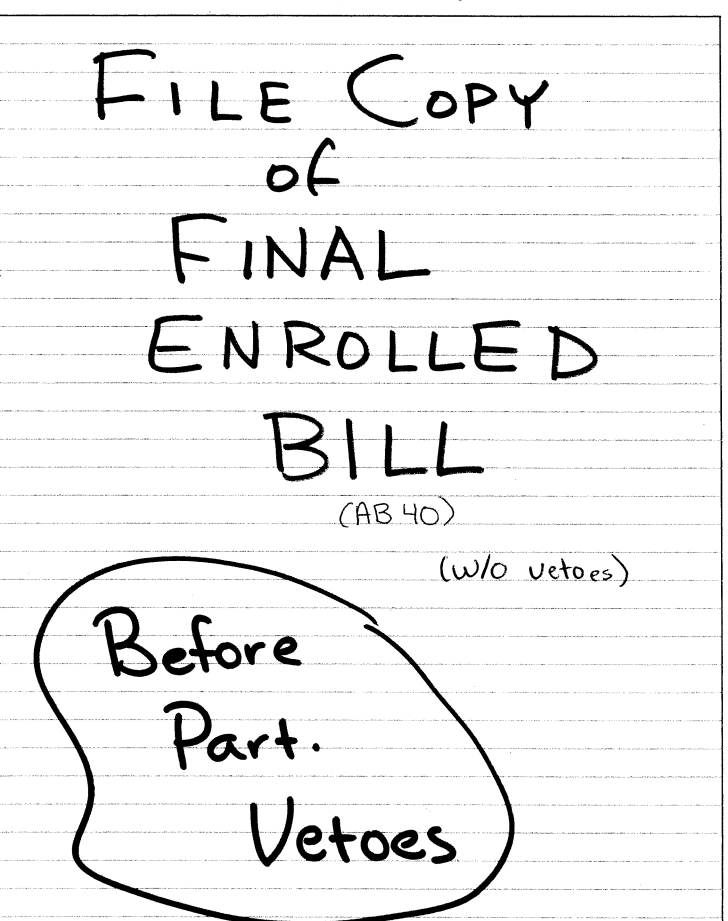
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State of Misconsin



2011 Assembly Bill 40

Date of enactment: Date of publication*:

2011 WISCONSIN ACT

AN ACT relating to: state finances and appropriations, constituting the executive budget act of the 2011 legislature.

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

SECTION 1d. 5.02 (18) of the statutes is amended to read:

5.02 (18) "September primary" means the primary held the 2nd Tuesday in September to nominate candidates to be voted for at the general election, and to determine which candidates for state offices other than district attorney may participate in the Wisconsin election campaign fund.

SECTION 2d. 5.35 (6) (b) of the statutes is amended to read:

5.35 (6) (b) At each polling place in the state where a consolidated ballot under s. 5.655 is used or an electronic voting system is utilized at a partisan primary election incorporating a ballot upon which electors may mark votes for candidates of more than one recognized political party or for candidates of a recognized political party and independent candidates, the municipal clerk or board of election commissioners shall prominently post a sign in the form prescribed by the board warning electors in substance that on any ballot with votes cast for candidates of more than one recognized political party or any ballot with votes cast for candidates of a recognized political party and independent candidates, no votes cast for any

candidates for partisan office will be counted unless a preference for a party or for the independent candidates is made. If the elector designates a preference, only votes cast for candidates of that preference will be counted.

SECTION 2f. 5.37 (4) of the statutes is amended to read:

5.37 (4) Voting machines may be used at primary elections when they comply with subs. (1) and (2) and the following provisions: All candidates' names entitled to appear on the ballots at the primary shall appear on the machine; the elector cannot vote for candidates of more than one party, whenever the restriction applies, and an elector who votes for candidates of any party may not vote for independent candidates at the September primary; the elector may secretly select the party for which he or she wishes to vote, or the independent candidates in the case of the September primary; the elector may vote for as many candidates for each office as he or she is lawfully entitled to vote for, but no more.

SECTION 3e. 5.62 (1) (a) of the statutes is amended to read:

5.62 (1) (a) At September primaries, the following ballot shall be provided for the nomination of candidates of recognized political parties for national, state and county offices and independent candidates for state office in each ward, in the same form as prescribed by the

^{*} Section 991.11, WISCONSIN STATUTES 2009–10: Effective date of acts. "Every act and every portion of an act enacted by the legislature over the governor's partial veto which does not expressly prescribe the time when it takes effect shall take effect on the day after its date of publication as designated" by the secretary of state [the date of publication may not be more than 10 working days after the date of enactment].

board under s. 7.08 (1) (a), except as authorized in s. 5.655. The ballots shall be made up of the several party tickets with each party entitled to participate in the primary under par. (b) or sub. (2) having its own ballot, except as authorized in s. 5.655. The independent candidates for state office other than district attorney shall have a separate ballot for all such candidates as under s. 5.64 (1) (e), except as authorized in s. 5.655. The ballots shall be secured together at the bottom. The party ballot of the party receiving the most votes for president or governor at the last general election shall be on top with the other parties arranged in descending order based on their vote for president or governor at the last general election. The ballots of parties qualifying under sub. (2) shall be placed after the parties qualifying under par. (b), in the same order in which the parties filed petitions with the board. Any ballot required under par. (b) 2. shall be placed next in order. The ballot listing the independent candidates shall be placed at the bottom. At polling places where voting machines are used, each party and the independent candidates shall be represented in one or more separate columns or rows on the ballot. At polling places where an electronic voting system is used other than an electronic voting machine, each party and the independent candidates may be represented in separate columns or rows on the ballot.

SECTION 3m. 5.62 (3) of the statutes is amended to read:

5.62 (3) The board shall designate the official primary ballot arrangement for statewide offices and district attorney within each prosecutorial district by using the same procedure as provided in s. 5.60 (1) (b). On each ballot and on each separate column or row on the ballot, the candidates for office shall be listed together with the offices which they seek in the following order whenever these offices appear on the September primary ballot: governor, lieutenant governor, attorney general, secretary of state, state treasurer, U.S. senator, U.S. representative in congress, state senator, representative to the assembly, district attorney and the county offices. Below the names of the independent candidates shall appear the party or principle of the candidates, if any, in 5 words or less, as shown on their nomination papers.

SECTION 3s. 5.62 (5) of the statutes is repealed.

SECTION 3t. 5.68 (4) of the statutes is amended to read:

5.68 (4) Except as provided under sub. (7), the <u>The</u> cost of compensation of election officials and trainees shall be borne in the manner provided in s. 7.03.

SECTION 3u. 5.68 (7) of the statutes is repealed.
SECTION 3v. 5.81 (4) of the statutes is amended to read:

5.81 (4) In partisan primary elections, if a ballot contains the names of candidates of more than one party of the names of party candidates and independent candidates, it shall provide a space for electors to designate a

party preference or a preference for the independent candidates. Failure to designate a preference does not invalidate any votes cast by an elector, except as provided in s. 7.50 (1) (d).

SECTION 4g. 5.91 (1) of the statutes is amended to read:

5.91 (1) It enables an elector to vote in secrecy and to select the party or the independent candidates for whom for which an elector will vote in secrecy at a partisan primary election.

SECTION 4r. 5.91 (6) of the statutes is amended to read:

5.91 (6) The voting device or machine permits an elector in a primary election to vote for the candidates of the recognized political party or the independent candidates of his or her choice, and the automatic tabulating equipment or machine rejects any ballot on which votes are cast in the primary of more than one recognized political party, except where a party or independent candidate designation is made or where an elector casts write—in votes for candidates of more than one party on a ballot that is distributed to the elector.

SECTION 5g. 7.08 (2) (c) of the statutes is repealed. SECTION 5r. 7.08 (2) (cm) of the statutes is repealed. SECTION 6c. 7.70 (3) (e) (intro.) and 2. of the statutes are consolidated, renumbered 7.70 (3) (e) and amended to read:

7.70 (3) (e) The chairperson of the board or the chairperson's designee shall make a special statement to the board as soon as possible after the canvass of the general election certifying: 2. After the general election, the name of each political party which receives at least one percent of the vote cast in such election for any statewide office.

SECTION 6d. 7.70 (3) (e) 1. of the statutes is repealed. SECTION 7c. 8.15 (7) of the statutes is amended to read:

8.15 (7) A candidate may not run in more than one party primary at the same time. No filing official may accept nomination papers for the same person in the same election for more than one party. An independent candidate at a partisan primary or other election may not file nomination papers as the candidate of a recognized political party for the same office at the same election. A person who files nomination papers as the candidate of a recognized political party may not file nomination papers as an independent candidate for the same office at the same election.

SECTION 7d. 8.16 (1) of the statutes is amended to read:

8.16 (1) Except as provided in sub. (2), the person who receives the greatest number of votes for an office on a party ballot at any partisan primary, regardless of whether the person's name appears on the ballot, shall be the party's candidate for the office, and the person's name shall so appear on the official ballot at the next election.

All independent candidates shall appear on the general election ballot regardless of the number of votes received by such candidates at the September primary.

SECTION 7e. 8.16 (5) of the statutes is repealed.
SECTION 7f. 8.20 (8) (a) of the statutes is amended to read:

8.20 (8) (a) Nomination papers for independent candidates for any office to be voted upon at a general election or September primary and general election, except president, vice president and presidential elector, may be circulated no sooner than June 1 preceding the election and may be filed no later than 5 p.m. on the 2nd Tuesday of July preceding the September primary, except as authorized in this paragraph. If an incumbent fails to file nomination papers and a declaration of candidacy by 5 p.m. on the 2nd Tuesday of July preceding the September primary, all candidates for the office held by the incumbent, other than the incumbent, may file nomination papers no later than 72 hours after the latest time prescribed in this paragraph. No extension of the time for filing nomination papers applies if the incumbent files written notification with the filing officer or agency with whom nomination papers are filed for the office which the incumbent holds, no later than 5 p.m. on the 2nd Friday preceding the latest time prescribed in this paragraph for filing nomination papers, that the incumbent is not a candidate for reelection to his or her office, and the incumbent does not file nomination papers for that office within the time prescribed in this paragraph.

SECTION 7g. 8.20 (9) of the statutes is amended to read:

8.20 (9) Persons nominated by nomination papers without a recognized political party designation shall be placed on the official ballot at the general election and at any partisan election to the right or below the recognized political party candidates in their own column or row designated "Independent". At the September primary, persons nominated for state office by nomination papers without a recognized political party designation shall be placed on a separate ballot or, if a consolidated paper ballot under s. 5.655 (2), an electronic voting system or voting machines are used, in a column or row designated "Independent". If the candidate's name already appears under a recognized political party it may not be listed on the independent ballot, column or row.

SECTION 7n. 8.35 (4) (b) of the statutes is repealed. SECTION 7r. 8.35 (4) (c) of the statutes is amended to read:

8.35 (4) (c) The transfer shall be reported to the appropriate filing officer in a special report submitted by the former candidate's campaign treasurer. If the former candidate is deceased and was serving as his or her own campaign treasurer, the former candidate's petitioner or personal representative shall file the report and make the transfer required by par. (b), if any. The report shall include a complete statement of all contributions, dis-

bursements and incurred obligations pursuant to s. 11.06 (1) covering the period from the day after the last date covered on the former candidate's most recent report to the date of disposition.

SECTION 7w. 8.50 (3) (b) of the statutes is amended to read:

8.50(3) (b) Except as otherwise provided in this section, the provisions for September primaries under s. 8.15 are applicable to all partisan primaries held under this section, and the provisions for spring primaries under s. 8.10 are applicable to all nonpartisan primaries held under this section. In a special partisan primary or election, the order of the parties on the ballot shall be the same as provided under s. 5.62 (1) or 5.64 (1) (b). Independent candidates for state office at a special partisan election shall not appear on the primary ballot. No primary is required for a nonpartisan election in which not more than 2 candidates for an office appear on the ballot or for a partisan election in which not more than one candidate for an office appears on the ballot of each recognized political party. In every special election except a special election for nonpartisan state office where no candidate is certified to appear on the ballot, a space for write-in votes shall be provided on the ballot, regardless of whether a special primary is held.

SECTION 8d. 10.02 (3) (b) 2. of the statutes is amended to read:

10.02 (3) (b) 2. At a special partisan primary, the elector shall select the party ballot of his or her choice and shall make a cross (X) next to or depress the lever or button next to the candidate's name for each office for whom the elector intends to vote, or shall insert or write in the name of the elector's choice for a candidate.

SECTION 8h. 10.02 (3) (b) 2m. of the statutes is repealed.

SECTION 8p. 10.06 (1) (e) of the statutes is amended to read:

10.06 (1) (e) As soon as possible following the state canvass of the spring primary vote, but no later than the first Tuesday in March, the board shall send a type B notice certifying to each county clerk the list of candidates for the spring election. When no state spring primary is held or when the only primary held is the presidential preference primary, this notice shall be sent under par. (c). The board shall also in any case send a certified list of candidates under s. 11.50 to the state treasurer pursuant to s. 7.08 (2) (e). When there is a referendum, the board shall send type A and C notices certifying each question to the county clerks as soon as possible, but no later than the first Tuesday in March.

SECTION 8t. 10.06 (1) (i) of the statutes is amended to read:

10.06 (1) (i) As soon as possible after the state canvass, but no later than the 4th Tuesday in September, the board shall send a type B notice certifying the list of can-

didates and type A and C notices certifying each question for any referendum to each county clerk for the general election and a certified list of candidates under s. 11.50 to the state treasurer pursuant to s. 7.08 (2) (c).

SECTION 11c. 11.06 (1) (jm) of the statutes is amended to read:

11.06 (1) (jm) A copy of any separate schedule prepared or received pursuant to an escrow agreement under s. 11.16 (5). A candidate or personal campaign committee receiving contributions under such an agreement and attaching a separate schedule under this paragraph may indicate the percentage of the total contributions received, disbursements made and exclusions claimed under s. 11.31 (6) without itemization, except that amounts received from any contributor pursuant to the agreement who makes any separate contribution to the candidate or personal campaign committee during the calendar year of receipt as indicated in the schedule shall be aggregated and itemized if required under par. (a) or (b).

SECTION 11g. 11.12 (2) of the statutes is amended to read:

11.12 (2) No registrant, other than a candidate who receives a public financing benefit from the democracy trust fund, may accept an Any anonymous contribution exceeding \$10. No candidate who receives a public financing benefit from the democracy trust fund may accept an anonymous contribution exceeding \$5. Any anonymous contribution that may not be accepted under this subsection received by a campaign or committee treasurer or by an individual under s. 11.06 (7) may not be used or expended. The contribution shall be donated to the common school fund or to -a any charitable organization at the option of the registrant's treasurer.

SECTION 11n. 11.16 (2) of the statutes is amended to read:

11.16 (2) LIMITATION ON CASH CONTRIBUTIONS. Except as provided in s. 11.506 (6), every Every contribution of money exceeding \$50 shall be made by negotiable instrument or evidenced by an itemized credit card receipt bearing on the face the name of the remitter. No treasurer may accept a contribution made in violation of this subsection. The treasurer shall promptly return the contribution, or donate it to the common school fund or to a charitable organization in the event that the donor cannot be identified.

SECTION 11r. 11.16 (3) of the statutes is amended to read:

11.16 (3) FORM OF DISBURSEMENTS. Except as authorized under s. 11.511 (1), every Every disbursement which is made by a registered individual or treasurer from the campaign depository account shall be made by negotiable instrument. Such instrument shall bear on the face the full name of the candidate, committee, individual or group as it appears on the registration statement filed under s. 11.05 and where necessary, such additional

words as are sufficient to clearly indicate the political nature of the registrant or account of the registrant. The name of a political party shall include the word "party". The instrument of each committee registered with the board and designated under s. 11.05 (3) (c) as a special interest committee shall bear the identification number assigned under s. 11.21 (12) on the face of the instrument.

SECTION 11w. 11.16 (5) of the statutes is amended to read:

11.16 (5) ESCROW AGREEMENTS. Any personal campaign committee, political party committee or legislative campaign committee may, pursuant to a written escrow agreement with more than one candidate, solicit contributions for and conduct a joint fund raising effort or program on behalf of more than one named candidate. The agreement shall specify the percentage of the proceeds to be distributed to each candidate by the committee conducting the effort or program. The committee shall include this information in all solicitations for the effort or program. All contributions received and disbursements made by the committee in connection with the effort or program shall be received and disbursed through a separate depository account under s. 11.14 (1) that is identified in the agreement. For purposes of s. 11.06 (1), the committee conducting the effort or program shall prepare a schedule in the form prescribed by the board supplying all required information under s. 11.06 (1) and items qualifying for exclusion under s. 11.31 (6) for the effort or program, and shall transmit a copy of the schedule to each candidate who receives any of the proceeds within the period prescribed in s. 11.06 (4)(c).

SECTION 12b. 11.21 (15) of the statutes is repealed. **SECTION 12d.** 11.26 (1) (a) of the statutes is amended to read:

11.26 (1) (a) Candidates for governor, lieutenant governor, secretary of state, state treasurer, attorney general, or state superintendent, or justice, \$10,000.

SECTION 12e. 11.26 (1) (am) of the statutes is repealed.

SECTION 12g. 11.26 (2) (a) of the statutes is amended to read:

11.26 (2) (a) Candidates for governor, lieutenant governor, secretary of state, state treasurer, attorney general, or state superintendent, or justice. 4 percent of the value of the disbursement level specified in the schedule under s. 11.31 (1).

SECTION 12h. 11.26 (2) (an) of the statutes is repealed.

SECTION 12j. 11.26 (9) (a) of the statutes is amended to read:

11.26 (9) (a) Except as provided in par. (ba), no No individual who is a candidate for state or local office may receive and accept more than 65 percent of the value of the total disbursement level determined under s. 11.31 or 11.511 (7) (a) for the office for which he or she is a candi-

date during any primary and election campaign combined from all committees subject to a filing requirement. including political party and legislative campaign committees.

SECTION 12k. 11.26 (9) (b) of the statutes is amended to read:

11.26 (9) (b) Except as provided in par. (ba), no No individual who is a candidate for state or local office may receive and accept more than 45 percent of the value of the total disbursement level determined under s. 11.31 or 11.511 (7) (a) for the office for which he or she is a candidate during any primary and election campaign combined from all committees other than political party and legislative campaign committees subject to a filing requirement.

SECTION 12L. 11.26 (9) (ba) of the statutes is repealed.

SECTION 12m. 11.26 (9) (c) of the statutes is repealed.

SECTION 12n. 11.26 (10) of the statutes is repealed. **SECTION 12p.** 11.26 (13) of the statutes is repealed.

SECTION 12s. 11.26 (17) (a) of the statutes is amended to read:

11.26 (17) (a) For purposes of application of the limitations imposed in subs. (1), (2), and (9) and (10), the "campaign" of a candidate begins and ends at the times specified in this subsection.

SECTION 13b. 11.31 (title) of the statutes is amended to read:

11.31 (title) Disbursement levels and limitations; calculation.

SECTION 13d. 11.31 (1) (intro.) of the statutes is amended to read:

11.31 (1) SCHEDULE. (intro.) The following levels of disbursements are established with reference to the candidates listed below. Except as provided in sub. (2), such The levels do not operate to restrict the total amount of disbursements which are made or authorized to be made by any candidate in any primary or other election.

SECTION 13g. 11.31 (1) (d) of the statutes is amended

11.31 (1) (d) Candidates for secretary of state, state treasurer, or, state superintendent, or justice, \$215,625.

SECTION 13h. 11.31 (2) of the statutes is repealed.

SECTION 13i. 11.31 (2m) of the statutes is repealed.

SECTION 13j. 11.31 (3) of the statutes is repealed.

SECTION 13k. 11.31 (3m) of the statutes is repealed.

SECTION 13km. 11.31 (4) of the statutes is repealed.

SECTION 13p. 11.31 (6) of the statutes is repealed.

SECTION 13s. 11.31 (7) (b) to (d) of the statutes are amended to read:

11.31 (7) (b) Disbursements which are made before a campaign period for goods to be delivered or services to be rendered in connection with the campaign are charged against allocated to the disbursement limitation level for that campaign.

- (c) Disbursements which are made after a campaign to retire a debt incurred in relation to a campaign are charged against allocated to the disbursement limitation level for that campaign.
- (d) Disbursements which are made outside a campaign period and to which par. (b) or (c) does not apply are not subject to any disbursement-limitation level. Such disbursements are subject to s. 11.25 (2).

SECTION 13t. 11.31 (8) of the statutes is amended to read:

11.31 (8) CERTAIN CONTRIBUTIONS EXCLUDED. The limitations imposed under levels specified in this section do not apply to a gift of anything of value constituting a contribution made directly to a registrant by another, but the limitations shall levels do apply to such a gift when it is received and accepted by the recipient or if received in the form of money, when disbursed.

SECTION 13v. 11.31 (10) of the statutes is repealed. **SECTION 13vb.** 11.50 of the statutes is repealed.

SECTION 13wb. 11.501 of the statutes is repealed.

SECTION 13wc. 11.502 of the statutes is repealed.

SECTION 13wd. 11.503 of the statutes is repealed.

SECTION 13we. 11.505 of the statutes is repealed.

SECTION 13wf. 11.506 of the statutes is repealed.

SECTION 13wg. 11.507 of the statutes is repealed. **SECTION 13wh.** 11.508 of the statutes is repealed.

SECTION 13wi. 11.509 of the statutes is repealed.

SECTION 13wj. 11.51 of the statutes is repealed.

SECTION 13wk. 11.511 of the statutes is repealed.

SECTION 14. 11.512 of the statutes is repealed.

SECTION 15. 11.513 of the statutes is repealed.

SECTION 16a. 11.515 of the statutes is repealed.

SECTION 16b. 11.516 of the statutes is repealed.

SECTION 16c. 11.517 of the statutes is repealed. **SECTION 16d.** 11.518 of the statutes is repealed.

SECTION 16e. 11.522 of the statutes is repealed.

SECTION 16f. 11.60 (4) of the statutes is amended to read:

11.60 (4) Except as otherwise provided in ss. 5.05 (2m) (c) 15. and 16. and (h), 5.08, and 5.081, actions under this section or s. 11.517 may be brought by the board or by the district attorney for the county where the defendant resides or, if the defendant is a nonresident, by the district attorney for the county where the violation is alleged to have occurred. For purposes of this subsection, a person other than a natural person resides within a county if the person's principal place of operation is located within that county.

SECTION 17c. 11.61 (2) of the statutes is amended to read:

11.61 (2) Except as otherwise provided in ss. 5.05 (2m) (c) 15. and 16. and (i), 5.08, and 5.081, all prosecutions under this section or s. 11.518 shall be conducted by the district attorney for the county where the defendant resides or, if the defendant is a nonresident, by the district attorney for the county where the violation is alleged to

have occurred. For purposes of this subsection, a person other than a natural person resides within a county if the person's principal place of operation is located within that county.

