> from the sale, lease or rental of or
14	the storage, use or other consumption of motion picture film or tape, and advertising
15	materials related thereto, sold, leased or rented to a motion picture theater or radio
16	or television station.
17	SECTION 1607. 77.54 (25) of the statutes is amended to read:
18	77.54 <b>(25)</b> The gross receipts <u>sales price</u> from the sale of and the storage of
19	printed material which is designed to advertise and promote the sale of merchandise,
20	or to advertise the services of individual business firms, which printed material is
21	purchased and stored for the purpose of subsequently transporting it outside the
22	state by the purchaser for use thereafter solely outside the state.
23	<b>SECTION 1608.</b> 77.54 (26) of the statutes is amended to read:

77.54 (26) The gross receipts sales price from the sales of and the storage, use,
 or other consumption of tangible personal property which becomes a component part

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1 of an industrial waste treatment facility that is exempt under s. 70.11 (21) (a) or that 2 would be exempt under s. 70.11 (21) (a) if the property were taxable under ch. 70, or 3 tangible personal property which becomes a component part of a waste treatment 4 facility of this state or any agency thereof, or any political subdivision of the state or 5 agency thereof as provided in s. 40.02 (28). The exemption includes replacement 6 parts therefor, and also applies to chemicals and supplies used or consumed in 7 operating a waste treatment facility and to purchases of tangible personal property 8 made by construction contractors who transfer such property to their customers in 9 fulfillment of a real property construction activity. This exemption does not apply 10 to tangible personal property installed in fulfillment of a written construction 11 contract entered into, or a formal written bid made, prior to July 31, 1975.

12

**SECTION 1609.** 77.54 (26m) of the statutes is amended to read:

13 77.54 (26m) The gross receipts sales price from the sale of and the storage, use 14 or other consumption of waste reduction or recycling machinery and equipment, 15 including parts therefor, exclusively and directly used for waste reduction or 16 recycling activities which reduce the amount of solid waste generated, reuse solid 17 waste, recycle solid waste, compost solid waste or recover energy from solid waste. 18 The exemption applies even though an economically useful end product results from 19 the use of the machinery and equipment. For the purposes of this subsection, "solid 20 waste" means garbage, refuse, sludge or other materials or articles, whether these 21 materials or articles are discarded or purchased, including solid, semisolid, liquid or 22 contained gaseous materials or articles resulting from industrial, commercial, 23 mining or agricultural operations or from domestic use or from public service 24 activities.

25

**SECTION 1610.** 77.54 (27) of the statutes is amended to read:

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1	77.54 (27) The gross receipts sales price from the sale of semen used for
2	artificial insemination of livestock.
3	<b>SECTION 1611.</b> 77.54 (28) of the statutes is amended to read:
4	77.54 (28) The gross receipts from the sale of and the storage, use or other
5	consumption to or by the ultimate consumer of apparatus or equipment for the
6	injection of insulin or the treatment of diabetes and supplies used to determine blood
7	sugar level.
8	<b>SECTION 1612.</b> 77.54 (29) of the statutes is amended to read:
9	77.54 (29) The gross receipts <u>sales price</u> from the sales of and the storage, use
10	or other consumption of equipment used in the production of maple syrup.
11	SECTION 1613. 77.54 (30) (a) (intro.) of the statutes is amended to read:
12	77.54 (30) (a) (intro.) The gross receipts sales price from the sale of:
13	SECTION 1614. 77.54 (30) (c) of the statutes is amended to read:
14	77.54 (30) (c) If fuel or electricity is sold partly for a use exempt under this
15	subsection and partly for a use which is not exempt under this subsection, no tax
16	shall be collected on that percentage of the gross receipts sales price equal to the
17	percentage of the fuel or electricity which is used for an exempt use, as specified in
18	an exemption certificate provided by the purchaser to the seller.
19	<b>SECTION 1615.</b> 77.54 (31) of the statutes is amended to read:
20	77.54 (31) The gross receipts sales price from the sale of and the storage, use
21	or other consumption in this state, but not the lease or rental, of used mobile homes
22	that are primary housing units under s. 340.01 (29).
23	<b>SECTION 1616.</b> 77.54 (32) of the statutes is amended to read:
24	77.54 (32) The gross receipts <u>sales price</u> from charges, including charges for a
25	search, imposed by an authority, as defined in s. 19.32 (1), for copies of a public record

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1	that a person may examine and use under s. 16.61 (12) or for copies of a record under
2	s. 19.35 (1).
3	<b>SECTION 1617.</b> 77.54 (33) of the statutes is amended to read:
4	77.54 (33) The gross receipts sales price from sales of and the storage, use or
5	other consumption of <del>medicines</del> <u>drugs</u> used on farm livestock, not including
6	workstock.
7	<b>SECTION 1618.</b> 77.54 (34) of the statutes is amended to read:
8	77.54 (34) The gross receipts sales price from the sale of and the storage, use
9	or other consumption of milk house supplies used exclusively in producing and
10	handling milk on dairy farms.
11	<b>SECTION 1619.</b> 77.54 (35) of the statutes is amended to read:
12	77.54 (35) The gross receipts sales price from the sales of tangible personal
13	property, tickets or admissions by any baseball team affiliated with the Wisconsin
14	Department of American Legion baseball.
15	<b>SECTION 1620.</b> 77.54 (36) of the statutes is amended to read:
16	77.54 (36) The gross receipts sales price from the rental for a continuous period
17	of one month or more of a mobile home, as defined in s. 66.0435 (1) (d), that is used
18	as a residence. In this subsection, "one month" means a calendar month or 30 days,
19	whichever is less, counting the first day of the rental and not counting the last day
20	of the rental.
21	<b>SECTION 1621.</b> 77.54 (37) of the statutes is amended to read:
22	77.54 (37) The gross receipts sales price from revenues collected under s.
23	146.70 (3) and the surcharge established by rule by the public service commission
24	under s. 146.70 (3m) (f) for customers of wireless providers, as defined in s. 146.70
25	<u>(3m) (a) 6</u> .

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1	<b>SECTION 1622.</b> 77.54 (38) of the statutes is amended to read:
2	77.54 <b>(38)</b> The gross receipts <u>sales price</u> from the sale of and the storage, use
3	or other consumption of snowmobile trail groomers and attachments for them that
4	are purchased, stored, used or consumed by a snowmobile club that meets at least
5	3 times a year, that has at least 10 members, that promotes snowmobiling and that
6	participates in the department of natural resources' snowmobile program under s.
7	350.12 (4) (b).
8	SECTION 1623. 77.54 (39) of the statutes is amended to read:
9	77.54 <b>(39)</b> The gross receipts <u>sales price</u> from the sale of and the storage, use
10	or other consumption of off-highway, heavy mechanical equipment such as feller
11	bunchers, slashers, delimbers, chippers, hydraulic loaders, loaders,
12	skidder-forwarders, skidders, timber wagons and tractors used exclusively and
13	directly in the harvesting or processing of raw timber products in the field by a person
14	in the logging business. In this subsection, "heavy mechanical equipment" does not
15	include hand tools such as axes, chains, chain saws and wedges.
16	SECTION 1624. 77.54 (40) of the statutes is repealed.
17	<b>SECTION 1625.</b> 77.54 (41) of the statutes is amended to read:
18	77.54 (41) The gross receipts sales price from the sale of building materials,
19	supplies and equipment to; and the storage, use or other consumption of those kinds
20	of property by; owners, contractors, subcontractors or builders if that property is
21	acquired solely for or used solely in, the construction, renovation or development of
22	property that would be exempt under s. 70.11 (36).
23	SECTION 1626. 77.54 (42) of the statutes is amended to read:

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1	77.54 <b>(42)</b> The gross receipts sales price from the sale of and the storage, use
2	or other consumption of animal identification tags provided under s. 93.06 (1h) and
3	standard samples provided under s. 93.06 (1s).
4	SECTION 1627. 77.54 (43) of the statutes is amended to read:
5	77.54 <b>(43)</b> The gross receipts <u>sales price</u> from the sale of and the storage, use
6	or other consumption of raw materials used for the processing, fabricating or
7	manufacturing of, or the attaching to or incorporating into, printed materials that
8	are transported and used solely outside this state.
9	SECTION 1628. 77.54 (44) of the statutes is amended to read:
10	77.54 <b>(44)</b> The gross receipts sales price from the collection of public benefits
11	fees that are charged under s. 16.957 (4) (a) or (5) (a).
12	<b>SECTION 1629.</b> 77.54 (45) of the statutes is amended to read:
13	77.54 <b>(45)</b> The gross receipts <u>sales price</u> from the sale of and the use or other
14	consumption of a onetime license or similar right to purchase admission to
15	professional football games at a football stadium, as defined in s. 229.821 (6), that
16	is granted by a municipality; a local professional football stadium district; or a
17	professional football team or related party, as defined in s. 229.821 (12); if the person
18	who buys the license or right is entitled, at the time the license or right is transferred
19	to the person, to purchase admission to at least 3 professional football games in this
20	state during one football season.
21	SECTION 1630. 77.54 (46) of the statutes is amended to read:
22	77.54 <b>(46)</b> The gross receipts sales price from the sale of and the storage, use,
23	or other consumption of the U.S. flag or the state flag. This subsection does not apply
24	to a representation of the U.S. flag or the state flag.
25	<b>SECTION 1631.</b> 77.54 (46m) of the statutes is amended to read:

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# **ASSEMBLY BILL 100**

1	77.54 <b>(46m)</b> The gross receipts sales price from the sale of and the storage, use,
2	or other consumption of telecommunications services, if the telecommunications
3	services are obtained by using the rights to purchase telecommunications services,
4	including purchasing reauthorization numbers, by paying in advance and by using
5	an access number and authorization code; and if the tax imposed under s. 77.52 or
6	77.53 was previously paid on the sale or purchase of such rights.
7	SECTION 1632. 77.54 (48) of the statutes is created to read:
8	77.54 (48) The gross receipts from the sale of and the storage, use, or other
9	consumption of audiovisual works, finished artwork, literary works, and audio
10	works that are delivered electronically to the purchaser, if the sale of and the storage,
11	use, or other consumption of such items sold in a tangible form is exempt from
12	taxation under this subchapter.
13	<b>SECTION 1633.</b> 77.55 (1) (intro.) of the statutes is amended to read:
14	77.55 (1) (intro.) There are is exempted from the computation of the amount
15	of the sales tax the <del>gross receipts</del> <u>sales price</u> from the sale of any tangible personal
16	property or services to:
17	<b>SECTION 1634.</b> 77.55 (2) of the statutes is amended to read:
18	77.55 (2) There are is exempted from the computation of the amount of the sales
19	tax the gross receipts sales price from sales of tangible personal property to a
20	common or contract carrier, shipped by the seller via the purchasing carrier under
21	
	a bill of lading whether the freight is paid in advance, or the shipment is made freight
22	a bill of lading whether the freight is paid in advance, or the shipment is made freight charges collect, to a point outside this state and the property is actually transported
22 23	

25

**SECTION 1635.** 77.55 (2m) of the statutes is amended to read:

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1	77.55 <b>(2m)</b> There are <u>is</u> exempted from the computation of the amount of sales
2	tax the gross receipts sales price from sales of railroad crossties to a common or
3	contract carrier, shipped wholly or in part by way of the purchasing carrier under a
4	bill of lading, whether the freight is paid in advance or the shipment is made freight
5	charges collect, to a point outside this state if the property is transported to the
6	out-of-state destination for use by the carrier in the conduct of its business as a
7	carrier. Interruption of the shipment for storage, drying, processing or creosoting of
8	the railroad crossties in this state does not invalidate the exemption under this
9	subsection.
10	<b>SECTION 1636.</b> 77.55 (3) of the statutes is amended to read:

11 77.55 (3) There are <u>is</u> exempted from the computation of the amount of the sales 12 tax the gross receipts <u>sales price</u> from sales of tangible personal property purchased 13 for use solely outside this state and delivered to a forwarding agent, export packer, 14 or other person engaged in the business of preparing goods for export or arranging 15 for their exportation, and actually delivered to a port outside the continental limits 16 of the United States prior to making any use thereof.

17

**SECTION 1637.** 77.56 (1) of the statutes is amended to read:

77.56 (1) The storage, use or other consumption in this state of property, the
 gross receipts sales price from the sale of which are is reported to the department in
 the measure of the sales tax, is exempted from the use tax.

21

**SECTION 1638.** 77.57 of the statutes is amended to read:

77.57 Liability of purchaser. If a purchaser certifies in writing to a seller that the property purchased will be used in a manner or for a purpose entitling the seller to regard the gross receipts sales price from the sale as exempted by this subchapter from the computation of the amount of the sales tax and uses the property

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in some other manner or for some other purpose, the purchaser is liable for payment
of the sales tax. The tax shall be measured by the sales price of the property to the
purchaser, but if the taxable use first occurs more than 6 months after the sale to the
purchaser, the purchaser may use as the measure of the tax either that sales price
or the fair market value of the property at the time the taxable use first occurs.

6

**SECTION 1639.** 77.58 (3) (b) of the statutes is amended to read:

7 77.58 (3) (b) For purposes of the sales tax the return shall show the gross 8 receipts of the seller during the preceding reporting period. For purposes of the use 9 tax, in case of a return filed by a retailer, the return shall show the total sales price 10 of the property or taxable services sold, the storage, use or consumption of which became subject to the use tax during the preceding reporting period. In case of a sales 11 12 or use tax return filed by a purchaser, the return shall show the total sales price of 13 the property and taxable services purchased, the storage, use or consumption of 14 which became subject to the use tax during the preceding reporting period. The 15 return shall also show the amount of the taxes for the period covered by the return 16 and such other information as the department deems necessary for the proper 17 administration of this subchapter.

18

**SECTION 1640.** 77.58 (6) of the statutes is amended to read:

77.58 (6) For the purposes of the sales tax gross receipts, the sales price from
 rentals or leases of tangible personal property shall be reported and the tax paid in
 accordance with such rules as the department prescribes.

22

**SECTION 1641.** 77.58 (6m) of the statutes is created to read:

77.58 (6m) (a) The department may, in cases where it is satisfied that an undue
hardship would otherwise result, permit the reporting of a sales price or purchase
price on some basis other than the accrual basis.

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1 (b) The entire sales price of credit transactions shall be reported in the period 2 in which the sale is made without reduction in the amount of tax payable by the 3 retailer by reason of the retailer's transfer at a discount the open account, note, 4 conditional sales contract, lease contract, or other evidence of indebtedness.

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5 **SECTION 1642.** 77.58

**SECTION 1642.** 77.58 (9a) of the statutes is created to read:

6 77.58 (9a) In addition to filing a return as provided in this section, a person 7 described under s. 77.524 (3), (4), or (5) shall provide to the department any 8 information that the department considers necessary for the administration of this 9 subchapter, in the manner prescribed by the department, except that the 10 department may not require that the person provide such information to the 11 department more than once every 180 days.

12

**SECTION 1643.** 77.585 of the statutes is created to read:

13 **77.585 Return adjustments. (1)** (a) In this subsection, "bad debt" means the 14 portion of the sales price or purchase price that the seller has reported as taxable 15 under this subchapter and that the seller may claim as a deduction under section 166 16 of the Internal Revenue Code. "Bad debt" does not include financing charges or 17 interest, sales or use taxes imposed on the sales price or purchase price, uncollectible 18 amounts on property that remains in the seller's possession until the full sales price 19 or purchase price is paid, expenses incurred in attempting to collect any debt, debts 20 sold or assigned to 3rd parties for collection, and repossessed property.

(b) A seller may claim as a deduction on a return under s. 77.58 the amount of
any bad debt that the seller writes off as uncollectible in the seller's books and records
and that is eligible to be deducted as bad debt for federal income tax purposes,
regardless of whether the seller is required to file a federal income tax return. A
seller who claims a deduction under this paragraph shall claim the deduction on the

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return under s. 77.58 that is submitted for the period in which the seller writes off the amount of the deduction as uncollectible in the seller's books and records and in which such amount is eligible to be deducted as bad debt for federal income tax purposes. If the seller subsequently collects in whole or in part any bad debt for which a deduction is claimed under this paragraph, the seller shall include the amount collected in the return filed for the period in which the amount is collected and shall pay the tax with the return.

8 (c) For purposes of computing a bad debt deduction or reporting a payment 9 received on a previously claimed bad debt, any payment made on a debt or on an 10 account is applied first to the price of the property or service sold, and the 11 proportionate share of the sales tax on that property or service, and then to interest, 12 service charges, and other charges related to the sale.

(d) A seller may obtain a refund of the tax collected on any bad debt amount
deducted under par. (b) that exceeds the amount of the seller's taxable sales as
provided under s. 77.59 (4), except that the period for making a claim as determined
under s. 77.59 (4) begins on the date on which the return on which the bad debt could
be claimed would have been required to be submitted to the department under s.
77.58.

(e) If a seller is using a certified service provider, the certified service provider
may claim a bad debt deduction under this subsection on the seller's behalf if the
seller has not claimed and will not claim the same deduction. A certified service
provider who receives a bad debt deduction under this subsection shall credit that
deduction to the seller and a certified service provider who receives a refund under
this subsection shall submit that refund to the seller.

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1 (f) If a bad debt relates to the retail sales of tangible personal property or 2 taxable services that occurred in this state and in one or more other states, as 3 determined under s. 77.522, the total amount of such bad debt shall be apportioned 4 among the states in which the underlying sales occurred in a manner prescribed by 5 the department to arrive at the amount of the deduction under par. (b).

6 (2) If a lessor of tangible personal property has reimbursed the vendor for the 7 sales tax on the sale of the property by the vendor to the lessor, the tax due from the 8 lessor on the rental receipts may be offset by a credit equal to the tax otherwise due 9 on the rental receipts from the property for the reporting period. The credit shall 10 expire when the cumulative rental receipts equal the sales price upon which the 11 vendor paid sales taxes to this state.

(3) If a purchaser of tangible personal property has reimbursed the vendor of
the property for the sales tax on the sale and subsequently, before making any use
of the property other than retention, demonstration, or display while holding it for
sale or rental, makes a taxable sale of the property, the tax due on the taxable sale
may be offset by the tax reimbursed.

17 (4) A seller may claim a deduction on any part of the sales price or purchase 18 price that the seller refunds in cash or credit as a result of returned property or 19 adjustments in the sales price or purchase price after the sale has been completed, 20 if the seller has included the refunded price in a prior return made by the seller and 21 has paid the tax on such price, and if the seller has returned to the purchaser in cash 22 or in credit all tax previously paid by the purchaser on the amount of the refund at 23 the time of the purchase. A deduction under this subsection shall be claimed on the 24 return for the period in which the refund is paid.

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(5) No reduction in the amount of tax payable by the retailer is allowable in the
 event property sold on credit is repossessed except where the entire consideration
 paid by the purchaser is refunded to the purchaser or where a credit for a worthless
 account is allowable under sub. (1).

5 (6) A purchaser who is subject to the use tax on the storage, use, or other 6 consumption of fuel may claim a deduction from the purchase price that is subject 7 to the use tax for fuel taxes refunded by this state or the United States to the 8 purchaser that is included in the purchase price of the fuel.

9 (7) For sales tax purposes, if a retailer establishes to the department's 10 satisfaction that the sales tax has been added to the total amount of the sales price 11 and has not been absorbed by the retailer, the total amount of the sales price shall 12 be the amount received exclusive of the sales tax imposed.

(8) A sale or purchase involving transfer of ownership of property is completed
at the time when possession is transferred by the seller or the seller's agent to the
purchaser or the purchaser's agent, except that for purposes of sub. (1) a common
carrier or the U.S. postal service shall be considered the agent of the seller, regardless
of any f.o.b. point and regardless of the method by which freight or postage is paid.
SECTION 1644. 77.59 (2m) of the statutes is created to read:

19 77.59 (2m) The department may audit, or may authorize others to audit, sellers
20 and certified service providers who are registered with the department pursuant to
21 the agreement, as defined in s. 77.65 (2) (a).

# 22 **SECTION 1645.** 77.59 (9) of the statutes is amended to read:

77.59 (9) If any person fails to file a return, the department shall make an
estimate of the amount of the gross receipts sales price of the person person's sales,
or, as the case may be, of the amount of the total sales purchase price of tangible

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1 personal property or taxable service sold or purchased by the person, the sale by or 2 the storage, use or other consumption of which in this state is subject to sales or use 3 tax. The estimate shall be made for the period in respect to which the person failed 4 to make a return and shall be based upon any information which is in the 5 department's possession or may come into its possession. Upon the basis of this 6 estimate the department shall compute and determine the amount required to be 7 paid to the state, adding to the sum thus arrived at a penalty equal to 25% thereof. 8 One or more such determinations may be made for one or for more than one period. 9 When a business is discontinued a determination may be made at any time 10 thereafter, within the periods specified in sub. (3), as to liability arising out of that 11 business.

12

**SECTION 1646.** 77.59 (9n) of the statutes is created to read:

13 77.59 (9n) No seller or certified service provider is liable for any deficiency or
14 refund under this subchapter that is the result of the seller or certified service
15 provider relying on erroneous information contained in a database maintained
16 under s. 73.03 (61) (e) or (f).

17

**SECTION 1647.** 77.59 (9p) (b) of the statutes is created to read:

18 77.59 (9p) (b) If a customer purchases a service that is not subject to 4 USC 116 19 to 126, as amended by P.L. 106–252, or tangible personal property, and if the 20 customer believes that the amount of the tax assessed for the sale of the service or 21 property under this subchapter is erroneous, the customer may request that the 22 seller correct the alleged error by sending a written notice to the seller. The notice 23 shall include a description of the alleged error and any other information that the 24 seller reasonably requires to process the request. Within 60 days from the date that 25 a seller receives a request under this paragraph, the seller shall review its records

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1 to determine the validity of the customer's claim. If the review indicates that there 2 is no error as alleged, the seller shall explain the findings of the review in writing to 3 the customer. If the review indicates that there is an error as alleged, the seller shall 4 correct the error and shall refund the amount of any tax collected erroneously, along 5 with the related interest, as a result of the error from the customer, consistent with 6 s. 77.59 (4). A customer may take no other action, or commence any action, to correct 7 an alleged error in the amount of the tax assessed under this subchapter on a service 8 that is not subject to 4 USC 116 to 126, as amended by P.L. 106–252, or tangible 9 personal property, unless the customer has exhausted his or her remedies under this 10 paragraph.

11

**SECTION 1648.** 77.59 (9r) of the statutes is created to read:

12 77.59 (9r) With regard to a purchaser's request for a refund under this section, 13 a seller is presumed to have reasonable business practices if the seller uses a certified 14 service provider, a certified automated system, as defined in s. 77.524 (1) (am), or a 15 proprietary system certified by the department to collect the taxes imposed under 16 this subchapter and if the seller has remitted to the department all taxes collected 17 under this subchapter, less any deductions, credits, or allowances.

18

**SECTION 1649.** 77.60 (13) of the statutes is created to read:

19 77.60 (13) A person who uses any of the following documents in a manner that
20 is prohibited by or inconsistent with this subchapter, or provides incorrect
21 information to a seller or certified service provider related to the use of such
22 documents or regarding an exemption to the taxes imposed under this subchapter,
23 shall pay a penalty of \$250 for each invoice or bill of sale related to the prohibited or
24 inconsistent use or incorrect information:

25

(a) An exemption certificate described under ss. 77.52 (13) and 77.53 (10).

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1	(b) A direct pay permit under s. 77.52 (17m).
2	(c) A direct mail form, as defined in s. 77.522 (1) (a) 1.
3	(d) A multiple-points-of-use exemption form, as defined in s. 77.522 (1) (a) 2.
4	<b>SECTION 1650.</b> 77.61 (1) (b) of the statutes is amended to read:
5	77.61 (1) (b) In the case of <u>a motor vehicle motor vehicles</u> , boats, snowmobiles,
6	mobile homes not exceeding 45 feet in length, trailers, semitrailers, all-terrain
7	<u>vehicles, or aircraft</u> purchased from a <del>licensed Wisconsin motor vehicle dealer</del>
8	<u>retailer</u> , the registrant shall present proof that the tax has been paid to such <del>dealer</del>
9	<u>retailer</u> .
10	<b>SECTION 1651.</b> 77.61 (1) (c) of the statutes is amended to read:
11	77.61 (1) (c) In the case of motor vehicles, boats, snowmobiles, mobile homes
12	not exceeding 45 feet in length, trailers, semitrailers, all–terrain vehicles or aircraft
13	registered or titled, or required to be registered or titled, in this state purchased from
14	persons who are not <del>Wisconsin boat, trailer or semitrailer dealers, licensed</del>
15	Wisconsin aircraft, motor vehicle or mobile home dealers or registered Wisconsin
16	snowmobile or all–terrain vehicle dealers <u>retailers</u> , the purchaser shall file a sales
17	tax return and pay the tax prior to registering or titling the motor vehicle, boat,
18	snowmobile, mobile home not exceeding 45 feet in length, trailer, semitrailer,
19	all-terrain vehicle or aircraft in this state.
20	<b>SECTION 1652.</b> 77.61 (2) of the statutes is renumbered 77.61 (2) (intro.) and
21	amended to read:
22	77.61 (2) (intro.) In order to protect the revenue of the state:
23	(a) Except as provided in par. (b), the department may require any person who
24	is or will be liable to it for the tax imposed by this subchapter to place with it, before

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25 or after a permit is issued, the security, not in excess of \$15,000, that the department

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1 determines. In determining the amount of security to require under this subsection, 2 the department may consider the person's payment of other taxes administered by 3 the department and any other relevant facts. If any taxpayer fails or refuses to place 4 that security, the department may refuse or revoke the permit. If any taxpayer is 5 delinquent in the payment of the taxes imposed by this subchapter, the department 6 may, upon 10 days' notice, recover the taxes, interest, costs and penalties from the 7 security placed with the department by the taxpayer in the following order: costs, 8 penalties, delinquent interest, delinquent tax. No interest may be paid or allowed 9 by the state to any person for the deposit of security. Any security deposited under 10 this subsection shall be returned to the taxpayer if the taxpayer has, for 24 11 consecutive months, complied with all the requirements of this subchapter.

12

**SECTION 1653.** 77.61 (2) (b) of the statutes is created to read:

13 77.61 (2) (b) A certified service provider who has contracted with a seller, and 14 filed an application, to collect and remit sales and use taxes imposed under this 15 subchapter on behalf of the seller shall submit a surety bond to the department to 16 guarantee the payment of sales and use taxes, including any penalty and interest on 17 such payment. The department shall approve the form and contents of a bond 18 submitted under this paragraph and shall determine the amount of such bond. The 19 surety bond shall be submitted to the department within 60 days after the date on 20 which the department notifies the certified service provider that the certified service 21 provider is registered to collect sales and use taxes imposed under this subchapter. 22 If the department determines, with regards to any one certified service provider, that 23 no bond is necessary to protect the tax revenues of this state, the secretary of revenue 24 or the secretary's designee may waive the requirements under this paragraph with 25 regard to that certified service provider. Any bond submitted under this paragraph

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- shall remain in force until the secretary of revenue or the secretary's designee
   releases the liability under the bond.
- **SECTION 1654.** 77.61 (3) of the statutes is repealed.
- 4 **SECTION 1655.** 77.61 (3m) of the statutes is created to read:

5 77.61 (3m) A retailer shall use a straight mathematical computation to 6 determine the amount of the tax that the retailer may collect from the retailer's 7 customers. The retailer shall calculate the tax amount by combining the applicable 8 tax rates under this subchapter and subch. V and multiplying the combined tax rate 9 by the sales price or purchase price of each item or invoice, as appropriate. The 10 retailer shall calculate the tax amount to the 3rd decimal place, disregard tax 11 amounts of less than 0.5 cent, and consider tax amounts of at least 0.5 cent but less 12 than 1 cent to be an additional cent. The use of a straight mathematical computation, 13 as provided in this subsection, shall not relieve the retailer from liability for payment 14 of the full amount of the tax levied under this subchapter.

#### 15

**SECTION 1656.** 77.61 (4) (c) of the statutes is amended to read:

16 77.61 (4) (c) For reporting the sales tax and collecting and reporting the use tax 17 imposed on the retailer under s. 77.53 (3) and the accounting connected with it, 18 retailers, not including certified service providers, may deduct 0.5% of those taxes 19 payable or \$10 for that reporting period required under s. 77.58 (1), whichever is 20 greater, but not more than the amount of the sales taxes or use taxes that is payable 21 under ss. 77.52 (1) and 77.53 (3) for that reporting period required under s. 77.58 (1), 22 as administration expenses if the payment of the taxes is not delinquent. For 23 purposes of calculating the retailer's discount under this paragraph, the taxes on 24 retail sales reported by retailers under subch. V, including taxes collected and

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remitted as required under s. 77.785, shall be included if the payment of those taxes
 is not delinquent.

SECTION 1657. 77.61 (5) (b) 12. of the statutes is created to read:
77.61 (5) (b) 12. The secretary of revenue and employees of that department
for the purposes of preparing and maintaining the list of persons with unpaid tax
obligations as described in s. 71.91 (8) so that the list of such persons is available for
public inspection.

8

**SECTION 1658.** 77.61 (5m) of the statutes is created to read:

9 77.61 (5m) (a) In this subsection, "personally identifiable information" means
10 any information that identifies a person.

(b) A certified service provider may use personally identifiable information as
necessary only for the administration of its system to perform a seller's sales and use
tax functions and shall provide consumers clear and conspicuous notice of its practice
regarding such information, including how it collects the information, how it uses the
information, and under what circumstances it discloses the information.

16 (c) A certified service provider may retain personally identifiable information 17 only to verify exemption claims, to investigate fraud, and to ensure its system's 18 reliability. A certified service provider who retains an individual's personally 19 identifiable information shall provide reasonable notice of such retention to the 20 individual and shall provide the individual reasonable access to the information and 21 an opportunity to correct inaccurate information. If any person, other than a state 22 that is a signatory to the agreement, as defined in s. 77.65 (2) (a), requests access to 23 an individual's personally identifiable information, the certified service provider 24 shall make a reasonable and timely effort to notify the individual of the request.

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1 (d) A certified service provider shall provide sufficient technical, physical, and 2 administrative safeguards to protect personally identifiable information from 3 unauthorized access and disclosure.

4 **SECTION 1659.** 77.61 (11) of the statutes is amended to read:

5 77.61 (11) Any city, village or town clerk or other official whose duty it is to issue 6 licenses or permits to engage in a business involving the sale at retail of tangible 7 personal property subject to tax under this subchapter, or the furnishing of services 8 so subject to tax, shall, before issuing such license or permit, require proof that the 9 person to whom such license or permit is to be issued is the holder of a seller's permit 10 as required by or is registered to collect, report, and remit use tax under this 11 subchapter or has been informed by an employee of the department that the 12 department will issue a seller's permit to that person or register that person to 13 collect, report, and remit use tax.

14 **SECTION 1660.** 77.61 (16) of the statutes is created to read:

77.61 (16) Any person who remits taxes and files returns under this subchapter
may designate an agent, as defined in s. 77.524 (1) (ag), to remit such taxes and file
such returns with the department in a manner prescribed by the department.

**SECTION 1661.** 77.63 of the statutes is repealed and recreated to read:

77.63 Collection compensation. The following persons may retain a portion
of sales and use taxes collected on retail sales under this subchapter and subch. V
in an amount determined by the department and by contracts that the department
enters into pursuant to the agreement, as defined in s. 77.65 (2) (a):

23

(1) A certified service provider.

24 (2) A seller that uses a certified automated system, as defined in s. 77.524 (1)
25 (am).

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1	(3) A seller that sells tangible personal property or taxable services in at least
2	5 states that are signatories to the agreement, as defined in s. 77.65 (2) (a); that has
3	total annual sales revenue of at least \$500,000,000; that has a proprietary system
4	that calculates the amount of tax owed to each taxing jurisdiction in which the seller
5	sells tangible personal property or taxable services; and that has entered into a
6	performance agreement with the states that are signatories to the agreement, as
7	defined in s. 77.65 (2) (a). For purposes of this subsection, "seller" includes an
8	affiliated group of sellers using the same proprietary system to calculate the amount
9	of tax owed in each taxing jurisdiction in which the sellers sell tangible personal
10	property or taxable services.
11	SECTION 1662. 77.65 (2) (c) of the statutes is repealed.
12	SECTION 1663. 77.65 (2) (e) of the statutes is amended to read:
13	77.65 (2) (e) "Seller" means any person who sells, leases, or rents <u>tangible</u>
14	personal property or services.
15	SECTION 1664. 77.67 of the statutes is created to read:
16	77.67 Amnesty for new registrants. (1) A seller is not liable for uncollected
17	and unpaid taxes, including penalties and interest, imposed under this subchapter
18	and subch. V on sales made to purchasers in this state before the seller registers
19	under par. (a), if all of the following apply:
20	(a) The seller registers with the department, in a manner that the department
21	prescribes, to collect and remit the taxes imposed under this subchapter and subch.
22	V on sales to purchasers in this state in accordance with the agreement, as defined
23	in s. $77.65(2)(a)$

23 in s. 77.65 (2) (a).

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(b) The seller registers under par. (a) no later than 365 days after the effective
 date of this state's participation in the agreement under s. 77.65 (2) (a) .... [revisor
 inserts date].

4 (c) The seller was not registered to collect and remit the taxes imposed under
5 this subchapter and subch. V during the 365 consecutive days immediately before
6 the effective date of this state's participation in the agreement under s. 77.65 (2) (a)
7 .... [revisor inserts date].

8 (d) The seller has not received a notice of the commencement of an audit from 9 the department or, if the seller has received a notice of the commencement of an audit 10 from the department, the audit has not been resolved by any means, including any 11 related administrative and judicial processes, at the time that the seller registers 12 under par. (a).

(e) The seller has not committed or been involved in a fraud or an intentional
misrepresentation of a material fact.

(f) The seller collects and remits the taxes imposed under this subchapter and
subch. V on sales to purchasers in this state for at least 3 consecutive years after the
date on which the seller registers under par. (a).

18 (2) Subsection (1) does not apply to taxes imposed under this subchapter and
19 subch. V that are due from the seller for purchases made by the seller.

20

**SECTION 1665.** 77.70 of the statutes is amended to read:

77.70 Adoption by county ordinance. Any county desiring to impose county
sales and use taxes under this subchapter may do so by the adoption of an ordinance,
stating its purpose and referring to this subchapter. The county sales and use taxes
may be imposed only for the purpose of directly reducing the property tax levy and
only in their entirety as provided in this subchapter. That ordinance shall be

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effective on the first day of January, the first day of April, the first day of July or the first day of October. A certified copy of that ordinance shall be delivered to the secretary of revenue at least 120 days prior to its effective date. The repeal of any such ordinance shall be effective on December 31. A certified copy of a repeal ordinance shall be delivered to the secretary of revenue at least 60 <u>120</u> days before the effective date of the repeal.

7

**SECTION 1666.** 77.705 of the statutes is amended to read:

8 77.705 Adoption by resolution; baseball park district. A local 9 professional baseball park district created under subch. III of ch. 229, by resolution 10 under s. 229.68 (15), may impose a sales tax and a use tax under this subchapter at 11 a rate of no more than 0.1% of the gross receipts or sales price. Those taxes may be 12 imposed only in their entirety. The resolution shall be effective on the first day of the first month January 1, April 1, July 1, or October 1 that begins at least 30 120 days 13 14 after the adoption of the resolution.

#### 15

**SECTION 1667.** 77.706 of the statutes is amended to read:

16 77.706 Adoption by resolution; football stadium district. A local 17 professional football stadium district created under subch. IV of ch. 229, by 18 resolution under s. 229.824 (15), may impose a sales tax and a use tax under this 19 subchapter at a rate of 0.5% of the gross receipts or sales price. Those taxes may be 20 imposed only in their entirety. The imposition of the taxes under this section shall 21 be effective on the first day of the first month January 1, April 1, July 1, or October 22 1 that begins at least 30 120 days after the certification of the approval of the 23 resolution by the electors in the district's jurisdiction under s. 229.824 (15).

**SECTION 1668.** 77.707 (1) of the statutes is amended to read:

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1	77.707 (1) Retailers and the department of revenue may not collect a tax under
2	s. 77.705 for any local professional baseball park district created under subch. III of
3	ch. 229 after the <u>last day of the</u> calendar quarter <del>during <u>that</u> is at least 120 days from</del>
4	the date on which the local professional baseball park district board makes a
5	certification to the department of revenue under s. 229.685 (2), except that the
6	department of revenue may collect from retailers taxes that accrued before <u>the day</u>
7	after the last day of that calendar quarter and fees, interest and penalties that relate
8	to those taxes.
9	<b>SECTION 1669.</b> 77.707 (2) of the statutes is amended to read:
9 10	<b>SECTION 1669.</b> 77.707 (2) of the statutes is amended to read: 77.707 (2) Retailers and the department of revenue may not collect a tax under
10	77.707 (2) Retailers and the department of revenue may not collect a tax under
10 11	77.707 (2) Retailers and the department of revenue may not collect a tax under s. 77.706 for any local professional football stadium district created under subch. IV
10 11 12	77.707 <b>(2)</b> Retailers and the department of revenue may not collect a tax under s. 77.706 for any local professional football stadium district created under subch. IV of ch. 229 after the <u>last day of the</u> calendar quarter <del>during</del> <u>that is at least 120 days</u>
10 11 12 13	77.707 <b>(2)</b> Retailers and the department of revenue may not collect a tax under s. 77.706 for any local professional football stadium district created under subch. IV of ch. 229 after the <u>last day of the</u> calendar quarter <del>during that is at least 120 days</del> from the date on which the local professional football stadium district board makes
10 11 12 13 14	77.707 (2) Retailers and the department of revenue may not collect a tax under s. 77.706 for any local professional football stadium district created under subch. IV of ch. 229 after the <u>last day of the</u> calendar quarter <del>during that is at least 120 days</del> <u>from the date on</u> which the local professional football stadium district board makes all of the certifications to the department of revenue under s. 229.825 (3), except that

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17 relate to those taxes.

**SECTION 1670.** 77.71 (1) of the statutes is amended to read:

19 77.71 (1) For the privilege of selling, <u>licensing</u>, leasing or renting tangible 20 personal property and for the privilege of selling, <u>licensing</u>, performing or furnishing 21 services a sales tax is imposed upon retailers at the rate of 0.5% in the case of a county 22 tax or at the rate under s. 77.705 or 77.706 in the case of a special district tax of the 23 g<del>ross receipts</del> <u>sales price</u> from the sale, <u>licensing</u>, lease or rental of tangible personal 24 property, except property taxed under sub. (4), sold, <u>licensed</u>, leased or rented at

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retail in the county or special district or from selling, <u>licensing</u>, performing or
 furnishing services described under s. 77.52 (2) in the county or special district.

**SECTION 1671.** 77.71 (2) of the statutes is amended to read:

4 77.71 (2) An excise tax is imposed at the rate of 0.5% in the case of a county tax 5 or at the rate under s. 77.705 or 77.706 in the case of a special district tax of the sales 6 <u>purchase</u> price upon every person storing, using or otherwise consuming in the 7 county or special district tangible personal property or services if the property or 8 service is subject to the state use tax under s. 77.53, except that a receipt indicating 9 that the tax under sub. (1), (3) or (4) has been paid relieves the buyer of liability for 10 the tax under this subsection and except that if the buyer has paid a similar local tax 11 in another state on a purchase of the same property or services that tax shall be 12 credited against the tax under this subsection and except that for motor vehicles that 13 are used for a purpose in addition to retention, demonstration or display while held 14 for sale in the regular course of business by a dealer the tax under this subsection 15 is imposed not on the sales <u>purchase</u> price but on the amount under s. 77.53 (1m).

#### 16

3

**SECTION 1672.** 77.71 (3) of the statutes is amended to read:

17 77.71 (3) An excise tax is imposed upon a contractor engaged in construction 18 activities within the county or special district, at the rate of 0.5% in the case of a 19 county tax or at the rate under s. 77.705 or 77.706 in the case of a special district tax 20 of the sales <u>purchase</u> price of tangible personal property that is used in constructing, 21 altering, repairing or improving real property and that becomes a component part 22 of real property in that county or special district, except that if the contractor has 23 paid the sales tax of a county in the case of a county tax or of a special district in the 24 case of a special district tax in this state on that property, or has paid a similar local

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sales tax in another state on a purchase of the same property, that tax shall be
 credited against the tax under this subsection.

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**SECTION 1673.** 77.71 (4) of the statutes is amended to read:

4 77.71 (4) An excise tax is imposed at the rate of 0.5% in the case of a county tax 5 or at the rate under s. 77.705 or 77.706 in the case of a special district tax of the sales 6 purchase price upon every person storing, using or otherwise consuming a motor 7 vehicle, boat, snowmobile, mobile home not exceeding 45 feet in length, trailer, 8 semitrailer, all-terrain vehicle or aircraft, if that property must be registered or 9 titled with this state and if that property is to be customarily kept in a county that 10 has in effect an ordinance under s. 77.70 or in a special district that has in effect a 11 resolution under s. 77.705 or 77.706, except that if the buyer has paid a similar local 12 sales tax in another state on a purchase of the same property that tax shall be 13 credited against the tax under this subsection.

14

**SECTION 1674.** 77.72 (title) of the statutes is repealed.

15 SECTION 1675. 77.72 (1) of the statutes is renumbered 77.72 and amended to
16 read:

17 **77.72 General rule for property.** For the purposes of this subchapter, all 18 retail sales of tangible personal property are completed at the time when, and the 19 place where, the seller or the seller's agent transfers possession to the buyer or the 20 buyer's agent. In this subsection, a common carrier or the U.S. postal service is the 21 agent of the seller, regardless of any f.o.b. point and regardless of the method by 22 which freight or postage is paid. Rentals and leases of property, except property 23 under sub. (2), have a situs at the location of that property and taxable services occur 24 as provided in s. 77.522.

25

**SECTION 1676.** 77.72 (2) and (3) of the statutes are repealed.

1	<b>SECTION 1677.</b> 77.73 (2) of the statutes is amended to read:
2	77.73 (2) Counties and special districts do not have jurisdiction to impose the
3	tax under s. 77.71 (2) in regard to tangible personal property <u>, except snowmobiles,</u>
4	trailers, semitrailers, and all-terrain vehicles, purchased in a sale that is
5	consummated in another county or special district in this state that does not have
6	in effect an ordinance or resolution imposing the taxes under this subchapter and
7	later brought by the buyer into the county or special district that has imposed a tax
8	under s. 77.71 (2).
9	<b>SECTION 1678.</b> 77.73 (3) of the statutes is created to read:
10	77.73 (3) Counties and special districts have jurisdiction to impose the taxes
11	under this subchapter on retailers who register under s. 77.53 (9m). A retailer who
12	registers under s. 77.53 (9m) shall collect, report, and remit to the department the
13	taxes imposed under this subchapter for all counties and special districts that have
14	an ordinance or resolution imposing the taxes under this subchapter.
15	<b>SECTION 1679.</b> 77.75 of the statutes is amended to read:
16	77.75 <b>Reports.</b> Every person subject to county or special district sales and use
17	taxes shall, for each reporting period, record that person's sales made in the county
18	or special district that has imposed those taxes separately from sales made
19	elsewhere in this state and file a report <del>of the measure of the county or special district</del>
20	sales and use taxes and the tax due thereon separately as prescribed by the
21	<u>department of revenue</u> .
22	<b>SECTION 1680.</b> 77.77 (1) of the statutes is renumbered 77.77 (1) (a) and
23	amended to read:
24	77.77 (1) (a) The gross receipts sales price from services subject to the tax under
25	s. 77.52 (2) <del>are not</del> or the lease, rental, or license of tangible personal property is

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1 subject to the taxes under this subchapter, and the incremental amount of tax caused 2 by a rate increase applicable to those services, leases, rentals, or licenses is not due, 3 if those services are billed to the customer and paid for before beginning with the first 4 billing period starting on or after the effective date of the county ordinance, special 5 district resolution, or rate increase, regardless of whether the service is furnished or 6 the property is leased, rented, or licensed to the customer before or after that date. 7 **SECTION 1681.** 77.77 (1) (b) of the statutes is created to read: 8 77.77 (1) (b) The sales price from services subject to the tax under s. 77.52 (2) 9 or the lease, rental, or license of tangible personal property is not subject to the taxes 10 under this subchapter, and a decrease in the tax rate imposed under this subchapter 11 on those services first applies, beginning with bills rendered on or after the effective 12 date of the repeal or sunset of a county ordinance or special district resolution 13 imposing the tax or other rate decrease, regardless of whether the service is 14 furnished or the property is leased, rented, or licensed to the customer before or after 15 that date. 16 **SECTION 1682.** 77.77 (2) of the statutes is repealed. 17 **SECTION 1683.** 77.785 (1) of the statutes is amended to read: 18 77.785 (1) All retailers shall collect and report the taxes under this subchapter

19 on the gross receipts <u>sales price</u> from leases and rentals of property under s. 77.71

20 (4).

21 **SECTION 1684.** 77.785 (2) of the statutes is amended to read:

77.785 (2) Prior to registration or titling, <u>a retailer of a boat</u>, <u>all-terrain vehicle</u>,
 trailer and semi-trailer dealers and licensed aircraft, motor vehicle, <u>or</u> mobile home
 and snowmobile dealers shall collect the taxes under this subchapter on sales of

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1	items under s. 77.71 (4). The dealer retailer shall remit those taxes to the
2	department of revenue along with payments of the taxes under subch. III.
	<b>SECTION 1685.</b> 77.89 (2) (b) of the statutes is amended to read:
4	77.89 (2) (b) The municipal treasurer shall pay all amounts received under s.
5	77.84 (2) (b) and (bm) to the county treasurer, as provided under ss. 74.25 and 74.30.
6	The county treasurer shall, by June 30 of each year, pay all amounts received under
7	this paragraph to the department. All amounts received by the department shall be
8	credited to the conservation fund and shall be reserved for land acquisition and
9	resource management activities grants under s. 77.895.
10	<b>SECTION 1686.</b> 77.895 of the statutes is created to read:
11	77.895 Grants for land acquisitions for outdoor activities. (1)
12	DEFINITIONS. In this section:
13	(a) "Board" means the managed forest land board.
14	(b) "Land" means land in fee simple, conservation easements, and other
15	easements in land.
16	(c) "Local governmental unit" means a city, town, or county.
17	(d) "Nonprofit conservation organization" has the meaning given in s. 23.0955
18	(1).
19	(2) PROGRAM. The board shall establish a program to award grants from the
20	appropriation under s. 20.370 (5) (bz) to local governmental units, the department,
21	and nonprofit conservation organizations to acquire land to be used for hunting,
22	fishing, hiking, sight–seeing, and cross–country skiing.
23	(3) REQUIREMENTS. The board shall promulgate rules establishing
24	requirements for awarding grants under this section. The rules promulgated under
25	

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1	(a) A requirement that the board give higher priority to counties over other
2	grant applicants in awarding grants under this section.
3	(b) A requirement that, in awarding grants to counties under this section, the
4	board give higher priority to counties that have higher numbers of acres that are
5	designated as closed under s. 77.83.
6	(c) A requirement that, in awarding grants to towns under this section, the
7	board give higher priority to towns that have higher numbers of acres that are
8	designated as closed under s. 77.83.
9	(d) A requirement that no grant may be awarded under this section without it
10	being approved by the board of each county in which the land to be acquired is
11	located.
12	(e) Requirements concerning the use of sound forestry practices on land
13	acquired under this section.
14	(4) USE OF LAND. Land acquired under this section may be used for purposes
15	in addition to those specified in sub. (2) if the additional uses are compatible with the
16	purposes specified in sub. (2).
17	<b>SECTION 1687.</b> 77.98 of the statutes is amended to read:
18	77.98 Imposition. A local exposition district under subch. II of ch. 229 may
19	impose a tax on the retail sale, except sales for resale, within the district's
20	jurisdiction under s. 229.43 of <del>products that are subject to a tax under s. 77.54 (20)</del>
21	(c) 1. to 3. and not candy, as defined in s. 77.51 (1e), prepared food, as defined in s.
22	77.51 (10m), and soft drinks, as defined in s. 77.51 (17w), unless exempt from the
23	sales tax under s. 77.54 (1), (4), (7) (a), (7m), (9), (9a) <del>or (20) (c) 5., (20n) (b) and (c),</del>
24	<u>and (20r).</u>
05	

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25 **SECTION 1688.** 77.981 of the statutes is amended to read:

1	77.981 Rate. The tax under s. 77.98 is imposed on the sale of taxable products
2	at the rate of 0.25% of the <del>gross receipts</del> <u>sales price</u> , except that the district, by a vote
3	of a majority of the authorized members of its board of directors, may impose the tax
4	at the rate of 0.5% of the gross receipts sales price. A majority of the authorized
5	members of the district's board may vote that, if the balance in a special debt service
6	reserve fund of the district is less than the requirement under s. 229.50 (5), the tax
7	rate under this subchapter is $0.5\%$ . The $0.5\%$ rate shall be effective on the next
8	January 1, April 1, July 1 or October 1, and this tax is irrepealable if any bonds issued
9	by the district and secured by the special debt service reserve fund are outstanding.
10	<b>SECTION 1689.</b> 77.982 (2) of the statutes is amended to read:
11	77.982 (2) Sections 77.51 (4) (a), (b) 1., 2. and 4., (c) 1. to 3. and (d) (12m), (14)
12	(a) to (f), (j) and (k) and, (14g), (15a), and (15b), 77.52 (3), (6), (3m), (4), (13), (14), (18)
13	and (19), <u>77.522,</u> 77.58 (1) to (5) <u>, (6m)</u> , and (7), <u>77.585</u> , 77.59, 77.60, 77.61 (2), <u>(3m)</u> ,
14	(5), (8), (9) and, (12) to (14), and (15), and 77.62, as they apply to the taxes under
15	subch. III, apply to the tax under this subchapter. Sections $77.72$ (1) and Section
16	77.73, as <del>they apply <u>it applies</u> to the taxes under subch. V, <del>apply</del> <u>applies</u> to the tax</del>
17	under this subchapter.

18

**SECTION 1690.** 77.99 of the statutes is amended to read:

19 77.99 Imposition. A local exposition district under subch. II of ch. 229 may 20 impose a tax at the rate of 3% of the gross receipts sales price on the rental, but not 21 for rerental and not for rental as a service or repair replacement vehicle, within the 22 district's jurisdiction under s. 229.43, of Type 1 automobiles, as defined in s. 340.01 23 (4) (a), by establishments primarily engaged in short-term rental of passenger cars 24 without drivers, for a period of 30 days or less, unless the sale is exempt from the sales 25 tax under s. 77.54 (1), (4), (7) (a), (7m), (9) or (9a). If the state makes a payment under

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s. 229.50 (7) to a district's special debt service reserve fund, a majority of the district's
 authorized board of directors may vote to increase the tax rate under this subchapter
 to 4%.

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4 **SECTION 1691.** 77.991 (2) of the statutes is amended to read: 5 77.991 (2) Sections 77.51 (4) (a), (b) 1., 2. and 4., (c) 1. to 3. and (d) and (12m), 6 (14) (a) to (f), (j) and (k), (14g), (15a), and (15b), 77.52 (3), (3m), (4), (6), (13), (14) and, 7 (18), and (19), 77.522, 77.58 (1) to (5), (6m), and (7), 77.585, 77.59, 77.60, 77.61 (2), 8 (3m), (5), (8), (9) and, (12) to (14), and (15), and 77.62, as they apply to the taxes under 9 subch. III, apply to the tax under this subchapter. Sections 77.72 (1) and (2) (a) and Section 77.73, as they apply it applies to the taxes under subch. V, apply applies to 10 11 the tax under this subchapter. The renter shall collect the tax under this subchapter 12 from the person to whom the passenger car is rented.

13 **SECTION 1692.** 77.994 (1) (intro.) of the statutes is amended to read:

14 77.994 (1) (intro.) Except as provided in sub. (2), a municipality or a county all
15 of which is included in a premier resort area under s. 66.1113 may, by ordinance,
16 impose a tax at a rate of 0.5% of the gross receipts sales price from the sale, license,
17 lease, or rental in the municipality or county of goods or services that are taxable
18 under subch. III made by businesses that are classified in the standard industrial
19 classification manual, 1987 edition, published by the U.S. office of management and
20 budget, under the following industry numbers:

21

**SECTION 1693.** 77.9941 (4) of the statutes is amended to read:

22 77.9941 (4) Sections 77.72 (1), (2) (a) and (3) (a), 77.73, 77.74, 77.75, 77.76 (1),

23 (2), and (4), 77.77 (1) and (2), 77.785 (1), and 77.79, as they apply to the taxes under

subch. V, apply to the tax under this subchapter.

25

**SECTION 1694.** 77.995 (2) of the statutes is amended to read:

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1	77.995 (2) There is imposed a fee at the rate of <del>3%, or</del> 5% for the rental of
2	<del>limousines,</del> of the gross receipts on the rental, but not for rerental and not for rental
3	as a service or repair replacement vehicle of Type 1 automobiles, as defined in s.
4	340.01 (4) (a); of mobile homes, as defined in s. 340.01 (29); of motor homes, as defined
5	in s. 340.01 (33m); and of camping trailers, as defined in s. 340.01 (6m) by
6	establishments primarily engaged in short–term rental of vehicles without drivers,
7	for a period of 30 days or less, unless the sale is exempt from the sales tax under s.
8	77.54 (1), (4), (7) (a), (7m) or (9a). <u>There is also imposed a fee at the rate of 5% of the</u>
9	gross receipts on the rental of limousines.
10	SECTION 1695. 77.995 (2) of the statutes, as affected by 2005 Wisconsin Act
11	(this act), is repealed and recreated to read:
12	77.995 (2) There is imposed a fee at the rate of 5% of the sales price on the
13	rental, but not for rerental and not for rental as a service or repair replacement
14	vehicle of Type 1 automobiles, as defined in s. 340.01 (4) (a); of mobile homes, as
15	defined in s. 340.01 (29); of motor homes, as defined in s. 340.01 (33m); and of

16 camping trailers, as defined in s. 340.01 (6m) by establishments primarily engaged
17 in short-term rental of vehicles without drivers, for a period of 30 days or less, unless

18 the sale is exempt from the sales tax under s. 77.54 (1), (4), (7) (a), (7m) or (9a). There

19 is also imposed a fee at the rate of 5% of the sales price on the rental of limousines.

20 **SECTION 1696.** 77.9951 (2) of the statutes is amended to read:

21 77.9951 (2) Sections 77.51 (4) (a), (b) 1., 2. and 4., (c) 1. to 3. and (d) and (12m),
22 (14) (a) to (f), (j) and (k), (15a), and (15b), 77.52 (3m), (4), (6), (13), (14) and, (18), and
23 (19), 77.522 (2), 77.58 (1) to (5), (6m), and (7), 77.585, 77.59, 77.60, 77.61 (2), (3m),
24 (5), (8), (9) and, (12) to (14), and (15), and 77.62, as they apply to the taxes under

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1	subch. III, apply to the fee under this subchapter. The renter shall collect the fee
2	under this subchapter from the person to whom the vehicle is rented.
3	SECTION 1697. 77.996 (6) of the statutes is amended to read:
4	77.996 (6) "Gross receipts" has the meaning given in s. 77.51 (4) (a), (b) 1. and
5	5., (c) 1. to 4., and (d) means the sales price, as defined in s. 77.51 (15b), of tangible
6	personal property and taxable services sold by a dry cleaning facility. "Gross
7	receipts" does not include the license fee imposed under s. 77.9661 (1m) s. 77.9961
8	(1m) that is passed on to customers.
9	<b>SECTION 1698.</b> 78.005 (14) of the statutes is amended to read:
10	78.005 (14) "Supplier" includes a person who imports, or acquires immediately
11	upon import, motor vehicle fuel by pipeline or marine vessel from a state, territory
12	or possession of the United States or from a foreign country into a terminal and who
13	is registered under 26 USC 4101 for tax-free transactions in gasoline. "Supplier"
14	also includes a person who produces in this state; or imports into a terminal or bulk
15	plant; or acquires immediately upon import by truck, railcar or barge into a terminal;
16	alcohol or alcohol derivative substances. "Supplier" also includes a person who
17	produces, manufactures or refines motor vehicle fuel in this state. "Supplier" also
18	includes a person who acquires motor vehicle fuel pursuant to an industry terminal
19	exchange agreement or by a 2-party exchange under section 4105 of the Internal
20	<u>Revenue Code</u> . "Supplier" does not include a retail dealer or wholesaler who merely
21	blends alcohol with gasoline before the sale or distribution of the product. "Supplier"
22	does not include a terminal operator who merely handles in a terminal motor vehicle
23	fuel consigned to the terminal operator.

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24

**SECTION 1699.** 79.01 (1) of the statutes is amended to read:

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1	79.01 (1) There is established an account in the general fund entitled the
2	"Expenditure Restraint Program Account." There shall be appropriated to that
3	account \$25,000,000 in 1991, in 1992, and in 1993; \$42,000,000 in 1994; \$48,000,000
4	in each year beginning in 1995 and ending in 1999; \$57,000,000 in the year 2000 and
5	in the year 2001; \$57,570,000 in 2002; and \$58,145,700 in 2003 and in each year
6	thereafter <u>, ending in 2006</u> .
7	SECTION 1700. 79.01 (5) of the statutes is created to read:
8	79.01 (5) There is established an account in the general fund entitled the
9	"County Levy Restraint Payment Account." There shall be appropriated to that
10	account \$25,000,000 in 2007 and in each year thereafter.
11	<b>SECTION 1701.</b> 79.01 (5b) of the statutes is created to read:
12	79.01 (5b) There is established an account in the general fund entitled the
13	"Municipal Levy Restraint Payment Account." There shall be appropriated to that
14	account \$58,145,700 in 2007 and in each year thereafter.
15	<b>SECTION 1702.</b> 79.01 (6) of the statutes is created to read:
16	79.01 (6) There is established an account in the general fund entitled the
17	"County Levy Restraint Bonus Payment Account." There shall be appropriated to
18	that account \$10,000,000 in 2007 and in each year thereafter.
19	SECTION 1703. 79.01 (6b) of the statutes is created to read:
20	79.01 (6b) There is established an account in the general fund entitled the
21	"Municipal Levy Restraint Bonus Payment Account." There shall be appropriated
22	to that account \$10,000,000 in 2007 and in each year thereafter.
23	<b>SECTION 1704.</b> 79.015 of the statutes is amended to read:
24	79.015 Statement of estimated payments. The department of revenue, on
25	or before September 15 of each year, shall provide to each municipality and county

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1 a statement of estimated payments to be made in the next calendar year to the 2 municipality or county under ss. 79.03, 79.035, 79.04, 79.05, <u>79.051, 79.052</u>, 79.058, 3 and 79.06. 4 **SECTION 1705.** 79.02 (2) (b) of the statutes is amended to read: 5 79.02 (2) (b) Subject to ss. 59.605 (4) and 70.995 (14) (b), payments in July shall 6 equal 15% of the municipality's or county's estimated payments under ss. 79.03, 7 79.035, 79.04, 79.058, and 79.06 and 100% of the municipality's or county's estimated 8 payments under s. ss. 79.05, 79.051, and 79.052. 9 **SECTION 1706.** 79.043 (4) of the statutes is amended to read: 10 79.043 (4) Except as provided under s. 79.02 (3) (e), beginning in 2004 the total 11 amount to be distributed each year to municipalities from the aid account is 12 <del>\$703,102,200</del> <u>\$702,483,300</u>. 13 **SECTION 1707.** 79.05 (7) of the statutes is created to read: 14 79.05 (7) Beginning in 2007, no municipality may receive a payment under this 15 section. 16 **SECTION 1708.** 79.051 of the statutes is created to read: 17 **79.051 Municipal levy restraint program. (1)** DEFINITIONS. In this section: 18 (ad) "Debt service" includes debt service on debt issued or reissued to fund or 19 refund outstanding municipal obligations, interest on outstanding municipal 20 obligations, and related issuance costs and redemption premiums. 21 "Inflation factor" means a percentage equal to the average annual (am) 22 percentage change in the U.S. consumer price index for all urban consumers, U.S. 23 city average, as determined by the U.S. department of labor, for the 12 months 24

ending on June 30 of the year before the statement under s. 79.015.

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1 (b) "Maximum allowable levy" means the municipal tax levy for the year before 2 the statement under s. 79.015, as adjusted under sub. (5), multiplied by the sum of 3 one plus 85 percent of the inflation factor and 85 percent of the valuation factor, 4 rounded to the nearest 0.01 percent.

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5 (c) "Municipal tax levy" means the amounts reported as the total taxes levied 6 for each town, village, or city on the statement of taxes filed with the department of 7 revenue under s. 73.10, not including the incremental levy for municipal tax 8 incremental financing districts and the incremental levy for county environmental 9 tax financing districts.

10

11

(d) "Municipal tax rate" means the municipal tax levy divided by the taxable value.

12 (e) "Region" means any of the following areas to which a municipality is 13 assigned, for purposes of determining the eligibility for and the amount of the 14 payments under this subsection, according to the county in which the municipality 15 is located, except that if the municipality is located in more than one county, the 16 municipality is considered, for purposes of determining the eligibility for and the 17 amount of the payments under this subsection, to be located in the county that has 18 the greater taxable value:

Region 1, consisting of the counties of Brown, Door, Florence, Kewaunee,
 Manitowoc, Marinette, Oconto, and Sheboygan.

2. Region 2, consisting of the counties of Calumet, Fond du Lac, Green Lake,
 Marquette, Menominee, Outagamie, Shawano, Waupaca, Waushara, and
 Winnebago.

Region 3, consisting of the counties of Buffalo, Crawford, Jackson, La Crosse,
 Monroe, Pepin, Pierce, Trempealeau, and Vernon.

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1	4. Region 4, consisting of the counties of Adams, Forest, Juneau, Langlade,
2	Lincoln, Marathon, Oneida, Portage, Vilas, and Wood.
3	5. Region 5, consisting of the counties of Ashland, Bayfield, Burnett, Douglas,
4	Iron, Price, Rusk, Sawyer, Taylor, and Washburn.
5	6. Region 6, consisting of the counties of Columbia, Dane, Dodge, Jefferson,
6	Rock, and Sauk.
7	7. Region 7, consisting of the counties of Kenosha, Milwaukee, Ozaukee,
8	Racine, Walworth, Washington, and Waukesha.
9	8. Region 8, consisting of the counties of Grant, Green, Iowa, Lafayette, and
10	Richland.
11	9. Region 9, consisting of the counties of Barron, Chippewa, Clark, Dunn, Eau
12	Claire, Polk, and St. Croix.
13	(f) "Taxable value" means, for a municipality, the equalized assessed value of
14	all property located in the municipality, as determined under s. 70.57, excluding the
15	value of any tax increments under s. 66.1105, and, for a county, the equalized
16	assessed value of all property located in the county, as determined under s. 70.57,
17	excluding the value of any tax increments under s. 66.1105.
18	(g) "Valuation factor" means a percentage equal to 60 percent of the percentage
19	change in the region's equalized value under s. 70.57 due to new construction less
20	improvements removed between the year before the statement under s. 79.015 and
21	the previous year, but not less than zero nor greater than 2.
22	(2) ELIGIBILITY. A municipality is eligible to receive a payment under sub. (4)
23	if it fulfills all of the following requirements:
24	(a) The municipality's municipal tax rate for the year before the statement
25	under s. 79.015 is greater than 5 mills.

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1	(b) The municipality's municipal tax levy for the year of the statement under
2	s. 79.015 is no greater than the municipality's maximum allowable levy.
3	(3) CONSUMER PRICE INDEX. Annually, on August 1, the department of revenue
4	shall certify to the joint committee on finance the appropriate percentage change in
5	the consumer price index that is to be used to determine the inflation factor.
6	(4) PAYMENTS. (a) Beginning in 2007, each municipality that is eligible under
7	sub. (2) shall receive a payment calculated by the department of revenue as follows:
8	1. Subtract 5 mills from the municipality's municipal tax rate.
9	2. Multiply the amount determined under subd. 1. by the municipality's
10	taxable value.
11	3. Divide the amount determined under subd. 2. by the total of the amounts
12	under subd. 2. for all municipalities that are eligible for a payment under sub. (2).
13	4. Multiply the amount determined under subd. 3. by \$58,145,700.
14	(b) Each municipality that is eligible under sub. (2) shall receive an additional
15	payment calculated by the department of revenue as follows:
16	1. Subtract the municipal tax levy, as determined under par. (a) 1., from the
17	municipality's maximum allowable levy.
18	2. Divide the amount determined under subd. 1. by the total of the amounts
19	under subd. 1. for all municipalities that are eligible for a payment under sub. (2).
20	3. Multiply the amount determined under subd. 2. by \$10,000,000.
21	(5) ADJUSTMENTS. For purposes of determining eligibility for and the amount
22	of the payments under this section:
23	(a) If a municipality transfers to another governmental unit responsibility for
24	providing any service that the municipality provided in the preceding year, its
25	municipal tax levy for the preceding year shall be decreased to reflect the amount

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that the municipality levied to provide that service, as determined by the department
 of revenue.

3 (b) If a municipality increases the services that it provides by adding 4 responsibility for providing a service transferred to it from another governmental 5 unit in any year, its municipal tax levy for the preceding year shall be increased to 6 reflect the cost of that service, as determined by the department of revenue.

(c) If in any year a municipality's distribution under s. 79.043 (5) is less than
the municipality's distribution under s. 79.043 (5) in the previous year, the
municipality's maximum allowable levy shall be increased to reflect the reduction in
the distribution.

(d) The maximum allowable levy otherwise applicable under this section does not apply to amounts levied by a municipality for the payment of any general obligation debt service, including debt service on debt issued or reissued to fund or refund outstanding obligations of the municipality, interest on outstanding obligations of the municipality, or the payment of related issuance costs or redemption premiums, secured by the full faith and credit of the municipality.

17

**SECTION 1709.** 79.052 of the statutes is created to read:

79.052 County levy restraint program. (1) DEFINITIONS. In this section:
(a) "County tax levy" means the sum for all municipalities in the county of the
amounts reported as total county taxes levied on the statement of taxes filed with the
department of revenue under s. 73.10, not including any taxes levied under s.
115.817 (9).

(b) "County tax rate" means the county tax levy divided by the equalized
assessed value of all property located in the county, as determined under s. 70.57,
excluding the value of any tax increments under s. 66.1105.

1	(bm) "Debt service" includes debt service on debt issued or reissued to fund or
2	refund outstanding county obligations, interest on outstanding county obligations,
3	and related issuance costs and redemption premiums.

1

4 (c) "Inflation factor" means a percentage equal to the average annual
5 percentage change in the U.S. consumer price index for all urban consumers, U.S.
6 city average, as determined by the U.S. department of labor, for the 12 months
7 ending on June 30 of the year before the statement under s. 79.015.

8 (d) "Maximum allowable levy" means the county tax levy for the year before the 9 statement under s. 79.015, as adjusted under sub. (5), multiplied by the sum of one 10 plus 85 percent of the inflation factor and 85 percent of the valuation factor, rounded 11 to the nearest 0.01 percent.

(e) "Valuation factor" means a percentage equal to 60 percent of the percentage
change in the county's equalized value under s. 70.57 due to new construction less
improvements removed between the year before the statement under s. 79.015 and
the previous year, but not less than zero nor greater than 2.

16 (2) ELIGIBILITY. A county is eligible to receive a payment under sub. (4) if the
17 county's county tax levy for the year of the statement under s. 79.015 is no greater
18 than the county's maximum allowable levy.

(3) CONSUMER PRICE INDEX. Annually, on August 1, the department of revenue
 shall certify to the joint committee on finance the appropriate percentage change in
 the consumer price index that is to be used to determine the inflation factor.

(4) PAYMENTS. (a) Beginning in 2007, each county that is eligible under sub.
(2) shall receive a payment calculated by the department of revenue as follows:

1. Determine the county tax levy for the county.

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1	2. Divide the amount determined under subd. 1. by the total of the amounts
2	under subd. 1. for all counties that are eligible for a payment under sub. (2).
3	3. Multiply the amount determined under subd. 2. by \$25,000,000.
4	(b) Beginning in 2007, each county that is eligible under sub. (2) shall receive
5	an additional payment calculated by the department of revenue as follows:
6	1. Subtract the county tax levy, as determined under par. (a) 1., from the
7	county's maximum allowable levy.
8	2. Divide the amount determined under subd. 1. by the total of the amounts
9	under subd. 1. for all counties that are eligible for a payment under sub. (2).
10	3. Multiply the amount determined under subd. 2. by \$10,000,000.
11	(5) ADJUSTMENTS. For purposes of determining eligibility for and the amount
12	of the payments under this section:
13	(a) If a county transfers to another governmental unit responsibility for
14	providing any service that the county provided in the preceding year, its county tax
15	levy for the preceding year shall be decreased to reflect the amount that the county
16	levied to provide that service, as determined by the department of revenue.
17	(b) If a county increases the services that it provides by adding responsibility
18	for providing a service transferred to it from another governmental unit in any year,
19	its county tax levy for the preceding year shall be increased to reflect the cost of that
20	service, as determined by the department of revenue.
21	(c) If in any year a county's distribution under s. 79.043 (5) is less than the
22	county's distribution under s. 79.043 (5) in the previous year, the county's maximum
23	allowable levy shall be increased to reflect the reduction in the distribution.
24	(d) The maximum allowable levy otherwise applicable under this section does
25	not apply to amounts levied by a county for the payment of any general obligation

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debt service, including debt service on debt issued or reissued to fund or refund
 outstanding obligations of the county, interest on outstanding obligations of the
 county, or the payment of related issuance costs or redemption premiums, secured
 by the full faith and credit of the county.

