(13) Repayment of Loan. Any money appropriated or transferred by law from the veterans mortgage loan repayment fund for purposes other than those listed in sub. (7), other than moneys made temporarily available to other funds under s. 20.002 (11), shall be repaid from the general fund with interest at a rate of 5 percent per year from the date of the appropriation or transfer to the date of repayment.

SUBCHAPTER IV

ASSISTANCE PROGRAMS

45.40 Economic assistance. (1) Subsistence aid. (a) The department may provide subsistence aid to an incapacitated veteran or a dependent of a veteran in an amount that the department determines advisable to prevent undue hardship. The department may provide subsistence aid under this subsection to a person whose incapacitation is the result of alcohol or other drug abuse, if the person is participating in an alcohol or other drug abuse treatment program approved by the department. The department may provide subsistence aid on a month—to—month basis or for a 3—month period. The department may provide the aid for a 3—month period if the veteran or dependent whose incapacity is the basis for the aid will be incapacitated for more than 3 months, as determined by a health care provider as defined in s. 146.81 (1), and if earned or unearned income or aid from other sources will not be available in the 3—month period. Subsistence aid shall be limited to a maximum of 3 months in a 12—month period unless the department determines that the need for subsistence aid in excess of this maximum time period is caused by the person's relapse.

(b) 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 provide payments under this subsection. The joint

committee on finance may, from the appropriation under s. 20.865 (4) (u), supplement the appropriation under s. 20.485 (2) (vm) in an amount equal to the amount that the department expects to expend under this subsection. Notwithstanding s. 13.101 (3) (a), the committee is not required to find that an emergency exists. If the cochairpersons of the committee do not notify the secretary within 14 working days after the date of the department's submittal that the committee intends to schedule a meeting to review the request, the appropriation account shall be supplemented as provided in the request. If, within 14 working days after the date of the department's submittal, the cochairpersons of the committee notify the secretary that the committee intends to schedule a meeting to review the request, the appropriation account shall be supplemented only as approved by the committee.

(2) Health care aid for a veteran or the dependent of a veteran if the department considers it advisable to prevent undue hardship. Health care aid to pay medical or hospital bills under this subsection is limited to a payment of up to \$5,000 per veteran or dependent for a 12-month period beginning on the first day of care for which the person seeks reimbursement under this subsection. The department may issue a certificate of entitlement stating that a veteran or dependent is eligible for health care aid under this subsection if the treatment is received within a time period that the department promulgates by rule. The department may not provide health care aid to pay for care provided to the veteran or dependent before the time period identified in the certificate of entitlement, except for emergency care, as determined by the department, if the application for the health care aid is submitted within 90 days after the emergency care ends. Health care aid may be used to provide payment for

the treatment of alcoholism or other drug addiction or to provide payment for health care required because of alcoholism or other drug addiction or alcohol or other drug abuse. The department may not provide health care aid under this subsection unless the person's health care provider agrees to accept, as full payment for the medical treatment for which the aid is to be granted, the amount of the aid, the amount of the person's health insurance or other 3rd-party payments, if any, and the amount that the department determines the person is capable of paying. The department may not provide health care aid under this subsection if the combined liquid assets of the veteran and veteran's dependents who are living in the same household are in excess of \$1,000.

(3) APPROPRIATIONS. The department may provide aid under this section from the appropriation in s. 20.485 (2) (vm). Nothing in this section empowers the department to incur any state debt.

45.41 Payments to veterans organizations. (1) In this section:

- (a) "Regional office" means the U.S. department of veterans affairs regional office in Wisconsin.
- (b) "State veterans organization" means the state organization or department of a national veterans organization incorporated by an act of congress.
- (2) Upon application the department shall make a payment to any state veterans organization that establishes that it, or its national organization, or both, has maintained a full-time service office at the regional office for 5 consecutive years out of the 10-year period immediately preceding the application. The payment shall be calculated based on the total amount of all salaries and travel expenses under sub.

 (3) paid during the previous fiscal year by the state veterans organization to

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- employees engaged in veterans claims service and stationed at the regional office.

 The payment shall be as follows:
- (a) If the total amount paid under sub. (3) is from \$1 to \$2,499, the organization shall receive the amount paid.
- (b) If the total amount paid under sub. (3) is from \$2,500 to \$9,999, the organization shall receive \$2,500.
- (c) If the total amount paid under sub. (3) is from \$10,000 to \$119,999, the organization shall receive 25 percent of the amount paid.
- (d) If the total amount paid under sub. (3) is \$120,000 or more, the organization shall receive \$30,000.
- (3) A state veterans organization shall file an application annually with the department for the previous 12-month period ending on March 31 of the year in which it is filed. The application shall contain a statement of salaries and travel expenses paid to employees of the organization engaged in veterans claims service activities at the regional office by the state veterans organization covering the period for which application for a payment is made. The statement shall be certified as correct by a certified public accountant licensed or certified under ch. 442 and sworn to as correct by the adjutant or principal officer of the state veterans organization. The application shall include the state organization's financial statement for its previous fiscal year and evidence of claims service activity that the department requires. The state veterans organization shall submit with its initial application sufficient evidence to establish that it or its national organization, or both, has maintained a full-time service office at the regional office for 5 consecutive years out of the 10-year period immediately preceding the application. Subsequent applications shall be accompanied by an affidavit by the adjutant or principal officer

of the state veterans organization stating that the organization, on its own or with its national organization, maintained a full-time service office at the regional office for the entire 12-month period for which application for a payment is made.

****Note: Under current law, state veterans organizations may apply to DVA to receive payments for services they provide to veterans at the regional U.S. DVA office. To receive reimbursement, the organizations must have maintained a full-time service office at the regional office for 5 of the 10 years preceding application. The bill clarifies here and in s. 45.41 (3) that the service must have been provided for 5 consecutive years within that 10-year period.

- (4) From the appropriation under s. 20.485 (2) (s), the department shall annually provide a payment of \$100,000 to the Wisconsin department of the Disabled American Veterans for the provision of transportation services to veterans.
- **45.42 Veterans personal loans.** (1) It is determined that the loan program established under this section is a special purpose credit program for an economically disadvantaged class of persons for purposes of 15 USC 1691–1691f.
- (2) The department may lend a veteran, a veteran's unremarried surviving spouse, or a deceased veteran's child not more than \$25,000, or a lesser amount established by the department under sub. (9). The department may prescribe loan conditions, but the term of the loan may not exceed 10 years. The department shall ensure that the proceeds of any loan made under this section shall first be applied to pay any delinquent child support or maintenance payments owed by the person receiving the loan and then to pay any past support, medical expenses, or birth expenses owed by the person receiving the loan.
- (3) The department may lend to the remarried surviving spouse of a deceased veteran or to the parent of a deceased veteran's child not more than \$25,000, or a lesser amount established by the department under sub. (9), for the education of the deceased veteran's child.

