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Section 2409gr. 111.70 (8) (a) of the statutes, as affected by 2011 Wisconsin Act 10, is repealed and recreated to read:

111.70 **(8)** (a) This section, except sub. (4) (cg) and (cm), applies to law enforcement supervisors employed by a 1st class city. This section, except sub. (4) (cm) and (jm), applies to law enforcement supervisors employed by a county having a population of 500,000 or more. For purposes of such application, the terms "municipal employee" and "public safety employee" include such a supervisor.

SECTION 2409hg. 111.71 (2) of the statutes, as affected by 2011 Wisconsin Act 10, is repealed and recreated to read:

111.71 (2) The commission shall assess and collect a filing fee for filing a complaint alleging that a prohibited practice has been committed under s. 111.70 (3). The commission shall assess and collect a filing fee for filing a request that the commission act as an arbitrator to resolve a dispute involving the interpretation or application of a collective bargaining agreement under s. 111.70 (4) (c) 2., (cg) 4., or (cm) 4. The commission shall assess and collect a filing fee for filing a request that the commission initiate fact-finding under s. 111.70 (4) (c) 3. The commission shall assess and collect a filing fee for filing a request that the commission act as a mediator under s. 111.70 (4) (c) 1., (cg) 3., or (cm) 3. The commission shall assess and collect a filing fee for filing a request that the commission initiate compulsory, final and binding arbitration under s. 111.70 (4) (cg) 6. or (jm) or 111.77 (3). For the performance of commission actions under ss. 111.70 (4) (c) 1., 2. and 3., (cg) 3., 4., and 6., (cm) 3. and 4., and (jm) and 111.77 (3), the commission shall require that the parties to the dispute equally share in the payment of the fee and, for the performance of commission actions involving a complaint alleging that a prohibited practice has been committed under s. 111.70 (3), the commission shall require that

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the party filing the complaint pay the entire fee. If any party has paid a filing fee requesting the commission to act as a mediator for a labor dispute and the parties do not enter into a voluntary settlement of the dispute, the commission may not subsequently assess or collect a filing fee to initiate fact-finding or arbitration to resolve the same labor dispute. If any request for the performance of commission actions concerns issues arising as a result of more than one unrelated event or occurrence, each such separate event or occurrence shall be treated as a separate request. The commission shall promulgate rules establishing a schedule of filing fees to be paid under this subsection. Fees required to be paid under this subsection shall be paid at the time of filing the complaint or the request for fact-finding, mediation or arbitration. A complaint or request for fact-finding, mediation or arbitration is not filed until the date such fee or fees are paid, except that the failure of the respondent party to pay the filing fee for having the commission initiate compulsory, final and binding arbitration under s. 111.70 (4) (cg) 6. or (jm) or 111.77 (3) may not prohibit the commission from initiating such arbitration. The commission may initiate collection proceedings against the respondent party for the payment of the filing fee. Fees collected under this subsection shall be credited to the appropriation account under s. 20.425 (1) (i).

Section 2409hrm. 111.71 (4m) of the statutes is created to read:

111.71 **(4m)** The commission shall collect on a systematic basis information on the operation of the arbitration law under s. 111.70 **(4)** (cg). The commission shall report on the operation of the law to the legislature on an annual basis. The report shall be submitted to the chief clerk of each house of the legislature for distribution to the legislature under s. 13.172 **(2)**.

Section 2409igm. 111.71 (5m) of the statutes is created to read:

111.71 **(5m)** The commission shall, on a regular basis, provide training programs to prepare individuals for service as arbitrators or arbitration panel members under s. 111.70 (4) (cg). The commission shall engage in appropriate promotional and recruitment efforts to encourage participation in the training programs by individuals throughout the state, including at least 10 residents of each congressional district. The commission may also provide training programs to individuals and organizations on other aspects of collective bargaining, including on areas of management and labor cooperation directly or indirectly affecting collective bargaining. The commission may charge a reasonable fee for participation in the programs.".

57s. Page 976, line 20: after that line insert:

SECTION 2409jn. 111.77 (9) of the statutes is amended to read:

- 111.77 **(9)** Section 111.70 (4) (c) 3., (cg), and (cm) shall does not apply to employments covered by this section.".
 - 58. Page 982, line 19: after that line insert:

"Section 2410oe. 111.83 (3) (b) of the statutes, as created by 2011 Wisconsin Act 10, is repealed and recreated to read:

111.83 (3) (b) Annually, no later than December 1, the commission shall conduct an election to certify the representative of a collective bargaining unit that contains a general employee. There shall be included on the ballot the names of all labor organizations having an interest in representing the general employees participating in the election. The commission may exclude from the ballot one who, at the time of the election, stands deprived of his or her rights under this subchapter by reason of a prior adjudication of his or her having engaged in an unfair labor practice. The commission shall certify any representative that receives at least 51

percent of the votes of all of the general employees in the collective bargaining unit. If no representative receives at least 51 percent of the votes of all of the general employees in the collective bargaining unit, at the expiration of the collective bargaining agreement, the commission shall decertify the current representative and the general employees shall be nonrepresented. Notwithstanding s. 111.82, if a representative is decertified under this paragraph, the affected general employees may not be included in a substantially similar collective bargaining unit for 12 months from the date of decertification. The commission's certification of the results of any election is conclusive unless reviewed as provided by s. 111.07 (8). The commission shall assess and collect a certification fee for each election conducted under this paragraph. Fees collected under this paragraph shall be credited to the appropriation account under s. 20.425 (1) (i).".