5

**SECTION 1710.** 79.095 (4) of the statutes is amended to read:

6 **79.095 (4)** PAYMENT. The department shall calculate the payments due each 7 taxing jurisdiction under this section by multiplying the full value as of the January 8 1 of the preceding year of the property that is exempt under s. 70.11 (39) and (39m) 9 and that is located in the jurisdiction by the full-value gross tax rate of the 10 jurisdiction for the preceding year. The department shall certify the amount of the 11 payment due each taxing jurisdiction to the department of administration, which 12 shall make the payments on or before the first Monday in May except that, beginning 13 in 2007, the department of administration shall make the payments on or before the 14 <u>4th Monday in July.</u> For purposes of ch. 121, school districts shall treat the payments 15 made in July under this subsection as if they had been received in the previous school 16 <u>year</u>.

17

**SECTION 1711.** 79.10 (2) of the statutes is amended to read:

18 79.10 (2) NOTICE TO MUNICIPALITIES. On or before December 1 of the year 19 preceding the distribution distributions under sub. (7m) (a), the department of 20 revenue shall notify the clerk of each town, village and city of the estimated fair 21 market value, as determined under sub. (11), to be used to calculate the lottery and 22 gaming credit under sub. (5) and of the amount <u>amounts</u> to be distributed to it under 23 sub. (7m) (a) on in the following 4th Monday in July year. The anticipated receipt 24 of such distribution distributions shall not be taken into consideration in 25 determining the tax rate of the municipality but shall be applied as tax credits.

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1	<b>SECTION 1712.</b> 79.10 (4) of the statutes is amended to read:
2	79.10 (4) SCHOOL LEVY TAX CREDIT. The amount appropriated under s. 20.835
3	(3) (b) shall be distributed to municipalities in proportion to their share of the sum
4	of average school tax levies for all municipalities, <del>as adjusted under sub. (7)</del> <u>except</u>
5	that \$150,000,000 of the amount appropriated shall be distributed to municipalities
6	in proportion to their share of general school aids paid under s. 20.255 (2) (ac), (af),
7	and (r) in the year of notification, as determined by the department of revenue.
8	<b>SECTION 1713.</b> 79.10 (7m) (a) 1. of the statutes is renumbered 79.10 (7m) (a)
9	1. a. and amended to read:
10	79.10 <b>(7m)</b> (a) 1. a. The <u>Except as provided in subd. 1. b., the</u> amount
11	determined under sub. (4) shall be distributed by the department of administration
12	on the 4th Monday in July.
13	SECTION 1714. 79.10 (7m) (a) 1. b. of the statutes is created to read:
13 14	<b>SECTION 1714.</b> 79.10 (7m) (a) 1. b. of the statutes is created to read: 79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of
14	79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of
14 15	79.10 <b>(7m)</b> (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07
14 15 16	79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the
14 15 16 17	79.10 <b>(7m)</b> (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An
14 15 16 17 18	79.10 <b>(7m)</b> (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An amount equal to the amount of any excess determined under this subd. 1. b., not to
14 15 16 17 18 19	79.10 <b>(7m)</b> (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An amount equal to the amount of any excess determined under this subd. 1. b., not to exceed \$150,000,000, but reduced by the amount transferred to the health care
14 15 16 17 18 19 20	79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An amount equal to the amount of any excess determined under this subd. 1. b., not to exceed \$150,000,000, but reduced by the amount transferred to the health care quality improvement fund under s. 16.518 (4), shall be distributed by the department
14 15 16 17 18 19 20 21	79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An amount equal to the amount of any excess determined under this subd. 1. b., not to exceed \$150,000,000, but reduced by the amount transferred to the health care quality improvement fund under s. 16.518 (4), shall be distributed by the department of administration on June 15, 2007, and on each June 15 thereafter an identical
14 15 16 17 18 19 20 21 22	79.10 (7m) (a) 1. b. No later than September 15, 2006, the department of administration shall determine whether general fund revenue during the 2005–07 biennium will exceed the amount of general fund revenue estimated under the 2005–07 biennial budget, plus any amount expended under s. 20.255 (2) (af). An amount equal to the amount of any excess determined under this subd. 1. b., not to exceed \$150,000,000, but reduced by the amount transferred to the health care quality improvement fund under s. 16.518 (4), shall be distributed by the department of administration on June 15, 2007, and on each June 15 thereafter an identical amount shall be distributed, and the balance of the amount determined under sub.

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**SECTION 1715.** 79.10 (7m) (a) 2. of the statutes is amended to read:

1 79.10 (7m) (a) 2. The town, village or city treasurer shall settle for the amounts 2 distributed under this paragraph on the 4th Monday in July with the appropriate 3 county treasurer not later than August 15. Failure to settle timely under this 4 subdivision subjects the town, village or city treasurer to the penalties under s. 74.31. 5 On or before August 20, the county treasurer shall settle with each taxing 6 jurisdiction, including towns, villages and cities except 1st class cities, in the county. 7 **SECTION 1716.** 79.10 (9) (b) of the statutes is amended to read: 8 79.10 (9) (b) *Property tax relief credit.* Except as provided in ss. 79.175 and 9 79.18, every property taxpayer of the municipality having assessed property shall 10 receive a tax credit in an amount determined by applying the percentage of the 11 amount of the value of property assessed to the taxpayer to the amount of the 12 distribution distributions to be made to the municipality under sub. (7m) (a), as 13 stated in the December 1 notification from the department of revenue, except that 14 no taxpayer may receive a credit larger than the total amount of property taxes to 15 be paid on each parcel for which tax is levied for that year by that taxpayer. 16 **SECTION 1717.** 79.14 of the statutes is amended to read:

79.14 School levy tax credit. The appropriation under s. 20.835 (3) (b) is
 \$319,305,000 in 1994, 1995, and 1996 and is; \$469,305,000 beginning in 1997 and
 ending in 2006; and \$619,305,000 in 2007 and in each year thereafter.

20

**SECTION 1718.** 84.01 (13) of the statutes is amended to read:

84.01 (13) ENGINEERING SERVICES. The department may engage such
engineering, consulting, surveying, or other specialized services as it deems
advisable. Any engagement of services under this subsection is exempt from ss.
16.70 to 16.75, 16.755 to <u>16.77, 16.78 to</u> 16.82 <del>and</del>, 16.85 to <u>16.87, and 16.875 to</u> 16.89,
but ss. 16.528, 16.752 <del>and</del>, <u>16.771, 16.871, and</u> 16.754 apply to such engagement.

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Any engagement involving an expenditure of \$3,000 or more shall be by formal
 contract approved by the governor.

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**SECTION 1719.** 84.014 (2) of the statutes is amended to read:

84.014 (2) Subject to ss. 84.555 and 86.255, any southeast Wisconsin freeway
rehabilitation projects, including the Marquette interchange reconstruction project
and projects that involve adding one or more lanes 5 miles or more in length to the
existing freeway, may be funded only from the appropriations under ss. 20.395 (3)
(cr), (cw), and (cy) and 20.866 (2) (uum) and (uup).

9

**SECTION 1720.** 84.06 (2) (a) of the statutes is amended to read:

10 84.06 (2) (a) All such highway improvements shall be executed by contract 11 based on bids unless the department finds that another method as provided in sub. 12 (3) or (4) would be more feasible and advantageous. Bids shall be advertised for in 13 the manner determined by the department. Except as provided in s. 84.075, the 14 contract shall be awarded to the lowest competent and responsible bidder as 15 determined by the department. If the bid of the lowest competent bidder is 16 determined by the department to be in excess of the estimated reasonable value of 17 the work or not in the public interest, all bids may be rejected. The department shall, 18 so far as reasonable, follow uniform methods of advertising for bids and may 19 prescribe and require uniform forms of bids and contracts. Except as provided in par. 20 (b), the secretary shall enter into the contract on behalf of the state. Every such 21 contract is exempted from ss. 16.70 to 16.75, 16.755 to 16.77, 16.78 to 16.82, 16.87 22 and 16.89, but ss. 16.528, 16.752 and, 16.771, 16.871, and 16.754 apply to the 23 contract. Any such contract involving an expenditure of \$1,000 or more shall not be 24 valid until approved by the governor. The secretary may require the attorney general 25 to examine any contract and any bond submitted in connection with the contract and

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report on its sufficiency of form and execution. The bond required by s. 779.14 (1m)
 is exempt from approval by the governor and shall be subject to approval by the
 secretary. This subsection also applies to contracts with private contractors based
 on bids for maintenance under s. 84.07.

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**SECTION 1721.** 84.06 (3) of the statutes is amended to read:

6 84.06 (3) CONTRACTS WITH COUNTY OR MUNICIPALITY; DIRECT LABOR; MATERIALS. If 7 the department finds that it would be more feasible and advantageous to have the 8 improvement performed by the county in which the proposed improvement is located 9 and without bids, the department may, by arrangement with the county highway 10 committee of the county, enter into a contract satisfactory to the department to have 11 the work done by the county forces and equipment. In such contract the department 12 may authorize the county to purchase, deliver, and store materials and may fix the 13 rental rates of small tools and equipment. The contract shall be between the county 14 and the state and shall not be based on bids, and may be entered into on behalf of the 15 county by the county highway committee and on behalf of the state by the secretary. 16 Such contract is exempted from s. 779.14 and from all provisions of chs. 16 and 230, 17 except s. ss. 16.754, 16.771, and 16.871. If the total estimated indebtedness to be 18 incurred exceeds \$5,000 the contract shall not be valid until approved by the 19 governor. The provisions of this subsection relating to agreements between a county 20 and the state shall also authorize and apply to such arrangements between a city, 21 town, or a village and the state. In such cases, the governing body of the city, town, 22 or village shall enter into the agreement on behalf of the municipality.

23

**SECTION 1722.** 84.06 (4) of the statutes is amended to read:

84.06 (4) SPECIAL CONTRACTS WITH RAILROADS AND UTILITIES. If an improvement
 undertaken by the department will cross or affect the property or facilities of a

1 railroad or public utility company, the department may, upon finding that it is 2 feasible and advantageous to the state, arrange to perform portions of the 3 improvement work affecting such facilities or property or perform work of altering, 4 rearranging, or relocating such facilities by contract with the railroad or public 5 utility. Such contract shall be between the railroad company or public utility and the 6 state and need not be based on bids. The contract may be entered into on behalf of 7 the state by the secretary. Every such contract is exempted from s. 779.14 and from 8 all provisions of chs. 16 and 230, except ss. 16.528, 16.752 and, 16.754, 16.771, and 9 16.871. No such contract in which the total estimated debt to be incurred exceeds 10 \$5,000 shall be valid until approved by the governor. As used in this subsection, 11 "public utility" means the same as in s. 196.01 (5), and includes a 12 telecommunications carrier as defined in s. 196.01 (8m), and "railroad" means the 13 same as in s. 195.02. "Property" as used in this subsection includes but is not limited 14 to tracks, trestles, signals, grade crossings, rights-of-way, stations, pole lines, 15 plants, substations, and other facilities. Nothing in this subsection shall be 16 construed to relieve any railroad or public utility from any financial obligation, 17 expense, duty, or responsibility otherwise provided by law relative to such property. 18 **SECTION 1723.** 84.09 (9) of the statutes is created to read:

19 84.09 (9) Subsections (5), (5m), and (6) do not apply to state surplus property
20 that is sold under s. 16.848.

- 21 **SECTION 1724.** 84.185 (1) (ce) of the statutes is amended to read:
- 22 84.185 (1) (ce) "Job" has the meaning specified in s. <u>560.60 (10)</u> <u>560.17 (1) (bm)</u>.

23 SECTION 1725. 84.185 (1) (cm) of the statutes is amended to read:

24 84.185 (1) (cm) "Political subdivision" has the meaning specified in s. 560.60

25 (13) means a county, city, town, or village.

1 **SECTION 1726.** 84.28 (1) of the statutes is amended to read: 2 84.28 (1) Moneys from the appropriation under s. 20.370 (7) (mc) (mr) may be 3 expended for the renovation, marking and maintenance of a town or county highway 4 located within the boundaries of any state park, state forest or other property under 5 the jurisdiction of the department of natural resources. Moneys from the 6 appropriation under s. 20.370 (7) (mc) (mr) may be expended for the renovation, 7 marking and maintenance of a town or county highway located in the lower Lower 8 Wisconsin state riverway State Riverway as defined in s. 30.40 (15). Outside the 9 lower Lower Wisconsin state riverway State Riverway as defined in s. 30.40 (15), or 10 outside the boundaries of these parks, forests or property, moneys from the 11 appropriation under s. 20.370 (7) (mc) (mr) may be expended for the renovation, 12 marking and maintenance of roads which the department of natural resources 13 certifies are utilized by a substantial number of visitors to state parks, state forests 14 or other property under the jurisdiction of the department of natural resources. The 15 department of natural resources shall authorize expenditures under this subsection. 16 The department of natural resources shall rank projects eligible for assistance under 17 a priority system and funding may be restricted to those projects with highest 18 priority.

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**SECTION 1727.** 84.555 (1m) of the statutes is amended to read:

84.555 (1m) Notwithstanding sub. (1) and ss. 84.51 and 84.59, the proceeds of
general obligation bonds issued under s. 20.866 (2) (uum) are allocated for
expenditure obligations under s. 84.95 and s. 84.014 and the proceeds of general
obligation bonds issued under s. 20.866 (2) (uup) are allocated for expenditure
obligations under s. 84.014.

**SECTION 1728.** 84.59 (6) of the statutes is amended to read:

1	84.59 (6) The building commission may contract revenue obligations when it
2	reasonably appears to the building commission that all obligations incurred under
3	this section can be fully paid from moneys received or anticipated and pledged to be
4	received on a timely basis. Except as provided in this subsection, the principal
5	amount of revenue obligations issued under this section may not exceed
6	\$2,095,583,900 <u>\$2,516,117,900</u> , excluding any obligations that have been defeased
7	under a cash optimization program administered by the building commission, to be
8	used for transportation facilities under s. 84.01 (28) and major highway projects for
9	the purposes under ss. 84.06 and 84.09. In addition to the foregoing limit on principal
10	amount, the building commission may contract revenue obligations under this
11	section as the building commission determines is desirable to refund outstanding
12	revenue obligations contracted under this section and to pay expenses associated
13	with revenue obligations contracted under this section.
14	SECTION 1729. 85.013 (2) (a) of the statutes is amended to read:
15	85.013 (2) (a) The secretary shall designate employees of the department as
16	hearing examiners to preside over all hearings arising under ch. 344.
17	SECTION 1730. 85.015 of the statutes is amended to read:
18	85.015 Transportation assistance contracts. All contracts entered into
19	under this chapter to provide financial assistance in the areas of railroads, urban
20	mass transit, specialized transportation, and harbors are subject to ss. 16.528 and,

- 21 16.752,<u>16.771</u>, and <u>16.871</u> but are exempt from ss. 16.70 to 16.75, 16.755 to <u>6.77</u>,
- 22 <u>16.78</u> to 16.82 and, 16.85 to <u>16.87</u>, and <u>16.875</u> to 16.89.
- 23 **SECTION 1731.** 85.037 of the statutes is repealed.
- **SECTION 1732.** 85.061 (3) (a) 1. of the statutes is amended to read:

1	85.061 (3) (a) 1. Capital costs related to Amtrak service extension routes or
2	other rail service routes between the cities of Milwaukee and Madison and, between
3	the cities of Milwaukee and Green Bay <u>, between the cities of Milwaukee and Chicago,</u>
4	and between the cities of Madison and La Crosse. Any route between the cities of
5	Milwaukee and Green Bay funded under the program shall provide service to
6	population centers along the route in a manner that makes the route most
7	economically feasible.
8	SECTION 1733. 85.103 (6) of the statutes is amended to read:
9	85.103 (6) The department may disclose the personal identifier of any person

who has made a designation under sub. (2) or (3) if the department discloses the
personal identifier under s. 341.17 (9), <u>342.06, 343.027, 343.14</u>, 343.234, 343.235,
343.24 (3) and (4), or 343.245 (3m).

13 **SECTION 1734.** 85.20 (4m) (a) 6. cm. of the statutes is amended to read:

14 85.20 (4m) (a) 6. cm. For aid payable for calendar year 2002, from the 15 appropriation under s. 20.395 (1) (ht), the department shall pay \$55,697,800 to the 16 eligible applicant that pays the local contribution required under par. (b) 1. for an 17 urban mass transit system that has annual operating expenses in excess of 18 \$80,000,000. For aid payable for calendar year 2003 and for each calendar year 19 thereafter years 2004 and 2005, from the appropriation under s. 20.395 (1) (ht), the 20 department shall pay \$56,811,800 to the eligible applicant that pays the local 21 contribution required under par. (b) 1. for an urban mass transit system that has annual operating expenses in excess of \$80,000,000. From the appropriation under 22 23 s. 20.395 (1) (ht), the department shall pay \$57,948,000 for aid payable for calendar 24 year 2006, and \$59,107,000 for aid payable for calendar year 2007 and thereafter, to the eligible applicant that pays the local contribution required under par. (b) 1. for 25

an urban mass transit system that has annual operating expenses in excess of
<u>\$80,000,000</u>. If the eligible applicant that receives aid under this subd. 6. cm. is
served by more than one urban mass transit system, the eligible applicant may
allocate the aid between the urban mass transit systems in any manner the eligible
applicant considers desirable.

6

**SECTION 1735.** 85.20 (4m) (a) 6. d. of the statutes is amended to read:

7 85.20 (4m) (a) 6. d. For aid payable for calendar year 2002, from the 8 appropriation under s. 20.395 (1) (hu), the department shall pay \$14,869,500 to the 9 eligible applicant that pays the local contribution required under par. (b) 1. for an 10 urban mass transit system that has annual operating expenses in excess of 11 \$20,000,000 but less than \$80,000,000. For aid payable for calendar year 2003 and 12 for each calendar year thereafter years 2004 and 2005, from the appropriation under 13 s. 20.395 (1) (hu), the department shall pay \$15,166,900 to the eligible applicant that 14 pays the local contribution required under par. (b) 1. for an urban mass transit 15 system that has annual operating expenses in excess of \$20,000,000 but less than 16 \$80,000,000. From the appropriation under s. 20.395 (1) (hu), the department shall pay \$15,470,200 for aid payable for calendar year 2006, and \$15,779,600 for aid 17 payable for calendar year 2007 and thereafter, to the eligible applicant that pays the 18 19 local contribution required under par. (b) 1. for an urban mass transit system that 20 has annual operating expenses in excess of \$20,000,000 but less than \$80,000,000. 21 If the eligible applicant that receives aid under this subd. 6. d. is served by more than 22 one urban mass transit system, the eligible applicant may allocate the aid between 23 the urban mass transit systems in any manner the eligible applicant considers 24 desirable.

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**SECTION 1736.** 85.20 (4m) (a) 7. b. of the statutes is amended to read:

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1	85.20 (4m) (a) 7. b. For the purpose of making allocations under subd. 7. a., the
2	amounts for aids are \$20,596,400 in calendar year 2002, \$21,008,300 in calendar
3	year 2003, and \$21,757,600 in calendar year 2004 and in each calendar year
4	thereafter years 2004 and 2005, \$22,192,800 in calendar year 2006, and \$22,636,700
5	in calendar year 2007 and thereafter. These amounts, to the extent practicable, shall
6	be used to determine the uniform percentage in the particular calendar year.
7	SECTION 1737. 85.20 (4m) (a) 8. b. of the statutes is amended to read:
8	85.20 (4m) (a) 8. b. For the purpose of making allocations under subd. 8. a., the
9	amounts for aids are <del>\$5,563,100 in calendar year 2002, \$5,674,400 in calendar year</del>
10	2003, and \$4,925,100 in calendar year 2004 and in each calendar year thereafter
11	<u>years 2004 and 2005, \$5,023,600 in calendar year 2006, and \$5,124,100 in calendar</u>
12	year 2007 and thereafter. These amounts, to the extent practicable, shall be used to
13	determine the uniform percentage in the particular calendar year.
14	SECTION 1738. 86.195 (3) (b) 3. of the statutes is amended to read:
15	86.195 (3) (b) 3. Fifty percent of the gross receipts of the business are from <del>meal,</del>
16	<del>food,</del> <u>the sale of</u> food <del>product and beverage sales</del> <u>and food ingredients, as defined in</u>
17	<u>s. 77.51 (3t), that are</u> taxable under <del>s. 77.54 (20) (c)</del> <u>subch. III of ch. 77</u> ; and
18	SECTION 1739. 86.30 (2) (a) 3. of the statutes is amended to read:
19	86.30 (2) (a) 3. For each mile of road or street under the jurisdiction of a
20	municipality as determined under s. 86.302, the mileage aid payment shall be $\$1,755$
21	<del>in calendar year 2002, and</del> \$1,825 in calendar <del>year 2003</del> <u>years 2004 and 2005, \$1,862</u>
22	in calendar year 2006, and \$1,899 in calendar year 2007 and thereafter.
23	SECTION 1740. 86.30 (9) (b) of the statutes is amended to read:
24	86.30 (9) (b) For the purpose of calculating and distributing aids under sub. (2),
25	the amounts for aids to counties are <del>\$86,581,300 in calendar year 2002, and</del>

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1 \$90,044,600 in calendar year 2003 years 2004 and 2005, \$91,845,500 in calendar 2 year 2006, and \$93,682,400 in calendar year 2007 and thereafter. These amounts, 3 to the extent practicable, shall be used to determine the statewide county average 4 cost–sharing percentage in the particular calendar year. 5 **SECTION 1741.** 86.30 (9) (c) of the statutes is amended to read: 6 86.30 (9) (c) For the purpose of calculating and distributing aids under sub. (2), 7 the amounts for aids to municipalities are \$272,395,300 in calendar year 2002, and 8 \$283,291,100 in calendar year 2003 years 2004 and 2005, \$286,124,000 in calendar 9 year 2006, and \$297,736,000 in calendar year 2007 and thereafter. These amounts, 10 to the extent practicable, shall be used to determine the statewide municipal average 11 cost-sharing percentage in the particular calendar year. 12 **SECTION 1742.** 92.10 (4) (a) of the statutes is repealed and recreated to read: 13 92.10 (4) (a) Data. The department shall develop a systematic method of 14 collecting and organizing data related to soil erosion. The department shall 15 cooperate with the department of administration under s. 16.967 in developing this 16 methodology or any related activities related to land information collection. 17 **SECTION 1743.** 93.06 (1gm) of the statutes is created to read: 18 93.06 (1qm) LOANS FOR RURAL DEVELOPMENT. Make loans, and charge interest 19 and origination fees and take security for those loans, as required to receive federal 20 funding for the development of rural business enterprises or for rural economic 21 development. 22 **SECTION 1744.** 93.07 (1) of the statutes is amended to read:

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93.07 (1) REGULATIONS. To make and enforce such regulations, not inconsistent
with law, as it may deem necessary for the exercise and discharge of all <u>of</u> the powers
and duties of the department, and to adopt such measures and make such

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regulations as are necessary and proper for the enforcement by the state of 1 2 department to carry out its powers and duties under chs. 93 to 100, which regulations 3 shall have the force of law. **SECTION 1745.** 93.07 (23) of the statutes is created to read: 4 5 93.07 (23) CONSUMER PROTECTION ADMINISTRATION. To administer ss. 100.01 to 6 100.14, 100.183 to 100.19, 100.201, 100.202, 100.206, 100.21 to 100.24, 100.265, 7 100.27, 100.285 to 100.30, 100.33 to 100.36, 100.45, 100.47, 100.48, and 100.51. 8 **SECTION 1746.** 93.07 (24) of the statutes is amended to read: 9 93.07 (24) ENFORCEMENT OF LAWS. To enforce or assist in the enforcement of chs. 10 88 and 93 to <u>99, those laws under ch.</u> 100 <u>administered by the department</u>, and all 11 other laws entrusted to its administration, and especially: 12 To enforce the laws <u>administered by the department</u> regarding the (a) 13 production, manufacture and sale, offering or exposing for sale or having in 14 possession with intent to sell, of any dairy, food or drug product. 15 **(b)** To enforce the laws administered by the department regarding the 16 adulteration or misbranding of any articles of food, drink, condiment or drug. 17 (c) To inspect any milk, butter, cheese, lard, syrup, coffee, tea or other article 18 of food, drink, condiment or drug made or offered for sale within this state which it 19 may suspect or have reason to believe, under the laws administered by the 20 department, to be impure, unhealthful, misbranded, adulterated or counterfeit, or 21 in any way unlawful. 22 (d) To prosecute or cause to be prosecuted, <u>under the laws administered by the</u> 23 <u>department</u>, any person engaged in the manufacture or sale, offering or exposing for

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sale or having in possession with intent to sell, of any adulterated dairy product or

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- of any adulterated, misbranded, counterfeit, or otherwise unlawful article or articles
   of food, drink, condiment or drug.
- **SECTION 1747.** 93.18 (3) of the statutes is amended to read:

4 93.18 (3) The department <u>of justice</u>, after acting pursuant to s. 100.37 or 100.41 5 to 100.43 to order the sale or distribution of any substance, article, furnishing, fabric, 6 product or related material ceased, shall give written notice of its finding to the 7 manufacturer, seller or other person responsible for placing the item in the channels 8 of trade in this state. After such notice no person may sell, remove or otherwise 9 dispose of such item except as directed by the department of justice. Any person 10 affected by such notice may demand a prompt hearing to determine the validity of 11 the department's findings of the department of justice. The hearing, if requested, 12 shall be held as expeditiously as possible but not later than 30 days after notice. A 13 request for hearing does not operate to stay enforcement of the order during the 14 pendency of the hearing. The person petitioning for a hearing shall be entitled to the 15 same rights specified under sub. (2).

#### 16

**SECTION 1748.** 93.18 (7) of the statutes is created to read:

93.18 (7) The department of justice shall follow the procedures under subs. (1),
(2), (4), (5), and (6) in enforcing the provisions of ch. 100 that are administered by the
department of justice.

20

**SECTION 1749.** 93.20 (1) of the statutes is amended to read:

93.20 (1) DEFINITION. In this section, "action" means an action that is
commenced in court by, or on behalf of, the department of agriculture, trade, and
consumer protection <u>rural resources</u> to enforce chs. 88, 91 to 100 or 126 <u>or an action</u>
that is commenced in court by the department of justice to enforce ch. 100.

**SECTION 1750.** 93.22 (1) of the statutes is amended to read:

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1	93.22 (1) In cases arising under chs. 88 and 93 to 100 <u>99 and ss. 100.206, 100.21,</u>
2	100.30, and 100.51, the department may be represented by its attorney.
3	<b>SECTION 1751.</b> 93.22 (2) of the statutes is amended to read:
4	93.22 (2) The department may, with the approval of the governor, appoint
5	special counsel to prosecute or assist in the prosecution of any case arising under chs.
6	88 and 93 to <del>100</del> <u>99 and ss. 100.206, 100.21, 100.30, and 100.51</u> . The cost of such
7	special counsel shall be charged to the appropriation for the department.
8	SECTION 1752. 93.46 (3) of the statutes is created to read:
9	93.46 (3) (a) The department may make grants for any of the following:
10	1. Research and development of technologies, including digesters, for using
11	agricultural products or agricultural waste as energy sources.
12	2. Encouraging the use of agricultural products or agricultural waste as energy
13	sources.
14	3. Reducing the generation of agricultural wastes or increasing the beneficial
15	use of agricultural wastes.
16	4. Encouraging the development of biochemicals from agricultural products.
17	(b) The department may provide the recipient of a grant under this subsection
18	with not more than \$300,000, of which not more than \$150,000 may be for planning
19	and not more than \$150,000 may be for implementation.
20	<b>SECTION 1753.</b> 95.23 (1m) (b) of the statutes is amended to read:
21	95.23 <b>(1m)</b> (b) The department shall indemnify the owner of an animal that
22	must be killed in order to conduct testing under par. (a) <del>, if funds are available from</del>
23	the appropriation under s. 20.115 (2) (m) or (8) (ks) to pay the indemnity, in an
24	amount equal to two-thirds of the difference between the net salvage value and the
25	appraised value of the animal but not more than \$1,500 for one animal <u>, except as</u>

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1 provided in s. 95.31 (3m). The department may pay an indemnity under this 2 paragraph from the appropriation account under s. 20.115 (2) (b) only if funds 3 received by the department under s. 20.115 (2) (m) and (8) (ks) for the payment of 4 indemnities are insufficient to pay the indemnity. 5 **SECTION 1754.** 95.31 (3) of the statutes is amended to read: 6 95.31 (3) In addition to the indemnities for specific animal diseases provided 7 under ss. 95.25, 95.26 and 95.27 or under special emergency programs and subject 8 to s. 95.36, the department shall pay indemnities on livestock condemned and 9 slaughtered or destroyed because of other diseases if the department determines 10 that the condemnation and slaughter or destruction is necessary to protect public 11 health or the livestock industry. The indemnity under this subsection shall be 12 two-thirds of the difference between net salvage value and appraised value, but may 13 not exceed \$1,500 for an animal, except as provided in sub (3m). As used in this

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subsection, "livestock" means animals of species raised primarily to produce food for
human consumption, including farm-raised deer.

#### 16

**SECTION 1755.** 95.31 (3m) of the statutes is created to read:

95.31 (3m) If the department condemns an animal because the animal is suspected to have a transmissible spongiform encephalopathy and the owner disposes of the carcass as directed by the department, the department shall increase the amount of the indemnity calculated under sub. (3) or s. 95.23 (1m) (b) by the costs of the destruction of the animal and of the disposal, transportation, and any necessary storage of the animal's carcass. An indemnity paid because of the condemnation of an animal to which this subsection applies may exceed \$1,500.

SECTION 1756. 95.51 (8) of the statutes, as created by 2003 Wisconsin Act 229,
is amended to read:

1	95.51 (8) CONTRACT AGENT. The department may contract with an agent to
2	administer the registration program under this section on behalf of the department.
3	The department may not authorize an agent to release aggregate information under
4	this section. If the department contracts with an agent under this subsection, the
5	agent may collect fees from registrants that cover the agent's cost of administering
6	the registration program.
7	SECTION 1757. 100.07 (6) of the statutes is amended to read:
8	100.07 (6) Action Upon request of the department of agriculture, trade, and
9	rural resources, an action to enjoin violation of this section may be commenced and
10	prosecuted by the department <u>of justice</u> in the name of the state in any court having
11	equity jurisdiction.
12	SECTION 1758. 100.171 (7) (b) of the statutes is amended to read:
13	100.171 (7) (b) Whoever intentionally violates this section is guilty of a Class
14	I felony. A person intentionally violates this section if the violation occurs after the
15	department <u>of justice</u> or a district attorney has notified the person by certified mail
16	that the person is in violation of this section.
17	SECTION 1759. 100.171 (8) (intro.) of the statutes is amended to read:
18	100.171 (8) ENFORCEMENT. (intro.) The department of justice shall investigate
19	violations of this section. The department <u>of justice</u> or any district attorney may on
20	behalf of the state:
21	<b>SECTION 1760.</b> 100.173 (4) (intro.) of the statutes is amended to read:
22	100.173 (4) (intro.) The department <u>of justice</u> shall investigate violations of this
23	section. The department of justice, or any district attorney upon informing the
24	department <u>of justice</u> , may, on behalf of the state, do any of the following:
25	<b>SECTION 1761.</b> 100.173 (4) (a) of the statutes is amended to read:

1	100.173 (4) (a) Bring an action for temporary or permanent injunctive relief in
2	any court of competent jurisdiction for any violation of this section. The relief sought
3	by the department <u>of justice</u> or district attorney may include the payment by a
4	promoter into an escrow account of an amount estimated to be sufficient to pay for
5	ticket refunds. The court may, upon entry of final judgment, award restitution when
6	appropriate to any person suffering loss because of violations of this section if proof
7	of such loss is submitted to the satisfaction of the court.
8	SECTION 1762. 100.174 (5) (intro.) of the statutes is amended to read:
9	100.174 <b>(5)</b> (intro.) The department <u>of justice</u> or any district attorney may on
10	behalf of the state:
11	SECTION 1763. 100.174 (6) of the statutes is amended to read:
12	100.174 (6) The department <u>of justice</u> shall investigate violations of and
13	enforce this section.
14	SECTION 1764. 100.175 (5) (a) (intro.) of the statutes is amended to read:
15	100.175 (5) (a) (intro.) No person may collect or by contract require a buyer to
16	pay more than \$100 for dating services before the buyer receives or has the
17	opportunity to receive those services unless the person selling dating services
18	establishes proof of financial responsibility by maintaining any of the following
19	commitments approved by the department <u>of justice</u> in an amount not less than
20	\$25,000:
21	SECTION 1765. 100.175 (5) (b) of the statutes is amended to read:
22	100.175 (5) (b) The commitment described in par. (a) shall be established in
23	favor of or made payable to the state, for the benefit of any buyer who does not receive
24	a refund under the contractual provision described in sub. (3). The person selling
25	dating services shall file with the department <u>of justice</u> any agreement, instrument

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1	or other document necessary to enforce the commitment against the person selling
2	dating services or any relevant 3rd party, or both.
3	SECTION 1766. 100.175 (7) (a) (intro.) of the statutes is amended to read:
4	100.175 (7) (a) (intro.) The department <u>of justice</u> or any district attorney may
5	on behalf of the state:
6	SECTION 1767. 100.175 (7) (b) of the statutes is amended to read:
7	100.175 (7) (b) The department <u>of justice</u> may bring an action in circuit court
8	to recover on a financial commitment maintained under sub. (5) against a person
9	selling dating services or relevant 3rd party, or both, on behalf of any buyer who does
10	not receive a refund due under the contractual provision described in sub. (3).
11	SECTION 1768. 100.177 (1) (bm) of the statutes is created to read:
12	100.177 (1) (bm) Notwithstanding s. 93.01 (3), "department" means the
13	department of justice.
14	SECTION 1769. 100.178 (1) (b) of the statutes is amended to read:
15	100.178 (1) (b) Notwithstanding s. 93.01 (3), "department" means the
16	department of health and family services justice.
17	SECTION 1770. 100.18 (11) (a) of the statutes is amended to read:
18	100.18 (11) (a) The department of agriculture, trade and consumer protection
19	justice shall enforce this section. Actions to enjoin violation of this section or any
20	regulations thereunder may be commenced and prosecuted by the department $\underline{of}$
21	justice in the name of the state in any court having equity jurisdiction. This remedy
22	is not exclusive.
23	SECTION 1771. 100.18 (11) (b) 3. of the statutes is amended to read:
24	100.18 (11) (b) 3. No action may be commenced under this section more than
25	3 years after the occurrence of the unlawful act or practice which is the subject of the

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action. No injunction may be issued under this section which would conflict with
 general or special orders of the department <u>of justice</u> or any statute, rule or
 regulation of the United States or of this state.

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4

**SECTION 1772.** 100.18 (11) (c) 1. of the statutes is amended to read:

5 100.18 (11) (c) 1. Whenever the department <u>of justice</u> has reason to believe that 6 a person is in possession, custody, or control of any information or documentary 7 material relevant to the enforcement of this section it may require that person to 8 submit a statement or report, under oath or otherwise, as to the facts and 9 circumstances concerning any activity in the course of trade or commerce; examine 10 under oath that person with respect to any activity in the course of trade or 11 commerce; and execute in writing and cause to be served upon such person a civil 12 investigative demand requiring the person to produce any relevant documentary 13 material for inspection and copying.

**SECTION 1773.** 100.18 (11) (c) 2. of the statutes is amended to read:

15 100.18 (11) (c) 2. The department <u>of justice</u>, in exercising powers under this
subsection, may issue subpoenas, administer oaths, and conduct hearings to aid in
any investigation.

**SECTION 1774.** 100.18 (11) (c) 3. of the statutes is amended to read:

19 100.18 (11) (c) 3. Service of any notice by the department <u>of justice</u> requiring
20 a person to file a statement or report, or service of a subpoena upon a person, or
21 service of a civil investigative demand shall be made in compliance with the rules of
22 civil procedure of this state.

23 **SECTION 1775.** 100.18 (11) (c) 4. of the statutes is amended to read:

24 100.18 (11) (c) 4. If a person fails to file any statement or report, or fails to
25 comply with any civil investigative demand, or fails to obey any subpoena issued by

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the department <u>of justice</u>, such person may be coerced as provided in s. 885.12, except
 that no person shall be required to furnish any testimony or evidence under this
 subsection which might tend to incriminate the person.

4

**SECTION 1776.** 100.18 (11) (d) of the statutes is amended to read:

5 100.18 (11) (d) The department or the department of justice, after consulting 6 with the department, or any district attorney, upon informing the department of 7 justice, may commence an action in circuit court in the name of the state to restrain 8 by temporary or permanent injunction any violation of this section. The court may 9 in its discretion, prior to entry of final judgment, make such orders or judgments as 10 may be necessary to restore to any person any pecuniary loss suffered because of the 11 acts or practices involved in the action, provided proof thereof is submitted to the 12 satisfaction of the court. The department and the department of justice may 13 subpoena persons and require the production of books and other documents, and the 14 department of justice may request the department to exercise its authority under 15 par. (c) to aid in the investigation of alleged violations of this section.

16

**SECTION 1777.** 100.18 (11) (e) of the statutes is amended to read:

17 100.18 (11) (e) In lieu of instituting or continuing an action pursuant to this 18 section, the department or the department of justice may accept a written assurance 19 of discontinuance of any act or practice alleged to be a violation of this section from 20 the person who has engaged in such act or practice. The acceptance of such assurance 21 by either the department or the department of justice shall be deemed acceptance by 22 the other state officials enumerated in par. (d) any district attorney if the terms of 23 the assurance so provide. An assurance entered into pursuant to this section shall 24 not be considered evidence of a violation of this section, provided that violation of

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such an assurance shall be treated as a violation of this section, and shall be 1 2 subjected to all of the penalties and remedies provided therefor under this section. 3 **SECTION 1778.** 100.182 (5) (a) of the statutes is amended to read:

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4 100.182 (5) (a) Any district attorney, after informing the department of justice, 5 or the department <u>of justice</u> may seek a temporary or permanent injunction in circuit 6 court to restrain any violation of this section. Prior to entering a final judgment the 7 court may award damages to any person suffering monetary loss because of a 8 violation. The department <u>of justice</u> may subpoen any person or require the 9 production of any document to aid in investigating alleged violations of this section. 10

**SECTION 1779.** 100.182 (5) (b) of the statutes is amended to read:

11 100.182 (5) (b) In lieu of instituting or continuing an action under this 12 subsection, the department <u>of justice</u> may accept a written assurance from a violator 13 of this section that the violation has ceased. If the terms of the assurance so provide, 14 its acceptance by the department of justice prevents all district attorneys from 15 prosecuting the violation. An assurance is not evidence of a violation of this section 16 but violation of an assurance is subject to the penalties and remedies of violating this 17 section.

18

**SECTION 1780.** 100.20 (2) (a) of the statutes is amended to read:

19 100.20 (2) (a) The department <u>of justice</u>, after public hearing, may issue 20 general orders forbidding methods of competition in business or trade practices in 21 business which are determined by the department <u>of justice</u> to be unfair. The 22 department of justice, after public hearing, may issue general orders prescribing 23 methods of competition in business or trade practices in business which are 24 determined by the department <u>of justice</u> to be fair.

25

**SECTION 1781.** 100.20 (2) (b) of the statutes is amended to read:

1 100.20 (2) (b) Notwithstanding par. (a), the department <u>of justice</u> may not issue 2 any order or promulgate any rule that regulates the provision of water or sewer 3 service by a manufactured home park operator, as defined in s. 101.91 (8), or 4 manufactured home park contractor, as defined in s. 101.91 (6m), or enforce any rule 5 to the extent that the rule regulates the provision of such water or sewer service.

6

**SECTION 1782.** 100.20 (3) of the statutes is amended to read:

7 100.20 (3) The department <u>of justice</u>, after public hearing, may issue a special 8 order against any person, enjoining such person from employing any method of 9 competition in business or trade practice in business which is determined by the 10 department <u>of justice</u> to be unfair or from providing service in violation of sub. (1t). 11 The department <u>of justice</u>, after public hearing, may issue a special order against any 12 person, requiring such person to employ the method of competition in business or 13 trade practice in business which is determined by the department <u>of justice</u> to be fair.

14

**SECTION 1783.** 100.20 (4) of the statutes is amended to read:

15 100.20 (4) The If the department of justice may file a written complaint with 16 the department alleging that the has reason to believe that a person named is 17 employing unfair methods of competition in business or unfair trade practices in 18 business or both. Whenever such a complaint is filed, it shall be the duty of the 19 department of justice to proceed, after proper notice and in accordance with its rules, 20 to the hearing and adjudication of the matters alleged, and a representative of the 21 department of justice designated by the attorney general may appear before the 22 department in such proceedings. The department of justice shall be entitled to 23 judicial review of the decisions and orders of the department under ch. 227 matter. 24 **SECTION 1784.** 100.20 (6) of the statutes is amended to read:

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1 100.20 (6) The department <u>of justice</u> may commence an action in circuit court 2 in the name of the state to restrain by temporary or permanent injunction the 3 violation of any order issued under this section. The court may in its discretion, prior 4 to entry of final judgment, make such orders or judgments as may be necessary to 5 restore to any person any pecuniary loss suffered because of the acts or practices 6 involved in the action, provided proof thereof is submitted to the satisfaction of the 7 court. The department of justice may use its authority in ss. 93.14 and 93.15 to 8 investigate violations of any order issued under this section.

9

**SECTION 1785.** 100.201 (6) (d) of the statutes is amended to read:

10 100.201 (6) (d) The failure to pay fees under this subsection within the time 11 provided under par. (c) is a violation of this section. The department <u>of justice</u> may 12 also commence an action to recover the amount of any overdue fees plus interest at 13 the rate of 2% per month for each month that the fees are delinquent.

14

**SECTION 1786.** 100.201 (8m) (intro.) of the statutes is amended to read:

15 100.201 **(8m)** JURISDICTION. (intro.) This section shall apply to transactions, 16 acts or omissions which take place in whole or in part outside this state. In any action 17 or administrative proceeding the department <u>of justice</u> has jurisdiction of the person 18 served under s. 801.11 when any act or omission outside this state by the defendant 19 or respondent results in local injury or may have the effect of injuring competition 20 or a competitor in this state or unfairly diverts trade or business from a competitor, 21 if at the time:

22

**SECTION 1787.** 100.201 (9) (b) of the statutes is amended to read:

100.201 (9) (b) The department <u>of agriculture, trade, and rural resources</u>, after
 public hearing held under s. 93.18, may issue a special order against any person
 requiring such person to cease and desist from acts, practices, or omissions

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1 determined by the department of agriculture, trade, and rural resources to violate 2 this section. Such orders shall be subject to judicial review under ch. 227. Any 3 violation of a special order issued hereunder under this paragraph shall be 4 punishable as a contempt under ch. 785 in the manner provided for disobedience of 5 a lawful order of a court, upon the filing of an affidavit by the department of justice 6 of the commission of such violation in any court of record in the county where the 7 violation occurred. 8 **SECTION 1788.** 100.201 (9) (c) of the statutes is amended to read: 9 100.201 (9) (c) The department <u>of justice</u>, in addition to or in lieu of any other 10 remedies herein provided, may apply to a circuit court for a temporary or permanent 11 injunction to prevent, restrain, or enjoin any person from violating this section or any 12 special order of the department of agriculture, trade, and rural resources issued 13 hereunder <u>under this section</u>, without being compelled to allege or prove that an 14 adequate remedy at law does not exist. 15 **SECTION 1789.** 100.205 (7) of the statutes is amended to read: 16 100.205 (7) The department <u>of justice</u>, or any district attorney on informing the 17 department of justice, may commence an action in circuit court in the name of the 18 state to restrain by temporary or permanent injunction any violation of this section. 19 The court may, before entry of final judgment and after satisfactory proof, make 20 orders or judgments necessary to restore to any person any pecuniary loss suffered 21 because of a violation of this section. The department of justice may conduct 22 hearings, administer oaths, issue subpoenas, and take testimony to aid in its 23 investigation of violations of this section. 24 **SECTION 1790.** 100.205 (8) of the statutes is amended to read:

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1	100.205 (8) The department <u>of justice</u> or any district attorney may commence
2	an action in the name of the state to recover a forfeiture to the state of not more than
3	\$10,000 for each violation of this section.
4	SECTION 1791. 100.207 (1) of the statutes is renumbered 100.207 (1) (intro.)
5	and amended to read:
6	100.207 (1) DEFINITION DEFINITIONS. (intro.) In this section,
7	<u>"telecommunications:</u>
8	(b) "Telecommunications service" has the meaning given in s. 196.01 (9m).
9	<b>SECTION 1792.</b> 100.207 (1) (a) of the statutes is created to read:
10	100.207 (1) (a) Notwithstanding s. 93.01 (3), "department" means the
11	department of justice.
12	SECTION 1793. 100.207 (6) (b) 1. of the statutes is amended to read:
13	100.207 (6) (b) 1. The department of justice, after consulting with the
14	department of agriculture, trade and consumer protection, or any district attorney
15	upon informing the department <del>of agriculture, trade and consumer protection</del> , may
16	commence an action in circuit court in the name of the state to restrain by temporary
17	or permanent injunction any violation of this section. Injunctive relief may include
18	an order directing telecommunications providers, as defined in s. 196.01 (8p), to
19	discontinue telecommunications service provided to a person violating this section
20	or ch. 196. Before entry of final judgment, the court may make such orders or
21	judgments as may be necessary to restore to any person any pecuniary loss suffered
22	because of the acts or practices involved in the action if proof of these acts or practices
23	is submitted to the satisfaction of the court.
0.4	

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24

SECTION 1794. 100.207 (6) (b) 2. of the statutes is amended to read:

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1	100.207 (6) (b) 2. The department may exercise its authority under ss. 93.14
2	to 93.16 and 100.18 (11) (c) to shall administer this section. The department and the
3	department of justice may subpoena persons and, require the production of books
4	and other documents, and <del>the department of justice may request the department of</del>
5	agriculture, trade and consumer protection to exercise its authority to aid in the
6	investigation of investigate alleged violations of this section.
7	SECTION 1795. 100.207 (6) (c) of the statutes is amended to read:
8	100.207 (6) (c) Any person who violates subs. (2) to (4) shall be required to
9	forfeit not less than \$25 nor more than \$5,000 for each offense. Forfeitures under this
10	paragraph shall be enforced by the department <del>of justice, after consulting with the</del>
11	department of agriculture, trade and consumer protection, or, upon informing the
12	department, by the district attorney of the county where the violation occurs.
13	SECTION 1796. 100.207 (6) (em) 1. of the statutes is amended to read:
14	100.207 (6) (em) 1. Before preparing any proposed rule under this section, the
15	department shall form an advisory group to suggest recommendations regarding the
16	content and scope of the proposed rule. The advisory group shall consist of one or
17	more persons who may be affected by the proposed rule <del>, a representative from the</del>
18	department of justice and a representative from the public service commission.
19	SECTION 1797. 100.207 (6) (em) 2. of the statutes is amended to read:
20	100.207 (6) (em) 2. The department shall submit the recommendations under
21	subd. 1., if any, to the legislature as part of the report required under s. 227.19 (2)
22	and to the board of agriculture, trade and consumer protection.
23	SECTION 1798. 100.208 (2) (intro.) of the statutes is amended to read:
24	100.208 (2) (intro.) The department <u>of justice</u> shall notify the public service
25	commission if any of the following conditions exists:

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# **ASSEMBLY BILL 100**

1	SECTION 1799. 100.208 (2) (b) of the statutes is amended to read:
2	100.208 (2) (b) The department <u>of justice</u> has issued an order under s. 100.20
3	(3) prohibiting a telecommunications provider from engaging in an unfair trade
4	practice or method of competition.
5	SECTION 1800. 100.209 (3) of the statutes is amended to read:
6	100.209 (3) Rules and local ordinances allowed. This section does not
7	prohibit the department <u>of justice</u> from promulgating a rule or from issuing an order
8	consistent with its authority under this chapter that gives a subscriber greater rights
9	than the rights under sub. (2) or prohibit a city, village, or town from enacting an
10	ordinance that gives a subscriber greater rights than the rights under sub. (2).
11	<b>SECTION 1801.</b> 100.209 (4) (b) of the statutes is amended to read:
12	100.209 (4) (b) The department <u>of justice</u> and the district attorneys of this state
13	have concurrent authority to institute civil proceedings under this section.
14	SECTION 1802. 100.2095 (6) (b) of the statutes is amended to read:
15	100.2095 (6) (b) The department <u>of justice</u> may commence an action in the
16	name of the state to restrain by temporary or permanent injunction a violation of sub.
17	(3), (4) or (5). Before entry of final judgment, the court may make any necessary
18	orders to restore to any person any pecuniary loss suffered by the person because of
19	the violation.
20	SECTION 1803. 100.2095 (6) (c) of the statutes is amended to read:
21	100.2095 (6) (c) The department <u>of justice</u> or any district attorney may
22	commence an action in the name of the state to recover a forfeiture to the state of not
23	less than \$100 nor more than \$10,000 for each violation of sub. (3), (4) or (5).
24	SECTION 1804. 100.21 (2) (a) of the statutes is amended to read:

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# **ASSEMBLY BILL 100**

1	100.21 (2) (a) No person may make an energy savings or safety claim without
2	a reasonable and currently accepted scientific basis for the claim when the claim is
3	made. Making an energy savings or safety claim without a reasonable and currently
4	accepted scientific basis is <u>also</u> an unfair method of competition and trade practice
5	prohibited under s. 100.20.
6	SECTION 1805. 100.21 (4) (a) (intro.) of the statutes is amended to read:
7	100.21 (4) (a) (intro.) The department may, after public hearing, issue general
8	or special orders <del>under s. 100.20</del> :
9	<b>SECTION 1806.</b> 100.22 (4) (b) of the statutes is amended to read:
10	100.22 (4) (b) The department <u>of justice</u> may, without alleging or proving that
11	no other adequate remedy at law exists, bring an action <u>on behalf of the department</u>
12	of agriculture, trade, and rural resources to enjoin violations of this section or a
13	special order issued under this section in the circuit court for the county where the
14	alleged violation occurred.
15	SECTION 1807. 100.235 (11) (a) of the statutes is amended to read:
16	100.235 (11) (a) <i>Forfeiture.</i> Any person who violates this section or any rule
17	promulgated or order issued under this section may be required to forfeit not less
18	than \$100 nor more than \$10,000. Notwithstanding s. 165.25 (1), the department
19	may commence an action to recover a forfeiture under this paragraph.
20	SECTION 1808. 100.26 (6) of the statutes is amended to read:
21	100.26 (6) The department, the department of justice, after consulting with the
22	department, or any district attorney may commence an action in the name of the
23	state to recover a civil forfeiture to the state of not less than \$100 nor more than
24	\$10,000 for each violation of Any person violating an injunction issued under s.
25	100.18, 100.182 or 100.20 (6). The department of agriculture, trade and consumer

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#### **ASSEMBLY BILL 100**

1	protection or any district attorney may commence an action in the name of the state
2	to recover a civil is subject to a forfeiture of not less than \$100 nor more than \$10,000
3	for each violation. Any person violating an order issued under s. 100.20 is subject
4	to a forfeiture to the state of not less than \$100 nor more than \$10,000 for each
5	violation of an order issued under s. 100.20.
6	<b>SECTION 1809.</b> 100.261 (1) of the statutes is amended to read:
7	100.261 (1) If a court imposes a fine or forfeiture for a violation of this chapter,
8	<del>ch. <u>chs.</u> 98 <u>or 133</u>, a rule promulgated under this chapter or <del>ch. <u>chs.</u> 98 <u>or 133</u>, or an</del></del>
9	ordinance enacted under this chapter or <del>ch. <u>chs.</u> 98 <u>or 133</u>, the court shall also impose</del>
10	a consumer protection surcharge under ch. $814$ in an amount equal to $25\%$ of the fine
11	or forfeiture imposed. If multiple violations are involved, the court shall base the
12	consumer protection surcharge upon the total of the fine or forfeiture amounts for all
13	violations. If a fine or forfeiture is suspended in whole or in part, the court shall
14	reduce the surcharge in proportion to the suspension.
15	SECTION 1810. 100.261 (3) (b) of the statutes is amended to read:
16	100.261 (3) (b) The secretary of administration shall deposit the consumer
17	protection surcharges imposed under ch. 814 <u>for a violation of ch. 98, a rule</u>
18	<u>promulgated under ch. 98, or an ordinance enacted under ch. 98</u> in the general fund
19	and shall credit them to the appropriation account under s. 20.115 (1) (jb), subject to

- 20 the limit under par. (c).
- 21

**SECTION 1811.** 100.261 (3) (d) of the statutes is created to read:

100.261 (3) (d) The state treasurer shall deposit the consumer protection
surcharge amounts imposed for a violation of this chapter or ch. 133, a rule
promulgated under this chapter or ch. 133, or an ordinance enacted under this

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#### **ASSEMBLY BILL 100**

1 chapter in the general fund and shall credit them to the appropriation account under 2 s. 20.455 (1) (g), subject to the limit under par. (e). 3 **SECTION 1812.** 100.261 (3) (e) of the statutes is created to read: 4 100.261 (3) (e) The amount credited to the appropriation account under s. 5 20.455 (1) (g) may not exceed \$375,000 in each fiscal year. 6 **SECTION 1813.** 100.263 of the statutes is amended to read: 7 **100.263 Recovery.** In addition to other remedies available under this chapter, 8 the court may award the department state the reasonable and necessary costs of 9 investigation and, an amount reasonably necessary to remedy the harmful effects of 10 the violation, and the court may award the department of justice the reasonable and 11 necessary expenses of prosecution, including attorney fees, from any person who 12 violates this chapter. The department and the department of justice amounts 13 awarded under this section shall deposit be deposited in the state treasury for 14 deposit in the general fund all moneys that the court awards to the department, the 15 department of justice or the state under this section. Ten percent of the money 16 deposited in the general fund that was awarded under this section for the costs of 17 investigation and the expenses of prosecution, including attorney fees, shall be 18 credited to the appropriation account under s. 20.455 (1) (gh). 19

**SECTION 1814.** 100.28 (4) (b) of the statutes is amended to read:

20 100.28 (4) (b) In lieu of or in addition to forfeitures under par. (a), the 21 department <u>of justice</u> may seek an injunction restraining any person from violating 22 this section.

23

**SECTION 1815.** 100.28 (4) (c) of the statutes is amended to read:

# **ASSEMBLY BILL 100**

1	100.28 (4) (c) The department <u>of justice</u> , or any district attorney upon the
2	request of the department <u>of justice</u> , may commence an action in the name of the
3	state under par. (a) or (b).
4	<b>SECTION 1816.</b> 100.31 (4) of the statutes is amended to read:
5	100.31 (4) PENALTIES. For any violation of this section, the department of
6	justice or a district attorney may commence an action on behalf of the state to recover
7	a forfeiture of not less than \$100 nor more than \$10,000 for each offense. Each
8	delivery of a drug sold to a purchaser at a price in violation of this section and each
9	separate day in violation of an injunction issued under this section is a separate
10	offense.
11	<b>SECTION 1817.</b> 100.31 (5) of the statutes is amended to read:
12	100.31 (5) SPECIAL REMEDIES. The department of justice or a district attorney
13	may bring an action to enjoin a violation of this section without being compelled to
14	allege or prove that an adequate remedy at law does not exist. An action under this
15	subsection may be commenced and prosecuted by the department of justice or a
16	district attorney, in the name of the state, in a circuit court in the county where the
17	offense occurred or in Dane County, notwithstanding s. 801.50.
18	SECTION 1818. 100.37 (1) (am) of the statutes is created to read:
19	100.37 (1) (am) Notwithstanding s. 93.01 (3), "department" means the
20	department of justice.
21	<b>SECTION 1819.</b> 100.38 (5) of the statutes is amended to read:
22	100.38 (5) INSPECTION. The department of justice shall enforce this section by
23	inspection, chemical analyses, or any other appropriate method, and the department
24	of justice may promulgate such rules as are necessary to effectively enforce this
25	section.

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**ASSEMBLY BILL 100** 

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1	<b>SECTION 1820.</b> 100.38 (6) of the statutes is amended to read:
2	100.38 (6) ENFORCEMENT. It is unlawful to sell any antifreeze which is
~ 3	adulterated or misbranded. In addition to the penalties provided under sub. (7), the
4	department <u>of justice</u> may bring an action to enjoin violations of this section.
5	<b>SECTION 1821.</b> 100.41 (1) (bn) of the statutes is created to read:
6	100.41 (1) (bn) Notwithstanding s. 93.01 (3), "department" means the
7	department of justice.
8	SECTION 1822. 100.42 (1) (cm) of the statutes is created to read:
9	100.42 (1) (cm) Notwithstanding s. 93.01 (3), "department" means the
10	department of justice.
11	SECTION 1823. 100.43 (1) (am) of the statutes is created to read:
12	100.43 (1) (am) Notwithstanding s. 93.01 (3), "department" means the
13	department of justice.
14	<b>SECTION 1824.</b> 100.44 (5) of the statutes is amended to read:
15	100.44 (5) ENFORCEMENT. For any violation of sub. (3), the department of justice
16	may, on behalf of the state, bring an action in any court of competent jurisdiction for
17	the recovery of forfeitures authorized under sub. (4), for temporary or permanent
18	injunctive relief and for any other appropriate relief. The court may make any order
19	or judgment that is necessary to restore to any person any pecuniary loss suffered
20	because of a violation of sub. (3), if proof of the loss is shown to the satisfaction of the
21	court.
22	<b>SECTION 1825.</b> 100.46 (1) of the statutes is amended to read:
23	100.46 (1) ENERGY CONSERVATION STANDARDS. The department of justice may by
24	rule adopt energy conservation standards for products that have been established in
25	or promulgated under 42 USC 6291 to 6309.

# **ASSEMBLY BILL 100**

1	<b>SECTION 1826.</b> 100.46 (2) of the statutes is amended to read:
2	100.46 (2) PROHIBITED ACTS; ENFORCEMENT. No person may sell at retail, install,
3	or cause to be installed any product that is not in compliance with rules promulgated
4	under sub. (1). In addition to other penalties and enforcement procedures, the
5	department of justice may apply to a court for a temporary or permanent injunction
6	restraining any person from violating a rule adopted under sub. (1).
7	SECTION 1827. 100.50 (6) (b) of the statutes is amended to read:
8	100.50 (6) (b) In lieu of or in addition to the remedy under par. (a), the
9	department of justice may seek an injunction restraining any person from violating
10	this section.
11	SECTION 1828. 100.50 (6) (c) of the statutes is amended to read:
12	100.50 (6) (c) The department <u>of justice</u> , or any district attorney upon the
13	request of the department <u>of justice</u> , may commence an action in the name of the
14	state under par. (a) or (b).
15	<b>SECTION 1829.</b> 100.52 (1) (bn) of the statutes is created to read:
16	100.52 (1) (bn) Notwithstanding s. 93.01 (3), "department" means the
17	department of justice.
18	SECTION 1830. 101.175 (3) (intro.) of the statutes is amended to read:
19	101.175 (3) (intro.) The department, in consultation with the department of
20	agriculture, trade and consumer protection justice, shall establish by rule quality
21	standards for local energy resource systems which do not impede development of
22	innovative systems but which do:
23	SECTION 1831. 101.9208 (1) (dm) of the statutes is amended to read:
24	101.9208 (1) (dm) Upon filing an application under par. (a) or (d), a
25	supplemental title fee of \$7.50 by the owner of the manufactured home, except that

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1	this fee shall be waived with respect to an application under par. (d) for transfer of
2	a decedent's interest in a manufactured home to his or her surviving spouse. The fee
3	specified under this paragraph is in addition to any other fee specified in this section.
4	The department shall deposit into the environmental fund all fees collected under
5	this paragraph.
6	<b>SECTION 1832.</b> 102.77 of the statutes is created to read:
7	<b>102.77 Health care worker injury prevention. (1)</b> DEFINITIONS. In this
8	section:
9	(a) "Health care facility" has the meaning given in s. 146.997 (1) (c).
10	(b) "Health care provider" has the meaning given in s. 146.997 (1) (d).
11	(c) "Health care worker" means an employee of a health care facility or of a
12	health care provider.
13	(2) Study, education campaign, and grants. From the appropriation account
14	under s. 20.445 (1) (hr), the department shall do all of the following:
15	(a) Conduct a study of injuries to health care workers caused by lifting.
16	(b) Develop and distribute to health care facilities, health care providers, and
17	health care workers informational materials that promote a lift-free working
18	environment for health care workers.
19	(c) Distribute grants to health care facilities and health care providers to assist
20	in the implementation of a lift-free working environment for the health care workers
21	of those health care facilities and health care providers. The department shall
22	require a grant recipient to provide matching funds in an amount determined by the
23	department.
24	<b>SECTION 1833.</b> 102.81 (2) of the statutes is amended to read:

1 102.81 (2) The department may retain an insurance carrier or insurance 2 service organization to process, investigate and pay claims under this section and 3 may obtain excess or stop-loss reinsurance with an insurance carrier authorized to 4 do business in this state in an amount that the secretary determines is necessary for 5 the sound operation of the uninsured employers fund. In cases involving disputed 6 claims, the department may retain an attorney to represent the interests of the 7 uninsured employers fund and to make appearances on behalf of the uninsured 8 employers fund in proceedings under ss. 102.16 to 102.29. Section 20.918 and all 9 provisions of subch. IV of ch. 16, except s. 16.771, do not apply to an attorney hired 10 under this subsection. The charges for the services retained under this subsection 11 shall be paid from the appropriation under s. 20.445 (1) (hp). The cost of any 12 reinsurance obtained under this subsection shall be paid from the appropriation 13 under s. 20.445 (1) (sm).

14

**SECTION 1834.** 103.49 (5) (a) of the statutes is amended to read:

15 103.49 (5) (a) Each contractor, subcontractor, or contractor's or subcontractor's 16 agent performing work on a project that is subject to this section shall keep full and 17 accurate records clearly indicating the name and trade or occupation of every person 18 performing the work described in sub. (2m) and an accurate record of the number of 19 hours worked by each of those persons and the actual wages paid for the hours worked. By no later than the end of the week following a week in which a contractor, 20 21 subcontractor, or contractor's or subcontractor's agent performs work on a project 22 that is subject to this section, the contractor, subcontractor, or agent shall submit to 23 the state agency authorizing the work a certified record of the information specified 24 in the preceding sentence for that preceding week.

25

**SECTION 1835.** 106.12 (2) of the statutes is amended to read:

1	106.12 (2) Employment and education program administration. The board
2	shall plan, coordinate, administer, and implement the youth apprenticeship
3	program, school-to-work, and work-based learning programs under s. 106.13 (1)
4	and such other employment and education programs as the governor may by
5	executive order assign to the board. Notwithstanding any limitations placed on the
6	use of state employment and education funds under this section or s. 106.13 or under
7	an executive order assigning an employment and education program to the board,
8	the board may issue a general or special order waiving any of those limitations on
9	finding that the waiver will promote the coordination of employment and education
10	services.
11	<b>SECTION 1836.</b> 106.13 (1) of the statutes is renumbered 106.13 (1) (intro.) and
12	amended to read:
13	106.13 (1) (intro.) The department board shall provide a all of the following
14	programs:
15	(a) A youth apprenticeship program that includes the grant programs under
16	subs. (3m) and (4).
17	SECTION 1837. 106.13 (2) of the statutes is amended to read:
18	106.13 (2) The council on workforce investment established under 29 USC
19	2821, the technical college system board, and the department of public instruction
20	shall assist the board in providing the youth apprenticeship program <u>, the</u>
21	school-to-work program, and the work-based learning program under sub. (1).
22	SECTION 1838. 106.13 (2m) of the statutes is amended to read:
23	106.13 (2m) The board shall approve occupations and maintain a list of
24	approved occupations for the youth apprenticeship program and shall approve
25	statewide skill standards for the school-to-work program. From the appropriation

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under s. 20.445 (1) (7) (a), the board shall develop curricula for youth apprenticeship
 programs for occupations approved under this subsection.

3

**SECTION 1839.** 106.13 (3m) (b) (intro.) of the statutes is amended to read:

4 106.13 **(3m)** (b) (intro.) From the appropriation under s. 20.445 <del>(1) (e)</del> <u>(7) (b)</u>, 5 the board shall award grants to applying local partnerships for the implementation 6 and coordination of local youth apprenticeship programs. A local partnership shall 7 include in its grant application the identity of each public agency, nonprofit 8 organization, individual, and other person who is a participant in the local 9 partnership, a plan to accomplish the implementation and coordination activities 10 specified in subds. 1. to 6., and the identity of a fiscal agent who shall be responsible 11 for receiving, managing, and accounting for the grant moneys received under this 12 paragraph. Subject to par. (c), a local partnership that is awarded a grant under this 13 paragraph may use the grant moneys awarded for any of the following 14 implementation and coordination activities:

15

**SECTION 1840.** 108.02 (13) (k) of the statutes is amended to read:

16 108.02 (13) (k) "Employer" does not include a county department or aging unit, 17 or, under s. 46.2785, a private agency that serves as a fiscal agent or contracts with 18 a fiscal intermediary to serve as a fiscal agent under s. 46.27 (5) (i) or 47.035 as to 19 any individual performing services for a person receiving long-term support services 20 under s. 46.27 (5) (b), 46.275, 46.277, 46.278, <u>46.2785, 46.286, 46.495, 51.42</u>, or 21 51.437 or personal assistance services under s. 47.02 (6) (c).

#### 22

**SECTION 1841.** 108.07 (8) (b) of the statutes is amended to read:

108.07 (8) (b) If a claimant is a prisoner of a state prison, as defined in s. 302.01,
 and has employment with an employer other than the department of corrections or
 a private business leasing space within a state prison under s. 303.01 (2) (em), and

## **ASSEMBLY BILL 100**

1	the claimant's employment terminates because conditions of incarceration or
2	supervision make it impossible to continue the employment, the department shall
3	charge to the fund's balancing account any benefits based on the terminated
4	employment that are otherwise chargeable to the account of an employer that is
5	subject to the contribution requirements under ss. 108.17 and 108.18.
6	SECTION 1842. 111.70 (1) (b) of the statutes is amended to read:
7	111.70 (1) (b) "Collective bargaining unit" means <u>a</u> <u>the</u> unit <del>consisting of</del>
8	municipal employees who are school district professional employees or of municipal
9	employees who are not school district professional employees that is determined by
10	the commission to be appropriate for the purpose of collective bargaining.
11	SECTION 1843. 111.70 (1) (dm) of the statutes is repealed.
12	SECTION 1844. 111.70 (1) (fm) of the statutes is repealed.
13	SECTION 1845. 111.70 (1) (nc) of the statutes is repealed.
14	<b>SECTION 1846.</b> 111.70 (4) (cm) 5s. of the statutes is repealed.
15	SECTION 1847. 111.70 (4) (cm) 6. a. of the statutes is amended to read:
16	111.70 (4) (cm) 6. a. If in any collective bargaining unit a dispute relating to one
17	or more issues, qualifying for interest arbitration under subd. 5s. in a collective
18	bargaining unit to which subd. 5s. applies, has not been settled after a reasonable
19	period of negotiation and after mediation by the commission under subd. 3. and other
20	settlement procedures, if any, established by the parties have been exhausted, and
21	the parties are deadlocked with respect to any dispute between them over wages,
22	hours and conditions of employment to be included in a new collective bargaining
23	agreement, either party, or the parties jointly, may petition the commission, in
24	writing, to initiate compulsory, final and binding arbitration, as provided in this
25	paragraph. At the time the petition is filed, the petitioning party shall submit in

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writing to the other party and the commission its preliminary final offer containing
its latest proposals on all issues in dispute. Within 14 calendar days after the date
of that submission, the other party shall submit in writing its preliminary final offer
on all disputed issues to the petitioning party and the commission. If a petition is
filed jointly, both parties shall exchange their preliminary final offers in writing and
submit copies to the commission at the time the petition is filed.