- (4) The department may execute necessary instruments, collect interest and principal, compromise indebtedness, sue and be sued, post bonds, and write off indebtedness that it considers uncollectible. If a loan under this section is secured by a real estate mortgage, the department may exercise the rights of owners and mortgagees generally and the rights and powers set forth in s. 45.32. The department shall pay all interest and principal repaid on the loan into the veterans trust fund.
- (5) The department may charge loan expenses incurred under this section to the loan applicant. The department shall pay all expenses received under this subsection into the veterans trust fund.
- (6) The department may provide a loan under this section to an applicant whose name appears on the statewide support lien docket under s. 49.854 (2) (b) only if the applicant does one of the following:
- (a) Provides to the department a repayment agreement that the applicant has entered into, that has been accepted by the county child support agency under s. 59.53 (5), and that has been kept current for the 6-month period immediately preceding the date of the application.
- (b) Provides to the department a statement that the applicant is not delinquent in child support or maintenance payments and does not owe past support, medical expenses, or birth expenses, signed by the department of workforce development or its designee within 7 working days before the date of the application.
- (c) Agrees to use the loan proceeds to pay any delinquent child support or maintenance payments and to pay any past support, medical expenses, or birth expenses if the applicant fails to meet the requirements under par. (a) or (b).

- (7) No person may receive a loan under this section in an amount that, when added to the balance outstanding on the person's existing loans under s. 45.351 (2), 1995 stats., and s. 45.356, 1995 stats., would result in a total indebtedness to the department of more than \$25,000.
- (8) (a) The department may borrow from the veterans mortgage loan repayment fund under s. 45.37 (7) (a) to obtain money to make loans under this section.
- (b) The department may enter into transactions with the state investment board to obtain money to make loans under this section. Transactions authorized under this paragraph may include the sale of loans.
- (9) Subject to the limits established in subs. (2) and (3), the department may periodically adjust the maximum loan amount based upon financial market conditions, funds available, needs of the veterans trust funds, or other factors that the department considers relevant.
- (10) The department may periodically adjust the interest rates for loans made under this section, which may vary based upon the term of the loan, the type of security offered, the method of payment, or other factors that the department considers relevant.
- (11) If an applicant's total indebtedness for loans made under this section is more than \$5,000, the loan shall be evidenced by a promissory note and secured by a mortgage on real estate located in this state. A loan of \$5,000 or less made to an applicant whose total indebtedness for loans made under this section is \$5,000 or less shall be evidenced by a promissory note and secured by a guarantor or by a mortgage on real estate located in this state. A mortgage securing a loan made under this section is acceptable if the applicant has equity in the property subject to the

mortgage equal to or exceeding a minimum amount that the department establishes by rule.

45.43 Veterans assistance program. (1) The department shall administer a program to provide assistance to persons who served in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces and who were discharged under conditions other than dishonorable. The department shall provide assistance to persons whose need for services is based upon homelessness, incarceration, or other circumstances designated by the department by rule. The department shall designate the assistance available under this section, which may include assistance in receiving medical care, dental care, education, employment, and transitional housing. The department may provide payments to facilitate the provision of services under this section.

(2) The department may charge fees for transitional housing and for other assistance provided under this section that the department designates. The department shall promulgate rules establishing the fee schedule and the manner of implementation of that schedule.

SUBCHAPTER V

VETERANS HOMES

45.50 Veterans homes; management. (1) (a) The department shall operate the Wisconsin Veterans Home at King and employ a commandant for the home. The department shall employ a commandant for the Wisconsin Veterans Home at Union Grove and may employ a commandant for the Wisconsin Veterans Home at Chippewa Falls. The department may employ any personnel that are necessary for the proper management and operation of veterans homes. In compliance with the compensation plan established pursuant to s. 230.12 (3), a commandant may

recommend to the director of personnel charges for meals, living quarters, laundry, and other services furnished to employees and members of the employees' family maintained at veterans homes. The department shall provide complete personal maintenance and medical care, including programs and facilities that promote comfort, recreation, well-being, or rehabilitation, to all members of veterans homes.

****Note: Under current law, DVA is required to employ a commandant at the Veterans Home at King and the Veterans Home at Union Grove. This bill requires DVA to employ a commandant at the Veterans Home at Union Grove and permits DVA to employ a commandant at the Veterans Home at Chippewa Falls.

- (b) All moneys received as reimbursement for services to veterans homes employees or as payment for meals served to guests at veterans homes shall be accumulated in an account named "employee maintenance credits" and shall be paid into the general fund within one week after receipt and credited to the appropriation under s. 20.485 (1) (gk).
- (c) Veterans homes with a skilled nursing facility shall include a geriatric evaluation, research, and education program. The program staff shall be funded from the appropriations under s. 20.485 (1) (hm), (j), and (mj).
- (2) (a) Subject to authorization under ss. 13.48 (10) and 20.924 (1), the department may construct or renovate and operate residential, treatment, and nursing care facilities, including a community-based residential facility, to be known as the Wisconsin Veterans Home at Union Grove.
- (b) Subject to authorization under ss. 13.48 (10) and 20.924 (1), the department may develop, construct or renovate, and operate residential, treatment, and nursing care facilities and programs for veterans in northwestern Wisconsin, on the property of the Northern Wisconsin Center for the Developmentally Disabled in Chippewa Falls to be known as the Wisconsin Veterans Home at Chippewa Falls. The programs and facilities may include an assisted living facility, a skilled nursing facility, a

medical clinic, an adult day health care center, an activities center, and a veterans assistance program.

(3) The department may acquire, by gift, purchase, or condemnation, lands necessary for the purposes of the Wisconsin Veterans Home at Union Grove and the Wisconsin Veterans Home at King. Title to the lands shall be taken in the name of this state and shall be held by and for the uses and purposes of the homes. No payment may be made out of the state treasury or otherwise for the land until the title has been examined and approved by the attorney general. Every such deed of conveyance shall be immediately recorded in the office of the proper register of deeds and filed with the secretary of state.

****Note: Under current law, DVA is authorized to acquire by gift, purchase, or condemnation lands necessary for the purposes of the veterans homes at King and Union Grove: Should this bill extend that authorization for purposes of the Veterans Home at Chippewa Falls?