59. Page 985, line 15: after that line insert:

"Section 2425p. 111.91 (3) (b) 2. of the statutes, as created by 2011 Wisconsin Act 10, is repealed and recreated to read:

111.91 (3) (b) 2. If there is a decrease or no change in the consumer price index change, provides for any change in total base wages for authorized positions in the proposed collective bargaining agreement from the total base wages for authorized positions 180 days before the expiration of the previous collective bargaining agreement.".

- 60. Page 989, line 6: delete lines 6 to 19.
- 22 60g. Page 989, line 25: delete "568.9810" and substitute "560.9810".
- 23 60i. Page 994, line 8: delete "118.60," and substitute "118.60 or".
- 60k. Page 994, line 9: delete "s. 118.62, or in the program under".
- 25 60m. Page 994, line 21: after that line insert:

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SECTION 2476p. 118.134 (3) (a) of the statutes is amended to read:

118.134 (3) (a) The state superintendent shall issue a decision and order within 45 days after the hearing. If the state superintendent finds that the use of the race-based nickname, logo, mascot, or team name does not promote discrimination, pupil harassment, or stereotyping, the state superintendent shall dismiss the complaint. Except as provided in par. pars. (b) and (d), if the state superintendent finds that the use of the race-based nickname, logo, mascot, or team name promotes discrimination, pupil harassment, or stereotyping, the state superintendent shall order the school board to terminate its use of the race-based nickname, logo, mascot, or team name within 12 months after issuance of the order.

SECTION **2476r.** 118.134 (3) (d) of the statutes is created to read:

118.134 **(3)** (d) No school district required by a decision and order issued under this subsection on or before the effective date of this paragraph [LRB inserts date], to terminate the use of a race—based nickname, logo, mascot, or team name shall be required to comply with the terms of that decision and order until January 15, 2013.".

- 60p. Page 995, line 14: delete lines 14 to 19.
- 17 60s. Page 996, line 10: delete lines 10 to 24.
- 18 60x. Page 997, line 4: delete that line and substitute "118.60.".
- 19 61b. Page 997, line 5: delete "118.62.".
- 20 61d. Page 997, line 11: delete that line and substitute "or".
- 21 61f. Page 997, line 21: delete lines 21 to 24.
- 22 61h. Page 998, line 12: delete lines 12 to 17.
- 23 61L. Page 999, line 11: delete the material beginning with "<u>The governing body</u>" 24 and ending with "2g." on line 14.

1	61p. Page 999, line 15: delete the material beginning with that line and ending
2	with page 1000, line 6.
3	61r. Page 1005, line 10: delete "DEFINITIONS.".
4	61t. Page 1005, line 10: delete "Racine parental choice program" and
5	substitute "Parental choice programs for eligible school districts".
6	61v. Page 1005, line 13: after that line insert:
7	"(am) "Eligible school district" means a school district that satisfies all of the
8	following:
9	1. The school district's equalized value per member, as determined in
10	accordance with s. 121.15 (4) on October 15 of the 2nd fiscal year of the current fiscal
11	biennium for the distribution of equalization aid in that year, is no more than 80
12	percent of the statewide average.
13	2. The school district's shared cost per member, as determined in accordance
14	with s. 121.07 on October 15 of the 2nd fiscal year of the current fiscal biennium, for
15	the distribution of aid in that year is no more than 91 percent of the statewide
16	average.
17	3. The school district is eligible, in the 2nd fiscal year of the current fiscal
18	biennium, to receive aid under s. 121.136.
19	4. The school district is located in whole or in part in a city of the 2nd class.".
20	61w. Page 1006, line 5: after that line insert:
21	"(1m) By November 15 of the 2nd fiscal year of each fiscal biennium, the
22	department shall prepare a list that identifies eligible school districts. The
23	department shall post the list on the department's Internet site and shall notify in
24	writing the school district clerk of each eligible school district. A school district that

1	qualifies as an eligible school district under this section remains an eligible school
2	district.".
3	61y. Page 1006, line 7: delete ", at no charge,".
4	62m. Page 1006, line 7: delete "the Racine Unified School District" and
5	substitute "an eligible school district".
6	63m. Page 1007, line 9: delete the material beginning with "Racine" and ending
7	with "District" on line 10 and substitute "an eligible school district".
8	64m. Page 1007, line 22: delete "the 2011–12 school year" and substitute "an
9	eligible school district identified under 2011 Wisconsin Act (this act), section 9137
10	(3u)".
11	65b. Page 1008, line 10: delete ", 2011" and substitute "of the first school year
12	that begins after a school district is identified as an eligible school district under sub.
13	(1m) or 2011 Wisconsin Act (this act), section 9137 (3u)".
14	65d. Page 1008, line 11: delete "July 1, 2011" and substitute "that July 1".
15	65f. Page 1008, line 12: delete "July 1, 2011" and substitute "that July 1".
16	65h. Page 1008, line 21: delete ", 2016" and substitute "of the 5th school year
17	that begins after a school district is identified as an eligible school district under sub.
18	(1m) or 2011 Wisconsin Act (this act), section 9137 (3u)".
19	65i. Page 1009, line 10: delete "after August 31, 2012;" and substitute "in the
20	first school year that begins after a school district is identified as an eligible school
21	district under sub. (1m)".
22	65L. Page 1010, line 3: delete "2011–12 school year" and substitute "first school
23	year that begins after a school district is identified as an eligible school district under
24	sub. (1m) or 2011 Wisconsin Act (this act), section 9137 (3u)".