SECTION 19m. 13.099 (1) (a) of the statutes is amended to read:

13.099 (1) (a) "Department" means the department of commerce administration.

SECTION 20. 13.099 (1) (b) of the statutes is amended to read:

13.099 (1) (b) "State housing strategy plan" means the plan developed under s. 560.9802 16.302.

SECTION 21. 13.099 (2) (a) of the statutes is amended to read:

13.099 (2) (a) If any bill that is introduced in either house of the legislature directly or substantially affects the development, construction, cost, or availability of housing in this state, the department shall prepare a report on the bill within 30 days after it is introduced. The department may request any information from other state agencies, local governments or individuals, or organizations that is reasonably necessary for the department to prepare the report.

SECTION 25. 13.099 (3) (a) 5. of the statutes is amended to read:

13.099 (3) (a) 5. Housing costs, as defined in s. 560.9801 16.301 (3) (a) and (b).

SECTION 33. 13.40 of the statutes is repealed.

SECTION 35. 13.48 (2) (b) 1m. of the statutes is amended to read:

13.48 (2) (b) 1m. The University of Wisconsin System may not accept any gift, grant or bequest of real property with a value in excess of \$30,000 \$150,000 or any gift, grant or bequest of a building or structure that is constructed for the benefit of the system or any institution thereof without the approval of the building commission.

SECTION 39. 13.48 (2) (b) 4. of the statutes is repealed.

SECTION 41. 13.48 (2) (d) of the statutes is amended to read:

13.48 (2) (d) The building commission, for the purpose of carrying out s. 36.33 relating to the sale and purchase of agricultural lands of the University of Wisconsin, may authorize the advance of sums from the state building trust fund for the purchase price, including option payments, of agricultural lands to be acquired by the University of Wisconsin and for expenses incurred in selling agricultural lands presently owned by the University of Wisconsin, including, without limitation because of enumeration, expenses of surveying, platting, constructing and improving streets and utilities and drainage in such a way as to realize the greatest return to the state in the sale of such lands, and other selling expenses. All such sums advanced shall be repaid to the state building trust fund from the appropriation made by s. 20.285 (1) (ka) (gb).

SECTION 43. 13.48 (2) (j) of the statutes is repealed. SECTION 44p. 13.48 (3) of the statutes is amended to read:

13.48 (3) STATE BUILDING TRUST FUND. In the interest of the continuity of the program, the moneys appropriated to the state building trust fund under s. 20.867 (2) (f) shall be retained as a nonlapsing building depreciation reserve. Such moneys shall be deposited into the state building trust fund. At such times as the building commission directs, or in emergency situations under s. 16.855 (16) (b), the governor shall authorize releases from this fund to become available for projects and shall direct the department of administration to allocate from this fund such amounts as are approved for these projects. In issuing such directions, the building commission shall consider the cash balance in the state building trust fund, the necessity and urgency of the proposed improvement, employment conditions and availability of materials in the locality in which the improvement is to be made. The building commission may authorize any project costing \$500,000 \$760,000 or less in accordance with priorities to be established by the building commission and may adjust the priorities by deleting, substituting or adding new projects as needed to reflect changing program needs and unforeseen circumstances. The building commission may enter into contracts for the construction of buildings for any state agency, except a project authorized under sub. (10) (c), and shall be responsible for accounting for all funds released to projects. The building commission may designate the department of administration or the agency for which the project is constructed to act as its representative in such accounting.

SECTION 45. 13.48 (4) of the statutes is amended to read:

13.48 (4) STATE AGENCIES TO REPORT PROPOSED PROJECTS. Each Whenever any state agency contemplating contemplates a project under this the state building program it shall report its proposed projects the project to the building commission. The report shall be made on such date and in such manner as the building commission prescribes. This subsection does not apply to projects identified in sub. (10) (c).

SECTION 47. 13.48 (10) (a) of the statutes is amended to read:

13.48 (10) (a) No Except as provided in par. (c), no state board, agency, officer, department, commission, or body corporate may enter into a contract for the construction, reconstruction, remodeling of, or addition to any building, structure, or facility, in connection with any building project which involves a cost in excess of \$150,000 \$185,000 without completion of final plans and arrangement for supervision of construction and prior approval by the building commission. The building commission may not approve a contract for the construction, reconstruction, renovation or remodeling of or an

addition to a state building as defined in s. 44.51 (2) unless it determines that s. 44.57 has been complied with or does not apply. This section applies to the department of transportation only in respect to buildings, structures, and facilities to be used for administrative or operating functions, including buildings, land, and equipment to be used for the motor vehicle emission inspection and maintenance program under s. 110.20.

SECTION 49. 13.48 (10) (c) of the statutes is created to read:

13.48 (10) (c) Paragraph (a) does not apply to any contract for a building project involving a cost of less than \$500,000 to be constructed for the University of Wisconsin System that is funded entirely from the proceeds of gifts and grants made to the system.

SECTION 50g. 13.48 (14) (a) of the statutes is amended to read:

13.48 (14) (a) In this subsection, "agency" has the meaning given for "state agency" in s. 20.001 (1), except that during the period beginning on October 27, 2007, and ending on June 30, 2009, and the period beginning on July 1, 2009, the term does not include the Board of Regents of the University of Wisconsin System.

SECTION 50h. 13.48 (14) (am) of the statutes is amended to read:

13.48 (14) (am) Subject Except as provided in this paragraph and subject to par. (d), the building commission shall have the authority to sell or lease all or any part of a state—owned building or structure or state—owned land, including farmland, where such authority is not otherwise provided to an agency by law, and may transfer land under its jurisdiction among agencies. The building commission does not have the authority to sell or lease any state—owned property under this paragraph after the department of administration notifies the commission in writing that an offer of sale or sale with respect to a property is pending under s. 16.848 (1). If the sale is not completed and no further action is pending with respect to the property, the authority of the building commission under this paragraph is restored.

SECTION 52. 13.48 (29) of the statutes is amended to read:

13.48 (29) SMALL PROJECTS. Except as otherwise required under s. 16.855 (10m), the building commission may prescribe simplified policies and procedures to be used in lieu of the procedures provided in s. 16.855 for any project that does not require prior approval of the building commission under sub. (10) (a), except projects specified in sub. (10) (c).

SECTION 56g. 13.48 (32) (b) (intro.) of the statutes is amended to read:

13.48 (32) (b) (intro.) The building commission may authorize up to \$15,000,000 \$23,000,000 of general fund supported borrowing to aid in the construction of a dental clinic and education facility at Marquette University. The state funding commitment for the construction of the

facility shall be in the form of a construction grant to Marquette University. Before approving any state funding commitment for such a facility and before awarding the construction grant to Marquette University, the building commission shall determine that all of the following conditions have been met:

SECTION 56h. 13.48 (32) (b) 1. of the statutes is amended to read:

13.48 (32) (b) 1. Marquette University has secured additional funding commitments of at least \$15,000,000 \$23,000,000 from nonstate revenue sources, the nonstate revenue sources are reasonable and available and the total funding commitments of the state and the nonstate sources will permit Marquette University to enter into contracts for the construction of the dental clinic and education facility.

SECTION 56p. 13.48 (40m) of the statutes is created to read:

13.48 (40m) LAC DU FLAMBEAU INDIAN TRIBAL CULTURAL CENTER. (a) The legislature finds and determines that the Lac du Flambeau Band of Lake Superior Chippewa has played a vital part in the course of Wisconsin history and has contributed in countless and significant ways to the cultural richness and diversity of this state. Moreover, the legislature finds and determines that Wisconsin citizens, including students, can benefit from learning more about the history and the culture of the Lac du Flambeau Band of Lake Superior Chippewa. It is therefore in the public interest, and it is the public policy of this state, to assist the Lac du Flambeau Band of Lake Superior Chippewa in the construction of a tribal cultural center.

- (b) The building commission may authorize up to \$250,000 in general fund supported borrowing to aid in the construction of a tribal cultural center for the Lac du Flambeau Band of Lake Superior Chippewa. The state funding commitment shall be in the form of a grant to the Lac du Flambeau Band of Lake Superior Chippewa. Before approving any state funding commitment under this paragraph, the building commission shall determine that the Lac du Flambeau Band of Lake Superior Chippewa has secured at least \$1,373,000 in additional funding from nonstate donations for the project.
- (c) If the building commission authorizes a grant to the Lac du Flambeau Band of Lake Superior Chippewa under par. (b) and if, for any reason, the facility that is constructed with funds from the grant is not used as a tribal cultural center, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

SECTION 59. 13.489 (1m) (f) of the statutes is created to read:

13.489 (**1m**) (f) This subsection does not apply to major highway projects described in s. 84.013 (1) (a) 2m.

SECTION 60. 13.489 (4) (d) of the statutes is created to read:

13.489 (4) (d) This subsection does not apply to major highway projects described in s. 84.013 (1) (a) 2m. **SECTION 61.** 13.489 (4m) of the statutes is created to read:

- 13.489 (4m) REVIEW OF HIGH-COST MAJOR HIGHWAY PROJECTS. (a) Notwithstanding sub. (4), for any major highway project described in s. 84.013 (1) (a) 2m., the department of transportation shall submit a report to the commission, prior to construction of the project, which report may request the commission's approval to proceed with the project. The department may submit this request at any time following completion by the department of a draft environmental impact statement or environmental assessment for the project.
- (b) After receiving a request under par. (a) for approval to proceed with a major highway project described in s. 84.013, the commission shall meet to approve, approve with modifications, or disapprove the request. The department may implement the request only as approved by the commission, including approval after modification by the commission.
- (c) The department of transportation may not proceed with construction of a major highway project described in s. 84.013 (1) (a) 2m. unless the project is approved by the commission as provided in par. (b).
- (d) The procedures specified in this subsection shall apply to all major highway projects described in s. 84.013 (1) (a) 2m. in lieu of the procedures described in sub. (4).

SECTION 63. 13.625 (9) of the statutes is amended to read:

13.625 (9) This section does not apply to the solicitation, acceptance, or furnishing of anything of pecuniary value by the department of commerce Wisconsin Economic Development Corporation, or to a principal furnishing anything of pecuniary value to the department of commerce Wisconsin Economic Development Corporation, under s. 19.56 (3) (e) or (f) for the activities specified in s. 19.56 (3) (e).

SECTION 65. 13.94 (1) (dp) of the statutes is created to read:

13.94(1) (dp) In addition to any other audit to be performed under this section relating to veterans homes, perform one or more financial audits of the operation of the Wisconsin Veterans Home at Chippewa Falls by any private entity with which the department of veterans affairs enters into an agreement under s. 45.50 (2m) (c). The audit shall be performed at such time as the governor or legislature directs.

SECTION 66. 13.94 (1) (mm) of the statutes, as affected by 2011 Wisconsin Act 7, is amended to read:

13.94 (1) (mm) No later than July 1, 2012, prepare a financial and performance evaluation audit of the economic development programs administered by the department of commerce, the University of Wisconsin System, the department of agriculture, trade and consumer protection, the department of natural resources,

the Wisconsin Housing and Economic Development Authority, the Wisconsin Economic Development Corporation, the department of tourism, the technical college system, and the department of transportation. In this paragraph, economic development program has the meaning given in s. 560.001 (1m) 23.167 (1). The legislative audit bureau shall file a copy of the report of the audit under this paragraph with the distributees specified in par. (b).

SECTION 67. 13.94 (1) (ms) of the statutes is amended to read:

13.94 (1) (ms) No later than July 1, 2014, prepare a financial and performance evaluation audit of the economic development tax benefit program under ss. 560.701 to 560.706 238.301 to 238.306. The legislative audit bureau shall file a copy of the report of the audit under this paragraph with the distributees specified in par. (b).

SECTION 68. 13.94 (1) (n) of the statutes is amended to read:

13.94 (1) (n) Provide periodic performance audits of any division of the department of commerce safety and professional services that is responsible for inspections of multifamily housing under s. 101.973 (11).

SECTION 73. 14.165 (2) of the statutes is amended to read:

14.165 (2) RECOMMENDATIONS. The department of administration, department-of commerce safety and professional services, and public service commission shall make recommendations to the governor for awards under sub. (1).

SECTION 74. 14.57 of the statutes is renumbered 15.105 (25m), and 15.105 (25m) (intro.) and (a), as renumbered, are amended to read:

15.105 (**25m**) Same: ATTACHED BOARDS COLLEGE SAVINGS PROGRAM BOARD. (intro.) There is created a college savings program board that is attached to the office of the state treasurer department of administration under s. 15.03 and that consists of all of the following members:

(a) The state treasurer secretary of administration or his or her designee.

SECTION 74m. 14.58 (20) of the statutes is repealed. SECTION 75. 14.63 of the statutes is renumbered 16.64, and 16.64 (2) (intro.) and (b), (3) (a), (c) and (d), (4), (5) (b) (intro.), (6) (a) 5. and (b), (7) (a) (intro.), 4. and 5. and (b), (7m) (a) (intro.), (b) and (c), (9), (10) (a) and (b), (12) (title), (a) (intro.) and (b) (intro.) and (13), as renumbered, are amended to read:

16.64 (2) WEIGHTED AVERAGE TUITION; TUITION UNIT COST. (intro.) Annually, the state treasurer department and the board jointly shall determine all of the following:

(b) The price of a tuition unit, which shall be valid for a period determined jointly by the state treasurer department and the board. The price shall be sufficient to ensure the ability of the state treasurer department to meet his or her its obligations under this section. To the

- extent possible, the price shall be set so that the value of the tuition unit in the anticipated academic year of its use will be equal to 1% of the weighted average tuition for that academic year plus the costs of administering the program under this section attributable to the unit.
- (3) (a) An individual, trust, legal guardian, or entity described under 26 USC 529 (e) (1) (C) may enter into a contract with the state treasurer department for the sale of tuition units on behalf of a beneficiary.
- (c) The state treasurer department may charge a purchaser an enrollment fee.
- (d) The state treasurer department shall promulgate rules authorizing a person who has entered into a contract under this subsection to change the beneficiary named in the contract.
- (4) NUMBER OF TUITION UNITS PURCHASED. A person who enters into a contract under sub. (3) may purchase tuition units at any time and in any number, or may authorize a parent, grandparent, great—grandparent, aunt, or uncle of the beneficiary to purchase tuition units, except that the total number of tuition units purchased on behalf of a single beneficiary may not exceed the number necessary to cover tuition, fees and the costs of room and board, books, supplies and equipment required for enrollment or attendance of the beneficiary at an institution of higher education.
- (5) (b) (intro.) Upon request by the beneficiary, the state treasurer department shall pay to the institution or beneficiary, whichever is appropriate, in each semester of attendance the lesser of the following:
- (6) (a) 5. Other circumstances determined by the state treasurer department to be grounds for termination.
- (b) The state treasurer department may terminate a contract under sub. (3) if any of the tuition units purchased under the contract remain unused 10 years after the anticipated academic year of the beneficiary's initial enrollment in an institution of higher education, as specified in the contract.
- (7) (a) (intro.) Except as provided in sub. (7m), the state treasurer department shall do all of the following:
- 4. If a contract is terminated under sub. (6) (a) 5., refund to the person who entered into the contract the amount under subd. 2. or under subd. 3., as determined by the state treasurer department.
- 5. If the beneficiary is awarded a scholarship, tuition waiver or similar subsidy that cannot be converted into cash by the beneficiary, refund to the person who entered into the contract, upon the person's request, an amount equal to the value of the tuition units that are not needed because of the scholarship, waiver or similar subsidy and that would otherwise have been paid by the state treasurer department on behalf of the beneficiary during the semester in which the beneficiary is enrolled.

- (b) The state treasurer department shall determine the method and schedule for the payment of refunds under this subsection.
- (7m) (a) (intro.) The state treasurer department may adjust the value of a tuition unit based on the actual earnings attributable to the tuition unit less the costs of administering the program under this section that are attributable to the tuition unit if any of the following applies:
- (b) The state treasurer department may not increase the value of a tuition unit under par. (a) to an amount that exceeds the value of a tuition unit that was purchased at a similar time, held for a similar period and used or refunded in the anticipated academic year of the beneficiary's attendance, as specified in the contract.
- (c) The state treasurer department may promulgate rules imposing or increasing penalties for refunds under sub. (7) (a) if the state treasurer department determines that such rules are necessary to maintain the status of the program under this section as a qualified state tuition program under section 529 of the Internal Revenue Code, as defined in s. 71.01 (6).
- (9) CONTRACT WITH ACTUARY. The state treasurer department shall contract with an actuary or actuarial firm to evaluate annually whether the assets in the tuition trust fund are sufficient to meet the obligations of the state treasurer department under this section and to advise the state treasurer department on setting the price of a tuition unit under sub. (2) (b).
- (10) (a) Annually, the state treasurer department shall submit a report to the governor, and to the appropriate standing committees of the legislature under s. 13.172 (3), on the program under this section. The report shall include any recommendations for changes to the program that the state treasurer department determines are necessary to ensure the sufficiency of the tuition trust fund to meet the state treasurer's department's obligations under this section.
- (b) The state treasurer department shall submit a quarterly report to the state investment board projecting the future cash flow needs of the tuition trust fund. The state investment board shall invest moneys held in the tuition trust fund in investments with maturities and liquidity that are appropriate for the needs of the fund as reported by the state treasurer department in his or her its quarterly reports. All income derived from such investments shall be credited to the fund.
- (12) (title) Additional duties and powers of the STATE TREASURER. (a) (intro.) The state treasurer department shall do all of the following:
- (b) (intro.) The state treasurer department may do any of the following:

(13) PROGRAM TERMINATION. If the state treasurer department determines that the program under this section is financially infeasible, the state treasurer department shall discontinue entering into contracts under sub. (3) and discontinue selling tuition units under sub. (4).

SECTION 76. 14.64 of the statutes is renumbered 16.641, and 16.641 (2) (g) and (3) (a) 1., as renumbered, are amended to read:

16.641 (2) (g) Ensure that if the department of administration changes vendors, the balances of college savings accounts are promptly transferred into investment instruments as similar to the original investment instruments as possible.

(3) (a) 1. Contribute to a college savings account or authorize a parent, grandparent, great—grandparent, aunt, or uncle of the beneficiary to contribute to the account.

SECTION 77. 14.65 of the statutes is renumbered 16.642 and amended to read:

16.642 Repayment to the general fund. (1) The secretary of administration shall transfer from the tuition trust fund, the college savings program trust fund, the college savings program bank deposit trust fund, or the college savings program credit union deposit trust fund to the general fund an amount equal to the amount expended from the appropriations under s. 20.505 (9) (a), 1995 stats., s. 20.585 (2) (a), 2001 stats., and s. 20.585 (2) (am), 2001 stats., when the secretary of administration determines that funds in those trust funds are sufficient to make the transfer. The secretary of administration may make the transfer in installments.

(2) Annually, by June 1, the state treasurer secretary shall submit a report to the secretary of administration and the joint committee on finance on the amount available for repayment under sub. (1), the amount repaid under sub. (1), and the outstanding balance under sub. (1).

SECTION 79. 14.85 (2) of the statutes is amended to read:

14.85 (2) The secretary of commerce, the secretary of tourism, the secretary of natural resources, the secretary of transportation, and the director of the historical society, or their designees, shall serve as nonvoting members of the commission.

SECTION 80. 14.85 (8) (d) of the statutes is amended to read:

14.85 (8) (d) If permitted by law, any state agency or local public body, board, commission or agency may allocate funds under its control to fund programs recommended by the commission. If the department of commerce determines that a program recommended by the commission to undertake activities relating to the promotion of economic development is consistent with the department's statewide economic development plans, priorities and resources, the department shall have primary responsibility to support the activities of the program. If the department of tourism determines that a pro-

gram recommended by the commission to undertake activities relating to the promotion of tourism is consistent with the department's statewide tourism marketing plans, priorities, and resources, the department shall have primary responsibility to support the activities of the program.

SECTION 81. 14.85 (9) of the statutes is amended to read:

14.85 (9) The commission may establish a technical committee to advise the commission. The members of the committee shall include at least one employee each from the department of transportation; and the department of commerce. The commission shall request the department of transportation; and the department of tourism and the department of commerce to designate employees to serve on the committee and may request any other state agency to designate an employee to serve on the committee.

SECTION 83. 15.01 (6) of the statutes is amended to read:

15.01 (6) "Division," "bureau," "section" and "unit" means the subunits of a department or an independent agency, whether specifically created by law or created by the head of the department or the independent agency for the more economic and efficient administration and operation of the programs assigned to the department or independent agency. The office of justice assistance in the department of administration, the office of energy independence in the department of administration, the office of the Wisconsin Covenant Scholars Program in the department of administration, and the office of credit unions in the department of financial institutions have the meaning of "division" under this subsection. The office of the long-term care ombudsman under the board on aging and long-term care and the office of educational accountability in the department of public instruction have the meaning of "bureau" under this subsection.

SECTION 84. 15.02 (3) (c) 1. of the statutes is amended to read:

15.02 (3) (c) 1. The principal subunit of the department is the "division". Each division shall be headed by an "administrator". The office of justice assistance in the department of administration, the office of the Wisconsin Covenant Scholars Program in the department of administration, and the office of credit unions in the department of financial institutions have the meaning of "division" and the executive staff director of the office of justice assistance in the department of administration, the director of the office of the Wisconsin Covenant Scholars Program in the department of administration, and the director of credit unions have the meaning of "administrator" under this subdivision.

SECTION 86. 15.07 (1) (b) 8. of the statutes is repealed.

SECTION 87. 15.07 (1) (cm) of the statutes is amended to read:

15.07 (1) (cm) The term of one member of the government accountability board shall expire on each May 1. The terms of 3 members of the economic policy board appointed under s. 15.155 (2) (a) 4. shall expire on May 1 of every even-numbered year and the terms of the other 3 members appointed under s. 15.155 (2) (a) 4. shall expire on May 1 of every odd-numbered year. The terms of the 3 members of the land and water conservation board appointed under s. 15.135 (4) (b) 2. shall expire on January 1. The term of the member of the land and water conservation board appointed under s. 15.135 (4) (b) 2m. shall expire on May 1 of an even-numbered year. The terms of members of the real estate board shall expire on July 1. The terms of the appraiser members of the real estate appraisers board and the terms of the auctioneer and auction company representative members of the auctioneer board shall expire on May 1 in an even-numbered year. The terms of the members of the cemetery board shall expire on July 1 in an even-numbered year. The term of the student member of the Board of Regents of the University of Wisconsin System who is at least 24 years old shall expire on May 1 of every even-numbered year.

SECTION 88. 15.07 (1) (cs) of the statutes is amended to read:

15.07 (1) (cs) No member of the auctioneer board, cemetery board, or real estate appraisers board, or real estate board may be an officer, director, or employee of a private organization that promotes or furthers any profession or occupation regulated by that board.