- (4) The department may use moneys appropriated under s. 20.485 (1) (h) to purchase, erect, construct, or remodel buildings, to provide additions and improvements, to provide equipment, materials, supplies, and services necessary for the purposes of veterans homes, and for expenses that are necessary and incidental to acquisition of property under s. 45.51 (10) and (11).
- (5) The department may accept gifts, bequests, grants, or donations of money or of property from private sources to be administered by the department for the purposes of veterans homes. All moneys received shall be paid into the general fund and appropriated as provided in s. 20.485 (1) (h), except that gifts or grants received specifically for the purposes of the geriatric program at veterans homes are appropriated as provided in s. 20.485 (1) (hm). The department may not apply to the gifts and bequests fund interest on certificate of savings deposits for those members who do not receive maximum monthly retained income. The department shall

- establish for those persons upon their request individual accounts with savings and interest applied as the member requests.
- (6) (a) The department may enter into agreements for furnishing and charging for water and sewer service from facilities constructed at and for veterans homes to public and private properties lying in the immediate vicinity of veterans homes.
- (b) Agreements under this section shall be drafted to hold harmless the department, to require all expense to be paid by the applicant, and to be terminable by the department when other water and sewer services become available to the applicant.
- (7) A commandant and employees designated by the commandant may summarily arrest all persons within or upon the grounds of veterans homes who are guilty of any offense against the laws of this state or the rules governing veterans homes. For this purpose, a commandant and deputies have the power of constables.
- (8) A fire department at a veterans home in response to emergency fire calls may make runs and render fire fighting service beyond the confines of a veterans home.
- (9) The department may develop a program to provide stipends to individuals to attend school and receive the necessary credentials to become employed at veterans homes. If the department develops a stipend program under this subsection, the department shall promulgate rules related to the program, including the application process, eligibility criteria, stipend amount, repayment provisions, and other provisions that the department determines are necessary to administer the program.
- (10) The department may establish a hospital at the veterans homes. All hospitals established under this subsection may not have a total approved bed

capacity, as defined in s. 150.01 (4m), greater than 16 beds. The approved bed
capacity of a skilled nursing facility operated at a veterans home is reduced by one
bed for each approved bed at the hospital established under this subsection at that
home.

- 45.51 Eligibility for membership. (1) GENERAL STATEMENT. Within the limitations of veterans homes, the department may admit to membership in veterans homes persons who meet the qualifications set forth in this section.
- (2) ELIGIBILITY. (a) The following persons are eligible for benefits under this subchapter if they meet the applicable requirements of this subchapter:
 - 1. A veteran.
- 2. A person who has served on active duty under honorable conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces for 90 days or more and at least one day during a war period or under section 1 of executive order 10957, dated August 10, 1961.
 - 3. A spouse, surviving spouse, or parent of a person under subd. 1. or 2.
- (b) A person under par. (a) 1. or 2. may be admitted to a veterans home if the person meets all of the following conditions:
 - 1. Is a resident of this state on the date of admission to a veterans home.
- 2. Is permanently incapacitated due to physical disability or age from any substantially gainful occupation.
- 3. Has not been convicted of a felony or of a crime involving moral turpitude or, if so, has produced sufficient evidence of subsequent good conduct and reformation of character as to be satisfactory to the department.
- 4. Provides a complete financial statement containing information that the department determines is necessary to evaluate the financial circumstances of the

- person. The department may require a member of a veterans home to provide the department with information necessary for the department to determine the financial circumstances of the person. If a person fails to provide the additional information, the department may discharge the person from the veterans home.
 - 5. Has care needs that the veterans home is able to provide within the resources allocated for the care of members of the veterans home, including chronic alcoholism, drug addition, psychosis, or active tuberculosis.
- (3) ADMISSION PRIORITIES. (a) Except in cases where there is an immediate need for physical care or economic assistance, the department shall act on applications based upon the date of receipt of the application by the veterans home. The department may defer establishment of the priority date of the application to the date that the veterans home is able to verify its ability to provide appropriate care to the applicant or to assure that the appropriate care setting is available within the home.
- (b) Spouses, surviving spouses, and parents derive their eligibility from the eligibility of the person under sub. (2) (a) 1. or 2. Surviving spouses and parents of eligible persons under sub. (2) (a) 1. or 2. are eligible for admission only to a skilled nursing facility at a veterans home.
 - (c) 1. The order of priority for admission to a veterans home shall be as follows:
 - a. Eligible persons under sub. (2) (a) 1. or 2. have 1st priority.
 - b. Spouses of eligible persons under sub. (2) (a) 1. or 2. have 2nd priority.
- c. Surviving spouses of eligible persons under sub. (2) (a) 1. or 2. have 3rd priority for admission.
- d. Parents of eligible persons under sub. (2) (a) 1. or 2. have 4th priority for admission.

2. The department may deviate from this sequence upon order of the board to
prevent the separation of a husband and wife.

- (4) ADDITIONAL ELIGIBILITY REQUIREMENTS OF A SPOUSE OF A VETERAN. A spouse of an eligible person under sub. (2) (a) 1. or 2. is eligible only if the spouse meets the requirements of sub. (2) (b) 3. to 5. and if all of the following apply:
- (a) The person under sub. (2) (a) 1. or 2. is a member, or if not a member is institutionalized elsewhere because of physical or mental disability, and the spouse had lived with the person for not less than 6 months immediately before making application for membership.
- (b) Separation from the spouse necessitated by reason of employment, hospitalization, or because of a physical or mental disability of either spouse shall not be taken to constitute an interruption of the 6-month period.
- (c) A spouse of an eligible person under sub. (2) (a) 1. or 2. by virtue of a marriage that was void when entered into but validated under s. 765.21 before applying for admission shall, for the purpose of this subsection and sub. (6), be considered married to the eligible person under sub. (2) (a) 1. or 2. from the date the marriage was entered into.
- (5) ADDITIONAL ELIGIBILITY REQUIREMENTS OF A SURVIVING SPOUSE. The surviving spouse of a person under sub. (2) (a) 1. or 2. who was a resident of this state at the time of the veteran's death is eligible if the surviving spouse meets the requirements of sub. (2) (b) 3. to 5. and if the surviving spouse satisfies all of the following conditions:
 - (a) 1. The surviving spouse satisfies any of the following conditions:
- a. Was married to and living with the deceased person under sub. (2) (a) 1. or2. not less than 6 months immediately prior to the death of the person.

24

application for membership.