1	65m. Page 1010, line 6: delete "2010-11" and substitute "immediately
2	preceding".
3	65p. Page 1010, line 7: delete "2012–13 school year" and substitute "2nd school
4	year that begins after a school district is identified as an eligible school district under
5	sub. (1m) or 2011 Wisconsin Act (this act), section 9137 (3u)".
6	65q. Page 1010, line 9: delete "2011-12 school year" and substitute
7	"immediately preceding school year".
8	65s. Page 1013, line 11: before "parent or guardian" insert "private school in
9	which the pupil is enrolled on behalf of the pupil's".
10	65t. Page 1015, line 11: delete "the Racine Unified School District" and
11	substitute "an eligible school district".
12	65v. Page 1015, line 13: delete "the Racine Unified School District" and
13	substitute "an eligible school district".
14	65w. Page 1020, line 6: delete the material beginning with "Racine" and ending
15	with "District" on line 7 and substitute "eligible school district within which the
16	pupils reside".
17	65z. Page 1024, line 12: delete the material beginning with that line and ending
18	with page 1045, line 18.
19	66g. Page 1048, line 2: delete that line and substitute 3. and under s. 118.60
20	(7) (am) and (d) 2. and 3.".
21	66m. Page 1048, line 3: delete that line.
22	66p. Page 1051, line 23: before "parent or guardian" insert "private school in
23	which the pupil is enrolled on behalf of the pupil's".
24	66s. Page 1057, line 15: delete " <u>, (bg).</u> ".
25	66w. Page 1057, line 19: delete " <u>. (bg).</u> ".

1	66y. Page 1057, line 21: delete lines 21 to 24.
2	67g. Page 1058, line 1: delete lines 1 and 2.
3	67i. Page 1058, line 4: delete "the Racine Unified School District" and
4	substitute "an eligible school district".
5	67k. Page 1058, line 7: delete "2011–12 school year" and substitute "first school
6	year that begins after a school district is identified as an eligible school district under
7	s. 118.60 (1m) or 2011 Wisconsin Act (this act), section 9137 (3u),".
8	67m. Page 1058, line 11: delete "(bg).".
9	67p. Page 1059, line 3: delete lines 3 to 14.
10	67r. Page 1060, line 1: delete ", <u>and</u> (4), and (8) " and substitute (3), (4), and (8)".
11	67t. Page 1060, line 9: delete "(3) and (4)" and substitute "(3), (4), and (8)".
12	67v. Page 1063, line 1: delete "and $\frac{(8)}{(9)}$ " and substitute "and $\frac{(4)}{(9)}$ and $\frac{(8)}{(9)}$ ".
13	67y. Page 1063, line 8: delete that line and substitute:
14	"Section 2603g. 121.91 (8) of the statutes is amended to read:
15	121.91 (8) If a school district's initial revenue limit for the current school year,
16	as calculated under s. 121.905 or sub. (2m), whichever is appropriate, before making

121.91 **(8)** If a school district's initial revenue limit for the current school year, as calculated under s. 121.905 or sub. (2m), whichever is appropriate, before making any adjustments under sub. (3) or (4), is less than the amount determined by multiplying the amount under sub. (2m) (g) 1. or (h) 1. (i) 1. by the average of the number of pupils enrolled in the 3 preceding school years, the school district's initial revenue limit for the current school year, before making any adjustments under sub. (3) or (4), is the amount determined by multiplying the amount under sub. (2m) (g) 1. or (h) 1. (i) 1. by the average of the number of pupils enrolled in the 3 preceding school years. Any additional revenue received by a school district as a result of this subsection shall not be included in the base for determining the school district's limit