SECTION 89. 15.07 (3) (b) of the statutes is amended to read:

15.07 (3) (b) Except as provided in par. (bm), each board not covered under par. (a) shall meet annually, and may meet at other times on the call of the chairperson or a majority of its members. The auctioneer board, the cemetery board, the real estate board, and the real estate appraisers board shall also meet on the call of the secretary of regulation and licensing safety and professional services or his or her designee within the department.

SECTION 90. 15.07 (5) (r) of the statutes is repealed. SECTION 91. 15.08 (1m) (c) of the statutes is amended to read:

15.08 (1m) (c) The membership of each examining board and examining council created in the department of regulation and licensing safety and professional services after June 1, 1975, shall be increased by one member who shall be a public member appointed to serve for the same term served by the other members of such examining board or examining council, unless the act relating to the creation of such examining board or examining council provides that 2 or more public members shall be appointed to such examining board or examining council.

SECTION 91m. 15.103 (5) of the statutes is created to read:

15.103 (5) DIVISION OF ENTERPRISE TECHNOLOGY. There is created in the department of administration a division of enterprise technology.

SECTION 92. 15.105 (12) (a) 1. of the statutes is amended to read:

15.105 (12) (a) 1. The secretary of transportation, the secretary of agriculture, trade and consumer protection and the secretary of commerce safety and professional services or their formally appointed designees.

SECTION 94. 15.105 (30) of the statutes is repealed. SECTION 95. 15.105 (31) of the statutes is repealed. SECTION 96. 15.105 (32) of the statutes is created to read:

15.105 (32) OFFICE OF BUSINESS DEVELOPMENT. There is created an office of business development which is attached to the department of administration under s. 15.03. The office shall be under the direction and supervision of a director who shall be appointed by the governor to serve at his or her pleasure.

SECTION 97. 15.107 (2) of the statutes is amended to read:

15.107 (2) COUNCIL ON SMALL BUSINESS, VETERAN-OWNED BUSINESS AND MINORITY BUSINESS OPPORTUNITIES. There is created in the department of administration a council on small business, veteran-owned business and minority business opportunities consisting of 13 members, appointed by the secretary of administration for 3-year terms, with representation as follows: at least 2 shall be owners or employees of small businesses at least 51% owned by one or more members of a racial minority group; at least one shall be an owner or employee of a small business at least 51% owned by one or more handicapped persons; at least one shall be an owner or employee of a small business operated on a nonprofit basis for the rehabilitation of disabled persons; at least 2 shall be owners or employees of veteran-owned businesses, as defined in s. 16.75 (4) (d); at least one shall be a representative of the department of commerce safety and professional services; and at least one shall be a consumer member. No member may serve for more than 2 consecutive full terms. The secretary of administration, or a department employee who is the secretary's designee, shall serve as the council's nonvoting secretary.

SECTION 98. 15.107 (16) (b) 3. of the statutes is amended to read:

15.107 (**16**) (b) 3. The secretary of commerce safety and professional services.

SECTION 99. 15.137 (2) (a) 3m. of the statutes is amended to read:

15.137 (2) (a) 3m. The secretary of commerce chief executive officer of the Wisconsin Economic Development Corporation or his or her designee.

SECTION 101. 15.145 (5) (intro.) of the statutes is amended to read:

15.145 (5) COUNCIL ON OFFENDER REENTRY. (intro.) There is created a council on offender reentry which is attached to the department of corrections under s. 15.03, which shall have the duties, responsibilities, and powers set forth under s. 301.095. The council shall consist of 22 members, and the appointed members shall serve for 2-year terms and may be appointed for a maximum of 2 consecutive terms. The chairperson of the council shall be the secretary of corrections or the reentry director, as decided by the secretary of corrections. The chairperson may appoint subcommittees and the council shall meet no less frequently than 4 times per year at a date and location to be determined by the chairperson. Members of the council shall include the secretary of corrections, or his or her designee; the secretary of workforce development, or his or her designee; the secretary of health services, or his or her designee; the secretary of children and families, or his or her designee; the secretary of commerce, or his or her designee; the secretary of transportation, or his or her designee; the attorney general, or his or her designee; the chairperson of the parole commission, or his or her designee; the state superintendent of public instruction: the reentry director as appointed by the secretary of corrections; a current or former judge, as appointed by the director of state courts; an individual who has been previously convicted of, and incarcerated for, a crime in Wisconsin, as appointed by the secretary of corrections; and the following persons, as appointed by the governor:

SECTION 102. 15.15 of the statutes is repealed.

SECTION 103. 15.153 (title) of the statutes is repealed.

SECTION 104. 15.153 (3) of the statutes is repealed. SECTION 105. 15.153 (4) of the statutes is repealed. SECTION 106. 15.155 (title) of the statutes is repealed.

SECTION 107. 15.155 (2) of the statutes is repealed. SECTION 108. 15.155 (4) of the statutes is repealed. SECTION 109. 15.155 (5) of the statutes is renumbered 15.105 (33) and amended to read:

15.105 (33) SMALL BUSINESS REGULATORY REVIEW BOARD. There is created a small business regulatory review board, attached to the department of commerce administration under s. 15.03. The board shall consist of a representative of the department of administration; a representative of the department of agriculture, trade and consumer protection; a representative of the department of children and families; a representative of the department of commerce; a representative of the department of health services; a representative of the department of natural resources; a representative of the department of regulation and licensing safety and professional services; a representative of the department of revenue; a representative of the department of workforce development; 6 representatives of small businesses, as defined in s. 227.114 (1), who shall be appointed for 3-year terms; and the chairpersons of one senate and one assembly committee concerned with small businesses, appointed as are members of standing committees. The representatives of the departments shall be selected by the secretary of that department.

SECTION 110. 15.155 (6) of the statutes is renumbered 15.405 (1m), and 15.405 (1m) (a) (intro.), 3. and 5., as renumbered, are amended to read:

15.405 (1m) (a) (intro.) There is created a building inspector review board which is attached to the department of commerce safety and professional services under s. 15.03 that consists of the following members:

- 3. The secretary of commerce safety and professional services or his or her designee.
- 5. A building inspector certified by the department of commerce safety and professional services, to inspect public buildings, places of employment, or one-family and two-family dwellings.

SECTION 111. 15.157 (title) of the statutes is repealed. SECTION 112. 15.157 (3) of the statutes is renumbered 15.407 (10) and amended to read:

15.407 (10) DWELLING CODE COUNCIL. There is created in the department of commerce safety and professional services, a dwelling code council, consisting of 18 members appointed for staggered 3-year terms. Four members shall be representatives of building trade labor organizations; 4 members shall be certified building inspectors employed by local units of government; 2 members shall be representatives of building contractors actively engaged in on-site construction of one- and 2-family housing; 2 members shall be representatives of manufacturers or installers of manufactured one- and 2-family housing; one member shall be an architect, engineer or designer actively engaged in the design or evaluation of one- and 2-family housing; 2 members shall represent the construction material supply industry; one member shall represent remodeling contractors actively engaged in the remodeling of one-family and 2-family housing; and 2 members shall represent the public, one of whom shall represent persons with disabilities, as defined in s. 106.50 (1m) (g). An employee of the department designated by the secretary of commerce safety and professional services shall serve as nonvoting secretary of the council. The council shall meet at least twice a year. Eleven members of the council shall constitute a quorum. For the purpose of conducting business a majority vote of the council is required.

SECTION 113. 15.157 (5) of the statutes is renumbered 15.407 (11) and amended to read:

15.407 (11) CONTRACTOR CERTIFICATION COUNCIL. There is created in the department of commerce safety and professional services a contractor certification council consisting of 3 members who are building contractors holding certificates of financial responsibility under s. 101.654 and who are involved in, or who have demonstrated an interest in, continuing education for building contractors. The members shall be appointed by the sec-

retary of commerce safety and professional services for 3-year terms.

SECTION 114. 15.157 (6) of the statutes is renumbered 15.407 (16) and amended to read:

15.407 (16) Plumbers council. There is created in the department of commerce safety and professional services a plumbers council consisting of 3 members. One member shall be an employee of the department of commerce safety and professional services, selected by the secretary of commerce safety and professional services, to serve as the secretary of the council. Two members, one a master plumber and one a journeyman plumber, shall be appointed by the secretary of commerce safety and professional services for 2-year terms.

SECTION 115. 15.157 (7) of the statutes is repealed. SECTION 116. 15.157 (9) of the statutes is renumbered 15.407 (17) and amended to read:

15.407 (17) AUTOMATIC FIRE SPRINKLER SYSTEM CONTRACTORS AND JOURNEYMEN COUNCIL. There is created in the department of commerce safety and professional services an automatic fire sprinkler system contractors and journeymen council consisting of 5 members. One member shall be an employee of the department of commerce safety and professional services, selected by the secretary of commerce safety and professional services, to serve as secretary of the council. Two members shall be licensed journeymen automatic fire sprinkler fitters and 2 members shall be persons representing licensed automatic fire sprinkler contractors, all appointed by the secretary of commerce safety and professional services for staggered 4-year terms.

SECTION 117b. 15.157 (10) (intro.) and (a) to (f) of the statutes are renumbered 15.347 (8) (intro.) and (a) to (f), and 15.347 (8) (intro.), as renumbered, is amended to read:

15.347 (8) SMALL BUSINESS ENVIRONMENTAL COUNCIL. (intro.) There is created in the department of commerce natural resources a small business environmental council consisting of the following members appointed for 3-year terms:

SECTION 117d. 15.157 (10) (g) of the statutes is repealed.

SECTION 118. 15.157 (12) of the statutes is renumbered 15.407 (12), and 15.407 (12) (a) (intro.), as renumbered, is amended to read:

15.407 (12) (a) (intro.) There is created in the department of commerce safety and professional services a multifamily dwelling code council consisting of the following members appointed for 3-year terms:

SECTION 119. 15.157 (13) of the statutes is renumbered 15.407 (13), and 15.407 (13) (a) (intro.), as renumbered, is amended to read:

15.407 (13) (a) (intro.) There is created in the department of commerce safety and professional services a manufactured housing code council consisting of the fol-

lowing members appointed by the secretary of commerce safety and professional services for 3-year terms:

SECTION 120. 15.157 (14) of the statutes is renumbered 15.407 (14), and 15.407 (14) (a) (intro.), 9. and 10. and (b), as renumbered, are amended to read:

15.407 (14) (a) (intro.) There is created in the department of eommerce safety and professional services a conveyance safety code council consisting of the following members appointed for 3-year terms:

- 9. The secretary of commerce safety and professional services, or his or her designee.
- 10. An employee of the department of commerce safety and professional services, designated by the secretary of commerce safety and professional services, who is familiar with commercial building inspections.
- (b) The council shall meet at least twice a year. The employee of the department of commerce safety and professional services designated by the secretary of commerce safety and professional services under par. (a) 10. shall serve as nonvoting secretary of the council.

SECTION 121c. 15.157 (15) of the statutes is repealed. SECTION 125. 15.347 (13) (b) 2. of the statutes is amended to read:

15.347 (13) (b) 2. The secretary of commerce safety and professional services.

SECTION 126. 15.347 (18) (b) 4. of the statutes is repealed.

SECTION 129. 15.40 of the statutes is amended to read:

15.40 Department of regulation and licensing safety and professional services; creation. There is created a department of regulation and licensing safety and professional services under the direction and supervision of the secretary of regulation and licensing safety and professional services.

SECTION 130. 15.405 (1) of the statutes is amended to read:

15.405 (1) ACCOUNTING EXAMINING BOARD. There is created an accounting examining board in the department of regulation and licensing safety and professional services. The examining board shall consist of 7 members, appointed for staggered 4-year terms. Five members shall hold certificates as certified public accountants and be eligible for licensure to practice in this state. Two members shall be public members.

SECTION 131. 15.405 (2) of the statutes is amended to read:

15.405 (2) EXAMINING BOARD OF ARCHITECTS, LAND-SCAPE ARCHITECTS, PROFESSIONAL ENGINEERS, DESIGNERS AND LAND SURVEYORS. There is created an examining board of architects, landscape architects, professional engineers, designers and land surveyors in the department of regulation and licensing safety and professional services. Any professional member appointed to the examining board shall be registered to practice architec-

ture, landscape architecture, professional engineering, the design of engineering systems or land surveying under ch. 443. The examining board shall consist of the following members appointed for 4-year terms: 3 architects, 3 landscape architects, 3 professional engineers, 3 designers, 3 land surveyors and 10 public members.

SECTION 132. 15.405 (2m) (a) (intro.) of the statutes is amended to read:

15.405 (2m) (a) (intro.) There is created in the department of regulation and licensing safety and professional services an examining board of professional geologists, hydrologists and soil scientists consisting of the following members appointed for 4-year terms:

SECTION 133. 15.405 (3) (a) (intro.) of the statutes is amended to read:

15.405 (3) (a) (intro.) There is created in the department of regulation and licensing safety and professional services an auctioneer board consisting of the following members appointed for 4-year terms:

SECTION 134. 15.405 (3m) (b) (intro.) of the statutes is amended to read:

15.405 (**3m**) (b) (intro.) There is created in the department of regulation and licensing safety and professional services a cemetery board consisting of the following members, who shall serve 4–year terms:

SECTION 135. 15.405 (5) of the statutes is amended to read:

15.405 (5) CHIROPRACTIC EXAMINING BOARD. There is created a chiropractic examining board in the department of regulation and licensing safety and professional services. The chiropractic examining board shall consist of 6 members, appointed for staggered 4—year terms. Four members shall be graduates from a school of chiropractic and licensed to practice chiropractic in this state. Two members shall be public members. No person may be appointed to the examining board who is in any way connected with or has a financial interest in any chiropractic school.

SECTION 136. 15.405 (5g) of the statutes is amended to read:

15.405 (5g) Controlled substances board. There is created in the department of regulation and licensing safety and professional services a controlled substances board consisting of the attorney general, the secretary of health services and the secretary of agriculture, trade and consumer protection, or their designees; the chairperson of the pharmacy examining board or a designee; and one psychiatrist and one pharmacologist appointed for 3-year terms.

SECTION 137. 15.405 (6) (intro.) of the statutes is amended to read:

15.405 (6) DENTISTRY EXAMINING BOARD. (intro.) There is created a dentistry examining board in the department of regulation and licensing safety and professional services consisting of the following members appointed for 4-year terms:

SECTION 138. 15.405 (6m) (intro.) of the statutes is amended to read:

15.405 (**6m**) HEARING AND SPEECH EXAMINING BOARD. (intro.) There is created a hearing and speech examining board in the department of regulation and licensing safety and professional services consisting of the following members appointed for 4—year terms:

SECTION 139. 15.405 (7) (a) of the statutes is amended to read:

15.405 (7) (a) There is created a medical examining board in the department of regulation and licensing safety and professional services.

SECTION 140. 15.405 (7c) (a) (intro.) of the statutes is amended to read:

15.405 (7c) (a) (intro.) There is created a marriage and family therapy, professional counseling, and social work examining board in the department of regulation and licensing safety and professional services consisting of the following members appointed for 4–year terms:

SECTION 141. 15.405 (7e) (intro.) of the statutes is amended to read:

15.405 (7e) RADIOGRAPHY EXAMINING BOARD. (intro.) There is created in the department of regulation and licensing safety and professional services a radiography examining board consisting of the following 7 members appointed for 4—year terms:

SECTION 142. 15.405 (7g) of the statutes is amended to read:

15.405 (7g) BOARD OF NURSING. There is created a board of nursing in the department of regulation and licensing safety and professional services. The board of nursing shall consist of the following members appointed for staggered 4—year terms: 5 currently licensed registered nurses under ch. 441; 2 currently licensed practical nurses under ch. 441; and 2 public members. Each registered nurse member shall have graduated from a program in professional nursing and each practical nurse member shall have graduated from a program in practical nursing accredited by the state in which the program was conducted.

SECTION 143. 15.405 (7m) of the statutes is amended to read:

15.405 (7m) NURSING HOME ADMINISTRATOR EXAMINING BOARD. There is created a nursing home administrator examining board in the department of regulation and licensing safety and professional services consisting of 9 members appointed for staggered 4—year terms and the secretary of health services or a designee, who shall serve as a nonvoting member. Five members shall be nursing home administrators licensed in this state. One member shall be a physician. One member shall be a nurse licensed under ch. 441. Two members shall be public members. No more than 2 members may be officials or full—time employees of this state.

SECTION 144. 15.405 (7r) (intro.) of the statutes is amended to read:

15.405 (7r) Physical therapy examining Board. (intro.) There is created in the department of regulation and licensing safety and professional services a physical therapy examining board consisting of the following members appointed for staggered 4-year terms:

SECTION 145. 15.405 (8) of the statutes is amended to read:

15.405 (8) OPTOMETRY EXAMINING BOARD. There is created an optometry examining board in the department of regulation and licensing safety and professional services. The optometry examining board shall consist of 7 members appointed for staggered 4—year terms. Five of the members shall be licensed optometrists in this state. Two members shall be public members.

SECTION 146. 15.405 (9) of the statutes is amended to read:

15.405 (9) PHARMACY EXAMINING BOARD. There is created a pharmacy examining board in the department of regulation and licensing safety and professional services. The pharmacy examining board shall consist of 7 members appointed for staggered 4—year terms. Five of the members shall be licensed to practice pharmacy in this state. Two members shall be public members.

SECTION 147. 15.405 (10m) of the statutes is amended to read:

15.405 (10m) PSYCHOLOGY EXAMINING BOARD. There is created in the department of regulation and licensing safety and professional services a psychology examining board consisting of 6 members appointed for staggered 4—year terms. Four of the members shall be psychologists licensed in this state. Each of the psychologist members shall represent a different specialty area within the field of psychology. Two members shall be public members.

SECTION 148. 15.405 (10r) (a) (intro.) of the statutes is amended to read:

15.405 (**10r**) (a) (intro.) There is created a real estate appraisers board in the department of regulation and licensing safety and professional services consisting of the following members appointed for 4–year terms:

SECTION 149. 15.405 (11) of the statutes is repealed. SECTION 150. 15.405 (11m) of the statutes is created to read:

15.405 (11m) REAL ESTATE EXAMINING BOARD. There is created a real estate examining board in the department of safety and professional services. The real estate examining board shall consist of 7 members appointed to staggered 4—year terms. Five of the members shall be real estate brokers or salespersons licensed in this state. Two members shall be public members. No member may serve more than 2 terms.

SECTION 151. 15.405 (12) of the statutes is amended to read:

15.405 (12) VETERINARY EXAMINING BOARD. There is created a veterinary examining board in the department of regulation and licensing safety and professional ser-

vices. The veterinary examining board shall consist of 8 members appointed for staggered 4-year terms. Five of the members shall be licensed veterinarians in this state. One member shall be a veterinary technician certified in this state. Two members shall be public members. No member of the examining board may in any way be financially interested in any school having a veterinary department or a course of study in veterinary or animal technology.

SECTION 152. 15.405 (16) of the statutes is amended to read:

15.405 (16) FUNERAL DIRECTORS EXAMINING BOARD. There is created a funeral directors examining board in the department of regulation and licensing safety and professional services. The funeral directors examining board shall consist of 6 members appointed for staggered 4—year terms. Four members shall be licensed funeral directors under ch. 445 in this state. Two members shall be public members.

SECTION 153. 15.405 (17) of the statutes is amended to read:

15.405 (17) Barbering and cosmetology examining board in the department of regulation and licensing safety and professional services. The barbering and cosmetology examining board shall consist of 9 members appointed for 4—year terms. Four members shall be licensed barbers, aestheticians, or cosmetologists, 2 members shall be public members, one member shall be a representative of a private school of barbering or cosmetology, one member shall be a representative of a public school of barbering or cosmetology and one member shall be a licensed electrologist. Except for the 2 members representing schools, no member may be connected with or have any financial interest in a barbering or cosmetology school.

SECTION 154. 15.406 (2) (intro.) of the statutes is amended to read:

15.406 (2) DIETITIANS AFFILIATED CREDENTIALING BOARD. (intro.) There is created in the department of regulation and licensing safety and professional services, attached to the medical examining board, a dietitians affiliated credentialing board consisting of the following members appointed for 4-year terms:

SECTION 155. 15.406 (3) (intro.) of the statutes is amended to read:

15.406 (3) PODIATRY AFFILIATED CREDENTIALING BOARD. (intro.) There is created in the department of regulation and licensing safety and professional services, attached to the medical examining board, a podiatry affiliated credentialing board consisting of the following members appointed for 4-year terms:

SECTION 156. 15.406 (4) (intro.) of the statutes is amended to read:

15.406 (4) ATHLETIC TRAINERS AFFILIATED CREDEN-TIALING BOARD. (intro.) There is created in the department of regulation and licensing safety and professional services, attached to the medical examining board, an athletic trainers affiliated credentialing board consisting of the following members appointed for 4-year terms:

SECTION 157. 15.406 (5) (intro.) of the statutes is amended to read:

15.406 (5) OCCUPATIONAL THERAPISTS AFFILIATED CREDENTIALING BOARD. (intro.) There is created in the department of regulation and licensing safety and professional services, attached to the medical examining board, an occupational therapists affiliated credentialing board consisting of the following members appointed for 4-year terms:

SECTION 158. 15.406 (6) (a) (intro.) of the statutes is amended to read:

15.406 (6) (a) (intro.) There is created in the department of regulation and licensing safety and professional services, attached to the medical examining board, a massage therapy and bodywork therapy affiliated credentialing board. The affiliated credentialing board shall consist of the following 7 members appointed for 4-year terms:

SECTION 159. 15.407 (1m) of the statutes is amended to read:

RESPIRATORY CARE PRACTITIONERS 15.407 (**1m**) EXAMINING COUNCIL. There is created a respiratory care practitioners examining council in the department of regulation and licensing safety and professional services and serving the medical examining board in an advisory capacity in the formulating of rules to be promulgated by the medical examining board for the regulation of respiratory care practitioners. The respiratory care practitioners examining council shall consist of 3 certified respiratory care practitioners, each of whom shall have engaged in the practice of respiratory care for at least 3 years preceding appointment, one physician and one public member. The respiratory care practitioner and physician members shall be appointed by the medical examining board. The members of the examining council shall serve 3-year terms. Section 15.08 (1) to (4) (a) and (6) to (10) shall apply to the respiratory care practitioners examining council.

SECTION 160. 15.407 (2) (intro.) of the statutes is amended to read:

15.407 (2) COUNCIL ON PHYSICIAN ASSISTANTS. (intro.) There is created a council on physician assistants in the department of regulation and licensing safety and professional services and serving the medical examining board in an advisory capacity. The council's membership shall consist of:

SECTION 161. 15.407 (2m) (intro.) of the statutes is amended to read:

15.407 (**2m**) (intro.) There is created a perfusionists examining council in the department of regulation and licensing safety and professional services and serving the medical examining board in an advisory capacity. The

council shall consist of the following members appointed for 3-year terms:

SECTION 162. 15.407 (3) (intro.) of the statutes is amended to read:

15.407 (3) EXAMINING COUNCILS: BOARD OF NURSING. (intro.) The following examining councils are created in the department of regulation and licensing safety and professional services to serve the board of nursing in an advisory capacity. Section 15.08 (1) to (4) (a) and (6) to (10), applies to the examining councils.