1	b. Was married to the person under sub. (2) (a) 1. or 2. at the time the person
2	entered the service and who became a widow or widower by the death of the person
3	while in the service or as a result of physical disability of the person incurred during
4	the service.
5	c. The period during which the surviving spouse was married to and lived with
6	the deceased person under sub. (2) (a) 1. or 2. plus the period of widowhood or
7	widowerhood is 6 months or more.
8	d. Was married to and living with the person under sub. (2) (a) 1. or 2. less than
9	6 months and a child was born of the marriage.
10	(b) Has not remarried.
11	(c) Is 45 years of age or over on the date of application.
12	(d) Is physically disabled.
13 14	(e) Is unable adequately to care for himself or herself and lacks adequate means of support.
15	(f) Has been a resident of this state for the 12 months immediately preceding
16	the date of application for membership.
17	(6) Additional eligibility requirements of parents. The parent of a person
18	under sub. (2) (a) 1. or 2. who was a resident of this state at the time of the person's
19	death or, the parent of a living person under sub. (2) (a) 1. or 2. who is eligible for
20	membership, is eligible if the parent meets the requirements of sub. (2) (b) 3. to 5.
21	and if the parent satisfies all of the following conditions:
22	(a) Has reached 60 years of age.

(b) Has been a resident of this state for the 12-months preceding the date of

(c) Is physically disabled, unable adequately to care for himself or herself, an	ιd
lacks adequate means of support.	

- (7) Member income retention and payment. (a) The board shall establish a pay plan for compensation of members for services rendered to a veterans home under its work therapy program.
- (b) Members shall pay the amount due the state for care and maintenance of the member within 30 days after the receipt of the veterans home's billing statement by the member or by the member's personal representative. The department may subject any bill not paid within 30 days after receipt of the billing statement to an interest assessment of 1 percent per month or fraction of a month. If payment is not made within 60 days after the receipt of the billing statement, the department may discharge the member from the veterans home.
- (c) Payment of amounts due the state for care and maintenance of a member shall be made to the fullest extent possible from sources of income other than pension or compensation paid by the U.S. department of veterans affairs.
- (d) A member is not required to use income received from services rendered to the veterans home under its work therapy program or from the sale of products or services through the hobby shop as payment for the care or maintenance of the member at the veterans home.
- (e) The department shall supervise the operation of a veterans home exchange, including the operation of the hobby shop for the sale of products made by all members.
- (8) PERSONAL FUNDS OF MEMBER. A member may, in writing, authorize a veterans home to receive, hold, and account for his or her personal funds. Section 49.498 (8) applies to the funds of a member held by the veterans home under this

- subsection. The department may transfer the personal funds of a member received under this subsection to the Wisconsin veterans facilities members fund under s. 25.37. Upon request of the member, the department shall pay the member the amount the member requests from his or her personal account.
- (9) Medical assistance payments. All moneys received under medical assistance, as defined in s. 49.43 (8), for the care of members shall be transferred to the appropriation under s. 20.485 (1) (gk).
- (10) Conveyance of property; descent. (a) Except as otherwise provided in this subsection, the application and admission of any applicant admitted under this section shall constitute a valid and binding contract between a member and the department. If a member dies leaving a relative that is entitled to an interest in the property of the member under the rules of intestate succession or a will the existence of which is made known to the commandant of the veterans home within 60 days of the member's death, the member's property shall constitute a part of the member's estate, except the commandant may distribute personal effects of nominal monetary value of a deceased member who is not survived by a member spouse to surviving relatives of the member who request the personal effects within a reasonable time after the member's death.
- (b) The department may manage, sell, lease, or transfer property passing to the state pursuant to this section or conveyed to it by members, defend and prosecute all actions concerning it, pay all just claims against it, and do all other things necessary for the protection, preservation, and management of the property. All expenditures necessary for the execution of functions under this paragraph or sub. (14) shall be made from the appropriation in s. 20.485 (1) (h).

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- (c) A person who at the time of death is a member of a veterans home is a resident of the county in which the veterans home is located for the probate of the person's will, issuance of letters testamentary or other letters authorizing the administration of the decedent's estate, and the administration of the estate.
- (11) DISPOSITION OF PROPERTY PASSING TO STATE. If a member dies without a relative who is entitled to an interest in the property of the member under the rules of intestate succession and without leaving a will the existence of which is made known to the commandant of the home within 60 days of the member's death, the member's property shall be converted to cash, without administration. The commandant of a veterans home shall submit that converted sum to the secretary of administration to be paid into the appropriation under s. 20.485 (1) (h). The amount paid to the secretary of administration is subject to refund within 6 years to the estate of a member if it is subsequently discovered that the member left a will or a relative that is entitled to an interest in the property of the member under the rules of intestate succession or to any creditor of the member who establishes right to the funds or property or any portion of the funds or property. The department of administration, upon being satisfied that a claim out of the funds or property is legal and valid, shall pay the claim out of the funds or property, except that payment of claims for a member's funeral and burial expenses may not exceed a total of \$1.500 including any amount allowed by the United States for the member's funeral and burial and the right for burial and interment provided in s. 45.61 (2).
- (12) POWERS OF COMMANDANT OVER PERSONAL FUNDS OF MEMBERS. A commandant may receive, disburse, and account for funds of members.
- (13) ADDITIONAL ELIGIBILITY REQUIREMENTS FOR SKILLED NURSING FACILITIES. Any person admitted to a skilled nursing facility at a veterans home shall meet the

/22

/28

- eligibility requirements under ss. 49.45 and 49.46 and rules promulgated under those sections during residence at the skilled nursing facility except if any of the following apply:
- (a) Persons with sufficient income and resources to meet the expenses of care for one or more months may be admitted to the skilled nursing facility but shall apply income and resources to costs to the extent required under ss. 49.45 and 49.46 and rules promulgated under those sections.
- (b) Persons who meet all the requirements of this section but whose degree of physical disability does not meet the minimum requirements under ss. 49.45 and 49.46 and rules promulgated under those sections may be admitted to the skilled nursing facility but shall apply income and resources to costs to the extent required by ss. 49.45 and 49.46 and rules promulgated under those sections.
- (14) Additional eligible person may be admitted to or remain in residency at a community-based residential facility, as defined in s. 50.01 (1g) or a residential care apartment complex, as defined in s. 50.01 (1d) at a veterans home only if the person has sufficient income and resources, and applies the income and resources to fully reimburse the department for the cost of providing care to the person.