1	under sub. (2m) for the following school year. This subsection does not apply to a
2	school district's revenue limit calculated for the 2011–12 and 2012–13 school years.".
3	68b. Page 1105, line 8: delete the material beginning with that line and ending
4	with page 1109, line 19.
5	68d. Page 1116, line 9: delete the material beginning with "Racine" and ending
6	with "118.62," on line 10 and substitute "choice program under s. 118.60".
7	68f. Page 1116, line 14: delete the material beginning with "Racine" and ending
8	with "118.62," on line 15 and substitute "choice program under s. 118.60".
9	68h. Page 1116, line 17: delete "are" and substitute "is".
10	68j. Page 1116, line 17: delete "to 13.".
11	68L. Page 1116, line 18: delete the material beginning with "Procedures that"
12	and ending with "bursae." on page 1117, line 2, and substitute "Any outpatient
13	surgery that is permitted under the volunteer health care provider's license under
14	sub. (1) (r) 1. and for which the provider has the necessary training, experience,
15	equipment, and facilities.".
16	68m. Page 1117, line 6: delete "to 13" and substitute "and 9".
17	68q. Page 1117, line 9: delete " <u>. to 12</u> ".
18	68s. Page 1127, line 21: delete "The directors" and substitute "After the board
19	of directors approves the conversion proposal, the directors".
20	68t. Page 1127, line 24: delete the material beginning with "specifying" and
21	ending with "ballot" on page 1128, line 1, and substitute "stating the credit union's
22	intent to convert to a savings bank or state bank".
23	69m. Page 1128, line 1: delete "eligible to vote".
24	70m. Page 1128, line 3: delete the material beginning with "not" and ending
25	with "meeting." on line 8 and substitute "3 times, once not more than 95 calendar

days nor less than 90 calendar days before the date of the meeting to vote on the conversion, once not more than 65 calendar days nor less than 60 calendar days before the date of the meeting to vote on the conversion, and once not more than 35 calendar days nor less than 30 calendar days before the date of the meeting to vote on the conversion. A ballot may be included in the same envelope as the 3rd notice. Each notice shall adequately describe the purpose and subject matter of the vote to be taken at the meeting set by the board of directors or by submission of a written ballot. Each notice shall clearly inform members that they may vote at the meeting or by submitting the written ballot. Each notice shall state the date, time, and place of the meeting. If a written ballot is included with the 3rd notice, the 1st and 2nd notices shall state in a clear and conspicuous manner that a written ballot will be mailed together with another notice between 30 and 35 days before the date of the membership vote on conversion. If a written ballot is included in the same envelope with the 3rd notice, the 3rd notice shall so state in a clear and conspicuous manner.".

71m. Page 1143, line 24: after that line insert:

"Section 2739n. 227.24 (1) (e) 1d. of the statutes, as created by 2011 Wisconsin Act 21, is amended to read:

227.24 (1) (e) 1d. Prepare a statement of the scope of the proposed emergency rule as provided in s. 227.135 (1), obtain approval of the statement as provided in s. 227.135 (2), and send the statement to the legislative reference bureau for publication in the register under as provided in s. 227.135 (3) at the same time that the proposed emergency rule is published. If the agency changes the scope of a proposed emergency rule as described in s. 227.135 (4), the agency shall prepare and obtain approval of a revised statement of the scope of the proposed emergency rule as provided in s. 227.135 (4). No state employee or official may perform any activity

in connection with the drafting of a proposed emergency rule except for an activity
in connection with the drafting of a proposed emergency rule except for an activity
necessary to prepare the statement of the scope of the proposed emergency rule until
the governor and the individual or body with policy-making powers over the subject
matter of the proposad emergency rule approves the statement.
SECTION 2739p. 227.24 (1) (e) 1g. of the statutes, as created by 2011 Wisconsin
Act 21, is amended to read:
227.24 (1) (e) 1g. Submit the proposed emergency rule in final draft form to the
governor for approval. The governor, in his or her discretion, may approve or reject
the proposed emergency rule. If the governor approves a proposed emergency rule,
the governor shall provide the agency with a written notice of that approval. An
agency may not file an emergency rule for publication with the legislative reference
bureau as provided in s. 227.20 and an emergency rule may not be published until
the governor approves the emergency rule in writing.".
72m. Page 1147, line 11: after that line insert:
"Section 2755am. 230.08 (2) (e) 8. of the statutes is amended to read:
230.08 (2) (e) 8. Natural resources — 7 <u>10</u> .".
73m. Page 1147, line 24: delete the material beginning with that line and
ending with page 1148, line 2.
74m. Page 1150, line 22: after that line insert:
"Section 2764bg. 230.12 (1) (h) of the statutes is created to read:
230.12 (1) (h) Other pay, benefits, and working conditions. The compensation
plan may include other provisions relating to pay, benefits, and working conditions
that shall supersede the provisions of the civil service and other applicable statutes
and rules promulgated by the director and the administrator.
Section 2764br. 230.12 (3) (a) of the statutes is amended to read:

230.12 (3) (a) Submission to the joint committee on employment relations. The director shall submit to the joint committee on employment relations a proposal for any required changes in the compensation plan which may include across the board pay adjustments for positions in the classified service. The proposal shall include the amounts and methods for within range pay progression, for pay transactions, and for performance awards. The proposal shall be based upon experience in recruiting for the service, the principle of providing pay equity regardless of gender or race, data collected as to rates of pay for comparable work in other public services and in commercial and industrial establishments, recommendations of agencies and any special studies carried on as to the need for any changes in the compensation plan to cover each year of the biennium. The proposal shall also take proper account of prevailing pay rates, costs and standards of living and the state's employment policies.