7

**SECTION 1848.** 111.70 (4) (cm) 6. am. of the statutes is amended to read:

8 111.70 (4) (cm) 6. am. Upon receipt of a petition to initiate arbitration, the 9 commission shall make an investigation, with or without a formal hearing, to 10 determine whether arbitration should be commenced. If in determining whether an 11 impasse exists the commission finds that the procedures set forth in this paragraph 12 have not been complied with and such compliance would tend to result in a 13 settlement, it may order such compliance before ordering arbitration. The validity 14 of any arbitration award or collective bargaining agreement shall not be affected by 15 failure to comply with such procedures. Prior to the close of the investigation each 16 party shall submit in writing to the commission its single final offer containing its 17 final proposals on all issues in dispute that are subject to interest arbitration under 18 this subdivision or under subd. 5s. in collective bargaining units to which subd. 5s. 19 applies. If a party fails to submit a single, ultimate final offer, the commission shall 20 close the investigation based on the last written position of the party. The municipal employer may not submit a qualified economic offer under subd. 5s. after the close 21 22 of the investigation. Such final offers may include only mandatory subjects of 23 bargaining, except that a permissive subject of bargaining may be included by a 24 party if the other party does not object and shall then be treated as a mandatory 25 subject. No later than such time, the parties shall also submit to the commission a

1 stipulation, in writing, with respect to all matters which are agreed upon for 2 inclusion in the new or amended collective bargaining agreement. The commission, 3 after receiving a report from its investigator and determining that arbitration should 4 be commenced, shall issue an order requiring arbitration and immediately submit 5 to the parties a list of 7 arbitrators. Upon receipt of such list, the parties shall 6 alternately strike names until a single name is left, who shall be appointed as 7 arbitrator. The petitioning party shall notify the commission in writing of the 8 identity of the arbitrator selected. Upon receipt of such notice, the commission shall 9 formally appoint the arbitrator and submit to him or her the final offers of the 10 parties. The final offers shall be considered public documents and shall be available 11 from the commission. In lieu of a single arbitrator and upon request of both parties, 12 the commission shall appoint a tripartite arbitration panel consisting of one member 13 selected by each of the parties and a neutral person designated by the commission 14 who shall serve as a chairperson. An arbitration panel has the same powers and 15 duties as provided in this section for any other appointed arbitrator, and all 16 arbitration decisions by such panel shall be determined by majority vote. In lieu of 17 selection of the arbitrator by the parties and upon request of both parties, the 18 commission shall establish a procedure for randomly selecting names of arbitrators. 19 Under the procedure, the commission shall submit a list of 7 arbitrators to the 20 parties. Each party shall strike one name from the list. From the remaining 5 21 names, the commission shall randomly appoint an arbitrator. Unless both parties 22 to an arbitration proceeding otherwise agree in writing, every individual whose 23 name is submitted by the commission for appointment as an arbitrator shall be a 24 resident of this state at the time of submission and every individual who is

- designated as an arbitration panel chairperson shall be a resident of this state at the
   time of designation.
- 3 SECTION 1849. 111.70 (4) (cm) 8m. a. and c. of the statutes are consolidated,
  4 renumbered 111.70 (4) (cm) 8m. and amended to read:
- 5 111.70 (4) (cm) 8m. 'Term of agreement; reopening of negotiations.' Except for 6 the initial collective bargaining agreement between the parties and, except as the 7 parties otherwise agree, and except as provided in par. (cn), every collective 8 bargaining agreement covering municipal employees subject to this paragraph other 9 than school district professional employees shall be for a term of 2 years. No, but in 10 <u>no case may a</u> collective bargaining agreement for any collective bargaining unit 11 consisting of municipal employees subject to this paragraph other than school 12 district professional employees shall be for a term exceeding 3 years. c. No 13 arbitration award may contain a provision for reopening of negotiations during the 14 term of a collective bargaining agreement, unless both parties agree to such a 15 provision. The requirement for agreement by both parties does not apply to a 16 provision for reopening of negotiations with respect to any portion of an agreement 17 that is declared invalid by a court or administrative agency or rendered invalid by 18 the enactment of a law or promulgation of a federal regulation.
- **SECTION 1850.** 111.70 (4) (cm) 8m. b. of the statutes is repealed.
- 20 **SECTION 1851.** 111.70 (4) (cm) 8p. of the statutes is repealed.
- 21 **SECTION 1852.** 111.70 (4) (cm) 8s. of the statutes is repealed.
- 22 **SECTION 1853.** 111.70 (4) (d) 2. a. of the statutes is amended to read:
- 111.70 (4) (d) 2. a. The commission shall determine the appropriate collective
  bargaining unit for the purpose of collective bargaining and shall whenever possible,
  unless otherwise required under this subchapter, avoid fragmentation by

1 maintaining as few collective bargaining units as practicable in keeping with the size 2 of the total municipal work force. In making such a determination, the commission 3 may decide whether, in a particular case, the municipal employees in the same or 4 several departments, divisions, institutions, crafts, professions, or other 5 occupational groupings constitute a collective bargaining unit. Before making its 6 determination, the commission may provide an opportunity for the municipal 7 employees concerned to determine, by secret ballot, whether or not they desire to be 8 established as a separate collective bargaining unit. The commission shall not 9 decide, however, that any group of municipal employees constitutes an appropriate 10 collective bargaining unit if the group includes both municipal employees who are 11 school district professional employees and municipal employees who are not school 12 district professional employees. The commission shall not decide, however, that any 13 other group of municipal employees constitutes an appropriate collective bargaining 14 unit if the group includes both professional employees and nonprofessional 15 employees, unless a majority of the professional employees vote for inclusion in the 16 unit. The commission shall not decide that any group of municipal employees 17 constitutes an appropriate collective bargaining unit if the group includes both craft 18 employees and noncraft employees unless a majority of the craft employees vote for 19 inclusion in the unit. The commission shall place the professional employees who are 20 assigned to perform any services at a charter school, as defined in s. 115.001 (1), in 21 a separate collective bargaining unit from a unit that includes any other professional 22 employees whenever at least 30% of those professional employees request an election 23 to be held to determine that issue and a majority of the professional employees at the 24 charter school who cast votes in the election decide to be represented in a separate

collective bargaining unit. Any vote taken under this subsection shall be by secret
 ballot.

3 SECTION 1854. 111.815 (3) of the statutes is amended to read: 4 111.815 (3) With regard to collective bargaining activities involving employees 5 who are assistant district attorneys, the director of the office shall maintain close 6 liaison with the secretary department of administration justice. 7 **SECTION 1855.** 115.28 (45) of the statutes is created to read: 8 115.28 (45) GRANTS FOR ADVANCED PLACEMENT COURSES. From the appropriation 9 under s. 20.255 (2) (fw), award grants to school districts to partially reimburse them 10 for the costs of offering advanced placement courses in high schools that are not 11 offering such courses. A grant may not exceed an amount equal to \$300 multiplied 12 by the number of pupils in the high school's advanced placement courses in the fall 13 or spring session in which the grant is awarded. 14 **SECTION 1856.** 115.28 (47m) of the statutes is created to read: 15 115.28 (47m) GRANT TO BELOIT COLLEGE. Annually award the amount 16 appropriated under s. 20.255 (2) (kn) to Beloit College to educate children and adults 17 in southern Wisconsin about Native American cultures. 18 **SECTION 1857.** 115.29 (6) of the statutes is created to read: 19 115.29 (6) ENGLISH LANGUAGE PROFICIENCY ASSESSMENT SYSTEM. Assist in the 20 establishment of, and participate in, a consortium of state education agencies 21 organized to obtain public and private funds to be used to purchase an English 22 language proficiency assessment system. 23 **SECTION 1858.** 115.341 (1) of the statutes is amended to read: 24 115.341 (1) From the appropriation under s. 20.255 (2) (cm), the state 25 superintendent shall reimburse each school board 10 15 cents for each breakfast

#### **ASSEMBLY BILL 100**

served at a school that meets the requirements of 7 CFR 220.8 or 220.8a, whichever
 is applicable, and shall reimburse each governing body of a private school 10 15 cents
 for each breakfast served at the private school that meets the requirements of 7 CFR
 220.8 or 220.8a, whichever is applicable.

5

**SECTION 1859.** 115.3615 of the statutes is amended to read:

6 **115.3615 Head start supplement.** From the appropriations appropriation 7 under s. 20.255 (2) (eh) and (kh), the state superintendent shall distribute funds to 8 agencies determined by the state superintendent to be eligible for designation as 9 head start agencies under 42 USC 9836 to provide comprehensive health, 10 educational, nutritional, social and other services to economically disadvantaged 11 children and their families. The state superintendent shall distribute the funds in 12 a manner consistent with 42 USC 9831 to 9852 except that there is no matching fund 13 requirement. The state superintendent shall give preference in funding under this 14 section to agencies that are receiving federal funds under 42 USC 9831 to 9852 and 15 to agencies that operate full-time or early head start programs. Funds distributed 16 under this section may be used to match available federal funds under 42 USC 9831 17 to 9852 only if the funds are used to secure additional federal funds for the purposes 18 under this section.

19

**SECTION 1860.** 115.40 of the statutes is created to read:

115.40 Grants for differentiated compensation programs. (1) During
the 2005–07 fiscal biennium, a school district is eligible for a grant under this section
for the design, development, and implementation of a differentiated compensation
program that bases all or part of teacher salary increases on one or more of the
following factors:

# **ASSEMBLY BILL 100**

<ul> <li>he or she teaches or an improvement in a teacher's teaching skills.</li> <li>(b) The assumption by a teacher of additional leadership responsibility</li> <li>including mentoring other teachers.</li> <li>(c) The assignment of a teacher to a grade level or subject area in which the</li> <li>are teacher shortages.</li> <li>(d) The assignment of a teacher to a school that is difficult to staff or that is</li> <li>in pupil performance.</li> <li>(2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>two-year, nonrenewable grants under this section to no more than 20 sch</li> <li>districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>4 including mentoring other teachers.</li> <li>5 (c) The assignment of a teacher to a grade level or subject area in which the</li> <li>6 are teacher shortages.</li> <li>7 (d) The assignment of a teacher to a school that is difficult to staff or that is</li> <li>8 in pupil performance.</li> <li>9 (2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>10 two-year, nonrenewable grants under this section to no more than 20 sch</li> <li>11 districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>(c) The assignment of a teacher to a grade level or subject area in which the</li> <li>are teacher shortages.</li> <li>(d) The assignment of a teacher to a school that is difficult to staff or that is</li> <li>in pupil performance.</li> <li>(2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>two-year, nonrenewable grants under this section to no more than 20 sch</li> <li>districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>are teacher shortages.</li> <li>(d) The assignment of a teacher to a school that is difficult to staff or that is</li> <li>in pupil performance.</li> <li>(2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>two-year, nonrenewable grants under this section to no more than 20 sch</li> <li>districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>7 (d) The assignment of a teacher to a school that is difficult to staff or that is</li> <li>8 in pupil performance.</li> <li>9 (2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>10 two-year, nonrenewable grants under this section to no more than 20 sch</li> <li>11 districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>8 in pupil performance.</li> <li>9 (2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>10 two-year, nonrenewable grants under this section to no more than 20 scl</li> <li>11 districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>9 (2) From the appropriation under s. 20.255 (2) (dc), the department shall aw</li> <li>10 two-year, nonrenewable grants under this section to no more than 20 scl</li> <li>11 districts. The amount of a grant may not exceed \$100,000.</li> </ul>
<ul> <li>10 two-year, nonrenewable grants under this section to no more than 20 scl</li> <li>11 districts. The amount of a grant may not exceed \$100,000.</li> </ul>
11 districts. The amount of a grant may not exceed \$100,000.
12 (3) Within 90 days after the end of the grant period, each school board receiv
13 a grant under this section shall submit to the department a report that summar
14 the activities funded by the grant.
15 <b>(4)</b> The department shall do all of the following:
16 (a) Award grants under this section in a competitive process based on crite
17 designed by the department.
18 (b) In awarding grants, give preference to school districts that demonstrate
19 support of the teachers employed by the school district, the community, and
20 businesses in the community.
21 (c) In awarding grants, make all reasonable efforts to reflect the diversit
school districts in size of enrollment, ethnicity, location, family income, and den
23 of population.
24 (d) Promulgate rules to implement and administer this section.

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## **ASSEMBLY BILL 100**

1 (5) This section does not affect a school district's duty to bargain with the 2 employees collective bargaining representative over wages, hours, and conditions of 3 employment.

4

**SECTION 1861.** 115.405 (1) of the statutes is renumbered 115.405 (1) (a) and 5 amended to read:

6 115.405 (1) (a) A cooperative educational service agency or a consortium 7 consisting of 2 or more school districts or cooperative educational service agencies, 8 or a combination thereof, may apply to the department for a grant to provide 9 technical assistance and training for teachers who are licensed or have been issued 10 a permit under ss. 115.28 (7) and 118.192 to implement peer review and mentoring 11 programs. An applicant for a grant under this section subsection shall submit to the 12 department a plan identifying the school districts and cooperative educational 13 service agencies that will participate in the peer review and mentoring program and 14 describing how the grant funds will be allocated. As a condition of receiving a grant 15 under this section subsection, a cooperative educational service agency or a 16 consortium shall provide matching funds in an amount equal to at least 20% of the 17 amount of the grant awarded. The matching funds may be in the form of money or 18 in-kind services or both.

#### 19

**SECTION 1862.** 115.405 (2) of the statutes is renumbered 115.405 (1) (b) and 20 amended to read:

21 115.405 (1) (b) The department shall award grants <u>under par. (a)</u> from the 22 appropriation under s. 20.255 (2) (fk). The department may not award more than 23 \$25,000 to an applicant in a fiscal year.

24

**SECTION 1863.** 115.405 (2m) of the statutes is created to read:

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# **ASSEMBLY BILL 100**

1	115.405 <b>(2m)</b> (a) In this subsection, "initial educator" means a person who is
2	licensed by the department as an initial educator under s. PI 34.17, Wis. Adm. Code.
3	(b) From the appropriation under s. $20.255$ (2) (fh), the department shall award
4	a grant to each person employing an initial educator in a position requiring a
5	teaching license issued by the department under s. 115.28 (7), for each initial
6	educator so employed. The amount of the grant shall be equal to the amount that
7	the employer is spending to provide a mentor for the initial educator, but not more
8	than \$375. The employer shall use the money to provide a mentor for each initial
9	educator employed.
10	(c) If the amount appropriated under s. 20.255 (2) (fh) in any fiscal year is
11	insufficient to fully fund the grants under this subsection, the department shall
12	prorate the payments to eligible persons.
13	<b>SECTION 1864.</b> 115.42 (title) of the statutes is amended to read:
14	115.42 (title) National Grants for national teacher certification or
15	<u>master educator licensure</u> .
16	SECTION 1865. 115.42 (1) (a) 1. of the statutes is amended to read:
17	115.42 (1) (a) 1. The person is certified by the National Board for Professional
18	Teaching Standards <u>or licensed by the department as a master educator under s. PI</u>
19	<u>34.19, Wis. Adm. Code</u> .
20	SECTION 1866. 115.42 (1) (a) 2. of the statutes is amended to read:
21	115.42 (1) (a) 2. The person is licensed <del>as a teacher</del> by the state superintendent.
22	or employed <del>as a teacher</del> in a private school located in this state <u>in a position that</u>
23	would require a license issued by the state superintendent if the position were in a
24	public school.
25	<b>SECTION 1867.</b> 115.42 (1) (a) 4. of the statutes is amended to read:

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**ASSEMBLY BILL 100** 

1	115.42 (1) (a) 4. The person is employed as a teacher in this state in a position
2	that requires a license issued by the state superintendent or that would require such
3	a license if the position were in a public school.
4	<b>SECTION 1868.</b> 115.42 (1) (b) of the statutes is amended to read:
5	115.42 (1) (b) The grant under this subsection shall be an amount equal to the
6	costs of obtaining certification <u>or licensure</u> under par. (a) 1. that are borne by the
7	person, not to exceed \$2,000. The department shall award the grant under this
8	subsection in the first school year in which the person meets the requirements under
9	par. (a).
10	<b>SECTION 1869.</b> 115.42 (2) (a) 1. of the statutes is amended to read:
11	115.42 (2) (a) 1. The person maintains his or her <del>certification by the National</del>
12	Board for Professional Teaching Standards national teacher certificate or master
13	educator license.
14	SECTION 1870. 115.42 (2) (a) 2. of the statutes is amended to read:
15	115.42 <b>(2)</b> (a) 2. The person maintains his or her license <del>as a teacher</del> <u>issued</u> by
16	the state superintendent or remains employed in a private school located in this
17	state.
18	SECTION 1871. 115.42 (2) (a) 4. of the statutes is amended to read:
19	115.42 <b>(2)</b> (a) 4. The person remains employed <del>as a teacher</del> in this state <u>in a</u>
20	position that requires a license issued by the state superintendent or that would
21	require a license if the position were in a public school.
22	<b>SECTION 1872.</b> 115.42 (3) of the statutes is amended to read:
23	115.42 (3) The department may not require, as a condition for renewing a
24	person's teaching license, that the person have earned continuing professional
25	education credits or their equivalent in the 5 years immediately preceding his or her

# **ASSEMBLY BILL 100**

1	application for <u>license</u> renewal if he or she has been initially certified by the National
2	Board for Professional Teaching Standards during those 5 years.
3	SECTION 1873. 115.42 (4) (c) of the statutes is amended to read:
4	115.42 (4) (c) The number of times that a teacher person may be exempt from
5	continuing professional education requirements under sub. (3).
6	SECTION 1874. 115.445 of the statutes is created to read:
7	115.445 Four-year-old kindergarten grants. (1) A school board may
8	apply to the department for up to 2 annual grants under this section to implement
9	a 4-year-old kindergarten program.
10	(2) (a) For the initial grant awarded under this section, the department shall
11	pay the school board up to \$3,000 for each 4-year-old kindergarten pupil enrolled
12	in the school district. For the second grant awarded under this section, the
13	department shall pay the school board up to \$1,500 for each 4-year-old kindergarten
14	pupil enrolled in the school district.
15	(b) The department shall pay grants under this section from the appropriation
16	under s. 20.255 (2) (dp) and shall give preference in awarding grants to school boards
17	that use community approaches to early education, as defined by the department by
18	rule. If the funds in this appropriation are insufficient to pay all eligible school
19	boards, the department shall prorate the payments.
20	(3) The department shall promulgate rules to implement this section.
21	<b>SECTION 1875.</b> 115.49 of the statutes is created to read:
22	115.49 Pupil diversity grants . (1) A person may apply to the department
23	under this section for an annual grant to do any of the following:
24	1. Impart to pupils an appreciation and understanding of different value
25	systems and cultures.

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7

2. Promote pupils' understanding of human relations, particularly with regard
 to American Indians.

- 3 3. Assist pupils, schools, and communities in appreciating racial and cultural
  4 diversity.
- 5 (2) (a) The department shall award grants under this section from the 6 appropriation under s. 20.255 (2) (kj). No grant may exceed \$30,000.
  - (b) The department shall promulgate rules to implement this section.
- 8 **SECTION 1876.** 115.751 of the statutes is created to read:
- 9 **115.751 Aid to alternative schools. (1)** (a) Subject to the requirements of 10 par. (b), each alternative school operating an American Indian language and culture 11 education program under this subchapter shall receive state aid, from the 12 appropriation under s. 20.255 (2) (km), in an amount equal to \$200 for each pupil who 13 has completed the fall semester in the program.
- 14 (b) No alternative school may receive state aid under this section unless the15 state superintendent:
- 16 1. Determines that the alternative school has adequate management and 17 accounting capacity and that the school agrees that its accounts related to the 18 program may be audited.
- 2. Certifies that the alternative school has met the requirements of ss. 115.73
  and 115.735 and has submitted a report to the state superintendent which includes
  a description of all expenditures made in the prior year in connection with the
  program, a budget for the current year for the program, and the number of pupils who
  have completed the fall semester in the program.

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### ASSEMBLY BILL 100

(2) State aid under this section shall be paid in April of each year. In no case
 may such aid supplant federal aid received by the alternative school and utilized for
 American Indian language and culture education programs in the prior year.

4

4 (3) If the appropriation under s. 20.255 (2) (km) in any year is insufficient to
5 pay the full amount of aid under this section, state aid payments shall be prorated
6 among the alternative schools entitled to such aid.

7

**SECTION 1877.** 115.88 (1) of the statutes is amended to read:

8 115.88 (1) PERSONNEL. A school board, board of control of a cooperative 9 educational service agency or, upon authorization of the county board, a county 10 children with disabilities education board may employ, for a special education 11 program, either full- or part-time licensed teachers, licensed coordinators of special 12 education, licensed school social workers, licensed school psychologists, licensed 13 school counselors, paraprofessionals, licensed consulting teachers to work with any 14 teacher of regular education programs who has a child with a disability in a class and 15 any other personnel approved by the department. The board may contract with 16 private or public agencies for physical or occupational therapy services on the basis 17 of demonstrated need.

18

**SECTION 1878.** 115.88 (1m) (am) of the statutes is amended to read:

19 115.88 (1m) (am) If the operator of a charter school established under s. 118.40 20 (2r) operates a special education program and the state superintendent is satisfied 21 that the operator of the charter school is complying with 20 USC 1400 to 14910, the 22 state superintendent shall certify to the department of administration in favor of the 23 operator of the charter school a sum equal to the amount that the operator of the 24 charter school expended during the previous school year for salaries of full-time or 25 part-time licensed teachers, licensed coordinators of special education, licensed

school social workers, licensed school psychologists, licensed school counselors,
paraprofessionals, licensed consulting teachers to work with any teacher of regular
education programs who has a child with a disability in a class and any other
personnel, as determined by the state superintendent. Certified costs under this
paragraph are eligible for reimbursement from the appropriation under s. 20.255 (2)
(b). The state superintendent may audit costs under this paragraph and adjust
reimbursement to cover only actual, eligible costs.

8

**SECTION 1879.** 115.881 of the statutes is created to read:

9 115.881 Additional special education aid. (1) A school board, board of 10 control of a cooperative educational service agency, county children with disabilities 11 education board, or operator of a charter school established under s. 118.40 (2r) may 12 apply to the department for aid under this section if the applicant incurred, in the previous school year, more than \$30,000 of nonadministrative costs for providing 13 14 special education and related services to a child and those costs were not eligible for 15 reimbursement under s. 115.88, 115.93, or 118.255, 20 USC 1400 et seq., or federal 16 medicaid.

17 (2) For each child whose costs exceeded \$30,000 under sub. (1), the department
18 shall, from the appropriation under s. 20.255 (2) (bd), pay an eligible applicant in the
19 current school year an amount equal to 0.90 multiplied by that portion of the cost
20 under sub. (1) that exceeded \$30,000.

(3) If the appropriation under s. 20.255 (2) (bd) is insufficient to pay the full
amount of costs under sub. (2), the department shall prorate payments among
eligible applicants.

24

**SECTION 1880.** 115.882 of the statutes is amended to read:

### **ASSEMBLY BILL 100**

1	115.882 Payment of state aid. Funds appropriated under s. 20.255 (2) (b)
2	shall be used first for the purpose of s. 115.88 (4). Costs eligible for reimbursement
3	from the appropriation under s. 20.255 (2) (b) under ss. 115.88 (1m) to (3), (6) and (8),
4	115.93, and 118.255 (4) shall be reimbursed at a rate set to distribute the full amount
5	appropriated for reimbursement for the costs, <del>less the amount paid by the</del>
6	department of health and family services under s. 20.435 (4) (b) and (o) under s. 49.45
7	<del>(39) (b) 1m.,</del> not to exceed 100%.
8	SECTION 1881. 118.153 (4) (b) of the statutes is amended to read:
9	118.153 (4) (b) Upon receipt of a school board's annual report under par. (a) the
10	state superintendent shall pay to the school district from the appropriation under s.
11	20.255 (2) (bc), for each pupil enrolled in a program for children at risk who achieved
12	at least 3 of the objectives under par. (c) in the previous school year, additional state
13	aid in an amount equal to 10% of the school district's average per pupil aids provided
14	under s. 20.835 (7) (a), 1991 stats., and s. 20.255 (2) (ac) and, (af), and (r) in the
15	previous school year.
16	SECTION 1882. 118.245 of the statutes is repealed.
17	SECTION 1883. 118.35 (4) of the statutes is created to read:
18	118.35 (4) From the appropriation under s. 20.255 (2) (fy), the department shall
19	award grants to cooperative educational service agencies and the school district
20	operating under ch. 119 for the purpose of providing advanced curriculum and
21	assessments for gifted and talented middle school pupils.
22	SECTION 1884. 118.43 (2) (bw) of the statutes is created to read:
23	118.43 (2) (bw) In the 2006–07 school year, the school board of an eligible school
24	district may enter into a 5-year achievement guarantee contract with the

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department on behalf of one or more schools in the school district if all of the following

#### **ASSEMBLY BILL 100**

1

2 apply: 3 1. The school board is not receiving a grant under the preschool to grade 5 program on behalf of any of the schools under s. 115.45. 4 5 2. The school board, if eligible to participate in the program under this section 6 in the 1996–97 and 1998–99 school years, had participated in the program during 7 either school year. 8 3. None of the schools is a beneficiary of a contract under this section. 9 **SECTION 1885.** 118.43 (2) (e) 1. of the statutes is amended to read: 10 118.43 (2) (e) 1. If the school board of an eligible school district does not enter 11 into an achievement guarantee contract with the department, a school board that 12 has entered into such a contract, other than the school board of the school district 13 operating under ch. 119, may apply to the department to enter into such a contract 14 on behalf of one or more schools that meet the requirements under par. (b), (bg) or, 15 (br), or (bw). 16 **SECTION 1886.** 118.43 (2) (g) of the statutes is amended to read: 17 118.43 (2) (g) The department may renew an achievement guarantee contract 18 under pars. (b), (bg), and (br), and (bw) for one or more terms of 5 school years. As 19 a condition of receiving payments under a renewal of an achievement guarantee 20 contract, a school board shall maintain the reduction of class size achieved during 21 the last school year of the original achievement guarantee contract for the grades 22 specified for the last school year of the contract. **SECTION 1887.** 118.43 (3) (intro.) of the statutes is amended to read: 23

# **ASSEMBLY BILL 100**

1	118.43 (3) CONTRACT REQUIREMENTS. (intro.) Except as provided in pars. (am)
2	and, (ar), <u>and (aw),</u> an achievement guarantee contract shall require the school board
3	to do all of the following in each participating school:
4	SECTION 1888. 118.43 (3) (aw) of the statutes is created to read:
5	118.43 (3) (aw) Class size; additional contracts. For contracts that begin in the
6	2006–07 school year, reduce each class size to 15 in the following manner:
7	1. In the 2006–07 school year, in at least grades kindergarten and one.
8	2. In the 2007–08 school year, in at least grades kindergarten to 2.
9	3. In the 2008–09 to 2009–10 school years, in at least grades kindergarten to
10	3.
11	<b>SECTION 1889.</b> 118.43 (6) (a) of the statutes is amended to read:
12	118.43 (6) (a) In this subsection, "amount appropriated" means the amount
13	appropriated under s. 20.255 (2) (cu) in any fiscal year less \$250,000 <del>, plus the amount</del>
14	appropriated under s. 20.255 (2) (cv).
15	SECTION 1890. 118.43 (6) (b) (intro.) of the statutes is amended to read:
16	118.43 <b>(6)</b> (b) (intro.) From the appropriations appropriation under s. 20.255
17	(2) (cu) <del>and (cv)</del> , subject to par. (c), the department shall pay to each school district
18	that has entered into a contract with the department under this section an amount
19	determined as follows:
20	SECTION 1891. 118.43 (6) (b) 9. of the statutes is created to read:
21	118.43 (6) (b) 9. In the 2005–06 school year, \$2,250 multiplied by the number
22	of low-income pupils enrolled in grades eligible for funding in each school in the
23	school district covered by renewals of contracts under sub. (2) (g).
24	<b>SECTION 1892.</b> 118.43 (6) (b) 10. of the statutes is created to read:

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1 118.43 (6) (b) 10. In the 2006–07 school year, \$2,500 multiplied by the number 2 of low-income pupils enrolled in grades eligible for funding in each school in the 3 school district covered by renewals of contracts under sub. (2) (g). After making these 4 payments, the department shall pay school districts on behalf of schools that are 5 covered by contracts under sub. (3) (aw) an amount equal to \$2,500 multiplied by the 6 number of low-income pupils enrolled in grades eligible for funding in each school 7 in the school district covered by contract under sub. (3) (aw). In making these 8 payments, the department shall give priority to schools that have the highest 9 percentage of low-income pupil enrollment and shall ensure that it fully distributes 10 the amount appropriated. 11 **SECTION 1893.** 118.43 (6) (c) of the statutes is amended to read: 12 118.43 (6) (c) The amount paid to a school district in any school year under par. 13 (b) may not exceed an amount equal to \$2,000 \$2,500 multiplied by the number of 14 low-income pupils enrolled in grades eligible for funding in each school in the school 15 district covered by contracts under this section. 16 **SECTION 1894.** 119.04 (1) of the statutes is amended to read: 17 119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 18 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 19 (2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.12, 118.125 to 20 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 21 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), <del>118.245,</del> 118.255, 118.258, 118.291, 22 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26), 120.125, 120.13 23 (1), (2) (b) to (g), (3), (14), (17) to (19), (26), (34), (35) and (37), 120.14 and 120.25 are 24 applicable to a 1st class city school district and board. 25 **SECTION 1895.** 119.16 (8) (am) of the statutes is created to read:

### **ASSEMBLY BILL 100**

1 119.16 **(8)** (am) Except as provided in par. (a), s. 65.90 (3) and (5) (c) applies to 2 the budget proposed by the board.

3

**SECTION 1896.** 120.13 (14) of the statutes is amended to read:

4 120.13 (14) DAY CARE PROGRAMS. Establish and provide or contract for the 5 provision of day care programs for children. The school board may receive federal 6 or state funds for this purpose. The school board may charge a fee for all or part of 7 the cost of the service for participation in a day care program established under this 8 subsection. Costs associated with a day care program under this subsection may not 9 be included in shared costs under s. 121.07 (6). Day care programs established under 10 this subsection shall meet the standards for licensed day care centers established by 11 the department of health and family services workforce development. If a school 12 board proposes to contract for or renew a contract for the provision of a day care 13 program under this subsection or if on July 1, 1996, a school board is a party to a 14 contract for the provision of a day care program under this subsection, the school 15 board shall refer the contractor or proposed contractor to the department of health 16 and family services for the criminal history and child abuse record search required 17 under s. 48.685. Each school board shall provide the department of health and family 18 services with information about each person who is denied a contract for a reason 19 specified in s. 48.685 (4m) (a) 1. to 5.

20

**SECTION 1897.** 121.007 of the statutes is amended to read:

121.007 Use of state aid; exemption from execution. All moneys paid to
a school district under s. 20.255 (2) (ac), (af), (bc), (cg), (cr), (qr), and (r) shall be used
by the school district solely for the purposes for which paid. Such moneys are exempt
from execution, attachment, garnishment, or other process in favor of creditors,

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#### 1 except as to claims for salaries or wages of teachers and other school employees and 2 as to claims for school materials, supplies, fuel, and current repairs. 3 **SECTION 1898.** 121.08 (4) (a) (intro.), 2. and 3. of the statutes are amended to 4 read: 5 121.08 (4) (a) (intro.) The amount of state aid that a school district is eligible 6 to be paid from the appropriations under s. 20.255 (2) (ac) and, (af), and(r) shall be 7 reduced by the amount determined as follows: 8 2. Divide the sum under subd. 1. by the total amount of state aid that all school 9 districts are eligible to be paid from the appropriations under s. 20.255 (2) (ac) and, 10 (af), and (r), calculated as if the reduction under par. (b) had not occurred. 11 3. Multiply the amount of state aid that the school district is eligible to be paid 12 from the appropriations under s. 20.255 (2) (ac) and .(af), and (r), calculated as if the 13 reduction under par. (b) had not occurred, by the quotient under subd. 2. 14 **SECTION 1899.** 121.08 (4) (b) of the statutes is amended to read: 15 121.08 (4) (b) The amount of state aid that the school district operating under 16 ch. 119 is eligible to be paid from the appropriations under s. 20.255 (2) (ac). (af), and 17 (r) shall also be reduced by 45% of the amounts paid under s. 119.23 (4) and (4m) in 18 the current school year. 19 **SECTION 1900.** 121.09 (1) of the statutes is amended to read: 20 121.09 (1) If, on or after July 1, 1980, the tax appeals commission or a court 21 makes a final redetermination on the assessment of property subject to taxation 22 under s. 70.995 that is lower than the previous assessment, or if, on or after January 23 1, 1982, the state board of assessors makes a final redetermination on the 24 assessment of property subject to taxation under s. 70.995 that is lower than the 25 previous assessment, the school board of the school district in which the property is

1 located may, within 4 years after the date of the determination, decision, or 2 judgment, file the determination of the state board of assessors, the decision of the 3 tax appeals commission, or the judgment of the court with the state superintendent, 4 requesting an adjustment in state aid to the school district. If the state 5 superintendent determines that the determination, decision, or judgment is final 6 and that it has been filed within the 4-year period, the state shall pay to the school 7 district in the subsequent fiscal year, from the appropriation appropriations under 8 s. 20.255 (2) (ac) and (af), an amount equal to the difference between the state aid 9 computed under s. 121.08 for the school year commencing after the year subject to 10 the valuation recertification, using the school district's equalized valuation as 11 originally certified, and the state aid computed under s. 121.08 for that school year 12 using the school district's equalized valuation as recertified under s. 70.57 (2).

13

**SECTION 1901.** 121.09 (2m) of the statutes is amended to read:

14 121.09 (2m) If after June 30, 1995, and before July 26, 2003, the state board 15 of assessors, the tax appeals commission, or a court makes a final redetermination 16 on the assessment of telephone company property subject to taxation under s. 70.112 17 (4) and subch. IV of ch. 76 that is lower than the previous assessment, the school 18 board of the school district in which the property is located may, within 4 years after 19 July 26, 2003, file the redetermination with the state superintendent, requesting an 20 adjustment in state aid to the school district. If the state superintendent determines 21 that the redetermination is final and that it has been filed within the 4-year period, 22 the state shall pay to the school district in the subsequent fiscal year, from the 23 appropriation appropriations under s. 20.255 (2) (ac) and (af), an amount equal to the 24 difference between the state aid computed under s. 121.08 for the school year 25 commencing after the year subject to the valuation recertification, using the school

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district's equalized valuation as originally certified, and the state aid computed
 under s. 121.08 for that school year using the school district's equalized valuation as
 recertified under s. 70.57 (2).

**SECTION 1902.** 121.09 (2r) of the statutes is amended to read:

5 121.09 (2r) If after July 26, 2003, the state board of assessors, the tax appeals 6 commission, or a court makes a final redetermination on the assessment of telephone 7 company property subject to taxation under s. 70.112 (4) and subch. IV of ch. 76 that 8 is lower than the previous assessment, the school board of the school district in which 9 the property is located may, within 4 years after the redetermination, file the 10 redetermination with the state superintendent, requesting an adjustment in state 11 aid to the school district. If the state superintendent determines that the 12 redetermination is final and that it has been filed within the 4-year period, the state 13 shall pay to the school district in the subsequent fiscal year, from the appropriation 14 <u>appropriations</u> under s. 20.255 (2) (ac) <u>and (af)</u>, an amount equal to the difference 15 between the state aid computed under s. 121.08 for the school year commencing after 16 the year subject to the valuation recertification, using the school district's equalized 17 valuation as originally certified, and the state aid computed under s. 121.08 for that 18 school year using the school district's equalized valuation as recertified under s. 19 70.57 (2).

20

4

**SECTION 1903.** 121.095 (2) of the statutes is amended to read:

121.095 (2) From the appropriation appropriations under s. 20.255 (2) (ac) and
(af), annually the department of public instruction shall pay to the department of
military affairs an amount equal to the sum of the reductions under sub. (1). The
department of public instruction shall ensure that the aid adjustment under sub. (1)

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does not affect the amount determined to be received by a school district as state aid
 under s. 121.08 or for any other purpose.

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**SECTION 1904.** 121.105 (3) of the statutes is amended to read:

4 121.105 (3) In the school year in which a school district consolidation takes 5 effect under s. 117.08 or 117.09 and in each of the subsequent 4 school years, the 6 consolidated school district's state aid shall be an amount that is not less than the 7 aggregate state aid received by the consolidating school districts in the school year 8 prior to the school year in which the consolidation takes effect. The additional state 9 aid shall be paid from the appropriation appropriations under s. 20.255 (2) (ac) and 10 (af).

11 SECTION 1905. 121.15 (1m) (a) 3. of the statutes is amended to read:

12 121.15 (1m) (a) 3. Beginning in the 1999–2000 school year, annually the state
13 shall pay to school districts, from the appropriation appropriations under s. 20.255
14 (2) (ac) and (af), \$75,000,000 on the 4th Monday in July of the following school year.
15 SECTION 1906. 121.58 (2) (a) of the statutes is renumbered 121.58 (2) (a) (intro.)
16 and amended to read:

17 121.58 (2) (a) (intro.) A school district which provides transportation to and 18 from a school under ss. 121.54 (1) to (3), (5) and (6) and 121.57, and the nonresident 19 school district that a pupil attends under s. 118.51 or 121.84 (4) which elects to 20 provide transportation under s. 121.54 (10), shall be paid state aid for such 21 transportation at the rate of \$30 per school year per following rates:

1. For each pupil so transported whose residence is at least 2 miles and not more
 than 5 miles from the school attended, \$45 per school year per \$30 per school year
 in the 2005–06 school year and \$40 per school year thereafter.

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1	<u>2. For each pupil so transported whose residence is at least more than</u> 5 miles
2	and not more than 8 miles from the school attended, <del>\$60 per school year per</del> <u>\$45 per</u>
3	school year in the 2005–06 school year and \$65 per school year thereafter.
4	3. For each pupil so transported whose residence is at least more than 8 miles
5	and not more than 12 miles from the school attended, <del>\$68 per school year per <u>\$82 per</u></del>
6	school year in the 2005 school year and \$120 per school year thereafter.
7	4. For each pupil so transported whose residence is at least 12 miles and not
8	more than $15 \ \underline{12}$ miles from the school attended, $\$75$ per school year per pupil so
9	transported whose residence is at least 15 miles and not more than 18 miles from the
10	school attended, and \$85 per school year per pupil so transported whose residence
11	is more than 18 miles from the school attended. Such state <u>\$150 per school year in</u>
12	<u>the 2005–06 school year and \$200 per school year thereafter.</u>
13	(am) State aid under par. (a) shall be reduced proportionately in the case of a
14	pupil transported for less than a full school year because of nonenrollment. State aid
15	for transportation shall not exceed the actual cost thereof. No state aid of any kind
16	may be paid to a school district which charges the pupil transported or his or her
17	parent or guardian any part of the cost of transportation provided under ss. 121.54
18	(1) to (3), (5), (6) and (10) and 121.57 or which willfully or negligently fails to
19	transport all pupils for whom transportation is required under s. 121.54.

20

**SECTION 1907.** 121.58 (2) (b) of the statutes is amended to read:

121.58 (2) (b) A school board that provides transportation under s. 121.54 (2) (am) shall be paid state aid for such transportation at the rates specified and according to the conditions established under par. pars. (a) and (am), except that the amount of state aid may not exceed the amount which the school district would

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1	receive for transporting the child between the child's residence and school attended
2	under s. 121.54 (1) to (3), (5), (6) or (9) or 121.57.
3	SECTION 1908. 121.58 (2) (c) of the statutes is amended to read:
4	121.58 (2) (c) A school district which provides transportation to and from a
5	school under s. 121.54 (9) shall be paid state aid for such transportation at the rate
6	of \$12 per school year per pupil so transported <u>in the 2005–06 school year and \$16</u>
7	per school year per pupil so transported thereafter. Such state aid shall be reduced
8	proportionately in the case of a pupil transported for less than a full year because of
9	nonenrollment. State aid for such transportation shall not exceed the actual cost
10	thereof.
11	SECTION 1909. 121.58 (6) of the statutes is amended to read:
12	121.58 (6) Appropriation prorated. If the appropriation under s. 20.255 (2) (cr)
13	(qr) in any one year is insufficient to pay the full amount of approved claims under
14	this section, state aid payments shall be prorated among the school districts entitled
15	thereto.
16	SECTION 1910. 121.85 (6) (e) of the statutes is amended to read:
17	121.85 (6) (e) <i>Sources of aid payments.</i> State aid under this section shall be
18	paid from the appropriation appropriations under s. 20.255 (2) (ac) and (af).
19	SECTION 1911. 121.85 (8) of the statutes is amended to read:
20	121.85 (8) TRANSFERRED PUPILS. Pupils transferring schools under this section
21	shall be subject to the same rules and regulations as resident pupils and shall have
22	the responsibilities, privileges, and rights of resident pupils in the school district or
23	attendance area. Subject to this subsection, a pupil transferring schools under either
24	sub. (3) (a) or (b) has the right to complete his or her education at the elementary,

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#### 1 middle, or high school to which he or she transfers so long as full funding therefor 2 is available under s. 20.255 (2) (ac) and (af). **SECTION 1912.** 121.85 (9) (c) of the statutes is amended to read: 3 4 121.85 (9) (c) The obligation under par. (a) to organize planning councils shall 5 apply only with regard to school terms for which full pupil transfer aids are 6 appropriated under s. 20.255 (2) (ac) and (af) and planning council assistance funds 7 are appropriated under s. 20.255 (1) (a). 8 **SECTION 1913.** 121.905 (1) of the statutes is amended to read: 9 121.905 (1) In this section, "revenue ceiling" means \$6,900, except that 10 "revenue ceiling" means \$7,400 <u>\$8,100</u> in the <u>2003-04</u> <u>2005-06</u> school year and 11 \$7,800 \$8,400 in any subsequent school year. 12 **SECTION 1914.** 121.905 (3) (b) 1. of the statutes is amended to read: 13 121.905 (3) (b) 1. Except as provided under subd. 2. and s. 121.91 (8), divide the 14 result in par. (a) 1. by the sum of the average of the number of pupils enrolled in the 15 3 previous school years and the number of pupils enrolled who were school district 16 residents and solely enrolled in a special education program provided by a county 17 children with disabilities education board program in the previous school year. 18 **SECTION 1915.** 121.91 (2m) (e) (intro.) of the statutes is amended to read: 19 121.91 (2m) (e) (intro.) Except as provided in subs. (3) and, (4), and (8), no 20 school district may increase its revenues for the 1999–2000 school year or for any 21 school year thereafter to an amount that exceeds the amount calculated as follows: 22 **SECTION 1916.** 121.91 (4) (d) of the statutes is amended to read: 23 121.91 (4) (d) If a school district's revenue in the preceding school year was less 24 than the limit under sub. (2m) in the preceding school year, the limit otherwise 25 applicable to the school district's revenue in the current school year under sub. (2m)

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is increased by an amount equal to <del>75% of</del> the difference between the amount of its
 revenue in the preceding school year and the amount of the limit in the preceding
 school year under sub. (2m).

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4 **SECTION 1917.** 121.91 (4) (dg) of the statutes is repealed.

5 **SECTION 1918.** 121.91 (4) (dr) of the statutes is repealed.

**SECTION 1919.** 121.91 (4) (f) 1. of the statutes is amended to read:

121.91 (4) (f) 1. For Except as provided in sub. (8), for the 1999–2000 school year
or any school year thereafter, if the average of the number of pupils enrolled in the
current and the 2 preceding school years is less than the average of the number of
pupils enrolled in the 3 previous school years, the limit otherwise applicable under
sub. (2m) (e) is increased by the additional amount that would have been calculated
had the decline in average enrollment been 25% of what it was.

13 **SECTION 1920.** 121.91 (8) of the statutes is created to read:

14 121.91 (8) Beginning with the calculation of a school district's revenue limit for 15 the 2006–07 school year, a school district's base revenue per member under s. 121.905 16 (3) (b) 1., a school district's revenue limit under sub. (2m), and the adjustment for 17 declining enrollment under sub. (4) (f) shall be calculated as provided in those 18 sections and with a 5-year rolling average of enrollment instead of a 3-year rolling 19 average of enrollment. The result that provides a school district with the higher 20 revenue limit is the one in effect.

#### 21

**SECTION 1921.** 125.12 (6) of the statutes is created to read:

125.12 (6) REVOCATION OR SUSPENSION OF INTOXICATING LIQUOR WHOLESALERS'
PERMITS FOR CERTAIN VIOLATIONS. (a) Any person may file a sworn written complaint
with the department alleging that an intoxicating liquor wholesaler has violated s.
125.54 (7) (a). The complaint shall identify the specific legal basis for the complaint

and sufficient facts for the department to determine whether there is cause to find
that a violation has occurred. The department shall provide a copy of the complaint
to any wholesaler against whom allegations are made, along with notice of the time
period under par. (b) to show cause why the wholesaler's permit should not be
revoked or suspended.

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(b) Within 30 days of receiving a copy of the complaint under par. (a), any wholesaler against whom allegations are made may file a sworn written response.

8 (c) Subject to par. (d), within 60 days of receiving any response under par. (b) 9 or, if no response is made, within 60 days of the date on which a response is due under 10 par. (b), the department shall make a written decision as to whether a violation has 11 occurred and either dismiss the complaint or take action under par. (e). Any decision 12 under this paragraph shall include findings of fact and conclusions of law and shall 13 state all reasons for the decision. The department shall provide a copy of the decision 14 to the complainant and to any wholesaler against whom allegations are made.

(d) Within 60 days of receiving any response under par. (b) or, if no response
is made, within 60 days of the date on which a response is due under par. (b), the
department may extend the time period for making a decision under par. (c) by an
additional 60 days if the department provides notice within the time period specified
in par. (c) that an additional 60 days is necessary for investigation.

(e) If the department finds the allegations true and sufficient, the department
shall either suspend for not less than 10 days nor more than 90 days or revoke the
wholesaler's permit, and give notice of the suspension or revocation to the
wholesaler.

24 (f) A revocation or suspension under this subsection is a contested case under25 ch. 227.

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**SECTION 1922.** 125.145 of the statutes is amended to read:

125.145 Prosecutions by attorney general <u>or department</u>. Upon request
by the secretary of revenue, the attorney general may represent this state or assist
a district attorney in prosecuting any case arising under this chapter. <u>The</u>
<u>department may represent this state in prosecuting any violation of s. 125.54 (7) (a)</u>
or (b) and shall bring any such action in the circuit court for Dane County.

7

**SECTION 1923.** 125.15 of the statutes is created to read:

8 Actions against intoxicating liquor wholesalers. 125.15 If any 9 intoxicating liquor wholesaler, intoxicating liquor retail licensee or permittee, or 10 intoxicating liquor trade association makes a written complaint to the department 11 under s. 125.12 (6) of a violation of s. 125.54 (7) (a), and the department has not 12 rendered a decision within the time periods specified in s. 125.12 (6) (c) and (d), the 13 complaining party may bring an action to enforce the provisions of s. 125.54 (7) and 14 shall be entitled to recover reasonable attorney fees if found to be the prevailing 15 party.

16

SECTION 1924. 125.54 (7) of the statutes is created to read:

17 125.54 (7) BONA FIDE WHOLESALERS. (a) 1. The premises described in a permit
18 issued under this section shall be capable of warehousing intoxicating liquor. Any
19 intoxicating liquor sold by the permittee shall be physically unloaded at the premises
20 described in the permit prior to being delivered to a retail licensee or permittee or to
21 another wholesaler.

22 2. A permittee under this section shall annually sell and deliver intoxicating 23 liquor to at least 10 retail licensees or permittees that do not have any direct or 24 indirect interest in each other or in the permittee under this section. The department 25 shall not issue a permit under this section unless the applicant represents to the

department an intention to satisfy this requirement, and shall not renew a permit
 issued under this section unless the permittee demonstrates that this requirement
 has been satisfied.

4 (b) No intoxicating liquor retail licensee or permittee may receive a benefit from
5 a violation under par. (a) with knowledge of the circumstances giving rise to the
6 violation.

(c) 1. In addition to imposing any penalty provided under s. 125.11, a court may
order a wholesaler who violates this subsection to forfeit an amount equal to any
profit gained by the wholesaler or by a retail licensee or permittee that violates par.
(b), or by both, resulting from the violation, and the court may further order that the
wholesaler's permit be revoked except that, if the wholesaler violates par. (a) 2., the
permit shall be revoked.

13 2. In addition to imposing any penalty provided under s. 125.11, a court may
14 order a retail licensee or permittee who violates this subsection to forfeit an amount
15 equal to any profit gained by the retail licensee or permittee resulting from the
16 violation, and the court may further order that the retail license or permit be
17 revoked.

3. This paragraph shall not affect the authority of any municipality or the
department to revoke, suspend, or refuse to renew or issue a license or permit under
s. 125.12.

(d) The department shall promulgate rules to administer and enforce the
requirements under this subsection. The rules shall ensure coordination between
the department's issuance and renewal of permits under this section and its
enforcement of the requirements of this subsection, and shall require that all
applications for issuance or renewal of permits under this section be processed by

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department personnel generally familiar with activities of intoxicating liquor
 wholesalers. The department shall establish by rule minimum requirements for
 warehouse facilities on premises described in permits issued under this section and
 for periodic site inspections by the department of such warehouse facilities.

**SECTION 1925.** 134.65 (1) of the statutes is amended to read:

6 134.65 (1) No person, except a person who holds a valid permit under s. 139.345

or 139.795 and who sells cigarettes or tobacco products solely as a direct marketer.
shall in any manner, or upon any pretense, or by any device, directly or indirectly sell,
expose for sale, possess with intent to sell, exchange, barter, dispose of or give away
any cigarettes or tobacco products to any person not holding a license as herein
provided or a permit under ss. 139.30 to 139.41 or 139.79 without first obtaining a

license from the clerk of the city, village or town wherein such privilege is sought tobe exercised.

14

5

**SECTION 1926.** 134.65 (1n) of the statutes is created to read:

15 134.65 (1n) (a) The department of revenue shall prepare an application form
16 for licenses issued under this section. In addition to the information required under
17 sub. (1m), the form shall require all of the following information:

- The applicant's history relevant to the applicant's fitness to hold a license
   under this section.
- 20

2. The kind of license for which the applicant is applying.

21

3. The premises where cigarettes or tobacco products will be sold or stored.

4. If the applicant is a corporation, the identity of the corporate officers andagent.

5. If the applicant is a limited liability company, the identity of the companymembers or managers and agent.

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1	6. The applicant's trade name, if any.
2	7. Any other information required by the department.
3	(b) The department of revenue shall provide 1 copy of each application prepared
4	under this subsection to each city, village, and town.
5	(c) Each applicant for a license under this section shall use the application form
6	prepared under this subsection.
7	(d) 1. Each application for a license under this section shall be sworn to by the
8	applicant and the applicant shall submit the application with the clerk of the city,
9	village, or town where the intended place of sale is located.
10	2. Within 10 days of any change in any fact set forth in an application, the
11	applicant or license holder shall file a written description of the change with the clerk
12	of the city, village, or town where the application was submitted.
13	3. Any person may inspect applications submitted under this paragraph. The
14	clerk of each city, village, or town where such applications are submitted shall retain
15	all applications submitted under this paragraph, but may destroy all applications
16	that have been retained for 5 years or longer.
17	<b>SECTION 1927.</b> 134.65 (1r) of the statutes is created to read:
18	134.65 (1r) (a) No license under sub. (1) may be issued to any person to whom
19	any of the following applies:
20	1. Subject to ss. 111.321, 111.322, and 111.335, the person has an arrest record
21	or a conviction record.
22	2. Subject to ss. 111.321, 111.322, and 111.335, the person has been convicted
23	of a felony, or as a repeat or habitual offender, unless pardoned.
24	3. The person has not submitted proof as provided under s. 77.61 (11).

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1	(b) The requirements under par. (a) apply to all partners of a partnership, all
2	members of limited liability company, all agents of a limited liability company or
3	corporation, and all officers of a corporation. Subject to ss. 111.321, 111.322, and
4	111.335, if a business entity has been convicted of a crime, the entity may not be
5	issued a license under sub. (1) unless the entity has terminated its relationship with
6	the individuals whose actions directly contributed to the conviction.
7	SECTION 1928. 134.65 (2) (a) of the statutes is amended to read:
8	134.65 (2) (a) Except Subject to sub. (1r), and except as provided in par. (b),
9	upon filing of a proper written application a license shall be issued on July 1 of each
10	year or when applied for and continue in force until the following June 30 unless
11	sooner revoked. The city, village or town may charge a fee for the license of not less
12	than \$5 nor more than \$100 per year which shall be paid to the city, village or town
13	treasurer before the license is issued.
13 14	treasurer before the license is issued. <b>SECTION 1929.</b> 134.65 (5) of the statutes is amended to read:
14	<b>SECTION 1929.</b> 134.65 (5) of the statutes is amended to read:
14 15	<b>SECTION 1929.</b> 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100
14 15 16	<b>SECTION 1929.</b> 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100 \$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor
14 15 16 17	SECTION 1929. 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100 \$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor less than \$25 \$1,000 or imprisoned not exceeding 180 days or both for the 2nd or
14 15 16 17 18	<ul> <li>SECTION 1929. 134.65 (5) of the statutes is amended to read:</li> <li>134.65 (5) Any person violating this section shall be fined not more than \$100</li> <li>\$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor</li> <li>less than \$25 \$1,000 or imprisoned not exceeding 180 days or both for the 2nd or</li> <li>subsequent offense. If upon such 2nd or subsequent violation, the person so violating</li> </ul>
14 15 16 17 18 19	SECTION 1929. 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100 \$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor less than \$25 \$1,000 or imprisoned not exceeding 180 days or both for the 2nd or subsequent offense. If upon such 2nd or subsequent violation, the person so violating this section was personally guilty of a failure to exercise due care to prevent violation
14 15 16 17 18 19 20	SECTION 1929. 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100 \$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor less than \$25 \$1,000 or imprisoned not exceeding 180 days or both for the 2nd or subsequent offense. If upon such 2nd or subsequent violation, the person so violating this section was personally guilty of a failure to exercise due care to prevent violation thereof, the person shall be fined not more than \$300 nor less than \$25 or imprisoned
14 15 16 17 18 19 20 21	SECTION 1929. 134.65 (5) of the statutes is amended to read: 134.65 (5) Any person violating this section shall be fined not more than \$100 \$1,000 nor less than \$25 \$500 for the first offense and not more than \$200 \$5,000 nor less than \$25 \$1,000 or imprisoned not exceeding 180 days or both for the 2nd or subsequent offense. If upon such 2nd or subsequent violation, the person so violating this section was personally guilty of a failure to exercise due care to prevent violation thereof, the person shall be fined not more than \$300 nor less than \$25 or imprisoned not exceeding 60 days or both. Conviction Upon conviction of a 2nd or subsequent

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the person in that period act as the servant or agent of a person licensed hereunder
 for the performance of the acts authorized by such license.

3 **SECTION 1930.** 134.66 (1) (a) of the statutes is amended to read: 4 134.66 (1) (a) "Cigarette" has the meaning given in s. 139.30 (1) (1m). 5 **SECTION 1931.** 134.66 (1) (am) of the statutes is created to read: 6 134.66 (1) (am) "Direct marketer" has the meaning given in s. 139.30 (2n). 7 **SECTION 1932.** 134.66 (2) (a) of the statutes is amended to read: 8 134.66 (2) (a) No retailer, direct marketer, manufacturer, distributor, jobber or 9 subjobber, no agent, employee or independent contractor of a retailer, direct 10 marketer, manufacturer, distributor, jobber or subjobber and no agent or employee 11 of an independent contractor may sell or provide for nominal or no consideration 12 cigarettes or tobacco products to any person under the age of 18, except as provided 13 in s. 254.92 (2) (a). A vending machine operator is not liable under this paragraph 14 for the purchase of cigarettes or tobacco products from his or her vending machine 15 by a person under the age of 18 if the vending machine operator was unaware of the 16 purchase.

17

**SECTION 1933.** 134.66 (2) (am) of the statutes is amended to read:

18 134.66 (2) (am) No retailer, <u>direct marketer</u>, manufacturer, distributor, jobber, 19 subjobber, no agent, employee or independent contractor of a retailer, direct 20 marketer, manufacturer, distributor, jobber or subjobber and no agent or employee 21 of an independent contractor may provide for nominal or no consideration cigarettes 22 or tobacco products to any person except in a place where no person younger than 18 23 years of age is present or permitted to enter unless the person who is younger than 24 18 years of age is accompanied by his or her parent or guardian or by his or her spouse 25 who has attained the age of 18 years.

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1	<b>SECTION 1934.</b> 134.66 (2) (d) of the statutes is amended to read:
2	134.66 (2) (d) No manufacturer, <u>direct marketer,</u> distributor, jobber, subjobber
3	or retailer, or their employees or agents, may provide cigarettes or tobacco products
4	for nominal or no consideration to any person under the age of 18.
5	SECTION 1935. 134.66 (2) (e) of the statutes is amended to read:
6	134.66 (2) (e) No retailer <u>or direct marketer</u> may sell cigarettes in a form other
7	than as a package or container on which a stamp is affixed under s. 139.32 (1).
8	<b>SECTION 1936.</b> 134.66 (3m) of the statutes is created to read:
9	134.66 (3m) DEFENSE OF DIRECT MARKETER. Proof of all of the following facts by
10	a direct marketer who sells cigarettes or tobacco products to a person under the age
11	of 18 is a defense to any prosecution for a violation under sub. (2) (a):
12	(a) That the direct marketer used a mechanism, approved by the department
13	of revenue, for verifying the age of the purchaser.
14	(b) That the purchaser falsely represented that he or she had attained the age
15	of 18 and presented a copy or facsimile of an identification card.
16	(c) That the name and birthdate of the purchaser, as indicated by the purchaser,
17	matched the name and birthdate on the identification presented under par. (b).
18	(d) That the sale was made in good faith, in reasonable reliance on the
19	mechanism described in par. (a) and the representation and identification under
20	pars. (b) and (c), and in the belief that the purchaser had attained the age of 18.
21	SECTION 1937. 134.71 (12) of the statutes is amended to read:
22	134.71 (12) APPLICATIONS AND FORMS. The department of agriculture, trade, and
23	consumer protection rural resources, in consultation with the department of justice.
24	shall develop applications and other forms required under subs. (5) (intro.) and (8)
25	(c). The department of agriculture, trade, and rural resources shall print a sufficient

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#### **ASSEMBLY BILL 100**

1 number of applications and forms to provide to counties and municipalities for 2 distribution to pawnbrokers, secondhand article dealers, and secondhand jewelry 3 dealers at no cost. 4 **SECTION 1938.** 136.03 (title) of the statutes is amended to read: 5 136.03 (title) Duties of the department of agriculture, trade and 6 consumer protection justice. 7 **SECTION 1939.** 136.03 (1) (intro.) of the statutes is amended to read: 8 The department of agriculture, trade and consumer 136.03 **(1)** (intro.) 9 protection justice shall investigate violations of this chapter and of rules and orders 10 issued under s. 136.04. The department <u>of justice</u> may subpoen apersons and records 11 to facilitate its investigations, and may enforce compliance with such subpoenas as 12 provided in s. 885.12. The department <u>of justice</u> may in <u>on</u> behalf of the state: 13 **SECTION 1940.** 136.04 of the statutes is amended to read: 14 **136.04** Powers of the department of agriculture, trade and consumer 15 **protection** <u>justice</u>. (1) The department of agriculture, trade and consumer 16 protection justice may adopt such rules as may be required to carry out the purposes 17 of this chapter. 18 (2) The department of <u>agriculture</u>, trade and consumer protection <u>justice</u> after 19 public hearing may issue general or special orders to carry out the purposes of this 20 chapter and to determine and prohibit unfair trade practices in business or unfair 21 methods of competition in business pursuant to s. 100.20 (2) to (4). 22 **SECTION 1941.** 139.02 (1) of the statutes is amended to read: 23 139.02 (1) TAX IMPOSED; RATE; LIMITATION. An occupational excise tax is imposed 24 upon the removal for consumption or sale or selling of fermented malt beverages at

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the rate of \$2 per barrel of 31 gallons and at a proportionate rate for any other

# **ASSEMBLY BILL 100**

1	quantity or fractional parts thereof. Not more than one occupational excise tax shall
2	be required to be paid on any one container of fermented malt beverages.
3	SECTION 1942. 139.03 (intro.) of the statutes is amended to read:
4	<b>139.03 Liquor tax.</b> (intro.) An occupational <u>excise</u> tax is imposed upon the
5	selling of intoxicating liquor as follows:
6	<b>SECTION 1943.</b> 139.03 (3) of the statutes is amended to read:
7	139.03 (3) Not more than one occupational excise tax shall be required to be
8	paid on any one container of intoxicating liquor.
9	SECTION 1944. 139.05 (2) of the statutes is amended to read:
10	139.05 (2) Each brewer and bottler in this state and each wholesaler of malt
11	beverages within this state to whom malt beverages are shipped from outside this
12	state shall on or before the fifteenth day of each month file with the secretary on
13	forms prescribed by the secretary a verified return containing such information as
14	may be required to compute and show the amount of occupational excise tax payable
15	by the brewer, bottler or wholesaler or by the shipper for the next preceding calendar
16	month on malt beverages.
17	<b>SECTION 1945.</b> 139.05 (3) of the statutes is amended to read:
18	139.05 (3) The amount of the occupational excise tax disclosed by the return
19	shall accompany the return and shall be paid to the department.
20	SECTION 1946. 139.06 (1) (a) of the statutes is amended to read:
21	139.06 (1) (a) The taxes imposed under s. 139.03 (intro.) on intoxicating liquor
22	at the rates under s. 139.03 (2m) shall be paid to, and a monthly return filed with,
23	the department of revenue on or before the 15th of the month following the month
24	in which the tax liability is incurred. An administrative fee of $3 11$ cents per gallon
25	on intoxicating liquor taxed at the rates under s. 139.03 (2m) is imposed, shall be paid

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1 along with the taxes and shall be deposited in the appropriation under s. 20.566 (1) 2 (ha). 3 **SECTION 1947.** 139.09 of the statutes is amended to read: 4 139.09 **Registration.** Every brewer, bottler, manufacturer, rectifier, 5 wholesaler or retailer liable for payment of the occupational excise tax imposed in 6 ss. 139.01 to 139.25 shall hold a valid certificate under s. 73.03 (50). The secretary 7 shall assign the person a registration number. 8 **SECTION 1948.** 139.30 (1) of the statutes is renumbered 139.30 (1m). 9 **SECTION 1949.** 139.30 (1d) of the statutes is created to read: 10 139.30 **(1d)** "Bonded direct marketer" means any person who acquires 11 unstamped cigarettes from the manufacturer thereof, affixes stamps to the packages 12 or other containers, stores them and sells them by direct marketing to consumers for 13 their own personal use and who may also acquire stamped cigarettes from 14 manufacturers or distributors for such sales. 15 **SECTION 1950.** 139.30 (1s) of the statutes is created to read: 16 139.30 (1s) "Consumer" means any individual who receives cigarettes for his 17 or her personal use or consumption or any individual who has title to or possession 18 of cigarettes for any purpose other than for sale or resale. 19 **SECTION 1951.** 139.30 (2n) of the statutes is created to read:

- 20 139.30 (2n) "Direct marketer" means a bonded direct marketer or a nonbonded
  21 direct marketer.
- 22 SECTION 1952. 139.30 (2p) of the statutes is created to read:

139.30 (2p) "Direct marketing" means publishing or making accessible an offer
for the sale of cigarettes to consumers in this state, or selling cigarettes to consumers

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1	
1	in this state, using any means by which the consumer is not physically present at the
2	time of sale on a premise that sells cigarettes.
3	<b>SECTION 1953.</b> 139.30 (3) of the statutes is amended to read:
4	139.30 (3) "Distributor" means any person who acquires unstamped cigarettes
5	from the manufacturer thereof, affixes stamps to the packages or other containers,
6	stores them and sells them to other permittees or to retailers for resale <del>or</del> <u>and</u> who
7	acquires <u>may acquire</u> stamped cigarettes from another <del>permittee</del> <u>manufacturers or</u>
8	distributors for such sales.
9	<b>SECTION 1954.</b> 139.30 (4n) of the statutes is created to read:
10	139.30 (4n) "Identification card" has the meaning given in s. 134.66 (1) (c).
11	SECTION 1955. 139.30 (7) of the statutes is amended to read:
12	139.30 (7) "Manufacturer" means any person who <u>directly</u> manufactures
13	cigarettes for the purpose of sale, including the authorized agent of a person who
14	directly manufactures cigarettes for the purpose of sale.
15	SECTION 1956. 139.30 (8d) of the statutes is created to read:
16	139.30 (8d) "Nonbonded direct marketer" means any person who acquires
17	stamped cigarettes from the manufacturers or distributors, stores them, and sells
18	them by direct marketing to consumers for their own personal use.
19	<b>SECTION 1957.</b> 139.30 (8s) of the statutes is created to read:
20	139.30 (8s) "Person" means any individual, sole proprietorship, partnership,
21	limited liability company, corporation, or association, or any owner of a single–owner
22	entity that is disregarded as a separate entity under ch. 71.
23	SECTION 1958. 139.30 (10) of the statutes is amended to read:

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1	139.30 (10) "Retailer" means any person who sells, exposes for sale or possesses
2	with intent to sell to consumers any cigarettes has the meaning given in s. 134.66 (1)
3	<u>(g)</u> .
4	SECTION 1959. 139.32 (1) of the statutes is amended to read:
5	139.32 (1) The tax imposed by s. 139.31 (1) shall be paid. To evidence the
6	payment, the department shall provide stamps. A person who has paid the tax shall
7	affix stamps of the proper denomination to each package in which cigarettes are
8	packed, prior to the first sale within this state. First sale does not include a sale by
9	a manufacturer to a distributor <u>or to a bonded direct marketer</u> or by a distributor to
10	a permittee who has obtained department approval as provided for in s. 139.321 (1)
11	(a) 2. The tax shall be paid only once on each package or container.
12	<b>SECTION 1960.</b> 139.32 (4) of the statutes is amended to read:
13	139.32 (4) In lieu of stamps the secretary may authorize impressions applied
14	by the use of meter machines. The secretary shall prescribe by rule the type of
15	impression and the kind of machines which may be used.
16	<b>SECTION 1961.</b> 139.32 (5) of the statutes is amended to read:
17	139.32 (5) Manufacturers <u>, bonded direct marketers,</u> and distributors having
18	<del>a permit from the secretary</del> <u>who are authorized by the department to purchase tax</u>
19	stamps shall receive a discount of 1.6% of the tax paid on stamp purchases.
20	SECTION 1962. 139.32 (5m) of the statutes is amended to read:
21	139.32 (5m) Distributors <u>, bonded direct marketers,</u> and manufacturers shall
22	pay to the department the cost of printing and shipping those stamps.
23	<b>SECTION 1963.</b> 139.32 (6) of the statutes is amended to read:
24	139.32 (6) Manufacturers <u>, bonded direct marketers,</u> and distributors <del>having</del>
25	<del>a permit from the secretary</del> <u>who are authorized by the department to purchase tax</u>

# **ASSEMBLY BILL 100**

1	stamps may purchase stamps on credit. The secretary may require manufacturers,
2	bonded direct marketers, and distributors who purchase stamps on credit to file
3	under the conditions prescribed by the secretary by rule.
4	SECTION 1964. 139.321 (1) (intro.) of the statutes is amended to read:
5	139.321 (1) (intro.) It is unlawful for any person to possess in excess of 400
6	cigarettes unless the required stamps are properly affixed as provided in ss. 139.32
7	(1) and 139.33 (4).
8	SECTION 1965. 139.321 (1) (a) 1. of the statutes is amended to read:
9	139.321 (1) (a) 1. Manufacturers, <u>bonded direct marketers,</u> distributors or
10	warehouse operators possessing valid permits issued by the secretary.
11	<b>SECTION 1966.</b> 139.33 (3) of the statutes is amended to read:
12	139.33 (3) No person other than <u>a member of the armed forces, as specified in</u>
13	this subsection, a licensed distributor, or a bonded direct marketer who is authorized
14	by the department to purchase and affix tax stamps may import into this state more
15	than 400 cigarettes on which the excise tax imposed by s. 139.31 has not been paid
16	and the container of which does not bear proper stamps. Within 15 days, any such
17	person importing cigarettes shall file a declaration of such cigarettes imported and
18	shall remit therewith the tax on such cigarettes imposed by this section. Members
19	of the armed forces shall not be required to report or pay the tax on cigarettes in their
20	possession if such cigarettes are issued to them by the U.S. government or any of its
21	subdivisions or were purchased in any armed forces post exchange or service store
22	for their personal use or consumption. If the use tax imposed by this section is not
23	paid when due, it shall become delinquent and the person liable for it shall pay, in
24	addition, a penalty of \$25 for each 200 cigarettes. Interest on the delinquent tax and

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### **ASSEMBLY BILL 100**

1	penalty shall accrue at the rate of $1.5\%$ per month or each fraction of a month from
2	the date the tax became due until paid.
3	SECTION 1967. 139.34 (1) (a) of the statutes is amended to read:
4	139.34 (1) (a) No person may manufacture cigarettes in this state or sell
5	cigarettes in this state as a distributor, manufacturer, jobber, vending machine
6	operator <u>, direct marketer,</u> or multiple retailer and no person may operate a
7	warehouse in this state for the storage of cigarettes for another person without first
8	filing an application for and obtaining the proper permit to perform such operations
9	from the department.
10	SECTION 1968. 139.34 (1) (b) of the statutes is repealed.
11	SECTION 1969. 139.34 (1) (c) (intro.) of the statutes is amended to read:
12	139.34 <b>(1)</b> (c) (intro.) Subject to ss. 111.321, 111.322 and 111.335, no <u>No</u> permit
13	under this section may be granted to any person to whom any of the following applies:
14	<b>SECTION 1970.</b> 139.34 (1) (c) 1. to 6. of the statutes are repealed.
15	SECTION 1971. 139.34 (1) (c) 1m. of the statutes is created to read:
16	139.34 (1) (c) 1m. Subject to ss. 111.321, 111.322, and 111.335, the person has
17	an arrest record or a conviction record.
18	SECTION 1972. 139.34 (1) (c) 2m. of the statutes is created to read:
19	139.34 (1) (c) 2m. Subject to ss. 111.321, 111.322, and 111.335, the person has
20	been convicted of a felony, or as a repeat or habitual offender, unless pardoned.
21	SECTION 1973. 139.34 (1) (c) 3m. of the statutes is created to read:
22	139.34 (1) (c) 3m. The person has not submitted proof as provided under s.
23	77.61 (11).
0.4	

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24 **SECTION 1974.** 139.34 (1) (cm) of the statutes is created to read:

1 139.34 (1) (cm) The requirements under par. (c) apply to all partners of a 2 partnership, all members of a limited liability company, all agents, director, and 3 shareholders, of a limited liability company or corporation, and all officers of a 4 corporation. Subject to ss. 111.321, 111.322, and 111.335, if a business entity has 5 been convicted of a crime, the entity may not be issued a permit under this subsection 6 unless the entity has terminated its relationship with the individuals whose actions 7 directly contributed to the conviction.