SUBCHAPTER VI

FUNERALS, BURIALS, AND CEMETERIES

- 45.60 Military funeral honors. (1) PROGRAM. (a) The department shall in this state administer a program to coordinate the provision of military funeral honors to deceased veterans 145ert 111-231
- (b) Military funeral honors may be provided by local units of member organizations of the council on veterans programs, by local units of veterans

 2

3

4

5

9

10

11

12

13

14

15

16

17)

18

19

20

21

organizations certified by the department to provide military funeral honors, by members of the Wisconsin national guard activated under s. 21.11 (3), or by staff of the department.

****Note: Current law provides that local units of member organizations of the council on veterans programs, as well as members of the national guard, may provide military funeral honors. In practice, on occasion, DVA staff also provides those honors. This bill adds DVA staff and local units of certified nonmember organizations to the list of entities that may provide military funeral honors and permits DVA to reimburse those organizations for their service.

- (2) STIPENDS. From the appropriation under s. 20.485 (2) (q), the department shall reimburse a local unit of a member organization of the council on veterans programs or a local unit of a veterans organization certified by the department to provide military funeral honors for the costs of providing military funeral honors to descend veterant. The reimbursement may not exceed \$50 for each funeral for which military honors are provided.
- (3) TUITION VOUCHER. (a) The department shall create a tuition voucher form to be used by funeral directors under par. (b). The department shall distribute copies of the tuition voucher form, plus an explanation of the form's use, to every operator of a funeral establishment. The department may not charge a fee for the tuition voucher form or for the distribution of the form.
- (b) A funeral director may issue a tuition voucher in the amount of \$25 to an individual who sounds "Taps" on a bugle, trumpet, or cornet during each funeral for which military honors are held in this state for a deceased veteran and who is a student in grades 6 to 12 or at an institution of higher education, as defined under s. 895.515 (1) (b). The tuition voucher may be used at any time for the payment of tuition and required program activity fees at a University of Wisconsin System institution as provided under s. 36.27 (3r) or a technical college as provided under

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

s. 38.24 (6). The department shall encourage private institutions of higher education to accept the vouchers. The vouchers are not transferable.

45.61 Wisconsin veterans cemeteries. (1) Construction and operation of Subject to authorization under ss. 13.48 (10) and 20.924 (1), the department may construct and operate veterans cemeteries in central, northwestern, and southeastern Wisconsin and may employ any personnel that are necessary for the proper management of the cemeteries. The cemetery in central Wisconsin is the Central Wisconsin Veterans Memorial Cemetery. The cemetery in southeastern Wisconsin is the Southern Wisconsin Veterans Memorial Cemetery. The cemetery in northwestern Wisconsin is the Northern Wisconsin Veterans Memorial Cemetery. The department may acquire, by gift, purchase, or condemnation, lands necessary for the purposes of the cemeteries. Title to the properties shall be taken in the name of this state. Every deed of conveyance shall be immediately recorded in the office of the proper register of deeds and thereafter filed with the secretary of state. The department may accept for the state all gifts, grants, and bequests for the purposes of maintenance, restoration, preservation, and rehabilitation of the veterans cemeteries constructed under this subsection. All cemeteries operated by the department are exempt from the requirements of ss. 157.061 to 157.70 and 440.90 to 440.95.

- (2) ELIGIBILITY. The following persons are eligible for burial at a cemetery constructed and operated under sub. (1):
- (a) A person who died while on active duty or who was discharged or released from active duty in the U.S. armed forces under honorable conditions and who was a resident of this state at the time of his or her entry or reentry into active service and his or her dependent child and surviving spouse.

(b) A person who was discharged or released from active duty in the U.S. armed
forces under honorable conditions and who was a resident of this state at the time
of his or her death and his or her dependent child and surviving spouse.

- (c) The spouse or dependent child of a person who meets one of the following conditions:
- 1. Is serving on active duty at the time of the spouse's or dependent child's death if the person was a resident of this state at the time of his or her entry or reentry into active service.
- 2. Was a resident of this state at the time of his or her entry or reentry into active service and was discharged or released from active duty in the U.S. armed forces under honorable conditions.
- 3. Was discharged or released from active duty in the U.S. armed forces under honorable conditions if the person and spouse or dependent child were residents of this state at the time of the spouse's or dependent child's death.
- (d) A person who was a resident of this state at the time of his or her entry or reentry into service in any national guard or a reserve component of the U.S. armed forces or who was a resident of this state for at least 12 consecutive months immediately preceding his or her death, and the person's spouse, surviving spouse, and dependent children, if the person is eligible for burial in a national cemetery under 38 USC 2402.
- (e) A person who was discharged or released from active duty in the U.S. armed forces under honorable conditions and who was a resident of this state for at least 12 consecutive months after entering or reentering service on active duty.
- (3) FEES AND COSTS. The department may charge a fee for burials under this section and may promulgate rules for the assessment of any fee. The cost of

1 preparing the grave and the erection of a marker for a person described under sub. 2 (2) (a), (b), (d), or (e) shall be paid from the appropriation under s. 20.485 (1) (gk). 3 (4) APPLICATION. Application for burial shall be made to the department. The 4 surviving spouse of the person described under sub. (2) (a), (b), (d), or (e), if that 5 person is interred at the Central Wisconsin Veterans Memorial Cemetery, shall have 6 the privilege of selecting a plot next to that person if available. The department shall 7 hold the plot for the surviving spouse for a period of one year from the date of granting 8 the privilege, but may extend the hold, on request, for additional one-year periods. 9 (5) EXPENSES. Expenses incident to the burial under this section shall be paid 10 from the estate of the decedent, except that if there is no estate or the estate is 11 insufficient, the expense of burial, or necessary part of the burial, shall be paid from the appropriation under s. 20.485 (1) (gk), and the amount expended for those 12 13 expenses shall not exceed the amount established for funeral and burial expenses under s. 49.785 (1) (b). 14 15 45.62 Burial places compiled. (1) The department may compile a record 16 of veteran's burial places located within the state that may, so far as practicable. 17 indicate all of the following information: 18 (a) The deceased veteran's name. 19 (b) The service in which the deceased veteran was engaged. 20 (c) The appropriate designation of the deceased veteran's armed forces unit. 21 (d) The deceased veteran's rank and period of service. 22(e) The name and location of the cemetery or other place in which the deceased 23 veteran's body is interred. 24 (f) The location of the deceased veteran's grave in the cemetery or other place 25 of interment.