Section 2764bt. 230.12 (3) (b) of the statutes is amended to read:

230.12 (3) (b) *Public hearing on the proposal; adoption of plan.* The director shall submit the proposal for any required changes in the compensation plan to the joint committee on employment relations. The committee shall hold a public hearing on the proposal. The proposal, as may be modified by the joint committee on employment relations together with the unchanged provisions of the current compensation plan, shall, for the ensuing fiscal year or until a new or modified plan is adopted under this subsection, constitute the state's compensation plan for positions in the classified service. Any modification of the director's proposed changes in the compensation plan by the joint committee on employment relations may be disapproved by the governor within 10 calendar days. A vote of 6 members

ending with page 1215, line 10.

1 of the joint committee on employment relations is required to set aside any such 2 disapproval of the governor.". 3 75m. Page 1151, line 2: delete "nonrepresented". 4 76m. Page 1151, line 23: delete "such" and substitute "such University of 5 Wisconsin System". 6 77m. Page 1152, line 1: delete "such" and substitute "such University of 7 Wisconsin System". 8 78m. Page 1166, line 9: after "\$5,000,000." insert "Recognizing its moral 9 obligation to do so, the legislature expresses its expectation and aspiration that, if 10 ever called upon to do so, it shall make an appropriation to make the authority whole 11 for defaults on loans issued under this subsection.". 12 79m. Page 1166, line 10: substitute "may" for "shall". 80m. Page 1166, line 12: delete "The authority" and substitute "If the authority 13 14 guarantees all or part of a loan under this subsection, the authority". 15 81m. Page 1166, line 16: delete lines 16 and 17. 16 82m. Page 1166, line 18: substitute "1." for "2.". 17 83m. Page 1166, line 20: substitute "2." for "3.". 18 84m. Page 1203, line 22: delete "a private school". 19 85m. Page 1203, line 23: delete "participating in the program under s. 118.62.". 20 86m. Page 1213, line 10: delete lines 10 to 14. 21 87m. Page 1213, line 22: delete the material beginning with that line and 22 ending with page 1214, line 11. 23 88m. Page 1214, line 21: delete the material beginning with that line and

89m. Page 1221, line 7: delete the material beginning with that line and ending with page 1233, line 14.

90m. Page 1234, line 13: delete the material beginning with that line and ending with page 1243, line 9.

91m. Page 1284, line 22: after that line insert:

SECTION 32120. 446.02 (3) (a) of the statutes is amended to read:

446.02 (3) (a) An Beginning on January 1, 2012, an examination administered by the examining board under this paragraph. The examination shall be in the subjects usually taught in such reputable schools of chiropractic, and shall be conducted at least twice a year at such times and places as the examining board determines. The examination shall include a practical examination of the applicant as prescribed by the examining board. The examining board shall charge an examination fee to each applicant for licensure under sub. (2) to cover the cost of developing and administering the examination required under this paragraph.

SECTION 3212p. 446.02 (3) (c) of the statutes is created to read:

446.02 **(3)** (c) An examination approved by the examining board that tests the applicant's knowledge of the laws of this state relating to the practice of chiropractic, including the provisions of this chapter and any rules promulgated by the examining board under this section.

Section 3212q. 450.035 (2) of the statutes is amended to read:

450.035 **(2)** A pharmacist may not administer a vaccine unless he or she has successfully completed 12 hours in a course of study and training, approved by the American Council on Pharmaceutical Education or the board, in vaccination storage, protocols, administration technique, emergency procedures and record keeping and

1 has satisfied the requirements specified in sub. (2t). A pharmacist may not 2 administer a vaccine under this subsection to a person who is under the age of 48 6.". 3 92m. Page 1373, line 22: delete the material beginning with that line and 4 ending with page 1374, line 10. 5 93m. Page 1375, line 24: after that line insert: 6 "Section 3492r. 885.60 (2) (a) of the statutes is amended to read: 7 885.60 (2) (a) Except as may otherwise be provided by law, a defendant in a 8 criminal case and a respondent in a matter listed in sub. (1) is entitled to be 9 physically present in the courtroom at all critical stages of the proceedings, including 10 evidentiary hearings, trials or fact-finding hearings, plea hearings at which a plea 11 of guilty or no contest, or an admission, will be offered, and sentencing or 12 dispositional hearings. 13 **Section 3492w.** 885.60 (2) (d) of the statutes is amended to read: 14 885.60 (2) (d) If an objection is made by the defendant or respondent in a matter listed in sub. (1), regarding any proceeding where he or she is entitled to be physically 15 16 present in the courtroom, the court shall sustain the objection. For all other 17 proceedings in a matter listed in sub. (1), the court shall determine the objection in 18 the exercise of its discretion under the criteria set forth in s. 885.56.". 19 94m. Page 1379, line 16: delete lines 16 to 18. 20 95m. Page 1379, line 18: after that line insert: 21 **SECTION 3508v.** 904.085 (2) (a) of the statutes is amended to read: 22 904.085 (2) (a) "Mediation" means mediation under s. 93.50 (3), conciliation 23 under s. 111.54, mediation under s. 111.11, 111.70 (4) (cg) or (cm) 3. or 111.87, 24 mediation under s. 115.797, negotiation under s. 289.33 (9), mediation under ch. 655 25 or s. 767.405, or any similar statutory, contractual or court-referred process