8

**SECTION 1975.** 139.34 (3) of the statutes is amended to read:

9 139.34 (3) No distributor <u>or bonded direct marketer</u> may affix stamps to 10 cigarette packages, as provided in s. 139.32, unless the distributor <u>or bonded direct</u> 11 <u>marketer</u> certifies to the department, in a manner prescribed by the department, 12 that the distributor <u>or bonded direct marketer</u> purchases cigarettes directly from a 13 manufacturer.

**SECTION 1976.** 139.34 (4) of the statutes is amended to read:

15 139.34 (4) A separate permit shall be required of and issued to each class of
permittee and the holder of any permit shall perform only the operations thereby
authorized. Such permit shall not be transferable from one person to another or from
one premises to another. A separate permit shall be required for each place where
cigarettes are stamped or where cigarettes are stored for sale at wholesale or,
through vending machines or multiple retail outlets, or by direct marketing.

21

**SECTION 1977.** 139.34 (6) of the statutes is amended to read:

139.34 (6) A vending machine operator or a multiple retailer may acquire
unstamped cigarettes from the manufacturers thereof and affix the stamps to
packages or other containers only if the vending machine operator or multiple
retailer also holds a permit as a distributor <u>or bonded direct marketer</u>.

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1 **SECTION 1978.** 139.34 (8) of the statutes is amended to read: 2 139.34 (8) The holder of a warehouse permit is entitled to store cigarettes on 3 the premises described in the permit. The warehouse permit shall not authorize the 4 holder to sell cigarettes. Unstamped cigarettes stored in a warehouse for a 5 manufacturer, bonded direct marketer, or distributor may be delivered only to a 6 person holding a permit as a manufacturer <del>or</del>, distributor, or bonded direct marketer 7 who is authorized by the department to purchase and affix tax stamps. 8 **SECTION 1979.** 139.345 of the statutes is created to read:

9 **139.345 Direct marketing. (1)** (a) (intro.) No person may sell cigarettes to 10 consumers in this state as a direct marketer or solicit sales of cigarettes to consumers 11 in this state by direct marketing unless the person has obtained a permit from the 12 department to make such sales or solicitations. The person shall file an application 13 for a permit under this subsection with the department, in the manner prescribed 14 by the department, and shall submit the following fee with the application:

- 15 1. If the person sells less than 600,000 cigarettes annually to consumers in this
   state by direct marketing, \$500.
- 17 2. If the person sells 600,000 or more cigarettes annually to consumers in this18 state by direct marketing, \$1,000.
- 19

(b) A permit issued under par. (a) expires on December 31 of each year.

(c) The department may not issue a permit to a person under par. (a) unless the
person certifies to the department, in the manner prescribed by the department, that
the person shall acquire stamped cigarettes from a licensed distributor or
unstamped cigarettes from the manufacturer thereof, pay the tax imposed under this
subchapter on all unstamped cigarettes and affix stamps to the cigarette packages
or containers as provided under s. 139.32 (1), store such packages or containers, and

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sell only such packages or containers to consumers in this state by direct marketing;
 or acquire cigarettes from a distributor, to the packages or containers of which
 stamps have been affixed as provided under s. 139.32 (1), and sell only such packages
 or containers to consumers in this state by direct marketing.

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5 (d) No person may be issued a permit under this subsection unless the person 6 certifies to the department, in the manner prescribed by the department, that all 7 cigarette sales to consumers in this state shall be credit card transactions; that the 8 invoices and all means of solicitation for all shipments of cigarette sales from the 9 person shall bear the person's name and address and permit ultimately issued under 10 this subsection; and that the person shall provide the department any information 11 the department considers necessary to administer this section.

(2) (a) No person may purchase tax stamps in excess of the number of cigarette
sales specified in his or her permit under sub. (1) (a) unless the person pays the
permit fee under sub. (1) (a) that is applicable to the excess amount.

(b) No person may sell cigarettes in excess of the number of cigarette sales
specified in his or her permit under sub. (1) (a) unless the person pays the permit fee
under sub. (1) (a) that is applicable to the excess sales. Any person who sells
cigarettes in excess of the number of cigarette sales specified in his or her permit
shall pay a penalty to the department of \$1,000 or an amount that is equal to \$50 for
every 200 cigarettes, or fraction of 200 cigarettes, whichever is greater.

(3) (a) No person may sell cigarettes to consumers in this state by direct
marketing unless the tax imposed under s. 139.31 (1) is paid on such cigarettes and
stamps are affixed to the cigarette packages or containers as provided under s.
139.32.

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1 (b) No person may sell cigarettes to consumers in this state by direct marketing 2 unless the tax imposed under s. 77.52 or 77.53 is paid on the sale of such cigarettes. 3 (c) No person may sell cigarettes to consumers in this state by direct marketing 4 unless the cigarette brands are approved by the department and listed in the 5 directory of certified tobacco product manufacturers and brands as provided under 6 s. 895.12 (2) (b). 7 (4) No person may sell cigarettes to a consumer in this state by direct 8 marketing unless the person verifies the consumer's identity and that the consumer 9 is at least 18 years of age by any of the following methods: 10 (a) The person uses a database, approved by the department, that includes 11 information based on public records to verify the consumer's age and identity. 12 (b) The person receives from the consumer, at the time of purchase, a notarized 13 copy of an identification card, the name specified on the identification matches the 14 name of the consumer, and the birth date on the identification verifies that the 15 purchaser is at least 18 years of age. 16 (c) The person uses a mechanism, other than a mechanism under par. (a) or (b), 17 for verifying the age and identity of a consumer that is approved by the department. 18 (5) Any person who, without having a valid permit under sub. (1), sells or 19 solicits sales of cigarettes to consumers in this state by direct marketing shall pay

a penalty to the department of \$5,000 or an amount that is equal to \$50 for every 200
 cigarettes, or fraction of 200 cigarettes, sold to consumers in this state by direct
 marketing, whichever is greater.

(6) (a) No sale of cigarettes to a consumer in this state by direct marketing may
exceed 10 cartons for each invoice or 20 cartons in a 30-day period for each purchaser
or address.

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1 (b) Any person who sells cigarettes that exceed the maximum amounts under 2 par. (a) shall pay a penalty to the department of \$5,000 or an amount that is equal 3 to \$50 for every 200 cigarettes, or major fraction of 200 cigarettes, sold above the 4 maximum amounts, whichever is greater.

5 (c) Any person who purchases cigarettes that exceed the maximum amounts 6 under par. (a) shall apply for a permit under s. 139.34 and shall pay a penalty to the 7 department of \$25 for every 200 cigarettes, or fraction of 200 cigarettes, purchased 8 above the maximum amounts.

9 (7) No cigarettes may be shipped to a person who is under 18 years of age and 10 no cigarettes may be shipped to a post-office box. Every package used to ship 11 cigarettes that are sold as provided under this section and delivered to a person in 12 this state shall be clearly labeled to indicate that the package contains cigarettes and 13 may not be delivered to a person who is under 18 years of age.

14 **SECTION 1980.** 139.35 (1) of the statutes is amended to read:

15 139.35 (1) TRANSFERS. No person may give, sell or lend any stamps to another 16 and no person may accept, purchase or borrow any stamps from another. All sales 17 and transfers of stamps may be made only by the secretary to permit holding 18 manufacturers and, distributors, and bonded direct marketers who are authorized

- 19 <u>by the department to purchase and affix tax stamps</u>.
- 20

**SECTION 1981.** 139.37 (1) (a) of the statutes is amended to read:

139.37 (1) (a) No person shall sell <u>cigarettes</u> or take orders for cigarettes for
 resale <u>solicit cigarette sales</u> in this state for any manufacturer or permittee without
 first obtaining a <u>unless the person has filed an application for and obtained a valid</u>
 <u>certificate under s. 73.03 (50) and a</u> salesperson's permit from the department of
 revenue. No manufacturer or permittee shall authorize any person to sell <u>cigarettes</u>

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or take orders for cigarettes solicit cigarette sales in this state without first having 1 2 such person secure unless the person has filed an application for and obtained a valid 3 certificate under s. 73.03 (50) and a salesperson's permit. No person shall authorize 4 the sale or solicitation of cigarettes in this state unless the person has filed an 5 application for and obtained a valid certificate under s. 73.03 (50) and a valid permit 6 under s. 139.34. The department shall issue the required number of permits to 7 manufacturers and permittees who hold a valid certificate issued under s. 73.03 (50). 8 Each application for a permit shall disclose the name and address of the employer 9 or the person for whom the sales person is soliciting and such permit shall remain 10 effective only while the salesperson represents such named employer or person. If such salesperson is thereafter employed by another manufacturer or permittee 11 12 person, the salesperson shall obtain a new salesperson's permit. Each manufacturer 13 and permittee shall notify the department within 10 days after the resignation or 14 dismissal of any such salesperson holding a permit.

15

**SECTION 1982.** 139.38 (1) of the statutes is amended to read:

16 139.38 (1) Every manufacturer located out of the state shall keep records of all 17 sales of cigarettes shipped into this state. Every manufacturer located in the state 18 shall keep records of production, sales and withdrawals of cigarettes. Every 19 distributor and direct marketer shall keep records of purchases and sales of 20 cigarettes. Every manufacturer, bonded direct marketer, and distributor holding a 21 permit from the secretary with the right who is authorized by the department to 22 purchase and apply stamps shall also keep records of purchases and disposition of 23 stamps. Every jobber, multiple retailer, and vending machine operator shall keep 24 records of all purchases and disposition of cigarettes. Every warehouse operator 25 shall keep records of receipts and withdrawals of cigarettes. All such records shall

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be accurate and complete and be kept in a manner prescribed by the secretary. These
records shall be preserved on the premises described in the permit or license in such
a manner as to ensure permanency and accessibility for inspection at reasonable
hours by authorized personnel of the department.

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5 **SECTION 1983.** 139.38 (1m) of the statutes is created to read:

6 139.38 (1m) Records of purchases and sales of cigarettes under sub. (1) that 7 are kept by direct marketers shall indicate, for each shipment of cigarettes into this 8 state in the month preceding the report under sub. (2), the invoice date and number; 9 the quantity of cigarettes shipped; the brand name of the cigarettes shipped; the 10 manufacturer of the cigarettes shipped and the point of origin; the purchaser's name, 11 address, and birth date; the name of the person to whom the cigarettes were shipped; 12 the address to which the cigarettes were shipped; and any other information the 13 department requires.

14

**SECTION 1984.** 139.38 (2) of the statutes is amended to read:

15 139.38 (2) (a) Except as provided in par. (b), every permittee manufacturer.
16 distributor, jobber, and direct marketer shall render a true and correct invoice of
17 every sale of cigarettes at wholesale and every permittee shall on or before the 15th
18 day of each calendar month file a verified report of all cigarettes purchased, sold,
19 received, warehoused or withdrawn during the preceding calendar month.

(b) The department may allow any jobber, multiple retailer, nonbonded direct
<u>marketer</u>, or vending machine operator permittee who does not sell cigarettes, except
for those on which the tax under this chapter is paid, to file a quarterly report. The
quarterly report shall be filed on or before the 15th day of the next month following
the close of each calendar quarter. The report shall specify the number of cigarettes
purchased and sold during the preceding calendar quarter.

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## **ASSEMBLY BILL 100**

1	SECTION 1985. 139.39 (6) of the statutes is amended to read:
2	139.39 (6) Sections 71.74 (1), (2), (10), (11) and (14), 71.77, 71.80 (12), 71.91 (1)
3	(a) and (c) and (2) to (7), 71.92 and 73.0301 as they apply to the taxes under ch. 71
4	apply to the taxes under this subchapter. Section 71.74 (13) as it applies to the
5	collection of the taxes under ch. 71 applies to the collection of the taxes under this
6	subchapter, except that the period during which notice of an additional assessment
7	shall be given begins on the due date of the report under this subchapter. <u>Section</u>
8	78.70 (6) as it applies to personal liability for paying taxes, interest, penalties, and
9	other charges under ch. 78 applies to personal liability for paying taxes, interest,
10	penalties, and other charges under this subchapter.
11	<b>SECTION 1986.</b> 139.395 of the statutes is amended to read:
12	139.395 Theft of tax moneys. All cigarette tax moneys received by a
12	139.395 Theft of tax moneys. All cigarette tax moneys received by a
12 13	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor <u>, bonded direct marketer</u> , or manufacturer for the sale of cigarettes on
12 13 14	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust
12 13 14 15	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust funds in the hands of the distributor, <u>bonded direct marketer</u> , or manufacturer and
12 13 14 15 16	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust funds in the hands of the distributor, <u>bonded direct marketer</u> , or manufacturer and are the property of this state. Any distributor, <u>bonded direct marketer</u> , or
12 13 14 15 16 17	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust funds in the hands of the distributor, <u>bonded direct marketer</u> , or manufacturer and are the property of this state. Any distributor, <u>bonded direct marketer</u> , or manufacturer direct marketer, or manufacturer who fraudulently withholds, appropriates or otherwise uses cigarette
12 13 14 15 16 17 18	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust funds in the hands of the distributor, <u>bonded direct marketer</u> , or manufacturer and are the property of this state. Any distributor, <u>bonded direct marketer</u> , or manufacturer who fraudulently withholds, appropriates or otherwise uses cigarette tax moneys that are the property of this state is guilty of theft under s. 943.20 (1),
12 13 14 15 16 17 18 19	<b>139.395 Theft of tax moneys.</b> All cigarette tax moneys received by a distributor, <u>bonded direct marketer</u> , or manufacturer for the sale of cigarettes on which the tax under this subchapter has become due and has not been paid are trust funds in the hands of the distributor, <u>bonded direct marketer</u> , or manufacturer and are the property of this state. Any distributor, <u>bonded direct marketer</u> , or manufacturer who fraudulently withholds, appropriates or otherwise uses cigarette tax moneys that are the property of this state is guilty of theft under s. 943.20 (1), whether or not the distributor, <u>bonded direct marketer</u> , or manufacturer has or

139.40 (2) If cigarettes which do not bear the proper tax stamps or on which
the tax has not been paid Cigarettes that are so seized they as provided under sub.
(1) may be given to law enforcement officers to use in criminal investigations or sold
to qualified buyers by the secretary, without notice. If the cigarettes are sold, after

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deducting the costs of the sale and the keeping of storing the property, the proceeds
of the sale shall be paid into the state treasury. If the secretary finds that such
cigarettes may deteriorate or become unfit for use in criminal investigations or for
sale or that those uses would otherwise be impractical, the secretary may order them
destroyed or give them to a charitable or penal institution for free distribution to
patients or inmates.

7

**SECTION 1988.** 139.44 (3) of the statutes is amended to read:

8 139.44 (3) Any permittee who fails to keep the records required by ss. 139.30
9 to 139.42 or 139.77 to 139.82 shall be fined not less than \$100 \$500 nor more than
10 \$500 \$1,000 for the first offense and shall be fined not less than \$1,000 nor more than
11 \$5,000 or imprisoned not more than 6-months 180 days or both for the 2nd or
12 subsequent offense.

13 **SECTION 1989.** 139.44 (4) of the statutes is amended to read:

14 139.44 (4) Any person who refuses to permit the examination or inspection
authorized in s. 139.39 (2) or 139.83 may be fined not more less than \$500 nor more
than \$1,000 or imprisoned not more than 90 180 days or both. Such refusal shall be
cause for immediate suspension or revocation of permit by the secretary.

**SECTION 1990.** 139.44 (6m) of the statutes is created to read:

19 139.44 (6m) Any person who manufactures or sells cigarettes in this state
20 without holding the proper permit issued under this subchapter is guilty of a Class
21 I felony.

**SECTION 1991.** 139.44 (7) of the statutes is amended to read:

139.44 (7) In addition to the penalties imposed for violation of ss. 139.30 to
139.41 or 139.75 to 139.83 or any of the rules of the department, the permit of any
person convicted <u>of a 2nd or subsequent offense</u> shall be automatically revoked <del>and</del>

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1	he or she, the person shall not be granted another permit for a period of 2 $\frac{5}{2}$ years
2	following such revocation <u>, and, for the 5 year period following revocation, the person</u>
3	shall not act as the employee or agent of a permittee under this subchapter to perform
4	acts authorized by any permit issued to the permittee under this subchapter.
5	<b>SECTION 1992.</b> 139.45 of the statutes is amended to read:
6	139.45 Prosecutions by attorney general. Upon request by the secretary
7	of revenue, the attorney general may represent this state or assist a district attorney
8	in prosecuting any case arising under this subchapter <u>or under ss. 134.65 and 134.66</u> .
9	SECTION 1993. 139.75 (2) of the statutes is amended to read:
10	139.75 (2) "Consumer" means <u>any individual who receives tobacco products for</u>
11	<u>his or her personal use or consumption or</u> any <del>person</del> <u>individual</u> who has title to or
12	possession of tobacco products in storage for use or other consumption in this state
13	any purpose other than for sale or resale.
14	SECTION 1994. 139.75 (3g) of the statutes is created to read:
15	139.75 (3g) "Direct marketer" means any person who solicits or sells tobacco
16	products to consumers in this state by direct marketing.
17	<b>SECTION 1995.</b> 139.75 (3r) of the statutes is created to read:
18	139.75 (3r) "Direct marketing" means publishing or making accessible an offer
19	for the sale of tobacco products to consumers in this state, or selling tobacco products
20	to consumers in this state, using any means by which the consumer is not physically
21	present on a premise that sells tobacco products.
22	<b>SECTION 1996.</b> 139.75 (4) (a) of the statutes is amended to read:
23	139.75 (4) (a) Any person <u>in this state</u> engaged in the business of selling tobacco
24	products <del>in this state</del> who brings, or causes to be brought, into this state from outside
25	the state any tobacco products for sale;

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1	SECTION 1997. 139.75 (4) (c) of the statutes is amended to read:
2	139.75 (4) (c) Any person <u>outside this state</u> engaged in the business of selling
3	tobacco products outside this state who ships or transports tobacco products to
4	retailers in this state to be sold by those retailers.
5	SECTION 1998. 139.75 (4) (cm) of the statutes is created to read:
6	139.75 (4) (cm) Any person outside this state engaged in the business of selling
7	tobacco products who ships or transports tobacco products to consumers in this state.
8	<b>SECTION 1999.</b> 139.75 (4n) of the statutes is created to read:
9	139.75 (4n) "Identification card" has the meaning given in s. 134.66 (1) (c).
10	SECTION 2000. 139.75 (5s) of the statutes is created to read:
11	139.75 (5s) "Person" means any individual, sole proprietorship, partnership,
12	limited liability company, corporation, or association, or any owner of a single–owner
13	entity that is disregarded as a separate entity under ch. 71.
14	<b>SECTION 2001.</b> 139.75 (7) of the statutes is amended to read:
15	139.75 (7) "Retail outlet" means each place of business from which tobacco
16	products are sold to consumers <u>by a retailer</u> .
17	<b>SECTION 2002.</b> 139.75 (8) of the statutes is amended to read:
18	139.75 (8) "Retailer" means any person engaged in the business of selling
19	tobacco products to ultimate consumers has the meaning given in s. 134.66 (1) (g).
20	SECTION 2003. 139.75 (12) of the statutes is amended to read:
21	139.75 (12) "Tobacco products" means cigars; cheroots; stogies; periques;
22	granulated, plug cut, crimp cut, ready–rubbed and other smoking tobacco; snuff;
23	snuff flour; cavendish; plug and twist tobacco; fine cut and other chewing tobaccos;
24	shorts; refuse scraps, clippings, cuttings and sweepings of tobacco and other kinds
25	and forms of tobacco prepared in such manner as to be suitable for chewing or

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#### 1 smoking in a pipe or otherwise, or both for chewing and smoking; but "tobacco 2 products" does not include cigarettes, as defined under s. 139.30 (1) (1m). 3 **SECTION 2004.** 139.76 (3) of the statutes is created to read: 4 139.76 (3) Except as provided in sub. (2), no person may possess tobacco 5 products in this state unless the tax imposed under sub. (1) is paid on such tobacco 6 products. 7 **SECTION 2005.** 139.78 (1m) of the statutes is created to read: 8 139.78 (1m) Except as provided in s. 139.76 (2), no person other than a 9 distributor with a valid permit under s. 139.79 may import into this state tobacco 10 products for which the tax imposed under s. 139.76 (1) has not been paid. 11 **SECTION 2006.** 139.79 (title) of the statutes is amended to read: 12 139.79 (title) Permits; distributor; direct marketer; subjobber. 13 **SECTION 2007.** 139.79 (1) of the statutes is amended to read: 14 139.79 (1) No person may engage in the business of a distributor, direct 15 marketer, or subjobber of tobacco products at any place of business unless that 16 person has filed an application for and obtained a permit from the department to 17 engage in that business at such place. 18 **SECTION 2008.** 139.79 (2) of the statutes is amended to read: 19 139.79 (2) Section 139.34 (1) (b) (c) to (f), (4) and (9) applies to the permits under 20 this section. 21 **SECTION 2009.** 139.795 of the statutes is created to read: 22 **139.795 Direct marketing.** (1) (a) No person may sell tobacco products by 23 direct marketing to consumers in this state as a direct marketer or solicit sales of 24 tobacco products to consumers in this state by direct marketing unless the person has 25 obtained a permit from the department to make such sales or solicitations. The

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1 person shall file an application for a permit under this subsection with the 2 department, in the manner prescribed by the department, and shall submit a \$500 3 fee with the application.

4 (b) No person may be issued a permit under this subsection unless the person 5 holds a valid distributor's permit under s. 139.79. Section 139.34 (1) (c) to (f), (7), and 6 (9), as it applies to permits issued under s. 139.34, applies to permits issued under 7 this subsection.

8

(c) A permit issued under this subsection expires on December 31 of each year.

9 (d) No person may be issued a permit under this subsection unless the person 10 certifies to the department, in the manner prescribed by the department, that all 11 tobacco product sales to consumers in this state shall be credit card transactions; that 12 the invoices and all means of solicitation for all shipments of tobacco product sales 13 from the person shall bear the person's name and address and permit ultimately 14 issued under this subsection; and that the person shall provide the department any 15 information the department considers necessary to administer this section.

16 (2) No person may sell tobacco products to consumers in this state by direct 17 marketing unless the tax imposed under s. 139.76, and under s. 77.52 or 77.53, has 18 been paid with regard to such products.

19

(3) No person may sell tobacco products to a consumer in this state by direct 20 marketing unless the person does all of the following:

(a) The person uses a mechanism, approved by the department, to verify the 21 22 consumer's age.

23 (b) The person receives from the consumer, at the time of purchase, a copy or 24 facsimile of an identification card, the name specified on the identification matches 25 the name of the consumer.

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(c) The person uses a mechanism, other than a mechanism under par. (a) or (b), 1 2 for verifying the age and identity of a consumer that is approved by the department. 3 (4) Any person who, without having a valid permit under sub. (1), sells or 4 solicits sales of tobacco products to consumers in this state by direct marketing shall 5 pay a penalty to the department of \$5,000 or an amount that is equal to 50 percent 6 of the tax due on the tobacco products the person sold, without having a valid permit 7 under sub. (1), to consumers in this state by direct marketing, whichever is greater. 8 (5) No tobacco products may be shipped or delivered to a person who is under 9 18 years of age and no tobacco products may be shipped to a post-office box. Every 10 package used to ship tobacco products that are sold as provided under this section

and delivered to a person in this state shall be clearly labeled to indicate that the
package contains tobacco products and may not be delivered to a person who is under
18 years of age.

14

**SECTION 2010.** 139.81 (1) of the statutes is amended to read:

15 139.81 (1) No person may sell or take orders for tobacco products for resale or 16 solicit sales of tobacco products in this state for any manufacturer or permittee 17 unless the person has filed an application for and obtained a valid certificate under 18 s. 73.03 (50) and a salesperson's permit from the department. No manufacturer or 19 permittee shall authorize any person to sell or take orders for tobacco products or 20 solicit sales of tobacco products in this state unless the person has filed an application 21 for and obtained a valid certificate under s. 73.03 (50) and a salesperson's permit. 22 No person may authorize the sale or solicitation of tobacco products in this state 23 unless the person has filed an application for and obtained a valid certificate under 24 s. 73.03 (50) and a valid permit under s. 139.79. Each application for a permit shall disclose the name and address of the employer or the person for whom the 25

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1	salesperson is soliciting and shall remain effective only while the salesperson
2	represents the named employer or person. If the salesperson is thereafter employed
3	by another <del>manufacturer or permittee</del> <u>person</u> the salesperson shall obtain a new
4	salesperson's permit. Each manufacturer and permittee shall notify the department
5	within 10 days after the resignation or dismissal of any salesperson holding a permit.
6	SECTION 2011. 139.81 (2) of the statutes is amended to read:
7	139.81 (2) Section 139.34 (1) (b) (c) to (e) applies to the permits under this
8	section.
9	SECTION 2012. 139.91 (1) of the statutes is amended to read:
10	139.91 (1) The Except as provided in sub. (4), the department may not reveal
11	facts obtained in administering this subchapter, except that the department may
12	publish statistics that do not reveal the identities of dealers.
13	<b>SECTION 2013.</b> 139.91 (4) of the statutes is created to read:
14	139.91 (4) The secretary of revenue and employees of that department may
15	reveal facts obtained in administering this subchapter for the purposes of preparing
16	and maintaining the list of persons with unpaid tax obligations as described in s.
17	71.91 (8) so that the list of such persons is available for public inspection.
18	SECTION 2014. 145.08 (1) (b) of the statutes is amended to read:
19	145.08 <b>(1)</b> (b) For master plumber's license, <u>\$250 §500</u> , and <u>\$250 §500</u> for each
20	renewal of the 2-year $4$ -year license if application is made prior to the date of
21	expiration; after that date an additional fee of \$20.
22	SECTION 2015. 145.08 (1) (d) of the statutes is amended to read:
23	145.08 (1) (d) For journeyman plumber's license, \$90 <u>\$180</u> , and \$90 <u>\$180</u> for
24	each renewal of the $2$ -year $4$ -year license if application is made prior to the date of
25	expiration; after that date an additional fee of \$10.

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1	SECTION 2016. 145.08 (1) (e) of the statutes is amended to read:
2	145.08 (1) (e) For temporary permit pending examination and issuance of
3	license for master plumber, \$400; for journeyman \$150 and which shall also cover the
4	examination fee prescribed and the license fee for the <del>2-year <u>4-year</u> period</del> in which
5	issued.
6	SECTION 2017. 145.08 (1) (g) of the statutes is amended to read:
7	145.08 <b>(1)</b> (g) For master plumber's license (restricted), <del>\$250</del> <u>\$500</u> , and <del>\$250</del>
8	<u>\$500</u> for each renewal of the $2$ -year <u>4-year</u> license if application is made prior to the
9	date of expiration; after that date an additional fee of \$20.
10	SECTION 2018. 145.08 (1) (i) of the statutes is amended to read:
11	145.08 (1) (i) For journeyman plumber's license (restricted), $\$90 \$180$ , and $\$90$
12	<u>\$180</u> for each renewal of the $2$ -year <u>4-year license</u> if application is made prior to the
13	date of expiration; after that date an additional fee of \$10.
14	SECTION 2019. 145.08 (1) (L) of the statutes is amended to read:
15	145.08 (1) (L) For an automatic fire sprinkler contractor's license, $\$1,000$
16	<u>\$2,000</u> , and <del>\$1,000</del> <u>\$2,000</u> for each renewal of the $2$ -year <u>4-year</u> license if application
17	is made prior to the date of expiration; after that date an additional fee of \$25.
18	SECTION 2020. 145.08 (1) (Lm) of the statutes is amended to read:
19	145.08 (1) (Lm) For an automatic fire sprinkler – maintenance only
20	registration, <del>\$200</del> <u>\$400</u> , and <del>\$200</del> <u>\$400</u> for each renewal of the <del>2-year</del> <u>4-year</u>
21	registration if application is made prior to the date of expiration; after that date an
22	additional fee of \$25.
23	<b>SECTION 2021.</b> 145.08 (1) (n) of the statutes is amended to read:

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1	145.08 <b>(1)</b> (n) For a journeyman automatic fire sprinkler fitter's license, <del>\$90</del>
2	<u>\$180</u> , and <del>\$90</del> for each renewal of the 2–year 4–year license if application is
3	made prior to the date of expiration; after that date an additional fee of \$10.
4	SECTION 2022. 145.08 (1) (nm) of the statutes is amended to read:
5	145.08 (1) (nm) For an automatic fire sprinkler fitter – maintenance only
6	registration certificate, \$30 <u>\$60</u> , and \$30 <u>\$60</u> for each renewal of the <u>2-year 4-year</u>
7	registration if application is made prior to the date of expiration; after that date an
8	additional fee of \$10.
9	SECTION 2023. 145.08 (1) (o) of the statutes is amended to read:
10	145.08 <b>(1)</b> (o) For utility contractor's license, <del>\$250,</del> <u>\$500</u> and <del>\$250</del> <u>\$500</u> for each
11	renewal of the 2-year $4$ -year license if application is made prior to the date of
12	expiration; after that date an additional fee of \$10.
13	SECTION 2024. 145.08 (1) (p) of the statutes is amended to read:
14	145.08 (1) (p) For a plumbing supervisor employed by the department in accord
15	with s. 145.02 (3) (a), no cost for the appropriate $\frac{2-year}{2-year}$ license for which the
16	
	plumbing supervisor has previously qualified.
17	plumbing supervisor has previously qualified. <b>SECTION 2025.</b> 145.08 (1) (q) of the statutes is amended to read:
17	<b>SECTION 2025.</b> 145.08 (1) (q) of the statutes is amended to read:
17 18	<b>SECTION 2025.</b> 145.08 (1) (q) of the statutes is amended to read: 145.08 (1) (q) For a pipelayer's registration, \$90 <u>\$180</u> at the time of registration
17 18 19	<b>SECTION 2025.</b> 145.08 (1) (q) of the statutes is amended to read: 145.08 (1) (q) For a pipelayer's registration, \$90 <u>\$180</u> at the time of registration and \$90 <u>\$180</u> for each subsequent <u>2-year</u> <u>4-year</u> period of registration.
17 18 19 20	<ul> <li>SECTION 2025. 145.08 (1) (q) of the statutes is amended to read:</li> <li>145.08 (1) (q) For a pipelayer's registration, \$90 <u>\$180</u> at the time of registration</li> <li>and \$90 <u>\$180</u> for each subsequent 2-year 4-year period of registration.</li> <li>SECTION 2026. 145.08 (2) of the statutes is amended to read:</li> </ul>
17 18 19 20 21	<ul> <li>SECTION 2025. 145.08 (1) (q) of the statutes is amended to read:</li> <li>145.08 (1) (q) For a pipelayer's registration, \$90 <u>\$180</u> at the time of registration</li> <li>and \$90 <u>\$180</u> for each subsequent 2-year 4-year period of registration.</li> <li>SECTION 2026. 145.08 (2) of the statutes is amended to read:</li> <li>145.08 (2) No license or registration may be issued for longer than 2 <u>4</u> years.</li> </ul>

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- for not applying for renewal prior to the date of expiration and upon payment of the
   renewal and additional fees prescribed.
- 3

**SECTION 2027.** 146.55 (4) (a) of the statutes is amended to read:

4 146.55 (4) (a) From the appropriation under s. 20.435 (5) (ch) (rb), the 5 department shall annually distribute funds for ambulance service vehicles or vehicle 6 equipment, emergency medical services supplies or equipment or emergency 7 medical training for personnel to an ambulance service provider that is a public 8 agency, a volunteer fire department or a nonprofit corporation, under a funding 9 formula consisting of an identical base amount for each ambulance service provider 10 plus a supplemental amount based on the population of the ambulance service 11 provider's primary service or contract area, as established under s. 146.50 (5).

12 **SECTION 2028.** 146.55 (5) of the statutes is renumbered 146.55 (5) (a) and 13 amended to read:

14 146.55 (5) (a) From the appropriation under s. 20.435 (5) (ch) (rb), the 15 department shall annually distribute funds to entities, including technical college 16 districts, whose courses or instructional programs are approved by the department 17 under s. 146.50 (9), to assist the entities in providing <u>ambulance service providers</u> 18 to purchase the training required for licensure and renewal of licensure as an 19 emergency medical technician - basic under s. 146.50 (6), and to fund each 20 examination administered by the entity pay for administration of the examination 21 required for licensure or renewal of licensure as an emergency medical technician -22 basic under s. 146.50 (6) (a) 3. and (b) 1.

23

**SECTION 2029.** 146.55 (5) (b) of the statutes is created to read:

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1	146.55 (5) (b) The department shall require as a condition of relicensure that
2	an ambulance service provider submit to the department a financial report on the
3	expenditure of funds received under par. (a).
4	SECTION 2030. 146.58 (7) of the statutes is amended to read:
5	146.58 (7) Advise, make recommendations to, and consult with the department
6	concerning the funding under s. 146.55 (4) and (5). including recommending a
7	formula for allocating funds among ambulance service providers under s. 146.55 (5).
8	SECTION 2031. 146.58 (8) of the statutes is amended to read:
9	146.58 (8) Review the annual budget prepared by the department for the
10	expenditures under s. 20.435 (5) <del>(ch)</del> <u>(rb)</u> .
11	SECTION 2032. 146.70 (3m) (d) 1g. of the statutes is repealed and recreated to
12	read:
13	146.70 (3m) (d) 1g. If an application under par. (c) includes an estimate of costs
13 14	146.70 <b>(3m)</b> (d) 1g. If an application under par. (c) includes an estimate of costs identified in par. (c) 1. d. incurred during the reimbursement period or between
14	identified in par. (c) 1. d. incurred during the reimbursement period or between
14 15	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the
14 15 16	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection
14 15 16 17	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land
14 15 16 17 18	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land information system, as defined in s. 16.967 (1) (c), that is related to that purpose are
14 15 16 17 18 19	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land information system, as defined in s. 16.967 (1) (c), that is related to that purpose are consistent with the applicable county land records modernization plans developed
14 15 16 17 18 19 20	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land information system, as defined in s. 16.967 (1) (c), that is related to that purpose are consistent with the applicable county land records modernization plans developed under s. 59.72 (3) (b), conform to the standards on which such plans are based, and
14 15 16 17 18 19 20 21	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land information system, as defined in s. 16.967 (1) (c), that is related to that purpose are consistent with the applicable county land records modernization plans developed under s. 59.72 (3) (b), conform to the standards on which such plans are based, and do not duplicate land information collection and other efforts funded through the
14 15 16 17 18 19 20 21 22	identified in par. (c) 1. d. incurred during the reimbursement period or between January 1, 1999, and September 3, 2003, the commission may approve the application only if the commission determines that the local government's collection of land information, as defined in s. 16.967 (1) (b), and development of a land information system, as defined in s. 16.967 (1) (c), that is related to that purpose are consistent with the applicable county land records modernization plans developed under s. 59.72 (3) (b), conform to the standards on which such plans are based, and do not duplicate land information collection and other efforts funded through the land information program under s. 16.967 (7). The commission shall obtain the

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### 1 **SECTION 2033.** 149.12 (2) (f) of the statutes is renumbered 149.12 (2) (f) 1. and 2 amended to read: 3 149.12 (2) (f) 1. No Except as provided in subd. 2., no person who is eligible for 4 medical assistance is eligible for coverage under the plan. 5 **SECTION 2034.** 149.12 (2) (f) 2. of the statutes is created to read: 6 149.12 (2) (f) 2. Subdivision 1. does not apply to a person who is eligible for only 7 any of the following types of medical assistance: 8 a. Family planning services under s. 49.45 (24r). 9 b. Care and services for the treatment of an emergency medical condition under 10 42 USC 1396b (v), as provided in s. 49.45 (27). 11 c. Medical assistance under s. 49.46 (1) (a) 15. 12 d. Ambulatory prenatal care under s. 49.465. e. Medicare premium, coinsurance, and deductible payments under s. 49.46 (2) 13 14 (c) 2. or 3., 49.468 (1) (b) or (c), or 49.47 (6) (a) 6. b. or c. 15 f. Medicare premium payments under s. 49.46 (2) (cm), 49.468 (1m) or (2), or 49.47 (6) (a) 6m. 16 17 **SECTION 2035.** 149.12 (2) (g) of the statutes is created to read: 18 149.12 (2) (g) A person is not eligible for coverage under the plan if the person 19 is eligible for any of the following: 20 1. Services under s. 46.27 (11), 46.275, 46.277, or 46.278. 21 2. Medical assistance provided as part of a family care benefit, as defined in s. 22 46.2805 (4). 23 3. Services provided under a waiver requested under 2001 Wisconsin Act 16, 24 section 9123 (16rs), or 2003 Wisconsin Act 33, section 9124 (8c).

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1	4. Services provided under the program of all-inclusive care for persons aged
2	55 or older authorized under 42 USC 1396u–4.
3	5. Services provided under the demonstration program under a federal waiver
4	authorized under 42 USC 1315.
5	6. Health care coverage under the Badger Care health care program under s.
6	49.665.
7	SECTION 2036. 149.14 (5) (b) of the statutes is amended to read:
8	149.14 (5) (b) Except as provided in pars. (c) and (e), if the covered costs
9	incurred <u>in a calendar year</u> by <del>the</del> <u>an</u> eligible person <u>who is not eligible for Medicare</u>
10	exceed the deductible for major medical expense coverage in a calendar year, the plan
11	shall pay at least 80% of any additional covered costs incurred by the person during
12	the calendar year, and if the covered costs incurred in a calendar year by an eligible
13	person who is eligible for Medicare exceed the deductible for major medical expense
14	coverage or \$2,000, whichever is less, the plan shall pay 100% of any additional
15	covered costs incurred by the person during the calendar year.
16	SECTION 2037. 149.14 (5) (c) of the statutes is amended to read:
17	149.14 (5) (c) Except as provided in par. (e), if the aggregate of the covered costs
18	not paid by the plan under par. (b) and the deductible exceeds $500$ for an eligible
19	<del>person receiving medicare,</del> \$2,000 <del>for any other</del> <u>in a calendar year for an</u> eligible
20	person <del>during a calendar year <u>who</u> is not eligible for Medicare,</del> or \$4,000 <u>in a calendar</u>
21	year for all eligible persons in a family, the plan shall pay 100% of all covered costs
22	incurred by the eligible person or the eligible persons in the family during the
23	calendar year after the payment ceilings under this paragraph are exceeded.
24	SECTION 2038. 149.14 (5) (e) of the statutes is amended to read:

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1	149.14 (5) (e) Subject to sub. (8) (b), the department may, by rule under s. 149.17
2	(4), establish for prescription drug coverage under sub. (3) (d) copayment amounts,
3	coinsurance rates, and establish a 3-tiered copayment structure for prescription
4	<u>drugs. The</u> copayment <del>and coinsurance</del> out–of–pocket <del>limits</del> <u>limit for prescription</u>
5	drug coverage under sub. (3) (d) over which the plan will pay 100% of covered costs
6	under sub. (3) (d) may be \$300. The department may establish that only certain
7	copayment amounts count toward the out-of-pocket limit. The department may
8	provide subsidies for prescription drug copayment amounts paid by eligible persons
9	under s. 149.165 (2) (a) 1. to 5. Any copayment amount, coinsurance rate, or
10	out–of–pocket limit established under this paragraph is subject to the approval of the
11	<del>board <u>Subject to sub.</u> (8) (b), the department may change, by rule under s. 149.17 (4),</del>
12	<u>the out–of–pocket limit. Using the procedure under s. 227.24, the department may</u>
13	promulgate rules under this paragraph for the period before the effective date of any
14	permanent rules promulgated under this paragraph, but not to exceed the period
15	authorized under s. 227.24 (1) (c) and (2). Notwithstanding s. 227.24 (1) (a), (2) (b),
16	and (3), the department is not required to provide evidence that promulgating a rule
17	under this paragraph as an emergency rule is necessary for the preservation of the
18	public peace, health, safety, or welfare and is not required to make a finding of
19	emergency for promulgating a rule under this paragraph as an emergency rule.
20	Copayments and coinsurance paid by an eligible person under this paragraph are
21	separate from and do not count toward the deductible and covered costs not paid by
22	the plan under pars. (a) to (c).
23	<b>SECTION 2039.</b> 149.142 (1) (b) of the statutes is amended to read:
21	149.149 (1) (b) The payment rate for a prescription drug shall be the allowable

149.142 (1) (b) The payment rate for a prescription drug shall be the allowable
charge paid under s. 49.46 (2) (b) 6. h. for the prescription drug. Notwithstanding

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1	s. 149.17 (4), the department may not reduce the payment rate for prescription drugs
2	below the rate specified in this paragraph, and the rate may not be adjusted under
3	s. 149.143 or 149.144 set by the department, subject to the approval of the board.
4	<b>SECTION 2040.</b> 149.142 (2) of the statutes is amended to read:
5	149.142 (2) Except as provided in sub. (1) (b), the <u>The</u> rates established under
6	this section are subject to adjustment under ss. 149.143 and 149.144.
7	SECTION 2041. 149.143 (1) (intro.) of the statutes is amended to read:
8	149.143 (1) (intro.) The department shall pay or recover the operating costs of
9	the plan from the appropriation under s. 20.435 (4) (v) and administrative costs of
10	the plan from the appropriation under s. 20.435 (4) (u). For purposes of determining
11	premiums, insurer assessments and provider payment rate adjustments, the
12	department shall apportion and prioritize responsibility for payment or recovery of
13	plan costs <u>. excluding deductible reductions under s. 149.14 (5) (a) and prescription</u>
14	drug copayment reductions under s. 149.14 (5) (e), from among the moneys
15	constituting the fund as follows:
16	SECTION 2042. 149.143 (1) (am) 1. of the statutes is amended to read:
17	149.143 (1) (am) 1. First, from premiums from eligible persons with coverage
18	under s. 149.14 (2) (a) set at a rate that is 140% to 150% of the rate that a standard
19	risk would be charged under an individual policy providing substantially the same
20	coverage and deductibles as are provided under the plan and from eligible persons
21	with coverage under s. 149.14 (2) (b) set in accordance with s. 149.14 (5m), including
22	amounts received for premium <del>, deductible, and prescription drug copayment</del>
23	subsidies under s. 149.144, and from premiums collected from eligible persons with
24	coverage under s. 149.146 set in accordance with s. 149.146 (2) (b).
25	SECTION 2043. 149.143 (1) (am) 3. of the statutes is amended to read:

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1 149.143 (1) (am) 3. Third, by increasing premiums from eligible persons with 2 coverage under s. 149.14 (2) (a) to more than the rate at which premiums were set 3 under subd. 1. but not more than 200% of the rate that a standard risk would be 4 charged under an individual policy providing substantially the same coverage and 5 deductibles as are provided under the plan and from eligible persons with coverage 6 under s. 149.14 (2) (b) by a comparable amount in accordance with s. 149.14 (5m), 7 including amounts received for premium, deductible, and prescription drug 8 copayment subsidies under s. 149.144, and by increasing premiums from eligible persons with coverage under s. 149.146 in accordance with s. 149.146 (2) (b), to the 9 10 extent that the amounts under subds. 1. and 2. are insufficient to pay 60% of plan 11 costs. 12 SECTION 2044. 149.143 (1) (am) 4. of the statutes is amended to read: 13 149.143 (1) (am) 4. Fourth, notwithstanding par. (bm), by increasing insurer 14 assessments, excluding assessments under s. 149.144, and adjusting provider 15 payment rates, subject to s. 149.142 (1) (b) and excluding adjustments to those rates

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under s. 149.144, in equal proportions and to the extent that the amounts under
subds. 1. to 3. are insufficient to pay 60% of plan costs.

**SECTION 2045.** 149.143 (1) (bm) 2. of the statutes is amended to read:

19 149.143 (1) (bm) 2. Fifty percent from adjustments to provider payment rates,
 20 subject to s. 149.142 (1) (b) and excluding adjustments to those rates under s.
 21 149.144.

SECTION 2046. 149.143 (2) (a) (intro.) of the statutes is amended to read:
149.143 (2) (a) (intro.) Prior to each plan year, the department shall estimate
the operating and administrative costs of the plan and the costs of the premium
reductions under s. 149.165, the deductible reductions under s. 149.14 (5) (a), and

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any prescription drug copayment reductions under s. 149.14 (5) (e) for the new plan
 year and do all of the following:

**SECTION 2047.** 149.143 (2) (a) 1. a. of the statutes is amended to read:

149.143 (2) (a) 1. a. Estimate the amount of enrollee premiums that would be
received in the new plan year if the enrollee premiums were set at a level sufficient,
when including amounts received for premium, deductible, and prescription drug
copayment subsidies under s. 149.144 and from premiums collected from eligible
persons with coverage under s. 149.146 set in accordance with s. 149.146 (2) (b), to
cover 60% of the estimated plan costs for the new plan year.

**SECTION 2048.** 149.143 (2) (a) 2. of the statutes is amended to read:

11 149.143 (2) (a) 2. After making the determinations under subd. 1., by rule set 12 premium rates for the new plan year, including the rates under s. 149.146 (2) (b), in 13 the manner specified in sub. (1) (am) 1. and 3. and such that a rate for coverage under 14 s. 149.14 (2) (a) is approved by the board and is not less than 140% nor more than 15 200% of the rate that a standard risk would be charged under an individual policy 16 providing substantially the same coverage and deductibles as are provided under the 17 plan.

18

**SECTION 2049.** 149.143 (2) (a) 3. of the statutes is amended to read:

19 149.143 (2) (a) 3. By rule set Set the total insurer assessments under s. 149.13
20 for the new plan year by estimating and setting the assessments at the amount
21 necessary to equal the amounts specified in sub. (1) (am) 4. and (bm) 1. and notify
22 the commissioner of the amount.

23 **SECTION 2050.** 149.143 (2) (a) 4. of the statutes is amended to read:

149.143 (2) (a) 4. By the same rule as under subd. 3. adjust Adjust the provider
payment rate for the new plan year, subject to s. 149.142 (1) (b), by estimating and

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#### 1 setting the rate at the level necessary to equal the amounts specified in sub. (1) (am) 2 4. and (bm) 2. and as provided in s. 149.145. SECTION 2051. 149.143 (2) (a) 4. of the statutes, as affected by 2005 Wisconsin 3 4 Act .... (this act), is amended to read: 5 149.143 (2) (a) 4. Adjust the provider payment rate for the new plan year, 6 subject to s. 149.142 (1) (b), by estimating and setting the rate at the level necessary 7 to equal the amounts specified in sub. (1) (am) 4. and (bm) 2. and as provided in s. 8 149.145. 9 SECTION 2052. 149.143 (2m) (a) 1. of the statutes is amended to read: 10 149.143 (2m) (a) 1. The amount of premiums received in a plan year from all 11 eligible persons, including amounts received for premium, deductible, and 12 prescription drug copayment subsidies. 13 **SECTION 2053.** 149.143 (2m) (a) 2. of the statutes is amended to read: 14 149.143 (2m) (a) 2. The amount of premiums, including amounts received for 15 premium, deductible, and prescription drug copayment subsidies, necessary to cover 16 60% of the plan costs for the plan year. 17 **SECTION 2054.** 149.143 (3) (a) of the statutes is amended to read: 18 149.143 (3) (a) If, during a plan year, the department determines that the 19 amounts estimated to be received as a result of the rates and amount set under sub. 20 (2) (a) 2. to 4. and any adjustments in insurer assessments and the provider payment 21 rate under s. 149.144 will not be sufficient to cover plan costs, the department may 22 by rule increase the premium rates set under sub. (2) (a) 2. for the remainder of the 23 plan year, subject to s. 149.146 (2) (b) and the maximum specified in sub. (2) (a) 2., 24 by rule increase the assessments set under sub. (2) (a) 3. for the remainder of the plan 25 year, subject to sub. (1) (bm) 1., and by the same rule under which assessments are

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1 increased adjust the provider payment rate set under sub. (2) (a) 4. for the remainder 2 of the plan year, subject to sub. (1) (bm) 2. and s. 149.142 (1) (b). 3 **SECTION 2055.** 149.143 (3) (a) of the statutes, as affected by 2005 Wisconsin Act 4 .... (this act), is amended to read: 5 149.143 (3) (a) If, during a plan year, the department determines that the 6 amounts estimated to be received as a result of the rates and amount set under sub. 7 (2) (a) 2. to 4. and any adjustments in insurer assessments and the provider payment 8 rate under s. 149.144 will not be sufficient to cover plan costs, the department may 9 increase the premium rates set under sub. (2) (a) 2. for the remainder of the plan year, 10 subject to s. 149.146 (2) (b) and the maximum specified in sub. (2) (a) 2., increase the 11 assessments set under sub. (2) (a) 3. for the remainder of the plan year, subject to sub. 12 (1) (bm) 1., and adjust the provider payment rate set under sub. (2) (a) 4. for the 13 remainder of the plan year, subject to sub. (1) (bm) 2. and s. 149.142 (1) (b). 14 **SECTION 2056.** 149.143 (3) (b) of the statutes is amended to read: 15 149.143 (3) (b) If the department increases premium rates and insurer 16 assessments and adjusts the provider payment rate under par. (a) and determines 17 that there will still be a deficit and that premium rates have been increased to the

maximum extent allowable under par. (a), the department may further adjust, in
equal proportions, assessments set under sub. (2) (a) 3. and the provider payment
rate set under sub. (2) (a) 4., without regard to sub. (1) (bm) but subject to s. 149.142
(1) (b).

22

**SECTION 2057.** 149.143 (4) of the statutes is repealed.

23 **SECTION 2058.** 149.143 (5) (a) of the statutes is amended to read:

149.143 (5) (a) Annually, no later than April 30, the department shall perform
a reconciliation with respect to plan costs, premiums, insurer assessments, and

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provider payment rate adjustments based on data from the previous calendar year.
On the basis of the reconciliation, the department shall make any necessary
adjustments in premiums, insurer assessments, or provider payment rates, subject
to s. 149.142 (1) (b), for the fiscal year beginning on the first July 1 after the
reconciliation, as provided in sub. (2) (b).

6

**SECTION 2059.** 149.143 (5) (b) of the statutes is amended to read:

149.143 (5) (b) Except as provided in sub. (3) and s. 149.144, the department
shall adjust the provider payment rates to meet the providers' specified portion of the
plan costs no more than once annually, subject to s. 149.142 (1) (b). The department
may not determine the adjustment on an individual provider basis or on the basis
of provider type, but shall determine the adjustment for all providers in the
aggregate, subject to s. 149.142 (1) (b).

13 **SECTION 2060.** 149.144 of the statutes is amended to read:

14 149.144 Adjustments to insurer assessments and provider payment 15 rates for premium, deductible, and prescription drug copayment 16 **reductions.** The department shall, by rule, adjust in equal proportions the amount 17 of the assessment set under s. 149.143 (2) (a) 3. and the provider payment rate set 18 under s. 149.143 (2) (a) 4., subject to ss. 149.142 (1) (b) and 149.143 (1) (am), sufficient 19 to reimburse the plan for premium reductions under s. 149.165, deductible 20 reductions under s. 149.14 (5) (a), and any prescription drug copayment reductions 21 under s. 149.14 (5) (e). The department shall notify the commissioner so that the 22 commissioner may levy any increase in insurer assessments.

23 SECTION 2061. 149.144 of the statutes, as affected by 2005 Wisconsin Act ....
24 (this act), is amended to read:

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1 149.144 Adjustments to insurer assessments and provider payment 2 rates for premium, deductible, and prescription drug copayment 3 **reductions.** The department shall adjust in equal proportions the amount of the 4 assessment set under s. 149.143 (2) (a) 3. and the provider payment rate set under 5 s. 149.143 (2) (a) 4., subject to ss. 149.142 (1) (b) and s. 149.143 (1) (am), sufficient 6 to reimburse the plan for premium reductions under s. 149.165, deductible 7 reductions under s. 149.14 (5) (a), and any prescription drug copayment reductions 8 under s. 149.14 (5) (e). The department shall notify the commissioner so that the 9 commissioner may levy any increase in insurer assessments.

10

**SECTION 2062.** 149.145 of the statutes is amended to read:

11 **149.145 Program budget.** The department, in consultation with the board, 12 shall establish a program budget for each plan year. The program budget shall be 13 based on the provider payment rates specified in s. 149.142 and in the most recent 14 provider contracts that are in effect and on the funding sources specified in ss. 15 149.143 (1) and 149.144, including the methodologies specified in ss. 149.143, 16 149.144, and 149.146 for determining premium rates, insurer assessments, and 17 provider payment rates. Except as otherwise provided in s. 149.143 (3) (a) and (b) 18 and subject to s. 149.142 (1) (b), from the program budget the department shall derive 19 the actual provider payment rate for a plan year that reflects the providers' 20 proportional share of the plan costs, consistent with ss. 149.143 and 149.144. The 21 department may not implement a program budget established under this section 22 unless it is approved by the board.

23

**SECTION 2063.** 149.146 (2) (am) 5. of the statutes is amended to read:

24 149.146 (2) (am) 5. Subject to s. 149.14 (8) (b), the department may, by rule
25 under s. 149.17 (4), establish for prescription drug coverage under this section

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1	copayment amounts, coinsurance rates, and establish a 3-tiered copayment
2	structure for prescription drugs. The copayment and coinsurance out-of-pocket
3	<del>limits <u>limit for prescription drug coverage under this section</u> over which the plan will</del>
4	pay 100% of covered costs for prescription drugs. Any copayment amount,
5	coinsurance rate, or out–of–pocket limit established under this subdivision is subject
6	to the approval of the board under this section may be \$400. The department may
7	establish that only certain copayment amounts count toward the out-of-pocket
8	limit. Subject to s. 149.14 (8) (b), the department may change, by rule under s. 149.17
9	(4), the out-of-pocket limit. Using the procedure under s. 227.24, the department
10	may promulgate rules under this subdivision for the period before the effective date
11	of any permanent rules promulgated under this subdivision, but not to exceed the
12	period authorized under s. 227.24 (1) (c) and (2). Notwithstanding s. 227.24 (1) (a).
13	(2) (b), and (3), the department is not required to provide evidence that promulgating
14	<u>a rule under this subdivision as an emergency rule is necessary for the preservation</u>
15	<u>of the public peace, health, safety, or welfare and is not required to make a finding</u>
16	of emergency for promulgating a rule under this subdivision as an emergency rule.
17	Copayments and coinsurance paid by an eligible person under this subdivision are
18	separate from and do not count toward the deductible and covered costs not paid by
19	the plan under subds. 1. to 3.
20	Sugmon <b>2064</b> 140 146 (2) (b) (intro) of the statutes is smanded to read

SECTION 2064. 149.146 (2) (b) (intro.) of the statutes is amended to read:
149.146 (2) (b) (intro.) The schedule of premiums for coverage under this
section shall be promulgated by rule set by the department, as provided in s. 149.143.
The rates for coverage under this section shall be set such that they differ from the
rates for coverage under s. 149.14 (2) (a) by the same percentage as the percentage
difference between the following:

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1	SECTION 2065. 149.25 of the statutes is repealed.
2	SECTION 2066. 153.01 (2) of the statutes is amended to read:
3	153.01 <b>(2)</b> "Board" means the <u>health care quality and patient safety</u> board <del>on</del>
4	health care information.
5	SECTION 2067. 153.05 (6m) of the statutes is amended to read:
6	153.05 (6m) The department may contract with the group insurance board for
7	the provision of data collection and analysis services related to health maintenance
8	organizations and insurance companies that provide health insurance for state
9	employees. The department shall establish contract fees for the provision of the
10	services. All moneys collected under this subsection shall be credited to the
11	appropriation under s. 20.435 ( <u>4) (1)</u> (hg).
12	SECTION 2068. 153.07 (5) of the statutes is created to read:
13	153.07 (5) By January 1, 2006, and at least annually thereafter, the board shall
14	report to the governor on the plans, activities, accomplishments, and
15	recommendations of the board.
16	<b>SECTION 2069.</b> 153.07 (6) of the statutes is created to read:
17	153.07 (6) The board shall annually assess the extent to which automated
18	information and decision support systems are used by health care providers in this
19	state.
20	SECTION 2070. 153.07 (7) of the statutes is created to read:
21	153.07 (7) The board shall annually assess options and develop a plan and
22	specific strategies to achieve automation of all health care systems in the state by
23	2010 or as soon as practicable.
24	SECTION 2071. 153.07 (8) of the statutes is created to read:

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1	153.07 (8) The board shall administer the health care quality improvement
2	fund.
3	SECTION 2072. 153.07 (9) of the statutes is created to read:
4	153.07 (9) The board may accept gifts, grants, bequests, and devises to be used
5	in the execution of its functions.
6	<b>SECTION 2073.</b> 153.076 of the statutes is created to read:
7	153.076 Grants and loans. (1) In this section:
8	(a) "Clinic" means a place, other than a residence, that is used primarily for the
9	provision of nursing, medical, podiatric, dental, chiropractic, or optometric care and
10	treatment.
11	(b) "Health maintenance organization" has the meaning given in s. $609.01$ (2).
12	(c) "Hospital" has the meaning given in s. 50.33 (2).
13	(d) "Physician" has the meaning given in s. 448.01 (5).
14	(2) (a) From the appropriation under s. 20.505 (4) (qb), the board may make
15	grants or loans, under procedures and criteria determined by the board, to clinics,
16	health maintenance organizations, or other health care systems, hospitals, or
17	physicians for any of the following projects:
18	1. Installation of computer–assisted physician order entry, electronic medical
19	records, or other information system infrastructure, including clinical decision
20	support systems, to improve the quality, safety, and efficiency of patient care.
21	2. Development of health information exchanges, integrated health care data
22	repositories, and interoperable systems to facilitate the reporting of quality, safety,
23	and efficiency information for purposes of health care system improvement or
24	related purposes by informing consumers and health care purchasers.

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3. Demonstration, through pilot projects, of rapid cycle improvement in quality,
 safety, and efficiency of care.

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- 4. Facilitation of group purchases of medical technology systems by assisting
  health care providers in forming collaborative agreements for technology.
- 5 (b) Repayment of any loans made under par. (a) shall be deposited into the6 health care quality improvement fund.
- 7

**SECTION 2074.** 153.60 (1) of the statutes is amended to read:

8 The department shall, by the first October 1 after the 153.60 **(1)** 9 commencement of each fiscal year, estimate the total amount of expenditures under 10 this chapter for the department and the board for that fiscal year for data collection, 11 database development and maintenance, generation of data files and standard 12 reports, orientation and training provided under s. 153.05 (9) (a) and maintaining 13 the board. The department shall assess the estimated total amount for that fiscal 14 year, less the estimated total amount to be received for purposes of administration 15 of this chapter under s. 20.435 (4) (1) (hi) during the fiscal year, and the 16 unencumbered balance of the amount received for purposes of administration of this 17 chapter under s. 20.435 (4) (1) (hi) from the prior fiscal year and the amount in the 18 appropriation account under s. 20.435 (1) (dg), 1997 stats., for the fiscal year, to 19 health care providers, other than hospitals and ambulatory surgery centers, who are 20 in a class of health care providers from whom the department collects data under this 21 chapter in a manner specified by the department by rule. The department shall 22 obtain approval from the board for the amounts of assessments for health care 23 providers other than hospitals and ambulatory surgery centers. The department 24 shall work together with the department of regulation and licensing to develop a 25 mechanism for collecting assessments from health care providers other than

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hospitals and ambulatory surgery centers. No health care provider that is not a
 facility may be assessed under this subsection an amount that exceeds \$75 per fiscal
 year. All payments of assessments shall be credited to the appropriation under s.
 20.435 (4) (1) (hg).

5

**SECTION 2075.** 153.60 (3) of the statutes is amended to read:

6 The department shall, by the first October 1 after the 153.60 **(3)** 7 commencement of each fiscal year, estimate the total amount of expenditures 8 required for the collection, database development and maintenance and generation 9 of public data files and standard reports for health care plans that voluntarily agree 10 to supply health care data under s. 153.05 (6r). The department shall assess the 11 estimated total amount for that fiscal year to health care plans in a manner specified 12 by the department by rule and may enter into an agreement with the office of the 13 commissioner of insurance for collection of the assessments. Each health plan that 14 voluntarily agrees to supply this information shall pay the assessments on or before 15 December 1. All payments of assessments shall be deposited in the appropriation 16 under s. 20.435 (4) (1) (hg) and may be used solely for the purposes of s. 153.05 (6r).

17

**SECTION 2076.** 153.65 (1) of the statutes is amended to read:

18 153.65 (1) The department may, but is not required to, provide, upon request 19 from a person, a data compilation or a special report based on the information 20 collected by the department. The department shall establish user fees for the 21 provision of these compilations or reports, payable by the requester, which shall be 22 sufficient to fund the actual necessary and direct cost of the compilation or report. 23 All moneys collected under this subsection shall be credited to the appropriation 24 under s. 20.435 (4) (1) (hi).

25

**SECTION 2077.** 153.75 (title) of the statutes is amended to read:

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1	153.75 (title) Rule making and enforcement.
2	SECTION 2078. 153.75 (3) of the statutes is created to read:
3	153.75 (3) Notwithstanding sub. (1) (a), (b), (f), (m), (n), (o), (s), (t), and (u) and
4	ss. 153.05 (1), (5), and (8) and 153.45, after June 30, 2007, the department may not
5	enforce rules promulgated under this chapter before July 1, 2007, relating to claims
6	data to be submitted by physicians, to procedures for verification, review, and
7	comment on the claims data, to adjustment of the data, and to waiver of the data
8	submission requirement.
9	SECTION 2079. 153.75 (4) of the statutes is created to read:
10	153.75 (4) Notwithstanding sub. (1) (a), (b), (f), (m), (n), (o), (q), (t), and (u), and
11	ss. 153.05 (1), (5) and (8), 153.21, and 153.45, after the effective date of this
12	subsection [revisor inserts date], the department may not enforce rules
13	promulgated under this chapter before the effective date of this subsection
14	[revisor inserts date], relating to any of the following:
15	(a) The collection, from physicians, of health care plan affiliations and updating
16	information, hospital privileges updating information, and workforce and practice
17	information.
18	(b) The collection, from dentists, chiropractors, and podiatrists, of workforce
19	and practice information.
20	(c) Procedures for verification, review, and comment on the information
21	specified under pars. (a) and (b), to adjustment of the information, and to waiver of
22	the information collection requirement.
23	<b>SECTION 2080.</b> 153.75 (5) of the statutes is created to read:
24	153.75 (5) After the effective date of this subsection [revisor inserts date],
25	notwithstanding ss. 227.10 (1) and 227.11 (2) (a) and (d), the department may

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promulgate under this chapter only rules that are first approved by the health care
 quality and patient safety board.

3

**SECTION 2081.** 153.76 of the statutes is amended to read:

4 153.76 Rule-making by the independent review board.
5 Notwithstanding s. 15.01 (1r), the independent review board may promulgate only
6 those rules that are first reviewed and approved by the <u>health care quality and</u>
7 <u>patient safety</u> board on health care information.

8

**SECTION 2082.** 165.065 (2) of the statutes is amended to read:

9 165.065 (2) The assistant attorney general in charge of antitrust investigations 10 and prosecutions is to shall cooperate actively with the antitrust division of the U.S. 11 department of justice in everything that concerns monopolistic practices in 12 Wisconsin, and also to cooperate actively with the department of agriculture, trade, and consumer protection rural resources in the work which this agency is carrying 13 14 on under s. 100.20 of the marketing law with regard to monopolistic practices in the 15 field of agriculture and with the federal trade commission on matters arising in or 16 affecting Wisconsin which pertain to its jurisdiction.

17

**SECTION 2083.** 165.10 of the statutes is created to read:

18 **165.10 Civil rights enforcement.** If any person, whether or not acting under 19 color of law, interferes with the exercise or enjoyment by any individual of a right 20 secured by the constitution or laws of the United States, or of a right secured by the 21 constitution or laws of this state, the attorney general may bring an action for 22 injunction or other appropriate equitable relief to protect the peaceable exercise or 23 enjoyment of the right secured.

24

**SECTION 2084.** 165.25 (4) (ar) of the statutes is amended to read:

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1	165.25 (4) (ar) The department of justice shall furnish all legal services
2	required by <u>represent</u> the department of agriculture, trade <u>,</u> and <del>consumer protection</del>
3	rural resources in any court action relating to the enforcement of ss. 100.171,
4	$100.173, \ 100.174, \ 100.175, \ 100.177, \ 100.18, \ 100.182, \ 100.20, \ 100.205, \ 100.207,$
5	100.209, 100.21, 100.28, 100.37, 100.42, 100.50 and 100.51 and chs. 126, 136, 344,
6	<del>704, 707, and 779</del> <u>ch. 126 and ss. 100.01 to 100.025, 100.05, 100.07, 100.14, 100.183</u>
7	to 100.19, 100.201, 100.22, 100.235, 100.27, 100.285 to 100.297, 100.33 to 100.36,
8	100.45, 100.47, and 100.48, together with any other services as are necessarily
9	connected to the legal services.
10	<b>SECTION 2085.</b> 165.252 of the statutes is created to read:
11	165.252 Consumer protection matters. The department of justice shall
12	administer ss. 100.15 to 100.182, 100.20, 100.205, 100.207 to 100.2095, 100.28,
13	100.31, 100.37 to 100.44, 100.46, 100.50, and 100.52 and may promulgate rules to aid
14	in the administration and enforcement of these sections. The department of justice
15	may appear for the state in any court action relating to these sections.
16	SECTION 2086. 165.755 (1) (a) of the statutes is amended to read:
17	165.755 (1) (a) Except as provided in par. (b), a court shall impose under ch. 814
18	a crime laboratories and drug law enforcement surcharge of $\$7$ $\$8$ if the court
19	imposes a sentence, places a person on probation, or imposes a forfeiture for a
20	violation of state law or for a violation of a municipal or county ordinance.
21	<b>SECTION 2087.</b> 165.90 (title) of the statutes is repealed.
22	<b>SECTION 2088.</b> 165.90 (1) to (5) of the statutes are renumbered 16.964 (7m) (a)
23	to (e), and 16.964 (7m) (a), (b) 2. and 9., (c), (cm) (intro.), (d) (intro.), 1. and 2. and (e)
24	(intro.), as renumbered, are amended to read:

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1	16.964 <b>(7m)</b> (a) Any county that has <del>one or more</del> <u>a reservation of a</u> federally
2	recognized Indian <del>reservations <u>tribe</u> within or partially within its boundaries <u>or that</u></del>
3	borders a reservation of a federally recognized Indian tribe may enter into an
4	agreement in accordance with s. 59.54 (12) with <del>an Indian <u>the</u> tribe <del>located in the</del></del>
5	county to establish a cooperative county-tribal law enforcement program. To be
6	eligible to receive aid under this section subsection, a county and tribe shall develop
7	and annually submit a joint program plan, by December 1 of the year prior to the year
8	for which funding is sought, to the department of justice office for approval. If
9	funding is sought for the 2nd or any subsequent year of the program, the county and
10	tribe shall submit the report required under <del>sub. (4) (b) <u>par.</u> (d) 2.</del> together with the
11	plan.
12	(b) 2. The program's need for funding under this section subsection and the
13	amount of funding requested.
14	9. Any other information required by the department office or deemed relevant
15	by the county and tribe submitting the plan.
16	(c) Upon request, the department office shall provide technical assistance to a
17	county and tribe in formulating a joint program plan.
18	(cm) (intro.) In determining whether to approve a program plan and, if
19	approved, how much aid the program shall receive, the department office shall
20	consider the following factors:
21	(d) (intro.) If the department office approves a plan, the department office shall
22	certify the program as eligible to receive aid under s. <del>20.455 (2) (kt)</del> <u>20.505 (6) (kv)</u> .
23	Prior to January 15, of the year for which funding is sought, the department office
24	shall distribute from the appropriations under s. <del>20.455 (2) (kt) <u>20.505 (6)</u> (kv)</del> to each

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eligible program the amount necessary to implement the plan, subject to the
 following limitations:

3 1. A program may use funds received under s. 20.455 (2) (kt) 20.505 (6) (kv) only
4 for law enforcement operations.