- (g) The character of the headstone or other marker, if any, at the deceased veteran's grave.
- (2) The department may prepare blank forms for the transmission to the department of the information required for the record under sub. (1). The department may distribute the forms to county veterans service officers. A county veterans service officer within whose county any cemetery or other burial place is located in which deceased veteran's bodies are interred shall submit the facts required for the record under sub. (1) to the department on the forms provided by the department, if so requested by the department.

SUBCHAPTER VII

MEMORIALS

- 45.70 Veterans memorials. (1) Persian Gulf Memorial. From the appropriation under s. 20.485 (2) (d), the department shall provide funding to the Wisconsin Vietnam Veterans Memorial Project, Inc., for the construction of a memorial for the veterans of the Persian Gulf War. The memorial shall be constructed at the veterans memorial site located at the Highground in Clark County. The department may expend up to \$60,000 for the memorial for the veterans of the Persian Gulf War.
- (2) CAMP RANDALL MEMORIAL. (a) The board may approve, recommend, and veto any proposed plans, modifications, and changes or policies with respect to established state memorials, including the Camp Randall Memorial Park, Madison, Wisconsin, as described in par. (c), and any future veterans state memorials, and recommend the creation and establishment of veterans state memorials.
- (b) No structures, other than memorials approved by the board, and no walks, roads, or subterranean footings may be placed or erected upon Camp Randall

- Memorial Park unless authorized by the legislature; nor shall the park be used for any purpose other than a memorial park.
- (c) Camp Randall Memorial Park, Madison, Wisconsin, is established and described as follows: beginning on the west line of Randall Avenue 96.6 feet north of the center line of Dayton Street extended; thence west at right angles to Randall Avenue 370 feet; thence south parallel to Randall Avenue 722 feet; thence west at right angles to Randall Avenue 235 feet; thence south parallel to Randall Avenue 205 feet to the north line of Monroe Street; thence north 50 degrees 14 minutes east along the north line of Monroe Street approximately 780 feet to the west line of Randall Avenue; thence north along the west line of Randall Avenue 429 feet to the place of beginning.
- 45.71 Catalog of memorials. The department shall prepare a catalog of memorials, describing each memorial and giving its location and condition. The department shall periodically update that catalog.
- **45.72** County and municipal memorials. (1) In this section and s. 45.73, "local unit of government" means a city, village, town, or county.
- (2) Any local unit of government may by gift, purchase, contract, or condemnation acquire property, real or personal, for the purpose of providing, furnishing, constructing, erecting, repairing, maintaining, or conducting a suitable memorial to the memory of former residents thereof who lost their lives in the military or naval service of the state or of the United States, or to commemorate and honor the deeds of persons, residents thereof, or of the state or United States, who served the nation in any war, or other persons who rendered great state or national service, or to the memory of any president of the United States, or for a combination of any those purposes, which are declared to be public purposes.

- (3) The local unit of government shall determine the character of the memorial, and without limitation because of enumeration, the memorial may comprise a public building, hospital, sanatorium, home for the aged or indigent, park, recreation facility, community forest, or other suitable object having a public purpose.
- (4) Any local unit of government may appropriate money and may levy a tax to acquire, pay for, construct, erect, furnish, equip, operate, repair, maintain, or reconstruct a suitable memorial for the purpose or purposes provided in this section.
- (5) Any local unit of government may authorize the use of any public property respectively of such city, village, town, or county as a site for a memorial, and any county may authorize its public property to be so used by any city, village, or town in the county.
- (6) Any local unit of government may by ordinance or contract provide for the management, control, or operation of any memorial. The local unit of government may enter into a written lease, for a term not exceeding 25 years, with any duly chartered and incorporated veterans organization established in the local unit of government. The lease shall include the provisions for the amount of rental and such conditions of public use as the local unit determines.
- (7) Any local unit of government may contract with or make an appropriation, or both, to any other local unit of government or to any nonprofit corporation without capital stock organized expressly for any of the purposes of this section or to any duly chartered and incorporated veterans organization established in the local unit of government, and for the purpose of raising funds for memorial purposes or contributions. The local unit of government may levy taxes upon the taxable property located in the local unit of government, or borrow money and issue bonds in the manner and under the regulations provided by ch. 67. The facilities of the

- memorial shall be available to the residents of the local unit of government making the appropriation to the extent that the governing body of the local unit of government may require.
 - 45.73 Sites for veterans memorial halls. (1) Any local unit of government may donate to any organization specified in s. 70.11 (9) land upon which is to be erected a memorial hall to contain the memorial tablet specified in s. 70.11 (9).
 - (2) The action of any local unit of government in granting veterans organizations or any other civic, patriotic, educational, or historical society rooms and space within public buildings for the establishment of memorial halls and museums, and occupancy thereof by its members, is authorized and confirmed. The local unit of government may permit the use and occupancy of the rooms and space for such terms and subject to such conditions and provisions as the local unit of government may impose. Any contract, lien, or agreement between the local unit of government and any organization now in force shall continue in force according to the terms of the contract, lien, or agreement.
- 45.74 Memorial corporations organized under 1919 act. (1) Any commission or board of trustees that governs a corporation organized to construct a memorial under s. 45.057 (5), statutes of 1919 to 1943 (created by chapter 598, laws of 1919, and repealed by chapter 301, laws of 1945), shall have the following powers in addition to those it now has:
- (a) All powers vested in the members of the corporation by the articles of incorporation or bylaws, including the power to amend the articles of incorporation.
- (b) The powers set forth in s. 181.0302 and all other applicable provisions of ch. 181.

- (c) The power to convey any property under its control to any municipality and lease it back under terms agreed upon by the commission or board of trustees and the municipality.
- (d) The power to dissolve the corporation and dispose of the real and personal property of the corporation in a manner that it deems will best serve the purposes for which it was organized and the interests of the community.
- (2) The commission or board of trustees shall have a membership composed of 5 residents of the city, village, or town in which the memorial is located, one appointed by the common council, village board, or town board of the city, village, or town, and 4 by the circuit judge of the county in which the memorial is located. The commission or board may appoint 4 additional members who are residents of this state. The terms of all members shall be 5 years. In order that terms of members may expire at different times, not more than 2 members shall be appointed in any one year in addition to appointments made to fill vacancies occurring by resignation or death. Members shall hold office until their successors are appointed and qualify.
- (3) Notwithstanding the repeal of s. 45.057, 1943 stats., by chapter 301, laws of 1945, the continuing existence of all commissions, boards, and corporations organized under s. 45.057 (5), statutes of 1919 to 1943, is affirmed, and the continuing operation of such commissions, boards, and corporations is ratified as to the past and authorized in the future.
- 45.75 Memorials in populous counties. (1) Any county having a population of 500,000 or more may establish and maintain a memorial or memorials in the county under s. 45.72 by agreement between the county board of the county and any nonprofit private corporation without capital stock organized under the laws of this state, except as provided in this section, expressly for any of the purposes of s. 45.72.