1	facilitating the voluntary resolution of disputes. "Mediation" does not include
2	binding arbitration or appraisal.".
3	96m. Page 1379, line 24: delete the material beginning with that line and
4	ending with page 1380, line 11.
5	97m. Page 1381, line 19: delete "(a), (b), (c), (d), or (e)" and substitute "(a) to (e)".
6	98m. Page 1382, line 1: after "treatment" insert ", counseling,".
7	99m. Page 1386, line 23: delete " <u>, in the</u> ".
8	100m. Page 1386, line 24: delete "program under s. 118.62.".
9	100n. Page 1390, line 24: delete the material beginning with that line and
10	ending with page 1391, line 17.
11	101m. Page 1391, line 21: delete lines 21 to 25 and substitute:
12	"Section 3539g. 951.015 (3) of the statutes is created to read:
13	951.015 (3) This chapter does not apply to:
14	(a) Teaching, research, or experimentation conducted pursuant to a protocol or
15	procedure approved by an educational or research institution, and related incidental
16	animal care activities, at facilities that are regulated under 7 USC 2131 to 2159 or
17	42 USC 289d.
18	(b) Bona fide scientific research involving species unregulated by federal law.".
19	101q. Page 1393, line 11: delete the material beginning with that line and
20	ending with page 1394, line 2.
21	102m. Page 1395, line 14: delete the material beginning with that line and
22	ending with page 1397, line 22.
23	103m. Page 1398, line 21: delete the material beginning with that line and
24	ending with page 1399, line 2.

105m. Page 1401, line 6: after that line insert:

"Section 3570f. 2011 Wisconsin Act 10, section 9132 (1) (b) is amended to read: [2011 Wisconsin Act 10] Section 9132 (1) (b) Each collective bargaining unit under subchapter IV of chapter 111 of the statutes, as affected by this act, containing general municipal employees who are subject to an extension of their collective bargaining agreement shall have their collective bargaining agreement terminated as soon as legally possible and shall vote to certify or decertify their representatives as provided in section 111.70 (4) (d) 3. b. of the statutes, as created by this act. Notwithstanding the date provided under section 111.70 (4) (d) 3. b. of the statutes, as created by this act, the vote shall be held in April 2011 the 3rd month beginning after the effective date of the 2011–13 biennial budget act.

Section 3570g. 2011 Wisconsin Act 10, section 9135 is repealed.

[2011 Wisconsin Act 10] Section 9155 (1) (b) Each collective bargaining unit under subchapter V of chapter 111 of the statutes, as affected by this act, containing general employees shall vote to certify or decertify their representatives as provided in section 111.83 (3) (b) of the statutes, as created by this act. Notwithstanding the

Section 3570h. 2011 Wisconsin Act 10, section 9155 (1) (b) is amended to read:

date provided under section 111.83 (3) (b) of the statutes, as created by this act, the

vote shall be held in April 2011 the 3rd month beginning after the effective date of

the 2011-13 biennial budget act.

Section 3570j. 2011 Wisconsin Act 10, section 9315 (3) (a) is amended to read: [2011 Wisconsin Act 10] Section 9315 (3) (a) Except as provided in paragraph (b), for elected officials, as defined in section 40.02 (24) of the statutes, and for any public officer holding a term of office subject to article IV, section 26 (2) of the constitution, who are participating employees in the Wisconsin retirement system, the treatment of section 40.23 (2m) (e) 2. of the statutes first applies to creditable

1	service that is performed on the first day of a term of office that begins after the
2	effective date of this paragraph.".
3	106m. Page 1410, line 5: delete lines 5 and 6.
4	107m. Page 1410, line 10: delete lines 10 to 12 and substitute (and adjust the
5	appropriate totals accordingly):
6	"Fusion center — Madison 3,720,200
7	(Total project all funding sources \$6,803,000)".
8	108m. Page 1410, line 19: delete the material beginning with that line and
9	ending with page 1411, line 1, and substitute (and adjust the appropriate totals
10	accordingly):
11	"Fusion center — Madison 2,082,800
12	(Total project all funding sources \$6,803,000)".
13	109m. Page 1411, line 1: after that line insert (and adjust the appropriate totals
14	accordingly):
15	"2m. Projects financed by moneys appropriated to the
16	agency from any revenue source:
17	Fusion center — Madison 1,000,000
18	(Total project all funding sources \$6,803,000)".
19	110m. Page 1417, line 16: after that line insert (and adjust the appropriate
20	totals accordingly):
21	"— Birge Hall greenhouse addition 2,967,000".
22	111m. Page 1420, line 8: delete lines 8 to 20, and adjust the appropriate totals
23	accordingly.