- 2. A program shall, prior to the receipt of funds under s. 20.455 (2) (kt) 20.505
  (6) (kv) for the 2nd and any subsequent year, submit a report to the department office
  regarding the performance of law enforcement activities on the reservation in the
  previous fiscal year.
- 9 (e) (intro.) Annually, on or before January 15, the department <u>office</u> shall report 10 on the performance of cooperative county–tribal law enforcement programs 11 receiving aid under this <u>section</u> <u>subsection</u> to each of the following:

12 SECTION 2089. 165.92 (3) (a) of the statutes is amended to read:

13 165.92 (3) (a) Unless otherwise provided in a joint program plan under s. 14 165.90 (2) 16.964 (7m) (b) or an agreement between a political subdivision of this 15 state and a tribe, the tribe that employs a tribal law enforcement officer is liable for 16 all acts of the officer while acting within the scope of his or her employment and 17 neither the state nor any political subdivision of the state may be held liable for any 18 action of the officer taken under the authority of sub. (2) (a).

**SECTION 2090.** 166.03 (2) (a) 5. of the statutes is amended to read:

166.03 (2) (a) 5. Provide assistance to the Wisconsin wing of the civil air patrol
from the appropriation under s. 20.465 (3) (f) (y) for the purpose of enabling the patrol
to perform its assigned missions and duties as prescribed by U.S. air force
regulations. Expenses eligible for assistance are aircraft acquisition and
maintenance, communications equipment acquisition and maintenance and office

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- staffing and operational expenses. The civil air patrol shall submit vouchers for
   expenses eligible for assistance to the division.
- 3

**SECTION 2091.** 166.215 (1) of the statutes is amended to read:

4 166.215 (1) Beginning July 1, 2001, the division shall contract with no more 5 than 9 regional emergency response teams, one of which shall be located in La Crosse 6 County. Each regional emergency response team shall assist in the emergency 7 response to level A releases in a region of this state designated by the division. The 8 division shall contract with at least one regional emergency response team in each 9 area designated under s. 166.03 (2) (b) 1. The division may only contract with a local 10 agency, as defined in s. 166.22 (1) (c), under this subsection. A member of a regional 11 emergency response team shall meet the standards for a hazardous materials 12 specialist in 29 CFR 1910.120 (q) (6) (iv) and national fire protection association 13 standards NFPA 471 and 472. Payments to regional emergency response teams 14 under this subsection shall be made from the appropriation account under s. 20.465 15 (3) (dd) (u).

16

**SECTION 2092.** 166.215 (2) of the statutes is amended to read:

17 166.215 (2) The division shall reimburse a regional emergency response team 18 for costs incurred by the team in responding to an emergency involving a level A 19 release, or a potential level A release, if the team followed the procedures in the rules 20 promulgated under s. 166.20 (2) (bs) 1. to determine if an emergency requiring a 21 response existed. Reimbursement under this subsection is limited to amounts 22 collected under sub. (3) and the amounts appropriated under s. 20.465 (3) (dr) (x). 23 Reimbursement is available under s. 20.465 (3) (dr) (x) only if the regional emergency 24 response team has made a good faith effort to identify the person responsible under 25 sub. (3) and that person cannot be identified, or, if that person is identified, the team

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has received reimbursement from that person to the extent that the person is
financially able or has determined that the person does not have adequate money or
other resources to reimburse the regional emergency response team.

**SECTION 2093.** 166.22 (3m) of the statutes is amended to read:

5 166.22 (3m) The division shall reimburse a local emergency response team for 6 costs incurred by the team in responding to an emergency involving a hazardous 7 substance release, or potential release, if the team followed the procedures in the 8 rules promulgated under s. 166.20 (2) (bs) 2. to determine if an emergency requiring 9 the team's response existed. Reimbursement under this subsection is limited to the 10 amount appropriated under s. 20.465 (3)  $\frac{dr}{dx}$ . Reimbursement is available under 11 s. 20.465 (3) (dr) (x) only if the local emergency response team has made a good faith 12 effort to identify the person responsible under sub. (4) and that person cannot be 13 identified, or, if that person is identified, the team has received reimbursement from 14 that person to the extent that the person is financially able or has determined that 15 the person does not have adequate money or other resources to reimburse the local 16 emergency response team.

17

4

**SECTION 2094.** 168.01 (2) of the statutes is amended to read:

18 168.01 (2) "Supplier" includes a person who imports, or acquires immediately 19 upon import, petroleum products by pipeline or marine vessel from a state, territory 20 or possession of the United States or from a foreign country into a terminal and who 21 is registered under 26 USC 4101 for tax-free transactions in gasoline. "Supplier" 22 also includes a person who produces in this state; or imports into a terminal or bulk 23 plant; or acquires immediately upon import by truck, railcar or barge into a terminal; 24 alcohol or alcohol derivative products. "Supplier" also includes a person who 25 produces, manufactures or refines petroleum products in this state. "Supplier" also

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includes a person who acquires petroleum products pursuant to an industry terminal
exchange agreement or by a 2-party exchange under section 4105 of the Internal
<u>Revenue Code</u>. "Supplier" does not include a retail dealer or wholesaler who merely
blends alcohol with gasoline before the sale or distribution of the product and does
not include a terminal operator who merely handles in a terminal petroleum
products consigned to the terminal operator.

7

**SECTION 2095.** 180.0122 (1) (w) of the statutes is amended to read:

8 180.0122 (1) (w) Application for certificate of withdrawal, \$40, and in case that 9 application shows that the foreign corporation employs in this state capital in excess 10 of the amount of capital on which a fee has previously been paid, computed as 11 provided in s. 180.1520 (2) (f), an additional fee which, with previous payments made 12 on account of capital employed in this state, will amount to \$2 \$3 for each \$1,000 or 13 fraction thereof of the excess.

14

**SECTION 2096.** 180.0122 (1) (y) of the statutes is amended to read:

15 180.0122 (1) (y) Annual report of a foreign corporation, \$65, and in case the 16 annual report shows that the foreign corporation employs in this state capital in 17 excess of the amount of capital on which a fee has previously been paid, computed 18 as provided in s. 180.1503, an additional fee which, with previous payments made 19 on account of capital employed in this state, will amount to \$2 \$3 for each \$1,000 or 20 fraction thereof of the excess.

21

**SECTION 2097.** 182.028 of the statutes is amended to read:

182.028 School corporations. Any corporation formed for the establishment
and maintenance of schools, academies, seminaries, colleges, or universities or for
the cultivation and practice of music shall have power to enact bylaws for the
protection of its property, and provide fines as liquidated damages upon its members

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1 and patrons for violating the bylaws, and may collect the same in tort actions, and 2 to prescribe and regulate the courses of instruction therein, and to confer such 3 degrees and grant such diplomas as are usually conferred by similar institutions or 4 as shall be appropriate to the courses of instruction prescribed, except that no 5 corporation shall operate or advertise a school that is subject to s. 45.54 <u>38.50</u> (10) 6 without complying with the requirements of s. 45.54 38.50. Any stockholder may 7 transfer his or her stock to the corporation for its use; and if the written transfer so 8 provides the stock shall be perpetually held by the board of directors with all the 9 rights of a stockholder, including the right to vote.

10

**SECTION 2098.** 196.219 (3m) of the statutes is created to read:

11 196.219 **(3m)** LATE PAYMENT CHARGES. (a) *Maximum allowed.* 1. Except as 12 provided in subds. 2. and 3., a telecommunications utility may not impose a late 13 payment charge on a retail consumer at a rate that exceeds \$1.50 upon \$100 for each 14 month computed upon the declining principal balance of any amount that is not paid 15 when due.

16 2. Except as provided in subd. 3., if the maximum late payment charge for any
17 month that is allowed under subd. 1. is less than \$5 for that month, the
18 telecommunications utility may impose a late payment charge that does not exceed
19 \$5 for that month. This subdivision does not apply to residential retail consumers.

3. The commission may allow a telecommunications utility to impose a late
payment charge at a rate that is greater than that allowed under subd. 1. or 2. if the
commission determines that the greater amount is consistent with the factors
specified in s. 196.03 (6).

(b) *Payments to commission.* 1. A telecommunications utility that imposes late
payment charges that are subject to par. (a) shall pay to the commission, on a

1 semiannual basis, 5 percent of such charges that are collected from nonresidential 2 retail consumers. 3 2. The payments required under subd. 1. are due to the commission no later 4 than 60 days after the conclusion of a semiannual period. 5 (c) *Commission jurisdiction.* The commission does not have jurisdiction over 6 late payment charges except as may be necessary to enforce the requirements of this 7 subsection. 8 **SECTION 2099.** 218.0116 (1) (gr) of the statutes is created to read: 9 218.0116 (1) (gr) Being a dealer who violates s. 218.0146 (4). 10 **SECTION 2100.** 218.0146 (4) of the statutes is created to read: 11 218.0146 (4) A motor vehicle dealer who is required to submit to the 12 department an application for transfer of title and registration under s. 342.16 (1) 13 (a) shall comply with the requirements of s. 342.16 (1) (am). 14 **SECTION 2101.** 218.0171 (2) (cq) of the statutes is amended to read: 15 218.0171 (2) (cq) Upon payment of a refund to a consumer under par. (b) 2. b., 16 the manufacturer shall provide to the consumer a written statement that specifies 17 the trade-in amount previously applied under s. 77.51 (4) (b) 3. or 3m. or (15) (b) 4. 18 or 4m. (12m) (b) 5. or 6. or (15b) (b) 5. or 6. toward the sales price of the motor vehicle 19 having the nonconformity and the date on which the manufacturer provided the 20 refund. 21 **SECTION 2102.** 221.0903 (4) (b) of the statutes is amended to read: 22 221.0903 (4) (b) *Contracts for examination services.* The division may enter 23 into contracts with any bank supervisory agency with concurrent jurisdiction over 24 a state bank or an in-state branch of an out-of-state state bank to engage the 25 services of the agency's examiners at a reasonable rate of compensation, or to provide

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1	the services of the division's examiners to the agency at a reasonable rate of	
2	compensation. Contracts entered into under this paragraph are exempt from ss.	
3	16.70 to 16.76 <del>and,</del> 16.767 to <u>16.77, and 16.78 to</u> 16.82.	
4	SECTION 2103. 227.01 (13) (nm) of the statutes is created to read:	
5	227.01 (13) (nm) Sets or adjusts premium rates, insurer assessments, or	
6	provider payment rates under ch. 149.	
7	SECTION 2104. 227.01 (13) (zL) of the statutes is created to read:	
8	227.01 (13) (zL) Relates to the trial jobs plus pilot project under s. 49.147 (3)	
9	(d).	
10	SECTION 2105. 227.01 (13) (zL) of the statutes, as created by 2005 Wisconsin	
11	Act (this act), is repealed.	
12	SECTION 2106. 230.08 (2) (e) 1. of the statutes is amended to read:	
13	230.08 (2) (e) 1. Administration — 13 <u>14</u> .	
14	SECTION 2107. 230.08 (2) (e) 5m. of the statutes is amended to read:	
15	230.08 (2) (e) 5m. Historical society — 6 <u>5</u> .	
16	SECTION 2108. 230.08 (2) (eg) of the statutes is created to read:	
17	230.08 (2) (eg) A general counsel position in each of the following agencies:	
18	1. Department of administration.	
19	2. Department of agriculture, trade, and rural resources.	
20	3. Department of commerce.	
21	4. Department of corrections.	
22	5. Department of financial institutions.	
23	6. Department of health and family services.	
24	7. Department of natural resources.	
25	8. Department of regulation and licensing.	

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1	9. Department of revenue.	
2	10. Department of transportation.	
3	11. Department of workforce development.	
4	12. Office of the commissioner of insurance.	
5	SECTION 2109. 230.08 (2) (x) of the statutes is amended to read:	
6	230.08 (2) (x) The executive director of the waste facility siting board <u>, unless</u>	
7	the board chooses to appoint the executive director under the classified service.	
8	<b>SECTION 2110.</b> 230.12 (7m) of the statutes is amended to read:	
9	230.12 (7m) Pay adjustment filing requirements. Except as provided in the	
10	rules of the director and in the compensation plan, pay increases shall be made only	
11	on the dates prescribed under sub. (8). Appointing authorities shall at such times	
12	each year as specified by the <del>secretary</del> <u>director</u> file with the director and with the	
13	secretary of administration a list of employees showing their then existing pay rates	
14	and their proposed new pay rates.	
15	<b>SECTION 2111.</b> 230.45 (3) of the statutes is amended to read:	
16	230.45 (3) The commission shall promulgate rules establishing a schedule of	
17	filing fees to be paid by any person who files an appeal under sub. (1) (c) or (e) or s.	
18	230.44 (1) (a) or (b) with the commission on or after the effective date of the rules	
19	promulgated under this subsection. Fees paid under this subsection shall be	
20	deposited in the general fund as general purpose revenue – earned credited to the	
21	appropriation account under s. 20.425 (1) (i).	
22	SECTION 2112. 230.85 (3) (b) of the statutes is amended to read:	
23	230.85 (3) (b) If, after hearing, the division of equal rights finds that the	
24	respondent did not engage in or threaten a retaliatory action it shall order the	
25	complaint dismissed. The division of equal rights shall order the employee's	

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1 appointing authority to insert a copy of the findings and orders into the employee's 2 personnel file and, if the respondent is a natural person, order the respondent's 3 appointing authority to insert such a copy into the respondent's personnel file. If the 4 division of equal rights finds by unanimous vote that the employee filed a frivolous 5 complaint it may order payment of the respondent's reasonable actual attorney fees 6 and actual costs. Payment may be assessed against either the employee or the 7 employee's attorney, or assessed so that the employee and the employee's attorney 8 each pay a portion. To find a complaint frivolous the division of equal rights must 9 find that either s. 814.025 (3) (a) or (b) applies or that both s. 814.025 (3) (a) and (b) 10 apply. 11 **SECTION 2113.** 230.89 (1) of the statutes is renumbered 230.89. 12 **SECTION 2114.** 230.89 (2) of the statutes is repealed. 13 **SECTION 2115.** 231.01 (3m) (a) of the statutes is amended to read: 14 231.01 (3m) (a) Holds a license under s. 48.65 49.98, is certified under s. 48.651 15 <u>49.156</u>, is provisionally licensed under s. <u>48.69</u> <u>49.99</u>, or is established or contracted 16 for under s. 120.13 (14). 17 **SECTION 2116.** 231.03 (intro.) of the statutes is amended to read: 18 **231.03 Powers.** (intro.) The authority has all the powers necessary or 19 convenient to carry out and effectuate the purposes and provisions of this chapter. 20 In addition to all other powers granted by this chapter, subject to s. 231.035 the 21 authority may:

22

**SECTION 2117.** 231.035 of the statutes is created to read:

23 231.035 Health care quality and patient safety board approval.
24 Beginning on the effective date of this section .... [revisor inserts date], the authority
25 may not provide any financial assistance to a health facility, hospital, or

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1	participating health institution unless the health facility, hospital, or participating
2	health institution demonstrates to the health care quality and patient safety board
3	that it is making progress to improve medical information systems technology.
4	<b>SECTION 2118.</b> 234.01 (4n) (a) 3m. e. of the statutes is amended to read:
5	
	234.01 <b>(4n)</b> (a) 3m. e. The facility is located in a targeted area, as determined
6	by the authority after considering the factors set out in s. <del>560.605 (2m) (a) to (h)</del>
7	<u>560.605 (2m) (c), 2003 stats., s. 560.605 (2m) (d), 2003 stats., s. 560.605 (2m) (e), 2003</u>
8	stats., and s.560.605 (2m) (a), (b), and (f) to (h).
9	<b>SECTION 2119.</b> 237.15 of the statutes is repealed.
10	<b>SECTION 2120.</b> 250.041 (1) (a) of the statutes is repealed.
11	SECTION 2121. 250.05 (title) of the statutes is renumbered 440.70 (title).
12	<b>SECTION 2122.</b> 250.05 (1) of the statutes is renumbered 440.70 (1).
13	<b>SECTION 2123.</b> 250.05 (2) of the statutes is renumbered 440.70 (2).
14	SECTION 2124. 250.05 (3) of the statutes is renumbered 440.70 (3) and amended
15	to read:
16	440.70 (3) SANITARIANS; EMPLOYMENT OR CONTRACTUAL SERVICES. Any agency of
17	the state may employ or contract for the services of sanitarians, registered under this
18	section, who shall enforce the public health statutes <u>under chs. 250 to 255</u> or rules
19	promulgated under those statutes.
20	SECTION 2125. 250.05 (5) of the statutes is renumbered 440.70 (5) and amended
21	to read:
22	440.70 (5) REGISTRATION. Except as provided in sub. (8m) and s. 250.041 s.
23	440.12 or 440.13, the department, upon application on forms prescribed by it and
24	payment of the prescribed fee, shall register as a sanitarian any person who has

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presented evidence satisfactory to the department that standards and qualifications
 of the department, as established by rule, have been met.

3 SECTION 2126. 250.05 (6) of the statutes is renumbered 440.70 (6) and amended
4 to read:

5 440.70 (6) FEES: RENEWAL OF REGISTRATION; DELINQUENCY AND REINSTATEMENT. -A 6 fee fixed by rule of the department shall accompany the application under sub. (5) 7 and, beginning January 1, 1988, a biennial fee of \$25 shall be paid by every 8 registered sanitarian who desires to continue registration. The amounts of the fees 9 may be adjusted by the department by rule. All certificates of registration shall 10 expire on December 31 in each odd-numbered year. Except as provided in sub. (8m) 11 and s. 250.041, the department may renew registrations upon application made after 12 January 1 of each even-numbered year if it is satisfied that the applicant has good 13 cause for not making application in December of the immediately preceding year and 14 upon payment of the biennial fee and any additional fees prescribed by the 15 department).

16 **SECTION 2127.** 250.05 (7) of the statutes is renumbered 440.70 (7).

SECTION 2128. 250.05 (8) of the statutes is renumbered 440.70 (8) and amended
to read:

440.70 (8) REVOCATION OF REGISTRATION. The department may, after a hearing
 held in conformance with ch. 227, except as provided in sub. (8m) (e), revoke or, deny,
 suspend, or limit under this section subchapter the registration of any sanitarian,
 or reprimand the sanitarian, for practice of fraud or deceit in obtaining the
 registration or any gross professional negligence unprofessional conduct,
 incompetence, or misconduct professional negligence.

25 SECTION 2129. 250.05 (8m) of the statutes is repealed.

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1 **SECTION 2130.** 250.05 (9) of the statutes is repealed. 2 SECTION 2131. 250.10 of the statutes is renumbered 250.10 (intro.) and 3 amended to read: 4 250.10 Grant Grants for dental and oral health services. (intro.) From 5 the appropriation under s. 20.435 (5) (de), the: 6 (1) The department shall provide funding in each fiscal year to the Marguette 7 University School of Dentistry for clinical education of Marquette University School 8 of Dentistry students through the provision of dental services by the students and 9 faculty of the Marquette University School of Dentistry in underserved areas and to 10 underserved populations in the state, as determined by the department in 11 conjunction with the Marquette University School of Dentistry; to inmates of 12 correctional centers in Milwaukee County; and in clinics in the city of Milwaukee. 13 Beginning July 1, 2000, the. 14 (2) The department shall also distribute in each fiscal year to qualified 15 applicants grants totaling \$25,000 for fluoride supplements, \$25,000 for a fluoride 16 mouth-rinse program, and \$60,000 \$120,000 for a school-based dental sealant 17 program. **SECTION 2132.** 250.10 (3) of the statutes is created to read: 18 19 **250.10 (3)** The department may provide funding to technical college district 20 boards to provide oral health services. 21 **SECTION 2133.** 252.12 (2) (a) 8. of the statutes is amended to read: 22 252.12 (2) (a) 8. 'Life care and early intervention services.' The department 23 shall award not more than \$1,994,900 \$2,569,900 in fiscal year 2001-02 2005-06 and 24 not more than \$2,069,900 in each fiscal year thereafter in grants to applying 25 organizations for the provision of needs assessments; assistance in procuring

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financial, medical, legal, social and pastoral services; counseling and therapy; homecare services and supplies; advocacy; and case management services. These services shall include early intervention services. The department shall also award not more than \$74,000 in each year from the appropriation under s. 20.435 (7) (md) for the services under this subdivision. The state share of payment for case management services that are provided under s. 49.45 (25) (be) to recipients of medical assistance shall be paid from the appropriation under s. 20.435 (5) (am).

8

**SECTION 2134.** 254.15 (1) of the statutes is amended to read:

9 254.15 (1) Develop and implement a comprehensive statewide lead poisoning 10 or lead exposure prevention and treatment program that includes lead poisoning or 11 lead exposure prevention grants under s. 254.151; any childhood lead poisoning 12 screening requirement under rules promulgated under ss. 254.158 and 254.162; any 13 requirements regarding care coordination and follow-up for children with lead 14 poisoning or lead exposure required under rules promulgated under s. 254.164; 15 departmental responses to reports of lead poisoning or lead exposure under s. 16 254.166; any lead investigation requirements under rules promulgated under ss. 17 254.167; any lead inspection requirements under rules promulgated under 254.168; 18 any lead hazard reduction requirements under rules promulgated under s. 254.172; 19 certification, accreditation and approval requirements under ss. 254.176 and 20 254.178; any certification requirements and procedures under rules promulgated 21 under s. 254.179; and any fees imposed under s. 254.181.

22

**SECTION 2135.** 254.162 (1) (c) of the statutes is amended to read:

23 254.162 (1) (c) Day care providers certified under s. 48.651 <u>49.156</u> and day care
24 centers licensed under s. 48.65 <u>49.98</u>, provisionally licensed under s. 48.65 <u>49.99</u>, or
25 established or contracted for under s. 120.13 (14).

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1	SECTION 2136. 254.166 (title) of the statutes is amended to read:
2	254.166 (title) Departmental response Response to reports of lead
3	poisoning or lead exposure.
4	SECTION 2137. 254.166 (2) (d) of the statutes is amended to read:
5	254.166 (2) (d) Notify the owner of the dwelling or premises of the presence of
6	a lead hazard. <del>The</del>
7	(2m) If the department determines that a lead hazard is present in any
8	dwelling or premises, the local health department shall and the department may
9	issue an order that requires reduction or elimination of an imminent lead hazard
10	within 5 days after the order's issuance and reduction or elimination of other lead
11	hazards within 30 days after the order's issuance, except that, for orders that are
12	issued between October 1 and May 1 and that relate only to exterior lead hazards
13	that are not imminent lead hazards, the order may require elimination or reduction
14	of the lead hazard no earlier than the June 1 immediately following the order's
15	issuance. If the <del>department</del> <u>agency that issued the order</u> determines that the owner
16	has good cause for not complying with the order within the 5-day or 30-day time
17	period, the department the agency may extend the time period within which the
18	owner is required to comply with the order. The failure to comply with the
19	department's an order within the time prescribed or as extended by the department
20	shall be prima facie evidence of negligence in any action brought to recover damages
21	for injuries incurred after the time period expires. If an order to conduct lead hazard
22	reduction is issued by the department or by a local health department and if the
23	owner of the dwelling or premises complies with that order, there is a rebuttable
24	presumption that the owner of the dwelling or premises has exercised reasonable
25	care with respect to lead poisoning or lead exposure caused, after the order has been

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1	complied with, by lead hazards covered by the order, except that with respect to	
2	interim control activities the rebuttable presumption continues only for the period	
3	for which the interim control activity is reasonably expected to reduce or eliminate	
4	the lead hazard.	
5	<b>SECTION 2138.</b> 254.166 (2) (e) of the statutes is renumbered 254.166 (2r) and	
6	amended to read:	
7	254.166 <b>(2r)</b> If an order is issued under par. (d), The department may conduct	
8	or require a certified lead risk assessor or other person certified under s. 254.176 to	
9	conduct a lead investigation, a check of work completed, and dust tests for the	
10	presence of hazardous levels of lead to ensure compliance with the <u>an</u> order <u>issued</u>	
11	<u>under sub. (2m)</u> .	
12	SECTION 2139. 254.168 (4) of the statutes is amended to read:	
13	254.168 (4) A day care provider certified under s. 48.651 <u>49.156</u> .	
14	SECTION 2140. 254.168 (5) of the statutes is amended to read:	
15	254.168 (5) A day care center licensed under s. 48.65 <u>49.98</u> , provisionally	
16	licensed under s. 48.65 49.99, or established or contracted for under s. 120.13 (14).	
17	SECTION 2141. 254.171 of the statutes is repealed.	
18	SECTION 2142. 254.173 (3) (c) 1. of the statutes, as affected by 1999 Wisconsin	
19	Act 113, is amended to read:	
20	254.173 (3) (c) 1. The owner receives an order under s. 254.166 (2) (d) (2m) and	
21	fails to comply with the order.	
22	SECTION 2143. 254.179 (1) (c) 2. (intro.) of the statutes is amended to read:	
23	254.179 (1) (c) 2. (intro.) The standards limiting the length of validity of a	
24	certificate of lead–safe status, including the condition of a premises, dwelling, or unit	
25	of a dwelling, the type of lead hazard reduction activity that was performed, if any,	

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1 and any other requirements that must be met to maintain certification, unless the 2 certificate is earlier revoked because of erroneous issuance or because the premises, 3 dwelling, or unit of the dwelling is not safe from lead-bearing paint hazards. The 4 rules shall specify that the face of the certificate shall indicate the certificate's length 5 of validity. The rules shall further specify that applications for certificates of 6 lead-safe status for identical premises may be made only as follows: 7 **SECTION 2144.** 254.179 (1) (c) 2. a., b. and c. of the statutes are repealed. 8 **SECTION 2145.** 254.911 (1) of the statutes is amended to read: 9 254.911 (1) "Cigarette" has the meaning given in s. 139.30 (1) (1m). 10 **SECTION 2146.** 255.06 (2) (intro.) of the statutes is amended to read: 11 255.06 (2) Well-woman program. (intro.) From the appropriation under s. 12 20.435 (5) (cb), the department shall administer a well–woman program to provide 13 reimbursement for health care screenings, referrals, follow-ups, case management, 14 and patient education provided to low-income, underinsured, and uninsured 15 women. Reimbursement to service providers under this section shall be at the rate 16 of reimbursement for identical services provided under medicare, except that, if 17 projected costs under this section exceed the amounts appropriated under s. 20.435 18 (5) (cb), the department shall modify services or reimbursement accordingly. Within 19 this limitation, the department shall implement the well-woman program to do all 20 of the following: 21 **SECTION 2147.** 255.06 (2) (a) (intro.) of the statutes is renumbered 255.06 (2) 22 (a) and amended to read: 23 255.06 (2) (a) *Breast cancer screening services*. Provide not more than \$422,600 24 in each fiscal year as reimbursement for the provision of breast cancer screening 25 services to women who are aged 40 years or older and whose income does not exceed

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1	250 percent of the poverty line, by a hospital or organization that has a
2	mammography unit available for use and that is selected by the department under
3	procedures established by the department. Recipients of services under this
4	paragraph are subject to a copayment, payable to the service provider, for which the
5	department shall reduce reimbursement to the service provider, as follows: The
6	department shall reduce reimbursement for a service provided under this paragraph
7	by the amount of any applicable 3rd-party coverage.
8	<b>SECTION 2148.</b> 255.06 (2) (a) 1. to 3. of the statutes are repealed.
9	SECTION 2149. 255.06 (2) (e) of the statutes is amended to read:
10	255.06 (2) (e) Health care screening, referral, follow-up, case management, and
11	patient education. Reimburse service providers for the provision of health care
12	screening, referral, follow–up, <u>case management,</u> and patient education to
13	low-income, underinsured, and uninsured women.
14	SECTION 2150. 281.22 (2) (c) of the statutes is repealed.
15	SECTION 2151. 281.58 (1) (cg) of the statutes is amended to read:
16	281.58 (1) (cg) "Market interest rate" means the interest at the effective rate
17	of a revenue obligation issued by the state to fund a project loan or a portion of a
18	project loan under the clean water fund program <u>has the meaning given in s. 281.59</u>
19	<u>(1) (b)</u> .
20	SECTION 2152. 281.58 (2m) (e) of the statutes is amended to read:
21	281.58 (2m) (e) Inspect periodically clean water fund project construction to
22	determine project compliance with construction plans and specifications approved
23	by the department and the requirements of this section and s. 281.59 and, if
24	applicable, of 33 USC 1251 to 1376 and 33 USC 1381 to 1387 and the regulations
25	promulgated thereunder.

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1	SECTION 2153. 281.58 (9) (ae) of the statutes is amended to read:
2	281.58 (9) (ae) A municipality that submits an application under par. (a)
3	without design plans and specifications may obtain an initial determination of
4	financial eligibility from the department of administration. The department of
5	natural resources may not approve a municipality's application until the
6	municipality submits approvable design plans and specifications.
7	SECTION 2154. 281.58 (15) (a) (intro.) and 1. of the statutes are consolidated,
8	renumbered 281.58 (15) (a) and amended to read:
9	281.58 (15) (a) The department and the department of administration may, at
10	the request of a municipality, issue a notice of financial assistance commitment to the
11	municipality after all of the following occur: 1. The the department approves the
12	municipality's application under sub. (9m) (a) and the department of administration
13	has allocated subsidy for the municipality's project.
14	<b>SECTION 2155.</b> 281.58 (15) (a) 2. of the statutes is repealed.
15	SECTION 2156. 281.59 (1) (b) of the statutes is amended to read:
16	281.59 (1) (b) "Market interest rate" means the <del>interest at the</del> effective <u>interest</u>
17	rate <del>of a</del> <u>on a fixed–rate</u> revenue obligation issued by the state to fund a loan <del>or a</del>
18	portion of a loan for a project under the clean water fund program made under this
19	section or, for a variable rate obligation, the effective interest rate that the
20	department of administration determines would have been paid if the variable rate
21	obligation had been sold at a fixed rate.
22	SECTION 2157. 281.59 (3e) (b) 1. and 3. of the statutes are amended to read:
23	281.59 (3e) (b) 1. Equal to \$90,000,000 <u>\$136,600,000</u> during the 2003–05
24	<u>2005–07</u> biennium.
25	3. Equal to \$1,000 for any biennium after the $2003-05$ $2005-07$ biennium.

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1	SECTION 2158. 281.59 (3m) (b) 1. and 2. of the statutes are amended to read:	
2	281.59 <b>(3m)</b> (b) 1. Equal to \$4,000,000 <u>\$3,300,000</u> during the <del>2003–05</del> <u>2005–07</u>	
3	biennium.	
4	2. Equal to \$1,000 for any biennium after the $2003-05$ $2005-07$ biennium.	
5	SECTION 2159. 281.59 (3s) (b) 1. and 2. of the statutes are amended to read:	
6	281.59 (3s) (b) 1. Equal to \$12,800,000 \$13,500,000 during the 2003-05	
7	<u>2005–07</u> biennium.	
8	2. Equal to \$1,000 for any biennium after the $2003-05$ $2005-07$ biennium.	
9	<b>SECTION 2160.</b> 281.61 (1) (b) of the statutes is amended to read:	
10	281.61 (1) (b) "Market interest rate" means the interest at the effective rate of	
11	a revenue obligation issued by this state to fund a loan or portion of a loan for a clean	
12	water fund program project under s. 281.58 has the meaning given in s. 281.59 (1)	
13	<u>(b)</u> .	
13 14	(b). SECTION 2161. 281.75 (title) of the statutes is amended to read:	
14	<b>SECTION 2161.</b> 281.75 (title) of the statutes is amended to read:	
14 15	<b>SECTION 2161.</b> 281.75 (title) of the statutes is amended to read: <b>281.75</b> (title) <b>Compensation for well contamination</b> <u>and abandonment</u> .	
14 15 16	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination <u>and abandonment</u>.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> </ul>	
14 15 16 17	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination <u>and abandonment</u>.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> <li>281.75 (1) (h) "Well," <u>if not followed by the words, "subject to abandonment,"</u></li> </ul>	
14 15 16 17 18	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination and abandonment.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> <li>281.75 (1) (h) "Well," if not followed by the words, "subject to abandonment,"</li> <li>means an excavation or opening in the ground made by boring, drilling or driving for</li> </ul>	
14 15 16 17 18 19	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination and abandonment.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> <li>281.75 (1) (h) "Well," if not followed by the words, "subject to abandonment,"</li> <li>means an excavation or opening in the ground made by boring, drilling or driving for the purpose of obtaining a supply of groundwater. "Well" does not include dug wells.</li> </ul>	
14 15 16 17 18 19 20	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination and abandonment.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> <li>281.75 (1) (h) "Well<sub>*</sub>" if not followed by the words, "subject to abandonment,"</li> <li>means an excavation or opening in the ground made by boring, drilling or driving for</li> <li>the purpose of obtaining a supply of groundwater. "Well" does not include dug wells.</li> <li>SECTION 2163. 281.75 (1) (i) of the statutes is created to read:</li> </ul>	
14 15 16 17 18 19 20 21	<ul> <li>SECTION 2161. 281.75 (title) of the statutes is amended to read:</li> <li>281.75 (title) Compensation for well contamination and abandonment.</li> <li>SECTION 2162. 281.75 (1) (h) of the statutes is amended to read:</li> <li>281.75 (1) (h) "Well<sub>*</sub>" if not followed by the words, "subject to abandonment,"</li> <li>means an excavation or opening in the ground made by boring, drilling or driving for</li> <li>the purpose of obtaining a supply of groundwater. "Well" does not include dug wells.</li> <li>SECTION 2163. 281.75 (1) (i) of the statutes is created to read:</li> <li>281.75 (1) (i) "Well subject to abandonment" means a well that is required to</li> </ul>	

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1 281.75 (2) (e) Establish requirements for the filling and sealing of wells subject 2 to abandonment. 3 SECTION 2165. 281.75 (3) (a) of the statutes is renumbered 281.75 (3) and amended to read: 4 5 281.75 (3) Wells for which a claim may be submitted<del>; sunset date</del>. A claim 6 may be submitted for a private water supply which, at the time of submitting the 7 claim, is contaminated or for a well subject to abandonment. 8 **SECTION 2166.** 281.75 (3) (b) of the statutes is repealed. 9 **SECTION 2167.** 281.75 (4) (a) of the statutes is amended to read: 10 281.75 (4) (a) Except as provided under par. (b), a landowner or lessee of 11 property on which is located a contaminated private water supply or a well subject 12 to abandonment, or the spouse, dependent, heir, assign or legal representative of the 13 landowner or lessee, may submit a claim under this section. 14 **SECTION 2168.** 281.75 (4m) (a) of the statutes is amended to read: 15 281.75 (4m) (a) In order to be eligible for an award under this section, the 16 annual family income of the landowner or lessee of property on which is located a 17 contaminated water supply or a well subject to abandonment may not exceed 18 \$65,000. 19 **SECTION 2169.** 281.75 (5) (b) 1. of the statutes is amended to read: 20 281.75 (5) (b) 1. Test results which show that the private water supply is 21 contaminated, as defined under sub. (1) (b) 1. or 2., or information to show that the 22 private water supply is contaminated as defined under sub. (1) (b) 3., or information 23 to show that the well is a well subject to abandonment; 24 **SECTION 2170.** 281.75 (5) (b) 2. of the statutes is amended to read:

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1	281.75 (5) (b) 2. Any If the claim is based on a contaminated private water
2	supply, any information available to the claimant regarding possible sources of
3	contamination of the private water supply; and
4	SECTION 2171. 281.75 (5) (d) 1. of the statutes is amended to read:
5	281.75 (5) (d) 1. Enter the property where the private water supply or well
6	subject to abandonment is located during normal business hours and conduct any
7	investigations or tests necessary to verify the claim; and
8	SECTION 2172. 281.75 (5) (d) 2. of the statutes is amended to read:
9	281.75 (5) (d) 2. Cooperate If the claim is based on a contaminated private
10	water supply, cooperate with the state in any administrative, civil or criminal action
11	involving a person or activity alleged to have caused the private water supply to
12	become contaminated.
13	SECTION 2173. 281.75 (5) (e) of the statutes is amended to read:
14	281.75 (5) (e) The department shall consolidate claims if more than one
15	claimant submits a claim for the same private water supply or for the same well
16	subject to abandonment.
17	SECTION 2174. 281.75 (7) (a) of the statutes is amended to read:
18	281.75 (7) (a) If the department finds that the claimant meets all the
19	requirements of this section and rules promulgated under this section and that the
20	private water supply is contaminated <u>or that the well is a well subject to</u>
21	abandonment, the department shall issue an award. The award may not pay more
22	than 75% of the eligible costs. The award may not pay any portion of eligible costs
23	in excess of \$12,000.
24	SECTION 2175. 281.75 (7) (c) 1. of the statutes is amended to read:

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1	281.75 (7) (c) 1. The If the claim is based on a contaminated private water
2	supply, the cost of obtaining an alternate water supply;
3	SECTION 2176. 281.75 (7) (c) 2. (intro.) of the statutes is amended to read:
4	281.75 (7) (c) 2. (intro.) The If the claim is based on a contaminated private
5	water supply, the cost of any one of the following:
6	<b>SECTION 2177.</b> 281.75 (7) (c) 3. of the statutes is amended to read:
7	281.75 (7) (c) 3. The cost of abandoning a contaminated private water supply,
8	if a new private water supply is constructed $\theta r_{i}$ if connection to a public or private
9	water supply is provided <u>, or if the claim is based on a well subject to abandonment;</u>
10	SECTION 2178. 281.75 (7) (c) 4. of the statutes is amended to read:
11	281.75 (7) (c) 4. The cost of obtaining 2 tests to show that the private water
12	supply was contaminated if the claim is based on a contaminated private water
13	supply and the cost of those tests was originally paid by the claimant;
14	SECTION 2179. 281.75 (7) (c) 5. of the statutes is amended to read:
15	281.75 (7) (c) 5. Purchasing The cost of purchasing and installing a pump, if
16	the claim is based on a contaminated private water supply and a new pump is
17	necessary for the new or reconstructed private water supply; and
18	SECTION 2180. 281.75 (7) (c) 6. of the statutes is amended to read:
19	281.75 (7) (c) 6. Relocating If the claim is based on a contaminated private
20	water supply, the cost of relocating pipes, as necessary, to connect the replacement
21	water supply to the buildings served by it.
22	<b>SECTION 2181.</b> 281.75 (8) (intro.) of the statutes is renumbered 281.75 (8) and
23	amended to read:

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1	281.75 (8) COPAYMENT. The department shall require a payment by the	
2	claimant equal to the total of the following: copayment of \$250 unless the claim is	
3	solely for well abandonment.	
4	SECTION 2182. 281.75 (8) (a) and (b) of the statutes are repealed.	
5	SECTION 2183. 281.75 (11) (a) 4. of the statutes is amended to read:	
6	281.75 (11) (a) 4. One If the claim is based on a contaminated private water	
7	supply, one or more of the contaminants upon which the claim is based was	
8	introduced into the well through the plumbing connected to the well.	
9	SECTION 2184. 281.75 (11) (a) 5. of the statutes is amended to read:	
10	281.75 (11) (a) 5. One If the claim is based on a contaminated private water	
11	supply, one or more of the contaminants upon which the claim is based was	
12	introduced into the well intentionally by a claimant or a person who would be directly	
13	benefited by payment of the claim.	
14	SECTION 2185. 281.75 (11) (a) 6. of the statutes is amended to read:	
15	281.75 (11) (a) 6. All If the claim is based on a contaminated private water	
16	supply, all of the contaminants upon which the claim is based are naturally occurring	
17	substances and the concentration of the contaminants in water produced by the well	
18	does not significantly exceed the background concentration of the contaminants in	
19	groundwater at that location.	
20	SECTION 2186. 281.75 (11) (a) 7. of the statutes is amended to read:	
21	281.75 (11) (a) 7. Except as provided in sub. (14), an award has been made	
22	under this section within the previous 10 years for the parcel of land where the	
23	private water supply is located and the claim is based on a contaminated private	
24	water supply.	
25	SECTION 2187. 281.75 (11) (a) 8. of the statutes is amended to read:	

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1	281.75 (11) (a) 8. A If the claim is based on a contaminated private water supply.
2	the contaminated private water supply is a residential water supply, is contaminated
3	by bacteria or nitrates or both, and is not contaminated by any other substance.
4	SECTION 2188. 281.75 (11) (a) 9. of the statutes is amended to read:
5	281.75 (11) (a) 9. A If the claim is based on a contaminated private water supply.
6	the contaminated private water supply is a livestock water supply, is contaminated
7	by bacteria, and is not contaminated by any other substance.
8	SECTION 2189. 281.75 (11) (b) (title) of the statutes is amended to read:
9	281.75 (11) (b) (title) <i>Limits on awards <u>for contaminated wells</u>; purposes.</i>
10	SECTION 2190. 281.75 (11) (d) (title) of the statutes is amended to read:
11	281.75 (11) (d) (title) Limits on awards for contaminated wells; amount.
12	SECTION 2191. 281.75 (17) (a) of the statutes is amended to read:
13	281.75 (17) (a) A claim <u>based on a contaminated private water supply</u> may be
14	submitted irrespective of the time when the contamination is or could have been
15	discovered in the private water supply. A claim may be submitted for contamination
16	which commenced before May 11, 1984, and continues at the time a claim is
17	submitted under this section.
18	SECTION 2192. 285.01 (17m) of the statutes is created to read:
19	285.01 (17m) "Entire facility" means all stationary sources that are under the
20	control of one person or under the control of persons who are under common control
21	and that are located on contiguous properties.
22	SECTION 2193. 285.69 (1d) of the statutes is created to read:
23	285.69 (1d) Request for waiver of construction permit requirement. An
24	owner or operator that requests a waiver under s. 285.60 (5m) of the requirement to
25	obtain a construction permit shall pay to the department a fee of \$300.

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1	SECTION 2194. 285.69 (1g) of the statutes is created to read:
2	285.69 (1g) ANNUAL FEES FOR OPERATION PERMIT EXEMPTION. The owner or
3	operator of a stationary source that is exempt from the requirement to obtain an
4	operation permit under s. 285.62 shall pay to the department a fee of \$300 per year
5	if the stationary source had actual emissions of a regulated pollutant in excess of 3
6	tons in the preceding year.
7	SECTION 2195. 285.69 (2) (title) of the statutes is amended to read:
8	<b>285.69 (2) (title)</b> Fees for persons required to have operation permits <u>under</u>
9	FEDERAL LAW.
10	SECTION 2196. 285.69 (2) (a) (intro.) of the statutes is amended to read:
11	285.69 (2) (a) (intro.) The department shall promulgate rules for the payment
12	and collection of fees by the owner or operator of a stationary source for which an
13	operation permit is required <u>under the federal clean air act</u> . The rules shall provide
14	all of the following:
15	SECTION 2197. 285.69 (2m) of the statutes is created to read:
16	<b>285.69 (2m)</b> Fees for persons required to have operation permits under state
17	LAW. (a) <i>Registration operation permits.</i> The owner or operator of an entire facility
18	for which an operation permit is required under s. 285.60 but not under the federal
19	clean air act shall pay to the department a fee of \$1,500 per year if the entire facility
20	was covered by a registration operation permit under s. 285.60 (2g) in the preceding
21	year.
22	(b) <i>General operation permits.</i> The owner or operator of an entire facility for
23	which an operation permit is required under s. 285.60 but not under the federal clean
24	air act shall pay to the department a fee of \$1,500 per year if the entire facility was
05	

covered by a general operation permit under s. 285.60 (3) in the preceding year.

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1 (c) *Operation permits for other sources.* The owner or operator of an entire 2 facility for which an operation permit is required under s. 285.60 but not under the 3 federal clean air act shall pay to the department a fee of \$3,000 per year if the entire 4 facility was not covered by a registration operation permit under s. 285.60 (2g) or by 5 a general operation permit under s. 285.60 (3) in the preceding year.

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6 (d) *Use of fees.* The fees collected under this subsection and sub. (1g) shall be 7 credited to the appropriation account under s. 20.370 (2) (bh) for the following 8 purposes as they relate to stationary sources for which an operation permit is 9 required under s. 285.60 but not under the federal clean air act:

10 1. The costs of reviewing and acting on applications for operation permits; 11 implementing and enforcing operation permits except for court costs or other costs 12 associated with an enforcement action; monitoring emissions and ambient air 13 quality; preparing rules and materials to assist persons who are subject to the 14 operation permit program; ambient air quality modeling; preparing and 15 maintaining emission inventories; and any other direct and indirect costs of the 16 operation permit program.

17 2. Costs of any other activities related to stationary sources of air18 contaminants.

19

**SECTION 2198.** 287.26 of the statutes is created to read:

20 **287.26 Business waste reduction and recycling assistance.** The 21 department may contract with a nonprofit organization for services to assist 22 businesses to reduce the amount of solid waste generated or to reuse or recycle solid 23 waste. The department may not provide more than \$500,000 annually under a 24 contract under this section.

25

**SECTION 2199.** 289.645 (4) (e) of the statutes is created to read:

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1	
1	<b>289.645 (4)</b> (e) 1. Subject to subd. 2., the recycling fee does not apply to waste
2	material that is acquired during the normal course of recycling operations by a
3	person that makes paper or paperboard from wastepaper, if the waste material
4	cannot be used to make paper or paperboard.
5	2. The maximum weight of waste material to which the exemption in subd. 1.
6	applies in a year is 5 percent of the weight of all waste material from the facility at
7	which the person makes paper or paperboard from wastepaper that is disposed of in
8	that year.
9	SECTION 2200. 292.11 (7) (d) 1m. b. of the statutes is amended to read:
10	292.11 (7) (d) 1m. b. An area designated by the local governmental unit if the
11	area consists of 2 or more properties affected by a contiguous region of groundwater
12	contamination or contains 2 or more properties that are brownfields, as defined in
13	s. <del>560.60 (1v)</del> <u>560.13 (1) (a)</u> .
14	<b>SECTION 2201.</b> 292.255 of the statutes is amended to read:
15	292.255 Report on brownfield efforts. The department of natural
16	resources, the department of administration, and the department of commerce shall
17	submit a report evaluating the effectiveness of this state's efforts to remedy the
18	contamination of, and to redevelop, brownfields, as defined in s. $\frac{560.60 (1v)}{560.13}$
19	<u>(1) (a)</u> .
20	SECTION 2202. 292.57 (2) (b) of the statutes is amended to read:
21	292.57 (2) (b) Any moneys collected under this subsection shall be credited to
22	the appropriation account under s. 20.370 (2) <del>(mi)</del> (dh).
23	<b>SECTION 2203.</b> 299.19 of the statutes is created to read:
24	299.19 Processing electronic information. The department may
25	promulgate rules specifying fees to cover the costs of electronically receiving and

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providing information under the programs in chs. 280 to 299 through agreements
 authorizing the electronic receipt and provision of information, as provided in ss.
 137.13, 137.15, and 137.25. The department shall consult with persons regulated
 under chs. 280 to 299 concerning rules under this section.

5

**SECTION 2204.** 301.235 (2) (a) (intro.) of the statutes is amended to read:

6 301.235 (2) (a) (intro.) In order to provide new buildings and to enable the 7 construction and financing thereof, to refinance indebtedness created by a nonprofit 8 corporation for the purpose of providing a new building or buildings or additions or 9 improvements thereto which are located on land owned by, or owned by the state and 10 held for, the department or on lands of the institutions under the jurisdiction of the 11 department or owned by the nonprofit corporation, or for any one or more of those 12 purposes, but for no other purpose unless authorized by law, the department, subject 13 to s. 16.848, has the following powers and duties:

14

**SECTION 2205.** 301.235 (2) (a) 1. of the statutes is amended to read:

15 301.235 (2) (a) 1. Without limitation by reason of any other statute <u>except s.</u> 16 <u>16.848</u>, the power to sell and to convey title in fee simple to a nonprofit corporation 17 any land and any existing buildings thereon owned by, or owned by the state and held 18 for, the department or any of the institutions under the jurisdiction of the 19 department for such consideration and upon such terms and conditions as in the 20 judgment of the secretary are in the public interest.

21

**SECTION 2206.** 301.24 (4) of the statutes is amended to read:

301.24 (4) SALES. The Except where a sale occurs under s. 16.848, the
department, with the approval of the building commission, may sell and convey such
lands under the jurisdiction of the department as the secretary deems to be in excess
of the present or future requirements of the department for either the operation of

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its facilities or programs, for the maintenance of buffer zones adjacent to its facilities
 or for other public purposes. The proceeds of the sales shall be credited to the state
 building trust fund.

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**SECTION 2207.** 301.24 (4m) of the statutes is amended to read:

5 301.24 (4m) CORRECTIONAL INSTITUTION PROPERTY DISPOSITION. In addition to 6 any other requirements under this section, except where a sale occurs under s. 7 <u>16.848</u>, the department may sell or otherwise transfer or dispose of the property 8 acquired for the correctional institution under s. 46.05 (10), 1985 stats., only if the 9 sale, transfer or disposition is approved by the joint committee on finance. The 10 department shall submit a plan for any such proposed sale, transfer or disposition 11 to the committee.

12

4

**SECTION 2208.** 301.25 of the statutes is amended to read:

13 301.25 Sewer system at Taycheedah Correctional Institution. The 14 department, with the approval of the governor, may enter into an agreement 15 containing terms, conditions and covenants approved by the building commission, 16 to participate in the construction of a sanitary sewer system in the area adjacent to 17 the Taycheedah Correctional Institution in the town of Taycheedah, Fond du Lac 18 County; to connect the sewer system of the Taycheedah Correctional Institution 19 thereto; to pay sewage disposal charges; and to grant easements or, subject to s. 20 16.848, convey land to meet construction requirements.

21

**SECTION 2209.** 301.26 (4) (d) 2. of the statutes is amended to read:

301.26 (4) (d) 2. Beginning on July 1, 2003 2005, and ending on June 30, 2004
2006, the per person daily cost assessment to counties shall be \$183 \$218 for care in
a Type 1 secured correctional facility, as defined in s. 938.02 (19), \$183 \$218 for care
for juveniles transferred from a juvenile correctional institution under s. 51.35 (3),

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\$225 \$227 for care in a residential care center for children and youth, \$142 \$170 for
care in a group home for children, \$47 \$51 for care in a foster home, \$88 \$85 for care
in a treatment foster home, \$86 \$89 for departmental corrective sanctions services,
and \$25 \$27 for departmental aftercare services.

5

**SECTION 2210.** 301.26 (4) (d) 3. of the statutes is amended to read:

6 301.26 (4) (d) 3. Beginning on July 1, 2004 2006, and ending on June 30, 2005 7 2007, the per person daily cost assessment to counties shall be \$187 \$224 for care in 8 a Type 1 secured correctional facility, as defined in s. 938.02 (19), \$187 \$224 for care 9 for juveniles transferred from a juvenile correctional institution under s. 51.35 (3), 10 \$239 <u>\$235</u> for care in a residential care center for children and youth, \$149 <u>\$179</u> for 11 care in a group home for children, \$49 <u>\$54</u> for care in a foster home, <u>\$92 \$89</u> for care 12 in a treatment foster home, <u>\$87 §91</u> for departmental corrective sanctions services, 13 and <u>\$26</u> <u>\$27</u> for departmental aftercare services.

14

24

**SECTION 2211.** 301.26 (7) (intro.) of the statutes is amended to read:

301.26 (7) ALLOCATIONS OF FUNDS. (intro.) Within the limits of the availability
of federal funds and of the appropriations under s. 20.410 (3) (cd) and (ko), the
department shall allocate funds for community youth and family aids for the period
beginning on July 1, 2003 2005, and ending on June 30, 2005 2007, as provided in
this subsection to county departments under ss. 46.215, 46.22, and 46.23 as follows:
SECTION 2212. 301.26 (7) (a) of the statutes is amended to read:

301.26 (7) (a) For community youth and family aids under this section,
amounts not to exceed \$44,145,100 for the last 6 months of 2003 2005, \$88,290,200
for 2004 2006, and \$44,145,100 for the first 6 months of 2005 2007.

**SECTION 2213.** 301.26 (7) (b) (intro.) of the statutes is amended to read:

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301.26 (7) (b) (intro.) Of the amounts specified in par. (a), the department shall
allocate \$2,000,000 for the last 6 months of <u>2003</u> <u>2005</u> , \$4,000,000 for <u>2004</u> <u>2006</u> , and
$$2,000,000$ for the first 6 months of $2005 \ 2007$ to counties based on each of the
following factors weighted equally:
SECTION 2214. 301.26 (7) (c) of the statutes is amended to read:
301.26 (7) (c) Of the amounts specified in par. (a), the department shall allocate
\$1,053,200 for the last 6 months of 2003 2005, \$2,106,500 for 2004 2006, and
$$1,053,300$ for the first 6 months of $2005 \ 2007$ to counties based on each of the factors
specified in par. (b) 1. to 3. weighted equally, except that no county may receive an

allocation under this paragraph that is less than 93% nor more than 115% of the
amount that the county would have received under this paragraph if the allocation
had been distributed only on the basis of the factor specified in par. (b) 3.

13 SECTION 2215. 301.26 (7) (e) of the statutes is amended to read:

301.26 (7) (e) For emergencies related to community youth and family aids
under this section, amounts not to exceed \$125,000 for the last 6 months of 2003
2005, \$250,000 for 2004 2006, and \$125,000 for the first 6 months of 2005 2007. A
county is eligible for payments under this paragraph only if it has a population of not
more than 45,000.

19

**SECTION 2216.** 301.26 (7) (h) of the statutes is amended to read:

20301.26 (7) (h) For counties that are participating in the corrective sanctions21program under s. 938.533 (2), \$1,062,400 in the last 6 months of 2003 2005,22\$2,124,800 in 2004 2006, and \$1,062,400 in the first 6 months of 2005 2007 for the23provision of corrective sanctions services for juveniles from that county. In24distributing funds to counties under this paragraph, the department shall determine25a county's distribution by dividing the amount allocated under this paragraph by the

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1	number of slots authorized for the program under s. 938.533 (2) and multiplying the
2	quotient by the number of slots allocated to that county by agreement between the
3	department and the county. The department may transfer funds among counties as
4	necessary to distribute funds based on the number of slots allocated to each county.
5	<b>SECTION 2217.</b> 301.26 (8) of the statutes is amended to read:
6	301.26 (8) Alcohol and other drug abuse treatment. From the amount of the
7	allocations specified in sub. (7) (a), the department shall allocate \$666,700 in the last
8	6 months of <del>2003</del> <u>2005</u> , \$1,333,400 in <del>2004</del> <u>2006</u> , and \$666,700 in the first 6 months
9	of <del>2005</del> <u>2007</u> for alcohol and other drug abuse treatment programs.
10	SECTION 2218. 301.263 (title) of the statutes is repealed.
11	<b>SECTION 2219.</b> 301.263 (1) of the statutes is renumbered 16.964 (11) (a) and
12	amended to read:
13	16.964 <b>(11)</b> (a) From the appropriation under s. <del>20.410 (3) (f)</del> <u>20.505 (6) (f)</u> , the
14	department office shall distribute \$3,750,000 in each year to counties for early
15	intervention services for first offenders and for intensive community-based
16	intervention services for seriously chronic offenders.
17	SECTION 2220. 301.263 (2) of the statutes is renumbered 16.964 (11) (b) and
18	amended to read:
19	16.964 <b>(11)</b> (b) To determine eligibility for a payment under <del>sub. (1) <u>par. (a)</u>, the</del>
20	department office shall require a county to submit a plan for the expenditure of that
21	payment that ensures that the county targets the programs to be funded under that
22	payment appropriately.
23	SECTION 2221. 301.263 (3) of the statutes is renumbered 16.964 (11) (c) and
24	amended to read:

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1	16.964 (11) (c) The department office shall distribute 33% of the amounts
2	distributed under sub. (1) par. (a) based on each county's proportion of the violent
3	Part I juvenile arrests reported statewide under the uniform crime reporting system
4	of the office of justice assistance in the department of administration, during the
5	most recent 2-year period for which that information is available. The department
6	office shall distribute 33% of the amounts distributed under sub. (1) par. (a) based
7	on each county's proportion of the number of juveniles statewide who are placed in
8	a secured correctional facility, a secured child caring institution, or a secured group
9	home during the most recent 2-year period for which that information is available.
10	The department office shall distribute 34% of the amounts distributed under sub. (1)
11	par. (a) based on each county's proportion of the total Part I juvenile arrests reported
12	statewide under the uniform crime reporting system of the office of justice
13	assistance, during the most recent 2-year period for which that information is
14	available.

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15

**SECTION 2222.** 301.32 (1) of the statutes is amended to read:

16 **301.32 (1)** Property delivered to warden or superintendent; credit and debit. 17 All money and other property delivered to an employee of any state correctional 18 institution for the benefit of a prisoner or resident shall be delivered to the warden 19 or superintendent, who shall enter the property upon his or her accounts to the credit 20 of the prisoner or resident. The property may be used only under the direction and 21 with the approval of the superintendent or warden and for the crime victim and 22 witness assistance surcharge under s. 973.045 (4), the child abuse prevention and 23 child mental health surcharge under s. 973.044 (4), the delinquency victim and 24 witness assistance surcharge under s. 938.34 (8d) (c), the deoxyribonucleic acid 25 analysis surcharge under s. 973.046 or the benefit of the prisoner or resident. If the

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1	money remains uncalled for for one year after the prisoner's or resident's death or
2	departure from the state correctional institution, the superintendent shall deposit
3	it in the general fund. If any prisoner or resident leaves property, other than money,
4	uncalled for at a state correctional institution for one year, the superintendent shall
5	sell the property and deposit the proceeds in the general fund, donate the property
6	to a public agency or private, nonprofit organization or destroy the property. If any
7	person satisfies the department, within 5 years after the deposit, of his or her right
8	to the deposit, the department shall direct the department of administration to draw
9	its warrant in favor of the claimant and it shall charge the same to the appropriation
10	made by s. 20.913 (3) (bm).
11	SECTION 2223. 301.45 (10) of the statutes is created to read:
12	301.45 (10) The department may require a person who must register as a sex
13	offender and who is in its custody or on probation, parole, or extended supervision
14	to pay an annual fee to partially offset its costs in monitoring persons on probation,
15	parole, or extended supervision. The department shall establish any such fee by rule,
16	but the fee may not exceed \$50.
17	SECTION 2224. 301.46 (4) (a) 2. of the statutes is amended to read:
18	301.46 (4) (a) 2. A day care provider that holds a license under s. 48.65 49.98,
19	that is certified under s. 48.651 <u>49.156</u> , that holds a probationary license under s.
20	48.65 49.99, or that is established or contracted for under s. 120.13 (14).
21	SECTION 2225. 302.04 of the statutes is amended to read:
22	<b>302.04 Duties of warden and superintendents.</b> The Except as provided in
23	s. 16.848, the warden or the superintendent of each state prison shall have charge
24	and custody of the prison and all lands, belongings, furniture, implements, stock and
25	provisions and every other species of property within the same or pertaining thereto.

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1 The warden or superintendent shall enforce the regulations rules of the department 2 for the administration of the prison and for the government of its officers and the 3 discipline of its inmates. 4 **SECTION 2226.** 302.05 (1) of the statutes is renumbered 302.05 (1) (a), and 5 302.05 (1) (a) (intro.), as renumbered, is amended to read: 302.05 (1) (a) (intro.) The department of corrections and the department of 6 7 health and family services may designate a section of a mental health institute as 8 a correctional treatment facility for the treatment of substance abuse of inmates 9 transferred from Wisconsin state prisons. This section shall be administered by the 10 department of corrections and shall be known as the Wisconsin substance abuse 11 program. The department of corrections and the department of health and family 12 services shall ensure that the residents at the institution and the residents in the 13 substance abuse program: 14 **SECTION 2227.** 302.05 (1) (b) of the statutes is created to read: 15 302.05 (1) (b) The department of corrections may designate all or part of any 16 state prison as a correctional treatment facility and provide, at that facility, 17 programs for treating the abuse of alcohol or other drugs by inmates. 18 **SECTION 2228.** 302.05 (3) (b) of the statutes is amended to read: 19 302.05 (3) (b) Except as provided in par. (d), if the department determines that 20 an eligible inmate serving a sentence other than one imposed under s. 973.01 has

successfully completed the <u>a</u> treatment program described in sub. (1), the parole
commission shall parole the inmate for that sentence under s. 304.06, regardless of
the time the inmate has served. If the parole commission grants parole under this
paragraph, it shall require the parolee to participate in an intensive supervision
program for drug abusers as a condition of parole.

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1	SECTION 2229. 302.05 (3) (c) 1. of the statutes is amended to read:
2	302.05 (3) (c) 1. Except as provided in par. (d), if the department determines
3	that an eligible inmate serving the term of confinement in prison portion of a
4	bifurcated sentence imposed under s. 973.01 has successfully completed the $\underline{a}$
5	treatment program described in sub. (1), the department shall inform the court that
6	sentenced the inmate.
7	SECTION 2230. 302.05 (3) (c) 2. (intro.) of the statutes is amended to read:
8	302.05 (3) (c) 2. (intro.) Upon being informed by the department under subd.
9	1. that an inmate whom the court sentenced under s. 973.01 has successfully
10	completed <del>the</del> <u>a</u> treatment program described in sub. (1), the court shall modify the
11	inmate's bifurcated sentence as follows:
12	SECTION 2231. 302.05 (3) (d) of the statutes is amended to read:
13	302.05 (3) (d) The department may place intensive sanctions program
14	participants in the $\underline{a}$ treatment program described in sub. (1), but pars. (b) and (c)
15	do not apply to those participants.
16	<b>SECTION 2232.</b> 302.12 (2) of the statutes is amended to read:
17	302.12 (2) Money accruing under this section remains under the control of the
18	department, to be used for the crime victim and witness assistance surcharge under
19	s. 973.045 (4), <u>the child abuse prevention and child mental health surcharge under</u>
20	<u>s. 973.044 (4),</u> the deoxyribonucleic acid analysis surcharge under s. 973.046 <u>,</u> and the
21	benefit of the inmate or the inmate's family or dependents, under rules promulgated
22	by the department as to time, manner and amount of disbursements.
23	<b>SECTION 2233.</b> 302.13 of the statutes is amended to read:
24	302.13 Preservation of property an inmate brings to prison. The
25	department shall preserve money and effects, except clothes, in the possession of an

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1 inmate when admitted to the prison and, subject to the crime victim and witness 2 assistance surcharge under s. 973.045 (4), the child abuse prevention and child 3 mental health surcharge under s. 973.044 (4), and the deoxyribonucleic acid analysis 4 surcharge under s. 973.046, shall restore the money and effects to the inmate when 5 discharged. 6 **SECTION 2234.** 303.01 (2) (em) of the statutes is repealed. 7 **SECTION 2235.** 303.01 (8) (b) of the statutes is amended to read: 8 303.01 (8) (b) The department shall distribute earnings of an inmate or 9 resident, other than an inmate or resident employed under sub. (2) (em), for the crime 10 victim and witness assistance surcharge under s. 973.045 (4), the child abuse 11 prevention and child mental health surcharge under s. 973.044 (4), for the 12 delinquency victim and witness assistance surcharge under s. 938.34 (8d) (c), for the 13 deoxyribonucleic acid analysis surcharge under s. 973.046 (4) and for compliance 14 with s. 303.06 (2) and may distribute earnings for the support of the inmate's or 15 resident's dependents and for other obligations either acknowledged by the inmate 16 or resident in writing or which have been reduced to judgment that may be satisfied 17 according to law.

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**SECTION 2236.** 303.01 (8) (c) of the statutes is repealed.

**SECTION 2237.** 303.01 (8) (d) of the statutes is repealed.

20 **SECTION 2238.** 303.01 (8) (e) of the statutes is repealed.

21 **SECTION 2239.** 303.01 (11) of the statutes is repealed.

22 **SECTION 2240.** 303.06 (3) of the statutes is repealed.

23 SECTION 2241. 303.065 (5) (bo) of the statutes is created to read:

24 303.065 (5) (bo) Payment of the child abuse prevention and child mental health

25 surcharge under s. 973.044 (4).

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1	<b>SECTION 2242.</b> 303.21 (1) (b) of the statutes is amended to read:
2	303.21 (1) (b) Inmates are included under par. (a) if they are participating in
3	a structured work program away from the institution grounds under s. 302.15 or a
4	secure work program under s. 303.063. Inmates are not included under par. (a) if
5	they are employed in a prison industry under s. 303.06 (2), participating in a work
6	release program under s. 303.065 (2), participating in employment with a private
7	business under s. 303.01 (2) (em) or participating in the transitional employment
8	program, but they are eligible for worker's compensation benefits under ch. 102.
9	Residents subject to s. 303.01 (1) (b) are not included under par. (a) but they are
10	eligible for worker's compensation benefits under ch. 102.
11	SECTION 2243. 341.09 (2m) (a) 1., 2. and 3. and (d) of the statutes are amended
12	to read:

341.09 (2m) (a) 1. Upon request by a dealer licensed in this state, the
 department may issue any number of temporary operation plates <u>and temporary</u>
 <u>permits</u> to a dealer under sub. (2) at a fee of \$3 per <u>plate item</u>. The dealer may issue
 the temporary operation plate <u>or permit</u> at a fee of \$3 to any of the following:

17 2. Notwithstanding subd. 1., the department shall issue a sufficient number of temporary operation plates <u>and temporary permits</u> without charge to each dealer 18 19 licensed in this state for issuance under this subdivision. Each dealer shall issue a 20 temporary operation plate or a temporary permit without charge to any state 21 resident who purchases or leases from the dealer an automobile or motor truck 22 having a registered weight of 8,000 pounds or less, for use on such vehicle if the state 23 resident submits to the dealer a complete application for registration of the vehicle, 24 including evidence of inspection under s. 110.20 when required, and for a new 25 certificate of title for a purchased vehicle, together with a check or money order made

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payable to the department for all applicable title, registration, security interest and
 sales tax moneys, for transmittal to the department by the dealer.

- 3 3. The department shall prescribe the manner in which a dealer shall keep 4 records of temporary operation plates <u>and temporary permits</u> issued by the dealer. 5 (d) If the department determines that a dealer has misused plates or permits 6 issued under this subsection or sub. (4) or has failed to comply with the requirements 7 of this section or rules issued under this section, the department may order the dealer 8 to return all temporary operation plates and permits in the dealer's possession. 9 Within 30 days after the issuance of the order, the dealer may request a hearing 10 before the division of hearings and appeals. The division of hearings and appeals 11 shall schedule a hearing with reasonable promptness. The dealer may not issue any 12 temporary operation plates or permits until after the division of hearings and
- 13 appeals holds its scheduled hearing and issues its findings.

### 14 **SECTION 2244.** 341.09 (9) of the statutes is amended to read:

15 341.09 (9) Notwithstanding any other provision of this section, the department 16 shall issue a temporary operation plate or a temporary permit without charge for an 17 automobile or motor truck having a registered weight of 8,000 pounds or less upon 18 receipt of a complete application accompanied by the required fee for registration of 19 the vehicle, including evidence of any inspection under s. 110.20 when required, if 20 the department does not immediately issue the regular registration plates for the 21 vehicle and the department determines that the applicant has not otherwise been 22 issued a temporary operation plate or a temporary permit under this section.

23 **SECTION 2245.** 341.135 of the statutes is repealed.

24 SECTION 2246. 341.14 (6r) (b) 9. of the statutes is created to read:

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1	341.14 (6r) (b) 9. An additional fee of \$15 that is in addition to the fee under
2	subd. 2. shall be charged for the issuance or renewal of a plate issued on an annual
3	basis for a special group specified under par. (f) 1. to 32., 49., 49m., 51., or 56. An
4	additional fee of \$30 that is in addition to the fee under subd. 2. shall be charged for
5	the issuance or renewal of a plate issued on the biennial basis for a special group
6	specified under par. (f) 1. to 32., 49., 49m., 51., or 56. if the plate is issued or renewed
7	during the first year of the biennial registration period or \$15 for the issuance or
8	renewal if the plate is issued or renewed during the 2nd year of the biennial
9	registration period. All moneys received under this subdivision shall be deposited
10	in the veterans trust fund. To the extent permitted under ch. 71, the fee collected
11	under this subdivision for the issuance or reissuance of a special plate under par. (f)
12	1. to 32., 49., 49m., 51., or 56. is deductible as a charitable contribution for purposes
13	of taxes under ch. 71.
14	SECTION 2247. 341.14 (6r) (f) 56. of the statutes is created to read:
15	341.14 (6r) (f) 56. Persons interested in supporting veterans.
16	SECTION 2248. 341.25 (1) (a) of the statutes is amended to read:
17	341.25 (1) (a) For each automobile, a fee of $\$55 \ \$65$ , except that an automobile
18	registered in this state prior to September 1, 1947, at a fee of less than \$18 shall be
19	registered at such lesser fee plus an additional fee of \$2.
20	SECTION 2249. 341.25 (2) (a) of the statutes is amended to read:
21	341.25 (2) (a) Not more than 4,500 \$ 48.50 <u>65.00</u>
22	SECTION 2250. 341.25 (2) (b) of the statutes is amended to read:
23	341.25 <b>(2)</b> (b) Not more than 6,000 61.50 <u>71.00</u>
24	SECTION 2251. 341.25 (2) (c) of the statutes is amended to read:
25	341.25 (2) (c) Not more than 8,000 77.50 <u>87.00</u>

# **ASSEMBLY BILL 100**

1	SECTION 2252. 342.06 (1) (intro.) of the statutes is amended to read:
2	342.06 (1) (intro.) An application for a certificate of title shall be made to the
3	department upon a form or in an automated format prescribed by it and shall be
4	accompanied by the required fee and any applicable taxes. The department shall
5	provide the information it obtains under this subsection to the department of
6	revenue for the sole purpose of administering state taxes. Each application for
7	certificate of title shall include the following information:
8	SECTION 2253. 342.06 (1) (eg) of the statutes is amended to read:
9	342.06 (1) (eg) Except as provided in par. (eh), if the applicant is an individual,
10	the social security number of the applicant. The department of transportation may
11	not disclose a social security number obtained under this paragraph to any person
12	except to the department of workforce development for the sole purpose of
13	administering s. 49.22 and to the department of revenue for the sole purpose of
14	administering state taxes.
15	SECTION 2254. 342.14 (1) of the statutes is amended to read:
16	342.14 (1) For filing an application for the first certificate of title, $\$18.50$
17	<u>\$28.50</u> , by the owner of the vehicle.
18	<b>SECTION 2255.</b> 342.14 (1r) of the statutes is amended to read:
19	342.14 (1r) Upon filing an application under sub. (1) or (3), an environmental
20	impact fee of \$9, by the person filing the application. All moneys collected under this
21	subsection shall be credited to the environmental fund for environmental
22	management. This subsection does not apply after December 31, 2005.
23	SECTION 2256. 342.14 (3) of the statutes is amended to read:
24	342.14 (3) For a certificate of title after a transfer, <u>\$18.50</u> <u>\$28.50</u> , by the owner
25	of the vehicle.