SECTION 163. 15.407 (5) of the statutes is amended to read:

15.407 (5) Council on real estate curriculum AND EXAMINATIONS. There is created in the department of regulation and licensing safety and professional services a council on real estate curriculum and examinations consisting of 7 members appointed for 4-year terms. Five members shall be real estate brokers or salespersons licensed under ch. 452 and 2 members shall be public members. Of the real estate broker or salesperson members, one member shall be a member of the real estate examining board appointed by the real estate examining board, at least 2 members shall be licensed real estate brokers with at least 5 years of experience as real estate brokers, and at least one member shall be a licensed real estate salesperson with at least 2 years of experience as a real estate salesperson. Of the 2 public members, at least one member shall have at least 2 years of experience in planning or presenting real estate educational programs. No member of the council may serve more than 2 consecutive terms.

SECTION 164. 15.407 (6) (intro.) of the statutes is amended to read:

15.407 (6) PHARMACIST ADVISORY COUNCIL. (intro.) There is created a pharmacist advisory council in the department of regulation and licensing safety and professional services and serving the pharmacy examining board in an advisory capacity. The council shall consist of the following members appointed for 3–year terms:

SECTION 165. 15.407 (8) (intro.) of the statutes is amended to read:

15.407 (8) CREMATORY AUTHORITY COUNCIL. (intro.) There is created a crematory authority council in the department of regulation and licensing safety and professional services consisting of the secretary of regulation and licensing safety and professional services or a designee of the secretary, who shall serve as a nonvoting member, and the following persons appointed for 3—year terms:

SECTION 166. 15.407 (9) (a) (intro.) of the statutes is amended to read:

15.407 (9) (a) (intro.) There is created a sign language interpreter council in the department of regulation and licensing safety and professional services consisting of the secretary of regulation and licensing safety and

professional services or a designee of the secretary and the following 8 members nominated by the governor, and with the advice and consent of the senate appointed, for 3-year terms:

SECTION 167. 15.435 (1) (a) 1. of the statutes is amended to read:

15.435 (1) (a) 1. The secretary of commerce chief executive officer of the Wisconsin Economic Development Corporation and the secretary of revenue or their designees.

SECTION 168. 15.445 (1) of the statutes is amended to read:

15.445 (1) ARTS BOARD. There is created an arts board which is attached to in the department of tourism under s. 15.03. The arts board shall consist of 15 members appointed for 3-year terms who are residents of this state and who are known for their concern for the arts. At least 2 members shall be from the northwest portion of this state, at least 2 members shall be from the northeast portion of this state, at least 2 members shall be from the southwest portion of this state, and at least 2 members shall be from the southeast portion of this state.

SECTION 169. 15.445 (2) (e) of the statutes is amended to read:

15.445 (2) (e) Liaison representatives. The secretary of agriculture, trade and consumer protection, the secretary of natural resources, the secretary of transportation, the secretary of commerce, the secretary of administration, the director of the state historical society and the chancellor of the University of Wisconsin–Extension, or their designees, shall serve as liaison representatives to the board. The board may request any federally recognized American Indian tribe or band in this state, other than the Ho–Chunk Nation, that expresses an interest in the governance of the Kickapoo valley reserve to appoint a liaison representative to the board. The liaison representatives are not board members and have no voting power.

SECTION 175. 15.917 (1) (intro.) of the statutes is amended to read:

15.917 (1) RURAL HEALTH DEVELOPMENT COUNCIL. (intro.) There is created in the University of Wisconsin System a rural health development council consisting of 17 members nominated by the governor, and with the advice and consent of the senate appointed, for 5-year terms, and the secretaries secretary of commerce and health services, or their designees his or her designee. The appointed members shall include all of the following:

SECTION 189. 16.009 (1) (em) 6. of the statutes is amended to read:

16.009 (1) (em) 6. An adult family home, as defined in s. 50.01 (1) (a) or (b).

SECTION 191. 16.04 (1) (a) of the statutes is amended to read:

16.04 (1) (a) Develop uniform state policies and guidelines for vehicle and aircraft acquisition, use, maintenance, recording of operational and other costs, performance evaluation and replacement of vehicles and aircraft. The department shall incorporate the fuel usage requirements policies under s. 16.045 (4m) in any policies or guidelines developed under this paragraph.

SECTION 192. 16.04 (1e) of the statutes is created to read:

16.04 (**1e**) Subsection (1) does not preclude the Board of Regents of the University of Wisconsin System from accepting a gift of a motor vehicle.

SECTION 193. 16.045 (1) (f) of the statutes is repealed.

SECTION 194. 16.045 (2) of the statutes is amended to read:

16.045 (2) The department shall, whenever feasible, require and cost-effective, encourage agencies to store no motor fuel except gasohol or alternative fuel in facilities maintained by the agencies for the storage of fuel for and the refueling of state-owned or state-leased vehicles. This subsection does not authorize construction or operation of such facilities.

SECTION 195. 16.045 (4) of the statutes is amended to read:

16.045 (4) The department shall require, whenever feasible and cost-effective, encourage all state employees to utilize hybrid-electric vehicles or vehicles that operate on gasohol or alternative fuel for all state—owned or state—leased motor vehicles whenever such utilization is feasible. However, the department shall not lease or purchase any hybrid-electric vehicle, or authorize the lease or purchase of any hybrid-electric vehicle, unless the manufacturer certifies to the department that final assembly of the vehicle occurred in the United States.

SECTION 196. 16.045 (4m) (intro.) of the statutes is amended to read:

16.045 (4m) (intro.) The department shall require, whenever feasible and cost-effective, encourage all agencies to collectively reduce the usage of gasoline and diesel fuel in state-owned vehicles that is petroleum-based below the total amount that the agencies used in 2006 by at least the following percentages:

SECTION 197. 16.045 (4m) (a) (intro.) and 1. of the statutes are consolidated, renumbered 16.045 (4m) (a) and amended to read:

16.045 (**4m**) (a) For gasoline: 1. Twenty, 20 percent by 2010 2015.

SECTION 198. 16.045 (4m) (a) 2. of the statutes is repealed.

SECTION 199. 16.045 (4m) (b) (intro.) and 1. of the statutes are consolidated, renumbered 16.045 (4m) (b) and amended to read:

16.045 (**4m**) (b) For diesel fuel: 1. Ten, 10 percent by 2010 2015.

SECTION 200. 16.045 (4m) (b) 2. of the statutes is repealed.

SECTION 201. 16.045 (5) of the statutes is amended to read:

16.045 (5) The department shall, whenever feasible and cost-effective, encourage distribution of gasohol and alternative fuels and usage of hybrid-electric vehicles or vehicles that operate on gasohol or alternative fuels by officers and employees who use personal motor vehicles on state business and by residents of this state generally. The department shall report to the appropriate standing committees under s. 13.172 (3) concerning distribution of gasohol and alternative fuels and usage of hybrid-electric vehicles and vehicles that operate on gasohol or alternative fuels in this state, no later than April 30 of each year.

SECTION 202. 16.045 (6) of the statutes is repealed. **SECTION 206.** 16.19 of the statutes is repealed.

SECTION 207. 16.255 (1) (intro.) of the statutes is amended to read:

16.255 (1) (intro.) The department shall determine the factors to be considered in selecting a vendor of the program under s. 44.64 16.641, which shall include:

SECTION 208. 16.255 (3) (d) of the statutes is amended to read:

16.255 (3) (d) That the vendor communicate to the beneficiary and account owner the requirements of s. 14.64 16.64 (8).

SECTION 209. 16.257 of the statutes is repealed.

SECTION 213. 16.28 of the statutes is created to read:

- 16.28 Office of business development. (1) The office of business development shall provide administrative support to the small business regulatory review board and shall perform other functions determined by the secretary.
- (2) The deputy director of the office shall be appointed by the governor to serve at his or her pleasure.

SECTION 215m. 16.413 of the statutes is created to read:

16.413 Disclosure of expenditures relating to state agency operations and state agency contracts and grants. (1) Definitions. In this section:

- (a) "Financial instrument" includes any check, draft, warrant, money order, note, certificate of deposit, letter of credit, bill of exchange, credit or credit card, transaction authorization mechanism, marketable security, and any computer representation of them.
- (b) "Grant" means a payment made to a person, other than aids to individuals and organizations and local assistance and the payment of salaries and fringe benefits for state employees.
- (c) "Searchable Internet Web site" means a Web site that allows any person to search for both of the following:

- 1. State aggregate expenditures for state operations by state agency, expenditure category, expenditure amount, and the person to whom the expenditure is made.
- 2. Grants made by state agencies and contracts entered into by state agencies.
- (d) "State agency" has the meaning given in s. 20.001 (1).
- (e) "State operations" means all purposes except aids to individuals and organizations and local assistance.
- (2) STATE AGENCY EXPENDITURES FOR STATE OPERATIONS. (a) Beginning on July 1, 2013, the department shall ensure that all state agency expenditures for state operations exceeding \$100, including salaries and fringe benefits paid to state agency employees, are available for inspection on a searchable Internet Web site maintained by the department. Copies of each financial instrument relating to these expenditures, other than payments relating to state employee salaries, shall be available for inspection on the searchable Internet Web site.
- (b) The department shall categorize the expenditure information under par. (a) by state agency, expenditure category, expenditure amount, and the person to whom the expenditure is made. If any of the expenditure information may be found on other Web sites, the department shall ensure that the information is accessible through the searchable Internet Web site under par. (a).
- (c) Beginning with expenditures made on July 1, 2013, state agencies shall provide the department with all expenditure information required under par. (a) no later than 60 days after the expenditure is made. The department may specify the format in which state agencies provide the expenditure information.
- (3) STATE AGENCY CONTRACTS AND GRANTS. (a) Beginning on July 1, 2013, the department shall ensure that all of the following information relating to each grant made by a state agency or contract entered into by a state agency is available for inspection on a searchable Internet Web site maintained by the department:
 - 1. A copy of the contract and grant award.
- 2. The state agency making the grant or entering into the contract.
- 3. The name and address of the person receiving the grant or entering into the contract.
 - 4. The purpose of the grant or contract.
- 5. The amount of the grant or the amount the state agency must expend under the contract and the name of the state fund from which the grant is paid or moneys are expended under the contract.
- (b) Beginning with grants made and contracts entered into by state agencies on July 1, 2013, state agencies shall provide the department with all of the information required under par. (a) no later than 10 days after the state agency makes a grant or enters into a contract. The department may specify the format in which state agencies provide the information. The department shall make

the information available on the searchable Internet Web site no later than 30 days after the state agency makes a grant or enters into a contract.

(4) If a state agency is undergoing an upgrade of its computer operations, the state agency may request an exemption from subs. (2) and (3) during the period before the completion of the upgrade by submitting a written request to the joint committee on finance. If the cochairpersons of the committee do not notify the state agency within 14 working days after the date of the agency's submittal that the committee intends to schedule a meeting to review the request, approval of the request is granted. If, within 14 working days after the date of the state agency's request submittal, the cochairpersons of the committee notify the agency that the committee intends to schedule a meeting to review the request, the request may be granted only as approved by the committee.

SECTION 217. 16.417 (1) (a) of the statutes, as affected by 2011 Wisconsin Act 7, section 20, is repealed and recreated to read:

16.417 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority or the body created under subch. III of ch. 149.

SECTION 217g. 16.417 (2) (f) of the statutes is renumbered 16.417 (2) (f) (intro.) and amended to read:

16.417 (2) (f) (intro.) This subsection does not apply to an any of the following:

1. An individual other than an elective state official who has a full-time appointment for less than 12 months, during any period of time that is not included in the appointment.

SECTION 217r. 16.417 (2) (f) 2. of the statutes is created to read:

16.417 (2) (f) 2. An individual who is employed by the Board of Regents of the University of Wisconsin System, but only with respect to compensation received within the system.

SECTION 218d. 16.42 (1) (f) of the statutes is created to read:

16.42 (1) (f) The information required under s. 16.423.

SECTION 218e. 16.423 of the statutes is created to read:

16.423 Base budget review reports. (1) In this section, "state agency" has the meaning given in s. 20.001 (1).

(2) (a) During the 2011–13 fiscal biennium, the secretary shall require that one—third of all state agencies submit a report no later than September 15, 2012, and every 3rd fiscal biennium thereafter, that contains the information specified in sub. (3).

- (b) During the 2013–15 fiscal biennium, the secretary shall require that 50 percent of the state agencies that did not submit a report under par. (a) submit a report no later than September 15, 2014, and every 3rd fiscal biennium thereafter, that contains the information specified in sub. (3).
- (c) During the 2015–17 fiscal biennium, the secretary shall require that all state agencies created on or before September 15, 2016, that did not submit a report under par. (a) or (b) submit a report no later than September 15, 2016, and every 3rd fiscal biennium thereafter, that contains the information specified in sub. (3).
- (d) Beginning in the 2015–17 fiscal biennium, the secretary shall require that any state agency created after September 15, 2016, submit a report no later than the September 15 in the even–numbered year that first occurs after the state agency is created, and every 3rd fiscal biennium thereafter, that contains the information specified in sub. (3).
- (3) A report submitted under this section shall contain at least all of the following:
- (a) A description of each programmatic activity of the state agency.
- (b) For each programmatic activity of the state agency, an accounting of all expenditures, arranged by revenue source and the categories specified in sub. (4), in each of the prior 3 fiscal years.
- (c) For each programmatic activity of the state agency, an accounting of all expenditures, arranged by revenue source and the categories specified in sub. (4), in the last 2 quarters in each of the prior 3 fiscal years.
- (4) The secretary shall develop categories for state agencies to use for the purpose of organizing the expenditure information that is required under sub. (3) (b) and (c).
- (5) Notwithstanding sub. (4), once a state agency has used a certain format for its report, the state agency shall use that format for all future reports submitted under this section.

SECTION 218f. 16.50 (1) (a) of the statutes is amended to read:

16.50 (1) (a) Each department except the legislature and the courts shall prepare and submit to the secretary an estimate of the amount of money which it proposes to expend, encumber or distribute under any appropriation in ch. 20. The department of administration shall prepare and submit estimates for expenditures from appropriations under ss. 20.855, 20.865, 20.866 and 20.867. The secretary may waive the submission of estimates of other than administrative expenditures from such funds as he or she determines, but the secretary shall not waive submission of estimates for the appropriations under s. 20.285 (1) (im) and (n) nor for expenditure of any amount designated as a refund of an expenditure under s. 20.001 (5). Estimates shall be prepared in such form, at such times and for such time periods as the secretary requires.

Revised and supplemental estimates may be presented at any time under rules promulgated by the secretary.

SECTION 218g. 16.50 (3) (b) of the statutes is amended to read:

16.50 (3) (b) No change in the number of full-time equivalent positions authorized through the biennial budget process or other legislative act may be made without the approval of the joint committee on finance, except for position changes made by the governor under s. 16.505 (1) (c) of, (2), or (2j) by the investment board under s. 16.505 (2g), by the University of Wisconsin Hospitals and Clinics Board under s. 16.505 (2n), or by the board of regents of the University of Wisconsin System under s. 16.505 (2m) or (2p).

SECTION 218h. 16.50 (3) (f) of the statutes is amended to read:

16.50(3) (f) At the request of the director of the office of state employment relations, the secretary of administration may authorize the temporary creation of pool or surplus positions under any source of funds if the director determines that temporary positions are necessary to maintain adequate staffing levels for high turnover classifications, in anticipation of attrition, to fill positions for which recruitment is difficult. Surplus or pool positions authorized by the secretary shall be reported The secretary of administration shall report quarterly to the joint committee on finance, in conjunction with the report required under s. 16.54 (8), the base number of existing surplus positions in each agency, the number of surplus positions each agency has created, and the amounts spent on surplus positions.

SECTION 218hm. 16.50 (5m) of the statutes is repealed.

SECTION 218i. 16.505 (1) (intro.) of the statutes is amended to read:

16.505 (1) (intro.) Except as provided in subs. (2), (2g), (2j), (2m), (2n), and (2p), no position, as defined in s. 230.03 (11), regardless of funding source or type, may be created or abolished unless authorized by one of the following:

SECTION 218k. 16.505 (2g) of the statutes is created to read:

16.505 (2g) The investment board may create or abolish a full-time equivalent position or portion thereof funded from revenues appropriated under s. 20.536 (1) (k).

SECTION 218p. 16.505 (2j) of the statutes is created to read:

16.505 (2j) (a) In this subsection, "executive branch agency" has the meaning given in s. 16.70 (4).

(b) The governor may abolish any vacant full-time equivalent position at any executive branch agency by notifying the joint committee on finance in writing of his or her proposed action. If, within 14 working days after the date of the governor's notification, the cochairpersons of the committee do not notify the governor that the

committee has scheduled a meeting for the purpose of reviewing the proposed action, the position changes may be made as proposed by the governor. If, within 14 working days after the date of the governor's notification, the cochairpersons notify the governor that the committee has scheduled a meeting for the purpose of reviewing the proposed action, the position changes may be made only upon approval of the committee.

SECTION 219. 16.505 (2m) of the statutes is amended to read:

16.505 (2m) The board of regents of the University of Wisconsin System or the chancellor of the University of Wisconsin-Madison may create or abolish a full-time equivalent position or portion thereof from revenues appropriated under s. 20.285 (1) (gs), (h), (ip), (iz), (j), (kc), (m), (n), or (q) to (w) or (3) (iz) or (n) and may create or abolish a full-time equivalent position or portion thereof from revenues appropriated under s. 20.285 (1) (im) that are generated from increased enrollment and from courses for which the academic fees or tuition charged equals the full cost of offering the courses, other than positions funded from the appropriation under s. 20.285 (1) (a). Beginning on July 1, 2013, all positions authorized for the University of Wisconsin shall not be included in any state position report. No later than the last day of the month following completion of each calendar quarter, the board of regents shall report to the department and the cochairpersons of the joint committee on finance concerning the number of full-time equivalent positions created or abolished by the board under this subsection during the preceding calendar quarter and the source of funding for each such position.

SECTION 220. 16.505 (2p) of the statutes is amended to read:

16.505 (**2p**) (a) Subject to par. (b), the board of regents of the University of Wisconsin System or the chancellor of the University of Wisconsin–Madison may create or abolish a full–time equivalent academic staff or faculty position or portion thereof from revenues appropriated under s. 20.285 (1) (a). Annually, no later than the September 30 following completion of the fiscal year, the board of regents or chancellor shall report to the department and the cochairpersons of the joint committee on finance concerning the number of full–time equivalent positions created or abolished by the board or chancellor under this subsection during the preceding fiscal year.

(b) The board of regents or chancellor may not create or abolish any position under par. (a) until the board or chancellor and the department have entered into a memorandum of understanding that establishes a methodology for identifying and accounting for the cost of funding any positions that are created, including any amounts that the board or chancellor may include in a certification to the department under s. 20.928 (1). The board or chancellor and the department shall enter into the memorandum of understanding no later than September 1, 2002.

- (c) Notwithstanding s. 20.928 (1), in certifying the sum of moneys needed to pay any costs associated with a position that is created under par. (a), the board of regents or chancellor may only certify the sum that is permitted under the memorandum of understanding entered into under par. (b).
- (d) Notwithstanding s. 16.42 (1), in submitting information under s. 16.42 for the biennial budget bill or bills, the board of regents or chancellor may only include that portion of the cost of funding the positions created under par. (a) that is permitted under the memorandum of understanding entered into under par. (b).

SECTION 221e. 16.513 (3) (bn) of the statutes is created to read:

16.513 (3) (bn) Notwithstanding par. (b), for the 2011–13 fiscal biennium, the department is not required to approve a plan regarding a deficit in the penalty surcharge fund.

SECTION 221r. 16.513 (3) (bn) of the statutes, as created by 2011 Wisconsin Act (this act), is repealed.

SECTION 221s. 16.5185 of the statutes is created to read:

- 16.5185 Transfers to the transportation fund. Beginning on June 30, 2013, in each fiscal year, the secretary shall transfer from the general fund to the transportation fund the greater of the following:
- (1) An amount equal to 0.25 percent of the moneys projected to be deposited in the general fund during the fiscal year that are designated as "Taxes" in the summary in s. 20.005 (1), as published in the biennial budget act for that fiscal year.
 - (2) An amount equal to \$35,127,000.

SECTION 228. 16.54 (14) of the statutes is repealed. SECTION 234. 16.705 (1p) of the statutes is created to read:

16.705 (**1p**) Subsection (1) does not apply to an agreement entered into by the department of veterans affairs under s. 45.50 (2m) (c).

SECTION 235m. 16.705 (1r) (d) of the statutes is amended to read:

16.705 (1r) (d) Contractual services purchased by the Board of Regents of the University of Wisconsin System with moneys appropriated under s. 20.285 (1) (j), (ja), (jm), (ge), (u), or (w) or (5) (j).

SECTION 236. 16.705 (1r) (e) of the statutes is created to read:

16.705 (**1r**) (e) Contractual services purchased by the University of Wisconsin–Madison with moneys appropriated under s. 20.285 (1) (ge), (u), or (w).

SECTION 237g. 16.705 (2) of the statutes is amended to read:

16.705 (2) The department shall promulgate rules for the procurement of contractual services by the department and its designated agents, including but not limited to rules prescribing approval and monitoring processes for contractual service contracts, a requirement for agen-

cies, except for the University of Wisconsin System, to conduct a uniform cost-benefit analysis of each proposed contractual service procurement involving an estimated expenditure of more than \$25,000 in accordance with standards prescribed in the rules, and a requirement for agencies to review periodically, and before any renewal, the continued appropriateness of contracting under each contractual services agreement involving an estimated expenditure of more than \$25,000. Each officer requesting approval to engage any person to perform contractual services shall submit to the department written justification for such contracting which shall include a description of the contractual services to be procured, justification of need, justification for not contracting with other agencies, a specific description of the scope of contractual services to be performed, and justification for the procurement process if a process other than competitive bidding is to be used. The department may not approve any contract for contractual services unless it is satisfied that the justification for contracting conforms to the requirements of this section and ss. 16.71 to 16.77.