1	112m. Page 1421, line 4: decrease the dollar amount by \$2,000,000, and adjust
2	the appropriate totals accordingly.
3	113m. Page 1427, line 12: delete lines 12 to 20.
4	114m. Page 1431, line 8: delete "shall" and substitute "may".
5	115m. Page 1431, line 10: delete "shall" and substitute "may".
6 7	116m. Page 1443, line 24: after "to the legislature" insert "in the manner provided".
8	7. Page 121, line 13: delete the material beginning with ", as affected" and
9	ending with "by this act," on line 14.
10	8. Page 122, line 13: delete "2011." and substitute "2011.".".
$\begin{pmatrix} 11 \\ 12 \end{pmatrix}$	9. Page 122, line 14: delete the material beginning with that line and ending, Page 127, line 12 delete the material beginning with that line and ending with page 131, line 2, and substitute:
13	90136e. Page 1448, line 6: delete "centers," and substitute "centers.".
14	136g. Page 1448, line 7: delete that line.
15	136m. Page 1458, line 25: delete that line and substitute "understanding that
16	reduces the cost of compensation or fringe benefits in the".
17	137m. Page 1459, line 16: delete the material beginning with "modifies" and
18	ending with "requirements" on line 17 and substitute "reduces the cost of
19	compensation or fringe benefits".
20	138m. Page 1466, line 8: after that line insert:
21	"(4u) Position increases and decreases.
22	(a) The authorized FTE positions for the department of natural resources are
23	decreased by 0.8 SEG positions funded from the appropriation under section 20.370

- 1 (9) (mu) of the statutes, for the purposes for which the appropriation is made. The 2 secretary shall identify the position. 3 (b) The authorized FTE positions for the department of natural resources are decreased by 0.2 GPR positions funded from the appropriation under section 20.370 4 5 (9) (ma) of the statutes, for the purposes for which the appropriation is made. The 6 secretary shall identify the position. (c) The authorized FTE positions for the department of natural resources are 7 8 decreased by 2.0 SEG positions funded from the appropriation under section 20.370 9 (8) (mu) of the statutes, for the purposes for which the appropriation is made. The 10 secretary shall identify the positions. (d) The authorized FTE positions for the department of natural resources are 11 increased by 0.8 SEG positions, funded from the appropriation under section 20.370 12 (9) (mu) of the statutes, to provide for an unclassified division administrator. 13 (e) The authorized FTE positions for the department of natural resources are 14 increased by 0.2 GPR positions, funded from the appropriation under section 20.370 15 16 (9) (ma) of the statutes, to provide for an unclassifed division administrator. 17 (f) The authorized FTE positions for the department of natural resources are increased by 2.0 SEG positions, funded from the appropriation under section 20.370 18 (mu) of the statutes, to provide for additional unclassified division 19 20 administrators.".
- 21 139p. Page 1470, line 20: after that line insert:

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- "(3u) PARENTAL CHOICE PROGRAMS IN ELIGIBLE SCHOOL DISTRICTS; PARTICIPATION IN 2011–12 SCHOOL YEAR.
- (a) Notwithstanding section 118.60 (1m) of the statutes, as created by this act, within 10 days after the effective date of this subsection, the department of public

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- instruction shall prepare a list that identifies eligible school districts, as defined under section 118.60 (1) (am) of the statutes, as created by this act, and shall notify the school district clerk of each eligible school district. Regardless of the date on which the department of public instruction identifies a school district as an eligible school district under this paragraph, the department shall treat the date as no later than June 30, 2011.
- (b) Subject to section 118.60 (2) (a) 1. and 2. of the statutes, as created by this act, any pupil who resides within a school district found to be an eligible school district under paragraph (a) may participate in the program under section 118.60 of the statutes, as created by this act, in the 2011–12 school year.
- (c) Notwithstanding section 118.60 (1) (am) of the statutes, as created by this act, for purposes of determining whether a school district is an eligible school district under paragraph (a), the department of public instruction shall do all of the following:
- 1. Use the equalized value per member, as determined in accordance with section 121.15 (4) of the statutes on October 15, 2010, for the distribution of equalization aid in the 2010–11 school year.
- 2. Use the shared cost per member, as determined in accordance with section 121.07 of the statutes on October 15, 2010, for the distribution of equalization aid for the 2010–11 school year.
- 3. Determine whether the school district received aid under section 121.136 of the statutes in the 2010–11 school year.
- 4. Determine whether the school district was located in whole or in part in a city of the 2nd class in the 2010–11 school year. ((C
 - (4u) REVENUE LIMIT ADJUSTMENT.

- (a) If a school district received the revenue limit adjustment under section 121.91 (8) of the statutes for the 2010–11 school year, its revenue limit under subchapter VII of chapter 121 of the statutes for the 2011–12 school year is increased by the amount of that adjustment in the 2010–11 school year.
- (b) If a school district received the revenue limit adjustment under section 121.91 (8) of the statutes for the 2010–11 school year and received no state aid under section 121.08 of the statutes in the 2010–11 school year, its revenue limit under subchapter VII of chapter 121 of the statutes for the 2012–13 school year is increased by the amount of that adjustment in the 2010–11 school year.
- (c) The excess revenue in the 2011–12 and 2012–13 school years resulting from the revenue limit increases under paragraphs (a) and (b) shall be treated as nonrecurring adjustments.".
 - 140p. Page 1473, line 1: delete lines 1 to 12.
- 141p. Page 1489, line 15: delete lines 15 to 23.
- 15 142p. Page 1492, line 1: delete lines 1 to 5 and substitute:
 - "(2c) The legislative audit bureau shall prepare a financial and performance evaluation audit of the use of broadband services by the Board of Regents of the University of Wisconsin System and the board's relationship with Wisconsin's Research and Education Network, known as WiscNet. The audit shall examine issues of statutory compliance, competition, cost shifting, financing, collaboration, and access when considering the current structure and possible recommendations going forward. By January 1, 2013, the legislative audit bureau shall file its report as provided in section 13.94 (1) (b) of the statutes."
 - 143p. Page 1496, line 2: delete lines 2 to 19.
 - 144p. Page 1498, line 2: after that line insert:

1	"(3r) Wage increase for initial collective bargaining agreement.
2	(a) In this subsection:
3	1. "Consumer price index change" has the meaning given in section 111.81 (3n)
4	of the statutes.
5	2. "General employee" has the meaning given in section 111.81 (9g) of the
6	statutes, as affected by this act.
7	(b) Notwithstanding section 111.91 (3) (b) of the statutes, as affected by this act,
8	in the first collective bargaining agreement that it negotiates after the effective date
9	of this paragraph with each collective bargaining unit containing a general
10	employee, the state is prohibited from bargaining with respect to a proposal that does
11	any of the following:
12	1. If there is an increase in the consumer price index change, provides for total
13	base wages for authorized positions in the proposed collective bargaining agreement
14	that exceed the total base wages for authorized positions 180 days before July 1,
15	2011, by a greater percentage than the consumer price index change.
16	2. If there is a decrease or no change in the consumer price index change,
17	provides for any change in total base wages for authorized positions in the proposed
18	collective bargaining agreement from the total base wages for authorized positions
19	180 days before July 1, 2011.".
20	145p. Page 1508, line 3: after that line insert:
21	"(3f) Bidding threshold for University of Wisconsin System. The
22	renumbering of section 16.75 (1) (b) and (2m) (b) of the statutes and the creation of
23	section 16.75 (1) (b) 2. and (2m) (b) 2. of the statutes first applies with respect to bids

146p. Page 1510, line 7: delete lines 7 to 24.

or proposals solicited on the effective date of this subsection.".

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1 146q. Page 1514, line 5: after that line insert: "(1q) COLLECTIVE BARGAINING; MUNICIPAL EMPLOYEES. The treatment of sections 2 66.0506, 111.70 (1) (a), (f), (fm), (n), and (p), (2), (3) (a) 3., 5., 6., 7m., and 9. and (b) 3 6m., (3m), (3p), (4) (bm), (c) 2., (cg), (d) 2. a. and 3. b., and (p), (mb) 2. b., and (mbb), 4 (7m) (c) 1. a., and (8) (a), 111.71 (2), (4m), and (5m), 111.77 (9), and 904.085 (2) (a) of 5 the statutes first applies to employees who are covered by a collective bargaining 6 agreement under subchapter IV of chapter 111 of the statutes that contains 7 8 provisions inconsistent with those sections on the day on which the agreement expires or is terminated, extended, modified, or renewed, whichever occurs first.". 9 10 146s. Page 1514, line 11: delete that line and substitute "GOVERNMENTS. The treatment of sections 59.52 (30), 62.15 (1d), and 66.0901 (11) of the statutes first". 11 146t. Page 1516, line 12: after "Choice Program" insert "and choice programs 12 13 IN OTHER ELIGIBLE SCHOOL DISTRICTS". 146u. Page 1516, line 13: after "(intro.)," insert "(bg),". 14 146v. Page 1516, line 15: delete "section" and substitute "sections 118.60 (4) (bg) 15 16 and". 146w. Page 1517, line 25: delete "2012" and substitute "2013". 17 146x. Page 1518, line 5: delete lines 5 to 9. 18 148m. Page 1518, line 16: delete "(b) (intro.) and (8) (b)" and substitute "(bg) 19 20 and (8) (bg)". 21 149m. Page 1522, line 4: delete "section 108.04 (1) (c)" and substitute "sections 22 108.04 (8) (b) and (13) (cm) and 108.09 (4r)". 23 150m. Page 1522, line 10: delete lines 10 to 18. 151m. Page 1526, line 22: delete that line and substitute "GOVERNMENTS. The 24

creation of sections 59.52 (30), 62.15 (1d), and 66.0901 (11) of the".

1	152m. Page 1528, line 18: delete "2012" and substitute "2013".
2	153m. Page 1530, line 15: delete lines 15 to 22.
3	154m. Page 1531, line 4: delete "(1)d)" and substitute "(1d)".
4	155m. Page 1531, line 5: after "(e)" insert ", (2), (3) (intro.), and (8) (intro.)".
5	156m. Page 1531, line 15: after "(2) (f)," insert "16.75 (1) (b) and (2m) (b),".
6	157m. Page 1531, line 16: after "(f) 2.," insert "16.75 (1) (b) 2. and (2m) (b) 2.,".
7	158m. Page 1531, line 17: delete "Section" and substitute "Sections".
8	159p. Page 1531, line 17: after "(1c)" insert "and 9301 (3f)".
9	160p. Page 1532, line 1: delete lines 1 to 8.
10	160q. Page 1532, line 12: delete "20.465" and substitute "20.865". \(\)

(END)