- (2) The board of directors of the corporation shall be designated as the "memorial board," and its members shall be called "trustees." The membership of the memorial board may include special members, who need not be members of the corporation.
- (3) The memorial board shall consist of 15 members, of whom 8 may be special members to be elected as provided in this section, and the remaining members shall be elected from the membership of the corporation.
- (4) Special members of the memorial board shall be elected by the county board of such county and consist of the following:
 - (a) Four members from the county board.
 - (b) Four members elected from among the residents of the county.
 - (5) Terms of members of the memorial board shall be as follows:
 - (a) For special members:
- 1. Members elected from the county board shall be elected at the first meeting of the county board following each county board general election and their terms shall commence on that date. They shall hold office during their terms on the county board and until their successors are elected and qualified.
- 2. Members elected from among the residents shall hold office for 4 years and until their successors are elected, except that the first 4 such members shall be chosen for 1, 2, 3, and 4 years, respectively.
- 3. Any vacancy in the special membership shall be filled by the county board for the unexpired term, and until a successor is elected and qualified.
- (b) For elected members from the corporate membership: the terms of the trustees shall be for such numbers of years that those of an equal number, as nearly

 $\mathbf{2}$

- as may be, shall expire in 2, 3, and 4 years, and successive terms of 4 years each thereafter and until their successors are elected and qualified.
- (6) The articles of incorporation of the corporation shall provide originally or by amendment, in addition to other necessary provisions, and as permitted by this section, for the classification of the members of the corporation, for the election of trustees proportionately from and by those classifications, for the terms of the members of the corporation and for the officers, their duties, and the terms thereof to be elected from the membership.
- (7) The war memorial may be constructed upon any land ceded before July 15, 1953, by this state to any municipality in this state notwithstanding any restrictions, limitations, or conditions as to the nature of the use of any of the land contained in the legislative act, granting the land to the municipality, and notwithstanding the restrictions, limitations, or conditions incorporated in any subsequent conveyance of the lands by the municipality.
- (8) The war memorial may be constructed in any public park and the use of those park lands as a location for a war memorial shall not be considered inconsistent with the use of the same for park purposes. No war memorial shall be constructed in a public park until the park commission, general manager appointed under s. 27.03 (2), or park board having jurisdiction of the park shall approve the construction. The county board of any county may authorize the construction of a war memorial at different intervals of time if the proposed memorial consists of more than one building or structure and any county board subsequently elected shall carry into effect any contract authorized by s. 45.72 entered into on behalf of the county for the construction or maintenance of the war memorial. The construction, maintenance, and operation of a war memorial in a county park shall be subject to

 $\mathbf{2}$

the jurisdiction of the county board and no part of those costs shall be charged against the funds of the park commission, park system, or park board of the county.

SUBCHAPTER VIII

LOCAL RESPONSIBILITIES

- 45.80 County veterans service officer. (1) ELECTION OR APPOINTMENT. (a) Except as provided under par. (b), the county board shall elect a county veterans service officer who shall be a Wisconsin resident who served on active duty under honorable conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces and who meets at least one of the conditions listed in s. 45.01 (12) (a) to (d) and at least one of the conditions listed in s. 45.02 (2).
- (b) Except as provided under par. (c), the county board may appoint assistant county veterans service officers who shall be Wisconsin residents who served on active duty 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. 45.01 (12) (a) to (d) and at least one of the conditions listed in s. 45.02 (2).
- (c) In counties with a county executive or county administrator, the county executive or county administrator shall appoint and supervise a county veterans service officer who shall have the qualifications prescribed under par. (a). The appointment is subject to confirmation by the county board unless the county board, by ordinance, elects to waive confirmation or unless the appointment is made under a civil service system competitive examination procedure established under s. 59.52 (8) or ch. 63.

25

1	(2) TERM. A county veterans service officer elected under sub. (1) (a) shall serve
2	until the first Monday in January of the 2nd year subsequent to the year of his or her
3	election, and, if reelected, shall continue to serve unless removed under s. 17.10 (2)
4	(3) SALARY. The salary of the county veterans service officer shall be fixed by
5	the county board prior to or at the time of the service officer's election and annually
6	thereafter.
7	(4) MILWAUKEE COUNTY. In counties having a population of 500,000 or more the
8	officer shall be appointed subject to ss. 63.01 to 63.17.
9	(5) Duties. The county veterans service officer shall do all of the following:
10	(a) Advise persons living in the service officer's county who served in the U.S.
11	armed forces regarding any benefits to which they may be entitled or any complaint
12	or problem arising out of such service and render to them and their dependents all
13	possible assistance.
14	(b) Make such reports to the county board as the county board requires.
15	(c) Cooperate with federal and state agencies that serve or grant aids or
16	benefits to former military personnel and their dependents.
17	(d) Furnish information about veterans burial places within the county as
18	required by s. 45.62 (2).
19	(e) Perform the duties prescribed by law, including those duties under pars. (a)
20	to (d), separately and distinctly from any other county department.
21	(6) PERMITTED ACTIVITIES. The county veterans service officer may do any of the
22	following:
23	(a) Inform persons living in the service officer's county who are members of the

national guard or of a reserve unit of the U.S. armed forces or dependents of those

persons regarding potential benefits to which they may be or may become entitled

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

- and regarding all necessary military points of contact and general deployment information for activated and deployed members of the national guard or reserve units of the U.S. armed forces.
- (b) Cooperate with federal and state agencies that serve or grant aids or benefits to members of the national guard or reserve units of the U.S. armed forces and their dependents.
- (7) OFFICE SPACE AND ASSISTANTS. (a) The county board shall provide the county veterans service officer with office space, clerical assistance, and any other needs that will enable the officer to perform the duties under sub. (5).
- (b) Except as provided under par. (c), the county board may appoint assistant county veterans service officers who shall be Wisconsin residents who served on active duty under honorable conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces for 2 consecutive years. An individual who is discharged for reasons of hardship or a service—connected disability or released due to a reduction in the U.S. armed forces or for the good of the service prior to the completion of the required period of service is eligible for appointment to the office, regardless of the actual time served.
- (c) In any county with a county executive or county administrator, the county veterans service officer may appoint assistant county veterans service officers who shall have the qualifications prescribed under par. (b).