SECTION 238g. 16.705 (3) (intro.) of the statutes is amended to read:

16.705 (3) (intro.) The director of the office of state employment relations, prior to award, under conditions established by rule of the department, shall review contracts for contractual services in order to ensure that <u>all</u> agencies <u>except for the University of Wisconsin System</u>:

SECTION 239g. 16.705 (8) (intro.) of the statutes is amended to read:

16.705 (8) (intro.) The department shall, annually on or before October 15, submit to the governor, the joint committee on finance, the joint legislative audit committee and the chief clerk of each house of the legislature for distribution to the appropriate standing committees under s. 13.172 (3), a report concerning the number, value and nature of contractual service procurements authorized for each agency, except the University of Wisconsin System, during the preceding fiscal year. The report shall also include, with respect to contractual service procurements by agencies, except the University of Wisconsin System, for the preceding fiscal year:

SECTION 240. 16.705 (9) of the statutes is created to read:

16.705 (9) The department shall maintain a list of persons that are or have been a party to a contract with the state under this subchapter who have violated a provision of this subchapter or a contract under this subchapter. The parties on the list are ineligible for state contracts and no state contract may be awarded to a party on the ineligible list. The department may remove any party from the ineligible list if the department determines that the party's practices comply with this subchapter and provide adequate safeguards against future violations of this subchapter or contracts under this subchapter.

SECTION 241c. 16.71 (1m) of the statutes is amended to read:

16.71 (1m) The department shall not delegate to any executive branch agency, other than the board of regents of the University of Wisconsin System, the authority to enter into any contract for materials, supplies, equipment, or contractual services relating to information technology or telecommunications prior to review and approval of the contract by the department. No executive branch agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract without review and approval of the contract by the department. Any executive branch agency that enters into a contract relating to information technology under this section shall comply with the requirements of s. 16.973 (13). Any delegation to the board of regents of the University of Wisconsin System is subject to the limitations prescribed in s. 36.11 (49) 36.585.

SECTION 241f. 16.71 (1m) of the statutes, as affected by 2011 Wisconsin Act (this act), is amended to read:

16.71 (1m) The department shall not delegate to any executive branch agency, other than the board of regents of the University of Wisconsin System, the authority to enter into any contract for materials, supplies, equipment, or contractual services relating to information technology or telecommunications prior to review and approval of the contract by the department. The department may delegate this authority to the University of Wisconsin-Madison. No executive branch agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract without review and approval of the contract by the department. The University of Wisconsin-Madison may enter into any such contract without review and approval by the department. Any executive branch agency that enters into a contract relating to information technology under this section shall comply with the requirements of s. 16.973 (13). Any delegation to the board of regents of the University of Wisconsin System or to the University of Wisconsin-Madison is subject to the limitations prescribed in s. 36.585.

SECTION 241h. 16.71 (4) of the statutes is created to read:

16.71 (4) The department shall delegate to the Board of Regents of the University of Wisconsin System and to the University of Wisconsin–Madison the authority to enter into contracts for materials, supplies, equipment, or services that relate to higher education and that agencies other than the University of Wisconsin–System do not commonly purchase.

SECTION 242. 16.72 (2) (d) of the statutes is repealed. SECTION 243. 16.72 (8) of the statutes is amended to read:

16.72 (8) The department may purchase educational technology materials, supplies, equipment, or contractual services from orders placed with the department by

school districts, cooperative educational service agencies, technical college districts, and the board of regents of the University of Wisconsin System, and the University of Wisconsin–Madison.

SECTION 244. 16.73 (5) of the statutes is amended to read:

16.73 (5) If After the department designates the board of regents of the University of Wisconsin System or designates the University of Wisconsin-Madison as its purchasing agent for any purpose under s. 16.71 (1), the board or the University of Wisconsin-Madison may enter into a contract to sell any materials, supplies, equipment or contractual services purchased by the board or the University of Wisconsin-Madison to the University of Wisconsin Hospitals and Clinics Authority, and may contract with the University of Wisconsin Hospitals and Clinics Authority for the joint purchase of any materials, supplies, equipment or contractual services if the sale or purchase is made consistently with that delegation and with this subchapter.

SECTION 245g. 16.75 (1) (b) of the statutes is renumbered 16.75 (1) (b) 1. and amended to read:

16.75 (1) (b) 1. When Except as provided in subd. 2., when the estimated cost exceeds \$25,000, the department shall invite bids to be submitted. The

3. If subd. 1. or 2, requires bids to be solicited, the department shall either shall solicit sealed bids to be opened publicly at a specified date and time, or shall solicit bidding by auction to be conducted electronically at a specified date and time. Whenever bids are invited, due notice inviting bids shall be published as a class 2 notice, under ch. 985 or posted on the Internet at a site determined or approved by the department. The bid opening or auction shall occur at least 7 days after the date of the last insertion of the notice or at least 7 days after the date of posting on the Internet. The notice shall specify whether sealed bids are invited or bids will be accepted by auction, and shall give a clear description of the materials, supplies, equipment, or contractual services to be purchased, the amount of any bond, share draft, check, or other draft to be submitted as surety with the bid or prior to the auction, and the date and time that the public opening or the auction will be held.

SECTION 246g. 16.75 (1) (b) 2. of the statutes is created to read:

16.75 (1) (b) 2. If the Board of Regents of the University of Wisconsin System or the University of Wisconsin–Madison is making the purchase, bids are not required if the estimated cost does not exceed \$50,000.

SECTION 247g. 16.75 (2m) (b) of the statutes is renumbered 16.75 (2m) (b) 1. and amended to read:

16.75 (**2m**) (b) 1. When Except as provided in subd. 2., when the estimated cost exceeds \$25,000, the department may invite competitive sealed proposals by publishing.

3. If competitive sealed proposals are invited, the department shall publish a class 2 notice under ch. 985 or by posting post notice on the Internet at a site determined or approved by the department. The notice shall describe the materials, supplies, equipment, or contractual services to be purchased, the intent to make the procurement by solicitation of proposals rather than by solicitation of bids, any requirement for surety and the date the proposals will be opened, which shall be at least 7 days after the date of the last insertion of the notice or at least 7 days after the date of posting on the Internet.

SECTION 248g. 16.75 (2m) (b) 2. of the statutes is created to read:

16.75 (2m) (b) 2. If the Board of Regents of the University of Wisconsin System or the University of Wisconsin-Madison is making the purchase, competitive sealed proposals are not required if the estimated cost does not exceed \$50,000.

SECTION 250. 16.75 (3m) (a) 1. of the statutes is amended to read:

16.75 (**3m**) (a) 1. "Disabled veteran—owned business" means a business certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 251. 16.75 (3m) (a) 2. of the statutes is amended to read:

16.75 (**3m**) (a) 2. "Disabled veteran—owned financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 252. 16.75 (3m) (a) 3. of the statutes is amended to read:

16.75 (**3m**) (a) 3. "Disabled veteran—owned investment firm" means an investment firm certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 253. 16.75 (3m) (a) 4. of the statutes is amended to read:

16.75 (**3m**) (a) 4. "Minority business" means a business certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 254. 16.75 (3m) (c) 5. a. of the statutes is amended to read:

16.75 (3m) (c) 5. a. In determining whether a purchase, contract or subcontract complies with the goal established under par. (b) 1. or s. 16.855 (10m) (am) 1., 16.87 (2) (b), or 25.185 (2), the department shall include only amounts paid to minority businesses, minority financial advisers and minority investment firms certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 255. 16.75 (3m) (c) 5. b. of the statutes is amended to read:

16.75 (3m) (c) 5. b. In determining whether a purchase, contract, or subcontract is made with a disabled veteran—owned business, the department shall include only amounts paid to disabled veteran—owned businesses

certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 256. 16.75 (3t) (c) (intro.) of the statutes is amended to read:

16.75 (3t) (c) (intro.) The department of corrections shall periodically provide to the department of administration a current list of all materials, supplies, equipment or contractual services, excluding commodities, that are supplied by prison industries, as created under s. 303.01. The department of administration shall distribute the list to all designated purchasing agents under s. 16.71 (1). Except as otherwise provided in sub. (6) (am), prior to seeking bids or competitive sealed proposals with respect to the purchase of any materials, supplies, equipment or contractual services enumerated in the list, the department of administration or any other designated purchasing agent under s. 16.71 (1) shall offer prison industries the opportunity to supply the materials, supplies, equipment or contractual services if the department of corrections is able to provide them at a price comparable to that is equal to or lower than one which may be obtained through competitive bidding or competitive sealed proposals and is able to conform to the specifications, provided the specifications are written in accordance with s. 16.72 (2) (d). If the department of administration or other purchasing agent is unable to determine whether the price of prison industries is comparable equal to or lower than one obtained through competitive bidding or competitive sealed proposals, it may solicit bids or competitive proposals before awarding the order or contract. This paragraph does not apply to the printing of the following forms:

SECTION 257. 16.75 (4) (b) of the statutes is amended to read:

16.75 (4) (b) The department shall seek the cooperation and assistance of the department of commerce safety and professional services in the performance of its duties under par. (a).

SECTION 260. 16.75 (10e) (b) of the statutes is amended to read:

16.75 (10e) (b) The If s. 16.855 (10s) (a) provides an applicable standard for the type of agency consuming equipment being purchased and the purchase will cost more than \$5,000 per unit the department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74, and any authority may not purchase that type of energy consuming equipment unless the specifications for the equipment meet the applicable standards for the equipment established under s. 16.855 (10s) (a). If there is no standard under s. 16.855 (10s) (a) applicable to the type of energy consuming equipment being purchased, or if. If there is an applicable standard under s. 16.855 (10s) (a), but the energy consuming equipment meeting that standard is not reasonably available, the department, purchasing agent, agency, or authority shall ensure, for purchases over \$5,000 per

unit, that the energy consuming equipment that is purchased maximizes energy efficiency to the extent technically and economically feasible. The department, purchasing agent, agency, or authority shall not determine that energy consuming equipment that meets the applicable standard under s. 16.855 (10s) (a) either is not reasonably available on the basis of cost alone or is not cost—effective unless the difference in the cost of the purchase and installation of the equipment that meets the standard and the equipment that would otherwise be installed is greater than the difference in the cost of operating the equipment that meets the standard and the equipment that would otherwise be installed over the anticipated life of the equipment.

SECTION 261. 16.751 of the statutes is amended to read:

16.751 Information technology purchases by investment board. The requirements of ss. 16.72 (2) (b) and (d) and 16.75 (1) (a) 1. and (2m) (g) do not apply to procurements authorized to be made by the investment board under s. 16.78 (1) for information technology purposes.

SECTION 262. 16.752 (8) (e) of the statutes is amended to read:

16.752 (8) (e) Comply with applicable occupational health and safety standards prescribed by the U.S. secretary of labor, the federal occupational health and safety administration or the department of commerce safety and professional services.

SECTION 263. 16.78 (1) of the statutes is amended to read:

16.78 (1) Every agency other than the board of regents of the University of Wisconsin System, the University of Wisconsin-Madison, or an agency making purchases under s. 16.74 shall make all purchases of materials, supplies, equipment, and contractual services relating to information technology or telecommunications from the department, unless the department requires the agency to purchase the materials, supplies, equipment, or contractual services pursuant to a master contract established under s. 16.972 (2) (h), or grants written authorization to the agency to procure the materials, supplies, equipment, or contractual services under s. 16.75 (1) or (2m), to purchase the materials, supplies, equipment, or contractual services from another agency or to provide the materials, supplies, equipment, or contractual services to itself. The board of regents of the University of Wisconsin System and the University of Wisconsin-Madison may make purchases of materials, supplies, equipment, and contractual services relating to information technology or telecommunications from the department.

SECTION 264. 16.841 of the statutes is repealed.

SECTION 265g. 16.848 (1) of the statutes is amended to read:

16.848 (1) Except as provided in sub. (2) and subject to sub. (3), the department may sell offer for sale any state-owned real property, if the department determines that the sale is in the best interest of the state. The Any sale may be either on the basis of public bids, with the department reserving the right to reject any bid in the interest of the state, or negotiated prices. If the department receives an offer to purchase property offered under this subsection, the department may submit a report to the building commission recommending acceptance of the offer. The report shall contain a description of the property and the reasons for the recommendation. The department may recommend the sale of a parcel of property with or without the approval of the agency, as defined in s. 16,52 (7), having jurisdiction of the property. If the building commission approves the proposed sale, the department may sell the property.

SECTION 265h. 16.848 (3) of the statutes is repealed. **SECTION 265i.** 16.848 (4) of the statutes is renumbered 16.848 (4) (a) and amended to read:

16.848 (4) (a) Except as provided in s. 13.48 (14) (e), if there is any outstanding public debt used to finance the acquisition, construction, or improvement of any property that is sold under sub. (1), the department shall deposit a sufficient amount of the net proceeds from the sale of the property in the bond security and redemption fund under s. 18.09 to repay the principal and pay the interest on the debt, and any premium due upon refunding any of the debt. If the property was acquired, constructed, or improved with federal financial assistance, the department 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 department 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, and if the net proceeds exceed the amount required to be deposited, paid, or used for another purpose under this subsection paragraph, the department shall deposit use the net proceeds or remaining net proceeds in the general fund to pay principal and interest costs on other outstanding public debt.

SECTION 265j. 16.848 (4) (b) of the statutes is created to read:

16.848 (4) (b) For the purpose of paying principal and interest costs on other outstanding public debt under par. (a), the secretary may cause outstanding bonds to be called for redemption on or following their optional redemption date, establish one or more escrow accounts to redeem bonds at their optional redemption date, or purchase bonds in the open market. To the extent practical,

the secretary shall consider all of the following in determining which public debt to redeem:

- 1. According preference to the redemption of general obligation debt within the same statutory bond purpose that was used to acquire, build, or improve the property being sold.
- 2. Maintaining compliance with federal tax law applicable to the general obligation debt that was issued to acquire, build, or improve the property being sold.
- 3. The extent to which general obligation debt that was issued to acquire, build, or improve the property being sold is subject to current optional redemption, would require establishment of an escrow, or could be assigned for accounting purposes to another statutory bond purpose.
- 4. The fiscal benefit of redeeming outstanding debt with higher interest costs.
- 5. The costs of federal tax law compliance in the selection of general obligation debt to be redeemed.

SECTION 266. 16.85 (1) of the statutes is amended to read:

16.85 (1) To take charge of and supervise all engineering or architectural services or construction work, as defined in s. 16.87, performed by, or for, the state, or any department, board, institution, commission, or officer of the state, including nonprofit-sharing corporations organized for the purpose of assisting the state in the construction and acquisition of new buildings or improvements and additions to existing buildings as contemplated under ss. 13.488, 36.09, and 36.11, except work to be performed for the University of Wisconsin System with respect to a building, structure, or facility involving a cost of less than \$500,000 that is funded entirely with the proceeds of gifts or grants made to the system, and except the engineering, architectural, and construction work of the department of transportation; and the engineering service performed by the department of commerce safety and professional services, department of revenue, public service commission, department of health services, and other departments, boards, and commissions when the service is not related to the maintenance, and construction and planning, of the physical properties of the state. The department may not authorize construction work for any state office facility in the city of Madison after May 11, 1990, unless the department first provides suitable space for a child care center primarily for use by children of state employees.

SECTION 267. 16.85 (1) of the statutes, as affected by 2011 Wisconsin Act (this act), is amended to read:

16.85 (1) To take charge of and supervise all engineering or architectural services or construction work, as defined in s. 16.87, performed by, or for, the state, or any department, board, institution, commission, or officer of the state, including nonprofit—sharing corporations organized for the purpose of assisting the state in the construction and acquisition of new buildings or improvements

and additions to existing buildings as contemplated under ss. 13.488, 36.09, and 36.11, except the engineering, architectural, and construction work of the department of transportation; and the engineering service performed by the department of safety and professional services, department of revenue, public service commission, department of health services, and other departments, boards, and commissions when the service is not related to the maintenance, and construction and planning, of the physical properties of the state. The department may not authorize construction work for any state office facility in the city of Madison after May 11, 1990, unless the department first provides suitable space for a child care center primarily for use by children of state employees.

SECTION 268. 16.85 (12) of the statutes is amended to read:

16.85 (12) To review and approve plans and specifications for any building or structure that is constructed for the benefit of the University of Wisconsin System or any institution thereof, and to periodically review the progress of any such building or structure during construction to assure compliance with the approved plans and specifications. This subsection does not apply to any building, structure, or facility that is constructed remodeled, repaired, renewed, or expanded for the University of Wisconsin System involving a cost of less than \$500,000 if the project is funded entirely from the proceeds of gifts or grants made to the system.

SECTION 275. 16.854 (1) (a) of the statutes is amended to read:

16.854 (1) (a) "Minority business" has the meaning given in s. 560.036 16.287 (1) (e).

SECTION 276. 16.854 (1) (b) of the statutes is amended to read:

16.854 (1) (b) "Minority group member" has the meaning given in s. 560.036-16.287 (1) (f).

SECTION 276m. 16.855 (1) of the statutes is amended to read:

16.855 (1) The department shall let by contract to the lowest qualified responsible bidder all construction work when the estimated construction cost of the project exceeds \$40,000 \$50,000, except for construction work authorized under s. 16.858 and except as provided in sub. (10m) or s. 13.48 (19). If a bidder is not a Wisconsin firm and the department determines that the state, foreign nation or subdivision thereof in which the bidder is domiciled grants a preference to bidders domiciled in that state, nation or subdivision in making governmental purchases, the department shall give a preference over that bidder to Wisconsin firms, if any, when awarding the contract, in the absence of compelling reasons to the contrary. The department may enter into agreements with states, foreign nations and subdivisions thereof for the purpose of implementing this subsection.

SECTION 277. 16.855 (2) (intro.) of the statutes is amended to read:

16.855 (2) (intro.) Except for projects authorized under s. 16.858, whenever the estimated construction cost of a project exceeds \$40,000 \$50,000, or if less and in the best interest of the state, the department shall:

SECTION 282. 16.855 (10m) (ac) of the statutes is amended to read:

16.855 (10m) (ac) In this subsection, "disabled veteran-owned business" means a business certified by the department of commerce administration under s. 560.0335 16,283 (3).

SECTION 283. 16.855 (10n) (a) of the statutes is amended to read:

16.855 (**10n**) (a) In this subsection, "minority group member" has the meaning given in s. 560.036 16.287 (1) (f).

SECTION 284. 16.855 (20) of the statutes is amended to read:

16.855 (20) This section does not apply to construction work performed by University of Wisconsin System students when the construction work performed is a part of a curriculum and where the work is course–related for the student involved. Prior approval of the building commission must be obtained for all construction projects to be performed by University of Wisconsin System students, except projects specified in s. 13.48 (10) (c).

SECTION 289b. 16.855 (22) of the statutes is amended to read:

16.855 (22) The provisions of this section, except sub. (10m), do not apply to construction work for any project that does not require the prior approval of the building commission under s. 13.48 (10) (a) if the project is constructed in accordance with policies and procedures prescribed by the building commission under s. 13.48 (29). If the estimated construction cost of any project, other than a project constructed by or for the University of Wisconsin System that is exempted under sub. (23), is at least \$40,000 \$50,000, and the building commission elects to utilize the procedures prescribed under s. 13.48 (29) to construct the project, the department shall provide adequate public notice of the project and the procedures to be utilized to construct the project on a publicly accessible computer site.

SECTION 290. 16.855 (23) of the statutes is created to read:

16.855 (23) This section does not apply to construction work for any project constructed by or for the University of Wisconsin System involving a cost of less than \$500,000 that is funded entirely with the proceeds of gifts and grants made to the system.

SECTION 297. 16.87 (1) (am) of the statutes is amended to read:

16.87 (1) (am) "Disabled veteran—owned business" means a business certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 300. 16.87 (5) of the statutes is created to read:

16.87 (5) This section does not apply to any project for the University of Wisconsin System involving a cost of less than \$500,000 that is funded entirely from the proceeds of gifts or grants made to the system.

SECTION 305. 16.89 of the statutes is amended to read:

16.89 Construction and services controlled by this chapter. No department, independent agency, constitutional office or agent of the state shall employ engineering, architectural or allied services or expend money for construction purposes on behalf of the state, except as provided in this chapter and except that the Board of Regents of the University of Wisconsin System may engage such services for any project involving a cost of less than \$500,000 that is funded entirely from the proceeds of gifts or grants made to the system.

SECTION 323. 16.95 (intro.) of the statutes is amended to read:

16.95 Powers and duties. (intro.) The department shall, through a system of comprehensive long-range planning, promote the development and the maximum wise use of the energy, natural, and human resources of the state. It and develop and implement a cost-effective, balanced, reliable, and environmentally responsible energy strategy to promote economic growth. The department shall do all of the following:

SECTION 324. 16.954 of the statutes is repealed.

SECTION 325. 16.956 of the statutes is repealed.

SECTION 325d. 16.957 (1) (gg) of the statutes is created to read:

16.957 (1) (gg) "Excess federal amount" means, for a fiscal year, the amount by which the federal assistance for the fiscal year exceeds the federal assistance for fiscal year 2007–08.

SECTION 325h. 16.957 (1) (gr) of the statutes is created to read:

16.957 (1) (gr) "Federal assistance" means, for a fiscal year, all moneys received from the federal government under 42 USC 6861 to 6873 and 42 USC 8621 to 8629 in the fiscal year.

SECTION 325p. 16.957 (1) (o) 1. of the statutes is amended to read:

16.957 (1) (o) 1. The total amount received by the department for low-income funding under 42 USC 6861 to 6873 and 42 USC 8621 to 8629 federal assistance in fiscal year 1997–98.

SECTION 325t. 16.957 (2) (a) 1. of the statutes is amended to read:

16.957 (2) (a) 1. All moneys received from the federal government under 42 USC 6861 to 6873 and 42 USC 8621 to 8629 The federal assistance in a fiscal year.

SECTION 326. 16.957(2)(d) 2m. of the statutes is created to read:

16.957 (2) (d) 2m. In fiscal years 2011–12 and 2012–13, at the department's discretion, subtract from the amount required to be spent on weatherization and

other energy conservation services under par. (a) an amount that is no more than the sum of \$10,000,000 and the excess federal amount for the fiscal year.

SECTION 326m. 16.957 (4) (c) 1. b. of the statutes is amended to read:

16.957 (4) (c) 1. b. All moneys received under 42 USC 6861 to 6873 and 42 USC 8621 to 8629 The federal assistance for that fiscal year.

SECTION 327. 16.964 (1m) (k) of the statutes is repealed.

SECTION 328. 16.964 (5) (a) of the statutes is amended to read:

16.964 (5) (a) The office shall provide grants from the appropriation under s. 20.505 (6) (e) (kb) to cities to employ additional uniformed law enforcement officers whose primary duty is beat patrolling. A city is eligible for a grant under this subsection in fiscal year 1994–95 if the city has a population of 25,000 or more. A city may receive a grant for a calendar year if the city applies for a grant before September 1 of the preceding calendar year. Grants shall be awarded to the 10 eligible cities submitting an application for a grant that have the highest rates of violent crime index offenses in the most recent full calendar year for which data is available under the uniform crime reporting system of the federal bureau of investigation.