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1	<b>SECTION 2257.</b> 342.14 (3m) of the statutes is amended to read:
2	342.14 (3m) Upon filing an application under sub. (1) or (3), a supplemental
3	title fee of \$7.50 by the owner of the vehicle, except that this fee shall be waived with
4	respect to an application under sub. (3) for transfer of a decedent's interest in a
5	vehicle to his or her surviving spouse. The fee specified under this subsection is in
6	addition to any other fee specified in this section. <u>The department shall deposit into</u>
7	the environmental fund all fees collected under this subsection.
8	SECTION 2258. 342.14 (5) of the statutes is amended to read:
9	342.14 (5) For a replacement certificate of title, $\$8$ $\$20$ , by the owner of the
10	vehicle.
11	SECTION 2259. 342.16 (1) (a) of the statutes is amended to read:
12	342.16 (1) (a) Except as provided in par. (c), if a dealer acquires a new or used
13	vehicle that is not a salvage vehicle and holds it for resale, or acquires a salvage
14	vehicle that is currently titled as a salvage vehicle and holds it for resale or accepts
15	a vehicle for sale on consignment, the dealer may not submit to the department the
16	certificate of title or application for certificate of title naming the dealer as owner of
17	the vehicle. Upon transferring the vehicle to another person, the dealer shall
18	immediately give the transferee on a form prescribed by the department a receipt for
19	all title, registration, security interest and sales tax moneys paid to the dealer for
20	transmittal to the department when required. The dealer shall promptly execute the
21	assignment and warranty of title, showing the name and address of the transferee
22	and of any secured party holding a security interest created or reserved at the time
23	of the resale or sale on consignment, in the spaces provided therefor on the certificate
24	or as the department prescribes. Within 7 business days following the sale or

25 transfer, the dealer shall mail or deliver the certificate or application for certificate

### ASSEMBLY BILL 100

1 to the department with the transferee's application for a new certificate. Α 2 nonresident who purchases a motor vehicle from a dealer in this state may not, 3 unless otherwise authorized by rule of the department, apply for a certificate of title 4 issued for the vehicle in this state unless the dealer determines that a title is 5 necessary to protect the interests of a secured party. The dealer is responsible for 6 determining whether a title and perfection of security interest is required. The 7 dealer is liable for any damages incurred by the department or any secured party for 8 the dealer's failure to perfect a security interest which the dealer had knowledge of 9 at the time of sale.

10

**SECTION 2260.** 342.16 (1) (am) of the statutes is created to read:

342.16 (1) (am) 1. Except as provided in subd. 2., a motor vehicle dealer, as
defined in s. 218.0101 (23), who processes an application for transfer of title and
registration as provided in par. (a) shall utilize an electronic process prescribed by
the department under this paragraph or provided for under ss. 341.20 and 341.21.
The dealer may charge a reasonable fee for electronic processing under this
paragraph.

17 2. The department may, by rule, exempt a motor vehicle dealer from the
18 requirements of this paragraph. A motor vehicle dealer who is exempted shall pay
19 a fee to the department to process applications for transfer of title and registration
20 that are submitted to the department by the exempted dealer.

3. The department shall promulgate rules to implement and administer thisparagraph.

23 **SECTION 2261.** 343.027 of the statutes is amended to read:

343.027 Confidentiality of signatures. Any signature collected under this
chapter may be maintained by the department and shall be kept confidential. The,

#### **ASSEMBLY BILL 100**

<u>except that the</u> department may release a signature or a facsimile of a signature <del>only</del>
 to the person to whom the signature relates <u>and to the department of revenue for the</u>
 <u>sole purpose of investigating allegations of tax fraud</u>.

**SECTION 2262.** 343.14 (1) of the statutes is amended to read:

5 343.14 (1) Every application to the department for a license or identification 6 card or for renewal thereof shall be made upon the appropriate form furnished by the 7 department and shall be accompanied by the required fee. <u>The department shall</u> 8 provide the information it obtains under this subsection, excluding medical 9 information, to the department of revenue for the purpose of administering setoffs 10 under ss. 71.93 and 71.935 and state taxes.

11

4

**SECTION 2263.** 343.14 (2j) (b) of the statutes is amended to read:

343.14 (2j) (b) Except as otherwise required to administer and enforce this
chapter, the department of transportation may not disclose a social security number
obtained from an applicant for a license under sub. (2) (bm) to any person except to
the department of workforce development for the sole purpose of administering s.
49.22 or to the department of revenue for the purpose of administering setoffs under
ss. 71.93 and 71.935 and state taxes.

18

**SECTION 2264.** 343.33 (2) of the statutes is amended to read:

19 343.33 (2) Upon the hearing, the department or its <u>a</u> hearing examiner may 20 administer oaths, issue subpoenas for the attendance of witnesses and the 21 production of relevant books and papers and may require a reexamination of the 22 licensee. No law enforcement officer or other witness produced by the person who 23 has requested a hearing to testify on his or her behalf shall be paid a witness fee by 24 the department nor shall any law enforcement officer called to appear for the 25 department be paid any witness fee. All testimony shall be taken and transcribed.

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1	SECTION 2265. 343.44 (2) (as) of the statutes is created to read:
2	343.44 (2) (as) Any person who violates sub. (1) (b) after the effective date of
3	this paragraph [revisor inserts date], shall forfeit not more than \$600, except that,
4	if the person has been convicted of a previous violation of sub. (1) (b) within the
5	preceding 5-year period or if the revocation identified under sub. (1) (b) resulted from
6	an offense that may be counted under s. 343.307 (2), the penalty under par. (b) shall
7	apply.
8	SECTION 2266. 343.44 (2) (b) (intro.) of the statutes is amended to read:
9	343.44 <b>(2)</b> (b) (intro.) Except as provided in par. pars. (am) and (as), any person
10	who violates sub. (1) (b), (c) or (d) shall be fined not more than \$2,500 or imprisoned
11	for not more than one year in the county jail or both. In imposing a sentence under
12	this paragraph, or a local ordinance in conformity with this paragraph, the court
13	shall review the record and consider the following:
14	SECTION 2267. 344.576 (3) (a) 5. of the statutes is amended to read:
15	344.576 (3) (a) 5. The address and telephone number of the department of
16	agriculture, trade and consumer protection justice.
17	SECTION 2268. 344.576 (3) (c) of the statutes is amended to read:
18	344.576 (3) (c) The department of agriculture, trade and consumer protection
19	justice shall promulgate rules specifying the form of the notice required under par.
20	(a), including the size of the paper <del>and,</del> the type size, and any highlighting of the
21	information described in par. (a). The rule may specify additional information that
22	must be included in the notice and the precise language that must be used.
23	SECTION 2269. 344.579 (2) (intro.) of the statutes is amended to read:
24	344.579 (2) ENFORCEMENT. (intro.) The department of agriculture, trade and
25	consumer protection justice shall investigate violations of ss. 344.574, 344.576 (1),

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#### **ASSEMBLY BILL 100**

1 (2), and (3) (a) and (b), 344.577, and 344.578. The department of agriculture, trade 2 and consumer protection justice may on behalf of the state: 3 **SECTION 2270.** 350.12 (3h) (a) 1. of the statutes is amended to read: 4 350.12 **(3h)** (a) 1. Directly issue, transfer, or renew the registration 5 documentation with or without using the expedited services specified in par. (ag) 1. 6 **SECTION 2271.** 350.12 (3h) (a) 3. of the statutes is amended to read: 7 350.12 (3h) (a) 3. Appoint persons who are not employees of the department 8 as agents of the department to issue, transfer, or renew the registration 9 documentation using either or both of the expedited services specified in par. (ag) 1. 10 **SECTION 2272.** 350.12 (3h) (ag) 1. (intro.) of the statutes is amended to read: 11 350.12 (3h) (ag) 1. (intro.) For the issuance of original or duplicate registration 12 documentation and for the transfer or renewal of registration documentation, the 13 department may implement either or both of the following expedited procedures to 14 be provided by the department and any agents appointed under par. (a) 3.: 15 **SECTION 2273.** 350.12 (3h) (ag) 1. a. of the statutes is amended to read: 16 350.12 (3h) (ag) 1. a. A noncomputerized procedure under which the 17 department or agent may accept applications for registration certificates 18 <u>documentation</u> and issue a validated registration receipt at the time the applicant 19 submits the application accompanied by the required fees. SECTION 2274. 350.12 (3h) (ag) 1. b. of the statutes is amended to read: 20 21 350.12 (3h) (ag) 1. b. A computerized procedure under which the department 22 or agent may accept applications for registration documentation and issue to each 23 applicant all or some of the items of the registration documentation at the time the 24 applicant submits the application accompanied by the required fees. 25 **SECTION 2275.** 350.12 (3h) (ag) 2. of the statutes is amended to read:

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1	350.12 (3h) (ag) 2. Under either procedure under subd. 1., the applicant shall
2	receive any remaining items of registration documentation directly from the
3	department at a later date. The items of registration documentation issued at the
4	time of the submittal of the application under either procedure shall be sufficient to
5	allow the snowmobile for which the application is submitted to be operated in
6	compliance with the registration requirements under this section. <u>The items of</u>
7	registration documentation issued under subd. 1. b. shall include at least one
8	registration decal.
9	SECTION 2276. 350.12 (3h) (ar) (title) of the statutes is repealed and recreated
10	to read:
11	350.12 (3h) (ar) (title) Registration; supplemental fees.
12	SECTION 2277. 350.12 (3h) (ar) 1. of the statutes is amended to read:
13	350.12 (3h) (ar) 1. In addition to the applicable fee under sub. (3) (a), each agent
14	appointed under par. (a) 3. shall collect <del>an expedited <u>a</u> service fee of \$3 each time the</del>
15	agent issues a validated registration receipt under par. (ag) 1. a. The agent shall
16	retain the entire amount of each <del>expedited</del> service fee the agent collects.
17	SECTION 2278. 350.12 (3h) (ar) 2. of the statutes is amended to read:
18	350.12 (3h) (ar) 2. In addition to the applicable fee under sub. (3) (a), the
19	department or the agent appointed under par. (a) 3. shall collect an expedited $\underline{a}$
20	service fee of <del>\$3</del> <u>\$5</u> each time the <del>expedited</del> service under par. (ag) 1. b. is provided.
21	The agent shall remit to the department \$1 of each expedited service fee the agent
22	collects.
23	SECTION 2279. 350.12 (4) (bm) 2. of the statutes is amended to read:
94	250, 12 (1) (hm) 2. Of the actual and incurred by the depentment on the county

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350.12 (4) (bm) 2. Of the actual cost incurred by the department or the countyin maintaining its trails that are qualified under par. (b) 1. or 4. for the fiscal year

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1	applicable under subd. 1., the actual cost incurred in grooming the trails exceeds a
2	maximum of <del>\$130</del> <u>\$150</u> per mile per year.
3	SECTION 2280. 350.125 (1) (am) of the statutes is repealed.
4	<b>SECTION 2281.</b> 351.02 (1) (b) of the statutes is amended to read:
5	351.02 (1) (b) Twelve or more convictions of moving violations of ch. 346,
6	including violations under par. (a) <del>, of traffic regulations or of crimes in the operation</del>
7	of a motor vehicle which are required to be reported under s. 343.28 or 345.37 (5).
8	SECTION 2282. 351.02 (1) (f) of the statutes is amended to read:
9	351.02 (1) (f) The department may, by rule, exempt specific moving violations
10	of ch. 346 from being counted under par. (b) if the department determines that the
11	violation is a petty offense, except that the department may not exempt any violation
12	for which the department assigns demerit points under s. 343.32 (2) or rules
13	promulgated thereunder.
14	SECTION 2283. 351.02 (2) of the statutes is repealed.
15	SECTION 2284. 440.03 (11m) (c) of the statutes is amended to read:
16	440.03 (11m) (c) The department of regulation and licensing may not disclose
17	a social security number obtained under par. (a) to any person except the coordinated
18	licensure information system under s. 441.50 (7); the department of workforce
19	development for purposes of administering s. 49.22; and, for a social security number
20	obtained under par. (a) 1., the department of revenue for the sole purpose of
21	requesting certifications under s. 73.0301 and administering state taxes.
22	SECTION 2285. 440.03 (13) (b) 66d. of the statutes is created to read:
23	440.03 <b>(13)</b> (b) 66d. Sanitarian.
24	SECTION 2286. 440.05 (intro.) of the statutes is amended to read:

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1	440.05 Standard fees. (intro.) The following standard fees apply to all initial
2	credentials, except as provided in ss. 440.42, 440.43, 440.44, 440.51, <u>440.70 (6)</u> .
3	440.9935, 444.03, 444.11, 447.04 (2) (c) 2., 449.17, and 449.18:
4	SECTION 2287. 440.08 (2) (a) 1. of the statutes is amended to read:
5	440.08 (2) (a) 1. Accountant, certified public: January 1 December 15 of each
6	even–numbered year; \$59.
7	SECTION 2288. 440.08 (2) (a) 3. of the statutes is amended to read:
8	440.08 (2) (a) 3. Accounting corporation or partnership: January 1 December
9	<u>15</u> of each even–numbered year; \$56.
10	SECTION 2289. 440.08 (2) (a) 5. of the statutes is amended to read:
11	440.08 (2) (a) 5. Aesthetician: July <u>April</u> 1 of each odd-numbered year; \$87.
12	SECTION 2290. 440.08 (2) (a) 6. of the statutes is amended to read:
13	440.08 (2) (a) 6. Aesthetics establishment: July April 1 of each odd-numbered
14	year; \$70.
15	SECTION 2291. 440.08 (2) (a) 7. of the statutes is amended to read:
16	440.08 (2) (a) 7. Aesthetics instructor: July April 1 of each odd-numbered year;
17	\$70.
18	SECTION 2292. 440.08 (2) (a) 8. of the statutes is amended to read:
19	440.08 (2) (a) 8. Aesthetics school: July <u>April</u> 1 of each odd-numbered year;
20	\$115.
21	SECTION 2293. 440.08 (2) (a) 9. of the statutes is amended to read:
22	440.08 (2) (a) 9. Aesthetics specialty school: July April 1 of each odd-numbered
23	year; \$53.
24	SECTION 2294. 440.08 (2) (a) 11. of the statutes is amended to read:

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### **ASSEMBLY BILL 100**

1	440.08 (2) (a) 11. Appraiser, real estate, certified general: January 1 December
2	<u>15</u> of each even–numbered year; \$162.
3	SECTION 2295. 440.08 (2) (a) 11m. of the statutes is amended to read:
4	440.08 (2) (a) 11m. Appraiser, real estate, certified residential: January 1
5	December 15 of each even–numbered year; \$167.
6	SECTION 2296. 440.08 (2) (a) 12. of the statutes is amended to read:
7	440.08 (2) (a) 12. Appraiser, real estate, licensed: January 1 December 15 of
8	each even–numbered year; \$185.
9	SECTION 2297. 440.08 (2) (a) 14g. of the statutes is amended to read:
10	440.08 (2) (a) 14g. Auction company: January 1 December 15 of each
11	<del>odd–numbered</del> <u>even–numbered</u> year; \$56.
12	SECTION 2298. 440.08 (2) (a) 14r. of the statutes is amended to read:
13	440.08 (2) (a) 14r. Auctioneer: January 1 December 15 of each odd–numbered
14	<u>even–numbered</u> year; \$174.
15	SECTION 2299. 440.08 (2) (a) 16. of the statutes is amended to read:
16	440.08 (2) (a) 16. Barbering or cosmetology establishment: July April 1 of each
17	odd–numbered year; \$56.
18	SECTION 2300. 440.08 (2) (a) 17. of the statutes is amended to read:
19	440.08 (2) (a) 17. Barbering or cosmetology instructor: July April 1 of each
20	odd–numbered year; \$91.
21	SECTION 2301. 440.08 (2) (a) 18. of the statutes is amended to read:
22	440.08 (2) (a) 18. Barbering or cosmetology manager: July April 1 of each
23	odd–numbered year; \$71.
24	SECTION 2302. 440.08 (2) (a) 19. of the statutes is amended to read:

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# **ASSEMBLY BILL 100**

1	440.08 (2) (a) 19. Barbering or cosmetology school: July April 1 of each
2	odd–numbered year; \$138.
3	SECTION 2303. 440.08 (2) (a) 20. of the statutes is amended to read:
4	440.08 (2) (a) 20. Barber or cosmetologist: July April 1 of each odd-numbered
5	year; \$63.
6	<b>SECTION 2304.</b> 440.08 (2) (a) 21. of the statutes is amended to read:
7	440.08 (2) (a) 21. Cemetery authority: January 1 December 15 of each
8	<del>odd–numbered</del> <u>even–numbered</u> year; \$343.
9	<b>SECTION 2305.</b> 440.08 (2) (a) 22. of the statutes is amended to read:
10	440.08 (2) (a) 22. Cemetery preneed seller: January 1 December 15 of each
11	<del>odd–numbered</del> <u>even–numbered</u> year; \$61.
12	<b>SECTION 2306.</b> 440.08 (2) (a) 23. of the statutes is amended to read:
13	440.08 (2) (a) 23. Cemetery salesperson: January 1 December 15 of each
14	<del>odd–numbered</del> <u>even–numbered</u> year; \$90.
15	<b>SECTION 2307.</b> 440.08 (2) (a) 24. of the statutes is amended to read:
16	440.08 (2) (a) 24. Chiropractor: January 1 December 15 of each odd-numbered
17	<u>even–numbered</u> year; \$168.
18	<b>SECTION 2308.</b> 440.08 (2) (a) 30. of the statutes is amended to read:
19	440.08 (2) (a) 30. Electrologist: July <u>April</u> 1 of each odd–numbered year; \$76.
20	<b>SECTION 2309.</b> 440.08 (2) (a) 31. of the statutes is amended to read:
21	440.08 (2) (a) 31. Electrology establishment: July April 1 of each
22	odd–numbered year; \$56.
23	<b>SECTION 2310.</b> 440.08 (2) (a) 32. of the statutes is amended to read:
24	440.08 (2) (a) 32. Electrology instructor: July April 1 of each odd–numbered
25	year; \$86.

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**ASSEMBLY BILL 100** 

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1	SECTION 2311. 440.08 (2) (a) 33. of the statutes is amended to read:
2	440.08 (2) (a) 33. Electrology school: July April 1 of each odd-numbered year;
3	\$71.
4	SECTION 2312. 440.08 (2) (a) 34. of the statutes is amended to read:
5	440.08 (2) (a) 34. Electrology specialty school: July April 1 of each
6	odd-numbered year; \$53.
7	SECTION 2313. 440.08 (2) (a) 36. of the statutes is amended to read:
8	440.08 (2) (a) 36. Funeral director: January 1 December 15 of each
9	even–numbered year; \$135.
10	SECTION 2314. 440.08 (2) (a) 38g. of the statutes is amended to read:
11	440.08 (2) (a) 38g. Home inspector: January 1 December 15 of each
12	<del>odd–numbered</del> <u>even–numbered</u> year; \$53.
13	SECTION 2315. 440.08 (2) (a) 42. of the statutes is amended to read:
14	440.08 (2) (a) 42. Manicuring establishment: July April 1 of each
15	odd–numbered year; \$53.
16	SECTION 2316. 440.08 (2) (a) 43. of the statutes is amended to read:
17	440.08 (2) (a) 43. Manicuring instructor: July April 1 of each odd–numbered
18	year; \$53.
19	SECTION 2317. 440.08 (2) (a) 44. of the statutes is amended to read:
20	440.08 (2) (a) 44. Manicuring school: July <u>April</u> 1 of each odd-numbered year;
21	\$118.
22	SECTION 2318. 440.08 (2) (a) 45. of the statutes is amended to read:
23	440.08 (2) (a) 45. Manicuring specialty school: July April 1 of each
24	odd–numbered year; \$53.
25	SECTION 2319. 440.08 (2) (a) 46. of the statutes is amended to read:

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#### 1 440.08 (2) (a) 46. Manicurist: July April 1 of each odd-numbered year; \$133. 2 **SECTION 2320.** 440.08 (2) (a) 46m. of the statutes is amended to read: 3 440.08 (2) (a) 46m. Marriage and family therapist: July April 1 of each 4 odd-numbered year; \$84. 5 **SECTION 2321.** 440.08 (2) (a) 54. of the statutes is amended to read: 6 440.08 (2) (a) 54. Optometrist: January 1 December 15 of each even-numbered 7 year; \$65. 8 **SECTION 2322.** 440.08 (2) (a) 62. of the statutes is amended to read: 9 440.08 **(2)** (a) 62. Private detective agency: September 1 of each 10 even-numbered odd-numbered year; \$53. 11 SECTION 2323. 440.08 (2) (a) 63m. of the statutes is amended to read: 12 440.08 (2) (a) 63m. Professional counselor: July April 1 of each odd-numbered 13 year; \$76. 14 **SECTION 2324.** 440.08 (2) (a) 65. of the statutes is amended to read: 15 440.08 (2) (a) 65. Real estate broker: January 1 December 15 of each 16 odd-numbered even-numbered year; \$128. 17 **SECTION 2325.** 440.08 (2) (a) 66. of the statutes is amended to read: 18 440.08 (2) (a) 66. Real estate business entity: January 1 December 15 of each 19 odd-numbered even-numbered year; \$56. 20 **SECTION 2326.** 440.08 (2) (a) 67. of the statutes is amended to read: 21 440.08 (2) (a) 67. Real estate salesperson: January 1 December 15 of each 22 odd-numbered even-numbered year; \$83. 23 **SECTION 2327.** 440.08 (2) (a) 68b. of the statutes is created to read: 24 440.08 (2) (a) 68b. Sanitarian: December 16 of each even-numbered year, \$25. 25 **SECTION 2328.** 440.08 (2) (a) 68d. of the statutes is amended to read:

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1	440.08 (2) (a) 68d. Social worker: July April 1 of each odd–numbered year; \$63.
2	SECTION 2329. 440.08 (2) (a) 68h. of the statutes is amended to read:
3	440.08 (2) (a) 68h. Social worker, advanced practice: July April 1 of each
4	odd-numbered year; \$70.
5	SECTION 2330. 440.08 (2) (a) 68p. of the statutes is amended to read:
6	440.08 (2) (a) 68p. Social worker, independent: July April 1 of each
7	odd–numbered year; \$58.
8	SECTION 2331. 440.08 (2) (a) 68t. of the statutes is amended to read:
9	440.08 (2) (a) 68t. Social worker, independent clinical: July April 1 of each
10	odd–numbered year; \$73.
11	SECTION 2332. 440.08 (2) (a) 69. of the statutes is amended to read:
12	440.08 (2) (a) 69. Time-share salesperson: January 1 December 15 of each
13	<del>odd–numbered</del> <u>even–numbered</u> year; \$119.
14	SECTION 2333. 440.08 (2) (a) 70. of the statutes is amended to read:
15	440.08 (2) (a) 70. Veterinarian: January 1 December 15 of each
16	even–numbered year; \$105.
17	SECTION 2334. 440.08 (2) (a) 71. of the statutes is amended to read:
18	440.08 (2) (a) 71. Veterinary technician: January 1 December 15 of each
19	even–numbered year; \$58.
20	SECTION 2335. 440.23 (1) of the statutes is amended to read:
21	440.23 (1) If the holder of a credential pays a fee required under s. 440.05 (1)
22	or (6), 440.08, <u>440.70 (6),</u> 444.03, or 444.11 by check or debit or credit card and the
23	check is not paid by the financial institution upon which the check is drawn or if the
24	demand for payment under the debit or credit card transaction is not paid by the
25	financial institution upon which demand is made, the department may cancel the

1	credential on or after the 60th day after the department receives the notice from the
2	financial institution, subject to sub. (2).
3	SECTION 2336. Subchapter VI of chapter 440 [precedes 440.70] of the statutes
4	is created to read:
5	CHAPTER 440
6	SUBCHAPTER VI
7	SANITARIANS
8	<b>SECTION 2337.</b> 440.70 (9) of the statutes is created to read:
9	440.70 (9) FORFEITURE. In addition to or in lieu of a reprimand or a denial,
10	limitation, suspension, or revocation of a registration under sub. (8), the department
11	may assess against any person a forfeiture of not less than \$100 nor more than \$1,000
12	for each violation under sub. (8).
13	SECTION 2338. 452.13 (2) (b) 3. of the statutes is amended to read:
14	452.13 (2) (b) 3. Furnish the department of regulation and licensing with a
15	letter authorizing the department of regulation and licensing and the department
16	of administration commerce to examine and audit the interest-bearing common
17	trust account whenever the department of regulation and licensing or the
18	department of administration commerce considers it necessary.
19	<b>SECTION 2339.</b> 452.13 (2) (bm) of the statutes is amended to read:
20	452.13 (2) (bm) The department of regulation and licensing shall forward to the
21	department of administration commerce the information and documents furnished
22	under par. (b).
23	<b>SECTION 2340.</b> 452.13 (2) (d) of the statutes is amended to read:

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#### 1 452.13 (2) (d) The department of administration <u>commerce</u> is the beneficial 2 owner of the interest accruing to the interest–bearing common trust account, minus 3 any service charges or fees. 4 **SECTION 2341.** 452.13 (2) (e) 1. of the statutes is amended to read: 5 452.13 (2) (e) 1. Annually, before February 1, remit to the department of 6 administration commerce the total interest or dividends, minus service charges or 7 fees, earned on the average daily balance in the interest-bearing common trust 8 account during the 12 months ending on the previous December 31. A depository 9 institution is not required to remit any amount if the total interest or dividends for 10 that period is less than \$10 before any deduction for service charges or fees. 11 **SECTION 2342.** 452.13 (2) (e) 2. of the statutes is amended to read: 12 452.13 **(2)** (e) 2. When the interest remittance is sent, furnish to the 13 department of administration commerce and to the broker maintaining the 14 interest-bearing common trust account a statement that includes the name of the 15 broker for whose account the remittance is made, the rate of interest applied, the 16 amount of service charges or fees deducted, if any, and the account balance for the 17 period that the statement covers. 18 **SECTION 2343.** 452.13 (2) (f) 2. of the statutes is amended to read: 19 452.13 (2) (f) 2. May not assess a service charge or fee for an interest-bearing 20 common trust account against the department of administration commerce. 21 **SECTION 2344.** 452.13 (2) (f) 3. of the statutes is amended to read: 22 452.13 (2) (f) 3. May deduct a service charge or fee from the interest earned by 23 an interest–bearing common trust account, and if a balance remains, may deduct the 24 remaining charge or fee from the interest earned on any other interest-bearing

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1	common trust account maintained in that depository institution, before remitting
2	interest to the department of administration commerce.
3	<b>SECTION 2345.</b> 452.13 (5) of the statutes is amended to read:
4	452.13 (5) RULES. In consultation with the department of regulation and
5	licensing, the department of administration commerce shall promulgate rules
6	necessary to administer this section.
7	SECTION 2346. 460.05 (1) (e) 1. of the statutes is amended to read:
8	460.05 (1) (e) 1. Graduated from a school of massage therapy or bodywork
9	approved by the educational approval board under s. $45.54$ <u>38.50</u> or completed a
10	training program approved by the department under the rules promulgated under
11	s. 460.04 (2) (b).
12	<b>SECTION 2347.</b> 460.05 (3) of the statutes is repealed and recreated to read:
13	460.05 (3) The department shall grant a certificate as a massage therapist or
14	bodyworker to a person who satisfies the requirements specified in sub. (1) (a) to (d),
15	(g), and (h) and who includes with the application specified in sub. (1) (c) all of the
16	following:
17	(a) Evidence satisfactory to the department that, during the $2-year$ period after
18	March 1, 2003, the person was actively engaged in the practice of massage therapy
19	or bodywork.
20	(b) An attestation that the person only recently became aware of the
21	requirements of this chapter.
22	<b>SECTION 2348.</b> 560.045 (1) of the statutes is amended to read:
23	560.045 (1) To the extent allowed under federal law or regulation, the
24	department shall give priority in the awarding of grants under housing programs to

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#### 1 grants for projects related to the redevelopment of brownfields, as defined in s. 2 560.60 (1v) 560.13 (1) (a). 3 **SECTION 2349.** 560.135 (5) (a) of the statutes is amended to read: 4 560.135 (5) (a) The factors under s. 560.605 (2) (a) to (e) (1) (j) to (n). 5 **SECTION 2350.** 560.135 (5) (b) of the statutes is amended to read: 6 560.135 (5) (b) Whether the project will be located in a targeted area, as 7 determined by the board after considering the factors under s. 560.605 (2m) (a) to (h) 8 (2m) (a), (b), and (f) to (h). 9 **SECTION 2351.** 560.137 (2) (f) of the statutes is created to read: 10 560.137 (2) (f) If the department awards a grant under this subsection, the 11 department may contract directly with and pay grant proceeds directly to any person 12 providing technical or management assistance to the grant recipient. 13 **SECTION 2352.** 560.138 (6) of the statutes is created to read: 14 560.138 **(6)** If the department awards a grant under this section, the 15 department may contract directly with and pay grant proceeds directly to any person 16 providing technical or management assistance to the grant recipient. 17 **SECTION 2353.** 560.14 (1) (ar) of the statutes is amended to read: 18 560.14 (1) (ar) "Brownfields" has the meaning given in s. 560.60 (1v) 560.13 (1) 19 <u>(a)</u>. 20 **SECTION 2354.** 560.145 of the statutes is repealed. 21 **SECTION 2355.** 560.147 of the statutes is repealed. 22 **SECTION 2356.** 560.15 (2) (d) of the statutes is repealed. 23 **SECTION 2357.** 560.155 (2) (e) of the statutes is created to read:

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1	560.155 (2) (e) If the department awards a grant under this section, the
2	department may contract directly with and pay grant proceeds directly to any person
3	providing technical or management assistance to the grant recipient.
4	SECTION 2358. 560.16 of the statutes is repealed.
5	SECTION 2359. 560.17 (1) (am) of the statutes is amended to read:
6	560.17 <b>(1)</b> (am) "Brownfields" has the meaning given in s. <del>560.60 (1v)</del> <u>560.13</u>
7	<u>(1) (a)</u> .
8	SECTION 2360. 560.17 (1) (bm) of the statutes is amended to read:
9	560.17 (1) (bm) "Job" has the meaning given in s. 560.60 (10) means a position
10	providing full-time equivalent employment. "Job" does not include initial training
11	before an employment position begins.
12	<b>SECTION 2361.</b> 560.175 of the statutes is repealed.
13	<b>SECTION 2362.</b> 560.24 of the statutes is created to read:
13 14	<b>SECTION 2362.</b> 560.24 of the statutes is created to read: <b>560.24 Training assistance grant program. (1)</b> (a) The department may
14	560.24 Training assistance grant program. (1) (a) The department may
14 15	<b>560.24 Training assistance grant program. (1)</b> (a) The department may award a grant to an employer for training the employer's employees if all of the
14 15 16	<b>560.24 Training assistance grant program. (1)</b> (a) The department may award a grant to an employer for training the employer's employees if all of the following apply:
14 15 16 17	<ul> <li>560.24 Training assistance grant program. (1) (a) The department may award a grant to an employer for training the employer's employees if all of the following apply:</li> <li>1. The employer satisfies any of the following:</li> </ul>
14 15 16 17 18	<ul> <li>560.24 Training assistance grant program. (1) (a) The department may award a grant to an employer for training the employer's employees if all of the following apply:</li> <li>1. The employer satisfies any of the following:</li> <li>a. The employer will create significant numbers of new, high-paying jobs in the</li> </ul>
14 15 16 17 18 19	<ul> <li>560.24 Training assistance grant program. (1) (a) The department may award a grant to an employer for training the employer's employees if all of the following apply: <ol> <li>The employer satisfies any of the following:</li> <li>The employer will create significant numbers of new, high-paying jobs in the state, as determined by the department.</li> </ol> </li> </ul>
14 15 16 17 18 19 20	<ul> <li>560.24 Training assistance grant program. (1) (a) The department may award a grant to an employer for training the employer's employees if all of the following apply: <ol> <li>The employer satisfies any of the following:</li> <li>The employer will create significant numbers of new, high–paying jobs in the state, as determined by the department.</li> <li>The employer will introduce new capital investment to retain a significant</li> </ol></li></ul>
14 15 16 17 18 19 20 21	<ul> <li>560.24 Training assistance grant program. (1) (a) The department may award a grant to an employer for training the employer's employees if all of the following apply: <ol> <li>The employer satisfies any of the following:</li> <li>The employer will create significant numbers of new, high–paying jobs in the state, as determined by the department.</li> <li>The employer will introduce new capital investment to retain a significant number of jobs in the state, as determined by the department.</li> </ol> </li> </ul>

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1	2. The employer submits, and the department approves, a training plan that
2	has been developed jointly by the employer with a technical college or other training
3	provider and that details the proposed use of the grant proceeds.
4	3. The employer enters into an agreement for the use of the grant proceeds.
5	4. The employer agrees to submit the report required under par. (b) by the time
6	the report is required under par. (b).
7	(b) An employer that is awarded a grant under this section shall submit to the
8	department, within 6 months after the full amount of the grant has been spent, a
9	report detailing how the grant proceeds were used.
10	(2) In awarding grants under sub. (1), the department shall give preference to
11	employers who submit training plans under which the training will be provided by
12	a technical college.
13	(3) The department shall award grants under sub. (1) from the appropriation
14	under s. 20.143 (1) (cs). If the department exhausts the moneys in the appropriation
15	under s. 20.143 (1) (cs), the department may award grants under sub. (1) from the
16	appropriation under s. 20.143 (1) (c).
17	(4) The department may pay the proceeds of a grant under sub. (1) directly to
18	the technical college or other training provider that participated in developing the
19	training plan under sub. (1) (a) 2.
20	(5) The department shall promulgate rules defining, for purposes of the
21	program under this section, all of the following terms:
22	(a) Capital investment.
23	(b) Family–supporting wage.
24	(c) High-paying job.
25	(d) Significant numbers.

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1	<b>SECTION 2363.</b> 560.25 (title) and (1) of the statutes are renumbered 38.34 (title)
2	and (1).
3	SECTION 2364. 560.25 (2) of the statutes is renumbered 38.34 (2) and amended
4	to read:
5	38.34 (2) GRANTS. Subject to sub. (4) (3), the department board may make a
6	grant from the appropriation under s. <del>20.143 (1) (fj)</del> <u>20.292 (1) (fj)</u> to a
7	technology-based nonprofit organization to provide support for a manufacturing
8	extension center if all of the following apply:
9	(a) The technology-based nonprofit organization submits to the department
10	board a plan detailing its proposed expenditures and performance measures related
11	to the project.
12	(b) The secretary <u>state director</u> approves the plan submitted under par. (a).
13	<b>SECTION 2365.</b> 560.25 (4) of the statutes is repealed.
14	<b>SECTION 2366.</b> 560.26 of the statutes is repealed.
15	<b>SECTION 2367.</b> 560.60 (1m) of the statutes is repealed.
16	<b>SECTION 2368.</b> 560.60 (1v) of the statutes is repealed.
17	SECTION 2369. 560.60 (3) of the statutes is repealed.
18	<b>SECTION 2370.</b> 560.60 (3m) of the statutes is created to read:
19	560.60 <b>(3m)</b> "Eligible activities" means any of the following:
20	(a) Capital financing.
21	(b) Worker training.
22	(c) Entrepreneurial development.
23	(d) Providing assistance to technology-based businesses or to businesses at a
24	foreign trade show or event.
25	(e) Promoting urban or regional economic development.

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1	(f) Establishing revolving loan funds.
2	(g) Providing working capital.
3	(h) Promoting employee ownership through all of the following:
4	1. Conducting feasibility studies to investigate the reorganization or new
5	incorporation of existing businesses as employee-owned businesses.
6	2. Implementing feasibility studies under subd. 1.
7	<b>SECTION 2371.</b> 560.60 (4) of the statutes is amended to read:
8	560.60 (4) "Eligible recipient" means a governing body or a person who is
9	eligible to receive a grant or loan under s. <del>560.62, a grant or loan under s. 560.63 or</del>
10	<del>a grant or loan under s. 560.65</del> <u>560.61</u> .
11	SECTION 2372. 560.60 (8) of the statutes is repealed.
12	SECTION 2373. 560.60 (10) of the statutes is repealed.
13	SECTION 2374. 560.60 (11) of the statutes is repealed.
14	SECTION 2375. 560.60 (13) of the statutes is repealed.
15	<b>SECTION 2376.</b> 560.60 (15) of the statutes is amended to read:
16	560.60 <b>(15)</b> "Small business" means a business <del>operating for profit,</del> with <del>250</del>
17	$\Theta$ fewer <u>than 100</u> employees, including employees of any subsidiary or affiliated
18	organization.
19	SECTION 2377. 560.60 (17) of the statutes is repealed.
20	SECTION 2378. 560.60 (18m) of the statutes is repealed.
21	SECTION 2379. 560.605 (1) (intro.) of the statutes is amended to read:
22	560.605 (1) (intro.) The Upon receipt of an application by an eligible recipient.
23	<u>the</u> board may <u>consider any of the following in determining whether to</u> award a grant
24	or loan under s. 560.61 <del>upon the receipt and consideration of an application by an</del>

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1	eligible recipient for a project under ss. 560.62 to 560.66, if the board determines all
2	of the following:
3	SECTION 2380. 560.605 (1) (a) of the statutes is amended to read:
4	560.605 (1) (a) The <u>Whether the</u> project serves a public purpose.
5	SECTION 2381. 560.605 (1) (b) of the statutes is amended to read:
6	560.605 (1) (b) The <u>Whether the</u> project will retain or increase employment in
7	this state.
8	SECTION 2382. 560.605 (1) (c) of the statutes is amended to read:
9	560.605 (1) (c) The <u>Whether the</u> project <del>is not likely to</del> <u>might not</u> occur without
10	the grant or loan.
11	SECTION 2383. 560.605 (1) (d) of the statutes is amended to read:
12	560.605 (1) (d) Financing Whether financing is unavailable available from any
13	other another source on reasonably equivalent terms.
14	SECTION 2384. 560.605 (1) (e) of the statutes is amended to read:
15	560.605 (1) (e) Except as provided in s. 560.68 (6), the eligible recipient
16	receiving the grant or loan will contribute, from <u>The extent to which the project will</u>
17	be financed with funds not provided by this state, not less than 25% of the cost of the
18	<del>project</del> .
19	<b>SECTION 2385.</b> 560.605 (1) (f) of the statutes is repealed.
20	SECTION 2386. 560.605 (1) (g) of the statutes is amended to read:
21	560.605 (1) (g) Funds <u>Whether funds</u> from the grant or loan <del>under s. 560.62,</del>
22	560.63, 560.65 or 560.66 will be used to pay overhead costs, except as provided in s.
23	<del>560.65 (1m) (b),</del> or to replace funds from <del>any other</del> <u>another</u> source.
24	SECTION 2387. 560.605 (1) (h) of the statutes is amended to read:

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1	560.605 (1) (h) The <u>Whether the</u> project will <del>not</del> displace <del>any</del> workers in this
2	state.
3	<b>SECTION 2388.</b> 560.605 (1) (i) of the statutes is repealed.
4	SECTION 2389. 560.605 (2) (intro.) of the statutes is repealed.
5	<b>SECTION 2390.</b> 560.605 (2) (a) of the statutes is renumbered 560.605 (1) (j).
6	<b>SECTION 2391.</b> 560.605 (2) (b) of the statutes is renumbered 560.605 (1) (k).
7	<b>SECTION 2392.</b> 560.605 (2) (c) of the statutes is renumbered 560.605 (1) (L).
8	<b>SECTION 2393.</b> 560.605 (2) (d) of the statutes is renumbered 560.605 (1) (m) and
9	amended to read:
10	560.605 (1) (m) The financial soundness of the business eligible recipient.
11	<b>SECTION 2394.</b> 560.605 (2) (e) of the statutes is renumbered 560.605 (1) (n).
12	<b>SECTION 2395.</b> 560.605 (2) (f) of the statutes is renumbered 560.605 (1) (o).
13	<b>SECTION 2396.</b> 560.605 (2m) (intro.) of the statutes is amended to read:
14	560.605 (2m) (intro.) When considering whether a project under s. 560.62,
15	<del>560.63 or 560.66</del> will be located in a targeted area, the board <del>shall</del> <u>may</u> consider <del>all</del>
16	any of the following:
17	SECTION 2397. 560.605 (2m) (c) of the statutes is repealed.
18	SECTION 2398. 560.605 (2m) (d) of the statutes is repealed.
19	SECTION 2399. 560.605 (2m) (e) of the statutes is repealed.
20	SECTION 2400. 560.605 (4) of the statutes is repealed.
21	SECTION 2401. 560.605 (5) of the statutes is repealed.
22	<b>SECTION 2402.</b> 560.605 (5m) of the statutes is repealed.
23	SECTION 2403. 560.605 (6) of the statutes is repealed.
24	<b>SECTION 2404.</b> 560.607 (1) of the statutes is amended to read:

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1	560.607 (1) Evaluations of proposed technical research projects under s.
2	<del>560.62</del> .
3	SECTION 2405. 560.61 (intro.) of the statutes is repealed.
4	SECTION 2406. 560.61 (1) of the statutes is renumbered 560.61 and amended
5	to read:
6	<b>560.61</b> Make <u>At the request of the board, the department may make</u> a grant
7	or loan to an eligible recipient <del>for a project that meets the criteria for funding under</del>
8	s. 560.605 (1) and (2) and under s. 560.62, 560.63, 560.65 or 560.66, whichever is
9	<del>appropriate,</del> from the appropriations under s. 20.143 (1) (c) <del>, (cb)</del> and (ie) <u>for eligible</u>
10	activities.
11	<b>SECTION 2407.</b> 560.61 (3) of the statutes is repealed.
12	<b>SECTION 2408.</b> 560.62 of the statutes is repealed.
13	<b>SECTION 2409.</b> 560.63 of the statutes is repealed.
14	<b>SECTION 2410.</b> 560.65 of the statutes is repealed.
15	<b>SECTION 2411.</b> 560.66 of the statutes is repealed.
16	<b>SECTION 2412.</b> 560.68 (1m) of the statutes is created to read:
17	560.68 (1m) The department shall establish criteria for the award of grants
18	and loans under s. 560.61, including the types of projects that are eligible for funding
19	and the types of eligible projects that will receive priority.
20	<b>SECTION 2413.</b> 560.68 (2m) of the statutes is created to read:
21	560.68 (2m) The department shall determine conditions applicable to a grant
22	or loan under s. 560.61.
23	<b>SECTION 2414.</b> 560.68 (3) of the statutes is amended to read:
24	560.68 (3) The department may charge a grant or loan recipient an origination
25	fee of <del>up to not more than</del> 2% of the grant or loan amount if the grant or loan <u>equals</u>

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or exceeds \$200,000 and is awarded under s. 560.63 or 560.66. The department shall 1 2 deposit all origination fees collected under this subsection in the appropriation 3 account under s. 20.143 (1) (gm). 4 **SECTION 2415.** 560.68 (5) of the statutes is renumbered 560.68 (5) (intro.) and 5 amended to read: 6 560.68 (5) (intro.) The department, with the approval of the board, shall develop procedures to evaluate related to grants and loans under s. 560.61 for all of 7 8 the following: 9 (b) Evaluating applications, monitor. 10 (c) Monitoring project performance and audit. 11 (d) Auditing the grants and loans <del>awarded under this subchapter</del>. 12 **SECTION 2416.** 560.68 (5) (a) of the statutes is created to read: 13 560.68 (5) (a) Submitting applications for grants and loans. 14 **SECTION 2417.** 560.68 (6) of the statutes is amended to read: 15 560.68 (6) If appropriate, the <u>The</u> board may <u>shall</u> require that more, as a 16 condition of a grant or loan, that a recipient contribute to a project an amount that 17 is not less than 25% of the cost of any project or category of projects be paid from funds not provided by this state amount of the grant or loan. 18 **SECTION 2418.** 560.68 (7) (a) of the statutes is amended to read: 19 20 560.68 (7) (a) Publish and disseminate information about the projects under 21 ss. 560.62 to 560.66 that may be funded by a grant or loan under s. 560.61 and the 22 about procedures for applying for grants and loans under s. 560.61. 23 **SECTION 2419.** 560.797 (2) (d) of the statutes is amended to read: 24 560.797 (2) (d) The department may not designate more than 79 enterprise 25 development zones unless the department obtains the approval of the joint

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1	committee on finance to do so. Of the enterprise development zones that the
2	department designates, at least 10 shall be designated under par. (bg).
3	SECTION 2420. 560.797 (5) (b) of the statutes is amended to read:
4	560.797 (5) (b) When the department designates an area as an enterprise
5	development zone under this section, the department shall establish a limit, not to
6	exceed \$3,000,000, for tax benefits for the enterprise development zone. <u>The total</u>
7	amount of tax benefits authorized under this paragraph for all enterprise
8	development zones may not exceed \$243,000,000.
9	<b>SECTION 2421.</b> 560.799 of the statutes is created to read:
10	560.799 Super employment and economic development zone grant
11	program. (1) Beginning on July 1, 2006, from the appropriation under s. 20.143
12	(1) (cm), the department may award a grant to an eligible business that locates in an
13	extremely depressed area designated under sub. (3) (a), for reimbursing the
14	business's eligible costs, if all of the following apply:
15	(a) The department determines that the business will create not fewer than 100
16	qualifying jobs in the extremely depressed area.
17	(b) The business enters into a written agreement with the department that
18	specifies the conditions for use of the grant proceeds and in which the business agrees
19	to do all of the following:
20	1. Compensate at a family-supporting wage not less than 90 percent of the
21	employees in the qualifying jobs created under par. (a).
22	2. Make every reasonable effort to hire individuals who reside in the extremely
23	depressed area to fill at least 75 percent of the qualifying jobs created under par. (a).
24	3. Submit the report required under sub. (2) by the time the report is required
25	under sub. (2).

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1	(2) A business that is awarded a grant under this section shall, by March 31
2	of the year following a year in which the department disburses grant moneys to the
3	business, submit to the department a report detailing how the grant moneys received
4	in that year were used.
5	(3) The department shall do all of the following:
6	(a) Designate areas in this state as extremely depressed areas. The
7	department may not designate an area under this paragraph unless the department
8	determines that the unemployment rate for the area equals or exceeds 150 percent
9	of the average unemployment rate for this state.
10	(b) Promulgate rules defining all of the following terms:
11	1. "Eligible costs," which may include property taxes, utilities, job training,
12	employee transportation, a portion of wages paid by the business to employees who
13	reside in the extremely depressed area, and a portion of the costs incurred by the
14	business to provide child care at the business for employees.
15	2. "Extremely depressed area."
16	3. "Family-supporting wage."
17	4. "Qualifying jobs."
18	(4) The department may pay grant proceeds to an eligible business that is
19	awarded a grant under this section for up to 5 years.
20	SECTION 2422. 560.9810 (5) of the statutes is created to read:
21	560.9810 (5) NONAPPLICATION. This section does not apply to property that is
22	authorized to be sold under s. 16.848.
23	SECTION 2423. 562.06 (3) of the statutes is amended to read:

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1	562.06 (3) DAY CARE. Nothing in this section prohibits a licensee from operating
2	a day care area at a track if the day care area is licensed by the department of <del>health</del>
3	and family services workforce development under s. 48.65 49.98.
4	SECTION 2424. 565.05 (1) (intro.) of the statutes is amended to read:
5	565.05 (1) (intro.) No Except as provided in sub. (1m), no employee in the
6	lottery division of the department or the executive assistant or the secretary or
7	deputy secretary of revenue may do any of the following:
8	<b>SECTION 2425.</b> 565.05 (1m) of the statutes is created to read:
9	565.05 (1m) An employee in the lottery division of the department who
10	terminates employment with the department may be employed by a vendor at any
11	time after his or her date of termination if the department has entered into a
12	contract, on or after the effective date of this subsection [revisor inserts date], with
13	the vendor to perform lottery functions that were previously performed by the
14	employee while he or she was employed in the lottery division.
15	<b>SECTION 2426.</b> 565.05 (3) of the statutes is created to read:
16	565.05 (3) No employee in the lottery division may discuss with a vendor who
17	is attempting to obtain a major procurement contract under s. 565.25 any matter
18	relating to the future employment of the employee with the vendor unless the
19	discussion relates to employment under s. 565.25 (3) (cm) and the administrator
20	provides prior written consent.
21	SECTION 2427. 565.10 (3) (b) of the statutes is amended to read:
22	565.10 (3) (b) No lottery retailer contract may be entered into with a person who
23	has been finally adjudged to be delinquent in the payment of taxes under ch. 71, 72,
24	76, 77, 78, or 139 <del>or,</del> who has been found delinquent in the payment of contributions
25	to the unemployment reserve fund under s. 108.16 in a proceeding under s. 108.10,

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or who owes a payment to the uninsured employers fund under s. 102.82 or 102.85
(4) or to the work injury supplemental benefit fund under s. 102.49 (5) (a), 102.59 (2),
or 102.60 (5) (b) if the person remains delinquent in the payment of liable for those
taxes or, contributions, or payments at the time the person seeks to enter into the
lottery retailer contract.

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**SECTION 2428.** 565.25 (3) (cm) of the statutes is created to read:

565.25 (3) (cm) If a contract for a major procurement is for services that were performed by employees in the lottery division before the effective date of this paragraph .... [revisor inserts date], the contract may not be entered into unless the contract requires the vendor to offer employment to those employees in the lottery division who performed those services and whose positions were terminated on or after the effective date of this paragraph .... [revisor inserts date].

**SECTION 2429.** 565.48 of the statutes is created to read:

565.48 Collection of unpaid liabilities. Any unpaid amount owed by a
 retailer to the department under this chapter shall be assessed, collected, and
 reviewed in the same manner as income taxes are assessed, collected, and reviewed
 under ch. 71.

**SECTION 2430.** 655.27 (2) of the statutes is amended to read:

19 655.27 (2) FUND ADMINISTRATION AND OPERATION. Management of the fund shall
20 be vested with the board of governors. The commissioner shall either provide staff
21 services necessary for the operation of the fund or, with the approval of the board of
22 governors, contract for all or part of these services. Such a contract is subject to s.
23 ss. 16.765 and 16.771, but is otherwise exempt from subch. IV of ch. 16. The
24 commissioner shall adopt rules governing the procedures for creating and
25 implementing these contracts before entering into the contracts. At least annually,

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the contractor shall report to the commissioner and to the board of governors regarding all expenses incurred and subcontracting arrangements. If the board of governors approves, the contractor may hire legal counsel as needed to provide staff services. The cost of contracting for staff services shall be funded from the appropriation under s. 20.145 (2) (u).

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**SECTION 2431.** 655.27 (6) of the statutes is amended to read:

7 655.27 (6) PURPOSE AND INTEGRITY OF FUND. The fund is established to ensure 8 the availability of health care providers in this state, to curb the rising costs of health 9 care by financing part of the liability incurred by health care providers as a result 10 of medical malpractice claims and, to ensure that proper claims are satisfied, and to 11 enable the deployment of health care information systems technology for health care 12 quality, safety, and efficiency, as specified in s. 153.076 (2). The fund, including any 13 net worth of the fund, is held in irrevocable trust for the sole benefit of health care 14 providers participating in the fund and proper claimants and for the deployment of 15 health care information systems technology for health care quality, safety, and 16 efficiency by the health care quality and patient safety board. Moneys in the fund 17 may not be used for any other purpose of the state.

**SECTION 2432.** 704.90 (9) of the statutes is amended to read:

19 704.90 (9) RULES. The department of agriculture, trade and consumer
 20 protection justice may promulgate rules necessary to carry out the purposes of this
 21 section.

22 **SECTION 2433.** 704.90 (11) (title) of the statutes is amended to read:

23 704.90 (11) (title) DUTIES OF THE DEPARTMENT OF AGRICULTURE, TRADE AND
 24 CONSUMER PROTECTION JUSTICE.

25 **SECTION 2434.** 704.90 (11) (a) of the statutes is amended to read:

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1 704.90 **(11)** (a) Except as provided in par. (c), the department of agriculture, 2 trade and consumer protection justice shall investigate alleged violations of this 3 section and rules promulgated under sub. (9). To facilitate its investigations, the 4 department may subpoena persons and records and may enforce compliance with the 5 subpoenas as provided in s. 885.12.

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**SECTION 2435.** 707.49 (4) of the statutes is amended to read:

7 707.49 (4) SURETY BOND AND OTHER OPTIONS. Instead of placing deposits in an 8 escrow account, a developer may obtain a surety bond issued by a company 9 authorized to do business in this state, an irrevocable letter of credit, or a similar 10 arrangement, in an amount which at all times is not less than the amount of the 11 deposits otherwise subject to the escrow requirements of this section. The bond, 12 letter of credit, or similar arrangement shall be filed with the department of 13 agriculture, trade and consumer protection justice and made payable to the 14 department of agriculture, trade and consumer protection justice for the benefit of 15 aggrieved parties.

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**SECTION 2436.** 707.57 (2) of the statutes is amended to read:

17 707.57 (2) DEPARTMENT OF AGRICULTURE, TRADE AND CONSUMER PROTECTION 18 JUSTICE AUTHORITY. (a) The department of agriculture, trade and consumer 19 protection justice, or any district attorney upon informing the department of 20 agriculture, trade and consumer protection justice, may commence an action in 21 circuit court in the name of the state to restrain by temporary or permanent 22 injunction any violation of this chapter. Before entry of final judgment, the court may 23 make such orders or judgments as may be necessary to restore to any person any 24 pecuniary loss suffered because of the acts or practices involved in the action, if proof 25 of these acts or practices is submitted to the satisfaction of the court.

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1	(b) The department of agriculture, trade and consumer protection justice may
2	conduct hearings, administer oaths, issue subpoenas, and take testimony to aid in
3	its investigation of violations of this chapter.
4	SECTION 2437. 707.57 (3) of the statutes is amended to read:
5	707.57 (3) PENALTY. Any person who violates this chapter shall be required to
6	forfeit not more than \$5,000 for each offense. Forfeitures under this subsection shall
7	be enforced by action on behalf of the state by the department of <del>agriculture, trade</del>
8	and consumer protection justice or by the district attorney of the county where the
9	violation occurs.
10	SECTION 2438. 757.05 (1) (title) of the statutes is amended to read:
11	757.05 (1) (title) Levy of penalty assessment <u>surcharge</u> .
12	SECTION 2439. 757.05 (1) (a) of the statutes is amended to read:
13	757.05 (1) (a) Whenever a court imposes a fine or forfeiture for a violation of
14	state law or for a violation of a municipal or county ordinance except for a violation
15	of s. 101.123 (2) (a), (am) 1., (ar), (bm), (br), or (bv) or (5), or for a first violation of s.
16	23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who
17	committed the violation had a blood alcohol concentration of 0.08 or more but less
18	than 0.1 at the time of the violation, or for a violation of state laws or municipal or
19	county ordinances involving nonmoving traffic violations or safety belt use violations
20	under s. 347.48 (2m), there shall be imposed in addition a penalty surcharge under
21	ch. 814 in an amount of $\frac{24\%}{25\%}$ of the fine or forfeiture imposed. If multiple offenses
22	are involved, the penalty surcharge shall be based upon the total fine or forfeiture
23	for all offenses. When a fine or forfeiture is suspended in whole or in part, the penalty
24	surcharge shall be reduced in proportion to the suspension.
95	<b>Successon 9440</b> 757.05 (2) (a) of the statutos is amonded to read

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**SECTION 2440.** 757.05 (2) (a) of the statutes is amended to read:

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1	757.05 (2) (a) Law enforcement training fund. Forty–eight Forty–nine and
2	<u>one-half</u> percent of all moneys collected from penalty surcharges under sub. (1) shall
3	be credited to the appropriation account under s. 20.455 (2) (i) and utilized in
4	accordance with ss. 20.455 (2) and 165.85 (5). The moneys credited to the
5	appropriation account under s. 20.455 (2) (i), except for the moneys transferred to s.
6	20.455 (2) (jb), constitute the law enforcement training fund.
7	SECTION 2441. 767.078 (1) (a) 2. of the statutes is amended to read:
8	767.078 (1) (a) 2. The child's right to support is assigned to the state under s.
9	46.261 (3), 48.57 (3m) (b) 2. or (3n) (b) 2., or 49.19 (4) (h) 1. b.
10	SECTION 2442. 767.29 (1m) (c) of the statutes is amended to read:
11	767.29 <b>(1m)</b> (c) The party entitled to the support or maintenance money <u>or a</u>
12	minor child of the party has applied for or is receiving aid to families with dependent
13	children aid under s. 46.261 or public assistance under ch. 49 and there is an
14	assignment to the state under s. <u>46.261 (3) or</u> 49.19 (4) (h) 1. b. of the party's right
15	to the support or maintenance money.
16	SECTION 2443. 767.29 (2) of the statutes is amended to read:
17	767.29 (2) If any party entitled to maintenance payments or support money,

чуŀ or both, is receiving public assistance under ch. 49, the party may assign the party's 18 right thereto to the county department under s. 46.215, 46.22, or 46.23 granting such 19 20 assistance. Such assignment shall be approved by order of the court granting the 21 maintenance payments or support money, and may be terminated in like manner; 22 except that it shall not be terminated in cases where there is any delinquency in the 23 amount of maintenance payments and support money previously ordered or 24 adjudged to be paid to the assignee without the written consent of the assignee or upon notice to the assignee and hearing. When an assignment of maintenance 25

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of a party.

1	payments or support money, or both, has been approved by the order, the assignee
2	shall be deemed a real party in interest within s. 803.01 but solely for the purpose
3	of securing payment of unpaid maintenance payments or support money adjudged
4	or ordered to be paid, by participating in proceedings to secure the payment thereof.
5	Notwithstanding assignment under this subsection, and without further order of the
6	court, the department or its designee, upon receiving notice that a party or a minor
7	child of the parties is receiving <u>aid under s. 46.261 or</u> public assistance under ch. 49
8	or that a kinship care relative or long–term kinship care relative of the minor child
9	is receiving kinship care payments or long–term kinship care payments for the minor
10	child, shall forward all support assigned under s. <u>46.261 (3),</u> 48.57 (3m) (b) 2. or (3n)
11	(b) 2., 49.19 (4) (h) 1. <u>,</u> or 49.45 (19) to the assignee under s. <u>46.261 (3)</u> , 48.57 (3m) (b)
12	2. or (3n) (b) 2., 49.19 (4) (h) 1., or 49.45 (19).
13	SECTION 2444. 767.29 (4) of the statutes is amended to read:
14	767.29 (4) If an order or judgment providing for the support of one or more
15	children not receiving aid under s. <u>46.261,</u> 48.57 (3m) or (3n), or 49.19 includes
16	support for a minor who is the beneficiary of aid under s. <u>46.261,</u> 48.57 (3m) or (3n) <u>,</u>

**SECTION 2445.** 779.41 (1m) of the statutes is amended to read:

23 779.41 (1m) Annually, on January 1, the department of agriculture, trade and
 24 consumer protection justice shall adjust the dollar amounts identified under sub. (1)

or 49.19, any support payment made under the order or judgment is assigned to the

state under s. <u>46.261 (3)</u>, 48.57 (3m) (b) 2. or (3n) (b) 2., or 49.19 (4) (h) 1. b. in the

amount that is the proportionate share of the minor receiving aid under s. <u>46.261</u>,

48.57 (3m) or (3n), or 49.19, except as otherwise ordered by the court on the motion

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#### 1 (intro.), (a), (b), and (c) 1. to 4. by the annual change in the consumer price index, as 2 determined under s. 16.004 (8) (e) 1., and publish the adjusted figures. 3 **SECTION 2446.** 779.93 (title) of the statutes is amended to read: 4 779.93 (title) Duties of the department of agriculture, trade and 5 consumer protection justice. 6 **SECTION 2447.** 779.93 (1) of the statutes is amended to read: 7 779.93 (1) The department of agriculture, trade and consumer protection 8 justice shall investigate violations of this subchapter and attempts to circumvent this subchapter. The department of agriculture, trade and consumer protection 9 10 justice may subpoen persons and records to facilitate its investigations, and may 11 enforce compliance with such subpoenas as provided in s. 885.12. 12 **SECTION 2448.** 779.93 (2) (intro.) of the statutes is amended to read: 13 779.93 (2) (intro.) The department of agriculture, trade and consumer 14 protection justice may in. on behalf of the state or in on behalf of any person who holds 15 a prepaid maintenance lien: 16 **SECTION 2449.** 814.75 (5m) of the statutes is created to read: 17 814.75 (5m) The child abuse prevention and child mental health surcharge under s. 973.044. 18 19 **SECTION 2450.** 814.76 (4m) of the statutes is created to read: 20 814.76 (4m) The child abuse prevention and child mental health surcharge 21 under s. 973.044. 22 **SECTION 2451.** 814.86 (1) of the statutes is amended to read: 23 814.86 (1) Except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 24 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation 25 had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the

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1	violation, or for a safety belt use violation under s. 347.48 (2m), the clerk of circuit
2	court shall charge and collect a $\$9 \$12$ justice information system surcharge from any
3	person, including any governmental unit, as defined in s. 108.02 (17), paying a fee
4	under s. 814.61 (1) (a), (3), or (8) (am), 814.62 (1), (2), or (3) (a) or (b), or 814.63 (1).
5	The justice information system surcharge is in addition to the surcharge listed in
6	sub. (1m).
7	SECTION 2452. 885.38 (3) (a) (intro.) of the statutes is amended to read:
8	885.38 (3) (a) (intro.) In criminal proceedings and in proceedings under ch. 48,
9	51, $55$ , or $938$ , if If the court determines that the person has limited English
10	proficiency and that an interpreter is necessary, the court shall advise the person
11	that he or she has the right to a qualified interpreter <del>and that, if the person cannot</del>
12	afford one, an interpreter will be provided at the public's expense if the person is one
13	of the following:
14	SECTION 2453. 885.38 (8) (a) (intro.) of the statutes is amended to read:
15	885.38 (8) (a) (intro.) Except as provided in par. (b), the necessary expenses of
16	providing qualified interpreters to <del>indigent</del> persons with limited English proficiency
17	under this section shall be paid as follows:
18	SECTION 2454. 891.455 (4) of the statutes is amended to read:
19	891.455 (4) The presumption under sub. (2) for cancers caused by smoking or
20	tobacco product use shall not apply to any municipal fire fighter who smokes
21	cigarettes, as defined in s. 139.30 (1) (1m), or who uses a tobacco product, as defined
22	in s. 139.75 (12), after January 1, 2001.
23	SECTION 2455. 909.02 (4) of the statutes is amended to read:
24	909.02 (4) CERTIFIED COPIES OF PUBLIC RECORDS. A copy of an official record or
25	report or entry therein, or of a document authorized by law to be recorded or filed and

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1 actually recorded or filed in a public office, including data compilations in any form,
2 certified as correct by the custodian or other person authorized to make the
3 certification, by certificate complying with sub. (1), (2) or (3) or complying with any
4 statute or rule adopted by the supreme court<u>, or, with respect to records maintained</u>
5 <u>under s. 343.23</u>, certified electronically in any manner determined by the
6 department of transportation to conform with the requirements of s. 909.01.

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**SECTION 2456.** 938.09 (2) of the statutes is amended to read:

938.09 (2) By the district attorney or, if designated by the county board of supervisors, by the corporation counsel, in any matter concerning a civil law violation arising under s. 938.125. If the county board transfers this authority to or from the district attorney on or after May 11, 1990, the board may do so only if the action is effective on September 1 of an odd–numbered year and the board notifies the department of administration justice of that change by January 1 of that odd–numbered year.

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**SECTION 2457.** 938.09 (5) of the statutes is amended to read:

938.09 (5) By the district attorney or, if designated by the county board of
supervisors, by the corporation counsel, in any matter arising under s. 938.13. If the
county board transfers this authority to or from the district attorney on or after
May 11, 1990, the board may do so only if the action is effective on September 1 of
an odd-numbered year and the board notifies the department of administration
justice of that change by January 1 of that odd-numbered year.

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**SECTION 2458.** 938.33 (4) (intro.) of the statutes is amended to read:

938.33 (4) OTHER OUT-OF-HOME PLACEMENTS. (intro.) A report recommending
 placement in a foster home, treatment foster home, group home, or nonsecured
 residential care center for children and youth <del>or</del>, in the home of a relative other than

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a parent, or in the home of a guardian under s. 48.977 (2) shall be in writing, except
that the report may be presented orally at the dispositional hearing if all parties
consent. A report that is presented orally shall be transcribed and made a part of the
court record. The report shall include all of the following:

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5 **SECTION 2459.** 938.345 (4) of the statutes is created to read:

938.345 (4) If the court finds that a juvenile is in need of protection or services
under s. 938.13 (4), the court, instead of or in addition to any other disposition
imposed under sub. (1), may place the juvenile in the home of a guardian under s.
48.977 (2).

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**SECTION 2460.** 938.57 (1) (c) of the statutes is amended to read:

11 938.57 (1) (c) Provide appropriate protection and services for juveniles in its 12 care, including providing services for juveniles and their families in their own homes, 13 placing the juveniles in licensed foster homes, licensed treatment foster homes, or 14 licensed group homes in this state or another state within a reasonable proximity to 15 the agency with legal custody, placing the juveniles in the homes of guardians under 16 s. 48.977 (2), or contracting for services for them by licensed child welfare agencies 17 or replacing them in secured correctional facilities, secured child caring institutions, 18 or secured group homes in accordance with rules promulgated under ch. 227, except 19 that the county department may not purchase the educational component of private 20 day treatment programs unless the county department, the school board, as defined 21 in s. 115.001 (7), and the state superintendent of public instruction all determine that 22 an appropriate public education program is not available. Disputes between the 23 county department and the school district shall be resolved by the state 24 superintendent of public instruction.

25

**SECTION 2461.** 938.57 (3) (a) 4. of the statutes is amended to read:

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1 938.57 (3) (a) 4. Is living in a foster home, treatment foster home, group home, 2 or, residential care center for children and youth, or subsidized guardianship home 3 under s. 48.62 (5). 4 **SECTION 2462.** 938.78 (2) (h) of the statutes is created to read: 5 938.78 (2) (h) Paragraph (a) does not prohibit an agency from entering the 6 content of any record kept or information received about an individual in its care or 7 legal custody into the statewide automated child welfare information system 8 established under s. 46.03 (7) (g). Paragraph (a) also does not prohibit a county 9 department under s. 46.215, 46.22, 46.23, 51.42, or 51.437, the department of health 10 and family services, the department of corrections, or any other organization that 11 has entered into an information sharing and access agreement with one of those 12 county departments or departments and that has been approved for access to the 13 statewide automated child welfare information system by the department of health 14 and family services from having access to information concerning a client of that 15 county department, department, or organization under this chapter or ch. 48 or 51 16 that is maintained in the statewide automated child welfare information system, if 17 necessary to enable the county department, department, or organization to perform 18 its duties under this chapter or ch. 48 or 51 or to coordinate the delivery of services 19 under this chapter or ch. 48 or 51 to the client. Before entering any information about 20 an individual into the statewide automated child welfare information system, the 21 agency entering the information shall notify the individual that the information 22 entered may be disclosed as provided in this paragraph.