GRANTS TO COUNTIES AND TRIBES FOR IMPROVEMENT OF SERVICES. (Each county may annually apply to the department for a grant for the improvement of service to former military personnel of the county through the county veterans service office. A county may not allocate any portion of a grant for use by another county department nor may the county reduce funding to a county veterans service

 $\int 21$ m^{0} $\int 22$ to $\int (30, 23)$ f(x) = 24

office based upon receipt of a grant. The county veterans service officer of any county

1

<u>10</u>

9

1213

15

14

16

17

18

19

2021

22

23

24

applying for the grant shall enter into an agreement with the department. The agreement shall state the goals and objectives to be attained by the county veterans service office during the remainder of the year covered by the grant application. The department shall prepare the basic form of this agreement in consultation with the county veterans service officers association and provide a copy and an explanation of that agreement to each county veterans service officer. The department shall develop reasonable budget and operating standards to assure improved services, but full operating control of the county office shall be left to each county.

The department shall award a grant annually to a county that meets the standards developed under this subsection and employs a county veterans service officer who, if chosen after August 9, 1989, is chosen from a list of candidates who have taken a civil service examination for the position of county veterans service officer developed and administered by the division of merit recruitment and selection in the office of state employment relations, or is appointed under a civil service competitive examination procedure under s. 59.52 (8) or ch. 63. The grant shall be \$8,500 for a county with a population of less than 20,000, \$10,000 for a county with a population of 20,000 to 45,499, \$11,500 for a county with a population of 45,500 to 74,999, and \$13,000 for a county with a population of 75,000 or more. The department shall use the most recent Wisconsin official population estimates prepared by the demographic services center when making grants under this called the county and services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when making grants under this called the demographic services center when the demographic services cen

Notwithstanding parally, an eligible county with a part-time county veterans service officer shall be eligible for an annual grant not exceeding \$500.

®(4) *A The department shall provide grants to the governing bodies of federally recognized American Indian tribes and bands from the appropriation under s. 20.485 3 (2) (vz) if that governing body enters into an agreement with the department regarding the creation, goals, and objectives of a tribal veterans service officer. 4 5 appoints a veteran to act as a tribal veterans service officer, and gives that veteran duties similar to the duties described in sub. (5), except that the veteran shall report (6) 7 to the governing body of the tribe or band. The department may make annual grants subsection of up to \$2,500 under this paragraph and shall promulgate rules to implement this Subsection paragraphs
95083 (6014 (2) TRANSPORTATION SERVICES GRANTS TO COUNTIES. (A) Annually, from the appropriation under s. 20.485 (2) (s), the department shall award grants to counties 11 12 that are not served by transportation services provided by the Wisconsin department 13 of Disabled American Veterans to develop, maintain, and expand transportation 14 services for veterans. The grants may be used to support multicounty cooperative 15 transportation services. The department shall promulgate rules specifying the application 16 procedures and eligibility criteria for grants under this subsection.

> A county may not reduce funding to a county veterans service office based mive to of p. 130, after live 10

upon receipt of a grant.

19

20

21

22

NOTE: Under current law, this language provides that a county may not allocate any portion of a grant awarded for transportation services "for use by another county department" and "may not reduce funding to a county veterans service office based upon receipt of a grant." The drafting committee believes that the first phrase is incorrect because in many counties other county agencies provide the transportation services for

 \mathfrak{G} (3) Ato) QUALIFICATIONS APPLICABILITY. The qualifications necessary to be a county veterans service officer or assistant county veterans service officer under subs. (1) (a) and (7) (b) apply only to persons elected to serve as county veterans service officers $\begin{array}{c} 3 \\ \text{insort} \\ 4 \\ \text{from} \\ \text{P.130} \\ 5 \end{array}$

1

2

6

7

8

9

10

11

12

13

14

15

16

17

18

19

(20)

21

or assistant county veterans service officers on or after June 1, 1996, and who have not served as county veterans service officers or assistant county veterans service officers before June 1, 1996.

45.81 County veterans service commission. (1) There is created in each county a county veterans service commission consisting of at least 3 residents of the county who are veterans appointed for staggered 3-year terms by the county executive or county board chairperson in a county that does not have a county executive.

***NOTE: Some counties have requested the ability to expand the size of the commissions and some currently have larger commissions.

- (2) The commission shall be organized by the election of one of their number as chairperson. The county executive or county board chairperson in a county that does not have a county executive after the expiration of the terms of those first appointed shall annually on or before the 2nd Monday in December appoint one person as a member of the commission for the term of 3 years. The county executive or county board chairperson shall require each member of the commission and the county veterans service officer to execute to the county an individual surety bond, with sufficient sureties to be approved by the county executive or county board chairperson, each bond to be in an amount equal to the tax levied in the current year for expenditure by the commission. Each bond shall be filed with the county clerk.
- (3) (a) Except as provided under sub. (4), the commission may furnish aid to any person described in s. 45 if the right of that person to aid is established to the commission's satisfaction.

- (b) The secretary of the commission shall maintain a list containing the name, place of residence, and amount of aid furnished to each person under par. (a), which shall be signed by the chairperson and secretary of the commission.
- (c) The total disbursements made by the commission under this subsection may not exceed the amount collected from the tax levied, except when specifically authorized by the county board. The commission shall provide the county treasurer with sufficient information to deliver the specified aid to the person entitled to that aid.
- (d) The commission may furnish aid in a different manner than by supplying money. The commission may request the county treasurer to pay a purveyor of services or commodities for the purchase of services or commodities, or the commission may furnish supplies, as it considers appropriate.
- (e) The commission shall make a detailed report to the county board annually showing the amount expended under this subsection. The report may not include any personal identifying information regarding the persons that received aid under this subsection.

****Note: Under current law, a county veterans service commission is authorized to furnish aid to a needy veteran or specified family members. The commission secretary is required to provide a list of aid recipients and the amount of aid received to the county clerk, who then passes that information on to the county treasurer for disbursal of aid. The commission is required to make a detailed report to the county board showing the amount expended.

There seems to be some reluctance to make that list too widely available, due to privacy concerns of the needy veterans and their families. Therefore, this bill provides that the commission's list of aid recipients and amounts is to go directly to the county treasurer for disbursement of aid and that the report to the county board may not include any personal identifying information regarding aid recipients.

(4) A county veterans service officer appointed under s. 45.80 (1) (b) or (4) shall have the administrative powers and duties prescribed for the county veterans service commission under sub. (2).