SECTION 329. 16.964 (12) (b) of the statutes is amended to read:

16.964 (12) (b) The office shall make grants to counties to enable them to establish and operate programs, including suspended and deferred prosecution programs and programs based on principles of restorative justice, that provide alternatives to prosecution and incarceration for criminal offenders who abuse alcohol or other drugs. The office shall make the grants from the appropriations under s. 20.505 (6) (b), (j) (kn), and (ku). The office shall collaborate with the departments of corrections and health services in establishing this grant program.

SECTION 330. 16.964 (12) (br) of the statutes is created to read:

16.964 (12) (br) Any county that receives a grant under this subsection on or after January 1, 2012, shall provide matching funds that are equal to 25 percent of the amount of the grant.

SECTION 330e. 16.964 (12) (bt) of the statutes is created to read:

16.964 (12) (bt) The office shall make a grant under par. (b) in fiscal year 2011–12 to Milwaukee County in the amount of \$333,900, if Milwaukee County provides matching funds equal to 25 percent of the amount of the grant.

SECTION 330m. 16.964 (12) (bt) of the statutes, as created by 2011 Wisconsin Act (this act), is repealed.

SECTION 330s. 16.964 (12) (gm) of the statutes is created to read:

16.964 (12) (gm) Beginning in fiscal year 2012–13, the office shall, every 5 years, make grants under this subsection available to any county on a competitive basis. A county may apply for a grant under this paragraph regardless of whether the county has received a grant previously under this subsection.

SECTION 331. 16.964 (14) (intro.) of the statutes is amended to read:

16.964 (14) (intro.) Beginning in fiscal year 2008–09 2011–2012, from the appropriation under s. 20.505 (6) (f) (ke), the office shall in each fiscal year provide \$20,000 \$17,000 to each of the following child advocacy centers for education, training, medical advice, and quality assurance activities:

SECTION 332. 16.964 (15) (b) of the statutes is renumbered 16.964 (15) (b) 1.

SECTION 333. 16.964 (15) (b) 2. of the statutes is created to read:

16.964 (15) (b) 2. The office may charge a person that is not a state agency a fee for use of the statewide public safety interoperable communication system under par. (a).

SECTION 334. 16.967 (6) of the statutes is amended to read:

16.967 (6) REPORTS. By March 31 of each year, the department of administration, the department of agriculture, trade and consumer protection, the department of commerce safety and professional services, the department of health services, the department of natural resources, the department of tourism, the department of revenue, the department of transportation, the board of regents of the University of Wisconsin System, the public service commission, and the board of curators of the historical society shall each submit to the department a plan to integrate land information to enable such information to be readily translatable, retrievable, and geographically referenced for use by any state, local governmental unit, or public utility. Upon receipt of this information, the department shall integrate the information to enable the information to be used to meet land information data needs. The integrated information shall be readily translatable, retrievable, and geographically referenced to enable members of the public to use the information.

SECTION 335. 16.971 (9) of the statutes is amended to read:

16.971 (9) In conjunction with the public defender board, the director of state courts, the departments of corrections and justice and district attorneys, the department may maintain, promote and coordinate automated justice information systems that are compatible among counties and the officers and agencies specified in this subsection, using the moneys appropriated under s. 20.505 (1) (ja) (kh), (kp), and (kq). The department shall annually report to the legislature under s. 13.172 (2) concerning the department's efforts to improve and increase

the efficiency of integration of justice information systems.

SECTION 335m. 16.974 (4) of the statutes is created to read:

16.974 (4) Provide services authorized under sub. (3) to hospitals, as defined in s. 50.33 (2). Subsection (1) applies to the services provided under this subsection.

SECTION 336. 16.98 (4) of the statutes is amended to read:

16.98 (4) From the appropriation appropriations under s. 20.505 (1) (fo) and (kg), the department may provide grants to any organization with which the department contracts to operate the program under sub. (1).

SECTION 337. 16.99 (3b) of the statutes is amended to read:

16.99 (**3b**) "Juvenile correctional facility" means the Southern Oaks Girls School, the Ethan Allen School, the Copper Lake School and the Lincoln Hills School.

SECTION 339. 16.993 (7) of the statutes is amended to read:

16.993 (7) Purchase educational technology materials, supplies, equipment, and contractual services for school districts, cooperative educational service agencies, technical college districts, and, the board of regents of the University of Wisconsin System, and the University of Wisconsin–Madison under s. 16.72 (8), and establish standards and specifications for purchases of educational technology hardware and software by school districts, cooperative educational service agencies, technical college districts, and the board of regents of the University of Wisconsin System.

SECTION 342. 18.16(1) (a) of the statutes is amended to read:

18.16 (1) (a) "Disabled veteran—owned financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 343. 18.16 (1) (b) of the statutes is amended to read:

18.16 (1) (b) "Disabled veteran-owned investment firm" means an investment firm certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 344. 18.16 (1) (c) of the statutes is amended to read:

18.16 (1) (c) "Minority financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 345. 18.16 (1) (d) of the statutes is amended to read:

18.16 (1) (d) "Minority investment firm" means an investment firm certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 346. 18.64 (1) (a) of the statutes is amended to read:

18.64 (1) (a) "Disabled veteran—owned financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 347. 18.64 (1) (b) of the statutes is amended to read:

18.64 (1) (b) "Disabled veteran—owned investment firm" means an investment firm certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 348. 18.64 (1) (c) of the statutes is amended to read:

18.64 (1) (c) "Minority financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 349. 18.64 (1) (d) of the statutes is amended to read:

18.64 (1) (d) "Minority investment firm" means an investment firm certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 350. 18.77 (1) (a) of the statutes is amended to read:

18.77 (1) (a) "Disabled veteran—owned financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 351. 18.77 (1) (b) of the statutes is amended to read:

18.77 (1) (b) "Disabled veteran—owned investment firm" means an investment firm certified by the department of commerce administration under s. 560.0335 16.283 (3).

SECTION 352. 18.77 (1) (c) of the statutes is amended to read:

18.77 (1) (c) "Minority financial adviser" means a financial adviser certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 353. 18.77 (1) (d) of the statutes is amended to read:

18.77 (1) (d) "Minority investment firm" means an investment firm certified by the department of commerce administration under s. 560.036 16.287 (2).

SECTION 354y. 19.36 (12) of the statutes is amended to read:

19.36 (12) Information relating to certain employees. Unless access is specifically authorized or required by statute, an authority shall not provide access to a record prepared or provided by an employer performing work on a project to which s. 66.0903, 66.0904, 103.49, or 103.50 applies, or on which the employer is otherwise required to pay prevailing wages, if that record contains the name or other personally identifiable information relating to an employee of that employer, unless the employee authorizes the authority to provide access to that information. In this subsection, "personally iden-

tifiable information" does not include an employee's work classification, hours of work, or wage or benefit payments received for work on such a project.

SECTION 355b. 19.42 (13) (b) of the statutes is amended to read:

19.42 (13) (b) The positions of associate and assistant vice presidents of the University of Wisconsin System and vice chancellors identified in s. 20.923 (5).

SECTION 355g. 19.42 (13) (c) of the statutes is amended to read:

19.42 (13) (c) All positions identified under s. 20.923 (2), (4), (4g), (6) (f) to (h), (7), and (8) to (10), except clerical positions.

SECTION 356c. 19.42 (13) (cm) of the statutes is created to read:

19.42 (13) (cm) The president and vice presidents of the University of Wisconsin System and the chancellors and vice chancellors of all University of Wisconsin institutions, the University of Wisconsin Colleges, and the University of Wisconsin–Extension.

SECTION 356g. 19.44 (1) (f) of the statutes is amended to read:

19.44 (1) (f) If the individual who is required to file or a member of his or her immediate family received \$1,000 \$10,000 or more of his or her income for the preceding taxable year from a partnership, limited liability company, corporation electing to be taxed as a partnership under subchapter S of the internal revenue code or service corporation under ss. 180.1901 to 180.1921 in which the individual or a member of his or her immediate family, severally or in the aggregate, has a 10% or greater interest, the identity of each payer from which the organization received \$1,000 \$10,000 or more of its income for its preceding taxable year, except that if the individual who is required to file identifies the general nature of the business in which he or she or his or her immediate family is engaged then no identification need be made of a decedent's estate or an individual, not acting as a representative of an organization, unless the individual is a lobbyist as defined in s. 13.62. In addition, no identification need be made of payers from which dividends or interest are received.

SECTION 356q. 19.45 (11) (a) of the statutes is amended to read:

19.45 (11) (a) The administrator of the division of merit recruitment and selection in the office of state employment relations shall, with the board's advice, promulgate rules to implement a code of ethics for classified and unclassified state employees except state public officials subject to this subchapter, unclassified personnel in the University of Wisconsin System, and officers and employees of the judicial branch.

SECTION 357b. 19.45 (11) (b) of the statutes is amended to read:

19.45 (11) (b) The board of regents of the University of Wisconsin System shall establish a code of ethics for

unclassified personnel in that system who are not subject to this subchapter.

SECTION 357m. 19.55 (1) of the statutes is amended to read:

19.55 (1) Except as provided in sub. (2) and s. 5.05 (5s), all records under this subchapter or subch. III of ch. 13 in the possession of the board are open to public inspection at all reasonable times. The board shall require each person wishing to examine or copy a statement of economic interests and any information contained therein to do so only at the office of the board, and shall require an individual wishing to examine or copy a statement of economic interests or the list of persons who inspect any statements which are in the board's possession to provide his or her full name and address, and if the individual is representing another person, the full name and address of the person which he or she represents. Such identification may shall be provided in writing or in person. The board shall record and retain for at least 3 years information obtained by it pursuant to this subsection. No individual may use a fictitious name or address or fail to identify a principal in making any request for inspection.

SECTION 358. 19.56 (2) (b) 6. of the statutes is amended to read:

19.56(2) (b) 6. Is made available to the official by the department of commerce Wisconsin Economic Development Corporation or the department of tourism in accordance with sub. (3) (e), (em) or (f).

SECTION 359. 19.56 (3) (e) (intro.) of the statutes is amended to read:

19.56 (3) (e) (intro.) A state public official who is an officer or employee of the department of commerce Wisconsin Economic Development Corporation may solicit, receive and retain on behalf of the state anything of value for the purpose of any of the following:

SECTION 360. 19.56 (3) (e) 1. of the statutes is amended to read:

19.56 (3) (e) 1. The sponsorship by the department of commerce Wisconsin Economic Development Corporation of a trip to a foreign country primarily to promote trade between that country and this state that the department of commerce Wisconsin Economic Development Corporation can demonstrate through clear and convincing evidence is primarily for the benefit of this state.

SECTION 361. 19.56 (3) (f) of the statutes is amended to read:

19.56 (3) (f) A state public official may receive and retain from the department of commerce Wisconsin Economic Development Corporation anything of value which the department of commerce Wisconsin Economic Development Corporation is authorized to provide under par. (e) and may receive and retain from the department of tourism anything of value which the department of tourism is authorized to provide under par. (em).

SECTION 362. 19.57 of the statutes is amended to read:

19.57 Conferences, visits and economic development activities. The department of commerce Wisconsin Economic Development Corporation shall file a report with the board no later than April 30 annually, specifying the source and amount of anything of value received by the department of commerce Wisconsin Economic Development Corporation during the preceding calendar year for a purpose specified in s. 19.56 (3) (e), and the program or activity in connection with which the thing is received, together with the location and date of that program or activity.

SECTION 364. 19.85 (1) (i) of the statutes is repealed. **SECTION 366.** 20.001 (5) of the statutes is amended to read:

20.001 (5) REFUNDS OF EXPENDITURES. Any amount not otherwise appropriated under this chapter that is received by a state agency as a result of an adjustment made to a previously recorded expenditure from a sum certain appropriation to that agency due to activities that are of a temporary nature or activities that could not be anticipated during budget development and which serves to reduce or eliminate the previously recorded expenditure in the same fiscal year in which the previously recorded expenditure was made, except as provided in s. ss. 20.435 (4) (gm) and 20.437 (2) (md), may, upon request of the agency, be designated by the secretary of administration as a refund of an expenditure. Except as otherwise provided in this subsection, the secretary of administration may designate an amount received by a state agency as a refund of an expenditure only if the agency submits to the secretary a written explanation of the circumstances under which the amount was received that includes a specific reference in a statutory or nonstatutory law to a function of the agency under which the amount was received and the appropriation from which the previously recorded expenditure was made. A refund of an expenditure shall be deposited by the receiving state agency in the appropriation account from which the previously recorded expenditure was made. Except as otherwise provided in this subsection, a state agency which proposes to make an expenditure from moneys designated as a refund of an expenditure shall submit to the secretary of administration a written explanation of the purpose of the expenditure, including a specific reference in a statutory or nonstatutory law to a function of the agency under which the expenditure is to be made and the appropriation from which the expenditure is to be made. After submission and approval of an estimate of the amount proposed to be expended under s. 16.50 (2), a state agency may expend the moneys received from the refund of the expenditure. The secretary of administration may waive submission of any explanation required by this subsection for categories of refunds of expenditures or proposed refunds of expenditures.

SECTION 367m. 20.002 (11) (b) 2. of the statutes is amended to read:

20.002 (11) (b) 2. Except as provided in subd. 3, the secretary of administration shall limit the total amount of any temporary reallocations to the general fund at any one time during a fiscal year to an amount equal to 5% of the total amounts shown in the schedule under s. 20.005 (3) of appropriations of general purpose revenues, calculated by the secretary as of that time and for that fiscal year. During the 2009–11 2011–13 fiscal biennium, the amount that may be reallocated under this subdivision during a fiscal year may not exceed 7 2 percent of such revenues.

SECTION 368. 20.003 (4) (gk) of the statutes is created to read:

20.003 (4) (gk) For fiscal year 2013–14, \$65,000,000.

SECTION 369. 20.003 (4) (gL) of the statutes is created to read:

20.003 (4) (gL) For fiscal year 2014–15, \$65,000,000.

SECTION 370. 20.003 (4) (L) of the statutes is amended to read:

20.003 (4) (L) For fiscal year 2013–14 2015–16 and each fiscal year thereafter, 2 percent.

SECTION 370m. 20.003 (4m) of the statutes is amended to read:

20.003 (4m) REQUIRED GENERAL FUND STRUCTURAL BALANCE. No bill may be adopted by the legislature if the bill would cause in any fiscal year the 2nd year of any fiscal biennium the amount of moneys designated as "Total Expenditures" in the summary under s. 20.005 (1) for that fiscal year, less any amounts transferred to the budget stabilization fund in that fiscal year, to exceed the sum of the amount of moneys designated as "Taxes" and "Departmental Revenues" in the summary under s. 20.005 (1) for that fiscal year.

SECTION 371. 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 the state of Wisconsin for all funds beginning on July 1, 2011, and ending on June 30, 2013, is summarized as follows: [See Figure 20.005 (1) following]

GENERAL F	UND SUMMARY		
	2011-12	2012-13	
Opening Balance, July 1	\$ 86,246,400	\$ 73,444,000	
Revenues			
Taxes			
Enrolled 2011 AB 40	\$ 13,329,335,000	\$ 13,814,193,000	
2011 Act 10	-32,100,000	-35,000,000	
Departmental Revenues			
Tribal Gaming	26,537,600	28,073,800	
Other	647,882,500	584,602,100	
Total Available	\$ 14,057,901,500	\$ 14,465,312,900	
Appropriations, Transfers, and Reserves			
Gross Appropriations			
Enrolled 2011 AB 40	\$ 14,166,186,500	\$ 14,751,044,300	
2011 Act 26	-0-	14,500,000	
2011 Act 27	-170,000,000	-0-	
Transfers to			
Transportation Fund	22,500,000	137,627,000	
Injured Patients and Families			
Compensation Fund (2011 Act 27)	235,000,000	-0-	
Veterans Trust Fund	5,000,000	-0-	
Compensation Reserves	28,790,000	81,910,000	
Less Lapses	-303,019,000	594,184,100	
Total Expenditures	\$ 13,984,457,500	\$ 14,390,897,200	
Balances			
Gross Balance	\$ 73,444,000	\$ 74,415,700	
Less Required Statutory Balance	65,000,000		
Net Balance, June 30	\$8,444,000	\$ 9,415,700	
SUMMARY OF APPRO	PRIATIONS — ALL FUNDS		
	2011-12	2012-13	
General Purpose Revenue	\$ 14,166,186,500	\$ 14,751,044,300	
Federal Revenue	\$ 9,535,162,700	\$ 9,481,020,900	
Program	8,635,594,800	8,575,578,600	
Segregated	899,567,900	905,442,300	

11 Wisconsin Act	- 32 -		2011 A	Assembly Bill 40	
	20	011-12	2	2012-13	
Program Revenue	\$ 4	,331,016,600	\$	4,371,491,400	
Nonservice	3	,542,860,200		3,591,977,600	
Service		788,156,400		779,513,800	
Segregated Revenue	\$ 3	,673,268,100	\$	3,792,477,400	
State nonservice	3	,371,810,600		3,486,019,900	
Local		108,559,400		108,559,400	
Service		192,898,100		197,898,100	
GRAND TOTAL	\$ 31	,705,633,900	\$ 3	2,396,034,000	
SUMMARY OF CO	OMPENSATION RESERV	/ES — ALL I	FUNDS		
General Purpose Revenue	\$	28,790,000	\$	81,910,000	
Federal Revenue		16,662,700		45,710,000	
Program Revenue		5,932,000		16,643,600	
Segregated Revenue		7,003,400		19,617,400	
TOTAL	\$	58,388,100	\$	163,881,000	
LC	OTTERY FUND SUMMA	RY			
	2	2011-12		2012-13	
Gross Revenue					
Ticket Sales	\$	480,385,700		480,056,700	
Miscellaneous Revenue		198,500		239,600	
	\$	480,584,200	\$	480,296,300	
Expenses					
Prizes	\$	281,799,100	\$	281,633,300	
Administrative Expenses		66,998,500	. <u> </u>	67,124,800	
	\$	348,797,600	\$	348,758,100	
Net Proceeds	\$	131,786,600	\$	131,538,200	
	2	011-12	2	2012-13	
Total Available for Property Tax Relie					
Opening Balance	\$	13,518,500		9,611,700	
Net Proceeds		131,786,600		131,538,200	
Interest Earnings		502,300		2,130,700	
Gaming-related Revenue		192,900		192,900	
	\$	146,000,300	\$	143,473,500	

2011 Assembly Bill 40	- 33 -			2011	Wisconsin Act	
		2011-12		2012-13		
Property Tax Relief		\$	136,388,600	\$	133,867,400	
Gross Closing Balance		\$	9,611,700	\$	9,605,900	
Reserve		\$	9,611,700	\$	9,605,900	
Net Closing Balance		\$	-0-	\$	-0-	

SECTION 372. 20.005 (2) of the statutes is repealed and recreated to read:

20.005 (2) STATE BORROWING PROGRAM SUMMARY. The following schedule sets forth the state borrowing program summary: [See Figures 20.005 (2) (a) and (b) following]

Figure: 20.005 (2) (a)

SUMMARY OF BONDING AUTHORITY MODIFICATIONS 2011–13 FISCAL BIENNIUM

Source	and	Pur	pose
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Amount

GENERAL OBLIGATIONS

Administration	
Energy conservation	\$ 100,000,000
Agriculture, Trade and Consumer Protection	
Soil and water	7,000,000
Agricultural conservation easements	-12,000,000
Building Commission	
Refunding tax-supported and self-amortizing general obligation debt	
before July 1, 2013	264,200,000
Other public purposes	193,420,700
Housing state departments	18,711,300
Lac du Flambeau Indian tribal cultural center	250,000
Corrections	
Correctional facilities	20,801,800
Self-amortizing facilities	-5,442,900
Educational Communications Board	
Communications facilities	521,700

011 Wisconsin Act	- 34 <i>-</i>	2011 Assembly Bill 40
Source and Purpose		Amount
Environmental Improvement Fund		
Safe drinking water loan progra	m	9,400,000
Clean water fund		6,700,000
Health Services		
Mental health facilities		3,445,700
Historical Society		
History center		-10,000,000
Museum facility		10,000,000
Marquette University		
Dental clinic and education faci	lities	8,000,000
Military Affairs		
Armory facilities		-8,747,400
Natural Resources		
Stewardship 2000		-234,000,000
Nonpoint source		7,000,000
Environmental repair		3,000,000
Urban nonpoint source cost-sha	ring	6,000,000
Contaminated sediment remova	l	5,000,000
Dam safety projects		4,000,000
Environmental SEG administrat	ive facilities	692,700
SEG supported facilities		9,346,500
Public Instruction		
Residential schools		4,982,900
State Fair Park		
Self-amortizing facilities		450,000
Transportation		
Southeast Wisconsin transit imp	rovements	-100,000,000
Marquette interchange, Zoo Inte	rchange, I 94 north-south corridor	151,200,000
Harbor improvements		10,700,000
Rail acquisitions and improvement	ents	30,000,000
State highway rehabilitation pro	jects	115,351,500
State highway rehabilitation cert	tain projects	81,000,000
Major highway projects		50,000,000

11 Assembly Bill 40	- 35 <i>-</i>	2011 Wisconsin Ac
Source and Purpose		Amount
University of Wisconsin		
Academic facilities		122,904,500
Self-amortizing facilities		157,578,100
Veterans Affairs		
Self-amortizing housing		<u>5,470,700</u>
TOTAL General Obligation Bon	ds	\$ 1,036,937,800
	REVENUE OBLIGATIONS	
Environmental Improvement Fund		
Clean water fund program		\$ 353,000,000
Transportation		
Major highway projects, tra	ansportation facilities	341,763,100
TOTAL Revenue Obligation Bor	nds	\$ 694,763,100
GRAND TOTAL General and Re Bonding Authority Modification		\$ 1,731,700,900

GENERAL OBLIGATION DEBT SERVICE FISCAL YEARS 2011–12 AND 2012–13

Figure: 20.005 (2) (b)

STATUTE	, AGENCY AND PURPOSE	Source		2011-12		2012-13
20.115 Agriculture, trade and consumer protection, department of						
(2)(d)	Principal repayment and interest	GPR	\$	4,600	\$	12,900
(7)(b)	Principal repayment and interest, conservation reserve enhancement	GPR		412,100		1,908,800
(7)(br)	Principal repayment and interest; agricultural conservation easements	GPR		-0-		-0-
20.190 S	tate fair park board					
(1)(c)	Housing facilities principal repayment, interest and rebates	GPR		862,100		1,085,700
(1)(d)	Principal repayment and interest	GPR		1,009,800		2,251,800
20.225 E	Educational communications board					
(1)(c)	Principal repayment and interest	GPR		1,209,300		3,218,800
20.245 E	listorical society					
(1)(e)	Principal repayment, interest, and rebates	GPR		1,119,500		2,447,500