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23 SECTION 2463. 939.621 of the statutes is renumbered 939.621 (2) and amended
24 to read:

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1	939.621 (2) If a person commits an act of domestic abuse, as defined in s.
2	968.075 (1) (a) and the act constitutes the commission of a crime, the maximum term
3	of imprisonment for that crime may be increased by not more than 2 years if the crime
4	is committed during the 72 hours immediately following an arrest for a domestic
5	abuse incident, as set forth in s. 968.075 (5). The 72-hour period applies whether or
6	not there has been a waiver by the victim under s. 968.075 (5) (c). The victim of the
7	domestic abuse crime does not have to be the same as the victim of the domestic abuse
8	incident that resulted in the arrest. The penalty increase under this section changes
9	the status of a misdemeanor to a felony.
10	<b>SECTION 2464.</b> 939.621 (1) of the statutes is created to read:
11	939.621 (1) In this section, "domestic abuse" has the meaning given in s.
12	968.075 (1) (a).
13	<b>SECTION 2465.</b> 939.621 (3) of the statutes is created to read:
14	939.621 (3) If a court places a person on probation for a misdemeanor and any
14 15	939.621 <b>(3)</b> If a court places a person on probation for a misdemeanor and any of the following apply, the maximum original term of probation under s. 973.09 (2)
15	of the following apply, the maximum original term of probation under s. 973.09 (2)
15 16	of the following apply, the maximum original term of probation under s. 973.09 (2) is two years:
15 16 17	of the following apply, the maximum original term of probation under s. 973.09 (2) is two years: (a) The person committed the misdemeanor while possessing a firearm.
15 16 17 18	of the following apply, the maximum original term of probation under s. 973.09 (2) is two years: (a) The person committed the misdemeanor while possessing a firearm. (b) The misdemeanor is an act of domestic abuse.
15 16 17 18 19	of the following apply, the maximum original term of probation under s. 973.09 (2) is two years: (a) The person committed the misdemeanor while possessing a firearm. (b) The misdemeanor is an act of domestic abuse. (c) The misdemeanor is a violation of s. 940.225 (3m) or ch. 948.
15 16 17 18 19 20	of the following apply, the maximum original term of probation under s. 973.09 (2) is two years: (a) The person committed the misdemeanor while possessing a firearm. (b) The misdemeanor is an act of domestic abuse. (c) The misdemeanor is a violation of s. 940.225 (3m) or ch. 948. SECTION 2466. 944.21 (8) (b) 3. a. of the statutes is amended to read:
15 16 17 18 19 20 21	<ul> <li>of the following apply, the maximum original term of probation under s. 973.09 (2)</li> <li>is two years: <ul> <li>(a) The person committed the misdemeanor while possessing a firearm.</li> <li>(b) The misdemeanor is an act of domestic abuse.</li> <li>(c) The misdemeanor is a violation of s. 940.225 (3m) or ch. 948.</li> </ul> </li> <li>SECTION 2466. 944.21 (8) (b) 3. a. of the statutes is amended to read: 944.21 (8) (b) 3. a. Is a technical college, is a school approved by the educational</li> </ul>

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1 948.11 (4) (b) 3. a. Is a technical college, is a school approved by the educational 2 approval board under s. 45.54 38.50 or is a school described in s. 45.54 38.50 (1) (e) 3 6., 7. or 8.; and 4 **SECTION 2468.** 973.044 of the statutes is created to read: 5 973.044 Child abuse prevention and child mental health surcharge. (1) 6 If a court imposes a sentence or places a person on probation, the court shall impose 7 a child abuse prevention and child mental health surcharge of \$20 for each 8 misdemeanor offense or count and for each felony offense or count. 9 (2) After the clerk determines the amount due, the clerk of court shall collect 10 and transmit the amount to the county treasurer under s. 59.40 (2) (m). The county 11 treasurer shall then make payment to the secretary of administration under s. 59.25 12 (3) (f) 2. 13 (3) The clerk shall record the child abuse prevention and child mental health 14 surcharge. For each misdemeanor offense or count and for each felony offense or 15 count, the secretary of administration shall credit \$6 to the appropriation account 16 under s. 20.433 (1) (h) and shall credit \$14 to the appropriation account under s. 17 20.435 (3) (gb). 18 (4) If an inmate in a state prison or a person sentenced to a state prison has

not paid the child abuse prevention and child mental health surcharge under this
section, the department shall assess and collect the amount owed from the inmate's
wages or other moneys. Any amount collected shall be transmitted to the secretary
of administration.

23 SECTION 2469. 973.045 (1) (a) of the statutes is amended to read:
24 973.045 (1) (a) For each misdemeanor offense or count, \$50 \$60.
25 SECTION 2470. 973.045 (1) (b) of the statutes is amended to read:

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1	973.045 (1) (b) For each felony offense or count, <del>\$70</del> <u>\$85</u> .
2	SECTION 2471. 973.045 (3) (a) 1. of the statutes is amended to read:
3	973.045 (3) (a) 1. Part A equals \$30 <u>\$40</u> for each misdemeanor offense or count
4	and <del>\$50</del> <u>\$65</u> for each felony offense or count.
5	SECTION 2472. 973.05 (2m) of the statutes is amended to read:
6	973.05 (2m) Payments under this section shall be applied first to payment of
7	the penalty surcharge until paid in full, shall then be applied to the payment of the
8	jail surcharge until paid in full, shall then be applied to the payment of part A of the
9	crime victim and witness assistance surcharge until paid in full, shall then be
10	applied to part B of the crime victim and witness assistance surcharge until paid in
11	full, shall then be applied to the child abuse prevention and child mental health
12	surcharge until paid in full, shall then be applied to the crime laboratories and drug
13	law enforcement surcharge until paid in full, shall then be applied to the
14	deoxyribonucleic acid analysis surcharge until paid in full, shall then be applied to
15	the drug abuse program improvement surcharge until paid in full, shall then be
16	applied to payment of the driver improvement surcharge until paid in full, shall then
17	be applied to the truck driver education surcharge if applicable until paid in full,
18	shall then be applied to payment of the domestic abuse surcharge until paid in full,
19	shall then be applied to payment of the consumer protection surcharge until paid in
20	full, shall then be applied to payment of the natural resources surcharge if applicable
21	until paid in full, shall then be applied to payment of the natural resources
22	restitution surcharge until paid in full, shall then be applied to the payment of the
23	environmental surcharge if applicable until paid in full, shall then be applied to the
24	payment of the wild animal protection surcharge if applicable until paid in full, shall
25	then be applied to payment of the weapons surcharge until paid in full, shall then

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be applied to payment of the uninsured employer surcharge until paid in full, shall
then be applied to payment of the enforcement surcharge under s. 253.06 (4) (c), if
applicable, until paid in full, and shall then be applied to payment of the fine and the
costs and fees imposed under ch. 814.

5

**SECTION 2473.** 973.09 (1) (a) of the statutes is amended to read:

6 973.09 (1) (a) Except as provided in par. (c) or if probation is prohibited for a 7 particular offense by statute, if a person is convicted of a crime, the court, by order, 8 may withhold sentence or impose sentence under s. 973.15 and stay its execution, 9 and in either case place the person on probation to the department for a stated period, 10 stating in the order the reasons therefor. The court may impose any conditions which 11 appear to be reasonable and appropriate. The period of probation may be made 12 consecutive to a sentence on a different charge, whether imposed at the same time 13 or previously. If the court imposes an increased term of probation, as authorized 14 under sub. (2) (a) 2. or (b) 2. or s. 939.621 (3), it shall place its reasons for doing so 15 on the record.

16

**SECTION 2474.** 973.09 (2) (a) 1. of the statutes is amended to read:

973.09 (2) (a) 1. Except as provided in subd. 2. and s. 939.621 (3), for Class A
misdemeanors, not less than 6 months nor more than 2 years one year.

19

**SECTION 2475.** 973.09 (2) (a) 1m. of the statutes is created to read:

20 973.09 (2) (a) 1m. Except as provided in subd. 2. and s. 939.621 (3), for 21 misdemeanors not covered by subd. 1., not more than 6 months.

**SECTION 2476.** 978.03 (1) of the statutes is amended to read:

978.03 (1) The district attorney of any prosecutorial unit having a population
of 500,000 or more may appoint 5 deputy district attorneys and such assistant
district attorneys as may be requested by the department of administration justice

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and authorized in accordance with s. 16.505. The district attorney shall rank the
deputy district attorneys for purposes of carrying out duties under this section. The
deputies, according to rank, may perform any duty of the district attorney, under the
district attorney's direction. In the absence or disability of the district attorney, the
deputies, according to rank, may perform any act required by law to be performed
by the district attorney. Any such deputy must have practiced law in this state for
at least 2 years prior to appointment under this section.

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8

**SECTION 2477.** 978.03 (1m) of the statutes is amended to read:

9 978.03 (1m) The district attorney of any prosecutorial unit having a population 10 of 200,000 or more but not more than 499,999 may appoint 3 deputy district 11 attorneys and such assistant district attorneys as may be requested by the 12 department of administration justice and authorized in accordance with s. 16.505. 13 The district attorney shall rank the deputy district attorneys for purposes of carrying 14 out duties under this section. The deputies, according to rank, may perform any duty 15 of the district attorney, under the district attorney's direction. In the absence or 16 disability of the district attorney, the deputies, according to rank, may perform any 17 act required by law to be performed by the district attorney. Any such deputy must 18 have practiced law in this state for at least 2 years prior to appointment under this 19 section.

# 20

**SECTION 2478.** 978.03 (2) of the statutes is amended to read:

978.03 (2) The district attorney of any prosecutorial unit having a population
of 100,000 or more but not more than 199,999 may appoint one deputy district
attorney and such assistant district attorneys as may be requested by the
department of administration justice and authorized in accordance with s. 16.505.
The deputy may perform any duty of the district attorney, under the district

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attorney's direction. In the absence or disability of the district attorney, the deputy
 may perform any act required by law to be performed by the district attorney. The
 deputy must have practiced law in this state for at least 2 years prior to appointment
 under this section.

SECTION 2479. 978.03 (3) of the statutes is amended to read:

6 978.03 (3) Any assistant district attorney under sub. (1), (1m), or (2) must be 7 an attorney admitted to practice law in this state and, except as provided in-ss. s. 8 978.043 and 978.044, may perform any duty required by law to be performed by the 9 district attorney. The district attorney of the prosecutorial unit under sub. (1), (1m), 10 or (2) may appoint such temporary counsel as may be authorized by the department 11 of administration justice.

12

5

**SECTION 2480.** 978.04 of the statutes is amended to read:

13 978.04 Assistants in certain prosecutorial units. The district attorney of 14 any prosecutorial unit having a population of less than 100,000 may appoint one or 15 more assistant district attorneys as necessary to carry out the duties of his or her 16 office and as may be requested by the department of administration justice and 17 authorized in accordance with s. 16.505. Any such assistant district attorney must 18 be an attorney admitted to practice law in this state and, except as provided in s. 19 978.043, may perform any duty required by law to be performed by the district 20 attorney.

SECTION 2481. 978.044 of the statutes is repealed.
SECTION 2482. 978.045 (1g) of the statutes is amended to read:
978.045 (1g) A court on its own motion may appoint a special prosecutor under
sub. (1r) or a district attorney may request a court to appoint a special prosecutor
under that subsection. Before a court appoints a special prosecutor on its own motion

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1 or at the request of a district attorney for an appointment that exceeds 6 hours per 2 case, the court or district attorney shall request assistance from a district attorney, 3 deputy district attorney or assistant district attorney from other prosecutorial units 4 or an assistant attorney general. A district attorney requesting the appointment of 5 a special prosecutor, or a court if the court is appointing a special prosecutor on its 6 own motion, shall notify the department of administration justice, on a form 7 provided by that department, of the district attorney's or the court's inability to 8 obtain assistance from another prosecutorial unit or from an assistant attorney 9 general.

10

SECTION 2483. 978.045 (2) (b) of the statutes is amended to read:

978.045 (2) (b) The department of administration justice shall pay the
compensation ordered by the court from the appropriation under s. 20.475 (1) (d).

13 **SECTION 2484.** 978.05 (4m) of the statutes is amended to read:

978.05 (4m) WELFARE FRAUD INVESTIGATIONS. Cooperate with the department
 departments of workforce development and health and family services regarding the
 fraud investigation program programs under s. ss. 49.197 (1m) and 49.845 (1).

17

**SECTION 2485.** 978.05 (8) (b) of the statutes is amended to read:

18 978.05 (8) (b) Hire, employ, and supervise his or her staff and, subject to ss. s. 19 978.043 and 978.044, make appropriate assignments of the staff throughout the 20 prosecutorial unit. The district attorney may request the assistance of district 21 attorneys, deputy district attorneys, or assistant district attorneys from other 22 prosecutorial units or assistant attorneys general who then may appear and assist 23 in the investigation and prosecution of any matter for which a district attorney is 24 responsible under this chapter in like manner as assistants in the prosecutorial unit 25 and with the same authority as the district attorney in the unit in which the action

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is brought. Nothing in this paragraph limits the authority of counties to regulate the
 hiring, employment, and supervision of county employees.

**SECTION 2486.** 978.11 of the statutes is amended to read:

978.11 Budget. The department of administration justice shall prepare the
budget of the prosecution system and submit it in accordance with s. 16.42.

**SECTION 2487.** 978.12 (5) (c) 1. of the statutes is amended to read:

978.12 (5) (c) 1. The salaries authorized under this section for the district attorney and the state employees of the office of district attorney shall be paid by the secretary of administration to the county treasurer pursuant to a voucher submitted by the district attorney to the department of administration justice. The county treasurer shall pay the amounts directly to the district attorney and state employees of the office of district attorney and the amounts paid shall be subject to the retirement system established under chapter 201, laws of 1937.

14

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**SECTION 2488.** 978.13 (1) (b) of the statutes is amended to read:

978.13 (1) (b) In counties having a population of 500,000 or more, the salary and fringe benefit costs of 2 clerk positions providing clerical services to the prosecutors in the district attorney's office handling cases involving felony violations under ch. 961. The secretary of administration shall pay the amount authorized under this subsection to the county treasurer pursuant to a voucher submitted by the district attorney to the department of administration justice from the appropriation under s. 20.475 (1) (i).

SECTION 2489. 978.13 (1) (c) of the statutes is amended to read:
978.13 (1) (c) In counties having a population of 500,000 or more, the salary and
fringe benefit costs of clerk positions in the district attorney's office necessary for the
prosecution of violent crime cases primarily involving felony violations under s.

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1 939.63, if a felony is committed while armed, and under ss. 940.01 to 940.03, 940.05, 2 940.06, 940.225, 943.23 (1g), and 943.32 (2). The secretary of administration shall 3 pay the amount authorized under this subsection to the county treasurer pursuant 4 to a voucher submitted by the district attorney to the secretary department of 5 administration justice from the appropriation under s. 20.475 (1) (i). 6 **SECTION 2490.** 978.13 (1) (d) of the statutes is amended to read: 7 978.13 (1) (d) In counties having a population of 500,000 or more, the salary 8 and fringe benefit costs of 2 clerk positions providing clerical services to the 9 prosecutors in the district attorney's office handling cases involving the unlawful 10 possession or use of firearms. The secretary of administration shall pay the amount 11 authorized under this subsection to the county treasurer from the appropriation 12 under s. 20.475 (1) (f) or (i) pursuant to a voucher submitted by the district attorney 13 to the department of administration justice. 14 **SECTION 2491.** 978.13 (1m) of the statutes is amended to read: 15 978.13 (1m) The amount paid under sub. (1) (b), (c), and (d) combined may not 16 exceed the amount appropriated under s. 20.475 (1) (f) and (i) combined. 17 **SECTION 2492.** 985.04 of the statutes is amended to read: 18 985.04 **Official state newspaper.** The joint committee on legislative 19 organization shall recommend to the legislature to secretary of administration shall 20 designate some newspaper published in Wisconsin to be the official state newspaper, 21 which shall publish all legal notices required to be published therein. Any such 22 publication from any of the state agencies shall be deemed official. The joint 23 committee secretary of administration may invite bids from all newspapers which 24 meet the requirements of s. 985.03, but if it the secretary does so, it he or she is not 25 required to recommend <u>designate</u> the lowest bidder as the official state newspaper.

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The joint committee shall introduce its recommendation in the legislature in the
form of a joint resolution. No designation takes effect until the joint resolution is
adopted. A newspaper which is designated the official state newspaper under this
section shall continue as such until the legislature secretary of administration
designates another newspaper to be the official state newspaper.
SECTION 2493. 1997 Wisconsin Act 27, section 9456 (3m) (a), as last affected
by 2003 Wisconsin Act 48, is repealed.
SECTION 2494. 1999 Wisconsin Act 9, section 9401 (2zt), as last affected by 2003
Wisconsin Act 33, is repealed.
SECTION 2495. 1999 Wisconsin Act 9, section 9401 (2zu), as last affected by
2003 Wisconsin Act 33, is repealed.
SECTION 2496. 2001 Wisconsin Act 74, section 23 (5) is repealed.
SECTION 2497. 2003 Wisconsin Act 33, section 9159 (4f) is repealed.
SECTION 2498. 2003 Wisconsin Act 318, section 3 is repealed.
SECTION 2499. 2003 Wisconsin Act 318, section 4 is repealed.
SECTION 2500. 2003 Wisconsin Act 318, section 6 is repealed.
SECTION 2501. 2003 Wisconsin Act 318, section 11 is repealed.
SECTION 2502. 2003 Wisconsin Act 318, section 13 is repealed.
SECTION 2503. 2003 Wisconsin Act 318, section 14 is repealed.
SECTION 2504. 2003 Wisconsin Act 318, section 15 is repealed.
SECTION 2505. 2003 Wisconsin Act 318, section 17 is repealed.
SECTION 2506. 2003 Wisconsin Act 318, section 18 is repealed.
SECTION 2507. 2003 Wisconsin Act 318, section 20 is repealed.
SECTION 2508. 2003 Wisconsin Act 318, section 22 is repealed.

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SECTION 2509. 2003 Wisconsin Act 318, section 25 (3) is renumbered 49.45
 (6tw) of the statutes and amended to read:

49.45 (6tw) PAYMENTS TO CITY HEALTH DEPARTMENTS. From the appropriation account under section <u>s.</u> 20.435 (7) (b) of the statutes, as affected by this act, in state fiscal year 2004–05, the department of health and family services may make payments to local health departments, as defined under s. 250.02 (4) (a) 3. of the statutes. Payment under this subsection to such a local health department may not exceed on an annualized basis payment made by the department of health and family services to the local health department under section <u>s.</u> 49.45 (6t) of the statutes,

10 <u>2003 stats.</u>, for services provided by the local health department in 2002.

11

**SECTION 2510.** 2003 Wisconsin Act 318, section 27 is repealed.

12 SECTION 9101. Nonstatutory provisions; administration.

(1) PROSECUTION OF DRUG CRIMES; MILWAUKEE COUNTY. From federal and
program revenue moneys appropriated to the department of administration for the
office of justice assistance under section 20.505 (6) (kp) and (p) of the statutes, the
department of administration shall expend \$154,000 in fiscal year 2005–06 and
\$154,000 in fiscal year 2006–07 to provide the multijurisdictional enforcement group
serving Milwaukee County with funding for 1.5 assistant district attorney positions
to prosecute criminal violations of chapter 961 of the statutes.

(2) PROSECUTION OF DRUG CRIMES; DANE COUNTY. From federal and program
revenue moneys appropriated to the department of administration for the office of
justice assistance under section 20.505 (6) (kp) and (p) of the statutes, the
department of administration shall expend \$50,100 in fiscal year 2005–06 and
\$50,100 in fiscal year 2006–07 to provide the multijurisdictional enforcement group

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serving Dane County with funding for 0.5 assistant district attorney position to
 prosecute criminal violations of chapter 961 of the statutes.

- (3) FORWARD WISCONSIN, INC. Notwithstanding section 20.001 (3) (a) of the
  statutes, in the 2006–07 fiscal year Forward Wisconsin, Inc., may not spend
  \$1,000,000 of the amount appropriated under section 20.143 (1) (bm) of the statutes,
  as affected by this act, unless the department of administration certifies that
  Forward Wisconsin, Inc., has raised at least \$2,000,000 in private funds during the
  2005–06 and 2006–07 fiscal years.
- 9

(4) SALE OF CERTAIN STATE PROPERTY.

(a) 1. No later than July 1, 2006, the secretary of administration shall review
all holdings of state-owned real property for potential sale, except as provided in
subdivision 2.

- 2. Subdivision 1. does not apply to any property, facility, or institution the
  closure or sale of which is not authorized under section 16.848 of the statutes, as
  created by this act.
- 16 (b) No later than October 1, 2006, the secretary of administration shall submit 17 a report to the secretary of the building commission containing an inventory of his 18 or her recommendations to offer specified state properties for sale under section 19 16.848 of the statutes, as created by this act, and the reasons therefor. A property 20 may be included in the inventory with or without approval of the state agency having 21 jurisdiction of the property. If, on or before June 30, 2007, the building commission 22 votes to approve the sale of any property included in the inventory, the department 23 of administration may offer the property for sale under section 16.848 of the statutes, 24 as created by this act.
- 25
- (c) This subsection does not apply after June 30, 2007.

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1 (5) HEALTH CARE QUALITY AND PATIENT SAFETY BOARD; INITIAL APPOINTMENTS. 2 Notwithstanding the length of terms specified in section 15.105 (13) (b) of the 3 statutes, as created by this act, the initial members of the health care quality and 4 patient safety board shall be appointed by the first day of the 4th month beginning 5 after the effective date of this subsection for the following terms: 6 (a) The representative of hospitals, the employer purchaser of health care, and 7 the representative of the insurance industry, for terms expiring on May 1, 2009. 8 (b) The physician, the representative of health maintenance organizations, and 9 the member who represents the public interest, for terms expiring on May 1, 2011. 10 (6) HEALTH CARE QUALITY AND PATIENT SAFETY BOARD; STUDY OF PHYSICIAN 11 INFORMATION DATABASE. By March 1, 2006, the health care quality and patient safety 12 board shall study and make recommendations to the governor concerning the 13 feasibility of creating a centralized physician information database, including 14 through a joint public and private effort. 15 (7) HEALTH CARE QUALITY AND PATIENT SAFETY BOARD; STUDY OF RULES. By October 16 1, 2006, the health care quality and patient safety board shall do all of the following: 17 (a) Study and make recommendations to the governor concerning the rules 18 required and authorized to be promulgated by the department of health and family 19 services under section 153.75 of the statutes.

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(b) Promote the collection and availability of information regarding the quality
and price of health care required to enable consumers and health care purchasers to
make wise health care choices.

(c) Foster the creation and evolution of public-private health care
partnerships, agreements on standard health care data sets and reporting protocols,

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#### **ASSEMBLY BILL 100**

and transparency of health care information for purchasing purposes, including the
 development of an integrated health care data repository.

3 (8) HEALTH CARE QUALITY AND PATIENT SAFETY BOARD; PLAN AND STRATEGIES. By 4 January 1, 2007, develop a plan and specific strategies, including awarding grants 5 or making loans under section 153.076 (2) of the statutes, as created by this act, to 6 deploy health care information systems technology for health care quality, safety, 7 and efficiency, within a reasonable time and using reasonable financial investments. 8 The plan shall consider the extent to which an integrated or interoperable system or 9 underlying technology may be most cost effective, including by assessing benefits of 10 the system for supporting rapid deployment for supporting medical care 11 practitioners, promoting accurate and appropriate shared information about 12 individual patients among health care providers, standardizing performance 13 indicators among health care provider organizations to improve organization performance, and public reporting of quality, safety, and efficiency data for consumer 14 15 and health care purchaser decision making.

16 (9) REPORT REGARDING ALTERNATIVE DISPOSITIONS FOR NON-VIOLENT OFFENDERS. 17 The sentencing commission shall review sentences imposed on individuals who are 18 convicted of nonviolent offenses, other than crimes under section 23.33 (4c), 30.681, 19 346.63, or 350.101 of the statutes or, if the offense involved the use of a vehicle, under 20 section 940.09 or 940.25 of the statutes, and develop recommendations for 21 alternative dispositions for those individuals that may be used by courts at or before 22 sentencing. By December 31, 2005, the sentencing commission shall submit its 23 recommendations in a report to the legislature in the manner provided under section 24 13.172 (2) of the statutes.

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SECTION 9102. Nonstatutory provisions; aging and long-term care
 board.

# 3 SECTION 9103. Nonstatutory provisions; agriculture, trade and 4 consumer protection.

5

(1) TRANSFER OF CONSUMER PROTECTION FUNCTIONS.

6 (a) Assets and liabilities. All assets and liabilities of the department of 7 agriculture, trade and consumer protection that are primarily related to consumer 8 protection programs or functions that are being transferred to the department of 9 justice under this act shall become the assets and liabilities of the department of 10 justice. The departments of justice and agriculture, trade and consumer protection 11 shall jointly determine these assets and liabilities and shall jointly develop and 12 implement a plan for their orderly transfer. In the event of any disagreement 13 between the departments, the secretary of administration shall resolve the 14 disagreement.

15 (b) *Employee transfers.* The departments of justice and agriculture, trade and 16 consumer protection shall jointly determine which positions that are primarily 17 related to consumer protection programs or functions that are being transferred to 18 the department of justice under this act shall be transferred to the department of 19 justice. In the event of a disagreement between the departments, the secretary of 20 administration shall resolve the disagreement. The positions determined to be 21 transferred under this paragraph, and the incumbent employees in those positions, 22 shall be transferred to the department of justice.

(c) *Employee status.* Employees transferred under paragraph (b) have all the
rights and the same status under subchapter V of chapter 111 and chapter 230 of the
statutes in the department of justice that they enjoyed in the department of

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agriculture, trade and consumer protection immediately before the transfer.
 Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who
 has attained permanent status in class is required to serve a probationary period.

4 (d) *Supplies and equipment.* All tangible personal property, including records, 5 of the department of agriculture, trade and consumer protection that are primarily 6 related to consumer protection programs or functions that are being transferred to 7 the department of justice under this act are transferred to the department of justice. 8 The departments of justice and agriculture, trade and consumer protection shall jointly identify the tangible personal property, including records, and shall jointly 9 10 develop and implement a plan for their orderly transfer. In the event of a 11 disagreement between the departments, the secretary of administration shall 12 resolve the disagreement.

(e) *Pending matters.* Any matter pending with the department of agriculture, trade and consumer protection that is primarily related to a consumer protection program or function that is being transferred to the department of justice under this act is being transferred to the department of justice. All materials submitted to or actions taken by the department of agriculture, trade and consumer protection with respect to the pending matter are considered as having been submitted to or taken by the department of justice.

(f) *Contracts.* All contracts entered into by the department of agriculture, trade
and consumer protection or by the department of justice that are primarily related
to consumer protection programs or functions that are being transferred to the
department of justice under this act, and that are in effect on the effective date of this
paragraph, remain in effect and those contracts entered into by the department of
agriculture, trade and consumer protection are transferred to the department of

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justice. The departments of justice and agriculture, trade and consumer protection shall jointly identify these contracts and shall jointly develop and implement a plan for their orderly transfer. In the event of any disagreement between the departments, the secretary of administration shall resolve the disagreement. The department of justice shall carry out the obligations under these contracts until the obligations are modified or rescinded by the department of justice to the extent allowed under the contract.

8 (g) *Rules and orders.* All rules promulgated by the department of agriculture, 9 trade and consumer protection that are in effect on the effective date of this 10 paragraph and that are primarily related to consumer protection programs or 11 functions that are being transferred to the department of justice under this act 12 remain in effect until their specified expiration date or until amended or repealed by 13 the department of justice. All orders issued by the department of agriculture, trade 14 and consumer protection that are in effect on the effective date of this paragraph and 15 that are primarily related to consumer protection programs or functions that are 16 being transferred to the department of justice under this act remain in effect until 17 their specified expiration date or until modified or rescinded by the department of 18 justice.

(2) NAME CHANGE. Wherever "agriculture, trade and consumer protection"
appears in the following sections of the statutes, as affected by this act, "agriculture,
trade, and rural resources" is substituted: 15.05 (1) (d), 15.07 (5) (d), 15.105 (12) (a)
and (16) (b) 1., 15.107 (16) (b) 2., 15.135 (1) (a) (intro.) and (b) and (4) (am) and (b)
1., 15.137 (b) and (5) (intro.), (a), and (b) 1., 15.155 (4) (a) 1. and (5), 15.347 (13) (b)
and (18) (b) 3., 15.405 (5g), 15.445 (2) (e) and (4) (a) 6., 15.915 (1) (b) 1. and (2) (a),
16.023 (1) (g) (intro.), 16.045 (3), 16.967 (6), 16.9675 (6), 20.115 (intro.), 20.866 (2)

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1	(we) and (wf), 20.923 (4) (f) 2., 23.235 (3m), 25.463, 26.30 (2) and (5), 26.36, 27.019
2	(3) and (12), 29.424 (2) (b), 29.705 (4) (b), 29.875 (2), 30.12 (1m) (a) and (b), 30.20 (1g)
3	(c), 30.46 (1) (a) and (2), 31.02 (7m), 32.035 (1) (a), 36.25 (7) and (11) (c), 36.58 (2) (a)
4	3. and (c), (3) (b), and (5), 41.41 (4) (c) and (5) (e), 42.10, 59.70 (17) (a), 61.72, 66.0217
5	(9) (b), 66.0307 (4) (a) 1., 66.0417 (1), 69.66, 84.01 (17), 86.19 (1m), 88.11 (1) (intro.),
6	(1m), (3) (intro.), (4), (5) (intro.), (6), and (7), 88.13, 88.15 (1), (2), and (3), 88.19 (4)
7	(a) (intro.) and (d), 88.21 (5), 88.24 (intro.), 88.32 (3m), 88.35 (7), 88.77 (2), 91.01 (3),
8	92.03 (3), 92.14 (6) (d) and (m) and (14m), 92.15 (3) (a) and (b), chapter 93 (title), 93.01
9	(3) and (15), 93.09 (6), 93.135 (2), 93.75 (3m) (b), (c), and (d), 93.90 (5) (c), 94.72 (1)
10	(d), 94.73 (2m) (b), (c), and (e), (4) (b), and (9), 95.22 (1) and (3), 95.45 (4) (b), 95.55
11	(5) (a) and (c), 97.01 (4), 97.24 (3), 97.41 (1m), 98.04 (1) and (2), 101.175 (3) (intro.),
12	101.58 (2) (i), 101.586, 126.01 (8), 126.72 (2), 146.60 (1) (c), (2) (b), (3) (c) 1. and 2., and
13	(5), 160.01 (7), 169.01 (7) and (35) (a), 169.03, 169.04 (2) (d) and (3) (a), 169.04 (5m)
14	(a) 3., 6., and 7., 169.06 (1) (d) 1., 169.11 (1) (a) (intro.), 169.38 (title), 169.42 (1) (i),
15	173.01 (1), 174.001 (2), 174.11 (1) and (2) (a), 182.01 (6), 196.857 (1g) (e), 227.137 (1),
16	227.14 (1s), 230.08 (2) (e) 2., 235.02 (2) (c), 235.04 (6), 254.02 (3) (a), 254.51 (2), 254.52
17	(2) (intro.), 254.58, 254.64 (1) (d), 254.69 (2) (am), 281.16 (3) (a) (intro.), (b), (c), and
18	(e), 281.20 (1) (a) and (3) (c) (intro.), 1., and 2. and (d) 3., 281.65 (3) (f), (3m) (a) 1. and
19	(b) 1., (4) (as), (dr), (e), (g) (intro.), 2., and 4., (i), (L), (o), (p), and (pm), (4c) (am) 2.,
20	(4m) (c) and (d), (5) (intro.), (5m), (7) (a) 2., (11), and (12), 281.67, 281.695 (5), 281.75
21	(1) (e) 1., 287.11 (2s) (a) and (b), 292.11 (2) (d) and (9) (d) 1. d., 292.33 (6), 299.11 (2)
22	(title), (a), and (b), and (5) (a), 348.01 (2) (am), 348.15 (5) (intro.), 348.17 (4) (a) and
23	(b) (intro.), 348.27 (11m) (a), 440.92 (7), 560.03 (1) and (18), 560.07 (6), 560.17 (7)
24	(am), 560.92 (1), 562.02 (2) (fm), 704.90 (11) (a), 710.02 (4) (a) (intro.), 823.08 (3) (c)
25	1., 885.01 (4), 895.57 (3), 943.75 (3), and 943.76 (3) (c).

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1	(3) MEMBERSHIP OF THE BOARD OF AGRICULTURE, TRADE AND CONSUMER PROTECTION.
2	Notwithstanding section 15.13 of the statutes, as affected by this act, any member
3	of the board of agriculture, trade and consumer protection who is serving on the
4	board of agriculture, trade and consumer protection as a consumer representative
5	on the day before the effective date of this subsection shall be entitled to continue to
6	serve as a member of the board under section 15.13 of the statutes, as affected by this
7	act, until his or her successor is appointed and qualified.
8	SECTION 9104. Nonstatutory provisions; arts board.
9	SECTION 9105. Nonstatutory provisions; building commission.
10	SECTION 9106. Nonstatutory provisions; child abuse and neglect
11	prevention board.
12	SECTION 9107. Nonstatutory provisions; circuit courts.
13	SECTION 9108. Nonstatutory provisions; commerce.
14	(1) REAL ESTATE TRUST ACCOUNTS. All rules promulgated under section 452.13
15	of the statutes by the department of administration that are in effect on the effective
16	date of this subsection remain in effect until their specified expiration date or until
17	amended or repealed by the department of commerce.
18	(2) RURAL ECONOMIC DEVELOPMENT STUDY. The department of commerce and the
19	department of revenue shall jointly study the status of and the alternatives for
20	regional economic development in rural areas.
21	SECTION 9109. Nonstatutory provisions; corrections.
22	(1) COMMUNITY INTERVENTION PROGRAM TRANSFER.
23	(a) Assets and liabilities. On the effective date of this paragraph, the assets and
24	liabilities of the department of corrections primarily related to the Community
25	Intervention Program under section 301.263, 2003 stats., as determined by the

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secretary of administration, shall become the assets and liabilities of the department
 of administration.

(b) *Tangible personal property.* On the effective date of this paragraph, all
tangible personal property, including records, of the department of corrections that
is primarily related to the Community Intervention Program under section 301.263,
2003 stats., as determined by the secretary of administration, is transferred to the
department of administration.

8 (c) *Pending matters.* Any matter pending with the department of corrections 9 on the effective date of this paragraph that is primarily related to the Community 10 Intervention Program under section 301.263, 2003 stats., as determined by the 11 secretary of administration, is transferred to the department of administration and 12 all materials submitted to or actions taken by the department of corrections with 13 respect to the pending matter are considered as having been submitted to or taken 14 by the department of administration.

15 (d) *Contracts.* All contracts entered into by the department of corrections in 16 effect on the effective date of this paragraph that are primarily related to the 17 Community Intervention Program under section 301.263, 2003 stats., as determined 18 by the secretary of administration, remain in effect and are transferred to the 19 department of administration. The department of administration shall carry out 20 any obligations under such a contract until the contract is modified or rescinded by 21 the department of administration to the extent allowed under the contract.

(e) *Rules and orders.* All rules promulgated by the department of corrections
in effect on the effective date of this paragraph that are primarily related to the
Community Intervention Program under section 301.263, 2003 stats., remain in
effect until their specified expiration date or until amended or repealed by the

1	department of administration. All orders issued by the department of corrections in
2	effect on the effective date of this paragraph that are primarily related to the
3	Community Intervention Program under section 301.263, 2003 stats., remain in
4	effect until their specified expiration date or until modified or rescinded by the
5	department of administration.
6	SECTION 9110. Nonstatutory provisions; court of appeals.
7	SECTION 9111. Nonstatutory provisions; district attorneys.
8	SECTION 9112. Nonstatutory provisions; educational communications
9	board.
10	SECTION 9113. Nonstatutory provisions; elections board.
11	SECTION 9114. Nonstatutory provisions; employee trust funds.
12	SECTION 9115. Nonstatutory provisions; employment relations
13	commission.
14	SECTION 9116. Nonstatutory provisions; ethics board.
15	SECTION 9117. Nonstatutory provisions; financial institutions.
16	SECTION 9118. Nonstatutory provisions; Fox River Navigational
17	System Authority.
18	SECTION 9119. Nonstatutory provisions; governor.
19	SECTION 9120. Nonstatutory provisions; Health and Educational
20	Facilities Authority.
21	SECTION 9121. Nonstatutory provisions; health and family services.
22	(1) Relative guardianships. Notwithstanding section 48.977 (2) (a), 2003
23	stats., a petition under section 48.977 (4) of the statutes, as affected by this act, may
24	be filed for the appointment of a relative as the guardian of the person of a child who

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has been placed, or continued in a placement, outside of his or her home for less than
 one year on the effective date of this subsection.

3

(2) TRANSFER OF SANITARIAN REGISTRATION.

4 (a) *Registered sanitarians.* All persons who were registered as sanitarians
5 under section 250.05 of the statutes, as affected by this act, immediately before the
6 effective date of this paragraph are registered under section 440.70 of the statutes,
7 as affected by this act.

8 (b) *Rules and orders.* All rules of the department of health and family services 9 regulating registration of sanitarians that are in effect before the effective date of 10 this paragraph remain in effect until their specified expiration date or until amended 11 or repealed by the department of regulation and licensing. All orders of the 12 department of health and family services regulating registered sanitarians that are 13 in effect before the effective date of this paragraph remain in effect until their 14 specified expiration date or until modified or rescinded by the department of 15 regulation and licensing.

(c) Assets and liabilities. On the effective date of this paragraph, the assets and
liabilities of the department of health and family services relating to the registration
of sanitarians, as determined by the secretary of administration, shall become the
assets and liabilities of the department of regulation and licensing.

(d) *Tangible personal property.* On the effective date of this paragraph, all
tangible personal property, including records, of the department of health and family
services relating to the registration of sanitarians, as determined by the secretary
of administration, is transferred to the department of regulation and licensing.

(e) *Contracts.* All contracts entered into by the department of health and family
 services relating to the registration of sanitarians in effect on the effective date of this

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paragraph remain in effect and are transferred to the department of regulation and
 licensing. The department of regulation and licensing shall carry out any obligations
 under such a contract until the contract is modified or rescinded by the department
 of regulation and licensing to the extent allowed under the contract.

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5 (f) *Pending matters.* Any matter pending with the department of health and 6 family services relating to the regulation of sanitarians on the effective date of this 7 paragraph is transferred to the department of regulation and licensing and all 8 materials submitted to or actions taken by the department of health and family 9 services with respect to the pending matter are considered as having been submitted 10 to or taken by the department of regulation and licensing.

11

(3) TRANSFER OF DAY CARE CENTER LICENSING.

(a) Assets and liabilities. On the effective date of this paragraph, the assets and
liabilities of the department of health and family services primarily related to the
licensing of day care centers, as determined by the secretary of administration, shall
become the assets and liabilities of the department of workforce development.

(b) *Employee transfers.* All positions and all incumbent employees holding
those positions in the department of health and family services primarily related to
the licensing of day care centers, as determined by the secretary of administration,
are transferred on the effective date of this paragraph to the department of workforce
development.

(c) *Employee status.* Employees transferred under paragraph (b) have all the
rights and the same status under subchapter V of chapter 111 and chapter 230 of the
statutes in the department of workforce development that they enjoyed in the
department of health and family services immediately before the transfer.

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Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who
 has attained permanent status in class is required to serve a probationary period.

(d) *Contracts.* All contracts entered into by the department of health and family
services in effect on the effective date of this paragraph that are primarily related
to the licensing of day care centers, as determined by the secretary of administration,
remain in effect and are transferred to the department of workforce development.
The department of workforce development shall carry out any obligations under such
a contract until the contract is modified or rescinded by the department of workforce
development to the extent allowed under the contract.

10 (e) *Rules and orders.* All rules promulgated by the department of health and 11 family services that are in effect on the effective date of this paragraph and that are 12 primarily related to the licensing of day care centers remain in effect until their 13 specified expiration dates or until amended or repealed by the department of 14 workforce development. All orders issued by the department of health and family 15 services that are in effect on the effective date of this paragraph and that are 16 primarily related to the licensing of day care centers remain in effect until their 17 specified expiration dates or until modified or rescinded by the department of 18 workforce development.

(f) *Pending matters.* Any matter pending with the department of health and
family services on the effective date of this paragraph that is primarily related to the
licensing of day care centers is transferred to the department of workforce
development and all materials submitted to or actions taken by the department of
health and family services with respect to the pending matter are considered as
having been submitted to or taken by the department of workforce development.

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(4) MEDICAL ASSISTANCE AND COMMUNITY AIDS PROGRAM FUNDING AND PAYMENTS.
 The repeal of 2003 Wisconsin Act 318, sections 15, 18, 20, 22, and 27, by this act applies notwithstanding section 990.03 of the statutes.

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4

(5) TRANSFER OF MENTAL HEALTH SERVICES FOR HOMELESS INDIVIDUALS.

(a) Assets and liabilities. On the effective date of this paragraph, the assets and
liabilities of the department of health and family services primarily related to mental
health services for homeless individuals under section 46.972 (3) of the statutes, as
affected by this act, as determined by the secretary of administration, shall become
the assets and liabilities of the department of commerce.

10

(b) *Position transfer.* 

11 1. On the effective date of this subdivision, the authorized FTE positions for the 12 department of health and family services, funded from the appropriation under 13 section 20.435 (6) (m) of the statutes, are decreased by 1.0 PR–F position having 14 responsibility for a program to provide mental health services to homeless 15 individuals with chronic mental illness.

2. On the effective date of this subdivision, the authorized FTE positions for the
 department of commerce, funded from the appropriation under section 20.143 (2) (m)
 of the statutes, are increased by 1.0 PR-F position having responsibility for a
 program to provide mental health services to homeless individuals with chronic
 mental illness.

21

22

3. On the effective date of this subdivision, the incumbent employee holding the position specified in subdivision 1. is transferred to the department of commerce.

(c) *Employee status.* The employee transferred under paragraph (b) 3. shall
have all the same rights and the same status under subchapter V of chapter 111 and
chapter 230 of the statutes in the department of commerce that he or she enjoyed in

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the department of health and family services immediately before the transfer.
 Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who
 has attained permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all
tangible personal property, including records, of the department of health and family
services that is primarily related to mental health services for homeless individuals
under section 46.972 (3) of the statutes, as affected by this act, as determined by the
secretary of administration, is transferred to the department of commerce.

9 (e) *Contracts.* All contracts entered into by the department of health and family 10 services in effect on the effective date of this paragraph that are primarily related 11 to mental health services for homeless individuals under section 46.972 (3) of the statutes, as affected by this act, as determined by the secretary of administration, 12 13 remain in effect and are transferred to the department of commerce. The department of commerce shall carry out any obligations under such a contract until the contract 14 15 is modified or rescinded by the department of commerce to the extent allowed under 16 the contract.

17 (f) Rules and orders. All rules promulgated by the department of health and 18 family services that are in effect on the effective date of this paragraph that are 19 primarily related to mental health services for homeless individuals under section 20 46.972 (3) of the statutes, as affected by this act, remain in effect until their specified 21 expiration date or until amended or repealed by the department of commerce. All 22 orders issued by the department of health and family services that are in effect on 23 the effective date of this paragraph that are primarily related to mental health 24 services for homeless individuals under section 46.972 (3) of the statutes, as affected

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by this act, remain in effect until their specified expiration date or until modified or
 rescinded by the department of commerce.

(6) SCHEDULE OF ASSESSMENTS ON HEALTH MAINTENANCE ORGANIZATIONS WITH
MEDICAL ASSISTANCE CONTRACTS. Notwithstanding the schedule for payment of
assessments specified in section 49.45 (2) (a) 26. a. of the statutes, as created by this
act, payments of assessments on a health maintenance organization with a contract
to provide health care to Medical Assistance and Badger Care recipients in 2006 shall
be made as follows:

9 (a) On March 31, 2006, payment based on the health maintenance 10 organization's estimated gross revenues for the period of January 1, 2006, to March 11 31, 2006, is due.

(b) On June 30, 2006, payment based on the health maintenance organization's
actual gross revenues for the period of January 1, 2006, to March 31, 2006, is due.
(c) On September 30, 2006, payment based on the health maintenance
organization's actual gross revenues for the period of April 1, 2006, to June 30, 2006,
is due.

17 (d) On December 31, 2006, payment based on the health maintenance
18 organization's actual gross revenues for the period of July 1, 2006, to September 30,
19 2006, is due.

(7) INQUIRIES CONCERNING MANAGED CARE ORGANIZATIONS. Before July 1, 2006, the
 department of health and family services shall issue inquiries concerning the
 existence of managed care organizations that have capability to develop the
 provision of primary, acute, and long-term managed care, on a regional basis, to
 elderly and disabled Medical Assistance recipients. The department of health and

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family services shall consult with the department of administration in connection
 with the inquiries issued under this subsection and the responses received.

3

(8) TRANSFER OF FUNCTIONS OF THE BOARD ON HEALTH CARE INFORMATION.

(a) Assets and liabilities. On the effective date of this paragraph, the assets and
liabilities of the department of health and family services primarily related to the
functions of the board on health care information, as determined by the secretary of
administration, shall become the assets and liabilities of the department of
administration.

9 (b) *Position and employee transfers.* All incumbent employees holding 10 positions in the department of health and family services performing duties 11 primarily related to the functions of the board on health care information, as 12 determined by the secretary of administration, are transferred on the effective date 13 of this paragraph to the department of administration.

(c) *Employee status.* Employees transferred under paragraph (b) have all the
rights and the same status under subchapter V of chapter 111 and chapter 230 of the
statutes in the department of administration that they enjoyed in the department
of health and family services immediately before the transfer. Notwithstanding
section 230.28 (4) of the statutes, no employee so transferred who has attained
permanent status in class is required to serve a probationary period.

(d) *Tangible personal property.* On the effective date of this paragraph, all
tangible personal property, including records, of the department of health and family
services that is primarily related to the functions of the board on health care
information, as determined by the secretary of administration, is transferred to the
department of administration.

25 (e)

(e) Contracts.

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1 1. All contracts entered into by the board on health care information in effect 2 on the effective date of this subdivision remain in effect and are transferred to the 3 health care quality and patient safety board. The health care quality and patient 4 safety board shall carry out any obligations under such a contract until the contract 5 is modified or rescinded by the health care quality and patient safety board to the 6 extent allowed under the contract.

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2. All contracts entered into by the department of health and family services
in effect on the effective date of this subdivision that are primarily related to the
functions of the board on health care information, as determined by the secretary of
administration, remain in effect and are transferred to the department of
administration. The department of administration shall carry out any obligations
under such a contract until the contract is modified or rescinded by the department
of administration to the extent allowed under the contract.

(f) *Rules and orders.* All rules promulgated by the board on health care
information that are in effect on the effective date of this subdivision remain in effect
until their specified expiration date or until amended or repealed by the health care
quality and patient safety board.

(g) *Pending matters.* Any matter pending with the board on health care information on the effective date of this paragraph is transferred to the health care quality and patient safety board and all materials submitted to or actions taken by the board on health care information with respect to the pending matter are considered as having been submitted to or taken by the health care quality and patient safety board.

(9) HEALTH CARE INFORMATION; RULE MAKING. Notwithstanding the requirement
and authorization for the department of health and family services to promulgate

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1 rules under section 153.75 of the statutes, as affected by this act, before July 1, 2007, 2 the department of health and family services may promulgate under section 153.75 3 of the statutes only rules that are first approved by the health care quality and 4 patient safety board. 5 (10) WAIVER FOR COST-SAVING MEASURES UNDER THE BADGER CARE HEALTH CARE 6 PROGRAM. 7 (a) The department of health and family services shall request one or more 8 waivers from the secretary of the federal department of health and human services 9 to permit the department of health and family services to implement cost-saving 10 measures under the Badger Care health care program, including any of the 11 following: 12 1. Establishing a 3-tiered prescription drug copayment requirement that does 13 not exceed the maximum copayment amount established by the group insurance 14 board for state employees. 15 2. Establishing a benchmark plan, as described in 42 CFR 457.420. 16 3. Establishing mandatory copayments for benefits in addition to the 17 copayments for prescription drug coverage. 18 (b) If a federal waiver under paragraph (a) is approved, the department of 19 health and family services shall seek enactment of statutory language to implement

20 cost–saving measures authorized under the waiver.

(11) PHARMACY REIMBURSEMENT METHODOLOGY INVESTIGATION. The department
 of health and family services shall investigate alternatives to using the average
 wholesale price methodology for pharmacy reimbursement for brand name
 prescription drugs that are purchased by or dispensed to Medical Assistance
 recipients, persons who receive health care coverage under the Badger Care health

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care program, and participants in the program for prescription drug assistance for
 elderly persons under section 49.688 of the statutes. The department's investigation
 shall include review and research of different methodologies. No later than June 30,
 2006, the department of health and family services shall submit to the department
 of administration a report with its findings, conclusions, and recommendations on
 the various methodologies investigated.

7 (12) TRANSFER OF HELP DESK AND DESKTOP SUPPORT POSITIONS. All incumbent 8 employees holding positions in the department of health and family services 9 performing duties primarily related to information technology assistance services, 10 as determined by the secretary of health and family services, are transferred on the 11 effective date of this subsection to the department of administration. Employees 12 transferred under this subsection have all rights and the same status under 13 subchapter V of chapter 111 and chapter 230 of the statutes that they enjoyed in the 14 department of health and family services. Notwithstanding section 230.28 (4) of the 15 statutes, no employee so transferred who has attained permanent status in class 16 may be required to serve a probationary period.

17 SECTION 9122. Nonstatutory provisions; higher educational aids
18 board.

**SECTION 9123. Nonstatutory provisions; historical society.** 

20

# SECTION 9124. Nonstatutory provisions; Housing and Economic

21

Development Authority.

(1) TRANSFER OF SURPLUS. Notwithstanding section 234.165 (2) (c) of the
statutes, the Wisconsin Housing and Economic Development Authority shall pay to
the state in fiscal year 2005–06 \$2,500,000 of its actual surplus under section

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1	234.165 of the statutes and in fiscal year 2006–07 \$2,500,000 of its actual surplus
2	under section 234.165 of the statutes.
3	SECTION 9125. Nonstatutory provisions; insurance.
4	SECTION 9126. Nonstatutory provisions; investment board.
5	SECTION 9127. Nonstatutory provisions; joint committee on finance.
6	SECTION 9128. Nonstatutory provisions; judicial commission.
7	SECTION 9129. Nonstatutory provisions; justice.
8	(1) TRANSFER OF COUNTY-TRIBAL LAW ENFORCEMENT GRANT PROGRAM.
9	(a) Positions and employees.
10	1. On the effective date of this subdivision, all full-time equivalent positions
11	in the department of justice having duties primarily related to the department's
12	county-tribal law enforcement grant program, as determined by the secretary of
13	administration, are transferred to the office of justice assistance.
14	2. All incumbent employees holding positions specified in subdivision 1. are
15	transferred on the effective date of this subdivision to the office of justice assistance.
16	3. Employees transferred under subdivision 2. have all the rights and the same
17	status under subchapter V of chapter 111 and chapter 230 of the statutes in the office
18	of justice assistance that they enjoyed in the department of justice immediately
19	before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee
20	so transferred who has attained permanent status in class is required to serve a
21	probationary period.
22	(b) Assets and liabilities. On the effective date of this paragraph, the assets and

county–tribal law enforcement grant program, as determined by the secretary of

liabilities of the department of justice primarily related to the department's

administration, shall become the assets and liabilities of the office of justice
 assistance.

3 (c) *Tangible personal property.* On the effective date of this paragraph, all
4 tangible personal property, including records, of the department of justice that is
5 primarily related to the department's county-tribal law enforcement grant program,
6 as determined by the secretary of administration, is transferred to the office of justice
7 assistance.

8 (d) *Contracts.* All contracts entered into by the department of justice in effect 9 on the effective date of this paragraph that are primarily related to the department's 10 county-tribal law enforcement grant program, as determined by the secretary of 11 administration, remain in effect and are transferred to the office of justice 12 assistance. The office of justice assistance shall carry out any obligations under such 13 a contract until the contract is modified or rescinded by the office of justice assistance 14 to the extent allowed under the contract.

15 (e) *Rules and orders.* All rules promulgated by the department of justice 16 primarily related to the department's county-tribal law enforcement grant program, 17 as determined by the secretary of administration, that are in effect on the effective 18 date of this paragraph shall become rules of the office of justice assistance and shall 19 remain in effect until their specified expiration dates or until amended or repealed 20 by the office of justice assistance. All orders issued by the department of justice 21 primarily related to the department's county-tribal law enforcement grant program 22 that are in effect on the effective date of this paragraph shall become orders of the 23 office of justice assistance and shall remain in effect until their specified expiration 24 dates or until modified or rescinded by the office of justice assistance.

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1 (f) *Pending matters.* Any matter pending with the department of justice on the 2 effective date of this paragraph that is primarily related to the department's 3 county-tribal law enforcement grant program, as determined by the secretary of 4 administration, is transferred to the office of justice assistance, and all materials 5 submitted to or actions taken by the department of justice with respect to the pending 6 matter are considered as having been submitted to or taken by the office of justice 7 assistance.

8

#### **SECTION 9130. Nonstatutory provisions; legislature.**

9

(1) Appropriation lapses and reestimates.

(a) In this subsection, "state operations" means all purposes except aids to
individuals and organizations and local assistance.

(b) The cochairpersons of the joint committee on legislative organization shall
take actions during the 2005–07 fiscal biennium to ensure that from general purpose
revenue appropriations for state operations to the legislature under section 20.765
of the statutes, as affected by this act, an amount equal to a total of \$4,675,000 in
fiscal year 2005–06 and a total of \$4,675,000 in fiscal year 2006–07 are lapsed from
sum certain appropriation accounts or are subtracted from the expenditure
estimates for any other types of appropriations, or both.

(c) The cochairpersons of the joint committee on legislative organization shall
take actions during the 2005–07 fiscal biennium to ensure that the authorized FTE
positions for the legislature are decreased by a total of 38.0 FTE positions from the
FTE position level that is authorized for the legislature on the effective date of this
subsection.

24

**SECTION 9131. Nonstatutory provisions; lieutenant governor.** 

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1SECTION9132. Nonstatutory provisions; lower Wisconsin state2riverway board.

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- SECTION 9133. Nonstatutory provisions; Medical College of Wisconsin.
   SECTION 9134. Nonstatutory provisions; military affairs.
- 5

SECTION 9135. Nonstatutory provisions; natural resources.

6 (1) PHEASANT HUNTING PERMITS; RULES. Using the procedure under section 227.24 7 of the statutes, the department of natural resources may promulgate rules 8 implementing section 29.185 of the statutes, as created by this act, for the period 9 before the date on which permanent rules take effect, but not to exceed the period 10 authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding 11 section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of natural 12 resources is not required to provide evidence that promulgating a rule under this 13 subsection as an emergency rule is necessary for the preservation of the public peace, 14 health, safety, or welfare and is not required to provide a finding of emergency for a 15 rule promulgated under this subsection.

(2) MANAGED FOREST LAND BOARD. Notwithstanding section 15.345 (6) of the
statutes, as created by this act, 2 of the initial members of the managed forest land
board appointed under section 15.345 (6) (a) to (d) of the statutes shall serve for terms
expiring on May 1, 2007, and 2 of those initial members shall serve for terms expiring
on May 1, 2009.

(3) TURKEY HUNTING APPROVALS; RULES. Using the procedure under section
22. 227.24 of the statutes, the department of natural resources may promulgate rules
implementing section 29.164 of the statutes, as affected by this act, for the period
before the date on which permanent rules take effect, but not to exceed the period
authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding

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section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of natural
resources is not required to provide evidence that promulgating a rule under this
subsection as an emergency rule is necessary for the preservation of the public peace,
health, safety, or welfare and is not required to provide a finding of emergency for a
rule promulgated under this subsection.

6

#### **SECTION 9136. Nonstatutory provisions; public defender board.**

7

#### **SECTION 9137. Nonstatutory provisions; public instruction.**

8

(1) DIFFERENTIATED COMPENSATION PROGRAMS.

9 (a) The department of public instruction shall promulgate emergency rules 10 under section 227.24 of the statutes to implement section 115.40 of the statutes, as 11 created by this act, by October 15, 2005. Notwithstanding section 227.24 (1) (c) and 12 (2) of the statutes, the emergency rules promulgated under this paragraph remain 13 in effect until July 1, 2006, or the date on which the permanent rules take effect, 14 whichever occurs first. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, 15 the department is not required to provide evidence that promulgating a rule under 16 this paragraph as an emergency rule is necessary for the preservation of public 17 peace, health, safety, or welfare and is not required to provide a finding of emergency 18 for the rule.

(b) The department of public instruction may not accept an application from
a school board for a grant in the 2005–07 fiscal biennium under section 115.40 of the
statutes, as created by this act, that is received by the department after December
15, 2005.

(c) The department of public instruction shall award grants for the 2005–07
fiscal biennium under section 115.40 of the statutes, as created by this act, by

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1 January 31, 2006. The department shall pay one-third of the grant in the 2005–06 2 fiscal year and two-thirds of the grant in the 2006–07 fiscal year. 3 (2) ADULT LITERACY GRANTS. From the appropriation under section 20.255 (3) 4 (b) of the statutes, as created by this act, the department of public instruction shall 5 award grants in the 2005–06 fiscal year to nonprofit organizations, as defined in 6 section 108.02 (19) of the statutes, to support programs that train community-based 7 adult literacy staff and to establish new volunteer-based programs in areas of this 8 state that have a demonstrated need for adult literacy services. No grant may exceed 9 \$25,000, and no organization may receive more than one grant. 10 SECTION 9138. Nonstatutory provisions; public lands, board of 11 commissioners of. 12 **SECTION 9139.** Nonstatutory provisions; public service commission. 13 **SECTION 9140.** Nonstatutory provisions; regulation and licensing. 14 (1) CREDENTIAL RENEWAL FEES; RENEWAL DATE CHANGES. When preparing its 15 recommendations under section 440.03 (9) (b) of the statutes for changes to fees 16 under section 440.08 (2) (a) of the statutes for credential renewals in the 2007–09 17 biennium, the department of regulation and licensing shall consider whether to 18 reduce or increase the fees based on the changes to the renewal deadlines made by 19 this act. 20 **SECTION 9141. Nonstatutory provisions; revenue.** 21 (1) INTERNAL REVENUE CODE. Changes to the Internal Revenue Code made by

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23 306, 307, 308, 401, and 403 (a) of P.L. 108–311, and P.L. 108–357, excluding sections

P.L. 108–121, excluding section 109 of P.L. 108–121, P.L. 108–311, excluding sections

24 101, 201, 244, 336, 337, 909, and 910 of P.L. 108–357, apply to the definitions of

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- "Internal Revenue Code" in chapter 71 of the statutes at the time that those changes
   apply for federal income tax purposes.
- 3 (2) THE STREAMLINED SALES AND USE TAX AGREEMENT. The department of revenue
  4 shall notify the revisor of statutes of the effective date of this state's participation in
  5 the streamlined sales and use tax agreement, as described in section 77.65 of the
  6 statutes, as affected by this act, no later than 30 days after such effective date is
  7 determined.
- 8 (3) REVENUE FROM THE STREAMLINED SALES TAX PROJECT. No sooner than July 1, 9 2006, and no later than September 1, 2006, the department of revenue shall estimate 10 the amount of revenue that will be collected under subchapter III of chapter 77 of the 11 statutes for the 2005–07 fiscal biennium in excess of the amount of revenue that, 12 prior to the beginning of that biennium and based, in part, on the assumption of 13 compliance by sellers with the streamlined sales and use tax agreement described 14 under section 77.65 of the statutes, as affected by this act, the department of revenue 15 estimated would be collected under subchapter III of chapter 77 of the statutes for 16 that biennium.
- 17

**SECTION 9142. Nonstatutory provisions; secretary of state.** 

18 SECTION 9143. Nonstatutory provisions; state employment relations,
19 office of.

(1) STUDY OF ADMINISTRATIVE SALARIES IN THE EXECUTIVE BRANCH OF STATE
GOVERNMENT. The director of the office of state employment relations shall conduct
a study of compensation paid to administrators in state agencies in the executive
branch of state government, including specifically compensation that is paid to
administrative executives and officers employed by the Board of Regents of the
University of Wisconsin System. No later than December 31, 2006, the director of

#### ASSEMBLY BILL 100

the office of state employment relations shall submit a report of the results of the
 study to the secretary of administration. The report shall include recommendations
 for addressing any disparities in compensation paid to administrators.

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4

#### SECTION 9144. Nonstatutory provisions; state fair park board.

5

SECTION 9145. Nonstatutory provisions; supreme court.

6 (1) APPROPRIATION LAPSES AND REESTIMATES. The chief justice of the supreme 7 court, acting as the administrative head of the judicial system, shall take actions 8 during the 2005–07 fiscal biennium to ensure that from general purpose revenue 9 appropriations for state operations to the circuit courts under section 20.625 of the 10 statutes, to the court of appeals under section 20.660 of the statutes, and to the 11 supreme court under section 20.680 of the statutes, an amount equal to \$1,300,000 12 is lapsed from sum certain appropriation accounts or is subtracted from the 13 expenditure estimates for any other types of appropriations, or both.

14 SECTION 9146. Nonstatutory provisions; technical college system.

- 15 SECTION 9147. Nonstatutory provisions; tourism.
- 16 SECTION 9148. Nonstatutory provisions; transportation.

17 (1) ELECTRONIC PROCESSING OF TITLE AND REGISTRATION APPLICATIONS. The
18 department of transportation may, prior to June 30, 2007, require certain motor
19 vehicle dealers to electronically process all applications for motor vehicle title and
20 registration submitted under section 342.16 (1) (a) of the statutes.

21

(2) HARBOR ASSISTANCE PROGRAM.

(a) Notwithstanding any limitation specified in section 85.095 (2) (a) or (b) of
the statutes, from the appropriation under section 20.866 (2) (uv) of the statutes, as
affected by this act, the department of transportation shall award a grant under
section 85.095 (2) (a) of the statutes of \$6,000,000 in the 2005–07 fiscal biennium to

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a city in northeastern Wisconsin that has a harbor facility for the purpose of
 constructing new boatlift facilities or improving existing boatlift facilities that serve
 or will serve at least 2 commercial enterprises that enhance economic development
 and will provide at least 600 new jobs in this state.

5 (b) Notwithstanding any limitation specified in section 85.095 (2) (a) or (b) of 6 the statutes, from the appropriation under section 20.866 (2) (uv) of the statutes, as 7 affected by this act, the department of transportation shall award a grant under 8 section 85.095 (2) (a) of the statutes of \$2,100,000 in the 2005–07 fiscal biennium for 9 a boat slip repair and reconstruction project in northeastern Wisconsin if the project 10 is necessary to retain at least 2,500 jobs in this state.

11

(3) TRANSFER OF SUPPLEMENTAL TITLE FEES.

(a) No transfer of moneys may be made under section 20.855 (4) (f), 2003 stats.,
on or after the effective date of this paragraph.

(b) If the effective date of this paragraph is after October 1, 2005, the secretary
of administration shall transfer, in fiscal year 2005–06, from the environmental fund
to the general fund an amount equal to the amount transferred under section 20.855
(4) (f), 2003 stats., from the general fund to the environmental fund between July 1,
2005, and the effective date of this paragraph.

(c) If the effective date of this paragraph is after July 1, 2005, the secretary of
transportation shall, no later than 60 days after the effective date of this paragraph,
certify to the secretary of administration the amount of fees collected under sections
101.9208 (1) (dm), 2003 stats., and 342.14 (3m), 2003 stats., and deposited into the
transportation fund between July 1, 2005, and the effective date of this paragraph,
and the secretary of administration shall transfer, in fiscal year 2005–06, this
amount from the transportation fund to the environmental fund.

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1	SECTION 9149. Nonstatutory provisions; treasurer.
2	SECTION 9150. Nonstatutory provisions; University of Wisconsin
3	Hospitals and Clinics Authority.
4	SECTION 9151. Nonstatutory provisions; University of Wisconsin
5	Hospitals and Clinics Board.
6	SECTION 9152. Nonstatutory provisions; University of Wisconsin
7	System.
8	(1) OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION TESTING.
9	(a) Positions and employees.
10	1. The authorized FTE positions for the department of health and family
11	services, funded from the appropriations under section 20.435 (1) (a), (gm), and (m)
12	of the statutes, as affected by this act, are decreased by 10.5 FTE positions, for the
13	purpose of providing occupational safety and health administration testing.
14	2. The authorized FTE positions for the department of commerce, funded from
15	the appropriation under section 20.143 (3) (m) of the statutes, are decreased by $9.0$
16	FTE positions, for the purpose of providing occupational safety and health
17	administration testing.
18	3. The authorized FTE positions for the state laboratory of hygiene, funded
19	from the appropriation under section 20.285 (1) (fd) of the statutes, are increased by
20	0.95 FTE position, for the purpose of providing occupational safety and health
21	administration testing.
22	4. The authorized FTE positions for the state laboratory of hygiene, funded
23	from the appropriation under section 20.285 (1) (i) of the statutes, are increased by
24	0.5 FTE position, for the purpose of providing occupational safety and health
25	administration testing.

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#### **ASSEMBLY BILL 100**

5. The authorized FTE positions for the state laboratory of hygiene, funded from the appropriation under section 20.285 (1) (m) of the statutes, are increased by 21.55 FTE positions, for the purpose of providing occupational safety and health administration testing.

5 6. All incumbent employees in the departments of health and family services 6 and commerce who perform occupational safety and health administration testing 7 are transferred on the effective date of this subdivision to the state laboratory of 8 hygiene. Employees transferred under this subdivision have all the rights and the 9 same status under subchapter V of chapter 111 and chapter 230 of the statutes in the 10 employment commission that they enjoyed before the transfer. Notwithstanding 11 section 230.28 (4) of the statutes, no employee so transferred who has attained 12 permanent status in class must serve a probationary period.

(b) *Tangible personal property.* On the effective date of this paragraph, all
tangible personal property, including records, that relates to occupational safety and
health administration testing of the departments of health and family services and
commerce is transferred to the state laboratory of hygiene.

17 (c) *Contracts.* All contracts entered into by the departments of health and 18 family services and commerce that relate to occupational safety and health 19 administration testing and that are in effect on the effective date of this paragraph 20 remain in effect and are transferred to the state laboratory of hygiene. The state 21 laboratory of hygiene shall carry out any obligations under such a contract until the 22 state laboratory of hygiene modifies or rescinds the contract to the extent allowed.

(2) POSITION REPORT. No later than August 1, 2006, the Board of Regents of the
 University of Wisconsin System shall submit to the secretary of administration a
 report that describes by position classification and campus the faculty and

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instructional staff positions that were created from July 1, 2004, to July 1, 2006, to
 promote access to the University of Wisconsin System.

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3 (3) PLAN TO ELIMINATE POSITIONS. By May 30, 2006, the Board of Regents of the 4 University of Wisconsin System shall submit to the secretary of administration for 5 his or her approval a plan to eliminate 200 administrative positions within the 6 University of Wisconsin System, specified by position classification and location. 7 Notwithstanding section 16.505 (2p) of the statutes, the Board of Regents of the 8 University of Wisconsin System may not during the 2006–07 fiscal year create any 9 full-time equivalent academic staff or faculty positions from revenues appropriated 10 under section 20.285 (1) (a) of the statutes until the secretary of administration 11 approves the plan.

(4) Allocation of Funds. Of moneys appropriated under section 20.285 (1) (a)
of the statutes for the 2006–07 fiscal year, the Board of Regents of the University of
Wisconsin System shall allocate \$1,111,400 for implementing the recommendations
of the committee on baccalaureate expansion and \$582,000 for the University of
Wisconsin–Rock County engineering initiative.

17 SALE OF REAL PROPERTY. If the Board of Regents of the University of (5) 18 Wisconsin System sells any real property under its jurisdiction prior to July 1, 2007, 19 the board shall credit the net proceeds of the sale to the appropriation account under 20 section 20.285 (1) (iz) of the statutes, except that if there is any outstanding public 21 debt used to finance the acquisition, construction, or improvement of any property 22 that is sold, the board shall deposit a sufficient amount of the net proceeds from the 23 sale of the property in the bond security and redemption fund under section 18.09 24 of the statutes to repay the principal and pay the interest on the debt, and any 25 premium due upon refunding any of the debt. If the property was acquired,

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constructed, or improved with federal financial assistance, the board shall pay to the
federal government any of the net proceeds required by federal law. If the property
was acquired by gift or grant or acquired with gift or grant funds, the board shall
adhere to any restriction governing use of the proceeds. Except as required under
ss. 13.48 (14) (e), 20.395 (9) (qd), and 51.06 (6), if there is no such debt outstanding,
there are no moneys payable to the federal government, and there is no restriction
governing use of the proceeds.

8

#### **SECTION 9153. Nonstatutory provisions; veterans affairs.**

9 (1) EDUCATIONAL GRANT PROGRAM EMERGENCY RULES. The department of veterans 10 affairs may promulgate emergency rules under section 227.24 of the statutes 11 implementing section 45.25 of the statutes, as affected by this act. Notwithstanding 12 section 227.24 (1) (a) and (3) of the statutes, the department is not required to provide 13 evidence that promulgating a rule under this subsection as an emergency rule is 14 necessary for the preservation of public peace, health, safety, or welfare and is not 15 required to provide a finding of emergency for a rule promulgated under this 16 subsection.

- 17 (2) MASSAGE THERAPISTS AND BODYWORKERS.
- 18 (a) *Definitions*. In this SECTION:
- 19 1. "Board" means the educational approval board.
- 20

2. "Department" means the department of regulation and licensing.

(b) *Transfer of transitional duties.* Any application received by the board under
2001 Wisconsin Act 74, section 23 (5) (a) that is pending with the board on the
effective date of this paragraph is transferred to the department and all materials
submitted to or actions taken by the board with respect to the pending application
are considered as having been submitted to or taken by the department.