2011 Wisco	onsin Act –	36 –	2011	Assembly Bill 40
STATUTI	E, AGENCY AND PURPOSE	Source	2011-12	2012-13
20.250 I	Medical College of Wisconsin			
(1)(c)	Principal repayment, interest, and rebates; biomedical research and technology incubator	GPR	1,286,000	2,912,600
(1)(e)	Principal repayment and interest	GPR	-0-	-0-
	Public instruction, department of	OTT	V	v
(1)(d)	Principal repayment and interest	GPR	455,800	944,700
, , , ,	University of Wisconsin System	OLK	433,000	944 ,700
(1)(d)	Principal repayment and interest	GPR	98,365,300	204,717,500
	• • •	Urk	90,303,300	204,717,300
	Environmental improvement program			
(1)(c)	Principal repayment and interest – clean water fund program	GPR	25,535,300	34,403,500
(2)(c)	Principal repayment and interest – safe drinking water loan program	GPR	2,583,500	4,441,100
20.370	Natural resources, department of			
(7)(aa)	Resource acquisition and development – principal repayment and interest	GPR	33,650,800	67,013,000
(7)(ac)	Principal repayment and interest – recreational boating bonds	GPR	-0	-0-
(7)(cb)	Principal repayment and interest – pollution abatement bonds	GPR	9,324,700	9,311,900
(7)(cc)	Principal repayment and interest – combined sewer overflow; pollution abatement bonds	GPR	3,879,000	4,970,200
(7)(cd)	Principal repayment and interest – municipal clean drinking water grants	GPR	975,400	270,500
(7)(ea)	Administrative facilities – principal repayment and interest	GPR	427,800	888,800
20.395	Transportation, department of			
(6)(af)	Principal repayment and interest, local roads for job preservation program and major highway and rehabilitation projects, state funds	GPR	43,066,300	162,296,000
20.410	Corrections, department of			
(1)(e)	Principal repayment and interest	GPR	46,889,500	87,579,700
(1)(ec)	Prison industries principal, interest and rebates	GPR	-0-	-0-
(3)(e)	Principal repayment and interest	GPR	3,111,100	6,147,700
	Health services, department of		• •	
(2)(ee)	Principal repayment and interest	GPR	10,658,500	21,301,200
	Military affairs, department of		, ,	
(1)(d)	Principal repayment and interest	GPR	3,441,300	6,089,300
	Veterans affairs, department of		- , · · - , · · ·	, , 5
(1)(f)	Principal repayment and interest	GPR	1,147,400	1,814,200

1 Assen	nbly Bill 40 –	37 –	201	1 Wisconsin Ac
STATUTE	, AGENCY AND PURPOSE	Source	2011-12	2012-13
20.505 A	dministration, department of			
(4)(es)	Principal, interest, and rebates; general purpose revenue – schools	GPR	1,353,100	2,252,200
(4)(et)	Principal, interest, and rebates; general purpose revenue – public library boards	GPR	8,400	15,200
(5)(c)	Principal repayment and interest; Black Point Estate	GPR	81,100	170,200
20.855 M	liscellaneous appropriations			
(8)(a)	Dental clinic and education facility; principal repayment, interest and rebates	GPR	940,000	1,789,900
20.867 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	6,896,600	13,367,700
(3)(a)	Principal repayment and interest	GPR	6,816,100	28,051,100
(3)(b)	Principal repayment, interest, and rebates	GPR	1,112,600	2,373,000
(3)(bb)	Principal repayment, interest, and rebates; AIDS Network, Inc.	GPR	13,900	23,400
(3)(bc)	Principal repayment, interest, and rebates; Grand Opera House in Oshkosh	GPR	12,500	40,200
(3)(bd)	Principal repayment, interest, and rebates; Aldo Leopold climate change classroom and interactive laboratory	GPR	12,500	40,200
(3)(be)	Principal repayment, interest, and rebates; Bradley Center Sports and Entertainment Corporation	GPR	176,400	390,600
(3)(bf)	Principal repayment, interest, and rebates; AIDS Resource Center of Wisconsin, Inc.	GPR	36,900	62,200
(3)(bg)	Principal repayment, interest, and rebates; Madison Children's Museum	GPR	11,600	19,500
(3)(bh)	Principal repayment, interest, and rebates; Myrick Hixon EcoPark, Inc.	GPR	31,000	41,100
(3)(bi)	Principal repayment, interest, and rebates; Marshfield Clinic	GPR	125,000	526,300
(3)(bj)	Principal repayment, interest, and rebates; Lac du Flambeau Indian Tribal Cultural Center	GPR	-0-	-0-
(3)(bk)	Principal repayment, interest, and rebates; National Soldiers Home Historic District	GPR	-0-	-0-
(3)(bm)	Principal repayment, interest, and rebates; HR Academy, Inc.	GPR	59,900	134,400

2011 Wisco	onsin Act –	38 –	2011 Assembly Bill 4			
STATUTE	E, AGENCY AND PURPOSE	Source	2011-12	2012-13		
(3)(bn)	Principal repayment, interest and rebates; Hmong cultural centers	GPR	12,300	22,000		
(3)(bp)	Principal repayment, interest and rebates	GPR	-0-	-0		
(3)(bq)	Principal repayment, interest and rebates; children's research institute	GPR	501,300	1,037,500		
(3)(br)	Principal repayment, interest and rebates	GPR	61,200	99,100		
(3)(bu)	Principal repayment, interest and rebates; Civil War exhibit at the Kenosha Public Museums	GPR	26,900	43,800		
(3)(bv)	Principal repayment, interest, and rebates; Bond Health Center	GPR	-0-	40,200		
(3)(e)	Principal repayment, interest and rebates; parking ramp	GPR				
TOTAL	General Purpose Revenue Debt Service		\$ 307,764,200	\$ 676,758,700		
20.190	State Fair Park Board					
(1)(j)	State fair principal repayment, interest and rebates	PR	\$ 4,826,900	\$ 4,841,100		
20.225	Educational communications board		, ,			
(1)(i)	Program revenue facilities; principal repayment, interest, and rebates	PR	14,100	13,800		
20.245 E	Historical society					
(1)(j)	Self-amortizing facilities; principal repayment, interest, and rebates	PR	8,400	6,900		
20.285 U	University of Wisconsin System					
(1)(gj)	Self-amortizing facilities principal and interest	PR	78,808,800	90,260,500		
	Natural resources, department of					
(7)(ag)	Land acquisition – principal repayment and interest	PR	-0-	-0-		
(7)(cg)	Principal repayment and interest – nonpoint repayments	PR	-0-	-0		
	Corrections, department of					
(1)(ko)	Prison industries principal repayment, interest and rebates	PR	91,300	96,100		
20.485 V	eterans affairs, department of					
(1)(go)	Self-amortizing facilities; principal repayment and interest	PR	1,230,700	1,309,400		
20.505 A	Administration, department of					
(4)(ha)	Principal, interest, and rebates; program revenue – schools	PR	724,700	332,100		
(4)(hb)	Principal, interest, and rebates; program revenue – public library boards	PR	5,200	-0-		
(5)(g)	Principal repayment, interest and rebates; parking	PR	1,778,000	2,260,300		

I ASSCII	ıbly Bill 40 –	39 –	20	11 Wisconsin A
STATUTE,	AGENCY AND PURPOSE	Source	2011-12	2012-13
(5)(kc)	Principal repayment, interest and rebates	PR	19,320,200	16,986,900
20.867 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-
(3)(i)	Principal repayment, interest and rebates; capital equipment	PR	-0-	-0-
(3)(kd)	Energy conservation construction projects; principal repayment, interest and rebates	PR	2,183,000	3,013,300
(3)(km)	Aquaculture demonstration facility; principal repayment and interest	PR	263,400	264,700
TOTAL I	Program Revenue Debt Service		\$ 109,254,700	\$ 119,385,100
		_		
	griculture, trade and consumer protection	n, department	t of	
(7)(s)	Principal repayment and interest; soil and water, environmental fund	SEG	\$ 3,061,800	\$ 3,384,300
20.320 E	nvironmental improvement program			
(1)(t)	Principal repayment and interest – clean water fund program bonds	SEG	8,000,000	8,000,000
20.370 N	atural resources, department of			
(7)(aq)	Resource acquisition and development – principal repayment and interest	SEG	16,600	16,600
(7)(ar)	Dam repair and removal – principal repayment and interest	SEG	481,200	515,600
(7)(at)	Recreation development – principal repayment and interest	SEG	-0-	-0-
(7)(au)	State forest acquisition and development – principal repayment and interest	SEG	13,500,000	13,500,000
(7)(bq)	Principal repayment and interest – remedial action	SEG	3,865,600	4,062,600
(7)(br)	Principal repayment and interest – contaminated sediment	SEG	696,100	1,045,600
(7)(cq)	Principal repayment and interest – nonpoint source grants	SEG	8,437,600	8,508,000
(7)(cr)	Principal repayment and interest – nonpoint source	SEG	832,000	1,036,200
(7)(cs)	Principal repayment and interest – urban nonpoint source cost–sharing	SEG	2,403,000	2,537,400
(7)(ct)	Principal repayment and interest – pollution abatement, environmental fund	SEG	8,000,000	8,000,000
(7)(eq)	Administrative facilities – principal			

(7)(er) Administrative facilities – principal repayment and interest; environmental fund SEG 635,700 659,30 20.395 Transportation, department of (6)(aq) Principal repayment and interest, transportation facilities, state highway rehabilitation, major highway projects, state funds SEG 21,705,300 27,783,90 (6)(ar) Principal repayment and interest, buildings, state funds SEG 14,600 14,90 (6)(au) Principal repayment and interest, Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north–south corridor reconstruction projects, state funds SEG 41,826,400 49,284,70 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG —0———(20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG —0———(TOTAL Segregated Revenue Debt Service \$137,308,500 \$152,603,60	1 Wisconsin Act -		40 –	2011	2011 Assembly Bil		
repayment and interest; environmental fund SEG 635,700 659,30 20.395 Transportation, department of (6)(aq) Principal repayment and interest, transportation facilities, state highway rehabilitation, major highway projects, state funds SEG 21,705,300 27,783,90 (6)(ar) Principal repayment and interest, buildings, state funds SEG 14,600 14,90 (6)(au) Principal repayment and interest, Marquette interchange, zoo interchange, southeast megaprojects, and 1 94 north—south corridor reconstruction projects, state funds SEG 41,826,400 49,284,70 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG —0———(20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG —0———(TOTAL Segregated Revenue Debt Service \$137,308,500 \$152,603,60	STATUTE,	, AGENCY AND PURPOSE	Source	2011-12	2012-13		
(6)(aq) Principal repayment and interest, transportation facilities, state highway rehabilitation, major highway projects, state funds SEG 21,705,300 27,783,90 (6)(ar) Principal repayment and interest, buildings, state funds SEG 14,600 14,90 (6)(au) Principal repayment and interest, Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north—south corridor reconstruction projects, state funds SEG 41,826,400 49,284,70 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG —0— ——(20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG —0— ——(TOTAL Segregated Revenue Debt Service \$ 137,308,500 \$ 152,603,60	(7)(er)	repayment and interest; environmental	SEG	635,700	659,300		
transportation facilities, state highway rehabilitation, major highway projects, state funds SEG 21,705,300 27,783,90 (6)(ar) Principal repayment and interest, buildings, state funds SEG 14,600 14,90 (6)(au) Principal repayment and interest, Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north—south corridor reconstruction projects, state funds SEG 41,826,400 49,284,70 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG —0———————————————————————————————————	20.395 T	ransportation, department of					
buildings, state funds SEG 14,600 14,90 (6)(au) Principal repayment and interest, Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north—south corridor reconstruction projects, state funds 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG —0— —————————————————————————————————	(6)(aq)	transportation facilities, state highway rehabilitation, major highway projects,	SEG	21,705,300	27,783,900		
Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north—south corridor reconstruction projects, state funds SEG 41,826,400 49,284,70 20.485 Veterans affairs, department of (3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG -0(20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG 5EG -0(TOTAL Segregated Revenue Debt Service \$137,308,500 \$152,603,60	(6)(ar)		SEG	14,600	14,900		
(3)(t) Debt service SEG 19,033,300 19,020,70 (4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG -06 20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG -06 TOTAL Segregated Revenue Debt Service \$137,308,500 \$152,603,60	(6)(au)	Marquette interchange, zoo interchange, southeast megaprojects, and I 94 north–south corridor	SEG	41,826,400	49,284,700		
(4)(qm) Repayment of principal and interest SEG 86,100 85,50 20.866 Public debt (1)(u) Principal repayment and interest SEG -00- 20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG	20.485 V	eterans affairs, department of					
20.866 Public debt (1)(u) Principal repayment and interest SEG -00- 20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG	(3)(t)	Debt service	SEG	19,033,300	19,020,700		
(1)(u) Principal repayment and interest SEG -00- 20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG	(4)(qm)	Repayment of principal and interest	SEG	86,100	85,500		
20.867 Building commission (3)(q) Principal repayment and interest; segregated revenues SEG	20.866 P	ublic debt					
(3)(q) Principal repayment and interest; segregated revenues SEG	(1)(u)	Principal repayment and interest	SEG	-0-	-0-		
segregated revenues SEG	20.867 B	uilding commission					
	(3)(q)	• • •	SEG				
CDAND TOTAL AUDILO	TOTAL S	Segregated Revenue Debt Service		\$ 137,308,500	\$ 152,603,600		
I PRAINTE LEFT ALL ATT HER TERRICO STATE S	GRAND	TOTAL All Debt Service		\$ 554,327,400	\$ 948,747,400		

SECTION 373. 20.005 (3) of the statutes is repealed and recreated to read:

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

Fig	ure: 20.005 (3)				
STATU	TE, AGENCY AND PURPOSE	Source	Түре	2011–12	2012-13
		Commer	ce		
20.115	5 Department of Agriculture, Trade a	nd Consume	r Protection		
(1)	FOOD SAFETY AND CONSUMER PROTECT				
(a)	General program operations	GPR	Α	-0-	-0-
	Food inspection	GPR	Α	3,398,800	3,398,800
	Meat and poultry inspection	GPR	Α	3,789,600	4,048,200
	Trade and consumer protection	GPR	Α	1,742,400	1,742,400
	NET APPROPRIATION			8,930,800	9,189,400
(g)	Related services	PR	Α	42,700	42,700

l Ass	embly Bill 40	-41-		2011 Wisconsin Act		
Statu	TE, AGENCY AND PURPOSE	Source	Түре	2011-12	2012-13	
(gb)	Food regulation	PR	A	5,603,300	5,644,90	
(gf)	Fruit and vegetable inspection	PR	C	988,200	988,200	
(gh)		PR	Α	124,800	124,800	
(gm)	——————————————————————————————————————	PR	Α	156,300	156,300	
(h)	Grain inspection and certification	PR	С	1,400,800	1,400,800	
(hm)	•			,,	.,,.	
` ′	products regulation	PR	Α	463,200	466,500	
(i)	Sale of supplies	PR	Α	25,400	25,400	
(im)						
	solicitor fees	PR	Α	263,400	273,600	
(ip)	Bisphenol A enforcement	PR	C	-0-	-0-	
(j)	Weights and measures inspection	PR	A	1,342,400	1,343,600	
(jb)	Consumer protection, information, and	d				
•	education	PR	Α	147,800	147,800	
(jm)	Telecommunications utility trade					
	practices	PR	A	394,900	401,400	
(m)	Federal funds	PR-F	C	5,329,300	5,579,200	
(q)	Dairy, grain, and vegetable security	SEG	A	1,142,600	1,145,500	
(r)	Unfair sales act enforcement	SEG	A	213,600	213,600	
(s)	Weights and measures; petroleum					
	inspection fund	SEG	Α	771,400	771,400	
(u)	Recyclable and nonrecyclable product					
	regulation	SEG	A	-0-	-0-	
(v)	Agricultural producer security;		_	_		
	contingent financial backing	SEG	S	-0-	-0-	
(w)	Agricultural producer security;	or.c	a	200.000	200.000	
(L)	payments	SEG	S	200,000	200,000	
(wb)	Agricultural producer security; proceeds of contingent financial					
	backing	SEG	C	-0-	-0-	
(wc)		SEG	C	O	O	
(***)	repayment of contingent financial					
	backing	SEG	S	-0-	-0-	
) PROGRAN				
	GENERAL PURPOSE REVENUE	,		8,930,800	9,189,400	
	PROGRAM REVENUE			16,282,500	16,595,200	
	FEDERAL			(5,329,300)	(5,579,200	
	OTHER			(10,953,200)	(11,016,000	
	SEGREGATED REVENUE			2,327,600	2,330,500	
	OTHER			(2,327,600)	(2,330,500	
	TOTAL-ALL SOURCES			27,540,900	28,115,100	
(2)	Animal health services			, ,	,,-00	
(a)	General program operations	GPR	A	2,691,000	2,691,000	
(b)	Animal disease indemnities	GPR	S	108,600	108,600	
(c)	Financial assistance for			,	_ 00,000	
(-)	paratuberculosis testing	GPR	A	211,200	211,200	
(d)	Principal repayment and interest	GPR	S	4,600	12,900	
(g)	Related services	PR	C	-0-	-0-	
	Sale of supplies	PR	A	28,400	28,400	
(h)	Saic of supplies					

2011 Wisc	011 Wisconsin Act -			2011 Assembly Bill 4		
STATUT	TE, AGENCY AND PURPOSE	Source	Түре	2011-12	2012-13	
(j)	Dog licenses, rabies control, and					
	related services	PR	C	506,700	516,800	
(m)	Federal funds	PR-F	C	2,721,400	2,588,800	
(q)	Animal health inspection, testing and				_	
	enforcement	SEG	A	351,700	351,700	
		PROGRAM	1 TOTALS	* * * * * * * * * * * * * * * * * * * *		
	GENERAL PURPOSE REVENUE			3,015,400	3,023,700	
	PROGRAM REVENUE			3,822,800	3,700,300	
	FEDERAL			(2,721,400)	(2,588,800)	
	OTHER			(1,101,400)	(1,111,500)	
	SEGREGATED REVENUE			351,700	351,700	
	OTHER			(351,700)	(351,700)	
	TOTAL-ALL SOURCES			7,189,900	7,075,700	
(3)	AGRICULTURAL DEVELOPMENT SERVICES					
(a)	General program operations	GPR	Α	2,205,000	2,205,000	
(at)	Farm to school program administration	GPR	Α	64,900	64,900	
(g)	Related services	PR	Α	-0-	-0-	
(h)	Loans for rural development	PR	C	58,700	58,700	
(i)	Marketing orders and agreements	PR	C	95,200	95,200	
(j)	Stray voltage program	PR	Α	534,400	534,400	
(ja)	Agricultural development services and materials	PR	С	147,300	147,300	
(jm)	Stray voltage program; rural electric		-		2 ,2	
(,,,,	cooperatives	PR	A	22,300	22,300	
(L)	Something special from Wisconsin			,	•	
,	promotion	PR	A	49,200	58,000	
(m)	Federal funds	PR-F	C	4,980,500	4,980,500	
	(3)	PROGRAM	1 TOTALS			
	GENERAL PURPOSE REVENUE			2,269,900	2,269,900	
	PROGRAM REVENUE			5,887,600	5,896,400	
	FEDERAL			(4,980,500)	(4,980,500)	
	OTHER			(907,100)	(915,900)	
	TOTAL-ALL SOURCES			8,157,500	8,166,300	
(4)	AGRICULTURAL ASSISTANCE					
(a)	Aid to Wisconsin livestock breeders					
	association	GPR	A	-0-	-0-	
(am)	Buy local grants	GPR	В	200,000	200,000	
(as)	Farm to school grants	GPR	Α	-0-	-0	
(b)	Aids to county and district fairs	GPR	Α	356,400	356,400	
(c)	Agricultural investment aids	GPR	В	321,000	321,000	
(d)	Dairy industry promotion	GPR	Α	200,000	200,000	
(e)	Aids to World Dairy Expo, Inc.	GPR	Α	20,100	20,100	
(f)	Exposition center grants	GPR	Α	182,700	182,700	
(q)	Grants for agriculture in the classroom					
	program	SEG	A	93,900	93,900	
(qm)	Grants for agricultural facilities	SEG	В	-0-	-0-	
(r)	Agricultural investment aids,		_	_		
	agrichemical management fund	SEG	В	-0-	-0-	
(s)	Grazing lands conservation	SEG	Α	375,500	375,500	

2011 Asser	mbly Bill 40	- 43 -		2011 Wisconsin Act		
STATUTI	E, AGENCY AND PURPOSE	Source	Түре	2011-12	2012-13	
	(4)	PROGRAM	TOTALS			
(GENERAL PURPOSE REVENUE	I KOOKAN	I IOIALS	1,280,200	1,280,200	
	SEGREGATED REVENUE			469,400	469,400	
٠	OTHER			(469,400)	(469,400)	
п	TOTAL-ALL SOURCES			1,749,600	1,749,600	
	AGRICULTURAL RESOURCE MANAGEMENT			1,7 15,000	1,1 12,000	
(a)	General program operations	GPR	Α	768,200	768,200	
(b)	Principal repayment and interest,	0		,		
(0)	conservation reserve enhancement	GPR	S	412,100	1,908,800	
(c)	Soil and water resource management					
(*)	program	GPR	C	3,843,100	3,843,100	
(dm)	Farmland preservation planning grants	GPR	Α	374,200	374,200	
(g)	Agricultural impact statements	PR	C	295,200	295,200	
(ga)	Related services	PR	C	344,400	346,700	
(gm)	Seed testing and labeling	PR	C	87,800	87,800	
(h)	Fertilizer research assessments	PR	C	135,600	233,600	
(ha)	Liming material research funds	PR	C	21,100	21,100	
(i)	Agricultural conservation easements;					
	gifts and grants	PR	C	-0	-0-	
(ja)	Plant protection	PR	C	324,800	324,800	
(k)	Agricultural resource management					
	services	PR-S	C	666,000	666,000	
(m)	Federal funds	PR-F	C	4,066,100	4,075,000	
(qc)	Plant protection; conservation fund	SEG	Α	1,570,600	1,570,600	
(qd)	Soil and water administration;	~~~		A 100 500	2 100 500	
	environmental fund	SEG	Α	2,189,500	2,189,500	
(qe)	Soil and water management; local	CEC		5.026.000	5.026.000	
(6	assistance	SEG	A	5,036,900	5,036,900 5,356,700	
(qf)	Soil and water management; aids	SEG	A	5,356,700	3,330,700	
(r)	General program operations; agrichemical management	SEG	Α	6,607,800	6,713,100	
(a)	Principal repayment and interest; soil	SEC	Α	0,007,000	0,713,100	
(s)	and water, environmental fund	SEG	S	3,061,800	3,384,300	
(tg)	Agricultural conservation easements	SEG	A	-0-	-0-	
(tg)	Farmland preservation planning grants,		1.	, and the second	· ·	
(1111)	working lands fund	SEG	Α	-0-	-0-	
(ts)	Working lands programs	SEG	Α	-0-	-0-	
(va)	Clean sweep grants	SEG	A	750,000	750,000	
(wm)	Agricultural chemical cleanup					
,	reimbursement	SEG	C	2,200,000	2,200,000	
	(7)	PROGRAM	M TOTALS			
(GENERAL PURPOSE REVENUE			5,397,600	6,894,300	
I	PROGRAM REVENUE			5,941,000	6,050,200	
	FEDERAL			(4,066,100)	(4,075,000)	
	OTHER			(1,208,900)	(1,309,200)	
	SERVICE			(666,000)	(666,000)	
5	SEGREGATED REVENUE			26,773,300	27,201,100	
	OTHER			(26,773,300)	(27,201,100)	
	ГОТAL-ALL SOURCES			38,111,900	40,145,600	
(8)	CENTRAL ADMINISTRATIVE SERVICES					

Wisc	onsin Act	- 44 -		2011 Ass	embly Bill 40
Statut	E, AGENCY AND PURPOSE	Source	Түре	2011-12	2012-13
(a)	General program operations	GPR	A	5,718,400	5,718,400
(g)	Gifts and grants	PR	C	1,273,300	1,178,000
(ge)	Agricultural education and workforce				
	development council, gifts and grants		C	19,300	19,300
(gm)	Enforcement cost recovery	PR	A	4,600	4,600
(h)	Sale of material and supplies	PR	C	9,600	9,600
(ha)	General laboratory related services	PR	C	74,100	74,100
(hm)	Restitution	PR	C	-0-	-0-
(i)	Related services	PR	A	85,600	85,600
(j)	Electronic processing	PR	C	-0-	-0-
(jm) (k)	Telephone solicitation regulation Computer system equipment, staff an	PR d	С	764,600	767,600
. ,	services	PR-S	Α	1,944,900	1,945,600
(kL)	Central services	PR-S	C	927,500	927,500
(km)	General laboratory services	PR-S	В	2,956,500	2,982,000
(ks)	State services	PR-S	C	187,900	187,900
(m)	Federal funds	PR-F	C	1,899,900	1,899,900
(pz)	Indirect cost reimbursements	PR-F	C	2,132,100	2,065,400
	3)	B) PROGRAM	1 TOTALS		
	GENERAL PURPOSE REVENUE			5,718,400	5,718,400
	PROGRAM REVENUE			12,279,900	12,147,100
	FEDERAL			(4,032,000)	(3,965,300)
	OTHER			(2,231,100)	(2,138,800)
	SERVICE			(6,016,800)	(6,043,000)
,	TOTAL-ALL SOURCES	15 DEDADEM	ENITE TOTA	17,998,300	17,865,500
	GENERAL PURPOSE REVENUE	15 DEPARTM	ENI IOIA	26,612,300	28,375,900
	PROGRAM REVENUE			44,213,800	44,389,200
	FEDERAL			(21,129,300)	(21,188,800)
	OTHER			(16,401,700)	(16,491,400)
	SERVICE			(6,682,800)	(6,709,000)
	SEGREGATED REVENUE			29,922,000	30,352,700
	OTHER			(29,922,000)	(30,352,700)
	TOTAL-ALL SOURCES			100,748,100	103,117,800
	Department of Financial Institutions	3		100,710,100	102,117,000
(1)	SUPERVISION OF FINANCIAL INSTITUTION		REGULATION	AND OTHER FUNCTION	ıs
(a)	Losses on public deposits	GPR	S	-0	-0-
(g)	General program operations	PR	Α	16,563,900	16,606,600
(h)	Gifts, grants, settlements and				
	publications	PR	C	58,500	58,500
(i)	Investor education and training fund	PR	Α	84,500	84,500
(j)	Payday loan database and financial				
	literacy	PR	C	900,000	900,000
(m)	Credit union examinations, federal	_	_		
	funds	PR-F	C	-0-	-0-
(u)	State deposit fund	SEG	S	-0-	-0-
	· ·	I) PROGRAN	1 TOTALS		
	GENERAL PURPOSE REVENUE			-0-	-0-
	PROGRAM REVENUE			17,606,900	17,649,600
	FEDERAL			(-0-)	(-0-

2011 Asse	embly Bill 40	- 45 -		2011 W	isconsin Act
STATU	TE, AGENCY AND PURPOSE	Source	Түре	2011-12	2012-13
	OTHER			(17,606,900)	(17,649,600)
	SEGREGATED REVENUE			-0-	-0-
	OTHER			(-0-)	(-0-)
	TOTAL-ALL SOURCES			17,606,900	17,649,600
	20	.144 DEPARTN	MENT TOTA	LS	
	GENERAL PURPOSE REVENUE			-0-	-0-
	PROGRAM REVENUE			17,606,900	17,649,600
	FEDERAL			(-0-)	(-0-)
	OTHER			(17,606,900)	(17,649,600)
	SEGREGATED REVENUE			-0-	-0-
	OTHER			(-0-)	(-0-)
	TOTAL-ALL SOURCES			17,606,900	17,649,600
20.145	Office of the Commissioner of Insu	ırance			
(1)	SUPERVISION OF THE INSURANCE INDU	STRY			
(g)	General program operations	PR	Α	16,823,200	16,823,200
(gm)		PR	C	-0-	-0-
(h)	Holding company restructuring				
	expenses	PR	C	-0-	-0-
(m)	Federal funds	PR-F	C	-0-	-0-
		(1) PROGRA	M TOTALS		
	PROGRAM REVENUE			16,823,200	16,823,200
	FEDERAL			(-0-)	(-0-)
	OTHER			(16,823,200)	(16,823,200)
	TOTAL-ALL SOURCES			16,823,200	16,823,200
(2)	Injured patients and families com	PENSATION FUND)		
(a)	Supplement for claims payable	GPR	S	-0-	-0-
(q)	Interest earned on future medical				
	expenses	SEG	S	-0-	-0-
(u)	Administration	SEG	Α	1,216,400	1,216,400
(um)		SEG	Α	153,500	153,500
(v)	Specified responsibilities, investme				
	board payments, and future medica		C	E 4 1 E 0 4 0 0	£4 150 400
	expenses	SEG (2) PROGRA	C M TOTAL C	54,150,400	54,150,400
	CENIED AT DUDDOCE DEVENUE	(2) PROGRA	M IOIALS		0
	GENERAL PURPOSE REVENUE			-0- 55 520 200	-0-
	SEGREGATED REVENUE OTHER			55,520,300	55,520,300 (55,520,300)
	TOTAL-ALL SOURCES			(55,520,300)	
(2)		ANGE EIRID		55,520,300	55,520,300
(3)	Local government property insuf Administration	SEG	Α	1,352,800	1,389,100
(u)	Specified payments, fire dues and	SEC	A	1,332,600	1,365,100
(v)	reinsurance	SEG	С	26,195,700	26,159,400
	romadiano	(3) PROGRA		20,173,700	20,137,400
	SEGREGATED REVENUE	(J) INOOKA	I TOTALO	27,548,500	27,548,500
	OTHER			(27,548,500)	(27,548,500)
	TOTAL-ALL SOURCES			27,548,500	27,548,500
(4)	STATE LIFE INSURANCE FUND			27,570,500	27,570,500
(4) (u)	Administration	SEG	A	664,300	664,300
(u) (v)	Specified payments and losses	SEG	C	3,528,400	3,528,400
(٧)	Specified payments and tosses	SEC		3,320,400	<i>5,52</i> 0, 40 0

2011 Wisc	consin Act		- 46 -		2011 Ass	embly Bill 40
STATUT	TE, AGENCY AND PURPOSE		Source	Түре	2011-12	2012-13
		(4)	PROGRAM	TOTALS		
	SEGREGATED REVENUE				4,192,700	4,192,700
	OTHER				(4,192,700)	(4,192,700)
	TOTAL-ALL SOURCES			71 Y 77 P 77 C 77 L Y	4,192,700	4,192,700
).145	DEPARTMI	ENT TOTAL		
	GENERAL PURPOSE REVENUE				-0-	-0-
	PROGRAM REVENUE				16,823,200	16,823,200
	FEDERAL OTHER				(-0-)	(-0-)
	SEGREGATED REVENUE				(16,823,200)	(16,823,200)
	OTHER				87,261,500	87,261,500
	TOTAL-ALL SOURCES				(87,261,500) 104,084,700	(87,261,500)
	Public Service Commission				104,084,700	104,084,700
(1)	REGULATION OF PUBLIC UTILITIES					
(1) (g)	Utility regulation		PR	A	14 421 200	14 421 200
(g) (h)	Holding company and nonutility		rĸ	A	14,421,300	14,421,300
(11)	affiliate regulation		PR	C	679,200	679,200
(j)	Intervenor financing and grants		PR	В	1,042,500	1,042,500
(L)	Stray voltage program		PR	A	200,000	200,000
(Lb)	Gifts for stray voltage program		PR	C	-0-	-0-
(Lm)		S	PR	C	-0-	-0-
(m)	Federal funds		PR-F	C	538,000	538,000
(n)	Indirect costs reimbursement		PR-F	C	50,000	50,000
(q)	Universal telecommunications serv	rice	SEG	A	5,940,000	5,940,000
(r)	Nuclear waste escrow fund		SEG	S	-0-	-0-
		(1)	PROGRAM		v	J
	PROGRAM REVENUE	` ′			16,931,000	16,931,000
	FEDERAL				(588,000)	(588,000)
	OTHER				(16,343,000)	(16,343,000)
	SEGREGATED REVENUE				5,940,000	5,940,000
	OTHER				(5,940,000)	(5,940,000)
	TOTAL-ALL SOURCES				22,871,000	22,871,000
(2)	OFFICE OF THE COMMISSIONER OF RAI	LRO	ADS			
(g)	Railroad and water carrier regulation	on				
	and general program operations		PR	Α	583,000	583,000
(m)	Railroad and water carrier regulation	on;				
	federal funds	(0)	PR-F	C	-0-	-0-
		(2)	PROGRAM	TOTALS		
	PROGRAM REVENUE				583,000	583,000
	FEDERAL				(-0-)	(-0-)
	OTHER TOTAL ALL SOURCES				(583,000)	(583,000)
	TOTAL-ALL SOURCES				583,000	583,000
(3)	OTHER PROGRAMS Congrel program operations and or	net-	CEC	C	^	^
(p)	General program operations and grand representations and grand representations.	ants	SEG	С	-0-	-0-
(s)	Energy efficiency and renewable resource programs		SEG	A	452,500	452 500
(t)	Police and fire protection fee		SEC	Λ	452,300	452,500
(1)	administration		SEG	A	166,600	166,600
	See and the second seco	(3)	PROGRAM		100,000	100,000
	SEGREGATED REVENUE	ベーノ			619,100	619,100
	····				327,200	0.7,100

2011 Assembly Bill 40		- 47 -		2011 Wisconsin Act		
STATUTE, AGENCY AND PURPOSE		Source	Түре	2011-12	2012-13	
	OTHER TOTAL-ALL SOURCES	DEDA DEL		(619,100) 619,100	(619,100) 619,100	
	PROGRAM REVENUE FEDERAL OTHER SEGREGATED REVENUE OTHER TOTAL-ALL SOURCES	DEPARTM	IENT TOTAL	17,514,000 (588,000) (16,926,000) 6,559,100 (6,559,100) 24,073,100	17,514,000 (588,000) (16,926,000) 6,559,100 (6,559,100) 24,073,100	
20.165	Department of Safety and Professional	Services		21,073,100	21,073,100	
(1)	PROFESSIONAL REGULATION AND ADMINIST		RVICES			
(a) (g) (gc)	General program operations – executive and administrative services General program operations Chiropractic examination	GPR PR PR	A A C	-0- 10,171,100 -0-	-0- 10,171,100 -0-	
(gk)	Bail bond surities and agents	PR	A	-0-	-0-	
(gm) (h)	Technical assistance; nonstate agencies	PR	C	113,000	113,000	
(hg)	and organizations General program operations; medical	PR PR	C B	-0- 1 864 000	-0-	
(i)	examining board Examinations; general program operations	PR PR	С	1,864,900 1,271,300	1,864,900 1,271,300	
(im)	Boxing and mixed martial arts fighting; enforcement	PR	C	-0-	-0-	
(jm)	Nursing workforce survey administration	PR	В	9,000	9,000	
(k)	Technical assistance; state agencies	PR-S	С	-0-	-0-	
(ka)	Sale of materials and services – local assistance	PR-S	С	-0-	-0-	
(kb)	Sale of materials and services – individuals and organizations	PR-S	С	-0-	-0-	
(kc)	Sale of materials and services	PR-S	Č	35,600	35,600	
(kd)	Administrative services	PR-S	A	3,196,400	3,196,400	
(ke)	Transfer of unappropriated balances	PR-S	C	-0-	-0-	
(m)	Federal funds	PR-F	C	-0-	-0-	
(n)	Federal aid, local assistance	PR-F	C	-0-	-0-	
(0)	Federal aid, individuals and organizations	PR-F	C	-0-	-0-	
(pz)	Indirect cost reimbursement	PR-F	C	242,300	242,300	
(s)	Wholesale drug distributor bonding	SEG	C	-0-	-0-	
	GENERAL PURPOSE REVENUE	PROGRAN	M TOTALS	-0-	-0-	
	PROGRAM REVENUE			16,903,600	16,903,600	
	FEDERAL			(242,300)	(242,300)	
	OTHER			(13,429,300)	(13,429,300)	
	SERVICE			(3,232,000)	(3,232,000)	
	SEGREGATED REVENUE			-0-	-0-	
	OTHER TOTAL-ALL SOURCES			(-0-) 16,903,600	(-0-) 16,903,600	

Visco	nsin Act	- 48 -		2011 Ass	embly Bill 4
STATUTE, AGENCY AND PURPOSE		Source	Түре	2011-12	2012-13
) F	REGULATION OF INDUSTRY, SAFETY AND B	UILDINGS			
	General program operations	GPR	Α	74,600	74,60
	Private sewage system replacement and			,	,
	rehabilitation	GPR	C	2,338,600	2,338,60
(dm)	Storage tank inventory	GPR	Α	-0-	-0
(g)	Gifts and grants	PR	C	18,000	18,00
(ga)	Auxiliary services	PR	C	21,000	21,00
-	Local agreements	PR	C	-0	-0
(h)	Local energy resource system fees	PR	Α	-0-	-0
(j)	Safety and building operations	PR	Α	15,620,600	15,620,60
	Interagency agreements	PR-S	C	113,500	113,50
(kg)	Construction career academy grant	PR	В	-0-	-0
(km)	Crex Meadows Youth Conservation				
	Camp grant	PR	В	-0-	-0
	Data processing	PR-S	C	-0-	-0
	Fire dues distribution	PR	C	15,150,000	15,400,00
	Fire prevention and fire dues				
	administration	PR	Α	608,900	608,90
	Petroleum storage remedial action fees	PR	Α	-0-	-0
` '	Federal funds	PR-F	C	1,687,700	1,687,70
	Federal aid – program administration	PR-F	C	-0-	-0
· ·	Indirect cost reimbursements	PR-F	C	-0-	-0
	Groundwater – standards;	an a		0	
	implementation	SEG	A	-0-	-0
	Safety and building operations;	CEC		5 102 200	5 102 20
	petroleum inspection fund Diesel truck idling reduction grants	SEG SEG	A	5,192,300 1,000,000	5,192,30 1,000,00
	Diesel truck idling reduction grant	SEO	A	1,000,000	1,000,00
	administration	SEG	A	76,000	76,00
	Petroleum inspection fund – revenue	SEC	7 k	70,000	70,00
	obligation repayment	SEG	S	-0-	-0
	Petroleum storage environmental	520	J	Ü	
	remedial action; awards	SEG	В	4,550,000	4,550,00
	Removal of underground petroleum			, ,	, ,,,
	storage tanks	SEG	A	100,000	100,00
	Petroleum storage environmental				
	remedial action; administration	SEG	Α	2,549,600	2,549,60
	· ·	PROGRAM	1 TOTALS		
	ENERAL PURPOSE REVENUE			2,413,200	2,413,200
P	ROGRAM REVENUE			33,219,700	33,469,700
	FEDERAL			(1,687,700)	(1,687,700
	OTHER			(31,418,500)	(31,668,500
	SERVICE			(113,500)	(113,500
S	EGREGATED REVENUE			13,467,900	13,467,900
	OTHER			(13,467,900)	(13,467,900
T	OTAL-ALL SOURCES	DED trong		49,100,800	49,350,800
C		DEPARTM	ENI IOIA		2 412 204
	ENERAL PURPOSE REVENUE ROGRAM REVENUE			2,413,200	2,413,200
P				50,123,300	50,373,300
	FEDERAL			(1,930,000)	(1,930,000

2011 Ass	2011 Assembly Bill 40		- 49 -		2011 Wisconsin Act	
STATU	STATUTE, AGENCY AND PURPOSE		Түре	2011-12	2012–13	
	OTHER SERVICE SEGREGATED REVENUE OTHER TOTAL-ALL SOURCES			(44,847,800) (3,345,500) 13,467,900 (13,467,900) 66,004,400	(45,097,800) (3,345,500) 13,467,900 (13,467,900) 66,254,400	
20 190	State Fair Park Board			00,004,400	00,234,400	
(1)	State Fair Park State Fair Park					
(c) (d)	Housing facilities principal repayment, interest and rebates Principal repayment and interest	GPR GPR	S S	862,100 1,009,800	1,085,700 2,251,800	
(h)	State fair operations	PR	C	13,585,300	13,825,400	
(i) (j)	State fair capital expenses State fair principal repayment, interest and rebates	PR PR	C S	180,000 4,826,900	180,000 4,841,100	
(jm)		PR	C	-0-	-0-	
(m)	Federal funds	PR-F	C	-0-	-0-	
()		PROGRAM	-	· ·	· ·	
	GENERAL PURPOSE REVENUE			1,871,900	3,337,500	
	PROGRAM REVENUE			18,592,200	18,846,500	
	FEDERAL			(-0-)	(-0-)	
	OTHER			(18,592,200)	(18,846,500)	
	TOTAL-ALL SOURCES			20,464,100	22,184,000	
	20.190	DEPARTM	ENT TOTAL		, ,	
	GENERAL PURPOSE REVENUE			1,871,900	3,337,500	
	PROGRAM REVENUE			18,592,200	18,846,500	
	FEDERAL			(-0-)	(-0-)	
	OTHER			(18,592,200)	(18,846,500)	
	TOTAL-ALL SOURCES			20,464,100	22,184,000	
	2 Wisconsin Economic Development Cor	•				
(1)	PROMOTION OF ECONOMIC DEVELOPMENT					
(a) (k)	Operations and programs Transferred general fund moneys from	GPR	C	34,134,700	32,790,600	
	department of commerce	PR-S	C	6,500,000	-0-	
(m)	Federal aids; programs	PR-F	C	20,000,000	20,000,000	
(r)	Economic development fund; programs		C	23,189,200	23,189,200	
(s)	Brownfield site assessment grants	SEG	B	1,000,000	1,000,000	
	* *	PROGRAM	1 IOIALS	24 124 700	22 700 700	
	GENERAL PURPOSE REVENUE PROGRAM REVENUE			34,134,700 26,500,000	32,790,600 20,000,000	
	FEDERAL			(20,000,000)	(20,000,000)	
	SERVICE			(6,500,000)	(-0-)	
	SEGREGATED REVENUE			24,189,200	24,189,200	
	OTHER			(24,189,200)	(24,189,200)	
	TOTAL-ALL SOURCES			84,823,900	76,979,800	
20.192 DEPARTMENT TOTALS						
	GENERAL PURPOSE REVENUE			34,134,700	32,790,600	
	PROGRAM REVENUE			26,500,000	20,000,000	
	FEDERAL			(20,000,000)	(20,000,000)	
	SERVICE			(6,500,000)	(-0-)	
	SEGREGATED REVENUE			24,189,200	24,189,200	

2011 Wisconsin Act		- 50 -		2011 Assembly Bill 40		
STATUTE, AGENCY AND PURPOSE		Source	Түре	2011-12	2012-13	
	OTHER TOTAL-ALL SOURCES	2		(24,189,200) 84,823,900	(24,189,200) 76,979,800	
	FIDIC	erce				
	GENERAL PURPOSE REVENUE PROGRAM REVENUE FEDERAL	TIONAL A	REA TOTA	65,032,100 191,373,400 (43,647,300)	66,917,200 185,595,800 (43,706,800)	
	OTHER SERVICE			(131,197,800) (16,528,300)	(131,834,500) (10,054,500)	
	SERVICE SEGREGATED REVENUE FEDERAL			161,399,700 (-0-)	161,830,400 (-0-)	
	OTHER SERVICE			(161,399,700) (-0-)	(161,830,400) (-0-)	
	LOCAL TOTAL ALL SOURCES			(-0-)	(-0-)	
20.22	TOTAL-ALL SOURCES Wisconsin Artistic Endowment Found	ation		417,805,200	414,343,400	
(1)	Support of the arts	auon				
(a)	Education and marketing	GPR	C	-0-	-0-	
(q)	General program operations	SEG	A	-0-	-0-	
(r)	Support of the arts	SEG	C	-0-	-0-	
(-)		PROGRAM		3		
	GENERAL PURPOSE REVENUE			-0-	-0-	
	SEGREGATED REVENUE			-0-	-0-	
	OTHER			(-0-)	(-0-)	
	TOTAL-ALL SOURCES			-0-	-0-	
	20.220	DEPARTM	ENT TOTA	ALS		
	GENERAL PURPOSE REVENUE			-0-	-0-	
	SEGREGATED REVENUE			-0-	-0-	
	OTHER			(-0-)	(-0-)	
	TOTAL-ALL SOURCES			-0-	-0-	
	5 Educational Communications Board					
(1)	Instructional technology	CDD		2 775 100	2 775 100	
(a) (b)	General program operations Energy costs; energy–related assessments	GPR GPR	A A	2,775,100 725,100	2,775,100 755,800	
(c)	Principal repayment and interest	GPR	S	1,209,300	3,218,800	
(d)	Milwaukee area technical college	GPR	A	211,900	211,900	
(er)	Transmitter operation	GPR	A	16,000	16,000	
(f)	Programming	GPR	Α	1,026,700	1,026,700	
(g)	Gifts, grants, contracts, leases, instructional material, and copyrights	PR	C	9,831,000	9,831,000	
(i)	Program revenue facilities; principal repayment, interest, and rebates	PR	S	14,100	13,800	
(k) (kb)	Funds received from other state agencies Emergency weather warning system	PR-S	C	-0-	-0-	
(NU)	operation	PR-S	Α	134,300	134,300	
(m)	Federal grants	PR-F	C	1,171,800	1,171,800	
()		PROGRAM			, , ,	
	GENERAL PURPOSE REVENUE			5,964,100	8,004,300	