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1	SECTION 9154. Nonstatutory provisions; workforce development.
2	SECTION 9155. Nonstatutory provisions; other.
3	(1) TRANSFER OF ATTORNEY AND LEGAL STAFF POSITIONS.
4	(a) <i>Definitions.</i> In this subsection:
5	1. "Legal staff" means the individuals as determined by the secretary of
6	administration who provide support services for attorneys.
7	2. "State agency" means an office, commission, department, independent
8	agency, or board in the executive branch of state government, except the following:
9	a. The public service commission.
10	b. The public defender board.
11	c. The Board of Regents of the University of Wisconsin System.
12	d. The University of Wisconsin Hospitals and Clinics Board.
13	e. The state of Wisconsin investment board.
14	f. The office of the governor.
15	g. The elections board.
16	h. The ethics board.
17	i. The department of justice.
18	j. The employment relations commission.
19	(b) State agency attorneys and legal staff. Except as provided in paragraph (d)
20	and subject to paragraph (e), on the effective date of this paragraph all attorney
21	positions in state agencies and all legal staff positions in state agencies are
22	transferred to the division of legal services in the department of administration.
23	(c) Department of justice tax litigation attorneys. On the effective date of this
24	paragraph, 2 attorney positions in the department of justice with duties entailing tax
25	litigation are transferred to the division of legal services in the department of

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administration. The secretary of administration shall identify the positions to be

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1

- 2 transferred. 3 (d) Hearing officers, hearing examiners, and administrative law judges. 4 1. Except as provided in subdivision 2. and subject to paragraph (e), on the 5 effective date of this subdivision all positions identified by the secretary of 6 administration as hearing officers, hearing examiners, or administrative law judges 7 are transferred to the division of hearings and appeals in the department of 8 administration. 9 2. Subdivision 1. does not apply to hearing officers, hearing examiners, or 10 administrative law judges in the department of workforce development. 11 (e) *Exceptions.* Paragraphs (b) and (d) do not apply to any of the following: 12 1. State employees working in an office of a district attorney under section 13 978.12 (1) (b) or (c) of the statutes. 14 2. One lead attorney in the office of state employment relations whose duties 15 include the negotiation and interpretation of collective bargaining agreements 16 entered into under subchapter V of chapter 111. 17 3. One attorney position in each of the following state agencies, identified by 18 the secretary of administration as the general counsel or lead attorney position: 19 a. Department of administration. 20 b. Department of agriculture, trade, and rural resources. 21 c. Department of commerce. 22 d. Department of corrections. 23 e. Department of employee trust funds. 24 f. Department of financial institutions.
- 25 g. Department of health and family services.

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1	h. Department of military affairs.
2	i. Department of natural resources.
3	j. Department of public instruction.
4	k. Department of regulation and licensing.
5	l. Department of revenue.
6	m. Department of transportation.
7	n. Department of veterans affairs.
8	o. Department of workforce development.

9 p. Office of the commissioner of insurance.

All incumbent employees holding positions that are 10 (f) Incumbents. 11 transferred under paragraphs (b), (c), and (d) are transferred on the effective date of this paragraph to the department of administration. Employees transferred 12 13 under these paragraphs have all the rights and the same status under subchapter 14 V of chapter 111 and chapter 230 of the statutes in the department of administration 15 that they enjoyed in their respective state agencies immediately before the transfer. 16 Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who 17 has attained permanent status in class is required to serve a probationary period.

(g) *Materials.* On the effective date of this paragraph, all equipment, supplies,
and furniture required for the provision of legal services by employees transferred
under paragraphs (b), (c), and (d) are transferred to the department of
administration. The secretary of administration shall identify the equipment,
supplies, and furniture to be transferred.

(2) LAPSE OR TRANSFER OF CERTAIN APPROPRIATION BALANCES FROM MONEYS
 ALLOCATED FOR LEGAL SERVICES TO THE GENERAL FUND.

#### **ASSEMBLY BILL 100**

1 (a) Notwithstanding section 20.001 (3) (a) to (c) of the statutes, except as 2 provided in paragraph (b), the secretary of administration shall lapse to the general 3 fund or transfer to the general fund from the unencumbered balances of the 4 appropriations to state agencies, as defined in subsection (1) (a) 2., other than sum 5 sufficient appropriations and appropriations of federal revenues, an amount equal 6 to \$724,900 during the 2005–07 fiscal biennium. The secretary of administration 7 shall lapse or transfer these moneys from allocations for agency legal services that 8 would have been provided in that fiscal biennium with funding from those 9 appropriations.

10 (b) The secretary of administration may not lapse or transfer moneys to the 11 general fund from any appropriation under paragraph (a) if the lapse or transfer 12 would violate a condition imposed by the federal government on the expenditure of 13 the moneys or if the lapse or transfer would violate the federal or state constitution.

14 (3) LAPSE OR TRANSFER OF STATE OPERATIONS APPROPRIATION BALANCES TO THE
 15 GENERAL FUND.

16 (a) 1. Notwithstanding section 20.001 (3) (a) to (c) of the statutes, except as 17 provided in paragraph (b), the secretary of administration shall lapse to the general 18 fund or transfer to the general fund from the unencumbered balances of state 19 operations appropriations, other than sum sufficient appropriations and 20 appropriations of federal revenues, an amount equal to \$35,500,000 during the 21 2005–07 fiscal biennium. The secretary of administration shall lapse or transfer 22 these moneys from allocations for human resources and payroll functions and for 23 server and network support, from moneys saved as a result of restructuring of 24 procurement contracts and changes to purchasing and procurement functions, and

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1 2 from efficiencies achieved as a result of space management improvements in that fiscal biennium under those appropriations.

3

2. Notwithstanding section 20.001 (3) (a) to (c) of the statutes, except as 4 provided in paragraph (b), the secretary of administration shall lapse to the general 5 fund or transfer to the general fund from the unencumbered balances of state 6 operations appropriations, other than sum sufficient appropriations and 7 appropriations of federal revenues, an amount equal to \$55,000,000 during the 8 2007–08 fiscal year and an amount equal to \$55,000,000 during the 2008–09 fiscal 9 year. The secretary of administration shall lapse or transfer these moneys from 10 allocations for human resources and payroll functions and for server and network 11 support, from moneys saved as a result of restructuring procurement contracts and 12 changes to purchasing and procurement functions, and from efficiencies achieved as 13 a result of space managment improvements in the 2007–09 fiscal biennium under 14 those appropriations.

(b) 1. The secretary of administration may not lapse or transfer moneys to the
general fund under paragraph (a) from any appropriation under paragraph (a) if the
lapse or transfer would violate a condition imposed by the federal government on the
expenditure of the moneys or if the lapse or transfer would violate the federal or state
constitution.

2. The secretary of administration may not lapse or transfer moneys to the
 general fund under paragraph (a) from any appropriation under subchapters VII and
 VIII of chapter 20 of the statutes.

23 (4) STATE AGENCY PAYMENTS RELATING TO UNFUNDED LIABILITIES UNDER THE
24 WISCONSIN RETIREMENT SYSTEM.

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(a) The definitions in section 20.001 of the statutes are applicable in this
 subsection, except that "state agency" does not include the department of employee
 trust funds or the investment board.

4 (b) The secretary of administration shall determine for each state agency the 5 amount that the state agency would have been required to expend under section 6 40.05 (2) (b) and (4) (b), (bc), and (bw) and subchapter IX of chapter 40 of the statutes 7 during the 2005–07 fiscal biennium had the obligations under section 16.527 of the 8 statutes not been issued, and each appropriation from which the moneys would have 9 been expended. The secretary shall exclude from this determination any 10 appropriation from which a lapse or transfer to pay any principal or interest amount 11 on obligations issued under section 16.527 of the statutes would violate a condition 12 imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate the federal or state constitution. 13

(c) From each appropriation identified in paragraph (b), the secretary shall
lapse to the general fund or transfer to the general fund the amount specified in
paragraph (b) that would otherwise have been expended from the appropriation.

17

#### **SECTION 9201. Appropriation changes; administration.**

(1) UTILITY PUBLIC BENEFITS FUND TRANSFER. There is transferred from the utility
public benefits fund to the general fund \$18,185,300 in fiscal year 2005–06 and
\$16,949,400 in fiscal year 2006–07.

21 SECTION 9202. Appropriation changes; aging and long-term care 22 board.

23 SECTION 9203. Appropriation changes; agriculture, trade and
 24 consumer protection.

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(1) AGRICHEMICAL MANAGEMENT FUND TRANSFER. There is transferred from the 1 2 agrichemical management fund to the general fund \$130,100 in fiscal year 2005-06 3 and \$130,100 in fiscal year 2006-07. 4 SECTION 9204. Appropriation changes; arts board. 5 **SECTION 9205.** Appropriation changes; building commission. 6 SECTION 9206. Appropriation changes; child abuse and neglect 7 prevention board. 8 SECTION 9207. Appropriation changes; circuit courts. 9 **SECTION 9208.** Appropriation changes; commerce. 10 PETROLEUM INSPECTION FUND TRANSFER. There is transferred from the (1) 11 petroleum inspection fund to the general fund \$10,860,600 in fiscal year 2005–06 12 and \$20,000,000 in fiscal year 2006-07. 13 **SECTION 9209.** Appropriation changes; corrections. 14 (1) JUVENILE CORRECTIONAL SERVICES TRANSFERS. (a) There is transferred from the appropriation account under section 20.410 15 16 (3) (ho) of the statutes, as affected by the acts of 2005, to the appropriation account 17 under section 20.410 (3) (hm) of the statutes, as affected by the acts of 2005, \$90,000 18 in fiscal year 2005–06. 19 (b) There is transferred from the appropriation account under section 20.410 20 (3) (hr) of the statutes, as affected by the acts of 2005, to the appropriation account 21 under section 20.410 (3) (hm) of the statutes, as affected by the acts of 2005, 22 \$2,410,000 in fiscal year 2005-06. 23 (2) PRIVATE BUSINESS PRISON EMPLOYMENT PROGRAM. The unencumbered balance 24 in the appropriation account under section 20.410 (1) (hm), 2003 stats., is transferred

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to the appropriation account under section 20.410 (1) (km) of the statutes.

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1 **SECTION 9210.** Appropriation changes; court of appeals. 2 **SECTION 9211. Appropriation changes; district attorneys.** 3 **SECTION 9212. Appropriation changes; educational communications** 4 board. 5 **SECTION 9213.** Appropriation changes; elections board. 6 **SECTION 9214.** Appropriation changes; employee trust funds. 7 **SECTION 9215.** Appropriation changes; employment relations 8 commission. 9 **SECTION 9216.** Appropriation changes; ethics board. 10 **SECTION 9217.** Appropriation changes; financial institutions. 11 (1) GIFTS, GRANTS, SETTLEMENTS, AND PUBLICATIONS; LAPSE. 12 Notwithstanding section 20.001 (3) (c) of the statutes, and except as (a) 13 provided in paragraph (b), on June 30, 2006, there is lapsed to the general fund 14 \$125,000 from the appropriation account of the department of financial institutions 15 under section 20.144 (1) (h) of the statutes, as affected by the acts of 2005, and on 16 June 30, 2007, there is lapsed to the general fund \$125,000 from the appropriation 17 account of the department of financial institutions under section 20.144 (1) (h) of the 18 statutes, as affected by the acts of 2005. 19 (b) The secretary of administration may not lapse moneys to the general fund 20 under paragraph (a) if the lapse would violate a condition imposed by the federal 21 government on the expenditure of the moneys or if the lapse would violate state or 22 federal law. 23 **SECTION 9218.** Appropriation changes; Fox River Navigational System 24 Authority. SECTION 9219. Appropriation changes; governor. 25

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# SECTION 9220. Appropriation changes; Health and Educational Facilities Authority.

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#### **SECTION 9221. Appropriation changes; health and family services.**

(1) TRANSFER OF DAY CARE CENTER LICENSING. The unencumbered balance in the
appropriation account under section 20.435 (3) (jm) of the statutes, as affected by this
act, that is attributable to day care center licensing and fees received by the
department of health and family services under section 48.65 (3) (a), 2003 stats., as
determined by the secretary of administration, is transferred to the appropriation
account under section 20.445 (3) (jm) of the statutes, as created by this act.

(2) GROUP HOME REVOLVING LOAN FUND ELIMINATION. The unencumbered balance
 in the appropriation account under section 20.435 (6) (gd), 2003 stats., is transferred
 to the appropriation account under section 20.435 (7) (md) of the statutes.

SECTION 9222. Appropriation changes; higher educational aids board.
 SECTION 9223. Appropriation changes; historical society.

15 SECTION 9224. Appropriation changes; Housing and Economic
 16 Development Authority.

17

#### **SECTION 9225. Appropriation changes; insurance.**

(1) HEALTH CARE QUALITY IMPROVEMENT FUND. There is transferred from the
 injured patients and families compensation fund to the health care quality
 improvement fund \$169,703,400 in fiscal year 2005–06 and \$9,714,000 in fiscal year
 2006–07.

- 22 SECTION 9226. Appropriation changes; investment board.
- 23 SECTION 9227. Appropriation changes; joint committee on finance.
- 24 SECTION 9228. Appropriation changes; judicial commission.
- 25 SECTION 9229. Appropriation changes; justice.

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1	(1) TRANSFER TO BACKGROUND CHECK APPROPRIATION ACCOUNT. There is
2	transferred from the appropriation to the department of justice under section 20.455
3	(2) (h) of the statutes, as affected by the acts of 2005, to the appropriation to the
4	department of justice under section 20.455 (2) (gr) of the statutes, as affected by the
5	acts of 2005, \$647,400 in fiscal year 2005–06.
6	SECTION 9230. Appropriation changes; legislature.
7	SECTION 9231. Appropriation changes; lieutenant governor.
8	SECTION 9232. Appropriation changes; lower Wisconsin state riverway
9	board.
10	SECTION 9233. Appropriation changes; Medical College of Wisconsin.
11	SECTION 9234. Appropriation changes; military affairs.
12	SECTION 9235. Appropriation changes; natural resources.
13	(1) RECYCLING FUND TRANSFER. There is transferred from the recycling fund to
14	the general fund \$5,842,100 in fiscal year 2005–06 and \$5,742,100 in fiscal year
15	2006–07.
16	(2) Environmental fund transfer. There is transferred from the
17	environmental fund to the general fund \$4,200,000 in fiscal year 2005-06 and
18	\$800,000 in fiscal year 2006–07.
19	SECTION 9236. Appropriation changes; public defender board.
20	SECTION 9237. Appropriation changes; public instruction.
21	SECTION 9238. Appropriation changes; public lands, board of
22	commissioners of.
23	SECTION 9239. Appropriation changes; public service commission.
24	SECTION 9240. Appropriation changes; regulation and licensing.
25	SECTION 9241. Appropriation changes; revenue.

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1	SECTION 9242. Appropriation changes; secretary of state.
2	SECTION 9243. Appropriation changes; state employment relations,
3	office of.
4	SECTION 9244. Appropriation changes; state fair park board.
5	SECTION 9245. Appropriation changes; supreme court.
6	SECTION 9246. Appropriation changes; technical college system.
7	SECTION 9247. Appropriation changes; tourism.
8	SECTION 9248. Appropriation changes; transportation.
9	(1) TRANSPORTATION FUND TRANSFER TO GENERAL FUND. There is transferred from
10	the transportation fund to the general fund, \$250,000,000 in fiscal year 2005–06 and
11	\$18,058,100 in fiscal year 2006–07.
12	SECTION 9249. Appropriation changes; treasurer.
13	SECTION 9250. Appropriation changes; University of Wisconsin
14	Hospitals and Clinics Authority.
15	SECTION 9251. Appropriation changes; University of Wisconsin
16	Hospitals and Clinics Board.
17	SECTION 9252. Appropriation changes; University of Wisconsin
18	System.
19	SECTION 9253. Appropriation changes; veterans affairs.
20	(1) MASSAGE THERAPISTS AND BODYWORKERS. The unencumbered balance in the
21	appropriation account under section 20.485 (5) (h), 2003 stats., is transferred to the
22	appropriation account under section 20.165 (1) (km) of the statutes, as created by this
23	act.
24	SECTION 9254. Appropriation changes; workforce development.
25	SECTION 9255. Appropriation changes; other.

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# **ASSEMBLY BILL 100**

1	(1)	STATE AGENCY APPROPRIATION LAPSES TO THE G	ENERAL FUND.	
2	(a)	Appropriation lapses to the general fund. S	ubject to paragra	ph (b), in the
3	fiscal yea	ars indicated, from the following appropriat	ion accounts, the	secretary of
4	administ	ration shall lapse to the general fund the an	nounts indicated:	-
5			2005-06	2006-07
6		Agency	<b>Fiscal Year</b>	<b>Fiscal Year</b>
7	20.505	Administration, department of		
8	(1) (iu)		\$ 21,700	\$ -0-
9	(1) (ka)		35,900	-0-
10	(1) (kc)		1,818,900	-0-
	(1) (kL)		7,500,000	-0-
11	(1) (ke)		427,100	-0-
12	(4) (hc)		36,800	-0-
13	(4) (k)		150,000	-0-
14	(5) (ka)		5,453,600	-0-
15	(5) (kb)		1,250,000	-0-
16	(8) (h)		56,700	-0-
17	(8) (j)		100,000	-0-
18	20.115	Agriculture, trade and consumer		
19		protection, department of		
20	(1) (i)		250,000	-0-
21	(7) (ja)		50,000	-0-
22	<i>20.433</i>	Child abuse and neglect prevention		
23		board		
24	(1) (g)		35,700	35,700
25	20.143	Commerce, department of		
26	(1) (gm)		25,100	25,100
27	(3) (ga)		24,600	24,600

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	ASSEM	BLY BILL 100		<b>SECTION 9255</b>
1	(3) (j)		1,353,600	1,428,700
2	20.507	Commissioners of public lands, board		
3		of		
4	(1) (h)		60,800	60,800
5	20.410	Corrections, department of		
6	(3) (hm)		320,600	320,600
7	20.435	Health and family services,		
8		department of		
9	(6) (jm)		250,000	250,000
10	(8) (kx)		151,800	278,300
11	20.145	Insurance, office of the commissioner		
12		of		
13	(1) (g)		1,538,300	7,741,300
14	20.455	Justice, department of		
15	(2) (gm)		32,800	32,800
16	(2) (h)		35,400	35,400
17	(2) (ja)		20,000	20,000
18	20.255	Public instruction, department of		
19	(1) (hg)		176,100	176,100
20	20.165	Regulation and licensing, department		
21		of		
22	(1) (g)		797,000	871,700
23	20.566	Revenue, department of		
24	(1) (g)		164,000	169,000
25	(1) (gb)		34,000	39,000
26	(1) (gd)		5,400	5,400
27	(1) (ge)		211,100	25,900
28	(1) (gf)		107,100	-0-

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1	(1) (gg)	103,700 171,600
2	(1) (h)	31,100 31,100
3	(1) (ha)	59,600 59,600
4	(1) (hp)	5,600 5,600
5	(2) (h)	222,200 -0-
6	(3) (gm)	145,100 100
7	20.545	State employment relations, office of
8	(1) (i)	15,000 -0-
9	(1) (jm)	10,000 -0-
10	(1) (ka)	10,000 -0-
11	20.292	Technical college system, board of
12	(1) (L)	118,300 118,300
13	<i>20.485</i>	Veterans affairs, department of
14	(1) (gk)	25,000,000 -0-
15	(b)	Prohibited appropriation lapses and transfers. The secretary of
16	administ	ration may not lapse or transfer moneys to the general fund from any
17	appropri	ation account specified in paragraph (a) if the lapse or transfer would violate
18	a conditi	on imposed by the federal government on the expenditure of the moneys or
19	if the lap	ose or transfer would violate the federal or state constitution.

(2) TRANSFER FROM GENERAL FUND TO BUDGET STABILIZATION FUND. There is
 transferred \$36,000,000 from the general fund to the budget stabilization fund.

22 SECTION 9301. Initial applicability; administration.

23 SECTION 9302. Initial applicability; aging and long-term care board.

SECTION 9303. Initial applicability; agriculture, trade and consumer
 protection.

(1) CONSUMER PROTECTION SURCHARGES. The treatment of section 100.261 (3) (d)
of the statutes first applies to violations of chapter 133 of the statutes, or rules

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promulgated under chapter 133 of the statutes, that are committed on the effective
 date of this subsection.

3 SECTION 9304. Initial applicability; arts board.

4 SECTION 9305. Initial applicability; building commission.

5 SECTION 9306. Initial applicability; child abuse and neglect prevention

- 6 **board**.
- 7

**SECTION 9307. Initial applicability; circuit courts.** 

8 (1) COURT INTERPRETERS. The treatment of section 885.38 (3) (a) (intro.) and (8)
9 (a) (intro.) of the statutes first applies to actions commenced on the effective date of
10 this subsection.

11

#### SECTION 9308. Initial applicability; commerce.

12 (1) WISCONSIN DEVELOPMENT FUND RESTRUCTURING. The treatment of sections 13 20.143 (1) (c), (cb), and (ie), 84.185 (1) (ce) and (cm), 243.01 (4n) (a) 3m. e., 292.11 (7) 14 (d) 1m. b., 292.255, 560.045 (1), 560.135 (5) (a) and (b), 560.14 (1) (ar), 560.145, 15 560.147, 560.15 (2) (d), 560.16, 560.17 (1) (am) and (bm), 560.175, 560.26, 560.60 16 (1m), (1v), (3), (3m), (4), (8), (10), (11), (13), (15), (17), and (18m), 560.605 (1) (intro.), 17 (a), (b), (c), (d), (e), (f), (g), (h), and (i), (2) (intro), (a), (b), (c), (d), (e), and (f), (2m) 18 (intro.), (c), (d), and (e), (4), (5), (5m), and (6), 560.607 (1), 560.61 (intro.), (1), and (3), 19 560.62, 560.63, 560.65, 560.66, and 560.68 (1m), (2m), (3), (6), and (7) (a) of the 20 statutes, the renumbering and amendment of section 560.68 (5) of the statutes, and 21 the creation of section 560.68 (5) (a) of the statutes first apply to applications for 22 grants and loans received on the effective date of this subsection.

23 SECTION 9309. Initial applicability; corrections.

24 SECTION 9310. Initial applicability; court of appeals.

25 SECTION 9311. Initial applicability; district attorneys.

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#### **SECTION 9312. Initial applicability; educational communications** 1 2 board. 3 **SECTION 9313. Initial applicability; elections board.** 4 **SECTION 9314. Initial applicability; employee trust funds.** 5 (1) DOMESTIC PARTNER BENEFITS FOR STATE EMPLOYEES AND ANNUITANTS. The 6 treatment of section 40.02 (20), (21c), and (21d) of the statutes and the creation of section 40.02 (20) (b) of the statutes first apply to coverage under group insurance 7 8 plans offered by the group insurance board on January 1, 2006. 9 **SECTION 9315. Initial applicability; employment relations commission.** 10 (1) QUALIFIED ECONOMIC OFFERS. The treatment of section 111.70 (1) (b), (dm), 11 (fm), and (nc) and (4) (cm) 5s., 6. a. and am., 8m. a., b., and c., 8p., and 8s. and (d) 2. a. of the statutes first applies to petitions for arbitration that relate to collective 12 13 bargaining agreements that cover periods beginning on or after July 1, 2005, and 14 that are filed under section 111.70 (4) (cm) 6. of the statutes, as affected by this act, 15 on the effective date of this subsection. 16 SECTION 9316. Initial applicability; ethics board. **SECTION 9317. Initial applicability; financial institutions.** 17 (1) CERTIFICATE OF WITHDRAWAL FEE. The treatment of section 180.0122 (1) (w) 18 19 of the statutes first applies to applications for certificates of withdrawal filed on the 20 effective date of this subsection. (2) FOREIGN CORPORATION ANNUAL REPORT FEE. The treatment of section 180.0122 21 22 (1) (y) of the statutes first applies to annual reports due under section 180.1622 of 23 the statutes on the effective date of this subsection. 24 SECTION 9318. Initial applicability; Fox River Navigational System Authority. 25

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1	SECTION 9319. Initial applicability; governor.
2	SECTION 9320. Initial applicability; Health and Educational Facilities
3	Authority.
4	SECTION 9321. Initial applicability; health and family services.
5	(1) MEDICAL ASSISTANCE FOR INDIVIDUALS LEAVING OUT-OF-HOME CARE.
6	(a) The creation of section 49.46 (1) (a) 5m. of the statutes first applies to
7	medical assistance eligibility determinations made on the effective date of this
8	paragraph.
9	(b) The amendment of section 49.46 (1) (a) 5m. of the statutes first applies to
10	medical assistance eligibility determinations made on the effective date of this
11	paragraph.
12	(2) PRESCRIPTION DRUG ASSISTANCE REIMBURSEMENT RATE. The treatment of
13	section 49.688 (1) (e) of the statutes first applies to reimbursement for prescription
14	drugs purchased on October 1, 2005.
15	(3) TRANSFER OF SANITARIAN REGISTRATION. The treatment of sections 20.435 (1)
16	(gm) (with respect to the transfer of the duty to regulate sanitarians), 21.72 (1) (a)
17	4., 49.857 (1) (d) 4., 73.0301 (1) (d) 3., 250.041 (1) (a), 250.05, 440.03 (13) (b) 66d.,
18	440.05 (intro.), 440.08 (2) (a) 68b., 440.23 (1), and 440.70 (9) and subchapter VI of
19	chapter 440 of the statutes first applies to applications for sanitarian registration or
20	for renewal of sanitarian registration made on the effective date of this subsection.
21	(4) Health Insurance Risk-Sharing Plan prescription drug copays and
22	OUT-OF-POCKET LIMITS. The treatment of sections 149.14 (5) (e) and 149.146 (2) (am)
23	5. of the statutes first applies to prescription drug coverage on July 1, 2006.
24	(5) Recovery of incorrect payments under Medical Assistance and
25	BADGERCARE.

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#### **ASSEMBLY BILL 100**

(a) *Incorrect payments.* The treatment of sections 49.497 (title) and (2) of the
 statutes, the renumbering and amendment of section 49.497 (1) of the statutes, and
 the creation of section 49.497 (1) (a) 3. of the statutes first apply to incorrect
 payments made on the effective date of this paragraph.

(b) *Recovery procedure.* The treatment of sections 20.435 (4) (L) and 49.497
(1m), (4), and (5) of the statutes, the renumbering and amendment of section 49.85
(2) (a) of the statutes, and the creation of section 49.85 (2) (a) 3. of the statutes first
apply to incorrect payment recoveries that are commenced on the effective date of
this paragraph, regardless of when the incorrect payments were made.

10 (6) ASSESSMENTS ON HEALTH MAINTENANCE ORGANIZATIONS. The treatment of 11 section 49.45 (2) (a) 26. of the statutes first applies to annual statements for 2006 that 12 are due on March 1, 2007.

(7) CHILD ABUSE PREVENTION AND CHILD MENTAL HEALTH SURCHARGE. The
treatment of section 973.044 (1) of the statutes first applies to sentences or probation
imposed on the effective date of this subsection.

(8) CAREGIVER CRIMINAL HISTORY SEARCHES. The treatment of section 50.065 (2)
(bg) and (br) of the statutes first applies to arrest and conviction information
requested on the effective date of this subsection.

19

#### SECTION 9322. Initial applicability; higher educational aids board.

(1) WISCONSIN HIGHER EDUCATION GRANTS. The treatment of section 39.435 (3)
of the statutes first applies to Wisconsin higher education grants awarded by the
Higher Educational Aids Board for the 2005–06 academic year.

23

**SECTION 9323. Initial applicability; historical society.** 

24 SECTION 9324. Initial applicability; Housing and Economic
 25 Development Authority.

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## **ASSEMBLY BILL 100**

1	SECTION 9325. Initial applicability; insurance.
2	SECTION 9326. Initial applicability; investment board.
3	SECTION 9327. Initial applicability; joint committee on finance.
4	SECTION 9328. Initial applicability; judicial commission.
5	SECTION 9329. Initial applicability; justice.
6	(1) CRIME VICTIM AND WITNESS SURCHARGES DISTRIBUTION. The treatment of
7	section 973.045 (3) (a) 1. of the statutes first applies to moneys collected from crime
8	victim and witness surcharges that are imposed on the effective date of this
9	subsection.
10	(2) CRIME VICTIM AND WITNESS SURCHARGES AMOUNT. The treatment of section
11	973.045 (1) (a) and (b) of the statutes first applies to surcharges imposed on the
12	effective date of this subsection.
13	SECTION 9330. Initial applicability; legislature.
14	SECTION 9331. Initial applicability; lieutenant governor.
15	SECTION 9332. Initial applicability; lower Wisconsin state riverway
16	board.
17	SECTION 9333. Initial applicability; Medical College of Wisconsin.
18	SECTION 9334. Initial applicability; military affairs.
19	SECTION 9335. Initial applicability; natural resources.
20	(1) CONSERVATION PATRON LICENSES. The treatment of sections 27.01 (7) (c) 7. and
21	(8) (b) 3. and 29.235 (3), (5), and (6) of the statutes first applies to conservation patron
22	licenses issued on the effective date of this subsection.
23	SECTION 9336. Initial applicability; public defender board.
24	SECTION 9337. Initial applicability: public instruction.

24 SECTION 9337. Initial applicability; public instruction.

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1	(1) SCHOOL BREAKFAST PROGRAMS. The treatment of section 115.341 (1) of the
2	statutes first applies to breakfasts served during the 2004–05 school year.
3	(2) Special education and for school counselors. The treatment of section
4	115.88 (1) and (1m) (am) of the statutes first applies to state aid distributed in the
5	2006–07 school year.
6	(3) TRANSPORTATION AID. The treatment of section 121.58 (2) (a), (b), and (c) of
7	the statutes first applies to state aid paid in the 2005–06 school year.
8	(4) UNUSED REVENUE LIMIT-CARRYOVER. The treatment of section 121.91 (4) (d),
9	(dg), and (dr) of the statutes first applies to the calculation of revenue limits for the
10	2005–06 school year.
11	(5) School district general fund balances. The treatment of sections 65.90
12	(3) (br), (c), and (d) and (5) (c) and 119.16 (8) (am) of the statutes first applies to school
	district has detected and from the 2000 07 and and an en
13	district budgets proposed for the 2006–07 school year.
13 14	SECTION 9338. Initial applicability; public lands, board of
14	SECTION 9338. Initial applicability; public lands, board of
14 15	SECTION 9338. Initial applicability; public lands, board of commissioners of.
14 15 16	SECTION 9338. Initial applicability; public lands, board of commissioners of. SECTION 9339. Initial applicability; public service commission.
14 15 16 17	SECTION       9338. Initial applicability; public lands, board of commissioners of.         SECTION       9339. Initial applicability; public service commission.         (1)       LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the
14 15 16 17 18	SECTION       9338. Initial applicability; public lands, board of commissioners of.         SECTION       9339. Initial applicability; public service commission.         (1)       LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the
14 15 16 17 18 19	SECTION       9338. Initial applicability; public lands, board of commissioners of.         SECTION 9339. Initial applicability; public service commission.         (1) LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the effective date of this subsection.
14 15 16 17 18 19 20	<ul> <li>SECTION 9338. Initial applicability; public lands, board of commissioners of.</li> <li>SECTION 9339. Initial applicability; public service commission.         <ol> <li>(1) LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the effective date of this subsection.</li> <li>SECTION 9340. Initial applicability; regulation and licensing.</li> </ol> </li> </ul>
14 15 16 17 18 19 20 21	SECTION9338. Initial applicability; public lands, board of commissioners of.SECTION 9339. Initial applicability; public service commission.(1) LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the effective date of this subsection.SECTION 9340. Initial applicability; regulation and licensing. SECTION 9341. Initial applicability; revenue.
14 15 16 17 18 19 20 21 21 22	SECTION9338. Initial applicability; public lands, board of commissioners of.SECTION 9339. Initial applicability; public service commission.(1) LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the effective date of this subsection.SECTION 9340. Initial applicability; regulation and licensing. SECTION 9341. Initial applicability; revenue.(1) REVOCATION OR DENIAL OF A LAW LICENSE BASED ON TAX DELINQUENCY. The
14 15 16 17 18 19 20 21 22 23	SECTION9338. Initial applicability; public lands, board of commissioners of.SECTION 9339. Initial applicability; public service commission.(1) LATE PAYMENT CHARGES. The treatment of section 196.219 (3m) (b) 2. of the statutes first applies at the conclusion of the semiannual period that begins on the effective date of this subsection.SECTION 9340. Initial applicability; regulation and licensing. SECTION 9341. Initial applicability; revenue.(1) REVOCATION OR DENIAL OF A LAW LICENSE BASED ON TAX DELINQUENCY. The treatment of section 73.0301 (2) (b) 1. a. and b., 2., and 2m. and (5) (a), (am), and (b)

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1	(2) MARRIED PERSONS TAX LIABILITY. The treatment of section 71.10 (6) (a) and
2	(b) and (6m) (a) of the statutes first applies to tax liability that arises on the effective
3	date of this subsection or that remains unpaid on the effective date of this subsection.
4	(3) STANDARD DEDUCTIONS. The treatment of sections 71.05 (22) (f) 4. a., (g), and
5	(h) of the statutes first applies to taxable years beginning on January 1, 2005.
6	(4) MOTOR VEHICLE FUEL SUPPLIER. The treatment of sections 78.005 (14) and
7	168.01 (2) of the statutes first applies to tax periods beginning on January 1, 2005.
8	(5) WITHHOLDING TAXES FROM NONRESIDENT MEMBERS OF PASS-THROUGH ENTITIES.
9	The treatment of section 71.775 of the statutes first applies to taxable years
10	beginning on January 1, 2005.
11	(6) LOTTERY TICKET SALES CONTRACTS. The treatment of section 565.10 (3) (b) of
12	the statutes first applies to contracts entered into or renewed on the effective date
13	of this subsection.
14	(7) DEVELOPMENT ZONES TAX CREDITS. The treatment of sections 71.07 (2dx) (b)
15	2., 3., 4., and 5., 71.28 (1dx) (b) 2., 3., 4., and 5., and 71.47 (1dx) (b) 2., 3., 4., and 5.
16	of the statutes first applies to taxable years beginning on January 1, 2006.
17	(8) CLAIMING DEVELOPMENT ZONE CREDITS. The treatment of sections 20.835 (2)
18	(cL), 71.07 (2di) (b) 1., (2dL) (c) 1. and 2. and (d), (2dm) (hm), and (2dx) (b) (intro.),
19	71.28 (1di) (b) 1., (1dL) (c) 1. and 2. and (d), (1dm) (hm), and (1dx) (b) (intro.), and
20	71.47 (1di) (b) 1., (1dL) (c) 1. and 2. and (d), (1dm) (hm), and (1dx) (b) (intro.) of the
21	statutes first applies to credits claimed for taxable years beginning on January 1,
22	2005, including unused credits carried forward from prior years to taxable years
23	beginning on January 1, 2005, except that if this subsection takes effect after July
24	31, the treatment of sections 20.835 (2) (cL), 71.07 (2di) (b) 1., (2dL) (c) 1. and 2. and
25	(d), (2dm) (hm), and (2dx) (b) (intro.), 71.28 (1di) (b) 1., (1dL) (c) 1. and 2. and (d),

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(1dm) (hm), and (1dx) (b) (intro.), and 71.47 (1di) (b) 1., (1dL) (c) 1. and 2. and (d),
(1dm) (hm), and (1dx) (b) (intro.) of the statutes first applies to credits claimed for
taxable years beginning on January 1 of the year following the year in which this
subsection takes effect, including unused credits carried forward from prior years to
taxable years beginning on January 1 of the year in which this subsection takes
effect.

(9) VETERANS TRUST FUND CHECKOFF. The treatment of sections 71.10 (5g) and
71.30 (11) (i) of the statutes first applies to taxable years beginning on January 1 of
9 the year in which this subsection takes effect, except that if this subsection takes
10 effect after July 31 the treatment of section 71.10 (5g) of the statutes first applies to
11 taxable years beginning on January 1 of the year following the year in which this
12 subsection takes effect.

(10) MEMBER OF TARGETED GROUP. The treatment of sections 71.07 (2dx) (a) 5.,
71.28 (1dx) (a) 5., and 71.47 (1dx) (a) 5. of the statutes first applies to taxable years
beginning on January 1, 2005.

16 (11) STATE RENTAL VEHICLE FEE. The treatment of section 77.995 (2) of the
17 statutes first applies to rental or lease agreements entered into on October 1, 2005,
18 or on the day after publication, whichever is earlier.

(12) MUNICIPAL AID PAYMENTS. The treatment of section 79.043 (4) of the statutes
first applies to payments distributed in 2005.

(13) LIVESTOCK FARM MODERNIZATION CREDIT. The treatment of sections 71.07
(3n) (title), (a) 1m., 1n., 1p., and 2. (intro.), and (b), 71.28 (3n) (title), (a) 1m., 1n., 1p.,
and 2. (intro.), and (b), and 71.47 (3n) (title), (a) 1m., 1n., 1p., and 2. (intro.), and (b)
of the statutes first applies to taxable years beginning on January 1 of the year in
which this subsection takes effect, except that if this subsection takes effect after

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July 31 the treatment of sections 71.07 (3n) (title), (a) 1m., 1n., 1p., and 2. (intro.),
and (b), 71.28 (3n) (title), (a) 1m., 1n., 1p., and 2. (intro.), and (b), and 71.47 (3n) (title),
(a) 1m., 1n., 1p., and 2. (intro.), and (b) of the statutes first applies to taxable years
beginning on January 1 of the year following the year in which this subsection takes
effect.

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(14) SINGLE SALES FACTOR APPORTIONMENT. The treatment of sections 71.01 (1b),
(1n), (8g), (8m), and (10g), 71.03 (1), 71.04 (7) (d), (db), (dd), (df), (dg), (dh), (dm), (e)
12., and (f) 5., 7., and 9., 71.07 (2dr) (a), (3m) (a) 1. b., and (10), 71.195, 71.22 (1), (1g),
(1t), (6m), (7m), and (9g), 71.25 (9) (d), (db), (dd), (df), (dg), (dh), (dm), (e) 12., and (f)
5., 7., and 9., 71.28 (2m) (a) 1. b. and (4) (a), (am) 1., and (i), 71.42 (3d) and (3h), 71.47
(2m) (a) 1. b. and (4) (a), (am), and (i), and 71.58 (1) (c) and (cm) of the statutes first
applies to taxable years beginning on January 1, 2005.

(15) SUBTRACT MODIFICATION FOR TUITION EXPENSES. The treatment of section
71.05 (6) (b) 28. a. of the statutes first applies to taxable years beginning on January
1 of the year in which this subsection takes effect, except that if this subsection takes
effect after July 31 the treatment of section 71.05 (6) (b) 28. a. of the statutes first
applies to taxable years beginning on January 1 of the year following the year in
which this subsection takes effect.

(16) REAL ESTATE TRANSFER FEES. The treatment of section 77.24 of the statutes
 first applies to conveyances that are recorded on the effective date of this subsection.

(17) MAJOR PROCUREMENT CONTRACTS. The treatment of section 565.25 (3) (cm)
of the statutes first applies to major procurement contracts entered into on the
effective date of this subsection.

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1	(18) Administrative fees; intoxicating liquor taxes. The treatment of section
2	139.06 (1) (a) of the statutes first applies to fees and taxes that are due on the 15th
3	day of the month following the month in which this subsection takes effect.
4	SECTION 9342. Initial applicability; secretary of state.
5	SECTION 9343. Initial applicability; state employment relations, office
6	of.
7	SECTION 9344. Initial applicability; state fair park board.
8	SECTION 9345. Initial applicability; supreme court.
9	SECTION 9346. Initial applicability; technical college system.
10	(1) TUITION EXEMPTION FOR ALIENS. The treatment of section 38.22 (6) (e) of the
11	statutes first applies to persons who enroll for the semester or session following the
12	effective date of this subsection.
13	SECTION 9347. Initial applicability; tourism.
14	SECTION 9348. Initial applicability; transportation.
15	(1) HABITUAL TRAFFIC OFFENDERS. The treatment of section 351.02 (1) (b) and (f)
16	and (2) of the statutes first applies to violations for which reports of conviction are
17	received by the department of transportation on the effective date of this subsection,
18	but does not preclude the counting of other violations as prior violations for purposes
19	of revocation of operating privileges by the department of transportation or review
20	by a court.
21	SECTION 9349. Initial applicability; treasurer.
22	SECTION 9350. Initial applicability; University of Wisconsin Hospitals
23	and Clinics Authority.
24	SECTION 9351. Initial applicability; University of Wisconsin Hospitals
25	and Clinics Board.

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1	SECTION 9352. Initial applicability; University of Wisconsin System.
2	(1) TUITION EXEMPTION FOR ALIENS. The treatment of section 36.27 (2) (cr) of the
3	statutes first applies to persons who enroll for the semester or session following the
4	effective date of this subsection.
5	SECTION 9353. Initial applicability; veterans affairs.
6	(1) EDUCATIONAL GRANT PROGRAM. The treatment of sections 16.75 (4) (d), 20.485
7	(2) (th), 25.36 (1), 45.16, 45.25 (1), (1g), (1m), (2) (intro.) (except 45.25 (2) (title)), (a),
8	(c), (cm), (d), and (e), (3) (a), (am), (b) 1., (c), and (d) (intro.), and (4) (c), 45.35 (4) (a)
9	and (8) (b) 4., 45.396 (title), (1), (2), (3), (4), (5), (5m), (6), (7) (a) and (b), (8), (9), 45.397
10	(2) (cm), and 45.43 (1) (am) of the statutes, the renumbering and amendment of
11	section 45.25 (4) (a) of the statutes, and the creation of section 45.25 (2) (cm) and (4)
12	(a) 1. to 3. of the statutes and SECTION 9153 (1) of this act first apply to courses
13	completed on the effective date of this subsection.
14	SECTION 9354. Initial applicability; workforce development.
15	(1) GRANTS FOR CUSTODIAL PARENT OF INFANT UNDER WISCONSIN WORKS.
16	(a) <i>Eligibility.</i> The renumbering and amendment of section 49.148 (1m) (a)
17	(with respect to a custodial parent's eligibility for a grant) of the statutes first applies
18	to individuals who are determined, on the effective date of this paragraph, to be
19	eligible for the Wisconsin Works program under sections 49.141 to 49.161 of the
20	statutes and to be custodial parents of children who are 26 weeks old or less.
21	(b) <i>Constituting participation in employment position.</i> The renumbering and
22	amendment of section 49.148 (1m) (a) (with respect to receipt of grants not
23	constituting participation in a Wisconsin Works employment position) and (b) of the
24	statutes and the creation of section 49.148 (1m) (b) (intro.) and 2. of the statutes first

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- apply to grants received under section 49.148 (1m) of the statutes on the effective
   date of this paragraph.
- 3 (2) DURATION OF LEVY. The treatment of section 49.195 (3n) (p) of the statutes
  4 first applies to levies that are served on the effective date of this subsection.
- 5 (3) PREVAILING WAGE RECORDS. The treatment of sections 66.0903 (10) (a) and 6 103.49 (5) (a) of the statutes first applies to work performed on the effective date of 7 this subsection, except that, if that worked is performed under a contract that 8 contains provisions that are inconsistent with those sections, the treatment of those 9 sections first applies to work performed on the day on which that contract expires or 10 is extended, modified, or renewed.
- 11

### **SECTION 9355. Initial applicability; other.**

- (1) FALSE CLAIMS. The treatment of sections 16.771, 16.871, 23.41(5), 25.18 (1)
  (a), (f), and (m), 66.0902, 84.01 (13), 84.06 (2) (a), (3), and (4), 85.015, 102.81 (2),
  221.0903 (4) (b), and 655.27 (2) of the statutes first applies to false claims that are
  presented or caused to be presented on the effective date of this subsection.
- 16 (2) REPORTS CONCERNING OCCUPANCY OF STATE FACILITIES. The treatment of 17 section 16.891 of the statutes first applies with respect to reports due for submittal 18 in the year 2006.
- SECTION 9400. Effective dates; general. Except as otherwise provided in
   SECTIONS 9401 to 9455 of this act, this act takes effect on July 1, 2005, or on the day
   after publication, whichever is later.
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### SECTION 9401. Effective dates; administration.

(1) CREATION OF HEALTH CARE QUALITY AND PATIENT SAFETY BOARD. The treatment
of sections 15.07 (2) (n), 15.105 (13), 153.07 (5) to (9), 153.076, 231.03, and 231.035

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of the statutes and SECTION 9101 (5), (6), (7), and (8) of this act take effect on October
1, 2005.

## SECTION 9402. Effective dates; aging and long-term care board.

# 4 SECTION 9403. Effective dates; agriculture, trade and consumer 5 protection.

6 (1) TRANSFER OF CONSUMER PROTECTION FUNCTIONS. The repeal of section 20.115 7 (8) (jm) of the statutes; the renumbering and amendment of section 100.207 (1) of the 8 statutes; the amendment of sections 15.13, 15.137 (1) (a) (intro.), 20.115 (1) (hm), 9 20.455 (1) (title), 93.07 (1), 93.07 (24), 93.18 (3), 93.20 (1), 93.22 (1), 93.22 (2), 100.07 10 (6), 100.171 (7) (b), 100.171 (8) (intro.), 100.173 (4) (intro.), 100.173 (4) (a), 100.174 11 (5) (intro.), 100.174 (6), 100.175 (5) (a) (intro.), 100.175 (5) (b), 100.175 (7) (a) (intro.), 12 100.175 (7) (b), 100.178 (1) (b), 100.18 (11) (a), 100.18 (11) (b) 3., 100.18 (11) (c) 1., 13 100.18 (11) (c) 2., 100.18 (11) (c) 3., 100.18 (11) (c) 4., 100.18 (11) (d), 100.18 (11) (e), 14 100.182 (5) (a), 100.182 (5) (b), 100.20 (2) (a), 100.20 (2) (b), 100.20 (3), 100.20 (4), 15 100.20 (6), 100.201 (6) (d), 100.201 (8m) (intro.), 100.201 (9) (b), 100.201 (9) (c), 100.205 (7), 100.205 (8), 100.207 (6) (b) 1., 100.207 (6) (b) 2., 100.207 (6) (c), 100.207 16 17 (6) (em) 1., 100.207 (6) (em) 2., 100.208 (2) (intro.), 100.208 (2) (b), 100.209 (3), 18 100.209 (4) (b), 100.2095 (6) (b), 100.2095 (6) (c), 100.21 (2) (a), 100.21 (4) (a) (intro.), 19 100.22 (4) (b), 100.235 (11) (a), 100.26 (6), 100.261 (1), 100.261 (3) (b), 100.263, 100.28 20 (4) (b), 100.28 (4) (c), 100.31 (4), 100.31 (5), 100.38 (5), 100.38 (6), 100.44 (5), 100.46 21 (1), 100.46 (2), 100.50 (6) (b), 100.50 (6) (c), 101.175 (3) (intro.), 134.71 (12), 136.03 22 (title), 136.03 (1) (intro.), 136.04, 165.065 (2), 165.25 (4) (ar), 344.576 (3) (a) 5., 23 344.576 (3) (c), 344.579 (2) (intro.), 704.90 (9), 704.90 (11) (title), 704.90 (11) (a), 24 707.49 (4), 707.57 (2), 707.57 (3), 779.41 (1m), 779.93 (title), 779.93 (1), and 779.93 25 (2) (intro.) of the statutes; the creation of sections 20.455 (1) (g), 20.455 (1) (j), 93.07

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1	(23), 93.18 (7), 100.177 (1) (bm), 100.207 (1) (a), 100.261 (3) (d), 100.261 (3) (e), 100.37
2	(1) (am), 100.41 (1) (bn), 100.42 (1) (cm), 100.43 (1) (am), 100.52 (1) (bn), and 165.252
3	of the statutes; and SECTION 9103 (1), (2), and (3) of this act take effect on October 1,
4	2005, or on the first day of the 3rd month beginning after publication, whichever is
5	later.
6	(2) LIVESTOCK PREMISES REGISTRATION. The treatment of section 95.51 (8) of the
7	statutes takes effect on November 1, 2005.
8	SECTION 9404. Effective dates; arts board.
9	SECTION 9405. Effective dates; building commission.
10	SECTION 9406. Effective dates; child abuse and neglect prevention
11	board.
12	SECTION 9407. Effective dates; circuit courts.
13	SECTION 9408. Effective dates; commerce.
14	SECTION 9409. Effective dates; corrections.
15	(1) JACKSON CORRECTIONAL INSTITUTION WASTEWATER TREATMENT FACILITY. The
16	treatment of sections 20.410 (1) (ke) (by SECTION 291) and 20.505 (8) (hm) 16m. (by
17	SECTION 428) of the statutes takes effect on July 1, 2007.
18	SECTION 9410. Effective dates; court of appeals.
19	SECTION 9411. Effective dates; district attorneys.
20	SECTION 9412. Effective dates; educational communications board.
21	SECTION 9413. Effective dates; elections board.
22	SECTION 9414. Effective dates; employee trust funds.
23	SECTION 9415. Effective dates; employment relations commission.
24	SECTION 9416. Effective dates; ethics board.
25	SECTION 9417. Effective dates; financial institutions.

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1	SECTION 9418. Effective dates; Fox River Navigational System
2	Authority.
3	SECTION 9419. Effective dates; governor.
4	SECTION 9420. Effective dates; Health and Educational Facilities
5	Authority.
6	SECTION 9421. Effective dates; health and family services.
7	(1) BADGER CARE COVERAGE FOR UNBORN CHILDREN. The treatment of sections
8	49.665 (1) (g), (3), (4) (ap), (at) 3., (c), and (d), and (5) (ag), (am) (intro.), (b), and (c)
9	and 49.82 (2) of the statutes, the renumbering and amendment of section 49.665 (2)
10	(a) of the statutes, and the creation of section 49.665 (2) (a) 2. of the statutes take
11	effect on January 1, 2006.
12	(2) MEDICAL ASSISTANCE FOR INDIVIDUALS LEAVING OUT-OF-HOME CARE.
13	(a) The creation of section 49.46 (1) (a) 5m. of the statutes and SECTION 9321
14	(1) (a) of this act take effect on January 1, 2007.
15	(b) The amendment of section 49.46 (1) (a) 5m. of the statutes and SECTION 9321
16	(1) (b) of this act take effect on January 1, 2008.
17	(3) HEALTH INSURANCE RISK-SHARING PLAN DEDUCTIBLE. The treatment of
18	section 149.14 (5) (b) and (c) of the statutes takes effect on January 1, 2006.
19	(4) Home visitation services. The treatment of sections 20.435 (5) (ab) (by
20	SECTION 322), 46.515 (1) (i) and (j), (2) (by SECTION 890), (3) (title), (a), and (b), and
21	46.516 of the statutes takes effect on January 1, 2007.
22	(5) Health Insurance Risk-Sharing Plan payment rate for prescription
23	DRUGS. The treatment of sections 149.142 (1) (b) and (2), 149.143 (1) (am) 4. and (bm)
24	2., (2) (a) 4. (by SECTION 2051), (3) (a) (by SECTION 2055) and (b), and (5) (a) and (b),

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149.144 (by SECTION 2061), and 149.145 of the statutes takes effect on October 1,
 2005.

3 (6) TRANSFER OF MENTAL HEALTH SERVICES FOR HOMELESS INDIVIDUALS. The 4 treatment of sections 20.435 (5) (ce) and (7) (ce) and 46.972 (title) and (3) of the 5 statutes, the repeal of section 46.972 (2) (title) of the statutes, the renumbering of 6 section 46.972 (2) of the statutes, and SECTION 9121 (5) of this act take effect 7 retroactively to July 1, 2005.

8 (7) FOSTER CARE RATES. The treatment of section 48.62 (4) of the statutes takes
9 effect on January 1, 2006.

(8) DIRECT CARE NURSING HOME REIMBURSEMENT. The treatment of section 49.45
(6m) (ag) 3m. and 3r. and (ar) 1. a., b., and c. of the statutes takes effect on July 1,
2006.

(9) ELIMINATION OF BOARD ON HEALTH CARE INFORMATION. The treatment of
sections 15.07 (2) (b) and (3) (bm) 1., 15.195 (6), 16.03 (3), 20.435 (4) (hg), 153.01 (2),
and 153.76 of the statutes and SECTION 9121 (8) and (9) of this act take effect on
October 1, 2005.

17 (10) MEDICAL ASSISTANCE PAYMENTS. The repeal of sections 20.435 (4) (rg) and 25.775 (1) and (5) of the statutes and the amendment of sections 46.27 (9) (a) (by 18 SECTION 859) and (10) (a) 1. (by SECTION 861), 46.275 (5) (a) (by SECTION 864) and (c) 19 20 (by SECTION 867), 46.278 (6) (d) (by SECTION 871), 46.283 (5) (by SECTION 874), 46.284 21 (5) (a) (by SECTION 876), 49.45 (2) (a) 17. (by SECTION 1122), (6m) (ag) (intro.) (by 22 SECTION 1127), (6v) (b) (by SECTION 1135), (6y) (a) (by SECTION 1138) and (am) (by 23 SECTION 1140), (6z) (a) (intro.) (by SECTION 1142), (8) (b) (by SECTION 1144), and (24m) 24 (intro.) (by SECTION 1146), 49.472 (6) (a) (by SECTION 1161) and (b) (by SECTION 1163), 25 and 49.473 (5) (by SECTION 1165) of the statutes take effect on June 30, 2007.

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1	SECTION 9422. Effective dates; higher educational aids board.
2	SECTION 9423. Effective dates; historical society.
3	SECTION 9424. Effective dates; Housing and Economic Development
4	Authority.
5	SECTION 9425. Effective dates; insurance.
6	SECTION 9426. Effective dates; investment board.
7	SECTION 9427. Effective dates; joint committee on finance.
8	SECTION 9428. Effective dates; judicial commission.
9	SECTION 9429. Effective dates; justice.
10	(1) TRANSFER TO BACKGROUND CHECK APPROPRIATION ACCOUNT. The treatment of
11	section 20.455 (2) (gr) of the statutes (by Section 358) takes effect on July 1, 2006.
12	SECTION 9430. Effective dates; legislature.
13	SECTION 9431. Effective dates; lieutenant governor.
14	SECTION 9432. Effective dates; lower Wisconsin state riverway board.
15	SECTION 9433. Effective dates; Medical College of Wisconsin.
16	SECTION 9434. Effective dates; military affairs.
17	SECTION 9435. Effective dates; natural resources.
18	(1) PHEASANT HUNTING. The treatment of sections 20.370 (1) (hw), 29.185, and
19	29.563 (2) (c) 3. and (14) (c) 3. and 4. of the statutes, the renumbering of section 29.563
20	(2) (d) of the statutes, and the creation of section 29.563 (2) (d) 2. of the statutes take
21	effect on March 1, 2006.
22	(2) TURKEY HUNTING APPROVALS. The treatment of sections 29.164 (title), (2) (c)
23	2., (3) (e), (4) (title) and (b), 29.559 (1) (c), 29.563 (2) (f) and (g) and (14) (c) 6. of the
24	statutes, the renumbering and amendment of section 29.164 (3) (a) of the statutes,

and the creation of section 29.164 (3) (a) 2. of the statutes take effect on March 1,

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2 2006. 3 (3) GROUSE AND WOODCOCK HUNTING STAMPS. The treatment of sections 20.370 4 (1) (hx), 29.024 (10), 29.191 (3), 29.235 (2) and (2m), and 29.563 (2) (e) 4. of the 5 statutes takes effect on March 1, 2006. 6 (4) STURGEON HOOK AND LINE TAGS. The treatment of sections 20.370 (4) (ku), 7 (kv), and (ky), 29.191 (title), (4), and (5), 29.219 (3) (b), 29.228 (7) (b), 29.2285 (title) 8 and (3), 29.229 (2) (k) and (5), 29.2295 (2) (m), 29.235 (2) and (2m), 29.401 (2m), 9 29.559 (1) (c), 29.563 (3) (cm) and (14) (c) 6., and 70.111 (3m) of the statutes takes 10 effect on March 1, 2006. 11 (5) AIR MANAGEMENT FEES. The treatment of sections 20.370 (2) (bh) and (ci), 285.01 (17m), and 285.69 (1d), (1g), (2) (title) and (a) (intro.), and (2m) of the statutes 12 13 takes effect on January 1, 2006. 14 (6) COMMERCIAL FISHING. The treatment of sections 29.519 (1) (title), (bg), (bn), 15 and (br), and (7), 29.563 (5) (a) 1. and 2. and (b) 1., 2., and 3. and (7) (a) 1. and 2., (b) 16 1. and 2., and (c) (title), 1., 2g., 2m., 2r., 2w., and 6. of the statutes takes effect on April 17 1, 2006. SECTION 9436. Effective dates; public defender board. 18 19 **SECTION 9437. Effective dates; public instruction.** 20 (1) APPROPRIATION REPEAL. The treatment of section 20.255 (1) (is) of the 21 statutes takes effect on July 1, 2006. 22 (2) HIGH-COST SPECIAL EDUCATION. The creation of sections 20.255 (2) (bd) and 115.881 of the statutes takes effect on July 1, 2006. 23 24 (3) FOUR-YEAR-OLD KINDERGARTEN GRANT PROGRAM. The creation of sections 25 20.255 (2) (dp) and 115.445 of the statutes takes effect on July 1, 2006.

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### SECTION 9438. Effective dates; public lands, board of commissioners of. 1 2 **SECTION 9439. Effective dates; public service commission.** 3 **SECTION 9440. Effective dates; regulation and licensing.** 4 **SECTION 9441. Effective dates; revenue.** 5 (1) NONRESIDENT RETAILER AND OCCASIONAL SALES. The treatment of sections 6 77.51 (13) (a) and 77.54 (7m) of the statutes takes effect on January 1, 2006. 7 (2) IMPLEMENTING THE STREAMLINED SALES AND USE TAX AGREEMENT. The repeal 8 of sections 20.435 (3) (bm), 46.513, 77.51 (4), 77.51 (14) (d), 77.51 (14) (i), 77.51 (14) 9 (k), 77.51 (14) (L), 77.51 (14r), 77.51 (15), 77.52 (3m), 77.52 (6), 77.52 (14) (a) 2., 10 77.523 (title), 77.53 (4), 77.54 (14g), 77.54 (14s), 77.54 (20), 77.54 (20m), 77.54 (22), 11 77.54 (40), 77.61 (3), 77.65 (2) (c), 77.72 (title), 77.72 (2) and (3), and 77.77 (2) of the 12 statutes, the renumbering of sections 77.51 (1), 77.51 (14) (g), 77.524 (1) (a), 77.524 13 (1) (b), and 77.53 (9m) of the statutes, the renumbering and amendment of sections 14 77.523, 77.61 (2), 77.72 (1), and 77.77 (1) of the statutes, the consolidation, 15 renumbering, and amendment of section 77.52 (14) (a) (intro.) and 1. and (b) of the 16 statutes, the amendment of sections 66.0615 (1m) (f) 2., 70.111 (23), 73.03 (50) (d). 17 76.07 (4g) (b) 8., 77.51 (5), 77.51 (13) (o), 77.51 (13g) (c) (intro.), 77.51 (14) (intro.), 77.51 (14) (a), 77.51 (14) (j), 77.51 (17), 77.51 (20), 77.51 (21), 77.52 (1) (a), 77.52 (2) 18 (intro.), 77.52 (2) (a) 5. a. and 10., 77.52 (7), 77.52 (13), 77.52 (15), 77.53 (3), 77.53 (9), 19 20 77.53 (10), 77.53 (11), 77.53 (16), 77.53 (17), 77.53 (17m), 77.53 (17r) (a), 77.53 (18), 21 77.54 (1), 77.54 (2), 77.54 (2m), 77.54 (3) (a), 77.54 (3m) (intro.), 77.54 (4), 77.54 (5) 22 (intro.), 77.54 (6) (intro.), 77.54 (8), 77.54 (9), 77.54 (9a) (intro.), 77.54 (10), 77.54 (11), 23 77.54 (12), 77.54 (13), 77.54 (14) (intro.), 77.54 (14) (a), 77.54 (14) (b), 77.54 (14) (f), 24 77.54 (15), 77.54 (16), 77.54 (17), 77.54 (18), 77.54 (21), 77.54 (23m), 77.54 (25), 77.54 (26), 77.54 (26m), 77.54 (27), 77.54 (28), 77.54 (29), 77.54 (30) (a) (intro.), 77.54 (30) 25

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1	(c), 77.54 (31), 77.54 (32), 77.54 (33), 77.54 (34), 77.54 (35), 77.54 (36), 77.54 (37),
2	77.54 (38), 77.54 (39), 77.54 (41), 77.54 (42), 77.54 (43), 77.54 (44), 77.54 (45), 77.54
3	(46), 77.54 (46m), 77.55 (1) (intro.), 77.55 (2), 77.55 (2m), 77.55 (3), 77.56 (1), 77.57,
4	77.58 (3) (b), 77.58 (6), 77.59 (9), 77.61 (1) (b), 77.61 (1) (c), 77.61 (4) (c), 77.65 (2) (e),
5	77.70, 77.705, 77.706, 77.707 (1), 77.707 (2), 77.71 (1), 77.71 (2), 77.71 (3), 77.71 (4),
6	77.73 (2), 77.75, 77.785 (1), 77.785 (2), 77.98, 77.981, 77.982 (2), 77.99, 77.991 (2),
7	77.994 (1) (intro.), 77.9941 (4), 77.9951 (2), 77.996 (6), 86.195 (3) (b) 3., and 218.0171
8	(2) (cq) of the statutes, the repeal and recreation of sections 77.51 (7), 77.51 (17m),
9	77.53 (1), 77.63, and 77.995 (2) of the statutes, and the creation of sections $73.03$
10	(50b), 73.03 (61), 77.51 (1b), 77.51 (1e), 77.51 (1n), 77.51 (1p), 77.51 (2k), 77.51 (2m),
11	77.51 (3p), 77.51 (3pd), 77.51 (3pj), 77.51 (3pm), 77.51 (3pp), 77.51 (3t), 77.51 (7m),
12	77.51 (10m), 77.51 (10n), 77.51 (10r), 77.51 (11m), 77.51 (12m), 77.51 (12p), 77.51
13	(13g) (c), 77.51 (13s), 77.51 (15a), 77.51 (15b), 77.51 (17w), 77.51 (21p), 77.51 (22)
14	(bm), 77.52 (1) (c), 77.52 (1) (d), 77.52 (2) (a) 13m., 77.52 (7b), 77.522, 77.524 (1) (ag),
15	77.53 (9m) (b), 77.53 (9m) (c), 77.54 (14b), 77.54 (20n), 77.54 (20r), 77.54 (22b), 77.58
16	(6m), 77.58 (9a), 77.585, 77.59 (2m), 77.59 (9n), 77.59 (9p) (b), 77.59 (9r), 77.60 (13),
17	77.61 (2) (b), 77.61 (3m), 77.61 (5m), 77.61 (16), 77.67, 77.73 (3), and 77.77 (1) (b) of
18	the statutes take effect on October 1, 2005.
19	(3) INTERNET LISTING OF DELINQUENT TAXPAYERS. The treatment of sections 71.78
20	(4) (r), 71.91 (8), 76.30 (2) (i), 77.61 (5) (b) 12., and 131.91 (1) and (4) of the statutes
21	takes effect on the first day of the 6th month beginning after publication.

(4) OIL PIPELINE TERMINAL TAX DISTRIBUTIONS. The treatment of sections 20.855
(4) (bm) and (q), 76.16, and 76.24 (a), (am), and (bm) of the statutes takes effect on
January 1, 2006.

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1	(5) STATE RENTAL VEHICLE FEE. The treatment of section 77.995 (2) of the statutes
2	takes effect on October 1, 2005, or on the day after publication, whichever is earlier.
3	(6) DIRECT MARKETING OF CIGARETTES AND TOBACCO PRODUCTS. The repeal of
4	section 139.34 (1) (b) and 139.34 (1) (c) 1. to 6. of the statutes, the renumbering of
5	section 139.30 (1) of the statutes, the amendment of sections 77.61 (11), 134.65 (1),
6	134.65 (2) (a), 134.65 (5), 134.66 (1) (a), 134.66 (2) (a), 134.66 (2) (am), 134.66 (2) (d),
7	134.66 (2) (e), 139.30 (3), 139.30 (7), 139.30 (10), 139.32 (1), 139.32 (4), 139.32 (5),
8	139.32 (5m), 139.32 (6), 139.321 (1) (intro.), 139.321 (1) (a) 1., 139.33 (3), 139.34 (1)
9	(a), 139.34 (1) (c) (intro.), 139.34 (3), 139.34 (4), 139.34 (6), 139.34 (8), 139.35 (1),
10	139.37 (1) (a), 139.38 (1), 139.38 (2), 139.39 (6), 139.395, 139.40 (2), 139.44 (3), 139.44
11	(4), 139.44 (7), 139.45, 139.75 (2), 139.75 (4) (a), 139.75 (4) (c), 139.75 (7), 139.75 (8),
12	139.75 (12), 139.79 (title), 139.79 (1), 139.79 (2), 139.81 (1), 139.81 (2), 254.911 (1) and
13	891.455 (4), of the statutes and the creation of sections 134.65 (1n), 134.65 (1r),
14	134.66 (1) (am), 134.66 (3m), 139.30 (1d), 139.30 (1s), 139.30 (2n), 139.30 (2nn),
15	139.30 (2p), 139.30 (4n), 139.30 (8s), 139.34 (1) (c) 1m., 139.34 (1) (c) 2m., 139.34 (1)
16	(c) 3m., 139.34 (1) (cm), 139.345, 139.38 (1m), 139.44 (6m), 139.75 (3g), 139.75 (3r),
17	139.75 (4) (cm), 139.75 (4n), 139.75 (5s), 139.76 (3), 139.78 (1m) and 139.795 of the
18	statutes take effect on July 1, 2006.

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(7) SALES AND USE TAX ON ITEMS DELIVERED ELECTRONICALLY.

(a) The treatment of sections 77.51 (1), (1bk), (1bm), (3s), (7d), (13) (e) and (f),
and (14) (L), 77.52 (1) (a), (2m) (a) and (b), 77.53 (1), and 77.54 (48) of the statutes
and the creation of section 77.52 (1) (b) of the statutes take effect on the first day of
the 2nd month beginning after publication.

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1	(b) The repeal and recreation of section 77.52 (1) (b) of the statutes takes effect
2	on October 1, 2005, or on the first day of the 2nd month beginning after publication,
3	whichever is later.
4	SECTION 9442. Effective dates; secretary of state.
5	SECTION 9443. Effective dates; state employment relations, office of.
6	SECTION 9444. Effective dates; state fair park board.
7	SECTION 9445. Effective dates; supreme court.
8	SECTION 9446. Effective dates; technical college system.
9	SECTION 9447. Effective dates; tourism.
10	SECTION 9448. Effective dates; transportation.
11	(1) REGISTRATION FEES. The treatment of section 341.25 (1) (a) and (b) of the
12	statutes takes effect on January 1, 2006.
13	(2) TITLE FEE INCREASES. The treatment of sections 342.14 (1), (3), and (5) of the
14	statutes takes effect on the first day of the 4th month beginning after publication.
15	(3) Electronic processing of title and registration applications. The
16	treatment of sections 341.09 (2m) (a) 1., 2., 3. and (d), 341.09 (9), and 342.16 (1) (a)
17	of the statutes and the creation of sections 218.0116 (1) (gr), 218.0146 (4), and 342.16
18	(1) (am) of the statutes take effect on June 30, 2007.
19	SECTION 9449. Effective dates; treasurer.
20	SECTION 9450. Effective dates; University of Wisconsin Hospitals and
21	Clinics Authority.
22	SECTION 9451. Effective dates; University of Wisconsin Hospitals and
23	Clinics Board.
24	SECTION 9452. Effective dates; University of Wisconsin System.
25	SECTION 9453. Effective dates; veterans affairs.

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1	SECTION 9454. Effective dates; workforce development.
2	(1) ELIGIBILITY OF CUSTODIAL PARENTS AND PREGNANT WOMEN FOR WISCONSIN
3	WORKS BENEFITS. The treatment of sections 49.148 (1m) (title) and 49.159 (4) of the
4	statutes, the renumbering and amendment of section 49.148 (1m) (a) and (b) of the
5	statutes, the creation of section 49.148 (1m) (a) 2. and (b) (intro.) and 2. of the
6	statutes, and SECTION 9354 (1) of this act take effect on January 1, 2006.
7	(2) TRIAL JOBS PLUS RULES EXCLUSION. The repeal of section 227.01 (13) (zL) of
8	the statutes takes effect on July 1, 2007.
9	(3) EARLY CHILDHOOD EXCELLENCE INITIATIVE. The repeal of sections 49.1375 and
10	49.175 (1) (r) of the statutes takes effect on July 1, 2006.
11	SECTION 9455. Effective dates; other.
12	(1) TRANSFER OF ATTORNEY POSITIONS. The treatment of sections 15.04 (4), 15.103
13	(1g), 16.004 (15), 20.505 (1) (kr), 73.01 (4) (b) and (4m) (b) and (c), 85.013 (2) (a),
14	230.08 (2) (e) 1. and (eg), and 343.33 (2) of the statutes and SECTION 9155 (1) of this
15	act take effect on January 1, 2006.
16	(2) EXPIRATION OF WISCONSIN LAND COUNCIL. The treatment of section 16.966 of
17	the statutes takes effect on September 1, 2005.
18	(END)

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